Avista Corp.

1411 East Mission P.O. Box 3727 Spokane. Washington 99220-0500 Telephone 509-489-0500 Toll Free 800-727-9170

August 9, 2019

Mark L. Johnson Executive Director and Secretary Washington Utilities & Transportation Commission 621 Woodland Square Loop SE Lacey, WA 98503

Dear Mr. Johnson,

Avista Corporation, dba Avista Utilities (Avista or Company), submits the following tariff revisions to its Schedule 62 "Small Power Production and Cogeneration Schedule", WN 28 – Electric Service:

Thirteenth Revision Sheet 62 Canceling Substitute Twelfth Revision Sheet 62 Substitute Original Sheet 62A Original Sheet 62B Original Sheet 62C

The Washington Utilities and Transportation Commission (Commission) has recently adopted WAC Chapter 480-106, *Electric Companies – Purchases of Electricity from Qualifying Facilities*, and revisions to WAC Chapter 480-107, *Electric Companies – Purchases of Electricity*. The Commission filed its Adoption Order with the Code Reviser on June 12, 2019. The Rules were effective on July 13, 2019. Pursuant to the new rules, the Company is revising its Tariff Schedule 62 to satisfy the following new requirements:

WAC Citation	Description
480-106-030(2)(a)	Each utility must file contracting procedures that sets forth the
	obligations of the utility and the qualifying facility entering into
	contracts for the purchase and sale of qualifying facility output. See
	Attachment A.
480-106-030(4)	All utilities shall file standard contract provisions for purchases from a
	qualifying facility with a capacity of five megawatts or less. See
	Attachment B.
480-106-040	A utility must file a schedule of estimated avoided costs that
	identifies its avoided cost of energy and its avoided cost of capacity.
	See Schedule 62C.
480-106-050(4)(a)(i)	The utility's standard rates for purchases must offer fixed rates to a new
	qualifying facility for a term of fifteen years. See Schedule 62 - 62B.

As noted in the table above, Avista's proposed contracting procedures to satisfy the requirement in WAC 480-106-030(2)(a) are set forth in Appendix A. The standard contract provisions for small qualifying facilities (5 MWs or less) required pursuant to WAC 480-106-030(4) are contained in the template contract that is submitted as Appendix B. Finally, the schedule of avoided costs and the Company's standard rates required under WAC 480-106-040 and WAC 480-106-050(4)(a)(i) are in the proposed Schedules 62-62C.

Pursuant to WAC 480-100-193, a "Notice of Tariff Change" will be posted on the Company's website coincident with the date of this filing. Avista will also post on its website the nonbinding term sheet for qualifying facilities with capacities greater than 5MWs as required by WAC 480-106-030(5).

Avista requests the tariff revisions described herein become effective October 11, 2019. If you have any questions regarding this filing please contact Clint Kalich at 509-495-4532 or myself at 509-495-4975 or <a href="mailto:linda.gervais@avistacorp.com">linda.gervais@avistacorp.com</a>.

Sincerely,

|s|Linda M. Gervais

Linda M. Gervais Senior Manager, Regulatory Policy & Strategy <u>linda.gervais@avistacorp.com</u> 509-495-4975