## Norwood

FORM																			
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4			UNIT	ED STAT					IANGE COMM	4ISSIO	N								
	Check this				Washi	ngt	ton, D.C. 2	2054	9						OMB APP	ROVAL			
	box if no longer														OMB Num 3235-0287	ber:			
	subject to																		
	Section 16. Form 4														Expires: Ja 31, 2005	nuary			
			STATEMENT OF																
			CHANGES IN																
	or Form 5 obligations		BENEFICIAL												Estimated a	verage			
	may continue. See		OWNERSHIP												burden				
	instruction 1(b).														hours per re	esponse.			
			Filed pursuant to Section 16(a) of														Г		
			the Securities Exchange Act of																
			1934, Section 17(a) of the Public																
			Utility														L		
			Holding Company Act of 1935 or																
			Section 30(f) of the Investment																
			Company Act of 1940																
(Print or Type Responses)																			
												6.			<u>IL</u>		F		
4.37					2. Issuer Name <b>and</b>							Relationship of							
1. Name and Address of					Ticker or Trading							Reporting Person(s) to							
Reporting Person*					Symbol	П						Issuer		(Check all			H		
						Ш								applicable)		10%	L		
							Avista (	Corj	poration (AV	A)	1		Director			Owner	L		
Norwood		Kelly		O.								x	Officer (give			Other (specify			
	(Last)	(First)	(Middle)		3. I.R.S. Identification				4. Statement f	or			title below)			below)			
					Number of Reporting	П			Month/Day/Ye	ear							Γ		
1411 E.					Person, if an	Н			World/Day/ 1	Cai									
Mission Avenue					entity								Vice President						
		(Street)			(Voluntary)				Febru	ary 4,	2003								
												7. Individual							
												or Joint/Group							
									5. If			Filing (Check							
									Amendment, Date			Appplicable Line)	!						
						Ī						_x_Form filed by One					Г		
									of Original (Month/Year)			Reporting Person							
						Ħ		T	Temp rem			Form					F		
												filed by More than							
Spole		TATA		00303								One Reporting							
Spokane	(City)	WA (State)		99202 (Zip)		H		<u> </u>				Person					L		
						_	Table	e I -	Non-Derivative	Securi	ties Acquired	, Disposed of	or Beneficia	lly Owned	1				
						Н		L	4. Securities			5. Amount		6.	7. Nature		L		
1. Title of Security					2. Trans-	Ц	3. Trans-	L	Acquired (A)			of		Ownership			L		
(Instr. 3)					action		action	L	or Disposed of (D)			Securities		Form:	Beneficial		L		
					Date		Code		(Instr. 3, 4 and 5)			Beneficially		Direct (D)	Ownership				
						=	(Instr. 8)					Owned at		or	(Instr. 4)				
					(Month/							End of		Indirect (I)					

												Month					
				Day/					(A) or		ΠÌ	(Instr. 3 and 4)		(Instr. 4)			
				Year)	╡	Code	V	Amount	(A) 01 (D)	Price		4)		(11150. 4)			
Common Stock											Πİ						
(Shares Held by Spouse)												2	!	I	By Spouse		
Common Stock (401(k)																	
Investment Plan Shares)				02-04-03		I		3,186	,	\$10.6700		6,4	E7	,	By Trustee		
Snares)				02-04-03	╣	1		3,186	A	\$10.6700		6,4	5/	I	By Trustee		
					_												
					_												
Reminder: Report					4												
on a separate line for each class of																	
securities																	
beneficially owned directly or																	
indirectly.					4											(Over)	
*If the form is filed by more than																	
one reporting person, see																SEC	
Instruction 4(b) (v).																1474 (9-02)	
(*).					╡			Potential	perso	ns who ar	re	to respo	nd to the	collection	on of	(3 02)	
							in	formation	contai	ned in thi	is	form are	not requ	uired to r	espond		
							un	less the fo	rm dis	plays a c	u	rrently va	alid OMB	control	number.		
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					7						H						
					4						Ц						
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FORM 4 (continued)			Tabl	e II - Derivative	Se	ecurities A	canir	red Disposed o	f or Ben	eficially Own	100	ď					
(continued)			1001					ptions, convert			irco						
											П	1					
1. Title of						5.	$\vdash$				ᅢ						
Derivative Security		2. Conver-	3. Trans-	4. Trans-		Number of Deriv-		6. Date Exer-		7. Title and Amount of			8. Price	9. Number	10. Owner-		11. Nature
-5					╡	ative	П				Πİ						
(Instr. 3)		sion or	action	action		Securities Ac-		cisable and		Underlying Securities			of	of Deriv-	ship		of
						quired				(Inctr 2	Πİ						
		Exercise	Date	Code		(A) or Dis-		Expiration		(Instr. 3 and 4)			Deriv-	ative	Form of		Indirect
		Price of		(Instr. 8)		posed of (D)		Date					ative	Secur-	Deriv-		Benefi-
					T	(Instr. 3,	$\vdash$		$\vdash$								
		Deri-	(Month/		4	4, and 5)		(Month/Day/					Secur-	ities	ative		cial
		Vative Security	Day/ Year)		4			Year)					(Instr.	Bene- ficially	Security: Direct		Owner- ship
											ji		5)	Owned	(D) or		(Instr.4)
														at End	Indirect		
					4			Date	Evni	Tiel-		Amount as		of Month	(I)		
					4		$\vdash$	Date Exer-	Expira- tion	Title		Amount or Number of		(Instr. 4)	(Instr. 4)		
				Code	V	(A)	(D)	cisable	Date			Shares					
Employee Stock								*		Com C+1.	Πİ			42 200			
Options					4		$\vdash$	<u> </u>		Com. Stk.				42,300	D		
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Explanation of						H		H				ㅐ					
Responses:																	
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*	The options vest in four equal annual installments beginning on the first anniversary of the grant date.																
	uute.					H		_				H					
						H		$\vdash$		$\vdash \vdash$		ㅐ					
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																20	03
**	Intentional misstatements or omissions of facts constitute Federal Criminal Violations.										**Sign		Da	ate			
	See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).																
Note: File three copies of this Form, one of which must be manually signed. If space is insufficient,																	
see Instruction 6 for procedure.																	
Potential persons who are to respond to the collection of information contained in this form are not																	Page 2
required to respond unless the form displays a currently valid OMB Number.																	
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Last Updated on 02-05-2003 By Avista Corp Employee