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AVISTA CORPORATION dba Avista Utilities

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

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AVISTA CORPORATION dba Avista Utilities

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

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	RULE NO. 11 (continued)					
	DISCONTINUANCE AND RESTORATION OF SERVICE					
3.	C.2. above, the Comparent notice to the customer.	not submitted in compliance with Sections C.1. and by will disconnect service after providing a five-day The notice will comply with all the requirements of ns C.5., D.2., D.9., and D.10.				
4.	health endangerment is without renewal for certi- than twelve (12) months chronic by a "Qualified I least 15 days before the the customer written no	certificate will be valid only for the length of time the certified to exist, but no longer than six months ficates not specifying chronic illnesses and no longer for certificates specifying illnesses identified as Medical Professional" as defined in Rule No. 1. At certificate's expiration date, the Company will give ice of the date the certificate expires, unless it is any before that day arrives.				
5.	utility service. Custome agreement with the Cor the time-payment agree	medical certificate is not excused from paying for rs are required to enter into a written time-payment apany where an overdue balance exists. Terms of ment shall be those set forth in the Rules or such pon in writing between the parties.				
6.		o can be shown, a customer with a medical certificate gotiate the terms of a time-payment agreement with				
7.	remain in effect for the b incurred after the certific time-payment will apply medical certificate expir	nents in effect when a medical certificate terminates alance then owing. If a customer fails to pay charges ate terminates, the provisions of the standard to payment of the arrearage incurred after the es. The terms of the medical certificate nue to apply to the arrearage accrued during the				
8.	agreement within 20 da	ustomer fails to enter into a written time-payment /s of filing the certificate or to abide by its terms, the Consumer Services Division of its intent to				
		(continued)				
Advice No. Issued	08-02-G March 31, 2008	Effective For Service On & After April 1, 2008				

AVISTA CORPORATION dba Avista Utilities

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		RULE NO. 11 (contin	ued)		
		DISCONTINUANCE AND RESTORA	TION OF SE	ERVICE	
		disconnect service and the reason for the disconnect service after providing a not disconnection for nonpayment or five dat enter into a written time-payment agree the requirements of Rule 8, except that hearing may thereafter be held to determ permitted to disconnect service to the c	ice 20 days i ays before dia ment. The r Subsection mine whether	in advance of sconnection for failure to notice shall comply with C.5. will not apply. A	
	9.	The Company may verify the accuracy Company believes a customer does no medical certificate, the Company may a permission to terminate the service of t	t qualify, or r apply to the C	no longer qualifies for a Commission for	
10. Weekends and Holidays. Residential service shall not be nonpayment on a weekend or a state- or Company-recogr Residential service shall not be disconnected for nonpaym the day before a state- or Company-recognized holiday un agreed upon by the customer, the Company, and the Com Consumer Services Division.			recognized holiday. npayment on a Friday or day unless mutually		
	11.	Hours of Disconnection. The Company service disconnects for nonpayment be pm Monday through Thursday.			
D. Time Payment Agreements for Residential Gas Service (Non-Medical Certificate Customers)		on-Medical Certificate			
	1.	The Company will not disconnect reside customer enters into a written time-pay customers a choice of payment agreen may choose between a levelized payment plan.	ment plan. 1 nents. At a m	The Company offers ninimum, the customer	
	2.	A customer who selects a levelized-pay equal to the average annual bill includin and a like payment each month for 11 r	g the accoun	nt balance, divided by 12,	
		(continued)			
	dvice No. sued	22-10-G October 7, 2022		e For Service On & After ber 15, 2022	
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By		Patrick Ehrbar, Director of	Regulatory Al	lans	
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AVISTA CORPORATION dba Avista Utilities

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RULE NO. 11 (continued)					
	DISCONTINUANCE AND RESTORATION OF SERVICE				
	a. The monthly installment plan may be reviewed by the Company periodically. If necessary, due to changing rates or variations in the amount of service used by the customer, the installment amount will be adjusted in order to bring the account into balance within the time period specified in the original agreement.				
	b. If a customer changes service address at any time during the period of a time-payment agreement, provided that payments are then current and the customer pays other tariff charges associated with the change in residence, the Company may recalculate the customer's deposit and/or monthly installment. The recalculated amount will reflect the balance of the account at the previous service address and the average annual bill at the new service address for the months remaining in the original time-payment agreement. When installments on a time-payment agreement have not been kept current, a customer is required to pay all past-due installments together with any other applicable charges before service is provided at the new residence.				
3.	A customer who selects an equal-pay arrearage plan will pay a down payment equal to one-twelfth the amount owed for past utility service (including the overdue amount and any amounts owed for a current bill or a bill being prepared but not yet delivered to the customer). Each month, for the next 11 months, an amount equal to the down payment will be added to, and payable with, the current charges due for utility service. If a customer changes service address at any time during the period of an equal-pay arrearage plan, the plan continues. However, the customer must pay any past-due charges and all other applicable charges before the Company provides service at the new address.				
4.	The Company and customer may agree in writing to an alternate payment arrangement, including time-payment agreements of longer duration, provided the Company first informs the customer of the availability of the payment terms set forth in Sections D.2. and D.3. of this rule.				
5.	A customer whose financial condition changes during the term of a time-payment agreement and who defaults on such an agreement may renegotiate their time-payment agreement at least one time.				
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		RULE NO. 11 (continued)	
		DISCONTINUANCE AND RESTORATION OF SERVICE	
	6.	If a customer fails to abide by the time-payment agreement, the Company may disconnect service after serving 20 days' notice. The notice will comply with Rule No. 8 except for Section C.4. If a medical certificate is in effect, Section C.1. will apply.	(T) (C)
E.	Time F	Payment Agreements for Small Commercial Gas Service	(N)(T
	1.	A small commercial customer who selects an equal-pay arrearage plan will pay a down payment equal to one-twelfth the amount owed for past utility service (including the overdue amount and any amounts owed for a current bill or a bill being prepared but not yet delivered to the customer). Each month, for the next 11 months, an amount equal to the down payment will be added to, and payable with, the current charges due for utility service. If a customer changes service address or place of business at any time during the period of an equal-pay arrearage plan, the plan continues. However, the small business customer must pay any past-due charges and all other applicable charges before the Company provides service at the new address.	(N)
F.	Discor	nnection Procedures - Non-Residential Customers	(T)
	1.	Involuntary termination and restoration of utility service other than residential service are under the provisions of this section.	
	2.	The Company will give at least 5 days written notice to nonresidential customers before termination of service for non-payment of bills or for violation of its rules or regulations. A written notice of disconnection will be provided to the customer.	
	3.	The notice will be printed in bold face type and must state in easy to understand language:	
		a. The reasons for the proposed disconnection;	
		b. The earliest date for disconnection;	
		c. The amount to be paid to avoid disconnection; and	
		d. An explanation of the Commission's dispute resolution procedure and the Commission's toll-free number.	
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		RULE NO. 11 (continued)			
		DISCONTINUANCE AND RESTORATION OF SERVICE			
	4.	The notice will not be sent prior to the due date for payment for the services billed.			
	5.	The Company may serve the notice of disconnection in person or send it by first class mail to the last known addresses of the customer and the customer's designated representative. Service is complete on the day after the date of the US Postal Service postmark or postage metering or personal delivery.	(C) (C)		
	6.	If a premise visit is required to complete disconnection, the Company will make a good faith effort to personally contact the customer or a resident at the service address to be disconnected. If the attempt to make personal contact fails, the Company will leave a notice in a conspicuous place at the premise informing the customer that service has been disconnected.			
	7.	Weekend and Holidays - Nonresidential service shall not be terminated on, or the day prior to, a weekend or State or Company recognized holiday.			
	8.	If a Customer makes a payment subsequent to the issuance of a five (5) day notice, whether payment is made to prevent a service discontinuance or to reactivate a previously discontinued service, and the Customer's financial institution fails to honor said payment, the account shall be deemed unpaid. The Company will attempt to notify the Customer in person, by telephone, or by written notice, of the payment failure. The Customer shall have one business day to correct the failure. If a valid payment is not received, service to the customer may be discontinued after the duration of the previously issued five (5) day notice, and without further written notice. This process may proceed separate from the normal notice process described herein.			
G.		ential service will not be discontinued because of nonpayment of bills for other es of service or other types of utility service.	(T)		
H.	billed	ce will not be discontinued for nonpayment of a bill issued in correction of charges incorrectly until the corrected bill becomes past due, and then discontinuance shall accordance with other provisions of this rule and Rule No. 10.	(T)		
I.	Servio	ce Detrimental to Other Customers	(T)		
	consid the Co	Company will not supply service to a customer operating equipment which is dered by the Company to be detrimental to the service of its other customers or to company, and will discontinue service to any customer who continues to operate equipment after having been given notice by the Company to discontinue such tion.			
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AVISTA CORPORATION

		dba Avista Utilities			
		RULE NO. 11 (continued)			
		DISCONTINUANCE AND RESTORATION OF	SERVICE		
J.	Other (Conditions	Т)	Г)(N	
	custorr prescri	ompany may apply to the Commission for permission oner at any time the Company believes that it would be bed procedures, particularly in situations where it is ar to protect the Company against abuse, harassme	e inequitable to follow the necessary to expedite action	(1	
K.	Revoc	ation to Use Property	т)	Γ)	
	If the Company's service facilities and/or a customer's facilities to the meter are installed on property other than the customer's property and the owner of such property revokes his permission to use it, the Company will have the right to discontinue service upon the date of such revocation. If service is discontinued under these conditions, the customer may have service re-established under the provisions of Rules Nos. 15 and/or 16.				
L.	Non-lia	ability of Company for Discontinuance or Refusal of	Service (T	۲)	
	reason	Company refuses or discontinues service to a person as or upon any of the grounds specified in this rule, in pever to said person or customer or any other person	shall incur no liability		
M.	Restoration of Service				
	1.	Compliance with Tariff Schedules			
		As a condition for restoration of service, the custor applicable tariff schedules.	ner shall comply with all		
	2.	Reconnection Charge			
		The Company may require a reconnection charge which has been discontinued pursuant to this rule. addition, the Company may charge and collect any discontinuance or restoration of service which has action or negligence.	(See Rule No. 20) In unusual costs incident to the		
N.	Refusa	al of Service	Т)	Γ)	
	1.	Except as provided in Section M.2. below, the Con service to an applicant until it receives full paymen any other obligation related to an Oregon prior acc	of any overdue amount and		
	dvice No. sued	22-10-G Effe	ctive For Service On & After ember 15, 2022		

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P.U.C. OR. No. 5

AVISTA CORPORATION dba Avista Utilities

RULE NO. 11 (continued)

DISCONTINUANCE AND RESTORATION OF SERVICE

- 2. Except for consumers who were disconnected for theft of service, the Company will provide service to an applicant upon receipt of payment equal to at least one-half of any overdue amount and any other obligation related to a prior account, except deposits which must be paid in full, provided that the person has made reasonable partial payment on the account during the time service has been discontinued. The balance of the amount owed to the Company must be paid within 30 days of the date service is initiated. Upon failure to pay, the Company may disconnect service after providing a five-day notice. The notice will contain the information set forth in Rule 8, Section C.1., 2., 3., 6. and 7. and will be served in the manner set forth in Rule 8, Section D.3. In the event a customer whose service was terminated applies for service within 20 days of the termination, provisions of this rule apply.
- 3. If service is disconnected for failure to comply with the payment terms set forth in Section M.2. above, the Company may refuse to restore service until it receives full payment of any overdue obligation, including any reconnection fee, late payment fee, and past due bill.
- 4. The Company may refuse to provide service until payment is received where the following circumstances exist:
 - a. An overdue balance has been incurred by a person at a service address;
 - b. An applicant for service resided at the service address described in Section M.4.a. of this rule during the time the overdue balance was incurred; and
 - c. The person described in Section M.4.a. of this rule will reside at the location to be served under the new application.
- 5. The Company may refuse to provide service if a customer or applicant has not complied with state and municipal codes and regulations governing service and with the rules and regulations of the Company.
- 6. The Company will not accept an application for service or materially change service to a customer, if, in the best judgment of the Company, it does not have adequate facilities to render the service applied for, or if the desired service is of a character that is likely to unfavorably affect service to other customers.

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Avista Utilities

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P.U.C. OR. No. 5

AVISTA CORPORATION dba Avista Utilities

		dba Avista Utilities				
RULE NO. 11 (continued)						
	DISCONTINUANCE AND RESTORATION OF SERVICE					
	7.	The Company will refuse to serve a customer or ap judgment of the Company, the facilities of the custo such a character that safe and satisfactory service	omer or applicant are of			
	8.	In the event service is refused, the Company will ne applicant of the reasons for refusal and the Commi procedure.				
Ο.	Wildfir	e Displacement Protections				
	1.	The Company shall make best efforts to put into efforts of residential and commercial service day a residential or commercial customer is under evacuation notice due to a wildfire.	e for nonpayment on any			
		 a. The Company will continue such moratorium unevacuation notice has been lifted. b. Upon request from a customer who has been dononpayment within the previous 72 hours of a wutility will reconnect the customers after the evaluation. 	isconnected for vildfire evacuation, the			
Ρ.	Severe	e Winter Weather Moratorium				
	1.	The Company will put into effect a moratorium on t residential service for nonpayment from November day a temperature of less than 32 degrees Fahren winter storm warning indicates that weather condition property.	through March on any neit is forecasted or a			
		a. Upon request from a customer who has been d nonpayment within the previous 72 hours of a s outlined above, the Company will make best eff Reconnect fees may be assessed as described	severe weather condition orts to reconnect service.			
		(Continued)				
	lvice No. sued		ve For Service On & After ber 15, 2022			
Issued b	y Avista	a Utilities				
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AVISTA CORPORATION dba Avista Utilities

	RULE NO. 11 (continued)
	DISCONTINUANCE AND RESTORATIO	ON OF SERVICE
Q. Air Q	uality Moratorium	(N)
re	The Company will put into effect a morator esidential and small commercial service for no dex (AQI) is at or above 100.	
	 Upon request from a customer who has nonpayment within the previous 72 hou above, the Company will make best eff Reconnect fees may be assessed as d 	urs of an AQI condition outlined forts to reconnect service.
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