Avista Corp.

AVISTA

1411 East Mission P.O. Box 3727 Spokane. Washington 99220-0500 Telephone 509-489-0500 Toll Free 800-727-9170

October 7, 2022

Public Utilities Commission of Oregon Attn: Filing Center 201 High Street SE, Suite 100 Salem, OR 97301-3612

RE: Advice 22-10-G—Avista Utilities Proposed Tariff Schedule Modifications in Compliance with Order No. 22-353

Filing Center:

Avista Corporation, dba Avista Utilities (Avista or Company), hereby submits for electronic filing its proposed tariff modifications to update its tariffs to align with the Division 21 rulemaking in Docket AR 653, adopted by Order No. 22-353. Specifically, the Company requests approval of the proposed modifications and additions included in the following tariff sheets, P.U.C. OR. No. 5:

First Revision Sheet 1B First Revision Sheet 6 First Revision Sheet 6A First Revision Sheet 7 First Revision Sheet 7A Ninth Revision Sheet 7B First Revision Sheet 7C First Revision Sheet 8A First Revision Sheet 8B First Revision Sheet 8B First Revision Sheet 8C Third Revision Sheet 9B First Revision Sheet 9B First Revision Sheet 9B First Revision Sheet 9E Second Revision Sheet 11 Second Revision Sheet 11A First Revision Sheet 11C	Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling Canceling	Original Sheet 1B Original Sheet 6 Original Sheet 6A Original Sheet 7 Original Sheet 7 Eighth Revision Sheet 7B Original Sheet 7C Original Sheet 8A Original Sheet 8A Original Sheet 8B Original Sheet 8C Supplemental 2 nd Revised Sheet 9B Original Sheet 9E First Revision Sheet 11 First Revision Sheet 11A Original Sheet 11C
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Second Revision Sheet 11D First Revision Sheet 11E	Canceling Canceling	First Revision Sheet 11D Original Sheet 11E
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First Revision Sheet 11F	Canceling	Original Sheet 11F
Second Revision Sheet11G	Canceling	First Revision Sheet 11G
Second Revision Sheet 11H	Canceling	First Revision Sheet 11H
First Revision Sheet 11I	Canceling	Original Sheet 11I
	New	Original Sheet 11J
Tenth Revision Sheet 20	Canceling	Ninth Revision Sheet 20

Included in this filing is Third Revision Sheet 9B correcting the Supplemental 2nd Revised Sheet 9B which inadvertently had a second page also labelled as such. The minimal content previously included on the duplicate page has been moved to the Third Revision Sheet 9B, ultimately removing the duplicate sheet.

Avista hereby respectfully requests the attached tariff schedule modifications be approved effective November 15, 2022. If you have any questions regarding this filing, please contact me at (509) 495-2782 or <u>shawn.bonfield@avistacorp.com</u>.

Sincerely,

|s|Shawn Bonfield

Shawn Bonfield Sr. Manager of Regulatory Policy & Strategy



AVISTA CORPORATION dba Avista Utilities

RULE NO. 1 (continued)

DEFINITIONS

<u>Gas Service (Service)</u>: The supply or availability of gas for use irrespective of whether gas is actually utilized.

<u>General Gas Service</u>: Firm gas service supplied under a schedule not restricted to a specific class of service, a specific type of load, or a specific use.

<u>High Priority Use</u>: Natural gas for use as defined in 281.203(a), Title 18, Code of Federal Regulations.

<u>High Priority and Essential Agricultural Service</u>: Service to a customer for high priority or essential agricultural user who has requested protection from curtailment as contemplated by Section 401 of the NGPA (Public Law 95-621).

<u>Industrial Establishment</u>: An establishment primarily engaged in a process which creates a product or changes materials into another form or product, or which involves the extraction of material from the earth.

<u>Interruptible Gas Service</u>: Gas service which is surplus to firm market requirements and made available under schedules which permit curtailment or cessation of delivery by the Company.

<u>Low-Income</u>: A residential customer or applicant whose eligibility has been verified under OAR 860-021-0180.

<u>Mailed</u>: Any notice or other communication will be considered mailed when it is properly addressed and deposited in any United States Postal Service depository, postage prepaid.

<u>Main Extension</u>: The length of main and its related facilities required to transport gas from the existing facilities to the point of connection with the service pipe.

<u>Meter</u>: The apparatus used for measuring and registering the volume or volumetric flow rate of gas supplied from the Company's facilities.

<u>Multi-Family Dwelling</u>: An apartment building, duplex, court group, or any other group of residential units located upon a single premises, provided each residential unit therein meets the requirements for a residential dwelling unit. Hotels, guest or resort ranches, tourist camps, motels, auto courts, and trailer courts, consisting primarily of guest rooms and/or transient accommodations, are not classed as multi-family dwellings.

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Advice No. 22-10-G Issued October 7, 2022 Effective For Service On & After November 15, 2022

By

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Avista Utilities

AVISTA CORPORATION dba Avista Utilities

		RU	LE NO. 6
	E	STABLISHMENT AND RI	E-ESTABLISHMENT OF CREDIT
. Esta	ablis	nment of Credit - Resident	ial Service
1.	Satisfactory Credit – An applicant/customer may demonstrate satisfactory credit for new/continuing service by showing any of the following (providing a deposit is not required under Section A-2 of this rule):		
	a.	applied for, during the verify by either contact letter, provided by the f name(s) of the respons statement that the appl	continuous utility service, of the same type preceding 24 months which the Company can ing the former utility or through an authorized ormer utility on utility letterhead, to include the ible person(s) on the account, dates of service, a icant/customer was not disconnected for final 12 months of service and timely paid for all
	b.	A residential customer	meeting the definition of Low-Income.
	C.	application of serv account and a wo verify employmen (2) A statement or ot an authorized rep	ent during the entire 12 months previous to the vice for person(s) responsible for payment on the ork phone number to enable the Company to
2.	An	Indatory Deposit – applicant/customer may b plication for new/continuin	be required to pay a deposit at the time of g service when:
	a.	The applicant/custome Section A-1 of this rule	r is unable to establish credit as defined in
	b.	the Company, or any C months and owed an a service was terminated customer who registered	r received the same type of utility service from pregon energy utility, within the preceding 24 ccount balance that was not paid in full when . This sub-paragraph does not apply to a ed a dispute with the OPUC within 60 days after and who paid all undisputed or adjudicated
		(c	ontinued)
Advice Issued	No.	22-10-G October 7, 2022	Effective For Service On & After November 15, 2022

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RULE NO. 6 (continued) ESTABLISHMENT AND RE-ESTABLISHMENT OF CREDIT c. The applicant/customer was previously terminated for theft of service by any Oregon utility, was found to have tampered with the meter or other utility facilities, or was otherwise found to have diverted utility service. In Lieu of Paying a Deposit – an applicant/customer may: 3. Provide the Company a written surety agreement, from a responsible a a. party, to secure payment in an amount equal to 2 months' average usage and may be transferred to the responsible party's account as established in OAR 860-021-0334. (For purposes of this section, a responsible party is a customer with the same utility that has maintained credit in good standing for the preceding 12 months without receiving a past due notice or incurring involuntary disconnection. The surety agreement obligation will automatically terminate should the responsible party no longer meet the conditions set forth herein. In the event a responsible party is subsequently found not to qualify, the applicant/customer will be required to either pay a deposit or obtain a written surety agreement from another responsible party. The surety obligation ceases when the customer established good credit.) **Deposit Requirements:** 4. The deposit required shall not exceed one-sixth the amount of a. reasonable estimated billing for 12 months at rates then in effect. The estimate will be based upon the use of service at the premises during the prior 12 months, if known, or upon the type and size of the equipment at the premises. Each deposit shall be rounded to the nearest whole dollar. 5. New or Additional Deposits – may be required from a customer as a condition of continued service when: The Company discovers the customer gave false information to a. establish an account and/or credit status, b. The Company discovers the customer has stolen utility service, has tampered with the meter or other utility facilities, or was otherwise found to have diverted utility service, or C. A customer moves and the anticipated bill at the new residence will be at least 20 percent greater than the basis of the existing deposit. (continued) Advice No. 22-10-G Effective For Service On & After October 7, 2022 November 15, 2022 Issued

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	AVISTA CORPORATION dba Avista Utilities								
	RULE NO. 7								
	DEPOSITS								
A. C	eposit Payment Arrangements-Residential	Service							
1	When a deposit is required by the Co deposit in full or elect to pay the depo installment is due immediately; the re subsequent two monthly bills after the for the last payment, installments will the deposit.	osit in three in emaining insta e first installn	nstallments. The first allments are with the nent payment. Except						
2	. Where an installment payment of a d payment for utility service, the amour payment of the amount due for depos	nt paid will fir							
3. In the event a consumer is required to pay an additional deposit, customer will pay one-third of the total deposit, or at least \$30, w is greater, within five days. The remainder of the deposit is due to terms of section A.1. above. If the customer has an existing depoinstallment agreement, the remaining installment payments will b adjusted to include the additional deposit; however, two installment payments cannot be required within the same 30-day period.									
4	4. Where a consumer enters into an installment agreement for payment of a deposit under Section A.1. of this rule, the Company will provide written notice explaining its deposit requirements. The notice specifies the date each installment is due and includes a statement printed in boldface type informing the person that utility service will be disconnected if payment is not received when due. The notice also sets forth the name and telephone number of the appropriate unit within the Department of Huma Services or other agencies which may be able to help the customer obtai financial aid.								
5	Except in compliance with section "F abide by the terms of a deposit instal disconnect service after providing a 5 information set forth in Rule 8, Section be served in the manner set forth in F	Iment agreer 5-day notice. ons C.1., 2., 3	ment, the Company may The notice contains the 3., 5., 6. and 7. and will						
	(continued)								
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Patrick Ehrbar, Director of Regulatory Affairs

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		RULE NO. 7 (continued)	
		DEPOSITS	
	6.	Should disconnection for nonpayment of a deposit occur, the p disconnected will be required to pay the full amount of the dep applicable reconnection fee, late payment fee and one-half the amount before service is restored. The balance of the past-du must be paid within 30 days of the date service is restored. A may continue with an existing time-payment agreement by pay due installments, along with the full deposit and other applicable	oosit, any e past due ue amount customer ying all past-
В.	Paym	nent of Deposit - Nonresidential Service	
	the de depos	oplicant for nonresidential service, who is required to pay a depo eposit in full prior to receiving service. An applicant may also ful sit requirement with an irrevocable letter of credit, surety bond (p), or some other form of guaranty acceptable to the Company.	fill the
	1.	If service is subsequently disconnected for nonpayment of a d customer disconnected will be required to pay the full amount deposit, plus any applicable reconnection fee, late-payment fe due amount before service is restored. Written notice of disco nonpayment of a deposit will be provided nonresidential custo days before service disconnection. The procedures in Rule 17 will be used in issuing the notice of disconnection.	of the e, and past- onnection for mers five (5)
C.	Refun	nd of Deposits for Residential and Non-Residential Service	
	1.	A customer's deposit, plus accrued interest, shall be promptly when service is terminated, provided that refunds due shall firs to any unpaid balance on the customer's account.	
	2.	If a customer is identified as low-income after paying all or a p deposit, the Company will return the deposit within two billing deposit will first be applied to any outstanding balance on a low residential customer's account. If there are any remaining func- will be applied to the customer's account or returned by electron payment or check mailed to the last-known address. If a low-in residential customer account is current, the deposit will be app customer's account or returned by electronic payment or check the last-known address. (Continued	cycles. The w-income ds, the funds onic ncome blied to a
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P.U.C.	OR. No			ighth Revision Sheet 7			
		A	VISTA CORPORATIO	DN			
			ŀ	RULE NO. 7 (continu	ied)		
				DEPOSITS			
	3. The Company may continue holding a deposit until such time as credit is satisfactorily established or re-established. For purposes of this rule, credit shall be considered to be established or re-established if one year after a deposit is made except as outlined in Section C-2 of this rule:						-) (M) C) (M)
		a.	The account is cur	rent;			
		b.		five-day disconnect g the previous 12 m	ion notices were issued onths; and	l to	
		C.	The customer was previous 12 month		r nonpayment during th	e	
	4.	depos	it plus any accrued	interest will be prom	or re-established, the ptly refunded or credited d to a refund upon requ		.)
	5.	servic			dress within the Compared to the transferred to the	•	.)
	6.	part, t	o the customer's ac		d or credited, in whole ovided that procedures bry.	or in (T	.)
	7.	depos payme within	it refunds to the cus ent of refunds will be one year of the date	tomer's last known a promptly honored k	ne Company will mail address. Valid claims fo by the Company if receiv ed. Funds held beyond RS 98.316.	ved	.)
D.	Intere	st on De	eposits for Resident	al and Non-Residen	tial Service.		
	1.	must l upon o Treas the mo interes issued depos	be paid on customer consideration of the ury Bills issued durir ost recent issuance st rate for the averaged d during the last wee	deposits. The Com effective interest rat ing the last week of C of one-year Treasury ge yield of Treasury k of October. This i ary 1 through Decer	annual interest rate that mission will base the rate of or new issues of one October, the interest rate y Bills, or the effective Bills of the closest term nterest rate applies to nber 31 of the subseque	ate -year e on	
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	AVISTA CORPORATION dba Avista Utilities									
	RULE NO. 7 (continued)									
	DEPOSITS									
	2. Upon payment of a deposit, the Company will provide the customer documentation showing the date, name of the applicant or customer, the service address, amount of deposit, a statement that the deposit accrues interest at the rate prescribed by the Commission, and an explanation of the conditions under which the deposit will be refunded.									
	 If the deposit is held beyond one y credit to the customer's account. be prorated. The Company will ke received until the deposit is credit 	If held less than eep a detailed re	one year, interest will							
E.		sits than those	set forth in this rule. The							
F.	liberal arrangements for payment of deposits than those set forth in this rule. The Company keeps a written record of the reason for such action.									
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AVISTA CORPORATION dba Avista Utilities

RULE NO. 8 (continued)							
NOTICES							
	e.	Procedures for conflict resolution, including with the Company and with the Commission number of the Consumer Services Division	n and the toll-free				
	f.	Listings of consumer intervenor organizatio and telephone number, may be requested t Division.					
2. When service is initiated, the Company will inquire whether the customer would like to receive notices in a language other than English and will inform the customer of the type of notices and translations currently available. If the language chosen is not available, the Company will tell the consumer that the translated version does not yet exist, but that the consumer's interest will be recorded for the Commission.							
C. N	otice of Pen	iding Disconnection - Residential					
The Company will give at least 20 days written notice to residential customers, and the customers designated representative for non-payment for services rendered before termination of service.							
Tł	The notice is printed in bold face type and states:						
1. The reason for the proposed disconnection;							
2.	The ar	mount to be paid to avoid disconnection;					
3.	The ea	arliest date for disconnection;					
4.	An exp	planation of the time-payment agreement;					
5.	An exp	planation of the medical certificate provisions	5,				
 6. Name and telephone number of the appropriate unit of the Department of Human Resources or other agencies which may be able to provide financia aid; and 							
7.		planation of the Commission's dispute resolu	tion procedure and				
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Advice Issued	e No. 22-10- d Octobe		ve For Service On & After aber 15, 2022				
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AVISTA CORPORATION dba Avista Utilities

			RULE N	IO. 8 (continued)			
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			٢	NOTICES			
D.	Servic	e of N	otice of Pending Disc	onnection - Residential			
	1.	for no	onpayment of services e to the customer. A 2	s rendered, the Compar	ect a residential customer ny will provide written iired when disconnection		
	2.	A not of a b		may not be sent prior to	the due date for payment		
	3.	send custo	it by first class mail o	nplete on the date of ma	st known address of the		
	4.	At least five business days before the proposed disconnection date, the Company will mail or deliver a written or electronic disconnection notice to the customer.					
		a.	disconnected on or	notice informs the person rafter a specific date an esistance that might be a	d explains the		
		b.	attempt personal contract the customer or an	ontact. If personal con	idence, the Company will tact cannot be made with pany will leave the notice		
5. On the day that the Company expects to disconnect service, and prior to disconnection, the Company will make a good faith effort to personally contact the customer or an adult at the residence to be disconnected.					h effort to personally		
		a.	If the contact is ma proposed disconne	ide, the Company will ac ection;	dvise the person of the		
			(continued)			
Adv Issu	ice No. ied		-G per 7, 2022		ve For Service On & After nber 15, 2022		

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First Revision Sheet 8C Canceling Original Sheet 8C

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AVISTA CORPORATION

	dba Av	vista Utilities		
		RULE NO. 8 (continued)		
		NOTICES		
	conspi	act is not made, the Company will lea cuous place at the residence informine has been, or is about to be, disconr	ng the customer that	
6.	reasonable pe	al contact is made and the circumsta rson would conclude that the custom nces of disconnection, the Company	er does not understand	
	a. Notify and	the Department of Human Resources	s and the Commission;	
	b. Delay days.	the proposed disconnection date for	five additional business	
7.	7. Where personal contact is made, the representative of the Company making contact is empowered to accept reasonable partial payment of the overdue balance in accordance with Rule No. 11 Section D.			
8.	 The Company documents its efforts to provide notice under this rule and will make that documentation available to the customer and the Commission upon request. 			
9.	different from that the servic the Company the premises of notice must be statement reg date for discor process and to	npany record shows that a residentia the service address, and the Compar e address is not occupied by the cus must provide a five-day disconnect n described in OAR-860-021-0405(6). addressed to "tenant" or "occupant" arding the impending disconnection of nnection and an explanation of the Co onl-free number. The notice to occupa owing or the reason for disconnection	hy has reason to believe tomer or co-customer, otice to the occupants of The five-day disconnect and must include a of service, the earliest commission's complaint unts may not include the	
10.	dwelling (inclu Services Divis service. The	d shows that a residence is a master- ding rooming houses), the Company ion at least five business days prior t Company will use reason able effort disconnection and alternatives avail	will notify the Consumer o disconnecting the s to notify occupants of	
Advice No. Issued	22-10-G October 7, 2022		ve For Service On & After ber 15, 2022	
Issued by By	Avista Utilities	Patrick Ehrbar, Director of Regulatory A		

	Third Revision Sheet 9B Canceling
P.U.C. OR. No	
	AVISTA CORPORATION dba Avista Utilities
	RULE NO. 9 (continued)
	RENDERING AND PAYMENT OF BILLS
B. Payme	ent of Bills
1.	<u>Periodic Bills</u> : Bills are due and payable upon presentation and become past due if not paid within 15 days thereafter. To receive credit, payment must be made to any Company office or to an authorized representative or agent, either in person or by mail.
2.	Payment Methods Accepted: Customers may be eligible to pay their bill by checking or savings account (electronically or mailed check), bankcard (credit, debit, or prepaid card), cash, or money order. At such time Avista offers a transaction fee free bankcard payment option to any of its residential customers on Rate Schedule 410, all residential customers on Schedule 410 will be able to pay by any payment method listed above without a transaction fee. Similar programs for transaction fee free payment options are not available to non-residential customers.
3.	Returned Check Charge: The Company will require payment of a \$25.00 returned check charge for any check returned from the bank unpaid.
4.	<u>Closing Bills:</u> Where gas service is terminated, closing bills will be due and payable upon presentation and become past due if not paid within 15 days thereafter. To receive credit, payment must be made to any Company office or to an authorized representative or agent, either in person or by mail.
5.	In the event that a check, or draft, for payment of a bill, is not honored by the Customer's respective financial institution, the bill will be deemed unpaid. In such event, if valid payment is not received within one business day, the account may be subject to discontinuance under Rule 11. The Company may require payment by cash, certified check, or money order, if more than two payments are not honored within any consecutive twelve (12) month period.
C. Adjust	ment for Over-Billing and Under-Billing
	t as provided in Rule No. 18, whenever a bill presented to a customer for service is nined to be incorrect, the Company, without delay, will make appropriate adjustment as
1.	When an under or overbilling occurs, the Company will provide written notice to the customer detailing the circumstances, period of time, and amount of adjustment. If it can be shown that the error was due to some cause, the date of which can be fixed, the over or undercharge shall be computed back to such date. If no date can be fixed, the Company will refund the overcharge or rebill the undercharge for no more than six months' usage. In no event shall an over or underbilling be for more than three years' usage.
2.	Where a customer is required to repay an underbilling, the customer is entitled to enter into a time payment agreement without regard to whether the customer already participates in such an agreement. If the customer and the Company cannot agree
Advice N Issued	Io.22-10-GEffective For Service On & AfterOctober 7, 2022November 15, 2022
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Canceling P.U.C. OR. No. 5 First Revision Sheet 9E AVISTA CORPORATION dba Avista Utilities RULE NO. 9 (continued) RENDERING AND PAYMENT OF BILLS 2. If the customer has six months or more remaining on a time-payment agreement, the installment amount will be adjusted in order to bring the account into balance within the time period specified in the original agreement. If the customer has less than six months remaining on a timepayment agreement, the Company will recalculate the agreement to bring that account into balance within 12 months. The customer must pay any past due time-payment installments before the Company adjusts or recalculates the agreement. The Company may make more liberal payment arrangements for customers on medical certificates who cannot reasonably be expected to pay the outstanding balance in the time otherwise applicable under this rule. G. Late Payment Charge Identified low-income customers will not be subject to late payment 1. charges. 2. Payments not received by the next month's bill date will be considered late. 3. The late payment charge will not be applied to time-payment or equalpayment accounts that are current. For balances less than \$50, no late payment charge will be assessed. 4. 5. For balances between \$50 and \$200, a \$3 minimum late payment charge may be assessed. 5. For balances over \$200, if charged, the late payment charge will be based on a monthly late-payment rate applied to overdue account balances at the time of preparing the subsequent month's bill. The Commission determines the late-payment rate annually based on a survey of prevailing market rates for late-payment charges of commercial enterprises and advises all utilities by November 15. of each year what rate to use to determine late-payment charges on overdue customer accounts during the following calendar year. The current late-payment rate and the conditions for its application to customer accounts are specified on the utility bill. 6. Payment received on the day of the next month's bill date may result in a Late Payment Charge on the next bill; however, this charge will be adjusted on the following bill. Advice No. 22-10-G Effective For Service On & After Issued October 7, 2022 November 15, 2022 Issued by Avista Utilities

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Second Revision Sheet 9E

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AVISTA CORPORATION dba Avista Utilities

RULE NO. 11					
	DISCONTINUANCE AND RESTORATION OF SERVICE				
Α.	Servic	ce may be disconnected:			
	1.	For failure to establish credit by:			
		 Failing to pay a deposit or make payments in accordance with the terms of a deposit payment arrangement; or 			
		b. Providing false identification or verification of identity; or			
	2.	Where facilities provided are unsafe or do not comply with state and municipal codes governing service or the rules and regulations of the Company; or			
	3.	For failure of the customer to cooperate in providing access to the meter; or			
	4.	When the customer requests the Company to disconnect service or close an account or where a co-customer fails to reapply for service within 20 calendar days after a joint account is closed by the other co-customer, so long as the Company has provided a notice of pending disconnection; or			
	5.	For failure to pay within 15 days after bills are presented, Oregon tariff or price listed charges for services rendered; or			
	6.	For meter-tampering, diverting service, or theft of service; or			
	7.	For failure to abide by the terms of a time-payment agreement; or			
	8.	Where the Commission approves the disconnection of service; or			
	9.	Where dangerous or emergency conditions exist at the service premises.			
	10.	For return of a dishonored check, or draft, presented for payment of a deposit or monthly bill, from the Customers respective financial institution.			
В.	Volunt	tary Discontinuance of Service			
	•	customer who is about to vacate any premises supplied with service by the pany, or who for any reason wishes to have such service discontinued, shall			
		(continued)			
Advice No.22-10-GEffective For Service On & AfterIssuedOctober 7, 2022November 15, 2022					
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AVISTA CORPORATION dba Avista Utilities

	RULE NO. 11 (continued)					
	DISCONTINUANCE AND RESTORATION OF SERVICE					
servic	ve working days notice in advance of specified date of discontinuance of e to the Company. Until the Company shall have such notice, the customer be held responsible for all service rendered.					
C. Restri	ctions on Residential Service Termination					
1.	1. Emergency Medical Certificate For Residential Service - The Company will not disconnect residential service if the customer submits certification from a qualified medical professional or self-certifies that disconnection would significantly endanger the physical health of the customer or a member of the customer's household. "Qualified Medical Professional" means a licensed physician, nurse-practitioner, or physician's assistant authorized to diagnose and treat the medical condition described without direct supervision by a physician.					
2.	Any oral certification by a qualified medical professional and any residential customer's initial self-certification must be confirmed in writing within 30 days by the qualified medical professional prescribing medical care. Written certifications must include:					
	a. The name of the person to whom the certificate applies and relationship to the customer;					
	b. A complete description of the health condition;					
	c. An explanation how the health of the person will be significantly endangered by the termination of service;					
	 A statement indicating how long the health condition is expected to last; 					
	e. A statement specifying the particular type of utility service required (e.g., electricity for respirator); and					
	f. The signature of the qualified medical professional prescribing medical care.					
	(continued)					
Advice No	22-10-G Effective For Service On & After					
Advice No Issued	October 7, 2022Effective For Service On & AfterNovember 15, 2022					
Issued by Avis	ta Utilities					
By Patrick Ehrbar, Director of Regulatory Affairs						
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AVISTA CORPORATION dba Avista Utilities

		RULE NO. 11 (continued)		
		DISCONTINUANCE AND RESTORATION OF S	ERVICE	
		disconnect service and the reason for the disconnect disconnect service after providing a notice 20 days disconnection for nonpayment or five days before d enter into a written time-payment agreement. The the requirements of Rule 8, except that Subsection hearing may thereafter be held to determine whethe permitted to disconnect service to the customer.	in advance of lisconnection for failure to notice shall comply with C.5. will not apply. A	(C)
	9.	The Company may verify the accuracy of a medica Company believes a customer does not qualify, or medical certificate, the Company may apply to the permission to terminate the service of the customer	no longer qualifies for a Commission for	
	10. Weekends and Holidays. Residential service shall not be disconnected for nonpayment on a weekend or a state- or Company-recognized holiday. Residential service shall not be disconnected for nonpayment on a Friday or the day before a state- or Company-recognized holiday unless mutually agreed upon by the customer, the Company, and the Commission's Consumer Services Division.			
	11.	Hours of Disconnection. The Company will make be service disconnects for nonpayment between the h pm Monday through Thursday.		(N) (N) (N)
D.	Time F Custor	Payment Agreements for Residential Gas Service (N mers)	Ion-Medical Certificate	
	1.	The Company will not disconnect residential service customer enters into a written time-payment plan. customers a choice of payment agreements. At a may choose between a levelized payment plan and plan.	The Company offers minimum, the customer	
	2.	A customer who selects a levelized-payment plan we equal to the average annual bill including the account and a like payment each month for 11 months there	nt balance, divided by 12,	
		(continued)		
	Advice No. Issued		ve For Service On & After ber 15, 2022	
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RULE NO. 11 (continued)				
	DISCONTINUANCE AND RESTORATION OF SERVICE			
	a. The monthly installment plan may be reviewed by the Company periodically. If necessary, due to changing rates or variations in the amount of service used by the customer, the installment amount will be adjusted in order to bring the account into balance within the time period specified in the original agreement.			
	b. If a customer changes service address at any time during the period of a time-payment agreement, provided that payments are then current and the customer pays other tariff charges associated with the change in residence, the Company may recalculate the customer's deposit and/or monthly installment. The recalculated amount will reflect the balance of the account at the previous service address and the average annual bill at the new service address for the months remaining in the original time-payment agreement. When installments on a time-payment agreement have not been kept current, a customer is required to pay all past-due installments together with any other applicable charges before service is provided at the new residence.			
3.	3. A customer who selects an equal-pay arrearage plan will pay a down payment equal to one-twelfth the amount owed for past utility service (including the overdue amount and any amounts owed for a current bill or a bill being prepared but not yet delivered to the customer). Each month, for the next 11 months, an amount equal to the down payment will be added to, and payable with, the current charges due for utility service. If a customer changes service address at any time during the period of an equal-pay arrearage plan, the plan continues. However, the customer must pay any past-due charges and all other applicable charges before the Company provides service at the new address.			
4.	The Company and customer may agree in writing to an alternate payment arrangement, including time-payment agreements of longer duration, provided the Company first informs the customer of the availability of the payment terms set forth in Sections D.2. and D.3. of this rule.			
5.	A customer whose financial condition changes during the term of a time-payment agreement and who defaults on such an agreement may renegotiate their time-payment agreement at least one time.			
Advice No. Issued	22-10-GEffective For Service On & AfterOctober 7, 2022November 15, 2022			
Issued by Avista By	a Utilities Patrick Ehrbar, Director of Regulatory Affairs			
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		RULE NO. 11 (continued)	
		DISCONTINUANCE AND RESTORATION OF SERVICE	
	6.	If a customer fails to abide by the time-payment agreement, the Company may disconnect service after serving 20 days' notice. The notice will comply with Rule No. 8 except for Section C.4. If a medical certificate is in effect, Section C.1. will apply.	(T) (C)
E.	Time F	Payment Agreements for Small Commercial Gas Service	(N)(1
	1.	A small commercial customer who selects an equal-pay arrearage plan will pay a down payment equal to one-twelfth the amount owed for past utility service (including the overdue amount and any amounts owed for a current bill or a bill being prepared but not yet delivered to the customer). Each month, for the next 11 months, an amount equal to the down payment will be added to, and payable with, the current charges due for utility service. If a customer changes service address or place of business at any time during the period of an equal-pay arrearage plan, the plan continues. However, the small business customer must pay any past-due charges and all other applicable charges before the Company provides service at the new address.	(N)
F.	Discor	nection Procedures - Non-Residential Customers	(T)
	1.	Involuntary termination and restoration of utility service other than residential service are under the provisions of this section.	
	2.	The Company will give at least 5 days written notice to nonresidential customers before termination of service for non-payment of bills or for violation of its rules or regulations. A written notice of disconnection will be provided to the customer.	
	3.	The notice will be printed in bold face type and must state in easy to understand language:	
		a. The reasons for the proposed disconnection;	
		b. The earliest date for disconnection;	
		c. The amount to be paid to avoid disconnection; and	
		d. An explanation of the Commission's dispute resolution procedure and the Commission's toll-free number.	
	dvice No. ssued	22-10-GEffective For Service On & AfterOctober 7, 2022November 15, 2022	
Issued I	by Avist	a Utilities Batrick Ebrbar, Director of Regulatory Affairs	J
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		DISCONTINUANCE AND I	RESTORATION OF SERVICE	
	4.	The notice will not be sent pr billed.	ior to the due date for payment for the services	
	5.	first class mail to the last kno	e notice of disconnection in person or send it by wn addresses of the customer and the sentative. Service is complete on the date of	
	6.	good faith effort to personally of address to be disconnected.	complete disconnection, the Company will make a contact the customer or a resident at the service f the attempt to make personal contact fails, the a conspicuous place at the premise informing the n disconnected.	
	7.		days - Nonresidential service shall not be terminated on, or weekend or State or Company recognized holiday.	
	8.	notice, whether payment is mare reactivate a previously discont institution fails to honor said pa Company will attempt to notify written notice, of the payment day to correct the failure. If a customer may be discontinued	nt subsequent to the issuance of a five (5) day ade to prevent a service discontinuance or to inued service, and the Customer's financial ayment, the account shall be deemed unpaid. The the Customer in person, by telephone, or by failure. The Customer shall have one business valid payment is not received, service to the after the duration of the previously issued five (5) written notice. This process may proceed be process described herein.	
G.		ential service will not be disconti s of service or other types of uti	nued because of nonpayment of bills for other lity service.	
H.	billed i		npayment of a bill issued in correction of charges becomes past due, and then discontinuance shall s of this rule and Rule No. 10.	
Ι.	Servic	e Detrimental to Other Custome	ers	
	consid the Co	ered by the Company to be detu mpany, and will discontinue ser quipment after having been give	o a customer operating equipment which is rimental to the service of its other customers or to vice to any customer who continues to operate en notice by the Company to discontinue such	
	dvice No.	22-10-G October 7, 2022	Effective For Service On & After November 15, 2022	

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AVISTA CORPORATION dba Avista Utilities

		RULE NO.	11 (continued)		
		DISCONTINUANCE AND	RESTORATION OF S	ERVICE	
J.	Other	Conditions			(T
	custor prescr	ompany may apply to the Commenser at any time the Company be ibed procedures, particularly in ar to protect the Company agair	elieves that it would be i situations where it is ne	inequitable to follow the ecessary to expedite action	
K.	Revoc	ation to Use Property			(T
	on pro his pe date o	Company's service facilities and perty other than the customer's mission to use it, the Company f such revocation. If service is a ave service re-established unde	property and the owner will have the right to dis discontinued under thes	r of such property revokes scontinue service upon the se conditions, the customer	
L.	Non-lia	ability of Company for Discontir	nuance or Refusal of Se	rvice	(Τ
	reasor	Company refuses or discontinue as or upon any of the grounds s bever to said person or custome	pecified in this rule, it sh	hall incur no liability	
М.	Resto	ration of Service			(T
	1.	Compliance with Tariff Sched	ules		
		As a condition for restoration applicable tariff schedules.	of service, the customer	r shall comply with all	
	2.	Reconnection Charge			
		The Company may require a which has been discontinued addition, the Company may ch discontinuance or restoration action or negligence.	pursuant to this rule.(S narge and collect any un	See Rule No. 20) In nusual costs incident to the	
N.	Refus	al of Service			Π)
	1.	Except as provided in Section service to an applicant until it any other obligation related to (Co	receives full payment of	f any overdue amount and	
	Advice No.			ve For Service On & After	
l	ssued	October 7, 2022	Novem	ber 15, 2022	

Issued by Avista Utilities By

61

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AVISTA CORPORATION dba Avista Utilities

RULE NO. 11 (continued)				
	DISCONTINUANCE AND RESTORATION OF SERVICE			
2.	2. Except for consumers who were disconnected for theft of service, the Company will provide service to an applicant upon receipt of payment equal to at least one-half of any overdue amount and any other obligation related to a prior account, except deposits which must be paid in full, provided that the person has made reasonable partial payment on the account during the time service has been discontinued. The balance of the amount owed to the Company must be paid within 30 days of the date service is initiated. Upon failure to pay, the Company may disconnect service after providing a five-day notice. The notice will contain the information set forth in Rule 8, Section C.1., 2., 3., 6. and 7. and will be served in the manner set forth in Rule 8, Section D.3. In the event a customer whose service was terminated applies for service within 20 days of the termination, provisions of this rule apply.			
3.	If service is disconnected for failure to comply with the payment terms set forth in Section M.2. above, the Company may refuse to restore service until it receives full payment of any overdue obligation, including any reconnection fee, late payment fee, and past due bill.			
4.	The Company may refuse to provide service until payment is received where the following circumstances exist:			
	 An overdue balance has been incurred by a person at a service address; 			
	 An applicant for service resided at the service address described in Section M.4.a. of this rule during the time the overdue balance was incurred; and 			
	c. The person described in Section M.4.a. of this rule will reside at the location to be served under the new application.			
5.	The Company may refuse to provide service if a customer or applicant has not complied with state and municipal codes and regulations governing service and with the rules and regulations of the Company.			
6.	The Company will not accept an application for service or materially change service to a customer, if, in the best judgment of the Company, it does not have adequate facilities to render the service applied for, or if the desired service is of a character that is likely to unfavorably affect service to other customers. (Continued)			
Advice No.				
Issued	October 7, 2022 November 15, 2022			
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AVISTA CORPORATION dba Avista Utilities

		RULE NO. 11 (c	ontinued)
		DISCONTINUANCE AND REST	ORATION OF SERVICE
	7.		a customer or applicant, if, in the best ilities of the customer or applicant are of isfactory service cannot be given.
	8.		e Company will notify the customer or I and the Commission's dispute resolution
0.	Wildfi	re Displacement Protections	
	1.	disconnection of residential and co	orts to put into effect a moratorium on the ommercial service for nonpayment on any istomer is under a level 2 or level 3
		evacuation notice has been liftb. Upon request from a customer nonpayment within the previou	
P.	Sever	e Winter Weather Moratorium	
	1.	residential service for nonpayment day a temperature of less than 32	moratorium on the disconnection of t from November through March on any degrees Fahrenheit is forecasted or a t weather conditions pose a threat to life or
		outlined above, the Company v	who has been disconnected for s 72 hours of a severe weather condition will make best efforts to reconnect service. sed as described in Rule No. 20.
		(Continu	· · · · · · · · · · · · · · · · · · ·
	dvice No. sued	. 22-10-G October 7, 2022	Effective For Service On & After November 15, 2022
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AVISTA CORPORATION dba Avista Utilities

	RULE NO. 11 (continued))
	DISCONTINUANCE AND RESTORATIO	
Q. Air Qı	uality Moratorium	
re	The Company will put into effect a morator esidential and small commercial service for non- ndex (AQI) is at or above 100.	
	 Upon request from a customer who has nonpayment within the previous 72 hou above, the Company will make best eff Reconnect fees may be assessed as d 	urs of an AQI condition outlined forts to reconnect service.
Advice No.	o. 22-10-G	Effective For Service On & After
Issued	October 7, 2022	November 15, 2022
Issued by Avis	sta Utilities	

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AVISTA CORPORATION dba Avista Utilities

RULE NO. 20 MISCELLANEOUS CH	ARGES			
The following schedule summarizes the Company's service	ce charges to its natural gas customers:			
Disconnect (normal business hours)	no charge			
*Reconnect charge for non-pay/Customer convenience (Reference Rule 11)				
* Seasonal Reconnect (Reference Schedule 410 and 420)	\$30 -during office hours**** \$50 -other than office hrs****			
Returned checks from the Bank (Reference Rule 9)	\$25			
**Late Payment Fee	*			
2nd Meter Test within 12 Month Period (Reference Rule 18)	Company cost of*** performing test			
Deposits to establish credit - (Reference Rule 7)	Based on premise usage			
Penalty Charge for Excess Therms Taken During Curtailn (Reference Rule 14)	nent\$10.00/therm			
Customer Requested Removal and Replacement of Meter/Communication Equipment\$221.61 (Reference Rule 17)				
Monthly Meter Reading Expense	\$50.88/month			
* Avista Utilities may charge and collect any unusual costs incident to the discontinuance or restoration of a service which has resulted from the customer's action or negligence. In addition, this Commission approved fee may be charged whenever the Company visits a residential service address intending to reconnect service, but due to customer action, the Company is unable to complete the reconnection at the time of the visit. Further, when service has been discontinued at the Customer's request and then reestablished within a twelve-month period, the Customer shall be required to pay the monthly minimum charges that would have been billed had service not been discontinued. The first "during office hours" reconnect charge will be waived for low-income customers in a calendar year. ** Customers identified as low-income in accordance with Rule 1, will not be subject to late payment fees. *** Cost based on company formula which allows the Company to recover expenses for payroll,				
taxes, insurance, and company vehicle used. **** Office hours are between 8 a.m. and 5 p.m. on weekdays, other than holidays.				
(Reconnects must be accomplished before 5PM in order to				
	Effective For Service On & After November 15, 2022			
Issued by Avista Utilities By Patrick	Ehrbar, Director of Regulatory Affairs			

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