BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

)	
)	DOCKET UE-100467
)	
)	and
)	
)	DOCKET UG-100468
)	
)	
)	JOINT MOTION FOR MODIFICATION
)	OF PROCEDURAL SCHEDULE AND
)	FOR AN ORDER APPROVING
)	SETTLEMENT STIPULATION
))))))))))))

Come now, Avista Corporation, ("Avista" or the "Company"), the Staff of the Washington Utilities and Transportation Commission ("Staff"), the Public Counsel Section of the Washington Office of Attorney General ("Public Counsel"), Northwest Industrial Gas Users ("NWIGU"), Industrial Customers of Northwest Utilities ("ICNU"), and The Energy Project, representing all parties in the above-captioned matters (hereinafter collectively referred to as the "Parties"), and respectfully move the Commission for an Order modifying the procedural schedule established by Order No. 04 in the above-captioned dockets and approving the Settlement Stipulation filed herewith. This Joint Motion is based on the following:

1. On August 25, 2010, the Parties filed with the Commission a Settlement Stipulation (attached as an appendix to this Joint Motion). This Settlement Stipulation, if approved, would resolve all issues in these proceedings.

2. Integral to the Settlement, as a negotiated element, is a proposed effective date for revised tariffs of December 1, 2010.

3. The current case schedule calls for responsive testimony to Avista's general rate case filing to be filed on September 2, 2010. In light of the attached Stipulation, the Parties request that this September 2, 2010 date be vacated for purposes of filing responsive testimony, and instead, the date of September 16, 2010, be established as the date by which Parties to the Settlement Stipulation must file testimony in support of the Stipulation.¹ (Because all parties joined in the Stipulation, no adverse testimony will be filed, and there is no need to maintain the remaining dates on the Procedural Schedule established in Order No. 04, except for an evidentiary hearing date of November 2, 2010, in order for the Commission to entertain the Settlement.)

4. The Parties stand ready for an evidentiary hearing date earlier than November 2, 2010, if that would facilitate the Commission's schedule, and allow for the proposed implementation of new rates on December 1, 2010. (The Parties would request a telephone prehearing conference to discuss an earlier hearing date, if that is the preference of the Commission.)

5. The Parties do not propose a change to the October 6, 2010 date for hearing testimony from members of the general public.

6. For the reasons to be set forth in joint testimony in support of the Settlement, the Parties request that the Settlement Stipulation be approved as a fair resolution of all issues, as being in the public interest, and without change or modification.

¹ To the extent necessary, the Parties request a waiver of the Commission's rules on settlement procedures, in order to allow the filing of joint testimony in support thereof at a date subsequent to the actual filing of the Settlement itself. The Parties are in need of additional time to prepare such materials.

By:

Gregory J. Trautman

Assistant Attorney General

				+2		
Entered	into	this	24	_day	of August,	2010

Company:

By: David J. Meyer

VP, Chief Counsel for Regulatory and Governmental Affairs

Staff:

Public Counsel:

By: _____ Sarah Shifley Assistant Attorney General

<u>NWIGU</u>:

By: _____ Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP

ICNU:

By: ______ S. Bradley Van Cleve Davison Van Cleve, P.C.

The Energy Project:

By: _____ Ronald Roseman Attorney at Law

Entered into this 24 day of August, 2010

Company:

Staff:

Public Counsel:

By: David J. Meyer VP, Chief Counsel for Regulatory and **Governmental Affairs**

By:

Gregory J. Trautman Assistant Attorney General

By: Sarah Shifley Assistant Attorney General

By: Chad M. Stokes Cable Huston Benedict

Haagensen & Lloyd LLP

S. Bradley Van Cleve Davison Van Cleve, P.C.

ICNU:

NWIGU:

The Energy Project:

By:

By:

Entered into this $\underline{24}$ day of August, 2010

Company:	By:
	David J. Meyer
	VP, Chief Counsel for Regulatory and
	Governmental Affairs
<u>Staff</u> :	Ву:
	Gregory J. Trautman
	Assistant Attorney General
Public Counsel:	By:
	Sarah Shifley
	Assistant Attorney General
<u>NWIGU</u> :	By:
	Chad M. Stokes
	Cable Huston Benedict
	Haagensen & Lloyd LLP
<u>ICNU</u> :	By:
	S. Bradley Van Cleve
	Davison Van Cleve, P.C.
The Energy Project:	By:
	Ronald Roseman
	Attorney at Law

Joint Motion for Modification of Procedural Schedule -3

Entered into this _____day of August, 2010

Company:

Staff:

By: _____ David J. Meyer VP, Chief Counsel for Regulatory and Governmental Affairs

By: _____ Gregory J. Trautman Assistant Attorney General

By:

Sarah Shifley

Public Counsel:

<u>NWIGU</u>:

Assistant Attorney General By:

Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP

ICNU:

By: ______ S. Bradley Van Cleve Davison Van Cleve, P.C.

The Energy Project:

By: _____ Ronald Roseman Attorney at Law

Joint Motion for Modification of Procedural Schedule - 3

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Company: By: David J. Meyer VP, Chief Counsel for Regulatory and **Governmental Affairs** Staff: By: Gregory J. Trautman Assistant Attorney General Public Counsel: By: Sarah Shifley Assistant Attorney General By: **NWIGU**: Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP S ICNU: By: 6 S. Bradley Van Cleve Davison Van Cleve, P.C. The Energy Project: By: Ronald Roseman Attorney at Law

Company:	By:
	David J. Meyer VP, Chief Counsel for Regulatory and Governmental Affairs
<u>Staff</u> :	By: Gregory J. Trautman Assistant Attorney General
Public Counsel:	By: Sarah Shifley Assistant Attorney General
<u>NWIGU</u> :	By: Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP
<u>ICNU</u> :	By: S. Bradley Van Cleve Davison Van Cleve, P.C.
The Energy Project:	By fre Porald Recucan Ronald Roseman Attorney at Law Veg Chales I Ch

APPENDIX 1 – Settlement Stipulation

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND)	
TRANSPORTATION COMMISSION)	DOCKET UE-100467
)	
Complainant,)	and
)	
V.)	DOCKET UG-100468
)	
AVISTA CORPORATION d/b/a)	
AVISTA UTILITIES)	SETTLEMENT STIPULATION
)	
Respondent.)	
)	

I. PARTIES

1. This Settlement Stipulation is entered into by Avista Corporation ("Avista" or the "Company"), the Staff of Washington Utilities and Transportation Commission ("Staff"), the Public Counsel Section of the Washington Office of Attorney General ("Public Counsel"), Northwest Industrial Gas Users ("NWIGU"), Industrial Customers of Northwest Utilities ("ICNU"), and The Energy Project, jointly referred to herein as the "Parties." As such, the Parties represent all parties to this proceeding. The Parties agree that this Settlement Stipulation is in the public interest and should be accepted as a full resolution of all issues in these dockets. The Parties understand this Settlement Stipulation is subject to approval of the Washington Utilities and Transportation Commission (the "Commission").

II. INTRODUCTION

2. On March 23, 2010, Avista filed with the Commission certain tariff revisions designed to increase general rates for electric service (Docket UE-100467) and natural gas service (Docket UG-100468) in the State of Washington. Avista requested an increase in electric rates of \$55.3 million, or 13.8 percent, and an increase in natural gas rates of \$8.5 million, or 5.4 percent. On April 5, 2010, the Commission entered Order 01 suspending the tariff revisions and consolidating Dockets UE-100467 and UG-100468 for hearing and determination pursuant to WAC 480-07-320. A Prehearing Conference Order (Order 04) issued on April 5, 2010, established a procedural schedule, among other things. Representatives of all Parties appeared at an August 4, 2010 Settlement Conference, which was held for the purpose of narrowing the contested issues in this proceeding, followed by subsequent settlement discussions on August 10-11, 2010.

3. The Parties have reached a settlement of all issues in this proceeding and wish to present their agreement for the Commission's consideration. The Parties therefore adopt the following Settlement Stipulation in the interest of reaching a fair disposition of the issues in this proceeding.

III. AGREEMENT

A. <u>Revised Increase and Rate Effective Date</u>

4. The Parties agree that Avista shall be authorized to implement rate changes designed to increase its annual revenues from Washington electric customers by \$29.50 million (or 7.4 percent), and Washington natural gas customers by \$4.55 million (or 2.9 percent). The Parties agree that the rate changes identified herein should be effective with service on and after December 1, 2010.

5. The Parties have agreed to a number of revenue requirement adjustments to both filed electric and natural gas cases. These adjustments are summarized in the tables set forth immediately below:

	SUMMARY TABLE OF ADJUSTMENTS TO ELECTRIC REVENUE R		Т	
	000s of Dollars	Revenue	_	_
		Requirement	-	ate Base
Amc	ount As Filed	\$ 55,298	\$ [•]	1,075,665
	Adjustments:			
a)	Cost of Capital			
	Adjust return on equity to 10.2%; common equity to 46.5%; includes a Rate			
	of Return of 7.91%	(7,273))	0
b)	Power Supply-Related Adjustments			
,	i Lower Gas/Electric Prices	(14,970)		0
	iii Include short-term contracts through 7/22/2010	3,267		C
	iii Include lower colstrip outage	(880)		C
			′	
	iv Include higher Colstrip fuel cost	1,498		0
	v Include lower Stimson rates	(126)	′	0
	vi Include lower WNP-3 rates	(351)		C
	vii Include higher Wells cost	167		0
	viji Adjust for hydro shape change	(165))	0
	ix Include test year loads	(11,230))	0
C)	Production Property Adj			
	Remove the Pro Forma Production Property Adjustment due to use of			
	historical loads used for power supply	18,957		37,643
d)	Lancaster		+	.,
۵,	Recover \$6.8 million of Lancaster deferral over 5 years	(1,526)		(3,149
2)	Capital Additions	(1,520)	4	(3,143
e)	•			
	Include the full effect of the 2009 Noxon upgrade and major (7) generation	(7.704)		(40 700
-	projects though April 30, 2010	(7,761)	<u>/</u>	(48,783
f)	Noxon 2010/2011			
	Remove pro forma property taxes on the 2010/2011 Noxon upgrade projects	(126))	0
g)	Executive Labor			
	Reduce executive labor charged to the Utility	(563))	0
h)	Incentives			
	Remove test period executives' incentives	(309))	0
i)	Spokane River / CDA Tribe Settlement Deferrals			
,	Revise the Spokane River and CDA Tribe Settlement deferrals previously			
	approved to a 10 year amortization	(661)		214
j)	Pro Forma Vegetation Management	(001)	4	217
"	Increase vegetation management expense by \$1.025 million; Increase the			
	Company's Washington annual required spend for vegetation management			
	to \$4.025 million	(1.073)	、 	
		(1,073)	4	
K)	Information Services			
	Based on the actual spend to June 30, 2010, and remove pro forma 2011			
	costs	(1,162))	0
I)	Colstrip - Mercury Emission			
	Revise for known changes to Colstrip mercury emission costs	(33))	0
m)	Employee Pension			
-	Revise for known changes to pension costs	(35))	0
n)	Administrative and General Expenses	l í	1	
,	Reduce administrative and general expenses	(444)		C
o)	Working Capital	()	1	
<i>•</i> ,	Reduce proposed working capital adjustment	(701)		(5,507
m)		(701)	4—	(3,307
h)	Optional Renewable Power Rate (Buck-a-Block) Program			
	Remove the effect of the Company's Buck-A-Block (renewable) program			_
	from base rates	19	\vdash	0
q)	Restate Debt			
	Flow through impact of Rate Base adjustments	(316))	0
	Total Adjustments	\$ (25,797)) \$	(19,582

	SUMMARY TABLE OF ADJUSTMENTS TO NATURAL GAS REVENU 000s of Dollars			<u>=N I</u>	
			uirement	Ra	te Base
Amo	ount As Filed	\$	8,489	\$	199,233
	Adjustments:	ľ	-,	•	,
a)	Cost of Capital				
Í	Adjust return on equity to 10.2%; common equity to 46.5%; includes a				
	Rate of Return of 7.91%		(1,346)		0
e)	Capital Additions				
	Eliminate natural gas capital additions		(231)		(1,525)
g)	Executive Labor				
•	Reduce executive labor charged to the Utility		(63)		0
h)	Incentives		· · ·		
	Remove test period executive incentives		(87)		0
k)	Information Services		• • •		
	Based on the actual spend to June 30, 2010, and remove pro forma				
	2011 costs		(324)		0
m)	Employee Pension				
	Revise for known changes to pension costs		(8)		0
n)	Administrative and General Expenses				
	Reduce administrative and general expenses		(235)		0
o)	Working Capital				
_	Remove the natural gas working capital adjustment		(516)		(4,053)
p)	Optional Renewable Power Rate (Buck-a-Block) Program				
	Remove the effect of the Company's Renewable (Buck-a-Block)				
	program from base rates		(8)		0
q)	Restate Debt				
	Flow through impact of Rate Base adjustments		131		0
r)	Jackson Prairie				
	Use revised plant and cushion gas accounting in base rates; defer				
	revenue requirement of additional actual 2011 working gas inventory				
	balance to be recovered through PGA		(1,248)		(8,692)
	Total Adjustments	\$	(3,935)	\$	(14,270)
	Adjusted Revenue Requirement	\$	4,554	\$	184,963

Accordingly, the revenue requirement adjustments for the Company's electric operations show a reduction of \$25,797,000 to the Company's filed-for revenue requirement increase. The revenue requirement adjustments for the Company's natural gas operations show a reduction of \$3,935,000 to the Company's filed-for revenue requirement increase. Attached as Appendix 1 are the electric and natural gas Summary of Revenue Requirement Adjustments schedules showing adjusted pro forma results incorporating these agreed-upon adjustments. These adjustments are described in further detail below. The letter references correspond to the line items in the table of adjustments for both electric (Table 1) and natural gas (Table 2) above.

a.) <u>Cost of Capital:</u>

The Parties agree to a 10.2 percent return on equity, with a 46.5 percent common equity ratio, and adopt the capital structure and resulting rate of return as set forth below:

Agreed-upon Cost of Capital				
	Percent of			
	Total			
	Capital	Cost	Component	
Total Debt	53.50%	5.93%	3.17%	
Common Equity	46.50%	$10.20\%^{1}$	4.74%	
Total	100.00%		7.91%	
¹ The Parties reserve the right to argue for a direct reduction in return on equity due to natural gas decoupling in a future general rate case.				

b.) <u>Power Supply-Related Adjustments:</u>

(i) <u>Natural Gas/Electric Prices</u> – This adjustment reduces the annual average natural gas price, as included in the Company's direct filing, from \$6.38/dth to \$5.13/dth. This price is based on a 3-month average through July 21, 2010 of 2011 forward prices. The average Mid C flat electric price correspondingly dropped from \$49.73/MWh to \$41.32/MWh.

- (ii) <u>Short-Term Contracts</u> This adjustment includes all 2011 wholesale electric and natural gas short-term transactions entered into through July 22, 2010.
- (iii) <u>Colstrip Outage</u> The Parties agree to decrease the forced outage rate at
 Colstrip Units 3 and 4 from 9.36 percent to 6.71 percent.

(iv) <u>Colstrip Fuel Cost</u> – This adjustment reflects an increase in the 2011 Colstrip coal cost from \$19.72/ton to \$21.92/ton based on updated information from Western Energy Company (Colstrip coal provider).

(v) <u>Stimson Rates</u> – This adjustment reflects a lower purchase price for the Stimson purchase for October 2011 through December 2011 from \$84.28/MWh to \$65.15/MWh to reflect new Idaho avoided costs.

(vi) <u>WNP-3 Contract Adjustment</u> – The Parties agree to lower the WNP-3 purchase price to reflect no increase in the midpoint rate from the 2009-10 contract year to the 2011 pro forma period.

(vii) <u>Wells Cost</u> – This adjustment increases the Wells purchase cost based on the updated information provided by Douglas County PUD on April 30, 2010.

(viii) <u>Hydro Shape Change</u> – This adjustment reflects changes in the heavyload/light-load hour hydro production splits to be within 2 percent each month of the actual five-year average.

(ix) <u>Test Year Loads</u> – This adjustment reflects the decrease in load for the use of weather- adjusted 2009 test-year load from a forecasted 2011 pro forma load. System load decreased by 48.3 aMW.

c.) <u>Production Property Adjustment:</u>

The production property adjustment was removed from the revenue requirement due to the use of historical loads for determining power supply costs, as described above.

d.) <u>Lancaster:</u>

Avista will recover \$6.8 million of the 2010 Lancaster deferral, amortized over a five-year period. (See discussion, below, in Section III.B.)

e.) <u>Capital Additions:</u>

Capital additions for electric operations shall include capital costs and expenses associated with certain major generation project upgrades. This adjustment includes the full effect of the Noxon Unit No. 1 generation upgrade project included in the settlement approved in Dockets UE-090134 and UG-090135 and completed during 2009, and certain major projects expected to be completed and transferred to plant-in-service by November 30, 2010, in time for new rates to be in effect. The capital costs have been averaged for their appropriate pro forma period with the associated depreciation expense, as well as the appropriate accumulated depreciation and deferred income tax rate base offsets. Pro formed capital additions for natural gas operations were removed.

f.) <u>2010 and 2011 Noxon Generation Upgrades:</u>

The Noxon Unit No. 3 generation upgrade completed in May 2010 (designed to increase that unit's efficiency by 4.15 percent and provide additional capacity of 7.5 MW) and the Noxon Unit No. 2 generation upgrade scheduled for completion in March of 2011 (designed to increase that unit's efficiency by 2.42 percent and provide additional capacity of 7.5 MW) were included. The capital costs have been averaged for their appropriate pro forma period with the associated depreciation expense, as well as the appropriate accumulated depreciation and deferred income tax rate base offsets. Pro forma property taxes have been excluded from this adjustment.

g.) <u>Executive Labor:</u>

This adjustment consists of three individual components: (1) it reduces the amount of executive salaries and benefits charged to the utility and allocates a greater portion of

both to subsidiary/non-utility operations; (2) it reduces executive base salaries so that executive salary costs included in rates reflect increases in closer proportion to those for non-executive employee salaries; and, (3) it removes costs of executive supplemental deferred compensation and long-term disability benefits, which are available only to executive employees.

h.) <u>Incentives:</u>

The incentives for executives were removed from the revenue requirement. The Company will review its non-executive incentive compensation programs and provide testimony in its next general rate case: (1) identifying, explaining, and to the extent possible, quantifying the programs' benefit(s) to ratepayers; and, (2) explaining how the programs comply with the Commission's Final Orders in previous Avista general rate cases, specifically Dockets UE-991606¹ and UE-090134².

i.) <u>Coeur d'Alene (CDA) Tribe Settlement and Spokane River Relicensing (SRR)</u> <u>Deferrals:</u>

The Parties agree to a ten-year amortization of the remaining balances beginning December 1, 2010 of the CDA Settlement Deferral, the CDA/SRR - CDR (Coeur d'Alene Reservation Trust Restoration Fund) deferral, the Spokane River Deferral, and the Spokane River PM&E Deferral.

¹ WUTC v. Avista Corporation, d/b/a Avista Utilities, Third Supplemental Order, Docket Nos. UE-991606 and UG-991607 (consolidated), ¶¶ 268-73.

² WUTC v. Avista Corporation, d/b/a Avista Utilities, Final Order (Order No. 10), Docket Nos. UE-090134 and UG-090135 (consolidated), ¶¶ 128-29.

j.) Vegetation Management Expenses:

This adjustment reflects an increase to the electric vegetation management costs. The Company is currently required, by Commission Order in Docket UE-050482, to spend approximately \$2.8 million per year for electric vegetation management (includes electric distribution and transmission expenses). Avista reports this to the Commission annually within the Company's Commission Basis Report, and maintains a one-way balancing account to track any funds under-spent (below the \$2.8 million). In the event there are unspent funds for vegetation management in any given year, those unspent funds will be accounted for and spent in the subsequent year or credited back to customers. This adjustment increases the electric expense \$1.025 million above the test period amount of \$3.0 million, and increases the required annual spend level from the current \$2.8 million to \$4.025 million.

k.) Information Services Expenses:

This adjustment reflects an increase in ongoing information service requirements based on actual expenditures through June 30, 2010.

I.) <u>Colstrip Mercury Emissions Expenses:</u>

This adjustment reflects the revised amount for the Company's mercury abatement expenses required for its Colstrip Units #3 and #4 production plant.

m.) <u>Employee Pension:</u>

This adjustment reflects the decrease in employee pension related expenses based on updated information received by the Company.

n.) Administrative and General Expenses:

This adjustment removes all or a portion of various administrative and general costs,

including certain dues, 50 percent of Board of Director fees and expenses (as ordered

in Docket UE-090134/UG-090135), certain advertising costs, and certain non-

recurring expenses. The costs addressed by this adjustment include and/or are related

to:

- i. Board of Directors' fees
- ii. Board of Director meeting costs
- iii. Other Director Costs (gifts, non-meeting travel, professional portraits)
- iv. Employee retirement party
- v. Employee entertainment/sporting event
- vi. Executive charity-related travel
- vii. Reimbursement of executive relocation expenses
- viii. Charitable donations
- ix. Dues and fees to civic organizations (Rotaries, Chambers of Commerce, etc.)
- x. Corporate aircraft travel (non-cost-effective or non-utility flights)
- xi. Promotional/image advertising
- xii. Employee gifts
- xiii. Customer give-away items and gifts
- xiv. Corporate logo apparel and items
- xv. Various other costs improperly charged to utility accounts as identified by non-company parties through discovery in this proceeding.

The Company, for its part, has agreed to remove all or a portion of the expenses related to the above items, for settlement purposes only, and as part of an overall adjustment for administrative and general expenses, including the removal of all expenses that are prohibited by law. The Company reserves the right to address the appropriateness of expenses set forth above in any future proceeding, except where recovery is prohibited by law.

o.) <u>Working Capital:</u>

This adjustment reduces the Company's proposed electric working capital pro forma adjustment, and removes the natural gas working capital adjustment proposed by the Company.

p.) Optional Renewable Power Rate (Buck-a-Block) Program:

This adjustment removes the effect of the Company's Optional Renewable Power Rate Program, also referred to as "Buck-A-Block," from base rates. See additional details regarding agreed-upon measures included in Paragraph 21 below. Going forward, the Company will maintain separate accounts for all Buck-a-Block program costs and revenues to ensure compliance with WAC 19.29A.090(5) (specifying that "[a]ll costs...associated with any option . . . must be allocated to the customers who voluntarily choose that option and may not be shifted to any customers who have not chosen such option").

q.) <u>Restate Debt Interest:</u>

Reflects the income tax effect of the change in interest expense related to all other adjustments in the Stipulation that affect rate base. This adjustment restates debt interest using the agreed-upon pro forma weighted average cost of debt of 3.17 percent.

r.) Jackson Prairie (JP) Storage:

The Parties agree to the revised accounting treatment proposed by the Company for its existing cushion gas using the net book value of the utility assets at February 2010 to record the transfer of the cushion gas from non-recoverable (FERC Account No. 352.3), which is a depreciable asset, to recoverable (FERC Account No. 117.1),

which is a non-depreciable asset. The JP assets that will be added on May 1, 2011 will include plant assets as well as cushion gas that will be recorded in both recoverable and non-recoverable FERC accounts using a similar allocation method. The pro formed Jackson Prairie working gas inventory for the additional storage effective May 1, 2011, and associated additional operations and maintenance costs, were removed from the revenue requirement and rate base. The revenue requirement associated with Avista's rate of return applied to the actual balance of the additional JP working gas inventory applicable to Washington gas operations shall be calculated as a deferred cost beginning May 1, 2011 to be recovered in the Company's future PGA filings starting with Avista's fall 2011 PGA filing, until recovered in base rates in a subsequent general rate case. In addition, the additional operations and maintenance costs shall be recorded in the Company's PGA deferrals for later recovery in rates until those costs are included in base retail rates.

6. <u>ERM Authorized Level of Expense</u>. Appendix 2 sets forth the agreed-upon level of power supply expense, retail load and retail revenue credit resulting from this Stipulation, that will be used in the monthly Energy Recovery Mechanism ("ERM") calculations.

7. <u>Decoupling Baseline and Application</u>. Pursuant to the Commission's order initially adopting the Avista decoupling pilot, <u>In Re Petition of Avista Corp.</u>, Order 04, Docket UG-060518, paragraph 49, the baseline for the decoupling mechanism has been updated so as to use the test year employed in this rate case proceeding. The update of the baseline is reflected in Appendix 3. In addition, the Company will address in its next general rate case "whether the program should recover DSM- related lost margin from all rate schedules,"³ an issue which the Parties agree is not resolved at this time.

B. <u>Recovery of Lancaster in Rates</u>

8. In its Order 10, in Docket UE-090134, the Commission allowed Avista to defer costs incurred by Avista associated with its purchase of power from the Lancaster Generating Facility⁴ until such time as the prudence of such costs and compliance with certain other requirements could be addressed in a subsequent general rate case – i.e., in this Docket (UE-100467). The Parties have agreed that the costs of Lancaster for 2011 and going forward are reasonable and should be reflected in rates. For settlement purposes, Avista agrees to recover only \$6.8 million of the amounts deferred in 2010, which would be recoverable in rates over a five (5) year amortization period, with a rate of return on the unamortized balance. Avista agrees to waive recovery of all other Lancaster-related deferred amounts for 2010.⁵ As part of the settlement related to the 2010 Lancaster deferrals, the Parties agree that there will be no deferrals under the ERM for 2010 in either the rebate or surcharge direction.⁶ Avista will take the risk on any changes in ERM-related power supply costs for 2010.⁷ The Company will continue to file Monthly Power Cost Deferral Reports, per Docket UE-011595, which will specifically account for the deferral for Lancaster-related contracts until that deferral is no longer in place.

³ WUTC v. Avista Corporation, d/b/a Avista Utilities, Final Order (Order No. 10), Docket Nos. UE-090134 and UG-090135 (consolidated), ¶ 303.

⁴ The Lancaster Generating Facility is a 275 MW combined-cycle combustion turbine located near Rathdrum, Idaho. Avista is a party to a power purchase agreement (PPA) whereby the output of the facility was transferred to Avista on January 1, 2010, for a period ending October 31, 2026.

⁵ The year-to-date cumulative account balance of the Lancaster deferral was \$7,570,233 through July 2010, and Avista estimates that the amount deferred for the entire year (2010) will be approximately \$12 million.

⁶ Through July 2010, the year-to-date difference between actual net power costs and authorized costs is \$3,846,404 in the surcharge direction (within the deadband). Avista estimates that the amount of the deferral for the entire year (2010) will be in the range of \$0 to \$5 million. ⁷ The current balance in the ERM of approximately \$526,400 at July 31, 2010 shall also be reduced to zero such that

⁷ The current balance in the ERM of approximately \$526,400 at July 31, 2010 shall also be reduced to zero such that the ERM balance at December 31, 2010 will be zero.

9. The Parties agree that the Lancaster PPA complies with the Greenhouse Gases Emissions Performance Standard (EPS) established in RCW 80.80.

C. <u>Rate Spread/Rate Design</u>

- 10. <u>Electric Rate Spread/Rate Design:</u>
 - a) Electric Cost of Service/Rate Spread The Parties agree to use a pro-rata allocation of the Company's electric rate spread percentages from its original filing for purposes of spreading the revised revenue requirement, as shown on Page 1 of Appendix 4.
 - b) Electric Rate Design
 - (i.) The Residential Basic Charge would remain at the current level of \$6.00 per month.
 - (ii.) For the rate design of Schedule 25, the basic charge would increase from \$11,000 to \$12,500, and there would be a uniform percentage increase in the first two blocks, and an increase of 70 percent of the increase in Blocks 1 & 2 for Block 3. In addition, the demand charge would increase from \$3.50 to \$4.00, the Primary Voltage Discount for 60 kV would increase from \$1.00 to \$1.10, and the Primary Voltage Discount for 115 kV would increase from \$1.20 to \$1.30.
 - (iii.) The Rate Design for other Schedules would be as proposed by Avista in its original filing:
 - Schedule 1 would have a uniform percentage increase for the blocks.
 - Schedule 11 would have an increase in the Basic Charge from \$6.75 to \$10.00 per month, and a uniform percentage increase to blocks. In addition, the demand charge would increase from \$4.25 to \$5.00 per kilowatt.

- Schedule 21 would have an increase in the Basic Charge from \$300 to \$350 per month, and a uniform percentage increase to blocks. In addition, the demand charge would increase from \$4.00 to \$4.75 per kilowatt.
- Schedule 31 would have an increase in the Basic charge from \$6.75 to \$7.75 per month, and there would be a uniform percentage increase to blocks.
- Lighting would see a uniform percentage increase.

11. <u>Natural Gas Rate Spread/Rate Design</u>:

- a) Natural Gas Cost of Service/Rate Spread The Parties agree to use a pro-rata allocation of the Company's natural gas rate spread percentages from its original filing, modified as described in part b. below, for purposes of spreading the revised revenue requirement as shown on Page 1 of Appendix 4.
- b) The Parties agree that the assignment of underground storage costs by throughput for balancing purposes will be reduced from 20 percent to 13 percent, with the additional Jackson Prairie capacity. The Company agrees to provide further information with respect to this issue in its next general rate case.
- c) Natural Gas Rate Design
 - (i.) The Residential Basic Charge will remain at the current level of \$6.00 per month.
 - (ii.) The Rate Design for other Schedules would be as proposed by Avista in its original filing:
 - Schedule 111 would have an increase in the monthly Minimum Charge based on Schedule 101 rates (breakeven at 200 therms), and a uniform percentage increase to blocks 2 and 3.

- Schedule 121 would have an increase in the monthly Minimum Charge based on 101 rates (breakeven at 500 therms), and a uniform percentage increase to blocks 2-4, with no change to block 5.
- Schedule 131 would have a uniform percentage increase to blocks.
- Schedule 146 would have an increase in the Basic Charge from \$201.30 to \$225 per month, and a uniform percentage increase to all blocks.

D. Low Income Rate Assistance Program (LIRAP) Funding:

12. The Parties agree to adjust the LIRAP portion of the tariff riders (Schedules 91 and 191) to provide an increase in annual funding that reflects the same percentage increase as the overall percentage increase in revenue requirement in this case – i.e., 7.4 percent for electric and 2.9 percent for natural gas. With this increase, the annual funding level for electric low income customers will be approximately \$3.3 million, and for natural gas low income customers will be approximately \$1.7 million. Appendix 5 identifies the tariff rider adjustments to Schedule 91 and 191 (in ϕ /kwh or ϕ /therm) to reflect increased levels of funding for LIRAP. As a part of its compliance filing, the Company will file revised Schedule 91 and 191 tariffs consistent with the changes identified in Appendix 5.

E. <u>Demand Side Management (DSM) Expenditures:</u>

13. The Parties agree to reallocate existing levels of DSM funding under Schedules 91 and 191 in order to increase low income DSM by \$500,000 over and above the existing funding level of \$1.5 million. For purposes of program administration, the total funding level of \$2 million for low income DSM includes amounts that may be dedicated to energy-related health and human safety measures, the expenditures for which shall not exceed fifteen (15) percent of overall actual low income DSM expenditures. In addition, Avista shall remove \$15,000 (related to incorrect customer

SETTLEMENT STIPULATION - 16

rebates) from its Washington natural gas DSM account, and shall also remove \$56,733 (electric) and \$6,500 (natural gas) (reflecting improperly charged dues and memberships) from its DSM tariff rider accounts.

F. <u>Prudence of Energy Efficiency Expenditures:</u>

14. Avista, Staff, NWIGU, ICNU, and The Energy Project agree that Avista's expenditures for electric and natural gas energy efficiency programs in 2008 and 2009 were prudently incurred. Public Counsel does not take a position on the prudence of these expenditures, but does not oppose the settlement of this issue due to the conditions related to DSM set forth herein.

G. <u>DSM Accounting Review and Evaluation:</u>

15. <u>Rebate Processing Procedures for DSM Programs</u> Avista will conduct, either internally or by an independent, third-party, a comprehensive review of its customer rebate processing system for all rebate programs, including process analysis/best practices review of rebate processing to ensure accuracy. As part of this review there will be a thorough examination of the Company's procedures for prescriptive rebate programs where the amount of the rebate varies and is calculated individually for each customer (e.g., residential insulation and window replacement). The review is expected to culminate in a final report with recommendations regarding any new systems and/or controls the Company should implement to improve and enhance its rebate processing, including but not limited to controls to ensure that rebates do not exceed the program maximum, currently set at fifty percent of project cost for most programs. Avista shall furnish the final report resulting from this review in a report to be provided to all parties, and the Triple E Board, upon completion and prior to the Company's next general rate case.

16. In addition, the Company agrees that an independent, third-party will conduct Evaluation, Measurement, and Verification ("EM&V") of Avista's Limited Income Weatherization program as SETTLEMENT STIPULATION – 17 part of the conditions approved by the Commission in Docket UE-100176.⁸ The Company also agrees that an independent, third-party will conduct an impact evaluation and cost-effectiveness analysis of Avista's residential windows program (natural gas and electric), using program participant data from 2008 and/or 2009, with a final report completed no later than May 30, 2011. Avista and the selected evaluator will work in good faith to ensure all program participant data is as accurate as possible. If necessary, the selected evaluator may conduct an audit of all participant data for this program.

17. Independent, External Review of Data Management Strategy. Avista agrees that an independent, third-party will conduct an evaluation of Avista's data tracking systems and data strategy for its DSM programs. The review will examine Avista's internal operations for data entry, tracking, and reporting, and its systems for ongoing review, oversight and controls to ensure data accuracy. As part of this review, the selected external evaluator will share industry best practices regarding data management strategies. The review will also examine whether the documentation required from participating customers is appropriate. The review is expected to culminate in a final report with findings, as well as recommendations regarding any new systems and/or controls the company should implement to improve and enhance its DSM data management. In addition, the final report will include recommendations regarding effective and accurate procedures that should be followed to correct DSM data, when errors are discovered particularly in filings with the Commission. Avista shall furnish the final report resulting from this review in a report to be provided to all Parties, and the Triple E Board, upon completion and prior to Avista's next general rate case.

⁸ See Docket UE-100176, Order 01, "Order Approving Avista's Ten-Year Achievable Conservation Potential And Biennial Conservation Target Subject To Conditions".

H. <u>Effective Date:</u>

18. As an integral part of this settlement, the Parties have agreed that the new rates shall be implemented on December 1, 2010, and support a modification of the procedural schedule to accommodate such a date.

I. <u>Next General Rate Case:</u>

19. The Company will not file a general rate case in the Washington jurisdiction before April 1,2011.

J. <u>Accounting Procedures</u>:

20. <u>Policies/Procedures Regarding Cost Allocations.</u>

Prior to its next Washington general rate case filing, Avista will review its existing policies and procedures regarding the Company's allocation of costs between utility, LIRAP, and non-utility accounts, and produce a report with a detailed description of these policies and procedures. This report will include an explanation of safeguards in place so that subsidiary or non-utility expenses remain separate from and are not being charged to utility accounts. The report will also include the prescribed methods identified for proper allocation of shared/common costs between utility and nonutility accounts. The policies and procedures and related report shall be served on all Parties to the current rate case. Parties reserve the right to challenge or propose amendments to Avista's allocation policies and methodologies in any future rate case. The Company will maintain records of the cost of performing the review and preparing the report (including labor overhead/time spent) and Parties reserve the right to challenge Avista's recovery of all or part of these costs at such time as Avista may seek recovery (i.e., its next general rate case).

21. Internal Audit of Certain Accounting Policies Regarding Allocations.

Avista's Internal Audit Department will perform an annual audit of current accounting

practices (including accounting for LIRAP programs) relating to: compliance with regulatory treatment of utility expenditures; accuracy of jurisdictional allocations; and allocations between utility and non-utility accounts for subsidiary and corporate-wide (shared) expenses. Following this audit, Avista will make any necessary revisions to its training materials (see Paragraph 23, below) and put in place measures so that inappropriate subsidiary, or shared, costs are correctly accounted for and not recorded to utility operating accounts. The Internal Audit Department will prepare a report regarding the results of its audit, including a list of all concerns, incorrect treatment of costs, and steps for improving the accuracy and propriety of accounting practices.

22. Avista will commit to performing the annual internal audit as described above and provide a copy of the same to all parties for three (3) years following its initial audit and report. Parties reserve the right to challenge any inappropriately recorded costs. In addition, the Company shall maintain records of the cost of performing the audits and preparing the reports (including labor overhead/time spent) and Parties reserve the right to challenge Avista's recovery of all or part of these costs at such time as Avista may seek recovery (i.e., its next general rate case).

23. <u>Employee Training.</u>

Avista will provide ongoing training for Avista employees to comply with required accounting and allocation practices as discussed in Paragraphs 20 and 21 above. This will include meeting with departments to explain proper labeling of expenses, accounting treatment, and allocations. Training materials will include guidelines regarding the proper use of various FERC accounts and proper expense labeling systems, so that costs are accurately identified for ratemaking purposes. Avista will distribute a semi-annual written reminder to employees to properly label and record expenditures (including appropriate utility/non-utility and jurisdictional allocations). The training described above and the first semi-annual reminder will be provided by Avista before the

Company files its next general rate case. In addition, the Company will maintain records of the cost of performing the preparing and providing trainings and training materials/written reminders (including labor overhead/time spent) and Parties reserve the right to challenge Avista's recovery of all or part of these costs at such time as Avista may seek recovery (i.e., its next general rate case).

24. Review of Accounting Procedures Relating to Optional Renewable Power Rate Program.

Avista shall perform an internal review of its Optional Renewable Power Rate Program ("Buck-a-Block") and prepare a report to be provided to all parties before its next Washington general rate case that describes the accounting for all costs associated with the program. These costs will include shared and overhead costs, such as labor, information services, and supplies that are used in the administration of the program. The report will provide a narrative explanation of how shared costs are allocated to the program. The report will also provide a breakdown of the 2010 actual costs allocable to Washington for each program component (costs of RECs, advertising/administration, internal labor-related overhead, and all other costs). Going forward, Avista will account for all Buck-a-Block program costs separate from other utility operations. The company will maintain records of the cost of performing this internal review and preparing the subsequent reports (including labor overhead/time spent) and Parties reserve the right to challenge Avista's recovery of all or part of these costs at such time as Avista may seek recovery (i.e., its next general rate case).

IV. EFFECT OF THE SETTLEMENT STIPULATION

25. <u>Binding on Parties</u>. The Parties agree to support the terms of the Settlement Stipulation throughout this proceeding, including any appeal, and recommend that the Commission issue an order adopting the Settlement Stipulation contained herein. The Parties understand that this SETTLEMENT STIPULATION – 21

Settlement Stipulation is subject to Commission approval. The Parties agree that this Settlement Stipulation represents a compromise in the positions of the Parties. As such, conduct, statements and documents disclosed in the negotiation of this Settlement Stipulation shall not be admissible evidence in this or any other proceeding.

26. <u>Integrated Terms of Settlement</u>. The Parties have negotiated this Settlement Stipulation as an integrated document. Accordingly, the Parties recommend that the Commission adopt this Settlement Stipulation in its entirety. Each Party has participated in the drafting of this Settlement Stipulation, so it should not be construed in favor of, or against, any particular Party.

27. <u>Procedure</u>. The Parties shall cooperate in submitting this Settlement Stipulation promptly to the Commission for acceptance. The Parties shall make available a witness or representative in support of this Settlement Stipulation. The Parties agree to cooperate, in good faith, in the development of such other information as may be necessary to support and explain the basis of this Settlement Stipulation and to supplement the record accordingly.

28. <u>Reservation of Rights</u>. The Parties agree to stipulate into evidence the prefiled direct testimony and exhibits of the Company as they relate to the stipulated issues, together with such evidence in support of the Stipulation as may be offered at the time of the hearing on the Settlement. If the Commission rejects all or any material portion of this Settlement Stipulation, or adds additional material conditions, each Party reserves the right, upon written notice to the Commission and all parties to this proceeding within seven (7) days of the date of the Commission's Order, to withdraw from the Settlement Stipulation. If any Party exercises its right of withdrawal, this Settlement Stipulation shall be void and of no effect, and the Parties will support a joint motion for a procedural schedule to address the issues that would otherwise have been settled herein.

29. <u>Advance Review of News Releases</u>. All Parties agree:

- (i.) to provide all other Parties the right to review in advance of publication any and all announcements or news releases that any other Party intends to make about the Settlement Stipulation. This right of advance review includes a reasonable opportunity for a Party to request changes to the text of such announcements. However, no Party is required to make any change requested by another Party; and,
- (ii.) to include in any news release or announcement a statement that Staff's recommendation to approve the settlement is not binding on the Commission itself.
 This subsection does not apply to any news release or announcement that otherwise makes no reference to Staff.

30. <u>No Precedent</u>. The Parties enter into this Settlement Stipulation to avoid further expense, uncertainty, and delay. By executing this Settlement Stipulation, no Party shall be deemed to have accepted or consented to the facts, principles, methods or theories employed in arriving at the Settlement Stipulation, and, except to the extent expressly set forth in the Settlement Stipulation, no Party shall be deemed to have agreed that such a Settlement Stipulation is appropriate for resolving any issues in any other proceeding.

31. <u>Public Interest</u>. The Parties agree that this Settlement Stipulation is in the public interest.

32. <u>Execution.</u> This Settlement Stipulation may be executed by the Parties in several counterparts and as executed shall constitute one Settlement Stipulation.

Entered into this 29^{+9} day of August, 2010.

Company:	By: 7/
<u>company</u> .	David J. Meyer
	VP, Chief Counsel for Regulatory and

VP, Chief Counsel for Regulatory Governmental Affairs

Staff:

By: _____ Gregory J. Trautman Assistant Attorney General

Public Counsel:

By: _____ Sarah A. Shifley Assistant Attorney General

 NWIGU:
 By:

 Chad M. Stokes

Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP

ICNU:

By: ______ S. Bradley Van Cleve Davison Van Cleve, P.C.

The Energy Project:

By:

Entered into this 24 day of August, 2010.

Company:

Staff:

By: _____ David J. Meyer VP, Chief Counsel for Regulatory and Governmental Affairs

authorm By: Gregory J. Trautman

Assistant Attorney General

Public Counsel:

NWIGU:

ICNU:

Sarah A. Shifley Assistant Attorney General

By:

By: _____ Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP

By: ______ S. Bradley Van Cleve Davison Van Cleve, P.C.

The Energy Project:

By: ____

Entered into this <u>24</u> day of August, 2010.

Company:

By: _____ David J. Meyer VP, Chief Counsel for Regulatory and Governmental Affairs

Staff:

By: _____ Gregory J. Trautman Assistant Attorney General

Public Counsel:

<u>NWIGU</u>:

By: _____ Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP

ICNU:

By: ______ S. Bradley Van Cleve Davison Van Cleve, P.C.

The Energy Project:

Ву:_____

Company:

By: _____ David J. Meyer VP, Chief Counsel for Regulatory and Governmental Affairs

Staff:

By: _____ Gregory J. Trautman Assistant Attorney General

Public Counsel:

NWIGU:

Chad M. Stokes Cable Huston Benedict

ICNU:

By: ______ S. Bradley Van Cleve Davison Van Cleve, P.C.

Haagensen & Lloyd LLP

The Energy Project:

By: _____ Ronald Roseman Attorney at Law

Governmental Affairs

By: ______ Sarah A. Shifley Assistant Attorney General

By:

Entered into this 24^{+4} day of August, 2010.

<u>Company</u> :	By: David J. Meyer VP, Chief Counsel for Regulatory and Governmental Affairs
<u>Staff</u> :	By: Gregory J. Trautman Assistant Attorney General
Public Counsel:	By: Sarah A. Shifley Assistant Attorney General
<u>NWIGU</u> :	By: Chad M. Stokes Cable Huston Benedict
ICNU:	Haagensen & Lloyd LLP By: Budley Cleve S. Bradley Van Cleve Davison Van Cleve, P.C.
The Energy Project:	By:

Ronald Roseman Attorney at Law Entered into this 24/0 day of August, 2010.

<u>Company</u> :	By: David J. Meyer VP, Chief Counsel for Regulatory and Governmental Affairs
<u>Staff</u> :	By: Gregory J. Trautman Assistant Attorney General
<u>Public Counsel</u> :	By: Sarah A. Shifley Assistant Attorney General
<u>NWIGU</u> :	By: Chad M. Stokes Cable Huston Benedict Haagensen & Lloyd LLP
ICNU:	By: S. Bradley Van Cleve Davison Van Cleve, P.C.

The Energy Project:

By: Jo Ronald Reservan Ronald Roseman Attorney at Law by Charles Michellice Attorney

Summary of Revenue Requirement Adjustments - Electric

	(000's Of Dollars)	FILED (Washington		FILED SETT Washingtor		DIFFER Washington		REVENUE REQU NOI	JIREMENT Rate Base
Colum	n Description	NOI	Rate Base	NOI	Rate Base	NOI	Rate Base	0.62116	7.91%
b	Per Results Report	\$73,374	\$1,150,959	\$73,374	\$1,150,959	\$0	\$0	\$0	\$0
с	Deferred FIT Rate Base	0	(163,716)	0	(163,716)	0	0	0	0
d	Deferred Gain on Office Building	0	(41)	0	(41)	0	0	0	0
e	Colstrip 3 AFUDC Elimination	193	(1,700)	193	(1,700)	0	0	0	0
f	Colstrip Common AFUDC	0	426	0	426	0	0	0	0
g	Kettle Falls Disallow.	(56)	(756)	(56)	(756)	0	0	0	0
h	Customer Advances	0	(257)	0	(257)	0	0	0	0
i	Customer Deposits	(6)	(3,060)	(6)	(3,060)	0	0	0	0
j	Settlement Exchange Power	0	16,412	0	16,412	0	0	0	0
k	Restating CDA Settlement	(558)	4,676	(558)	4,676	0	0	0	0
1	Restating CDA Settlement Deferral	(329)	822	(99)	938	230	116	(370)	15
m	Restating CDA/SRR CDR	(951)	3,746	(935)	3,754	16	8	(26)	1
n	Restating Spokane River Relicensing	(242)	7,271	(242)	7,271	0	0	0	0
0	Restating Spokane River Deferral	(158)	395	(47)	450	111	55	(179)	7
р	Restating Spokane River PM&E Deferral	(100)	250	(30)	285	70	35	(113)	4
q	Restating Montana Lease	(53)	2,419	(53)	2,419	0	0	0	0
	Actual	71,114	1,017,846	71,541	1,018,060	427	214	(687)	27
r	Eliminate B & O Taxes	(36)	0	(36)	0	0	0	0	0
S	Property Tax	(1,194)	0	(1,194)	0	0	0	0	0
t	Uncollect. Expense	42	0	42	0	0	0	0	0
u	Regulatory Expense	(47)	0	(47)	0	0	0	0	0
v	Injuries and Damages	35	0	35	0	0	0	0	0
w	FIT	(890)	0	(890)	0	0	0	0	0
х	Eliminate WA Power Cost Defer	153	0	153	0	0	0	0	0
У	Nez Perce Settlement Adjustment	(7)	0	(7)	0	0	0	0	0
Z	Eliminate A/R Expenses	181	0	181	0	0	0	0	0
aa	Office Space Charges to Subsidiaries	5	0	5	0	0	0	0	0
ab	Restate Excise Taxes	7	0	7	0	0	0	0	0
ac	Net Gains/losses	53	0	53	0	0	0	0	0
ad	Revenue Normalization	3,882	0	3,882	0	0	0	0	0
ae	Misc Restating	161	0	437	0	276	0	(444)	0
af	Colstrip Mercury Emiss. O&M	(577)	0	(556)	0	21	0	(34)	0
ag	Working Capital	0	23,695	0	18,188	0	(5,507)	0	(701)
ah	Restate Debt Interest	(962)	0	(766)	0	196	0	(316)	0
R1	Revised Buck-A Block	0	0	(12)	0	(12)	0	19	0
R2	Officer Incentives Adj	0	0	192	0	192	0	(309)	0
	Restated Total	\$71,920	\$1,041,541	\$73,020	\$1,036,248	\$1,100	(\$5,293)	(\$1,771)	(\$674)
PF1	Pro Forma Power Supply	(18,288)	0	(4,132)	0	14,156	0	(22,790)	0
PF2	Pro Forma Production Property	8,798	(37,643)	0	0	(8,798)	37,643	14,164	4,794
PF3	Pro Forma Lancaster Amortization	(1,583)	7,127	(884)	3,978	699	(3,149)	(1,125)	(401)
PF4	Pro Forma Labor Non-Exec	(1,269)	0	(1,269)	0	0	0	0	0
PF5	Pro Forma Labor Exec	(102)	0	248	0	350	0	(563)	0
PF6	Pro Forma Transmission Rev/Exp	1,167	0	1,167	0	0	0	0	0
PF7	Pro Forma Capital Add 2010	(1,067)	55,984	(105)	7,201	962	(48,783)	(1,549)	(6,212)
PF8	Pro Forma Noxon Gen 2010/2011	(191)	8,656	(113)	8,656	78	0	(126)	0
PF9	Pro Forma Vegetation Management	(1,332)	0	(666)	0	667	0	(1,073)	0
PF10	Pro Forma Information Services	(1,555)	0	(833)	0	722	0	(1,162)	0
PF11	Pro Forma Employee Benefits	417	0	439	0	22	0	(35)	0
PF12	Pro Forma Insurance	(42)	0	(42)	0	0	0	0	0
PF13	Pro Forma Clark Fork/Spokane Rel PM&E	(1,619)	0	(1,619)	0	0	0	0	0
	Pro Forma Total	\$55,254	\$1,075,665	\$65,212	\$1,056,083	\$9,958	(\$19,582)	(\$16,030)	(\$2,494)

Impact of ROE reduced to 10.2% & Common Equity to 46.5%

Total Adjustments to Proposed Revenue Requirement

Originally Filed Revenue Requirement

Revenue Increase Per Settlement

(\$18,524) (\$7,273)

(\$25,797) \$55,298 \$29,501

APPENDIX 1

Summary of Revenue Requirement Adjustments - Natural Gas

	(000's Of Dollars)	FILED Washingt		FILED SETT Washing		DIFFER Washing		REVENUE RE NOI	QUIREMENT Rate Base
Item	 Description	NOI	Rate Base	NOI	Rate Base	NOI	Rate Base	0.62130	7.91%
b	Per Results Report	\$12,148	\$204,811	\$12,148	\$204,811	\$0	\$0	\$0	\$0
с	Deferred FIT Rate Base	0	(31,005)	0	(31,005)	0	0	0	0
d	Deferred Gain on Office Building	0	(14)	0	(14)	0	0	0	0
e	Gas Inventory	0	8,440	0	8,440	0	0	0	0
f	Customer Advances	0	(38)	0	(38)	0	0	0	0
g	Customer Deposits	(3)	(1,359)	(3)	(1,359)	0	0	0	0
	Actual	12,145	180,835	12,145	180,835	0	0	0	0
h	Revenue Normalization & Gas Cost Adjust	(395)	0	(395)	0	0	0	0	0
i	Eliminate B & O Taxes	(6)	0	(6)	0	0	0	0	0
j	Property Tax	(124)	0	(124)	0	0	0	0	0
k	Uncollectible Expense	229	0	229	0	0	0	0	0
1	Regulatory Expense Adjustment	24	0	24	0	0	0	0	0
m	Injuries and Damages	123	0	123	0	0	0	0	0
n	FIT	(7)	0	(7)	0	0	0	0	0
0	Net Gains/losses	3	0	3	0	0	0	0	0
р	Eliminate A/R Expenses	32	0	32	0	0	0	0	0
q	Office Space Charges to Subs	1	0	1	0	0	0	0	0
r	Restate Excise Taxes	1	0	1	0	0	0	0	0
s	Weatherization & DSM Investment Amort Removal	200	0	200	0	0	0	0	0
t	Misc Restating Adjustments	48	0	194	0	146	0	(235)	0
u	Working Capital	0	4,053	0	0	0	(4,053)	0	(516)
v	Restate Debt Interest	(111)	0	(192)	0	(82)	0	131	0
R1	Remove Buck-a-Block Program	0	0	5	0	5	0	(8)	0
R2	Remove Officer Incentives	0	0	54	0	54	0	(87)	0
	Restated Total	\$12,163	\$184,888	\$12,287	\$180,835	\$123	(\$4,053)	(\$199)	(\$516)
PF1	Pro Forma Labor Non-Exec	(367)	0	(367)	0	0	0	0	0
PF2	Pro Forma Labor Exec	(29)	0	10	0	39	0	(63)	0
PF3	Pro Forma Capital Add 2010	(23)	1,525	0	0	23	(1,525)	(37)	(194)
PF4	Pro Forma JP Storage 2011	(101)	12,820	(13)	4,128	88	(8,692)	(142)	(1,107)
PF5	Pro Forma Information Services	(430)	0	(229)	0	201	0	(324)	0
PF6	Pro Forma Employee Benefits	120	0	125	0	5	0	(8)	0
PF7	Pro Forma Insurance	(12)	0	(12)	0	0	0	0	0
	Pro Forma Total	\$11,321	\$199,233	\$11,801	\$184,963	\$479	(\$14,270)	(\$773)	(\$1,817)
	=				I		0/ & Common F		(\$2,589) (\$1,346)

Impact of ROE reduced to 10.2% & Common Equity to 46.5% (\$1,346)

 Total Adjustments to Proposed Revenue Requirement
 (\$3,935)

Originally Filed Revenue Requirement \$8,489

 Revenue Increase Per Settlement
 \$4,554

AVISTA UTILITIES Pro forma Januray 2011 - December 2011 ERM Authorized Expense and Retail Sales

ERM Authorized Power Supply Expense

	Total	January	February	March	<u>April</u>	May	<u>June</u>	<u>July</u>	<u>August</u>	September	<u>October</u>	November	December
Account 555 - Purchased Power	\$94,057,336	\$11,944,984	\$9,846,565	\$10,853,067	\$6,732,714	\$4,712,966	\$4,927,815	\$7,041,743	\$7,484,808	\$6,620,235	\$6,005,442	\$8,349,912	\$9,537,086
Account 501 - Thermal Fuel	\$34,270,177	\$3,348,316	\$3,062,689	\$3,327,639	\$1,902,982	\$1,556,472	\$1,454,724	\$3,034,374	\$3,367,673	\$3,234,240	\$3,355,439	\$3,270,601	\$3,355,029
Account 547 - Natrual Gas Fuel	\$114,574,309	\$10,313,555	\$9,965,514	\$8,687,285	\$3,518,933	\$2,675,756	\$3,294,621	\$11,094,720	\$13,127,806	\$12,566,735	\$11,569,604	\$13,114,461	\$14,645,319
Account 447 - Sale for Resale	\$61,906,487	\$3,563,619	\$4,040,473	\$3,415,529	\$4,350,662	\$5,618,561	\$5,671,884	\$10,007,193	\$7,148,106	\$6,784,137	\$2,871,260	\$4,145,606	\$4,289,456
Power Supply Expense	\$180,995,334	\$22,043,235	\$18,834,295	\$19,452,461	\$7,803,967	\$3,326,633	\$4,005,275	\$11,163,644	\$16,832,181	\$15,637,073	\$18,059,225	\$20,589,368	\$23,247,978
Transmission Expense	\$17,646,080	\$1,583,916	\$1,428,384	\$1,489,847	\$1,545,721	\$1,353,126	\$1,434,184	\$1,446,414	\$1,475,811	\$1,441,885	\$1,464,318	\$1,464,565	\$1,517,909
Transmission Revenue	\$12,346,484	\$901,304	\$825,004	\$1,002,240	\$898,432	\$1,029,104	\$1,371,347	\$1,379,878	\$1,150,203	\$1,025,629	\$1,027,312	\$925,342	\$810,690
Broker Fees	\$124,311	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359	\$10,359

ERM Authorized Washington Retail	Sales												
	Total	January	February	March	<u>April</u>	May	<u>June</u>	<u>July</u>	<u>August</u>	September	<u>October</u>	November	December
Total Retail Sales, MWh	5,407,533	527,099	488,794	481,286	395,019	410,896	405,797	418,600	445,346	406,550	415,472	473,455	539,219
Retail Revenue Credit Rate	\$50.31 /	MWh											

Avista Utilities Washington - Gas - Test Year Calculations for Decoupling 12 Months Ended December 2009 - Docket No. UG-100468

12 MONTHS ENDED DECEMBER 2009 TEST YEAR BASE

Settlement Docket No. UG-100468

Schedule 101	Per PDE(1)	Annual Total	January	February	March	<u>April</u>	May	<u>June</u>	July	August	September	October	November	December
Therms														
Usage from Revenue Run(2)	124,216,208	124,216,208	24,885,757	21,106,338	17,754,612	12,666,299	7,615,545	3,714,717	2,373,945	2,111,270	2,274,191	4,129,665	9,700,573	15,883,296
Ded: Prior Mo. Unbilled(2)	(15,919,236)	(80,466,703)	(15,919,236)	(13,556,027)	(9,801,943)	(9,117,730)	(5,222,312)	(2,486,077)	(1,639,848)	(1,405,084)	(1,544,210)	(1,964,249)	(7,223,636)	(10,586,351)
Add: Current Mo. Unbilled(2)	17,648,827	82,196,294	13,556,027	9,801,943	9,117,730	5,222,312	2,486,077	1,639,848	1,405,084	1,544,210	1,964,249	7,223,636	10,586,351	17,648,827
Add: Weather Adjustment(2)	(6,829,575)	(6,829,575)	(1,357,367)	(710,932)	(2,583,342)	(595,333)	270,319	674,950	-	-	-	(1,734,191)	747,742	(1,541,421)
Test Year Monthly Therms	119,116,224	119,116,224	21,165,181	16,641,322	14,487,057	8,175,548	5,149,629	3,543,438	2,139,181	2,250,396	2,694,230	7,654,861	13,811,030	21,404,351
Customers / Billings														
Test Yr Customers/Billings(2)	1,722,614	1,722,614	143,747	143,734	143,649	143,462	143,299	143,101	143,012	143,096	143,401	143,630	144,120	144,363
Test Year Average Use/Cust		69	147	116	101	57	36	25	15	16	19	53	96	148
			Schedule 101											
Sch 101 Base Rate/therm(3)			\$0.89276											
Times: 1 minus Revenue Related Ite	ems (4)		0.955843											
Revenue prior to gross up			\$0.85334											
Less: Weighted Average Gas Cost/th	erm(5)		\$0.58246											
Margin Rate/therm		_	\$0.27088											

(1) From Ehrbar workpapers in Docket No. UG-100468 PDE-G -1, PDE-G-16, and PDE-G-17

(2) From Monthly Data below

(3) From Docket No. UG-100468 Settlement Stipulation Appendix 4, page 5
 (4) From Docket No. UG-100468 Andrews Exhibit EMA-3, page 4, line 7

(5) From Schedule 156 purchased gas cost per therm rate (15th revision sheet effective 11/1/2009)

Avista Utilities

Washington - Gas - Test Year Calculations for Decoupling 12 Months Ended December 2009 - Docket No. UG-100468

12 MONTHS ENDED DECEMBER 2009 TEST YEAR BASE

UG-100468 Weather Normalization and Unbilled Calculation

12 Months Ended December 2009 Monthly Data

Revenue Run Therms Total 101 (6)	<u>Jan-09</u> 24,885,757	<u>Feb-09</u> 21,106,338	<u>Mar-09</u> 17,754,612	<u>Apr-09</u> 12,666,299	<u>May-09</u> 7,615,545	<u>Jun-09</u> 3,714,717	<u>Jul-09</u> 2,373,945	<u>Aug-09</u> 2,111,270	<u>Sep-09</u> 2,274,191	<u>Oct-09</u> 4,129,665	<u>Nov-09</u> 9,700,573	<u>Dec-09</u> 15,883,296	<u>Total</u> 124,216,208
Weather Normalization	<u>Jan-09</u>	Feb-09	<u>Mar-09</u>	<u>Apr-09</u>	<u>May-09</u>	<u>Jun-09</u>	Jul-09	<u>Aug-09</u>	<u>Sep-09</u>	<u>Oct-09</u>	<u>Nov-09</u>	Dec-09	Total
Normal Degree Days (30 Year Average 1980 - 2009)	1,120	913 957	776	542 586	323	143	35 17	34	185 103	540 668	889 834	1,157	6,657
Actual Degree Days Degree Day Adjustment (1,7)	1,204 (84)	(44)	936 (160)	(44)	303 20	93 50	17	23	82	(128)	834 55	1,252 (95)	<u>6,976</u> (319)
Monthly	(04)	(++)	(100)	(++)	20	50	10		02	(120)		(55)	(515)
Res 101 Use/DD/Cust(7)	0.1002	0.1002	0.1002	0.0877	0.0877	0.0877	0.0000	0.0000	0.0000	0.0877	0.0877	0.1002	
Com 101 Use/DD/Cust(7)	0.2467	0.2467	0.2467	0.1670	0.1670	0.1670	0.0000	0.0000	0.0000	0.1670	0.1670	0.2467	
Ind 101 Use/DD/Cust(7)	0.4266	0.4266	0.4266	0.2961	0.2961	0.2961	0.0000	0.0000	0.0000	0.2961	0.2961	0.4266	
0 1 101													
<u>Sch. 101</u> Res 101	(1,109,528)	(581,150)	(2,112,216)	(507,737)	230,511	575,387			-	(1,478,524)	637,401	(1,260,401)	(5,606,257)
Com 101	(1,109,528) (244,757)	(128,130)	(465,256)	(86,515)	39,305	98,305	-	-	-	(1,478,524) (252,408)	108,989	(1,200,401) (277,535)	(1,208,002)
Ind 101	(3,082)	(1,652)	(5,870)	(1,081)	503	1.258	-	-	_	(3,259)	1.352	(3,485)	(15,316)
Total 101	(1,357,367)	(710,932)	(2,583,342)	(595,333)	270,319	674,950	-	-	-	(1,734,191)	747,742	(1,541,421)	(6,829,575)
Revenue Run Customers (Meters Billed)													
Class	<u>Jan-09</u>	Feb-09	Mar-09	<u>Apr-09</u>	<u>May-09</u>	<u>Jun-09</u>	<u>Jul-09</u>	Aug-09	Sep-09	Oct-09	Nov-09	Dec-09	Annual Total
Residential 101 01 (8) Commercial 101 21 (8)	131,823 11,811	131,816 11,804	131,750 11.787	131,579 11,774	131,420 11,768	131,217 11,773	131,144 11.757	131,208 11,776	131,483 11,805	131,710 11,808	132,145 11,866	132,409 11,842	1,579,704 141,571
Commercial 101 21 (8) Industrial 101 31 (8)	86	88	86	83	85	85	85	86	87	86	83	86	141,571
Interdepartmental 101 80 (8)	27	26	26	26	26	26	26	26	26	26	26	26	313
Total	143.747	143.734	143.649	143.462	143.299	143,101	143.012	143,096	143.401	143.630	144,120	144,363	1,722,614
	-,	-, -	-,	-, -	-,	-, -	-,-	-,	-, -	-,	, -	,	, ,-
Monthly Unbilled Calculation													
	Dec-08	<u>Jan-09</u>	Feb-09	<u>Mar-09</u>	<u>Apr-09</u>	<u>May-09</u>	<u>Jun-09</u>	<u>Jul-09</u>	<u>Aug-09</u>	<u>Sep-09</u>	<u>Oct-09</u>	<u>Nov-09</u>	Dec-09
WA101 (9)	15,919,236	13,556,027	9,801,943	9,117,730	5,222,312	2,486,077	1,639,848	1,405,084	1,544,210	1,964,249	7,223,636	10,586,351	17,648,827

(6) From Knox workpapers in Docket No. UG-100468, TLK-R-120

(7) From Knox workpapers in Docket No. UG-100468, TLK-R-53

(8) From Knox workpapers in Docket No. UG-100468, TLK-R-23

(9) From Knox workpapers in Docket No. UG-100468, TLK-R-6 with monthly columns expanded

Proposed Rate Spread (Electric)

Revenue Requir	eme	nt	\$29 <u>,</u>	501,000			
Rate Schedule		Base Revenues	Pro	posed Increase	% of Overall Increase	Pro Rata Share	Overall Increase
1	\$	177,103,000	\$	26,160,000	47.31%	\$13,956,000	7.9%
11	\$	42,070,000	\$	5,230,000	9.46%	\$2,790,000	6.6%
21	\$	120,869,000	\$	16,105,000	29.12%	\$8,591,000	7.1%
25	\$	44,938,000	\$	5,645,000	10.21%	\$3,012,000	6.7%
31	\$	9,096,000	\$	1,347,000	2.44%	\$719,000	7.9%
4x	\$	5,867,000	\$	811,000	1.47%	\$433,000	7.4%
	\$	399,943,000	\$	55,298,000	100%	\$29,501,000	7.4%

Proposed Rate Spread (Natural Gas)

\$4,553,000

Revenue Requirement

			As Filed	U	G Storage 87/13			
Rate Schedule	Base Revenues	Pro	posed Increase	Pr	oposed Increase	% of Overall Increase	Pro Rata Share	Overall Increase
101	\$ 112,965,000	\$	6,890,000	\$	6,924,000	81.56%	\$3,713,000	3.3%
111	\$ 38,484,000	\$	1,254,000	\$	1,268,000	14.94%	\$680,000	1.8%
121	\$ 4,342,000	\$	142,000	\$	143,000	1.68%	\$77,000	1.8%
131	\$ 441,000	\$	12,000	\$	13,000	0.15%	\$7,000	1.6%
146	\$ 1,662,000	\$	191,000	\$	141,000	1.66%	\$76,000	4.6%
	\$ 157,894,000	\$	8,489,000	\$	8,489,000	100.00%	\$4,553,000	2.9%

AVISTA UTILITIES WASHINGTON ELECTRIC PROPOSED INCREASE BY SERVICE SCHEDULE 12 MONTHS ENDED DECEMBER 31, 2009 (000s of Dollars)

Line No.	Type of Service	Schedule Number	Base Tariff Revenue Under Present Rates(1)	General Increase	Base Tariff Revenue Under Proposed Rates(1)	Base Tariff Percent Increase	Total Billed Revenue at Present Rates (2)	Gen. Incr. as a % of Billed Revenue	Sch. 91 LIRAP Increase	Total General & Sch. 91 Increase	Percent Increase on Billed Revenue
	(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)	(k)
1	Residential	1	\$177,103	\$13,956	\$191,059	7.9%	\$178,941	7.8%	\$96	\$14,052	7.9%
2	General Service	11	\$42,070	\$2,790	\$44,860	6.6%	\$44,249	6.3%	\$25	\$2,815	6.4%
3	Large General Service	21	\$120,869	\$8,591	\$129,460	7.1%	\$126,995	6.8%	\$63	\$8,654	6.8%
4	Extra Large General Service	25	\$44,938	\$3,012	\$47,950	6.7%	\$47,189	6.4%	\$26	\$3,038	6.4%
5	Pumping Service	31	\$9,096	\$719	\$9,815	7.9%	\$9,570	7.5%	\$6	\$725	7.6%
6	Street & Area Lights	41-48	<u>\$5,867</u>	<u>\$433</u>	<u>\$6,300</u>	7.4%	<u>\$6,178</u>	7.0%	<u>\$3</u>	<u>\$436</u>	7.1%
7	Total		\$399,943	\$29,501	\$429,444	7.4%	\$413,122	7.1%	\$219	\$29,720	7.2%

(1) Excludes all present rate adjustments: Sch. 59 - BPA Residential Exchange, and Sch. 91 - Public Purpose Rider.

(2) Includes all present rate adjustments: Sch. 59 - BPA Residential Exchange and Sch. 91 - Public Purpose Rider.

AVISTA UTILITIES WASHINGTON ELECTRIC PRESENT AND PROPOSED RATE COMPONENTS BY SCHEDULE

(a)	Base Tariff <u>Sch. Rate</u> (b)	Present Rate <u>Adjustments(1)</u> (c)	Present <u>Billing Rate</u> (d)	General Rate <u>Increase</u> (e)	Sch. 91 LIRAP <u>Increase(2)</u> (f)	Proposed Billing <u>Rate</u> (g)	Proposed Base Tariff <u>Rate</u> (h)
Residential Service - Schedule Basic Charge	<u>1</u> \$6.00		\$6.00	\$0.00		\$6.00	\$6.00
Energy Charge:	ψ0.00		ψ0.00	ψ0.00		ψ0.00	ψ0.00
First 600 kWhs	\$0.06103	\$0.00077	\$0.06180	\$0.00524	\$0.00004	\$0.06708	\$0.06627
600 - 1,300 kWhs	\$0.07101	\$0.00077	\$0.07178	\$0.00609	\$0.00004	\$0.07791	\$0.07710
All over 1,300 kWhs	\$0.08324	\$0.00077	\$0.08401	\$0.00713	\$0.00004	\$0.09118	\$0.09037
General Services - Schedule 11							
Basic Charge	\$6.75		\$6.75	\$3.25		\$10.00	\$10.00
Energy Charge:	¢0,00000	¢0,00500	© 040400	¢0,00000	¢0,00000	¢0 40570	¢0.40007
First 3,650 kWhs All over 3,650 kWhs	\$0.09638 \$0.09023	\$0.00530 \$0.00530	\$0.10168 \$0.09553	\$0.00399 \$0.00370	<mark>\$0.00006</mark> \$0.00006	\$0.10573 \$0.09929	\$0.10037 \$0.09393
Demand Charge:	φ0.09023	\$0.00550	ф0.09555	φ 0.00370	\$0.00000	\$0.09929	\$0.09393
20 kW or less	no charge		no charge	no charge			no charge
Over 20 kW	\$4.25/kW		\$4.25/kW	\$0.75/kW		\$5.00/kW	\$5.00/kW
	,		•	•		•	•
Large General Service - Schedu	ule 21						
Energy Charge:	• • • • • • • •		•• •• • • • • • • • • • • • • • • • • •	• • • • • • • •		•• •••	•• ••
First 250,000 kWhs	\$0.06284	\$0.00391	\$0.06675	\$0.00288	\$0.00004	\$0.06967	\$0.06572
All over 250,000 kWhs	\$0.05614	\$0.00391	\$0.06005	\$0.00262	\$0.00004	\$0.06271	\$0.05876
Demand Charge: 50 kW or less	\$300.00		\$300.00	\$50.00		\$350.00	\$350.00
Over 50 kW	\$300.00 \$4.00/kW		\$4.00/kW	\$0.75/kW		\$4.75/kW	\$4.75/kW
Primary Voltage Discount	\$0.20/kW		\$0.20/kW	φ0.7 <i>0</i> /RW		\$0.20/kW	\$0.20/kW
Extra Large General Service - S	chedule 25						
Energy Charge:	\$0.04000	\$0,00050	\$0.05404	*******	* 0.0000	* 0 05 177	* 0.05040
First 500,000 kWhs	\$0.04928 \$0.04422	\$0.00256	\$0.05184 \$0.04689	\$0.00290 \$0.00262	\$0.00003	\$0.05477 \$0.04954	\$0.05218 \$0.04695
500,000 - 6,000,000 kWhs All over 6,000,000 kWhs	\$0.04433 \$0.04156	\$0.00256 \$0.00256	\$0.04689 \$0.04412	\$0.00282 \$0.00171	\$0.00003 \$0.00003	\$0.04954 \$0.04586	\$0.04695 \$0.04327
Demand Charge:	φ 0.04 150	φ0.00250	φ0.0441Z	\$0.00171	\$0.00003	40.04 560	φ0.0432 1
3.000 kva or less	\$11.000		\$11.000	\$1,500		\$12.500	\$12,500
Over 3,000 kva	\$3.50/kva		\$3.50/kva	\$0.50/kva		\$4.00/kva	\$4.00/kva
Primary Volt. Discount	+		<i>+</i>	+ • • • • • • • • •		•	+
11 - 60 kv	\$0.20/kW		\$0.20/kW			\$0.20/kW	\$0.20/kW
60 - 115 kv	\$1.00/kW		\$1.00/kW	\$0.10/kW		\$1.10/kW	\$1.10/kW
115 or higher kv	\$1.20/kW		\$1.20/kW	\$0.10/kW		\$1.30/kW	\$1.30/kW
Annual Minimum	Present:	\$649,330			Proposed:	\$697,830	
Pumping Service - Schedule 31							
Basic Charge	\$6.75		\$6.75	\$1.00		\$7.75	\$7.75
Energy Charge:							
First 165 kW/kWh	\$0.08109	\$0.00347	\$0.08456	\$0.00630	\$0.00004	\$0.09090	\$0.08739
All additional kWhs	\$0.05792	\$0.00347	\$0.06139	\$0.00450	\$0.00004	\$0.06593	\$0.06242

(1) Includes all present rate adjustments: Sch. 59 - BPA Residential Exchange (Sch. 1 only), Sch. 91 - DSM Rider.

AVISTA UTILITIES WASHINGTON GAS PROPOSED INCREASE BY SERVICE SCHEDULE 12 MONTHS ENDED DECEMBER 31, 2009 (000s of Dollars)

Line No.	Type of Service	Schedule Number	Base Tariff Revenue Under Present Rates(1)	Proposed General Increase	Base Tariff Revenue Under Proposed Rates (1)	Base Tariff Percent Increase	Total Billed Revenue at Present Rates	Sch. 191 LIRAP Increase	Total General & LIRAP Increase	Percent Increase on Billed Revenue
	(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)
1	General Service	101	\$112,965	\$3,713	\$116,678	3.3%	\$103,604	\$33	\$3,746	3.6%
2	Large General Service	111	\$38,484	\$680	\$39,164	1.8%	\$34,347	\$12	\$692	2.0%
3	Large General SvcHigh Annual Load Factor	121	\$4,342	\$77	\$4,419	1.8%	\$3,878	\$1	\$78	2.0%
4	Interruptible Service	131	\$441	\$7	\$448	1.5%	\$387	\$1	\$8	2.0%
5	Transportation Service	146	\$1,662	\$76	\$1,738	4.6%	\$1,662	\$0	\$76	4.6%
6	Special Contracts	148	<u>\$1,449</u>	<u>\$0</u>	<u>\$1,449</u>	0.0%	<u>\$1,449</u>	<u>\$0</u>	<u>\$0</u>	0.0%
7	Total		\$159,343	\$4,553	\$163,896	2.9%	\$145,327	\$47	\$4,600	3.2%

(1) Includes Purchase Adjustment Schedule 150/156; excludes other rate adjustments.

AVISTA UTILITIES WASHINGTON GAS PRESENT AND PROPOSED RATE COMPONENTS BY SCHEDULE

(a) <u>General Service - Schedule 101</u>	Base <u>Rate(1)</u> (b)	Present <u>Rate Adj.(2)</u> (c)	Present <u>Billing Rate</u> (d)	General Rate <u>Increase</u> (e)	Sch. 191 LIRAP <u>Increase</u> (f)	Proposed Billing <u>Rate(2)</u> (g)	Proposed Base <u>Rate(1)</u> (h)
Basic Charge	\$6.00		\$6.00	\$0.00		\$6.00	\$6.00
Usage Charge:			•	• • • • •		• • • • •	• • • • •
All therms	\$0.86159	(\$0.07859)	\$0.78300	\$0.03117	\$0.00028	\$0.81445	\$0.89276
Large General Service - Schedul	<u>e 111</u>						
Usage Charge:							
First 200 therms	\$0.89142	(\$0.08484)	\$0.80658	\$0.03135	\$0.00024	\$0.83817	\$0.92277
200 - 1,000 therms	\$0.81545	(\$0.08484)	\$0.73061	\$0.01227	\$0.00024	\$0.74312	\$0.82772
All over 1,000 therms	\$0.74742	(\$0.08484)	\$0.66258	\$0.01124	\$0.00024	\$0.67406	\$0.75866
Minimum Charge:							
per month	\$140.68		\$140.68	\$6.27		\$146.95	\$146.95
per therm	\$0.18802	(\$0.08484)	\$0.10318	(\$0.00000)	\$0.00024	\$0.10342	\$0.18802
High Annual Load Factor Large	General Ser	vice - Schedu	<u>ile 121</u>				
Usage Charge:							
First 500 therms	\$0.85841	(\$0.07761)	\$0.78080	\$0.04636	\$0.00022	\$0.82738	\$0.90477
500 - 1,000 therms	\$0.81137	(\$0.07761)	\$0.73376	\$0.01548	\$0.00022	\$0.74946	\$0.82685
1,000 - 10,000 therms	\$0.74218	(\$0.07761)	\$0.66457	\$0.01416	\$0.00022	\$0.67895	\$0.75634
10,000 - 25,000 therms	\$0.69872	(\$0.07761)	\$0.62111	\$0.01333	\$0.00022	\$0.63466	\$0.71205
All over 25,000 therms	\$0.68684	(\$0.07761)	\$0.60923		\$0.00022	\$0.60945	\$0.68684
Minimum Charge:							
per month	\$342.46		\$342.46	\$23.18		\$365.64	\$365.64
per therm	\$0.17349	(\$0.07761)	\$0.09588		\$0.00022	\$0.09610	\$0.17349
Annual Minimum per therm	Present:	\$0.23144				Proposed:	\$0.24560
Interruptible Service - Schedule	<u>131</u>						
Usage Charge:							
First 10,000 therms	\$0.71369	(\$0.08203)	\$0.63166	\$0.01132	\$0.00022	\$0.64320	\$0.72501
10,000 - 25,000 therms	\$0.67174	(\$0.08203)	\$0.58971	\$0.01066	\$0.00022	\$0.60059	\$0.68240
25,000 - 50,000 therms	\$0.66145	(\$0.08203)	\$0.57942	\$0.01050	\$0.00022	\$0.59014	\$0.67195
All over 50,000 therms	\$0.65805	(\$0.08203)	\$0.57602	\$0.01044	\$0.00022	\$0.58668	\$0.66849
Annual Minimum per therm	Present:	\$0.16100				Proposed:	\$0.17166
Transportation Service - Schedu							
Basic Charge	\$201.30		\$201.30	\$23.70		\$225.00	\$225.00
Usage Charge:							
First 20,000 therms	\$0.07512		\$0.07512	\$0.00317		\$0.07829	\$0.07829
20,000 - 50,000 therms	\$0.06688		\$0.06688	\$0.00282		\$0.06970	\$0.06970
50,000 - 300,000 therms	\$0.06034		\$0.06034	\$0.00255		\$0.06289	\$0.06289
300,000 - 500,000 therms	\$0.05583		\$0.05583	\$0.00236		\$0.05819	\$0.05819
All over 500,000 therms	\$0.04206		\$0.04206	\$0.00178		\$0.04384	\$0.04384
Annual Minimum per therm	Present:	\$0.06688				Proposed:	\$0.06970

(1) Includes Schedules 150/156 - Purchased Gas Cost Adj.

(2) Includes Schedule 155 - Gas Rate Adj., Schedule 159 - Gas Decoupling Rate Adj. (Sch. 101 only), and Schedule 191 - Public Purpose Rider Adj.

SCHEDULE 91 - Electric Public Purpose Rider

	Current DSM Rate	Current LIRAP Rate	LIRAP Increase	New DSM Rate	New LIRAP Rate	Total DSM & LIRAP Rate	Change
Schedule 1	\$0.00317	\$0.00058	7.38%	\$0.00317	0.00062	\$0.00379	\$0.00004
Schedule 11 & 12	\$0.00449	\$0.00081	7.38%	\$0.00449	0.00087	\$0.00536	\$0.00006
Schedule 21 & 22	\$0.00331	\$0.00060	7.38%	\$0.00331	0.00064	\$0.00395	\$0.00004
Schedule 25	\$0.00217	\$0.00039	7.38%	\$0.00217	0.00042	\$0.00259	\$0.00003
Schedule 31 & 32	\$0.00295	\$0.00052	7.38%	\$0.00295	0.00056	\$0.00351	\$0.00004
Schedule 41 - 48	4.65%	0.84%	7.38%	4.33%	0.84%	5.16%	

SCHEDULE 191 - Natural Gas Public Purpose Rider

	Current DSM Rate	Current LIRAP Rate	LIRAP Increase	New LIRAP Rate	Total DSM & LIRAP Rate	<u>Change</u>
Schedule 101	\$0.05135	\$0.00979	2.88%	\$0.01007	\$0.06142	\$0.00028
Schedule 111 & 112	\$0.04939	\$0.00846	2.88%	\$0.00870	\$0.05809	\$0.00024
Schedule 121 & 122	\$0.04675	\$0.00781	2.88%	\$0.00803	\$0.05478	\$0.00022
Schedule 131 & 132	\$0.04298	\$0.00756	2.88%	\$0.00778	\$0.05076	\$0.00022