

UE-220770

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Avista Corp.

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December 27, 2022

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

Re: Docket No. UE-220770 – Revised Petition of Avista Corporation For an Order Approving Its Four-Year Demand and Resource Supply Forecast Pursuant to the Climate Commitment Act

Dear Ms. Maxwell:

On October 20, 2022, Avista filed with the Commission, its Petition for an order approving its four-year demand and resource supply forecast pursuant to RCW 70A.65.120, the Climate Commitment Act, and the Notice issued by the Commission on September 30, 2022 requiring the electric investor-owned utilities to file a forecast by October 31, 2022. Avista's four-year supply and demand forecast represents an estimate of Washington load as well as the estimated electricity resource mix based on average water conditions during the compliance period (2023-2026).

After discussion with Commission Staff, Avista identified an error in the calculation of the total MWhs and allocated WA MWhs shown in Table No. 1 on page 3 of the Petition for each year from 2023-2026, specifically for the category of Non-Emitting Plants. For these plants, Avista double counted the amount of station service required. The table has been corrected within the enclosed revised Petition and supporting Attachment A. Note because the error only related to Non-Emitting Plants, it did not affect the forecast of total emissions calculated for each calendar year.

Please note that Attachment A includes CONFIDENTIAL information and should be treated as CONFIDENTIAL per WAC 480-07-160.

If you have any questions regarding this filing, please contact me at (509) 495-2782 or <a href="mailto:shawn.bonfield@avistacorp.com">shawn.bonfield@avistacorp.com</a>.

Sincerely,

## |s|Shawn Bonfield

Shawn Bonfield Sr. Manager of Regulatory Policy & Strategy

