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From: [Kevin Jones](#)
To: [UTC DL Records Center](#)
Cc: [Cebulko, Bradley \(UTC\)](#); [Scanlan, Kathi \(UTC\)](#)
Subject: Update: Notice of opportunity to file written comments, Docket UE-190698
Date: Tuesday, June 30, 2020 6:15:43 PM
Attachments: [Wa State & IOU GHG reduce - enclosure.docx](#)

This comment regarding UE-190698 is a revision of a comment included in the Vashon Climate Action Group submittal on 12/19/2019, page 20, pertaining to IRP analysis compliance with city, county and state approved clean energy policy goals and timelines. The revised comment removes compliance with city and county clean energy policy goals and timelines while providing additional definition of utility compliance with state clean energy policy goals and timelines.

The Vashon Climate Action Group (VCAG) welcomes the opportunity to provide written comments, enclosed, regarding the Electric Integrated Resource plan (IRP) rulemaking docket UE-190698. Two VCAG members are part of the Puget Sound Energy (PSE) Technical Advisory Group (TAG). We participated in the 2017 PSE IRP UTC Hearing and the 2019 PSE IRP planning activity. Our submitted comments are directly informed by participation in these activities.

The work of the Commission, prompted by the passage last year of the Clean Energy Transformation Act (CETA) is important. Legislative changes, embodied in CETA, have long been called for by PSE TAG members. We look forward to supporting the Electric IRP rulemaking process to assure the intent and practice of CETA are clearly established in the Washington Administrative Code.

Please do not hesitate to contact me with questions should they arise. We look forward to participating in hearings and other proceedings to support CETA rulemaking.

Kevin Jones

Vashon Climate Action Group board member
BSEE, University of Washington
206-463-1766
Kevinjonvash@gmail