AVISTA CORPORATION dba Avista Utilities

RULE NO. 15

GAS MAIN EXTENSIONS

Extensions of gas distribution mains exclusive of meters, regulators and service lines, necessary to furnish permanent gas service to applicants, will be made by the Company in accordance with the following provisions:

A. General

The Company will construct, own, operate and maintain gas distribution main extensions only along public streets, roads and highways which the Company has the legal right to occupy, and on public lands and private property across which rights-of-way satisfactory to the Company may be obtained without cost to the Company.

- B. Extensions to Individual Applicants
 - 1. Extension Allowance

The total cost of gas main extensions (Rule 15) and service connections (Rule 16) will be made by the Company, provided the total direct cost of the required extension from existing distribution mains to the meter location to be served does not exceed the following:

| Year | <u>Amount</u> |
|------|---------------|
| 2024 | \$2,500 |
| 2025 | \$1,250 |
| 2026 | \$750 |
| 2027 | \$0 |

The request for service shall be of such permanence as to warrant the expenditure involved as determined by the Company.

- 2. Extension Beyond the Allowance
 - a. An extension where the estimated cost is more than the Allowance shall be constructed by the Company upon fulfillment of the following conditions:
 - (1) The execution of a main extension agreement.
 - (2) The applicant or group of applicants shall advance in cash to the Company an amount equal to the difference between the cost of the extension and the Allowance times the number of applicants.

(continued)

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Patrick Ehrbar, Director of Regulatory Affairs

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AVISTA CORPORATION dba Avista Utilities

| | | RULE NO. 15 (continued) |
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| | | GAS MAIN EXTENSIONS |
| | b. | Upon completion of an extension, where an advance is made based on the estimated cost thereof, said advance will be adjusted to reflect the actual direct cost of the extension. |
| | C. | The amount advanced hereunder will be subject to refund, without interest, as provided for in Section B.3. |
| 3. | Meth | od of Refund |
| | | amount advanced in accordance with Section B.2. will be subject to id in the following manner: |
| | a. | A refund will be made for each additional customer connected to an extension for which all advance payments have not been refunded, equal to the amount by which the Allowance exceeds the cost of a construction to serve such additional customer. Where there is a series of extensions, on any of which an advance is still refundable, and the Company makes succeeding free extensions with excess allowances refunds will be made to repay in turn each of such advances which remain refundable beginning with the first series from the original point of supply. When two or more parties make a joint advance on the same extension, refundable amounts will be distributed to these parties in the same proportion as their individual advances bear to the total joint advance. |
| | b. | No refunds will be made by the Company on advances, or portions thereof, covering extensions which have been in service more than five (5) years. |
| | C. | Any assignment by a customer of his interest in any part of a cash advance made as above which at the time remains unrefunded, must be made in writing and endorsed by the Company showing the amount still unrefunded, and a copy of such assignment bearing the signature of both the assignor and assignee must be filed with the Company before it shall be effective and binding upon the Company. |
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AVISTA CORPORATION dba Avista Utilities

| RULE NO. 15 (continued) | | | | | | |
|-------------------------|------------------|---|--|---|--|--|
| | | GAS MAIN E | XTENSIONS | | | |
| | | | | | | |
| | d. | possession of the Com | advance which shall remain in pany after the termination of the Il become the property of the Co | e refunds as | | |
| C. Main E | Extensio | ons to Serve Subdivisior | S | | | |
| 1. | Advan | ces | | | | |
| | a. | constructed, owned an applications for service estimated cost of such however, the payment Company estimates w other provisions of this months if the subdivide that he had received s promptly with construct provided further that th contract for the extens months all amounts no refundable. At the en | xtensions to and within subdivis d maintained by the Company in by ultimate users only when the extensions is advanced to the C of the portion of such advance a buld be refunded within six mont extension rule shall be postpon r-builder furnishes to the Compa ate and local authorizations to p ion and that he has adequate fin e subdivider-builder agrees in w on, to pay immediately at the er t previously advanced which are d of such six-month period, the nounts not previously advanced | n advance of e entire Company; as the ths under ed for six any evidence proceed nancing, and rriting, in his nd of six e not then Company | | |
| | b. | provided in Section C. made by the Company Company and further p the Company after a p | will be subject to refund without 2., provided, however, no repayr in excess of the amount advance rovided that no repayments will eriod of five (5) years from the d usion on which the advance was | nent will be ced to the be made by ate of | | |
| 2. | Method of Refund | | | | | |
| | a. | | ereunder for such permanent in ted to such an extension will be date of first | | | |
| (continued) | | | | | | |
| Advice No. | 08-02- | G | Effective For Service | ce On & After | | |
| Issued | March | 31, 2008 | April 1, 2008 | | | |
| Issued by Avist By | a Utilit | | bar, Director of Regulatory Affairs | | | |

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Canceling P.U.C. OR. No. 5 Original Sheet 15C AVISTA CORPORATION dba Avista Utilities RULE NO. 15 (continued) GAS MAIN EXTENSIONS service or as soon thereafter as practicable on the following basis: (1) Each main extension built to serve a subdivision shall serve a defined number of lots. (2) When any individual lot shall have a permanent and complete building constructed thereon, occupied by one of the Company's bonafide customers, the Company will refund that portion of the sum advanced which bears the same relation to the sum advanced as one lot bears to the total number of lots in the subdivision. (3) Should a connection for service be made to the main extension other than to serve one of the lots determined in accordance with Section C.2.a.(1) above, then the refund provisions of Section B.3.a. will apply. When multi-family dwelling units are included within a (4) subdivision, the refund for these units will be provided as follows: (a) The first occupied apartment in each multi-family unit will qualify for a refund as if it were one lot, on the basis described in Section C.2.a.(2) above. Each remaining apartment, within that unit, as occupied thereafter would quality for a refund of 25% of that amount. (b) After full occupancy, the refund that would be due for the number of lots upon which the multi-family units are constructed will be made. Refunds in excess of the number of lots may be made provided the total amount advanced for the subdivision is not exceeded. D. Extensions for Temporary or Speculative Business Extensions for temporary service or speculative business will be made under the temporary service rule. (continued) Advice No. 08-02-G Effective For Service On & After Issued March 31, 2008 April 1, 2008 Issued by Avista Utilities

First Revision Sheet 15C

By

Patrick Ehrbar, Director of Regulatory Affairs

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| RULE NO. 15 (continued) | |
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GAS MAIN EXTENSIONS

E. Exceptional Cases

If adherence to these rules should be deemed impractical or impossible by either party, the Company or the applicant, prior to commencing construction or installation, may petition the Commission for a special ruling or for the approval of special conditions that have been mutually agreed upon.

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Issued by Avista Utilities By

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Patrick Ehrbar, Director of Regulatory Affairs