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To: [Tech Forum](#)
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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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