Exh. AIW-6 Dockets UE-200900, UG-200901, UE-200894 Witness: Amy I. White

#### BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

#### WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

Complainant,

v.

AVISTA CORPORATION, d/b/a AVISTA UTILITIES,

**Respondent.** 

DOCKETS UE-200900, UG-200901, UE-200894 (*Consolidated*)

#### EXHIBIT TO TESTIMONY OF

#### Amy I. White

#### STAFF OF WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

Avista's Response to UTC Staff Data Request No. 107, Supplemental 3, filed March 9, 2021

April 21, 2021

#### AVISTA CORP. RESPONSE TO REQUEST FOR INFORMATION

JURISDICTION:	WASHINGTON	DATE PREPARED:	03/09/2021
CASE NO.:	UE-200900 & UG-20901	WITNESS:	E. Andrews / K. Schultz
<b>REQUESTER:</b>	UTC Staff - Higby	<b>RESPONDER:</b>	J. Pluth / K. Schultz /L. Andrews
TYPE:	Data Request	DEPT:	Regulatory Affairs
<b>REQUEST NO.:</b>	Staff – 107 Supplemental 3	TELEPHONE:	(509) 495-2204
		EMAIL:	jeanne.pluth@avistacorp.com
			Kaylene.schultz@avistacorp.com

#### **REQUEST: Re: Capital Additions – Pro Forma**

Staff understands that Avista will be closing its books for 2020 on or before February 15, 2021.

- a. **By February 22, 2021**, please provide the actual transfers to plant as of December 31, 2020, for the Expenditure Requests listed in Avista's Adjustments 3.11 through 3.19 for electric operations and Adjustments 3.11 through 3.18 for gas operations. Please clearly delineate between WA-electric and WA-gas amounts.
- b. Please provide updated workpapers for each pro forma plant adjustment.

#### **RESPONSE:**

The Company will provide this information in sub-parts related to each Pro Forma adjustments 3.11 - 3.19 as noted in the table below:

DR 1	07 - Capital Additions Update	Year Data	PF Adj &
Part	Capital Adj Name	Updated*	Attachment Label
a.)	3.11 Customer at the Center	2020	3.11
<b>b.</b> )	3.12 Large Distinct Projects	2020	3.12
<b>c.</b> )	3.13 Programs	2020	3.13
<b>d.</b> )	3.14 Mandatory and Compliance	2020	3.14
e.)	3.15 Short-Lived Assets	2020	3.15
<b>f.</b> )	3.16 Advanced Metering Infrastruct	2020-2021	3.16
<b>g.</b> )	3.17 Wildfire Resiliency Plan	2020-2021	3.17
<b>h.</b> )	3.18 Energy Imbalance Market	2020-2022	3.18
<b>i.</b> )	3.19 Colstrip Additions/Amortization	2020-2022	3.19
this re In addi	apital additions included in Pro Forma Capital sponse to include actual transfers-to-plant from (tion, PF 3.16 - 3.19 include updated planned tra- ns included through 2021 (Wildfire and AMI) a ip).	n January 1, 2020 msfers-to-plant, w	through December 2020. here applicable, for

### UPDATED 2/26/2021:

a.) <u>PF Adj. 3.11 Customer at the Center</u> – updated information <u>Supplemental 1</u> - provided 2/22/2021.

- b.) PF Adj. 3.12 Large Distinct Projects updated information Supplemental 1 provided 2/22/2021.
- c.) <u>PF Adj. 3.13 Programs</u> updated information <u>Supplemental 1</u> provided 2/22/2021.
- d.) <u>PF Adj. 3.14 Mandatory and Compliance</u> updated information <u>Supplemental 1</u> provided 2/22/2021.
- e.) <u>PF Adj. 3.15 Short-Lived Assets</u> updated information <u>Supplemental 1</u> provided 2/22/2021.

f.) <u>PF Adj. 3.16 Advanced Metering Infrastructure (AMI)</u> – updated information <u>Supplemental 2</u> - provided 2/26/2021.

g.) <u>PF Adj. 3.17 Wildfire Resiliency Plan</u> – updated information <u>Supplemental 1</u> - provided 2/22/2021.

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h.) <u>PF Adj. 3.18 Energy Imbalance Market (EIM)</u> – updated information <u>Supplemental 1</u> - provided 2/22/2021

i.) <u>PF Adj. 3.19 Colstrip Additions/Amortization</u> – <u>**Revised information**</u> Supplemental 2 – provided 2/26/21.

# <u>**REVISED**</u> – part i.) previously provided was **REVISED** 02/26/2021 and moved sequentially below.

## [SUPPLEMENTAL 2 UPDATED 02/26/2021]

#### Summary Tables (provided 02.22.2021) [updated 02/26/2021]

Below is a summary of Pro Forma Adjustments 3.11 – 3.19: <u>As-Filed</u> versus <u>Updated per Staff-DR-107</u> and <u>Net Change</u>, for Washington Electric and Washington Natural Gas including: **Net Rate Base, Net Operating Income (NOI) and Revenue Requirement impacts.** 

Detail information for each Pro Forma Adjustment (3.11-3.19) follows the tables.

Washington Electric (000s)			A	As Filed				Upda	ted	- Staff D	R	107	Ne	et Change in
						Revenue					Revenue		Revenue	
Pro Forma Adjustment Summary	R	ate Base		NOI	Re	equirement	R	ate Base		NOI	Re	quirement	R	equirement
3.11 Customer at the Center	\$	9,316	\$	(1,404)	\$	2,775	\$	10,279	\$	(1,559)	\$	3,075	\$	300
3.12 Large Distinct Projects	\$	23,308	\$	(238)	\$	2,608	\$	18,005	\$	(95)	\$	1,897	\$	(711)
3.13 Programs	\$	51,538	\$	(749)	\$	6,062	\$	47,479	\$	(423)	\$	5,231	\$	(831)
3.14 Mandatory and Compliance	\$	35,584	\$	(375)	\$	3,997	\$	36,826	\$	(337)	\$	4,069	\$	72
3.15 Short-Lived Assets	\$	10,886	\$	(1,496)	\$	3,052	\$	10,180	\$	(1,465)	\$	2,941	\$	(110)
3.16 Advanced Metering Infrastructure	\$	92,164	\$	(7,154)	\$	18,538	\$	87,584	\$	(7,150)	\$	18,082	\$	(456)
3.17 Wildfire Resiliency Plan	\$	13,126	\$	(3,359)	\$	5,739	\$	11,185	\$	(3,371)	\$	5,563	\$	(174)
3.18 Energy Imbalance Market	\$	9,358	\$	(2,160)	\$	3,780	\$	12,576	\$	(2,620)	\$	4,706	\$	926
3.19 Colstrip Additions/Reg. Amortization (1)	\$	(15,606)	\$	105	\$	(1,674)	\$	(20,491)	\$	374	\$	(2,511)	\$	(837)
Total Balances	\$	229,674	\$	(16,830)	\$	44,877	\$	213,623	\$	(16,646)	\$	43,054	\$	(1,823)

(1) See Staff-DR-107- 3.19 Attachment A-Revised.

Washington Natural Gas (000s)			A	s Filed				Updat	ted	- Staff E	)R 1	107	Net Change in	
					ŀ	Revenue					F	Revenue		Revenue
Pro Forma Adjustment	Rat	e Base		NOI	Re	quirement	R	ate Base		NOI	Re	quirement	R	equirement
3.11 Customer at the Center	\$	2,923	\$	(441)	\$	871	\$	2,994	\$	(449)	\$	889	\$	18
3.12 Large Distinct Projects	\$	7,191	\$	(110)	\$	853	\$	7,251	\$	(55)	\$	786	\$	(66)
3.13 Programs	\$	7,194	\$	(143)	\$	897	\$	6,629	\$	(79)	\$	757	\$	(140)
3.14 Mandatory and Compliance	\$	13,123	\$	(150)	\$	1,489	\$	10,469	\$	(104)	\$	1,167	\$	(322)
3.15 Short-Lived Assets	\$	3,408	\$	(489)	\$	983	\$	2,967	\$	(424)	\$	854	\$	(129)
3.16 Advanced Metering Infrastructure	\$	35,433	\$	(2,550)	\$	6,861	\$	33,084	\$	(2,513)	\$	6,581	\$	(280)
Total Balances	\$	69,272	\$	(3,883)	\$	11,954	\$	63,394	\$	(3,624)	\$	11,033	\$	(919)

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#### **Detail information for each Pro Forma Adjustment (3.11-3.19):**

The Company's Pro Forma Adjustments 3.11 - 3.19 have been updated below as follows (see detail workpapers included as attachments for changes in expense, net rate base, net income and revenue requirement from the Company's filed case):

**a.**) <u>**PF Adj. 3.11 Customer at the Center**</u> – has been updated to reflect actual 2020 transfers to plant, including retirements. The net impact of these updates to the Customer at the Center adjustment are as follows:

Adjustment 3.11 - Customer at the Center														
	WA - Electric WA - Natural G													
						vision to						vision to		
In 000's					P	'F Adj.					P	F Adj.		
		Filed	R	levised		3.11		Filed	R	evised		3.11		
Plant in Service	\$	3,726	\$	8,495	\$	4,769	\$	1,393	\$	2,368	\$	976		
A/D		6,154		2,016		(4,138)		1,708		692		(1,016)		
ADFIT		(564)		(232)		332		(177)		(66)		111		
Rate Base	\$	9,316	\$	10,279	\$	963	\$	2,923	\$	2,994	\$	71		
Depreciation Expense	\$	1,838	\$	2,042	\$	204	\$	577	\$	588	\$	11		
Expense	\$	1,838	\$	2,042	\$	204	\$	577	\$	588	\$	11		

The impact of updating the 2020 capital additions in PF Adj. 3.11 Customer at the Center <u>increases</u> the Company's requested electric revenue requirement by approximately <u>\$300,000</u> and <u>increases</u> the Company's requested natural gas revenue requirement by approximately <u>\$18,000</u>.

Please see Staff-DR-107 Supplemental 1 - 3.11 Attachment A for the workpapers that have been provided as support for these updates.

**b.**) <u>**PF** Adj. 3.12 Large Distinct Projects</u> – has been updated to reflect actual 2020 transfers to plant, including retirements. The net impact of these updates to the Large Distinct Projects adjustment are as follows:

Adjustment 3.12 - Large Distinct Projects															
	WA - Electric WA - Natural G														
						vision to						ision to			
In 000's					P	°F Adj.					PI	F Adj.			
		Filed	R	levised		3.12		Filed	R	evised		3.12			
Plant in Service	\$	15,633	\$	12,307	\$	(3,326)	\$	6,317	\$	5,695	\$	(622)			
A/D		8,385		6,218		(2,166)		1,047		1,720		672			
ADFIT		(710)		(520)		190		(174)		(164)		10			
Rate Base	\$	23,308	\$	18,005	\$	(5,302)	\$	7,191	\$	7,251	\$	61			
Donnoistion Europea	¢	155	¢	220	¢	(216)	¢	106	¢	110	¢	(60)			
Depreciation Expense	\$	455	\$	238	\$	(216)		186	\$	118	\$	(69)			
Expense	\$	455	\$	238	\$	(216)	\$	186	\$	118	\$	(69)			

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The impact of updating the 2020 capital additions in PF Adj. 3.12 Large Distinct Projects <u>reduces</u> the Company's requested electric revenue requirement by approximately <u>\$711,000</u> and <u>reduces</u> the Company's requested natural gas revenue requirement by approximately <u>\$66,000</u>.

Please see Staff-DR-107 Supplemental 1 - 3.12 Attachment A for the workpapers that have been provided as support for these updates.

**c.**) <u>**PF** Adj. 3.13 Programs</u> – has been updated to reflect actual 2020 transfers to plant, including retirements and O&M offsets. The net impact of these updates to the Large Distinct Projects adjustment are as follows:

Adjustment 3.13 - Programs														
		1	WA	- Electric	2			W	Natural (	Jas				
					Re	vision to					Rev	vision to		
In 000's					ł	PF Adj.					P	F Adj.		
		Filed	R	Revised		3.13		Filed	R	levised		3.13		
Plant in Service	\$	43,319	\$	32,036	\$	(11,283)	\$	5,955	\$	4,695	\$	(1,260)		
A/D		10,338		17,392		7,055		1,457		2,127		670		
ADFIT		(2,119)		(1,949)		170		(217)		(192)		25		
Rate Base	\$	51,538	\$	47,479	\$	(4,059)	\$	7,194	\$	6,629	\$	(565)		
Depreciation Expense	\$	1,288	\$	848	\$	(440)	\$	229	\$	144	\$	(84)		
Expense	\$	1,288	\$	848	\$	(440)	\$	229	\$	144	\$	(84)		

The impact of updating the 2020 capital additions in PF Adj. 3.13 Programs <u>reduces</u> the Company's requested electric revenue requirement by approximately <u>\$831,000</u> and <u>reduces</u> the Company's requested natural gas revenue requirement by approximately <u>\$140,000</u>.

Please see Staff-DR-107 Supplemental 1 - 3.13 Attachment A for the workpapers that have been provided as support for these updates.

**d.**) <u>**PF Adj. 3.14 Mandatory and Compliance**</u> – has been updated to reflect actual 2020 transfers to plant, including retirements. The net impact of these updates to the Mandatory and Compliance adjustment are as follows:

Adjustment 3.14 - Mandatory and Compliance														
	WA - Electric WA - Natural G													
					Re	vision to					Rev	vision to		
In 000's					P	PF Adj.					P	F Adj.		
		Filed	R	Revised		3.14		Filed	R	levised		3.14		
Plant in Service	\$	33,737	\$	31,433	\$	(2,303)	\$	11,735	\$	8,369	\$	(3,366)		
A/D		2,905		6,580		3,675		1,743		2,384		641		
ADFIT		(1,058)		(1,187)		(129)		(355)		(284)		71		
Rate Base	\$	35,584	\$	36,826	\$	1,242	\$	13,123	\$	10,469	\$	(2,654)		
Depreciation Expense	\$	710	\$	669	\$	(41)	\$	276	\$	200	\$	(76)		
Expense	\$	710	\$	669	\$	(41)	\$	276	\$	200	\$	(76)		

The impact of updating the 2020 capital additions in PF Adj. 3.14 Mandatory and Compliance <u>increases</u> the Company's requested electric revenue requirement by approximately <u>\$72,000</u> and <u>reduces</u> the Company's requested natural gas revenue requirement by approximately <u>\$322,000</u>.

Please see Staff-DR-107 Supplemental 1 - 3.14 Attachment A for the workpapers that have been provided as support for these updates.

e.) <u>PF Adj. 3.15 – Short-Lived Assets</u> – has been updated to reflect actual 2020 transfers to plant, including retirements. The net impact of these updates to the Short-Lived Assets adjustment are as follows:

Adjustment 3.15 - Short-Lived Assets														
	WA - Electric WA - Natural G													
In 000's						vision to PF Adj.						rision to F Adj.		
		Filed	R	levised		3.15		Filed	R	evised		3.15		
Plant in Service	\$	3,707	\$	6,305	\$	2,598	\$	1,852	\$	1,872	\$	20		
A/D		7,710		4,083		(3,627)		1,721		1,155		(566)		
ADFIT		(531)		(208)		323		(166)		(60)		106		
Rate Base	\$	10,886	\$	10,180	\$	(706)	\$	3,408	\$	2,967	\$	(440)		
Depreciation Expense	\$	1,966	\$	1,922	\$	(44)	\$	642	\$	557	\$	(85)		
Expense	\$	1,966	\$	1,922	\$	(44)	\$	642	\$	557	\$	(85)		

The impact of updating the 2020 capital additions in PF Adj. 3.15 Short-Lived Assets <u>reduces</u> the Company's requested electric revenue requirement by approximately \$110,000 and <u>reduces</u> the Company's requested natural gas revenue requirement by approximately \$129,000.

Please see Staff-DR-107 Supplemental 1 - 3.15 Attachment A for the workpapers that have been provided as support for these updates.

See also Staff-DR-107 Supplemental Attachment B – **3.11-3.15** Summary.

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Adjustment 3.16 - Advanced Metering Infrastructure													
		V	VA	- Electri	c			WA	Gas				
In 000's						evision PF Adj.						evision PF Adj.	
		Filed	R	levised		3.18		Filed	R	evised		3.18	
Plant in Service	\$	81,198	\$	76,578	\$	(4,620)	\$	33,271	\$	30,903	\$	(2,368)	
A/D		(28,009)		(27,819)		190		(9,266)		(9,173)		93	
ADFIT		(14,370)		(14,330)		40		(4,241)		(4,222)		19	
AMI Regulatory Asset		53,345		53,155		(190)		15,668		15,576		(92)	
Rate Base	\$	92,164	\$	87,584	\$	(4,580)	\$	35,432	\$	33,084	\$	(2,348)	
Operating Expense/(Benefit)	\$	(2,986)	\$	(2,833)	\$	153	\$	(995)	\$	(944)	\$	51	
Regulatory Amortization	\$	10,133	\$	10,134	\$	1	\$	3,491	\$	3,491	\$	-	
Depreciation Expense		2,515		2,326		(189)		965		851		(114)	
Expense	\$	9,662	\$	9,627	\$	(35)	\$	3,461	\$	3,398	\$	(63)	

<u>**f.**</u>) **PF Adj. 3.16 AMI** – has been updated to reflect actual 2020 transfers to plant. In addition, the pro formed capital for 2021 has been revised with updated information.

The impact of updating the 2020 and 2021 capital additions in PF Adj. 3.16 AMI Assets <u>reduces</u> the Company's requested electric revenue requirement by approximately <u>\$456,000</u> and <u>reduces</u> the Company's requested natural gas revenue requirement by approximately <u>\$280,000</u>.

Please see Staff-DR-107 Supplemental 2 - 3.16 Attachment A - C for the workpapers that have been provided as support for these updates.

**g.**) **<u>PF Adj. 3.17 Wildfire Resiliency Plan</u> – has been updated to reflect actual 2020 transfers to plant. In addition, the pro formed capital for 2021 has been revised with most current information.** 

Adjustment 3.17 - Wildfire													
		I.	WA	- Electri	с								
In 000's		Filed	R	levised		vision to F Adj. 3.17							
Plant in Service	\$	13,536	\$	11,570	\$	(1,966)							
A/D		(244)		(268)		(24)							
ADFIT		(166)		(117)		48							
Rate Base	\$	13,126	\$	11,185	\$	(1,942)							
Operating Expense	\$	4,025	\$	4,025	\$	-							
Depreciation Expense		313		316		3							
Expense	\$	4,338	\$	4,341	\$	3							

The impact of updating the 2020 - 2021 capital additions in PF Adj. 3.17 Wildfire Resiliency Plan <u>reduces</u> the Company's requested electric revenue requirement by approximately <u>\$174,000</u>.

Please see Staff-DR-107 Supplemental 1 - 3.17 Attachment A for the workpapers that have been provided as support for these updates.

**h.**) <u>**PF Adj. 3.18 Energy Imbalance Market (EIM)**</u> – has been updated to reflect actual 2020 transfers to plant. In addition, the pro formed capital for 2021 – 2022 has been revised with most current information.

Adjustment 3.18 - EIM													
		ı.	WA	- Electri	с								
In 000's		Filed	R	levised		vision to F Adj. 3.18							
Plant in Service	\$	10,775	\$	13,908	\$	3,132							
A/D		(1,100)		(1,150)		(50)							
ADFIT		(317)		(181)		136							
Rate Base	\$	9,358	\$	12,576	\$	3,219							
Operating Expense	\$	1,386	\$	1,691	\$	305							
Depreciation Expense		1,409		1,709		300							
Expense	\$	2,796	\$	3,400	\$	604							

The impact of updating the 2020 - 2022 capital additions in PF Adj. 3.18 EIM <u>increases</u> the Company's requested electric revenue requirement by approximately <u>\$926,000</u>.

Please see Staff-DR-107 Supplemental 1 - 3.18 Attachment A for the workpapers that have been provided as support for these updates.

**i.) PF Adj. 3.19 Colstrip Additions/Amortization [REVISED 06/26/2021]** - has been updated to reflect actual 2020 transfers to plant. In addition, the pro formed capital for 2021 has been revised to include only those projects that have been approved by the owners as of February 4, 2021. Also, the 2022 pro formed capital has been revised to include only one large project that Avista anticipates the owners will approve in 2021. The net impact of these updates to the Colstrip adjustment follows:

	<u>Filed</u>	<u>Revised</u>	<u>Rev</u>	vision to Adjustment 3.19
Colstrip Plant in Service	\$ 12,360,698	\$ 6,463,557	\$	(5,897,141)
Colstrip A/D	(25,563,285)	(24,654,014)		909,271
Colstrip ADFIT	1,862,661	1,965,447		102,786
Colstrip Regulatory Asset	(4,266,113)	(4,266,113)		-
Rate Base	\$ (15,606,039)	\$ (20,491,123)	\$	(4,885,084)
Depreciation Expense	\$ 3,052,957	\$ 1,925,752	\$	(1,127,205)
<b>Regulatory Amortization</b>	(2,533,820)	(2,533,820)		-
Expense	\$ 519,137	\$ (608,068)	\$	(1,127,205)

The impact of updating the 2020 – 2022 capital additions in PF Adj. 3.19 Colstrip Addition/Amortization reduces the Company's requested electric revenue requirement by approximately <u>\$837,000</u>.

The workpapers that have been provided as support for these updates include the following:

DR Attachment No.	Workpaper			
Staff-DR-107 Supplemental 1 - 3.19 Attachment A Revised	1)WA Colstrip Accounting – Revised 2.4.2021			

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Staff-DR-107 Supplemental 1 - 3.19 Attachment B Revised	2)Colstrip PF Capital 2020-2022-Revised 2.4.2021
Staff-DR-107 Supplemental 1 - 3.19 Attachment C Revised	Colstrip Plant Additions from Invoices (2018-2020)
Staff-DR-107 Supplemental 1 - 3.19 Attachment D Revised	210204 Approved Colstrip Capital Items-TTP

For a <u>SUMMARY</u> of the overall impact to electric and natural gas rate base, NOI and revenue requirement of all Pro Forma Adjustments 3.11 - 3.19, see the Summary Tables above.

## SUPPLEMENTAL 3 UPDATED 03/09/2021

Please see Staff-DR-107 Supplemental 3 - 3.16 Attachment A for the workpapers that have been updated as support for the PF Adj. 3.16 AMI. This latest revision has no impact to the overall amounts included in part f.) above, only provide additional clarification at tab "Deprec Ex ADJ by Func".