

**Public Counsel List of Conditions\***

|     | <b>Condition</b>   | <b>Page Location</b> |
|-----|--|----------------------|
| 1.  | Avista must provide the percentage of retail sales of electricity supplied by non-emitting resources and renewable resources in 2020   | Page 2               |
| 2.  | Avista must propose targets for all active Demand Response programs, and formally report results in the biennial CEIP update   | Page 3               |
| 3.  | Avista must formally present the Joint Advocate proposed CBIs to its EAG** and work with its members to gather feedback and incorporate CBIs in the areas of increased community employment opportunities, reduced barriers to participation, reduction in number and amount of arrearages, and reduced residential disconnections, and any others deemed necessary, before the biennial CEIP update | Page 11              |
| 4.  | Avista must provide regular updates and engagement regarding the process to create a metric for Indoor Air Quality, and submit a formal metric for evaluation at least by the biennial CEIP update   | Page 12              |
| 5.  | When analyzing the specific actions for their expected outcomes on the CBIs, Avista must analyze each specific action through each of the CBIs, and explain how they expect the action will affect each CBI. In the event a CBI may not be applicable, Avista must explain why   | Page 12              |
| 6.  | Avista must provide quarterly updates to each of its advisory groups regarding its resource acquisition plans and progress   | Page 12-13           |
| 7.  | Avista must participate in any further discussions and/or workshops regarding incremental cost calculations, and incorporate any changes necessary to their methodology  | Page 13              |
| 8.  | “The designation of Highly Impacted Communities” as a role of the EAG should be removed from Avista’s CEIP, and the Company’s advisory groups should be facilitated such that this designation is not under consideration  | Page 14              |
| 9.  | Avista must include a publicly available and regularly updated list of its EAG members and their organization or community affiliations in this and future CEIPs   | Page 14              |
| 10. | Avista must include the EAG in its March 2022 review of the Equity Lens Session format, and provide in this docket a report on the changes discussed and made with the EAG, the facilitator, and the Company   | Page 15              |
| 11. | Avista must file with the commission a progress report on what actions have been taken since October 2021 to reduce barriers to public participation, and what actions it plans to take before October 2022. After October 2022, the Company must file the plan it will implement during the 2022-2025 timeframe, and provide a progress report of this plan in the biennial CEIP update             | Page 15              |

\*As mentioned in our comments, this is a preliminary list of conditions. We look forward to reviewing feedback from other stakeholders and may add or modify any conditions necessary

\*\*Public Counsel would be willing to help facilitate this conversation at a future EAG meeting, and hope to work collaboratively with Avista to provide the proposed CBI information to its EAG