Dear Washington UTC,

All utilities should disclose their models and data to technical advisory group members who sign non-disclosure agreements, as is done in other states.

This is a comment for Docket # UE 190698.

As a Washington State ratepayer, I am strongly in support of effective public accountability and engagement for investor-owned utilities. I am excited for Washington's Clean Energy Transformation Act (CETA) to take effect, and appreciate your role in making sure that the implementation of this law delivers on its intended vision of a state powered by 100% clean energy.

With that in mind, I would like to make a comment on the importance of public participation in energy planning. Integrated Resource Plans have been a powerful tool for public input here in Washington State, and it has allowed customers to advocate for clean, transparent, and equitable energy decisions. These planning sessions are one of the few oversight and watchdog opportunities we get. Please keep the requirement that they happen every two years rather than every four, as proposed.

As a ratepayer and concerned resident, I thank you for representing my interests and making sure utilities are accountable to the public.

Sincerely,

Rachel McDonald 4209 28th Ave. SW Seattle, WA 98126 mcdonaldrachel@gmail.com (616) 498-9962

This message was sent by KnowWho, as a service provider, on behalf of an individual associated with Sierra Club. Please contact Lillian Miller at core.help@sierraclub.org or (415) 977-5500 for more information.