

**BEFORE THE WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION**

WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION,

Complainant,

v.

AVISTA CORPORATION d/b/a
AVISTA UTILITIES,

Respondent.

DOCKETS UE-240006 and
UG-240007 (*Consolidated*)

**SIERRA CLUB
PETITION TO INTERVENE**

1. Pursuant to WAC § 480-07-355, Sierra Club hereby petitions the Washington Utilities and Transportation Commission (“Commission”) for leave to intervene in the above-referenced docket, as an intervenor with full party status as described in WAC § 480-07-340.

2. Sierra Club’s business address:

Sierra Club Environmental Law Program
2101 Webster St., Suite 1300
Oakland, CA 94612

3. Sierra Club will be represented in this matter by attorney Gloria D. Smith (CA Bar No. 200824). Ms. Smith is a full-time employee of the Sierra Club, is an attorney in good standing, and is admitted to practice law by the Supreme Court of California. Ms. Smith will separately file a notice of appearance with the Commission, as required by WAC 480-07-345(2).

4. Sierra Club requests service of all documents at the following address, preferably by email:

Gloria Smith
Sierra Club Environmental Law Program
2101 Webster St., Suite 1300
Oakland, CA 94612
gloria.smith@sierraclub.org

To the extent allowed by Commission rules and the presiding officer, Sierra Club requests that electronic service only be provided to the following individual:

Maddie Lipscomb
Legal Assistant
maddie.lipscomb@sierraclub.org

5. Sierra Club is a national, non-profit environmental and conservation organization incorporated under the laws of the State of California. The Sierra Club is dedicated to the protection of public health and the environment. Sierra Club petitions to intervene in this proceeding on behalf of itself and its more than 25,000 Sierra Club members who live and purchase utility services in Washington, many of whom are residential customers of Avista. Sierra Club's Washington members have a direct and substantial interest in this proceeding. Sierra Club's members in Washington, including those in Avista's service territory, have advocated for years for a responsible transition away from reliance on fossil fuel resources and for the development of a cleaner and more sustainable energy system. Avista's application affects these interests by proposing changes to rates and policies that relate to its role in meeting Washington's energy and decarbonization policies.

6. Sierra Club seeks to intervene in this proceeding regarding Avista's expenditures and policies related to the development of natural gas resources and Avista's compliance with Washington's energy and decarbonization policies, including the Climate Commitment Act ("CCA") and Senate Bill 5295. Sierra Club may also address other issues that arise in this proceeding.

7. Sierra Club has extensive experience in the environmental benefits, the public health benefits, and the associated utility economics related to the increased use of clean energy to

replace fossil fuels. Sierra Club's Beyond Coal and Building Electrification campaigns advance the development of electrification, energy conservation, demand-side management, and renewable energy policies, which eliminate or reduce global climate change emissions, reduce utility bills, and promote access to renewable energy. Sierra Club's work includes advocating for the implementation of robust incentive programs that assist its members and utility consumers to electrify, generate their own renewable energy, and increase energy efficiency. Sierra Club's work also includes intervening in general rate cases across the country, participating in integrated resource planning, participating in efficiency and renewable energy dockets at public utility commissions nationwide, and submitting comments in numerous state and federal agency energy-related proceedings and rulemakings. Sierra Club has participated in numerous rate cases in Washington, including Avista's most recent previous rate case filing (Docket UE-220053).

8. Sierra Club does not propose to broaden the issues in this proceeding. To the extent other environmental organizations intervene in the proceeding, Sierra Club will work with those organizations to avoid duplication of efforts. Due to factors including Sierra Club's grassroots membership-based model and nationwide experience, it represents a unique set of interests that will not be adequately represented by other participants in this proceeding. Sierra Club thus respectfully requests that the Commission grant its Petition to Intervene.

Dated this 15th day of February, 2024.

Respectfully submitted,

/s/ Gloria D. Smith _____

Gloria D. Smith

Managing Attorney

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Attorney for Sierra Club