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May 19, 2022

Amanda Maxwell
Executive Director and Secretary
Washington Utilities & Transportation Commission
621 Woodland Square Loop SE
Lacey, Washington 98503

RE: UE-210628 - Avista Utilities 2021 Clean Energy Implementation Plan Contidtions List

Dear Ms. Maxwell:

On October 1, 2021, Avista Corporation, dba Avista Utilities (Avista or the Company), filed its 2021 Clean Energy Implementation Plan (CEIP) to comply with the Clean Energy Transformation Act (CETA). The Company hereby provides the enclosed set of conditions (Conditions) for the Commission to consider as it takes action on the CEIP per RCW 19.405.060(1)(c) which states, "The commission, after a hearing, must by order approve, reject, or approve with conditions an investor-owned utility's clean energy implementation plan and interim targets."

In February 2022 Avista began discussions on a set of conditions with the Staff of the Washington Utilities and Transportation Commission (Staff), the Public Counsel Unit of the Wasington State Attorney General's Office (Public Counsel), The Energy Project (TEP), Alliance of Western Energy Consumers (AWEC), Sierra Club, Northwest Energy Coalition (NWEC), Northwest and Intermountain Power Producers Coalition and Renewable Energy Coalition (NIPPC/REC), and Front and Centered (collectively referred to as the Parties). The Company and the Parties spent sigifnicant time discussing and negotiating the Conditions. As of the time of this

filing, the Parties provided the following positions on the Conditions to be included in this transmittal:

Staff - Staff is in agreement with all of the proposed conditions. Staff will propose an additional condition related to CBIs that it believes the Commission should consider in the open meeting memo and at the recessed open meeting, but Staff does not request that the Commission set an adjudication over this issue at this time.

Public Counsel - Public Counsel generally has no objections to the proposed conditions and does not seek adjudication. Public Counsel will file written comments and be present at the open meeting to offer oral comments. Public Counsel may seek clarification from the Commission and will highlight issues it found to be important.

The Energy Project – TEP has no objections to the proposed conditions.

AWEC - AWEC takes no position on the proposed conditions, but reserves the right to address any issue should the Commission set an adjudication.

Renewable Northwest – Renewable Northwest supports many of the conditions, but remains concerned that Avista's interim renewable energy targets are inconsistent with the requirements of CETA.

NWEC – NWEC supports many of the conditions, but remains concerned that Avista's interim renewable energy targets are inconsistent with the requirements of CETA.

NIPPC/REC – NIPPC/REC take no position on the Conditions.

Front and Centered – Front and Centered take no position on the Conditions.

Sierra Club – Sierra Club did not provide a position on the Conditions.



Avista looks forward to the discussion of the CEIP and Conditions at the Commission's June 16th Open Meeting. Please direct any questions to me at shawn.bonfield@avistacorp.com or (509) 495-2782.

Sincerely,

Is/Shawn Bonfield

Shawn Bonfield Sr. Manager of Regulatory Policy & Strategy

