

JOINT WORKSHOP AND DISCUSSION With Utilities and Transportation Commission Interpretations of "use" (RCW 19.405.040(1)(a)) Dec. 6, 2021, starting at 1 p.m. Hosted via online webinar, details below

Login information

- Meeting link (link)
- Meeting ID: 822 6725 9966
- Passcode: CETA

Dial-in information

- Phone #: +1 253 215 8782
- Meeting ID: 822 6725 9966
- Passcode: 878631

AGENDA

1. Welcome and introductions

- Commissioner opening remarks
- Commerce opening remarks

15 minutes

2. Use of retained RECs

The Draft Rule allows the use of retained RECs associated with electricity from renewable generation that is sold as unspecified. How, or how not, is the Draft Rule supported by statutory language and what is the effect of using retained RECs?

- NW Energy Coalition
- Joint IOUs
- Renewable Northwest
- Climate Solutions
- Public Counsel
- Other commenters

3. Acquisition of resources well-suited to meet retail load 45 minutes

Draft WAC 480-100-650(1)(a) aims to establish a planning and acquisition standard that requires utilities to acquire resources that are well-suited to directly meet projected retail electric load. What additions, if any, to the Draft Rules are needed to achieve that aim?

- Joint IOUs
- Climate Solutions
- Northwest Requirements Utilities
- Renewable Northwest
- NW Energy Coalition
- Public Counsel
- Other commenters

4. Break

5. Tracking and differentiating RECs

The draft rule requires the electricity associated with a retained REC be sold as unspecified. How should a utility show that it sold the electricity as unspecified? The draft rule specifies that the electricity associated with a retained REC come from a utility owned or controlled renewable generator. How should a utility show that it owned or controlled the renewable electricity used to create a retained REC?

- Joint IOUs
- Center for Resource Solutions
- NW Energy Coalition
- Renewable Northwest
- Public Generating Pool
- Other commenters

10 minutes

30 minutes

25 minutes

6. Electricity sold into California

Should the rules prohibit the use of Retained RECs for primary compliance where the underlying electricity is sold to California? Should replacement power be unspecified or cleaner?

- Center for Resource Solutions
- Renewable Northwest
- Public Generating Pool
- Climate Solutions
- Western Power Trading Forum
- Joint IOUs
- NW Energy Coalition
- Public Counsel
- Other commenters

7.	Other suggested topics	20 minutes
8.	Public comments	20 minutes
9. • •	Closing comments and next steps Commerce closing remarks UTC closing remarks Next steps	15 minutes

25 minutes