dba Avista Utilities

First Revision Sheet 70-A canceling

WN U-28

Original Sheet 70-A AVISTA CORPORATION

SCHEDULE 70 RULES AND REGULATIONS WASHINGTON		
DEFINITIONS – The following terms, when used in this tariff and in the application or agreement for electric service, shall have the meanings given below, unless otherwise clearly indicated:	Т	M K
"Applicant": any person, corporation, partnership, government agency, or other entity that applies for, or is named in an application as a person having joint responsibility for, service with an electric utility or who reapplies for service at a new or existing location after service has been disconnected if the utility requires the person to reapply for service.	N	
"Company": Avista Corporation, dba Avista Utilities	N N	
"Customer": any person, corporation, partnership, government agency, or other entity that has applied for, or is named as a person having joint responsibility for, service and that <u>has been accepted, and is currently receiving or is entitled to receive such service</u> . This may also include a person or other entity whose service has been involuntarily disconnected and that person or entity then seeks to have the Company reconnect service.		Μ
"Electric energy": Electric energy delivered is measured in kilowatt hours (kWh).	T	M
"Electric service": the availability of electric power (demand) and electric energy at the point of delivery, in the form and for the purpose specified in the service agreement, irrespective of whether said power and energy is actually utilized by the Customer.		
"Demand": the maximum rate of delivery of electric energy, measured in kilowatts (kW) or kilovolt amperes (kVa), occurring instantaneously or registered over a fixed time period (typically a 15-minute period, unless otherwise specified), at which electric energy is taken during a month.		
"Premise": each building, structure, dwelling or residence of the Customer. If the Customer uses several buildings or structures, the Company, on request of the Customer, shall consider all such buildings or structures that are in proximity to each other to be the premise, even though intervening ownerships or public thoroughfares may exist. The Customer shall own and be responsible for the installation, operation, and maintenance of all electric facilities on the Customer's side of the point of delivery to all structures constituting such premise.		
(M) material transferred from Original Sheet 70-A; Substitute 1st Revision Sheet 70-B(K) material transferred to Second Revision Sheet 70-B	 T	 M K
Issued September 22, 2020 Effective December 11, 2020		
Issued by Avista Corporation]	
By Patrick Ehrbar, Director of Regulatory Affairs		

Second Revision Sheet 70-B canceling Substitute 1st Revision Sheet 70-B

WN U-28

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SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

"Point of delivery": the location, designated by the Company, on the Customer's premise, where the "Company's Service Conductors" and the "Customer's Service Entrance" conductors are connected at a common point in such manner to permit the use of a Company single meter installation. Service supplied to the same Customer at other points of delivery, or premise, or at a different voltage or phase classification shall be separately metered and billed as a separate rate application. The Company will not add, totalize, telemeter, or otherwise combine the meter readings for separate and distinct premise for measuring electric service or for the application of a rate schedule or schedules unless it is more operationally practical to do so than not.

1. ADOPTION OF RULES OF REGULATORY AUTHORITIES:

AVISTA CORPORATION dba Avista Utilities

The rules regulating electric service, prescribed by the Washington Utilities and Transportation Commission, herein called the Commission, are hereby adopted and by this reference are made a part of this tariff.

2. SCHEDULES AND CONDITIONS:

The schedules and conditions specified in this tariff for electric service are subject to change in accordance with the laws of the State of Washington. All schedules apply to electric service available on the established circuits of the Company.

3. BASIS OF RATES:

The Company's rates are based upon, and are applicable to, the furnishing of electric service to a Customer at a single point of delivery on the Customer's premise, through a single meter installation, at a single voltage and phase classification unless otherwise specifically provided in the rate schedule or contract.

4. TAX ADJUSTMENT:

The rates named in this tariff shall be proportionately increased to compensate for any county or municipal tax, including franchise taxes, or other charges, upon or in respect of the right of the Company to operate, to use the public streets, alleys or thoroughfares, or to do business within the jurisdiction imposing the tax.

5. SUPPLY AND USE OF SERVICE:

Service will be supplied only under and pursuant to these Rules, and under such applicable rate schedule or schedules. Service will be supplied only to those who secure their source of electric power exclusively from the Company, unless otherwise provided under appropriate contract. Service shall be used by the Customer only for the purposes specified in the service agreement and applicable rate schedule or schedules, and Customers shall not sell, or permit others to use such service, except when expressly authorized to do so under appropriate contract.

(M) material transferred from Substitute 1st Revision Sheet 70-C; Original Sheet 70-A; Substitute 1st Revision Sheet 70-B

(K) material transferred to First Revision Sheet 70-A

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Jatuch L. Shba

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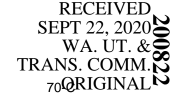
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Second Revision Sheet 70-C canceling Substitute 1st Revision Sheet 70-C



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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued

6. INCREASED USE:

In order to prevent damage to Company's equipment and impairment of its service, the Customer shall notify the Company, in writing, in advance of all changes in equipment or usage which will materially affect the service to be rendered. Such notice shall be given within a reasonable time to permit the Company to provide necessary facilities and acquire additional power supply if required.

7. APPLICATION AND AGREEMENT FOR SERVICE:

Each prospective Customer desiring electric service may be required to complete the Company's standard form of application for service or other form of agreement before service is supplied by the Company.

An application for service shall be deemed to be a notice that the Applicant desires service from the Company as a Customer and represents that Customer's agreement to comply with the Company's Rules and Regulations on file with the Commission and in effect at the time service is furnished. In the absence of a signed application or agreement for service, the delivery of electric service and the taking thereof by the Customer shall be deemed to constitute an agreement by and between the Company and the Customer for the delivery and acceptance of service under the applicable rate schedule or schedules and said Rules and Regulations.

The Company will provide to its Customers at time of application for service and thereafter such information relative to its rates, rules and regulations as may from time to time be required by law or Commission rule and regulation.

All service shall be furnished under an agreement for a term of one year, at the option of the Company, or longer when so provided in the applicable rate schedule. When optional rate schedules are available, the Customer may not change from one rate schedule to another more frequently than once in any 12-month period.

For service in large volumes or received under unusual circumstances, the Company may require the Customer to execute a special written agreement.

8. CUSTOMER'S SERVICE ENTRANCE AND RELATED FACILITIES:

Customer shall provide a suitable service entrance facility to the premise to be served at the point specified by the Company which facility shall meet local, state and national code requirements. The Customer shall also provide a structurally sound point of attachment for the Company's service connections which will permit the clearance required for safety. All wiring and other distribution facilities on the Customer's side of the point of delivery shall be provided by the Customer and maintained and operated at the Customer's expense.

(M) material transferred from Substitute 1st Revision Sheet 70-E; Substitute 1st Revision Sheet 70-C; Second Substitute 1st Revision Sheet 70-D

(K) material transferred to Second Revision Sheet 70-B

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Second Revision Sheet 70-D

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canceling Second Substitute 1st Revision Sheet 70-D

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SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

The Customer shall furnish a convenient place, readily accessible without risk of bodily harm to the Company employees, free from vibration, corrosive atmosphere, and abnormal temperatures, in which to install the metering equipment. Usually residential meters will be installed on outside walls and all meter locations shall be approved by the Company. Relocation of meters to exterior walls, when requested by the Company, shall be at the Customer's expense.

The Customer shall exercise proper care to protect the Company's property on the Customer's premise. In the event of loss or damage to the Company's property, arising from neglect, carelessness or misuse by the Customer, its employees or agents, the cost of necessary repairs or replacements shall be paid by the Customer

9. ACCESS TO PREMISE:

The Customer shall grant all necessary permission to enable the Company to install and maintain the service on the premise of the Customer and to carry out its contract. The Company shall have the right through its agents, or other employees, to enter upon the premise of the Customer at all reasonable times for the purpose of installing, reading, removing or maintaining Company equipment or facilities. In the event the Customer is not the owner of the premise occupied, the Customer shall obtain such permission from the owner as the Company may require.

10. REFUSAL OF SERVICE:

A. The Company will not connect service to a master meter in any new building with permanent occupants when:

1) There is more than one unit in such building;

2) The occupant of each such unit has control over a significant portion of the electric energy used in such unit; and

3) It is more cost-effective for the occupants to have individual meters, including the purchase and installation of the individual meters by the Company.

B. The Company may refuse to connect an Applicant for service or may refuse to render additional service to a Customer when such service will adversely affect service being rendered to other Customers, or where the Applicant or Customer has not complied with state, county, or municipal codes or regulations concerning the rendering of such service.

(M) material transferred from Substitute 1st Revision Sheet 70-E (K) material transferred to Second Revision Sheet 70-C

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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued

C. The Company may refuse to serve an Applicant or a Customer if, in its judgment, said Applicant's or Customer's installation of wiring or electrical equipment is hazardous or of such character that satisfactory service cannot be provided. In instances where the equipment installed uses electric current intermittently, or with violent fluctuations that may interfere with normal service, the Company may require the Customer to provide, at the Customer's own expense, equipment that will limit such fluctuation. The Company reserves the right to refuse to supply service to loads of a character that may seriously impair service to any Customer and shall have the right to discontinue service to any Customer who continues to use appliances or apparatus' detrimental to the service after being notified thereof by the Company.

D. The installation of proper protective devices on the Applicant's or Customer's premise, at the Applicant's or Customer's expense, may be required whenever the Company deems such installation necessary to protect the Company's property or that of its Customers.

E. The Company shall not be required to connect with or render service to an Applicant unless and until it can secure all necessary rights-of-way, easements, and permits.

F. The Company may not be required to provide service if, to do so, it would be economically unfeasible or is not in accordance with Company line extension policies.

Nothing in these rules shall be construed as placing upon the Company any responsibility for the condition or maintenance of the Customer's wiring, current consuming devices or other equipment, and the Company shall not be held liable for any loss or damage resulting from defects in the Customer's installation and shall not be held liable for damage to persons or property arising from the use of the service on the premise of the Customer.

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(K) material transferred to Second Revision Sheet 70-D; Second Revision Sheet 70-C

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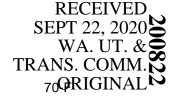
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Second Revision Sheet 70-F canceling First Revision Sheet 70-F



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SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

AVISTA CORPORATION dba Avista Utilities

11. PAYMENTS:

One bill will be rendered, for each monthly billing period, listing charges for electric service, natural gas services or other charges, to a Customer receiving one or more of such services from the Company at one premise. If a Customer has multiple premises, a single bill may be issued which contains the monthly billing information for all premises on the Customer's account, distinctly separated per meter, unless otherwise agreed upon by the Company and Customer.

Monthly bills for services rendered and other charges are due and payable in full within 15 days from their date of issuance, and if not so paid shall be in default. A Customer may request an extension of the payment date to adjust billing cycle to parallel receipt of income.

In the event the Customer tenders a payment of less than the full amount of the monthly bill for services and/or other charges, the Company will apply said payment pro rata first to the charges in default and the remainder, if any, to the current monthly charges.

Checks remitted by Customers in payment of bills are accepted conditionally. A charge may be assessed to the Customer, in accordance with subsection 16(D) herein, for handling payments that have been refused by the bank.

In the event the Company must dispatch a representative for purposes of disconnection or reconnection of electric service, such representative will accept payment of a delinquent account or associated charges at the service address but will not be required to give change for cash paid in excess of the amount due and owing. The Company will instead credit any overpayment to the Customer's account.

12. ESTABLISHMENT OF CREDIT:

A. <u>Residential</u>. An Applicant may establish credit by demonstrating to the Company any one of the following factors. However, a deposit may still be requested under the criteria outlined in section 13 below.

a. Prior Service with the Company during the previous 12 months, for at least six consecutive months, during which time service was not disconnected for failure to pay, and no more than one delinquency notice was served upon the Customer.

b. Prior service with a utility of the same type as that of which service is sought, with a satisfactory payment record as demonstrated in (a) above, provided that the reference may be quickly and easily checked, and the necessary information is provided.

c. Furnishing of a satisfactory guarantor to secure payment of bills for service requested, in a specified amount not to exceed the amount of deposit which may be required.

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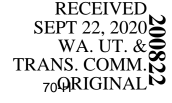
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SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – C	M
B. <u>Non-Residential</u> . An Applicant may be required to demonstrate satisfactory credit risk by reasonable means appropriate circumstances.	under the
13. DEPOSITS: The Company may require a deposit under any of the following circl provided that during the winter period no deposit may be required of a Custor	
accordance with WAC 480-100-113 (5)(c), has notified the Company of inabil deposit and has satisfied the remaining requirements to qualify for a payment a. Where the Applicant has failed to establish a satisfact history or otherwise demonstrate that it is a satisfactory credit manner prescribed above;	ity to pay a plan: T ctory credit
 When, within the last 12 months, an Applicant's or similar class of service has been disconnected for failure to pa owing to any electric or natural gas utility; 	
 c. There is an unpaid, overdue balance owing to any nat electric utility for similar class of service; d. Three or more delinquency notices have been served 	
Applicant or Customer by any electric or natural gas company most recent 12 months;	during the T
e. Initiation or continuation of service to a premise who Customer still resides and where any balance for such serv prior Customer is past due or owing to the Company.	vice to that
A. <u>Amount of Deposit</u> . In instances where the Company may deposit, the deposit shall not exceed two-twelfths of the estimated and at the given premise.	nual billings
B. <u>Transfer of Deposit</u> . In instances where a Customer that is s deposit transfers service to a new location within the Company's set the deposit, plus accrued interest and less any outstanding balance.	ervice area, se from the
current account, shall be transferable and applicable to the new servic C. <u>Interest on Deposits</u> . Deposit interest will be calculated as follo a. For each calendar year, at the rate for the one-year	ws: T M ar Treasury
Constant Maturity calculated by the U.S. Treasury, as publis Federal Reserve's Statistical Release H. 15 on January 15 of t January 15 falls on a non-business day, the Company will u	hat year. If T se the rate
posted on the next following business day; and b. From the date the deposit is established to the date the refunded or directly applied to the Customer's account.	e deposit is T T T M
(M) material transferred from 1st Revision Sheet 70-F.1; Third Revision Sheet 70-F.2 (K) material transferred to First Revision Sheet 70-I	
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Patrick Ebrbar Director of Regulatory Affairs	

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AVISTA CORPORATION

First Revision Sheet 70-H canceling Original Sheet 70-H



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dba Avista Utilities SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued D M K Payment of Deposits. If a Customer or Applicant for whom a deposit is D. required for service is unable to pay the entire amount in advance of connection or continuation of service, the Customer or Applicant shall be allowed to pay 50 Т percent of the deposit amount prior to service, with the remaining amount Т payable in equal monthly amounts over the following two months, with dates Т corresponding to the initial payment date, unless the Company and the Customer Т have agreed upon other mutually acceptable arrangements. Т E. Refund of Deposits. Deposits, plus accrued interest, will be refunded under the circumstances listed in subsections (a.) and (b.) below. Refunds may be Т applied directly to the Customer's account for which the deposit was collected, or, upon the Customer's request, a refund in the form of a check Т shall be issued and mailed to the Customer within 15 days following completion of 12 months of satisfactory payment as described below. Т Satisfactory Payment. The Customer has, for 12 consecutive a. months following initial payment of the deposit, paid for service when due Т in a prompt and satisfactory manner as evidenced by the following: Т The Company has not initiated a disconnection process i. Т against the Customer; and The Company has sent no more than two delinquency ii. notices to the Customer. Termination of Service. Upon termination of service, the Company b. must return to the Customer the current deposit amount, plus accrued interest, less any amounts due the Company by the Customer for service M K rendered. K This space intentionally left blank. K (M) material transferred from Third Revision Sheet 70-F.2 (K) material transferred to Second Revision Sheet 70-J; Third Revision Sheet 70-K; First Revision Sheet 70-L Issued September 22, 2020 Effective December 11, 2020 Issued by Avista Corporation

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First Revision Sheet 70-I canceling Original Sheet 70-I

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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

14. DISCONNECTION OF ELECTRIC SERVICE:

A. <u>Customer-Directed Disconnection</u>. In instances when the Company uses dispatched personnel to disconnect service, the Customer shall give notice to the Company of its intentions to disconnect service at least three calendar days prior to the desired disconnection date. For Customers serviced via a meter with remote disconnect capabilities, a Customer shall give advanced notice to the Company of its intentions to disconnect service within twenty-four hours of the disconnection date. A Customer is not responsible for usage after the requested date for disconnection of service, provided the Customer gave the Company the notice required herein. If a Customer fails to request services be disconnected, the Customer is responsible for paying for services at that premise until the Company can confirm the date the Customer vacated the premises and the Company can access the meter, if necessary, or that a new responsible party is taking service at that address.

B. <u>Company-Directed Disconnection</u>. The Company reserves the right to disconnect service, given that proper notice has been provided pursuant to subsection 14D below (unless otherwise noted), for any of the following reasons:

a. The Company determines a person has used service prior to applying for service. If the Company has reasonably sufficient grounds to conclude that the unauthorized usage is in good faith, the Company shall notify the person and provide an opportunity to apply for service prior to disconnection.

b. Electric service provided by the Company is being used for any property or purpose other than that described in the Customer's application for service.

c. Flat-rate service for nonmetered load has increased electric use without approval of the Company.

d. Equipment being used adversely affects the Company's service to its other Customers or may result in detrimental impacts to the safety of those Customers or other persons, Customers' equipment or property, or utility service.

e. The Company identifies a hazardous condition in the Customer's facilities or in the Company's facilities serving the Customer; in such instances, or if an immediate threat to life, physical safety, or property exists, the Company may disconnect service *without prior notice*.

f. The Customer's wiring, equipment, or service entrance facilities do not meet the Company's standards or fails to comply with applicable codes and regulations.

g. The Customer refuses to allow to allow, or Company representatives are otherwise unable to obtain, reasonable access to the Customer's premise as required in WAC 480-100-168.

Customer's premise as required in WAC 480-100-168. (M) material transferred from 1st Revision Sheet 70-G; Original Sheet 70-H

(K) material transferred to First Revision Sheet 70-L; First Revision Sheet 70-N; Second Revision Sheet 70-O

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Second Revision Sheet 70-J canceling First Revision Sheet 70-J



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WN U-28 AVISTA CORPORATION dba Avista Utilities SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued Violation of Company rules, service agreements, or filed tariffs. h. Nonpayment of delinguent bills for regulated electric service, or for i. any other proper charges or installments, including deposits. The Customer has not kept any agreed-upon payment i. arrangement for payment of a delinquent balance, after the Company has issued notice as required in subsection 14D, the Company may disconnect service without further notice. Payment of a delinquent balance that is dishonored by a bank or k. other financial institution. If the Customer's payment is dishonored after the Company has issued appropriate notice, pursuant to subsection 14D, no further notice is required. If, after conducting a thorough investigation, the Company Ι. determines that the Customer has vacated the premise, the Company may disconnect service without prior notice. If, after conducting a thorough investigation, the Company m. determines that the Customer has tampered with or stolen the Company's property, has used service through an illegal connection, or has fraudulently obtained service, the Company may disconnect service without prior notice to the Customer, unless the Customer makes immediate payment for: i. The tariffed rate for service that the Company estimates was used as a result of the theft, tampering, or fraud; ii. All Company costs resulting from such theft, tampering, or fraudulent use, and; iii. Any required deposit. If a second offense of theft, tampering, or fraud is detected, the Company may refuse to reestablish service to the Customer, unless the Commission determines otherwise through Customer appeal. If the Company disconnects service without prior notice as authorized above, the Company must subsequently make a reasonable effort to notify the Customer or affected person of the reason for the disconnection within five business days. Such notice must also describe the means by which the Customer or person may dispute the Company's actions including, but not limited to, contacting the Commission.

> The right to disconnect service as defined in this tariff may be exercised whenever and as often as circumstances warrant, and neither delay nor omission on the part of the Company to enforce these rules at any one or more times shall be deemed a waiver of its right to enforce the same at any time.

(M) material transferred from 1st Revision Sheet 70-G; Original Sheet 70-H (K) material transferred to First Revision Sheet 70-N; Second Revision Sheet 70-P; Second Revision Sheet 70-Q

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By

Patrick Ehrbar, Director of Regulatory Affairs

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Third Revision Sheet 70-K canceling Second Revision Sheet 70-K



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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued

C. <u>Remote Disconnection</u>. Remote disconnections for nonpayment will occur between the hours of 8:00 a.m. and 12:00 p.m. For Customers who the Company is aware has received low-income assistance in the prior two years, or for a Customer who has a medical certificate in accordance with subsection (E)(e)(i) of this tariff, the Company will visit the Customer's premise and provide the Customer with an opportunity to pay via appropriate methods prior to remote disconnection.

D. <u>Prior Notice of Disconnection</u>. Unless otherwise noted herein, the Company will provide Customers with at least two separate notices of disconnection prior to disconnection of services. The Company must also provide an electronic copy of each of these two notices, if the Company has such contact information for the Customer and the Customer has consented to electronic delivery of notices. Electronic delivery of the second notice must be at least two days prior to the disconnection date.

a. <u>First Notice:</u> to be provided in writing by delivery of a paper copy to the service premises, either by mail or by personal delivery of the notice to the Customer's service address at least eight business days before the disconnection date. If the notice is mailed from outside the states of Washington, Oregon, or Idaho, the utility must mail the notice eleven days before the disconnection date.

b. <u>Second Notice</u>: to be provided by mail, by telephone, or by personal delivery of the notice to the Customer's service address.

1. <u>Mailed Notice</u>. The Company must mail a paper copy of the second notice at least three business days before the disconnection date. If the notice is mailed from outside the states of Washington, Oregon, or Idaho, the Company must mail the notice six days before the disconnection date.

2. <u>Delivered Notice</u>. The Company must deliver a paper copy of the second notice to the service premises at least two business days before the disconnection date.

3. <u>Telephone Notice</u>. The Company must attempt at least two times to contact the Customer by telephone during regular business hours, at least three business days before the disconnection date.

(M) material transferred from Original Sheet 70-H; 1st Revision Sheet H.1 (K) material transferred to Third Revision Sheet 70-R; Original Sheet 70-S

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First Revision Sheet 70-L canceling Original Sheet 70-L

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AVISTA CORPORATION dba Avista Utilities

 SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued The Company shall keep a log or record of the calls for a minimum of 90 calendar days, showing the telephone number called, the time of the call, and results of each attempted call. If the Company is unable to speak with the Customer by telephone, the Company must instead deliver or mail a copy of the second notice as described in subsection (ii) (1) or (2). Service Address/Billing Address. When the service address is different from the billing address. When the service address is different from the billing address. The Company will provide notice to the service address in the same manner described herein as provided to the billing address. Notice Contents. All notices of delinquency or pending disconnection must detail all relevant information about the disconnection action, including: the cause for disconnection; the service to be disconnected (if both electric service; any charges the Company ris assessing or may assess; and, means by which the Customer can avoid disconnection—including, but not limited to, Company contact information, the availability of (and how to apply for) energy assistance, exemptions for low-income assistance and medical conditions or emergencies, and payment plans as required under WAC 480-100-138 and WAC 480-100-143. If the Company may be disconnecting service via a remote disconnection device, the notice must include a statement that the utility may disconnect the Customer's service without a final premise visit. If the Company discovers that an issued notice does not contain the information required pursuant to WAC 480-100-128(4)(b), or if the information in the notice is inaccurate, a new notice will be issued which contains the correct information and, if applicable, a recalculated disconnection date stated in a disconnection notice, the Company must restart the disconnection notice process, unl	The Company shall keep a log or record of the calls for a minimum of 90 calendar days, showing the telephone number called, the time of the call, and results of each attempted call. If the Company is unable to speak with the Customer by telephone, the Company must instead deliver or mail a copy of the second notice as described in subsection (ii) (1) or (2). i. <u>Service Address/Billing Address</u> . When the service address is different from the billing address, the Company will provide notice to the service address in the same manner described herein as provided to the billing address. ii. <u>Notice Contents</u> . All notices of delinquency or pending disconnection must detail all relevant information about the disconnection action, including: the cause for disconnection; the service to be disconnected (if both electric and natural gas service exist at the premise) and any measures the Customer needs to take to retain the other service; the amount owed for regulated electric service; any charges the Company is assessing or may assess; and, means by which the Customer can avoid disconnection—including, but not limited to, Company contact information, the availability of (and how to apply for) energy assistance, exemptions for low-income assistance and medical conditions or emergencies, and payment plans as required under WAC 480-100-138 and WAC 480-100-143. iii. If the Company discovers that an issued notice does not contain the information required pursuant to WAC 480-100-128(4)(b), or if the information in the notice is inaccurate, a new notice will be issued which contains the correct information and, if applicable, a recalculated disconnection date stated in a disconnection notice, the Company must restart the disconnection notice process, unless the Customer and Company have agreed to a payment arrangement. v. The Company will take additional notification steps for Customers identified as "Medical fadilities", as described in WAC 480-100-128(4)(0).				
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disconnection date stated in a disconnection notice, the Company must restart the disconnection notice process, unless the Customer and Company have agreed to a payment arrangement. vi. The Company will take additional notification steps for Customers identified as "Medical facilities", as described in WAC 480-100-128(4)(j).	disconnection date stated in a disconnection notice, the Company must restart the disconnection notice process, unless the Customer and Company have agreed to a payment arrangement. vi. The Company will take additional notification steps for Customers identified as "Medical facilities", as described in WAC 480-100-128(4)(j). M) material transferred from 1 st Revision Sheet 70-H-1; Original Sheet 70-I; Original Sheet H	i. ii. ii.	The Comp for a minimum of number called, t attempted call. If Customer by tele or mail a copy subsection (ii) (1) <u>Service Address/Billing</u> different from the billing address service address in the same ma billing address. <u>Notice Contents</u> . All disconnection must detail all rel action, including: the cause disconnected (if both electric an and any measures the Custome the amount owed for regulated e is assessing or may assess; a avoid disconnection—including information, the availability of (exemptions for low-income a emergencies, and payment pla and WAC 480-100-143. If the Company may disconnect the Customer's If the Company discove the information required pursu- information in the notice is inac contains the correct informat disconnection date reflective of	pany shall keep a log or record of the calls 90 calendar days, showing the telephone the time of the call, and results of each the Company is unable to speak with the phone, the Company must instead deliver of the second notice as described in or (2). <u>Address</u> . When the service address is as, the Company will provide notice to the anner described herein as provided to the notices of delinquency or pending evant information about the disconnection for disconnection; the service to be ad natural gas service exist at the premise) er needs to take to retain the other service electric service; any charges the Company and, means by which the Customer car but not limited to, Company contact and how to apply for) energy assistance assistance and medical conditions of ans as required under WAC 480-100-138 be disconnecting service via a remote emust include a statement that the utility service without a final premise visit. rs that an issued notice does not contair ant to WAC 480-100-128(4)(b), or if the curate, a new notice will be issued which tion and, if applicable, a recalculated minimum prior notice requirements.	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
λſ	M) material transferred from 1 st Revision Sheet 70-H-1; Original Sheet 70-I; Original Sheet H	vi.	restart the disconnection noti Company have agreed to a pay The Company will take a	ice process, unless the Customer and ment arrangement. additional notification steps for Customers	H T N N N
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First Revision Sheet 70-M canceling Original Sheet 70-M



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SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continue

vii. Third Party Notification. Any Customer may designate a third party to receive notice of disconnection or notice of other matters affecting the Customer's electric service. If the Company has reasonable grounds to believe that a Customer is unable to understand the effect of disconnection, the Company must take reasonable steps to ascertain whether a social services agency is responsible for the Customer's affairs and thereby requires third party notification. In such circumstances, the Company must delay disconnection for at least five business days past the original disconnection date after issuing a disconnection notice to the third party. The Company will provide the Customer with the information for the appropriate social service agency, including the name and/or title of the person able to deal with the disconnection.

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First Revision Sheet 70-N canceling Original Sheet 70-N

AVISTA CORPORATION dba Avista Utilities	
SCHEDULE 70 – RULES AND REGULATIONS – WASH	INGTON – Continued
E. <u>Restrictions on Disconnection</u> a. Except in cases of danger to life or prop disconnect service on Saturdays, Sundays, lega on which the Company cannot reestablish following day.	al holidays, or on any day service on the same or
 b. The Company will not disconnect service met the requirements for "Medical Conditions of herein or maintains agreed-upon payment Company, as described in WAC 480-100-payment program. c. Service shall not be disconnected 	r Emergencies" described arrangements with the 143, Winter low-income pending resolutions of
complaints filed with the Commission, provid dispute are paid when due and any conditions p safety, or property have been corrected. d. The Company will cease nonvoluntar during inclement weather events, which are extreme cold (below 25 degrees Fahrenheit)	oosing a danger to health, T y service disconnections a days characterized by or excessive heat (above
100 degrees Fahrenheit), as established by temperature, captured from the National Weat within the Company's service territory at wh located.	her Service, for each city ich a Company office is
e. <u>Medical Conditions or Emergencies</u> . Th disconnection of electric service or will reinsta Customer for a grace period of five busine notification of the existence of a medical con requires continued electric service. If the Company prior to the close of the business day	te service to a residential ess days after receiving idition or emergency that Customer contacts the
reconnection, the Company must reinstate serve the Company must restore service by 12:00 p. When service is reinstated, payment of a reconnected deposit will not be required, but the Company methe the Customer's next regular bill or on a separate a. <u>Medical Certificates</u> . Following the	m. the next business day. Innection charge and/or a ay bill all such charges on be invoice.
Customer of the existence of a medica the Company may require that th business days, submit written electro from a qualified medical professiona nurse practitioner, or physician's diagnose and treat the medical condit a physician] stating that the disconn	al condition or emergency, e Customer, within five onic or paper certification al [a licensed physician, assistant authorized to ion without supervision of pection of electric service
would aggravate an existing medical c the household.) material transferred from First Revision Sheet 70-J; Original Sheet 70-I) material transferred to Original Sheet 70-V; Original Sheet 70-W	ondition of an occupant of
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Second Revision Sheet 70-O canceling



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	AVISTA CORPORATION dba Avista Utilities
ATIONS – WASHINGTON – Continued	
idence location; of how the current medical condition will be onnection of electric service; how long the condition is expected to last;	require more than the for 1. Customer's resider 2. An explanation of h aggravated by disconn
ture, and telephone number of the person	The title, signature certifying the condition
ertification is valid only for the length of time ment is certified to exist, but no longer than	The medical certif
Pay a minimum of ten percent of the ent balance; Enter into an agreement to pay the ng delinquent balance within one-hundred	Customer from having t The Company may req within a five business da (i) Pay delinquent l (ii) Ente remaining o
Agree to pay subsequent bills when due. mpany must send a notice to the Customer ng the payment arrangements within two s days of having reached the agreement. er fails to provide a medical certificate in	The Compa confirming business da
is subsection or pay ten percent of the vithin the five business days grace period, or s to abide by the terms of the payment he Company, the Company may disconnect ring with the notice requirements provided T N	accordance with this s delinquent balance within if the Customer fails to agreement set with the 0
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Effective December 11, 2020	September 22, 2020

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Second Revision Sheet 70-P

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canceling Second Substitute 1st Revision Sheet 70-P

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SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

15. RECONNECTION OF ELECTRIC SERVICE:

The Company will reconnect electric service when the causes of disconnection have been removed and payment of all charges due from the Customer, including any required deposit and the reconnection charge set forth in this tariff, have been made. Once these conditions have been met, the Company must make every reasonable effort to restore disconnected service within twenty-four hours, or within four hours for Customers disconnected remotely, or at some other time mutually agreeable between the Customer and the Company.

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, as well as a reestablishment charge. The charge for reestablishment shall be the same as that for reconnection as described herein.

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(M) material transferred from First Revision Sheet 70-J; First Revision Sheet 70-J.1 (K) material transferred to Original Sheet 70-W; Original Sheet 70-X

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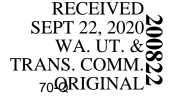
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Patrick Ehrbar, Director of Regulatory Affairs

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Second Revision Sheet 70-Q canceling First Revision Sheet 70-Q



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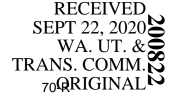
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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued	
16. MISCELLANEOUS CHARGES: For purposes of this section, "regular business hours" are defined as any time between the hours of 8:00 a.m. through 4:00 p.m. Monday through Friday, except holidays. As such, "after hours" is applicable to any time after 4 p.m. or at any time during holidays or weekends.	T M K T
 A. New Customer Connection Charge. a. There will be no charge for new Applicants or Customers requesting connection of electric service during regular business hours. b. For new electric service requested after hours, a charge of \$32 will be assessed to the Applicant or Customer <u>if a premise visit is required</u>. i. If a Customer receives Company-supplied electric and natural gas service, a single charge of \$32 will be required for afterhours electric service connection <u>if a premise visit is required</u>. B. Reconnection Charge. a. If a premise visit <u>is not</u> required to reconnect electric service, there will be no charge for reconnection, both for regular business hours and for after hours. b. If a premise visit <u>is required</u> to reconnect electric service, a \$16 charge will be assessed to the Customer if reconnection is requested during regular business hours. i. A \$32 charge will be assessed to the Customer for reconnections requested after hours. ii. If the Company also supplies other regulated service, such as natural gas, to the Customer at the same premise and such other service has also been disconnected, the charge will be increased by \$4 for each additional service reconnected at the same time. C. Dishonored Payment Charge. a. A charge of \$15.00 will be assessed to the Customer for any payment which has been refused by the bank. 	T T C T T C M C M C C T T T T T T T T T
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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

17. PERSONALIZED BILLING PLANS:

Personalized Billing Plans for payment of bills for electric service are available to Customers desiring levelized payments for such services. The Personalized Billing Plans are offered to Customers without regard to time of year, home/business ownership or duration of occupancy at current residence or place of business, unless the Customer was removed from the budget program for nonpayment within the past six months or has more than a two-month balance on their current account. The Company may offer budget billing to any Customer when it believes this would be in the best interest of all parties concerned.

Estimated billings furnished by the Company in connection with a Personalized Billing Plan shall not be construed as a guarantee or assurance that the total actual charges will not exceed the estimates. The Company will not pay interest on any credit balance in the Customer's Personalized Billing account.

Estimated billings, or any revision thereof, shall apply only to the premise then occupied by the Customer. If the Customer vacates such premise, the Personalized Billing Plan specific to that premise and that Customer shall immediately terminate. Any amount payable by the Customer shall immediately be billed in full or any amount due the Customer by the Company shall immediately be refunded.

A Customer will remain on the designated Personalized Billing Plan until: (1) Customer requests removal from the plan, (2) Customer fails to pay billed monthly amounts, or (3) the Company notifies the Customer of the discontinuance of the plan. In the case of Customer non-payment, if the Customer eliminates the delinquency, removal from the plan will not occur. If the Customer does not eliminate the delinquency, the Customer will be removed from the plan and the Company may discontinue service under the provisions of WAC 480-100-128.

A Customer who qualifies for the moratorium on termination of service as set forth in WAC 480-100-143 may, as an alternative, join the Comfort Level Billing Plan as described in section 17(A) herein. For those qualifying Customers, the maximum limits of unpaid account balances which may be added to the estimated monthly billing during the non-moratorium months are at the sole discretion of the Company. For Customers who do not qualify for the moratorium, any unpaid account balances may be added to their estimated annual bill. The Customer's monthly billed amount would then include approximately 1/12th of the unpaid balance during the first year under the plan.

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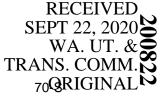
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ed utilizing the average of calculated under present omer's estimated annual ustomer's regular service we each Customer's CLB me of each intermediate er's base plan amount by sumption history. If the the previous amount, the r recalculated base plan pany will not change the month period. An annual niversary of the date the Company will recalculate the most recent twelve base plan amount may ult of this recalculation. If differs by 10% or more ulated base plan amount . Customers with a debit off the balance or have it r elects to have the debit balance. Customers edit balance refunded to	 A. <u>Comfort Level Billing (CLB) Plan</u>. This billing platifuture use of services at a Customer's premise, designer the Customer's most recent twelve monthly billings (remates) to approximate a monthly average of the Custor billings. The "base plan" amount will be billed on the Cubill each month. a. <u>CLB Plan Reviews</u> The Company will review plan at least once every six months. At the time review, the Company will recalculate the Customer's new monthly payments will be their amount. Under normal circumstances, the Combase plan amount more than twice in any twelve review will be completed at the twelfth month an Customer's base plan amount based on months of consumption history. A Customer's increase, decrease, or remain the same as a rest the Customer's recalculated base plan amount from the previous base plan amount, the recalculated will be the Customer's new monthly bill amount balance will be given the opportunity to either pay included in their CLB payments. If the Customer balance included in their monthly payments, the equal their base plan amount plus 1/12th of their or with an accrued credit balance will have the credit balance on the previous base plan amount plus 1/12th of their or the more may elect to keep the credit balance on the previous base plan amount plus 1/12th of their or the more may elect to keep the credit balance on the previous base plan amount plus 1/12th of their or the more may elect to keep the credit balance on the previous balance will balance will balance will balance on the previous base plan amount plus 1/12th of their or the more may elect to keep the credit balance on the previous balance will balance on the previous balance will balance on the plane or may elect to keep the credit balance on the plane or may elect to keep the credit balance on the plane or the plane or
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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

18. CONTINUITY OF SERVICE:

A. Electric service is inherently subject to interruption, suspension, curtailment, and fluctuation. The Company shall have no liability to its Customers or any other persons for any interruption, suspension, curtailment or fluctuation in service or for any loss or damage caused thereby if such interruption, suspension, curtailment or fluctuation results from any of the following:

a. Causes beyond the Company's reasonable control including, but not limited to, fire, flood, drought, winds, acts of the elements, court orders, insurrections or riots, generation failures, lack of sufficient generating capacity, breakdowns of or damage to facilities of the Company or of third parties, acts of God or public enemy, strikes or other labor disputes, civil, military or governmental authority, electrical disturbances originating on or transmitted through electrical systems with which Company's system is interconnected and acts or omissions of third parties;

b. Repair, maintenance, improvement, renewal or replacement work on Company's electrical system which, in the sole judgment of the Company, is necessary or prudent; to the extent practicable work shall be done at such time as will minimize inconvenience to the Customer and, whenever practicable, Customer shall be given reasonable notice of such work;

c. Actions taken by the Company which, in its sole judgement, are necessary or prudent to protect the performance, integrity, reliability or stability of the Company's electrical system or any electrical system with which it is interconnected, which actions may occur automatically or manually;

d. Actions taken to conserve energy at times of anticipated deficiency of resources.

B. Automatic actions occur through the operation of automatic protective equipment installed in the Company's electrical system, including, without limitation, such equipment as automatic relays, generator controls, circuit breakers, and switches. This equipment is preset to operate under certain prescribed conditions which, in the sole judgment of the Company, threaten system performance, integrity, reliability or stability.

C. Manual actions occur when switches, circuit breakers, relays, voltage regulators or other equipment are manually operated or when the Company directs a Customer to curtail its load. If manual actions are undertaken, then to the extent permitted by the operating characteristics of the electrical system, the Company will perform such manual actions so that interruption, suspension, curtailment, or fluctuation of service to Customers will be accomplished in the following sequence unless it is necessary, in the sole judgment of Company, to

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AVISTA CORPORATION dba Avista Utilities SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued vary said sequence in order to protect system performance, integrity, reliability or stability: 1) Large industrial and commercial Customers, to the extent that this can be done after considering the Customer's load and system conditions, and then, if necessary; 2) Selected distribution feeders throughout the service area for short periods of time, alternating among circuits and avoiding, if practicable, interruptions at facilities which are essential to the public welfare, such as hospitals, other health facilities, airports, police stations, fire stations, communication facilities, domestic water pumping stations, defense installations, civil defense centers, sewage disposal plants and others and then, if necessary; Selected distribution feeders throughout the service area for longer 3) periods of time with less alteration among circuits while continuing to avoid, if practicable, interruptions at facilities which are essential to the public welfare and then, if necessary; Customers whose functions are essential to the public welfare 4) beginning with those Customers whose service is least essential and continuing to those whose functions are progressively more essential. To the extent permitted by the operating characteristics of the system, the Company will restore service to Customers whose service has been manually interrupted, suspended, curtailed, or fluctuated hereunder (or whose service has been automatically interrupted, suspended, curtailed, or fluctuated hereunder if such service is not automatically restored) by manually restoring service in reverse sequence to that set out above unless it is necessary in the sole judgment of the Company to vary said sequence in order to protect system performance, integrity, reliability or stability. Actions under subsection (d) above are expected to be taken only when a D. regional deficiency exists. Actions by the Company will be integrated with actions of other utility systems in the region taken to meet regional deficiencies. Where governmental action has designated authority to proclaim power emergencies, actions under subsection (d) above would be implemented by the Company in accordance with proclamation of such authority. The Company shall make determinations of load curtailment requirements in the absence of such authority. and the Company may, in the absence of proclamation by such authority, if the Company deems it essential to maintaining the integrity of its system or its ability to provide a power supply, implement the actions enumerated hereinafter. Action by civil authorities and by the Company to obtain load curtailment by Customers other than Major Use Customers are intended to effect appropriate approximate (M) material transferred from Original Sheet 70-L; Original Sheet 70-M

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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued Μ If competent public authority determine that differing iv. percentage curtailment should apply to different uses of Т power, the percentages provided under this step will be modified accordingly. Μ Provide Base Period load and current consumption figures g. ΤМ to civil authorities upon request. Inform all Customers other than Major Use Customers of h. the recommended means of achieving comparable load curtailment In addition to the foregoing, the Company may utilize i. operational procedures, including voltage reduction and interruption of service, as necessary to maintain integrity of service. Public notice will be given through news media before such operational procedures are implemented. E. As used in this rule, a "Major Use Customer" is a Customer who used Т 75,000 kWh or more in any monthly billing cycle in the Base Period, or who would use 75,000 kWh or more (without curtailment) in any monthly billing cycle in the 12-month period beginning the previous August 1. The "Base Period" is the Μ corresponding monthly billing cycle in a 12-month period ending the previous ΤМ Julv 31. The Base Period loads of Major Use Customers will be adjusted to F. Т account for installed increase in normal load. Customers becoming Major Use Customers in the period after August 1 of the curtailment year by reason of increased usage shall have a Base Period load determined by the Company on the basis of the projected usage before curtailment. The Base Period loads of Customers other than Major Use Customers G. may be modified where additional load requirements have occurred and where such additional load cannot be avoided during the curtailment period. A Customer desiring such modification must notify the Company with description of reasons therefor. Any Customer who considers that curtailment, in accordance with the Η. provisions provided herein, shall impose an unusual and excessive hardship Т upon it may present its reasons therefor, and a statement of the facts supporting such reasons, to the Commission. Customers may schedule load curtailment in any period and in any Ι. manner to minimize economic costs, hardship or inconvenience, provided that the required load curtailment (if determined on other than a daily basis) shall be assured within each period, such period not to be longer than one month. Т The Company has the right to inspect the Customer's facilities and J. operating schedules to determine whether the Customer has complied with load Μ curtailment as required with subsection 3(f) through 3(h). If a Customer has not Т so complied and continues to fail to comply after receiving notice of noncompliance from the Company and adequate time to remedy, the Company Μ (M) material transferred from Original Sheet 70-O; Original Sheet 70-N; Original Sheet 70-P Issued September 22, 2020 Effective December 11, 2020 Issued by Avista Corporation

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AVISTA CORPORATION dba Avista Utilities

SCHEDULE 70 - RULES AND REGULATIONS - WASHINGTON - Continued

may disconnect service to such Customer until it is assured that the Customer will comply with directed load curtailment.

19. OPTIONAL PHASE AND VOLTAGE:

The Company will advise and supply each Customer with the most suitable phase and voltage available upon established circuits. At the option of the Company, voltages in excess of the available distribution voltage may be supplied on request for Customers whose demands exceed 25 kW provided that only one voltage will be supplied to a Customer's premise.

20. REACTIVE POWER (POWER FACTOR) ADJUSTMENT:

Where a Customer's kilowatt demand is 50 kW or more and the Customer's maximum 15 minute reactive kilovolt amperes (kVA) demand for that month is in excess of 48% of the kW demand, the Customer will pay 50¢ per month for each reactive kVA of such excess. The reactive kVA demand may be determined by permanently installed instruments or by tests at reasonable intervals. The Company may waive the application of this charge to the extent the reactive kVA demand is due to Customer's compliance with North American Electric Reliability Corporation or Western Electricity Coordinating Council reliability standards and the Company's directives regarding Customer's operation of its generation.

21. BALANCING OF LOAD:

Load unbalance shall not exceed 20% on single phase or 10% on three phase loads at any time on the various phase wires. On combined loads, single and three phase loads shall be measured separately.

22. LOW POWER FACTOR DEVICES:

Installations of neon, fluorescent, mercury vapor lamps or tubes or other types of gaseous tube lamps shall be corrected by the Customer so that such units or groups of units have a power factor of not less than 90% lagging. Where such correction is not made there will be an additional charge of \$1.00 per kVA of installed capacity provided; no charge will be made for uncorrected equipment of 1/10th kVA or less.

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AVISTA CORPORATION dba Avista Utilities

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SCHEDULE 70 – RULES AND REGULATIONS – WASHINGTON – Continued	
23. METER TEST PROCEDURES: A. Reporting. After December 31 of each year, results of the installed meter	-
<u></u>	-
testing program will be summarized, analyzed and made available upon	
Commission request. Retention and filing of records will be in accordance with]
WAC 480-100-228.	
B. <u>Meter Records</u> . Meter history records are to be maintained in accordance	
with WAC 480-100-353.	-
C. <u>New Meters</u> . Each meter shipment will be inspected for physical damage.]
Meters found in damaged boxes will be tested. If a meter shipment fails to pass]
inspection, every meter in the lot will be tested or returned to the manufacturer, at]
the discretion of the Company. All costs for tests and/or calibration shall be borne	
by the manufacturer.	
a. Single Phase and Network. A random sample of each meter shipment	
will also be selected in accordance with ANSI/ASQ Z1.9 – Section B –	(
Part II. The "as received" sample will be tested with seals intact,	(
where possible. The accuracy limits shall be from 99.5 to 100.5]
percent at full load and from 99.2 to 100.8 percent at light load.	
b. Three Phase. All meters will be tested "as received" from the	
manufacturer. The watt-hour meter shall be accurate as referenced to	
the watt-hour standard, at two unity power factor loads at 10 percent	
and 100 percent of the meter test rating. Meters shall be tested at 50	
percent-lagging power factor 100 percent load.]
The maximum allowable creep shall be the equivalent of one	
full revolution of a meter disk, in five minutes, with the load wires	
disconnected and potential impressed. The element balance, on	
polyphase meters, shall be within 1.0 percent at 100 percent load at	
unity power factor and at 1.5 percent at 50 percent power factor and	
100 percent load. The meters shall be within the accuracy limits at full]
load, at light load, and at 50% power factor in accordance with ANSI]
C-12.1 Code for Electric Metering and WAC 480-100-338 Rules	(
Relating to Electric Companies.	_
c. Demand Meters. All meters equipped with demand registers will be]
tested "as received" from the manufacturer. Demand accuracy will be	
99.0 to 101.0 at a minimum of 200 pulses. Each meter will be]
programmed with the correct program where applicable.	
d. <u>Instrument Transformers</u> . Each shall be accompanied by a factory test	
certificate indicating the transformer is in compliance with the	
provisions of ANSI C-12.1 Code for Electric Metering and WAC 480-	(
100 Rules Relating to Electric Companies.	
D. <u>Shop Testing</u> .	
a. Meters removed from the field may be retired without testing or may	(
be returned to service without an accuracy test if the meter is covered	(
M) material transferred from Original Sheet 70-Q; Original Sheet 70-Q.1	_
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By Patrick Ehrbar, Director of Regulatory Affairs	
By Patrick Ehrbar, Director of Regulatory Affairs	

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	by the testing program listen in section E be will be reset to "zero" before they are returnedb. Shop testing of meters will involve the sam described in Section C, above.	to field service.
	c. All instrument transformers, returned from the same procedures as described in section compliance with the provisions of ANSI C-12. ²	D(a) and shall be in T
E. <u>F</u>	Field Testing. a. <u>Single/Three Phase</u> . Each January, a randor family shall be selected for testing. The testir following 12-month period and shall be in acc National Standard Sampling Procedures a	ng shall occur during the cordance with "American
	Z1.9, Section B, Part II. Samples shall be randomly selected by co the Company's system. The sample shall be required by Table 1 below. (Additional selection complete the sample size, only when a selection found to be uniquely defective. Meters tested over	omputer, from throughout 1.1 times the number ons shall be tested, to in the primary sample is
	be physically damaged will be declared unique and metering equipment selected will be tested verification of the total installation shall be detern disturbances of all equipment installed on sit unbroken where possible.	ly defective.) All meters I and inspected. Overall mined with the minimum
	Meters shall be grouped into homogene manufacture date and type. Field testing of meter testing procedures as described in section C, abo accuracy will be 98.0 to 102.0. The maximum alle shall be 2%, as defined by WAC 480-100-338. Th C-12.1 section 6.1.8.1 – Standards for New and will be used for the calculation of weighted	rs shall involve the same C ove, except that demand T owable percentage error he latest revision of ANSI C In-Service Performance C
r r v t	 registration. b. <u>Non-Standard Meters</u>. Non-standard meters is families separately from the meters listed in standard meters are meters provided to Cu opt-out of the Company's standard metering e Additional Testing. The Company will, at its expensive registration of a meter upon request of a Custome request, the meter is tested more than once in a 1 results show the metering within the allowable limits WAC 480-100-183, the Customer shall pay a fee of accuracy test. If the additional accuracy test finds the provided to Customer standard metering within the allowable limits and the additional accuracy test finds the provided to Customer standard metering within the additional accuracy test finds the provided the additional accuracy test finds the provided to Customer standard metering within the additional accuracy test finds the provided the additional accuracy test finds the provided to Customer standard metering within the additional accuracy test finds the provided the additional accuracy test finds the provided to Customer standard metering within the additional accuracy test finds the provided test finds test finds the provided test finds te	shall be grouped into test subsection E(a). Non- istomers that choose to equipment. se, test the accuracy of er. If, at the Customer's 2-month period and the set, in accordance with of \$85 for the additional ne meter accuracy to be
	Dutside the limits determined by WAC 480-100-3 assume the testing costs. Insferred from Original Sheet 70-Q.1; Original Sheet Q.2	N
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SCHEDU	LE 70 – RU	LES AND	REGUL/	ATIONS – WASH	HINGTON – Continued
equipmen a.	t used by the <u>Laboratory</u> maintained shall be v months in Statesting pro- units will b be within latest revise <u>Field Testing</u> meter test unit stand calibrated	e Compa <u>v Testin</u> d in the C verified a accordar ationary s be verified 0.04% a sion of At ng. Mobi ing proce ards will to be	any. <u>g Equipr</u> Central Me nd calibra nce with the solid-state as descri- d against ccuracy e NSI C-12.1 le solid-state dures as be verified within 0	nent. A Reference eter Laboratory. ated to within 0. test units will b bed in section 0 the Reference S every 12 months 1. ate field test unit described in sec ed against the 1	scription of meter testing ence Standard will be The Reference Standard .02% accuracy every 12 of ANSI C-12.1. The used to perform meter C above. Laboratory test tandard and calibrated to a in accordance with the ts will be used to perform ction D above. Field test Reference Standard and a every 12 months in C-12.1
			TABLE	1	
STATISTI	CAL SAMPLIN	NG FOR SA	AMPLE SEL	ECTION AND NUM	ERICAL ANALYSIS
LOT SIZE ¹			AQL 2.5 ²		.E³ MAX. STANDARD⁴ KDEVIATIONS
3 - 15 25	B C	3 4	7.59 10.92	1.12 1.18	1.74 1.50
40	D	4 5	9.80	1.18	1.38
65	E	5 7	8.40	1.33	1.27
110	F	10	7.29	1.41	1.19
180 300	G H	15 20	6.59 6.17	1.48 1.52	1.14 1.11
500	1	25	5.97	1.54	1.09
800	J	30	5.86	1.55	1.08
1,300	K	35	5.57	1.58	1.06
8,000	M	50 75	5.20	1.62	1.04
22,000 110,000	N O	75 100	4.87 4.69	1.65 1.67	1.02 1.01
550,000	P	150	4.43	1.70	1.00
over 550,000	Q	200	4.40	1.71	0.99
¹ Condense ² Condense ³ Condense ⁴ Calculateo 102% M = Maxim	d from MIL ST d from MIL ST d from MIL ST i from MIL ST[um allowable po	D 414 Tab D 414 Tab D 414 Table ercent defect	le B-3 Inspe le B-5 Inspe e B-8 with A tive	ction Level IV ction Level IV QL = 2.5 and specifi	cation limits of 98 and
(M) material transferre	a from Origina	ai Sheet Q.	5; Original	Sneet Q.5	
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