Brukardt

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FORM																		
4			UNIT	ED STAT	TES SECURI	ΓIF	S AND EX	CF	HANGE COMM	IISSIO	N							
							ton, D.C. 2					T				OMB APP	ROVAL	
	Check this box if no longer															OMB Num 3235-0287	ber:	
	subject to Section 16. Form 4											T				Expires: Ja: 31, 2005	nuary	
	FOIIII 4		STATEMENT		<u> </u>						[31, 2003		
	or Form 5 obligations may continue.		OF CHANGES IN BENEFICIAL OWNERSHIP													Estimated a	verage	
	See instruction 1(b).															hours per re	esponse.	
			Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility															
			Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940															
(Print or Type Responses)																		
1. Name and Address of					2. Issuer Name and Ticker or Trading								6. Relationship of Reporting Person(s) to					
Reporting Person*					Symbol	L							Issuer					
															(Check all applicable)			
							Avista (`or	poration (AVA	4)				Director			10% Owner	
Brukardt		David		A.			Tivista		porturon (1117				х	Officer (give			Other (specify	
	(Last)	(First)	(Middle)		3. I.R.S. Identification				4. Statement fo	or				title below)			below)	
					Number of Reporting	Г			Month/Day/Ye			Ī						
1411 E. Mission					Person, if an entity				Wionin/Day/ 16	:41				Vice				
Avenue		(Street)			(Voluntary)	H			Novem	ber 7.	2002	H		President				
									5. If Amendment, Date				7. Individual or Joint/Group Filing (Check Appplicable Line)					
									of Original (Month/Year)				_x_Form filed by One Reporting Person					
				0055									Form filed by More than One Reporting					
Spokane	(City)	WA (State)		99202 (Zip)		L							Person					
	(City)	(State)		(Eip)			Table	2 I -	Non-Derivative	Securi	ties Acquired	1, I	Disposed of,	or Beneficial	lly Owned			
l. Title of Security					2. Trans-		3. Trans-		4. Securities Acquired (A)				5. Amount of		6. Ownership	7. Nature of Indirect		
						Г			or Disposed of (D)			Πİ	Securities		Form:	Beneficial		
Instr. 3)					action	H	action		(Instr. 3, 4			ΠÌ						
					Date	L	Code (Instr. 8)		and 5)			느	Beneficially Owned at		Direct (D)	Ownership (Instr. 4)		
						Н	(111311. 0)					Πİ	End of					
					(Month/	Ш							Month		Indirect (I)			

				Day/					(A) or			(Instr. 3 and		(Instr. 4)			
				Year)	Н	Code	V	Amount	(D)	Price		4)					
Common Stock				,	П		H				i						
(Held in IRA - Street Name)												57	0	I	By IRA Trustee		
Common Stock					H		H					10		D	Trustee		
Common Stock					H		Н				╬						\vdash
(401(k)																	
Investment Plan Shares)												1,2	93	I	By Trustee		
											7						
							Щ				1						
							Ш										
							Н				╬						
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Reminder: Report					H		Н				╬						=
on a separate line																	
for each class of securities																	
beneficially																	
owned directly or indirectly.									L			<u></u>				(Over)	<u> </u>
*If the form is					П		П				Ť						
filed by more than one reporting																	
person, see																SEC	
Instruction 4(b) (v).																1474 (9-02)	
(4).					Н		Н	Potential	perso	ns who ar	e	to respo	nd to the	collection	on of	(3 02)	
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FORM 4					_					0.11.0							
(continued)			Table	e II - Derivativ				ptions, convert			ec	<u>a</u>					\vdash
				(e.g., put	s, c	diis, waiiai	115, 0	ptions, convert	ible sect	iiiies)	_						$\vdash \vdash$
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					П						7						
1. Title of					f	5.	П				Ť						
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
					Ħ	ative	H			7	╬						
(Inetr 2)		sion or	action	action		Securities		cicable and		Underlying Securities			of	of Dovies	chip		of
(Instr. 3)		sion or	action	action	H	Ac- quired	H	cisable and		Securities	╬		of	of Deriv-	ship		of
		_				(A) or		_		(Instr. 3			_				
	<u> </u>	Exercise	Date	Code	H	Dis-	Н	Expiration		and 4)	1		Deriv-	ative	Form of		Indirect
		Price of		(Instr. 8)		posed of (D)		Date					ative	Secur-	Deriv-		Benefi-
					П	(Instr. 3,	П				i						
		Deri-	(Month/		Ц	4, and 5)	Щ	(Month/Day/			1		Secur-	ities	ative		cial
		vative	Day/		Н		Н	Year)			4		ity	Bene-	Security:	=	Owner-
		Security	Year)		H		Н				井		(Instr. 5)	ficially Owned	Direct (D) or		ship (Instr.4)
					H		H				╬		اردا	at End	Indirect		(1115(1.4)
					H		H				╬			of Month	(I)		\vdash
					H		H	Date	Expira-	Title	╬	Amount or		(Instr. 4)	(Instr. 4)		H
					H		H	Exer-	tion	-1111	44	Number of)			H
				Code	V	(A)	(D)	cisable	Date		╬	Shares					
Employee Stock			11-07-		П		Ħ		11-07-		ij						
Options		\$10.17	02	A	Ц	9,000	Щ	*	12	Com. Stk.	4	9,000		75,600	D		\parallel
Phantom Stock Units		1 for 1						**	**	Com. Stk.				208	D		
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Explanation of						H		╣								
Responses:						H		╣								
	The entires															
	The options vest in four equal annual installments beginning on the first anniversary															
*	of the grant dates.															
FORM																
4			UNIT	ED STAT	TES SECURI	TII	ES AND EX	СН	ANGE COMMISSIO)N						
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	subject to Section 16. Form 4													Expires: Ja 31, 2005	nuary	
			STATEMENT OF													
	or Form 5		CHANGES IN													
	obligations may continue.		BENEFICIAL OWNERSHIP										Estimated a	average		
	instruction 1(b).		Filed										hours per r	esponse.		
			Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility													
			Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940													
(Print or Type Responses)																
1. Name and Address of					2. Issuer Name and Ticker or Trading Symbol						6. Relationship of Reporting Person(s) to					
Reporting Person*					Зушии	╁					Issuer		(Check all			
													applicable)		10%	
						7	Avista C	orp	ooration (AVA)			Director Officer			Owner Other	
Brukardt		David		A.	3. I.R.S.					<u> </u>	х	(give			(specify	
	(Last)	(First)	(Middle)		Identification Number of	1			4. Statement for			title below)			below)	
1411 E.					Reporting Person, if an	╬			Month/Day/Year							
Mission Avenue					entity							Vice President				
		(Street)			(Voluntary)	ļ			November 7	, 2002						
									5. If Amendment, Date		7. Individual or Joint/Group Filing (Check Appplicable Line)					

						_			i									
												f	_x_Form filed by One					
									of Original (Month/Year)			F	Reporting Person					
						T						T	Form					
												N	filed by More than					
													One Reporting					
Spokane		WA		99202		4							Person					
	(City)	(State)		(Zip)			Table	1.1	Non-Derivative	Securit	ies Acquired		Disposed of a	r Ronoficia	lly Owned			
						7	Table		NOII-DETIVALIVE	Securit	ics required		risposcu or, o	Denencia	lly Owned			
						T.			4. Securities				5. Amount		6.	7. Nature		
1. Title of Security					2. Trans-		3. Trans-	H	Acquired (A) or Disposed				of		Ownership	of Indirect		
(Instr. 3)					action	a	ction		of (D)			5	Securities		Form:	Beneficial		
					Date		Code		(Instr. 3, 4 and 5)			E	Beneficially		Direct (D)	Ownership		
						==	Instr. 8)						Owned at		or	(Instr. 4)		
					(Month/								End of Month		Indirect (I)			
					(WORTH)	╬							(Instr. 3 and		Indirect (1)			
					Day/	4				(A) or		4	4)		(Instr. 4)			
Common Stock					Year)	╬	Code	V	Amount	(D)	Price	╬						
(Held in IRA -													570	1	r	By IRA		
Street Name) Common Stock						╬		\vdash				╬	100		I D	Trustee		
Common Stock						7						ΪŤ						
(401(k) Investment Plan																		
Shares)						4							1,29)3	I	By Trustee		
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Reminder: Report on a separate line												Ī						
for each class of																		
securities beneficially																		
owned directly or indirectly.																	(Over)	
*If the form is						╁						T					(0,12)	
filed by more than one reporting																		
person, see Instruction 4(b)																	SEC 1474	
(v).																	(9-02)	
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EODA 4																		
FORM 4 (continued)				Tabl	e II - Derivative	Sec	curities A	cquii	red, Disposed o	f, or Ben	eficially Owr	ned	l					
					(e.g., puts,	, cal	lls, warrar	its, c	ptions, convert	ible secu	rities)							
						7						ПГ						
1. Title of						5						Τ̈́						
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
(Instr. 3)			sion or	action	action	a	tive	Т	cisable and		Underlying	╁				ship		of
	I				1	S	Securities				Securities				ll l			

							Ac-										
						П	quired (A) or				(Instr. 3						
			Exercise	Date	Code	Ш	Dis-		Expiration		and 4)		Deriv-	ative	Form of		Indirect
			Price of		(Instr. 8)		posed of (D)		Date				ative	Secur-	Deriv-		Benefi-
			Deri-	(Month/		П	(Instr. 3, 4, and 5)		(Month/Day/				Secur-	ities	ative		cial
		=		Day/					Year)				ity	Bene-	Security:		Owner-
			Security	Year)									(Instr.	ficially	Direct		ship
						Н							5)	Owned at End	(D) or Indirect		(Instr.4)
						Ħ		Т							(I)		
									Date	Expira-	Title	Amount or		(Instr. 4)	(Instr. 4)		
						X 7	(4)	(D)	Exer-	tion		Number of					
Employee Stock				11-07-	Code	V	(A)	(D)	cisable	Date 11-07-		Shares					
Options			\$10.17	02	A	Ц	9,000		*	12	Com. Stk.	9,000		75,600	D		
Phantom Stock Units			1 for 1						**	**	Com. Stk.			208	D		
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Explanation of Responses:						П											
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	The options vest in four																
	equal annual installments																
	beginning on the first																
	anniversary																
*	of the grant dates.																
	The phantom stock units																
	are accrued under the																
	Executive Deferral Plan																
	of Avista																
	Corp. and will be settled																
	in Avista Corp.																
	Common Stock upon																
	the reporting																
**	person's retirement,																
	death, etc.																
																	iber 09, 102
	Intentional					П											
	misstatements or omissions																
	of facts constitute																
	Federal Criminal																
***	Violations.					Ц					***Signa	ature of Repor	ting Person	1		D	ate
	See 18 U.S.C. 1001 and 15																
	U.S.C. 78ff(a).																
Note: File three copies of this						П											
Form, one of																	
which must be manually signed.																	
If space is insufficient,																	
see Instruction 6						П											
for procedure.						H											\vdash
Potential persons						H											Page 2
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who are to respond to the collection of information contained in this form are not									
required to respond unless the form displays a currently valid OMB Number:									

Last Updated on 12-10-2002 By Avista Corp Employee