Agenda

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Audit Authority, Objectives, Scope, and Methodology
Audit Authority and Objectives

The State Controller’s Office and the Citizens Oversight Board entered into a one-year contract on July 17, 2019 to:

- Develop an audit plan to include a selection of completed projects (80% LEAs and 20% CCDs) to determine compliance with Proposition 39 Program Guidelines.
- Determine that (1) selected projects adhered to CEC’s Program Implementation Guidelines (for LEAs) and the CCCCO’s Proposition 30 Implementation Guidelines (CCDs) and (2) each energy expenditure plan was approved in accordance with the CEC’s Energy Expenditure Plan Handbook (for LEAs) and Proposition 30 Implementation Guidelines (for CCDs).
Audit Scope

As of June 30, 2019, California schools reported the following completed project costs under the Proposition 39 Program:

- Local Education Agencies – 234 LEAs totaling $171,890,450
- Community College Districts – 59 CCDs totaling $66,985,654
Audit Scope

From the listing of completed projects, we judgmentally selected for audit:

• 17 LEAs with reported total expenditures of $37,700,150 (22% of the total), and
• 4 CCDs with reported total expenditures of $7,402,112 (11% of the total).

(Our selections included both urban and rural districts throughout various areas of the State)
Audit Methodology - LEAs

We determined whether:

- Planning funds were expended properly and unused funds were applied to project implementation;
- LEAs submitted an Energy Expenditure Plan (EEP) to the CEC consistent with their project priorities;
- The CEC approved the EEPs in compliance with the Proposition 39 Program Implementation Guidelines and EEP Handbook;
- The approved EEPs included all of the required components;
- The final report from the LEA included all information outlined in Public Resource Code sections 26240(b)(1) through section 26240(b)(7);
- LEAs used a competitive bid process and did not use a sole-source process to award project funds;
- LEAs had signed contracts identifying project specifications, costs, and energy savings; and
- Project costs incurred were adequately documented and supported.
Audit Methodology - CCDs

We determined whether:

- CCDs submitted a Proposition 39 Funding Application to the California Community Colleges Chancellor’s Office (CCCCO), which approved the application consistent with CCCCO Implementation Guidelines;
- CCDs submitted a “Call for Projects” form identifying projects as energy efficiency or renewable energy generation;
- Proposition 39 Close-out Project Completion Forms and the Annual Project Expenditure Report submitted to the CCCCO contained all the required information;
- CCDs used a competitive bid process and did not use a sole-source process to award project funds;
- CCDs had signed contracts identifying project specifications, costs, and energy savings; and
- Project costs incurred were adequately documented and supported.
Audit Results (Monetary Findings)

Sole-Sourced Contracts – Sole-sourced contracts totaled:
• $9,537,047 for six LEAs.

Ineligible Expenditures – Ineligible Project Costs totaled:
• $3,034 for one LEA that consisted of unapproved costs for conferences, seminars, and a one-year membership in the School Energy Coalition.
Audit Results (Non-Monetary Findings)

Energy Savings Not Identified – Signed contracts did not specify required projected energy savings for twelve LEAs and four CCDs.

No signed contracts – Four LEAs had project expenditures that were not supported with signed contracts. All of these expenditures are included in the monetary finding for sole-sourced project costs.

Final Project Completion Reports Submitted After the Deadline – Final project completion reports were submitted to the CEC more than 15 months after the deadline for nine LEAs.
Audit Results (Observation)

Two LEAs received Proposition 39 funds exceeding the amounts in their approved EEPs, totaling $232,713. We brought this issue to the attention of the California Department of Education (CDE).

CDE agrees that the two districts received excess payments likely due to changes made in planning fund budgets and the lack of final project completion reports when apportioning funds.

This issue is labeled as an Observation because reconciling funds apportioned by the CDE to final EEP amounts approved by the CEC was not an objective of our audit. However, audit standards require that we report the issue, as it requires the attention of management.
Questions