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To:	Tech Forum
Cc:	Patton,Kathryn B (BPA) - PSW-SEATTLE; Jackson,Melanie M (TFE)(BPA) - TSE-TPP-2
Subject:	Comments for UAI assessment under BP26/TC26
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- 1. Tacoma supports the Bonneville Power proposal for Energy UAI to be based upon the hourly LAP price, better reflecting the marginal market energy price in which the UAI occurred.
- 2. Tacoma supports the BPA proposal to construct a Demand UAI method for Slice that allows for a 4-hour event limit before the demand component of the UAI applies.
- 3. Tacoma supports the UAI Waiver as proposed by BPA. However, Tacoma would like to expand the language to consider technology and communication failures as "good cause" for consideration for a waiver. It is unlikely that an equipment failure or forced outage would be the root cause of a Slice scheduling error.
- 4. Maintain the \$2500/MWH cap to cover possible differing interpretations of "foreseeable" and "avoidable" circumstances between BPA and Customer

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