CITY PLAN COMMISSION FINDINGS OF FACT, CONCLUSIONS, AND RECOMMENDATIONS ON THE COMPREHENSIVE PLAN LAND USE MAP AMENDMENT FILE NO. Z1500078COMP

A Recommendation of the City Plan Commission to the City Council in the matter of a proposed Comprehensive Plan Amendment application by Avista Corporation to amend the land use plan designation from “Residential 15-30” to “Light Industrial” on 14 parcels, totaling 2.78 acres bounded on the north by North Crescent Avenue, on the west North Center Street, and on the south by Ross Court. The implementing zoning designation requested is “Light Industrial”.

FINDINGS OF FACT:

A. The Washington State Legislature passed the Growth Management Act (GMA) in 1990, requiring among other things, the development of a Comprehensive Plan (RCW 36.70A).

B. The City of Spokane adopted a Comprehensive Plan in May of 2001, in compliance with the requirements of the GMA, and has provided for periodic updates and annual amendments, as allowed under GMA.

C. Under GMA, comprehensive plans may be amended no more frequently than once per year. All amendment proposals must be considered concurrently in order to be evaluated for their cumulative effect. Also, the amendment period should be timed to coordinate with budget deliberations. Pursuant to Spokane Municipal Code 17G.020.020 all applications submitted by the deadline and found to be complete, excluding a single application that was withdrawn by the applicant prior to the public comment period, have been considered concurrently and constitute the only amendments to the Comprehensive Plan this calendar year.

D. Comprehensive Plan amendment application Z1500078COMP (reference Exhibit A-1) was submitted by the October 31, 2015 deadline for Plan Commission review during the 2015/2016 amendment cycle, as required by Spokane Municipal Code 17G.020.060.C.

E. The proposed amendment is to the Land Use Plan Map of the City’s Comprehensive Plan, which the application proposes to modify the land use designation of fourteen properties totaling 2.78 acres from “Residential Multi-Family” to “Light Industrial”.

F. The subject properties comprise fourteen parcels within the southwest 1/4 of Section 9, Township 25 North, Range 43 East, Willamette Meridian, being further described as Ross Park, Holes subdivision lots 1 through 4, parts of lots 5 and 6, and lots 7 through 12, as well as Wilkinson subdivision lots 6 and 7, all in the City of Spokane, Logan Neighborhood. These properties were annexed into the City of Spokane in 1891 in combination with many other parcels.

G. The subject properties are accessed via three streets designated by the City as “local” streets: E North Crescent Avenue, E Ross Court, and N North Center Street.

H. The requested implementing zoning designation is “Light Industrial” for the entire property.

I. Staff requested comments from agencies and departments on December 9, 2015. Comments received are summarized as follows:
J. Scott Engelhard of the County of Spokane Public Works (reference Exhibit PA-1);

K. Dave Kokot, P.E., of the City of Spokane Fire Department (reference Exhibit PA-2); and,

L. Eldon Brown, P.E., of the City of Spokane Planning & Development Department (reference Exhibit PA-3).

M. A public comment period was originally set to run from May 10, 2016, to July 11, 2016 to provide a 60 day comment period. Due to the date of submittal of technical analyses required of another Comprehensive Plan Amendment application, the public comment period was extended by 14 days, through July 25, 2016. Regardless, no public comments were received during the comment period.

N. The Logan Neighborhood Council received a presentation from the applicant at their May 25, 2016 meeting.

O. The Community Assembly received a presentation regarding the proposed 2015/2016 Comprehensive Plan amendment applications at their June 2, 2016 meeting.

P. The Spokane Plan Commission held a substantive workshop to study the requested amendment on May 25, 2016.

Q. A State Environmental Policy Act (SEPA) Determination of Non-Significance was issued on August 23, 2016 by City of Spokane Planning; Lisa Key, Planning Director and SEPA Responsible Official (see Exhibit S-1). The public appeal period for the SEPA determination ends at 5pm on September 13, 2016.

R. On August 26, 2016 the Washington State Department of Commerce and appropriate state agencies were given the 60-day notice before adoption of any proposed changes to the Comprehensive Plan.

S. Notice of the Public Hearing and Determination of Non-Significance for the proposed Comprehensive Plan Land Use Map amendment, was published in the Spokesman Review on August 30, and September 6, 2016 and the Official City Gazette on August 31, September 7, and September 14, 2016.

T. Notice of Public Hearing and SEPA Determination was posted on the subject property and mailed to all property owners and tax payers of record, as shown by the most recent Spokane County Assessor’s record, and occupants of addresses of property located within a 400 foot radius of any portion of the boundary of the subject property on August 30, 2016.

U. The staff report provided an analysis of all the decision criteria for approval of a Comprehensive Plan amendment as prescribed by SMC 17.G.020, Comprehensive Plan Amendment Procedure.

V. The Plan Commission held a public hearing on the requested amendment on September 14, 201, which was continued September 21, 2016, and deliberations were held on September 28.

W. As a result of the City’s efforts, the public has had extensive opportunities to participate throughout the process and persons desiring to comment were given that opportunity to comment.
CONCLUSIONS:

Based upon the application materials, technical studies, staff analysis, SEPA review, agency and public comments received, and public testimony presented regarding the requested Comprehensive Plan Amendment application File No. Z1500084, the Plan Commission makes the following conclusions with respect to the review criteria, as detailed in SMC 17G.020.030, and the decision criteria, as detailed in SMC 17G.020.060(M):

1. The proposed amendment to the comprehensive plan IS consistent with any recent state or federal legislative actions, or changes to state or federal regulations, such as changes to the Growth Management Act, or new environmental regulations.

2. The proposed change IS consistent with the goals and purposes of the state Growth Management Act.

3. Infrastructure implications of the proposed comprehensive plan amendment IS reflected in the relevant six-year capital improvement plan(s) approved in the same budget cycle.

4. The proposed amendment IS internally consistent with development regulations, capital facilities program, shoreline master program, the downtown plan, critical area regulations, and any neighborhood planning documents adopted after 2001. In addition, amendments should strive to be consistent with the parks plan, and vice versa.

5. The proposed amendment to the comprehensive plan IS consistent with the countywide planning policies (CWPP), the comprehensive plans of neighboring jurisdictions, applicable capital facilities or special district plans, the regional transportation improvement plan, and official population growth forecasts.

6. The 2015/2016 proposed Comprehensive Plan amendments HAVE been reviewed concurrently in order to evaluate their cumulative effect on the comprehensive plan text and map, development regulations, capital facilities program, neighborhood planning documents, adopted environmental policies and other relevant implementation measures.

7. Adverse environmental impacts association with this proposed amendment HAVE NOT been identified.

8. A SEPA review HAS been completed on the requested amendment.

9. The proposed amendment DOES NOT adversely affect the City’s ability to provide the full range of urban public facilities and services citywide at the planned level of service, or consume public resources otherwise needed to support comprehensive plan implementation strategies.

10. The proposed land use designation IS in conformance with the appropriate location criteria identified in the comprehensive plan (e.g., compatibility with neighboring land uses, proximity to arterials, etc.).

11. The proposed map amendment and site IS suitable for the proposed designation.
12. The map amendment **DOES** implement applicable comprehensive plan policies better than the current map designation.

13. The proposed amendment **IS** consistent with the Comprehensive Plan policies.

14. The applicant **HAS** presented enough evidence to justify the need for the proposed change to the Comprehensive Plan.

15. The proposed change to the Comprehensive Plan **IS NOT** more effectively or appropriately addressed through another aspect of the planning department’s work program (neighborhood planning, writing new regulations, etc.).

16. The Plan Commission **DID** receive enough information from the applicant to be able to reach a decision based on the merits of the proposal.

**RECOMMENDATION:**

In the matter of Z1500078COMP, a request by Avista Corporation to amend the land use plan designation from “Residential 15-30” to “Light Industrial” on 14 parcels totaling 2.78 acres, with a corresponding change of the implementing zoning designation to “Light Industrial”, as based upon the above listed findings and conclusions, by a vote of 9 to 0, the Plan Commissions recommends to City Council the **APPROVAL** of the requested amendment to the Land Use Plan Map of the City’s Comprehensive Plan.

[Signature]

Dennis Dellwo, President
Spokane Plan Commission
September 28, 2016