

AVISTA CORPORATION
dba Avista Utilities

SCHEDULE 420
GENERAL NATURAL GAS SERVICE - OREGON

APPLICABILITY:

Applicable to commercial and small industrial natural gas service for all purposes.

TERRITORY:

This schedule is applicable to the entire territory in the State of Oregon served by the Company.

THERM:

The word "therm" means one hundred thousand British Thermal Units (100,000 B.T.U.).

RATES:

Per Meter
Per Month

Customer Charge:

\$17.00

Commodity Charge Per Therm:

Base Rate

\$0.63115

(I)

OTHER CHARGES:

The above Monthly Rates are subject to increases or decreases as set forth in Schedule 461 – Purchased Gas Cost Adjustment, Schedule 462 – Gas Cost Rate Adjustment, Schedule 469 – Public Purpose Funding, Schedule 474 – Temporary Federal Income Tax Rate Credit, Schedule 475 – Decoupling Mechanism, Schedule 476 – Intervenor Funding, Schedule 477 – Residual Deferral Account, Schedule 478 – DSM Cost Recovery, and any other charges approved by the Commission.

(N)
(N)

Minimum Charge:

The Customer Charge constitutes the Minimum Charge.

(continued)

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By

Patrick Ehrbar, Director of Regulatory Affairs



AVISTA CORPORATION
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SCHEDULE 420 (continued)

GENERAL NATURAL GAS SERVICE - OREGON

SPECIAL CONDITIONS:

1. The above Commodity Charge Per Therm is subject to the provisions of "Other Charges" listed above.
2. A reconnection charge shall be made for restoration of service when service has been turned off for reasons arising through action of or for the convenience of the customer. (See Rule No. 20)
3. Service for the sole purpose of supplying a fireplace, log lighter, gas log, barbecue or any multiple or combination thereof, will be rendered only under this schedule. Where service for such purpose is requested, an advance-in-aid of construction in the amount of the Company's estimated total additional investment in the facilities required to provide such service shall be made prior to the commencement of construction. If the advance is for facilities to serve more than one customer location, an appropriate portion thereof will be assigned to each customer location. The advance will be refunded by the Company to the person or entity who made the advance, or his or its designee, upon the expiration of 36 months of billings for consumption under this schedule (which may or may not be continuous), or upon the transfer of service at the customer location to a different schedule. Any advance or portion thereof not refunded within five years from the inception of service shall be retained by the Company.

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By

Kelly O. Norwood, V.P. State & Federal Regulation