Avista Corp. 1411 East Mission P.O. Box 3727 Spokane. Washington 99220-0500 Telephone 509-489-0500

Telephone 509-489-0500 Toll Free 800-727-9170



AVISTA Corp.

2008 APR -3 PM 12: 17

IDAHO PUBLIC UTILITIES COMMISSION

April 2, 2008

Jean D. Jewell Commission Secretary Idaho Public Utilities Commission 472 W. Washington Street Boise, ID 83702 AVU-E-08-01/ AVU-6-08-01

Tariff I.P.U.C. No. 28 (Electric) and Tariff IPUC No. 27 (Natural Gas)

Enclosed for filing with the Commission is an original and nine copies of an Application by Avista Corporation dba Avista Utilities (Avista) dated April 2, 2008 for approval of revised electric and natural gas rates. This filing reflects a general rate increase for both electric and natural gas service in the State of Idaho, to be effective May 5, 2008.

Avista has also included for filing nine copies of its prepared direct testimony, and exhibits in support of its revised rates, as well as three copies of workpapers showing how test year data were adjusted. Computer readable copies of the testimony, exhibits, and workpapers, required under Rule 231.05, are included on the attached compact disc.

Additionally, Avista has included a signed copy of the Protective Agreement between Avista and the Commission Staff, and the Attorney's Certificate and Claim of Confidentiality Relating to Portions of Avista's Direct Testimony and Exhibits.

Sincerely,

Kelly O. Norwood

Jan Vowood

Vice President

Enclosures

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IDARO PUELIC UTILITIES COMMISSION

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this 2nd day of April, 2008, served the foregoing application, and Avista's Direct Testimony and Exhibits in Docket No. AVU-E-08-01 and AVU-G-08-01 upon the following parities, by mailing a copy thereof, property addressed with postage prepaid to:

Jean D Jewell, Secretary Idaho Public Utilities Commission Statehouse Boise, ID 83720-5983

Howard Ray
Mill Technical Services Manager
Potlatch Corporation
803 Mill Road
P.O. Box 1126
Lewiston, ID 83501-1126

Scott Woodbury
Deputy Attorney
Idaho Public Utilities Commission
472 W. Washington
Boise, ID 83702-0659

Patty Olsness
Rates Coordinator

2008 APR - 3 PM 12: 18

DAVID J. MEYER
VICE PRESIDENT, GENERAL COUNSEL, REGULATORY & DAHO PUBLIC COMMISSION

AVISTA CORPORATION

P.O. BOX 3727

1411 EAST MISSION AVENUE

SPOKANE, WASHINGTON 99220-3727

TELEPHONE: (509) 495-4316

FACSIMILE:

(509) 495-8851

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION) OF AVISTA CORPORATION FOR THE) AUTHORITY TO INCREASE ITS RATES) AND CHARGES FOR ELECTRIC AND NATURAL GAS SERVICE TO ELECTRIC) AND NATURAL GAS CUSTOMERS IN OF IDAHO

CASE NO. AVU-E-08-01 CASE NO. AVU-G-08-01

ATTORNEY'S CERTIFICATE CLAIM OF CONFIDENTIALITY RELATING TO PORTIONS OF AVISTA'S DIRECT TESTIMONY AND EXHIBITS

FOR AVISTA CORPORATION

- 1 I, David J. Meyer, represent Avista Corporation. I am
- 2 Vice President and General Counsel, Regulatory and
- 3 Governmental Affairs for Avista Corporation ("Avista" or
- 4 "Company") and I am appearing on its behalf in this
- 5 proceeding.
- I make this certification and claim of confidentiality
- 7 pursuant to IDAPA 31.01.01 because Avista, through its Direct
- 8 Testimony, Exhibits and supporting workpapers, is disclosing
- 9 certain information that is CONFIDENTIAL and constitutes
- 10 TRADE SECRETS as defined by Idaho Code Section 9-340 and
- 11 48-801 and protected under IDAPA 31.01.01.067 and
- 12 31.01.01.233.
- 13 The printed information Avista provides will, as
- 14 required under IDAPA Rule 67, be marked as "CONFIDENTIAL,"
- 15 will be reproduced "on any colored paper other than white,"
- 16 and will be provided under separate cover. The electronic
- information Avista provides will be reproduced separately on
- 18 a compact disk (CD) and will also be marked as CONFIDENTIAL.
- 19 The confidential information that Avista is disclosing
- 20 can be classified into three basic categories: 1) information
- 21 pertaining to contract prices, terms and conditions, 2)
- 22 certain results providing detailed information on the
- 23 Company's load and resource positions by month, and 3) Risk

1	Management Policies which contain general policies,
2	guidelines, and position limits.
3	Avista herein asserts that the aforementioned
4	information is confidential in that: 1) the contract
5	information is prohibited, by the contract terms, from public
6	disclosure, 2) making the load and resource information
7	public will give entities access to competitive information
8	on future operating plans and market purchase requirements
9	and Avista believes the information could be used to
10	disadvantage its customers, 3) the Risk Management Policies,
11	if shared with competitors, could also be used to disadvantage
12	Avista's customers, and 4) sensitive information concerning
13	pending or threatened litigation would be disclosed.
14	I am of the opinion that this information is
15	"CONFIDENTIAL," as defined by Idaho Code Sections 9-340D and
16	48-801, should therefore be protected from public inspection,
17	examination and copying, and should be utilized only in
18	accordance with the terms of the PROTECTIVE AGREEMENT BETWEEN
19	AVISTA CORPORATION AND IDAHO PUBLIC UTILITIES COMMISSION
20	STAFF.
21	RESPECTFULLY SUBMITTED this 2^{nd} day of April, 2008
22	
23	
24 25 26 27	David J. Meyer Vice President, General Counsel, Regulatory & Governmental Affairs Avista Corporation

RECEIVED

2008 APR -3 PM 12: 19

DAVID J. MEYER VICE PRESIDENT, CHIEF COUNSEL, REGULATORY & GOVERNMENTAL AFFAIRS UTILITIES COMMISSION AVISTA CORPORATION P.O. BOX 3727 1411 EAST MISSION AVENUE SPOKANE, WASHINGTON 99220-3727

TELEPHONE: (509) 495-4316 FACSIMILE: (509) 495-8851

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE APPLICATION) CASE NO. AVU-E-08-01 OF AVISTA CORPORATION FOR THE AUTHORITY TO INCREASE ITS RATES AND CHARGES FOR ELECTRIC AND NATURAL GAS SERVICE TO ELECTRIC AND) NATURAL GAS CUSTOMERS IN THE STATE) OF IDAHO

CASE NO. AVU-G-08-01

APPLICATION OF AVISTA CORPORATION

(ELECTRIC AND NATURAL GAS)

Application is hereby made to the Idaho Public Utilities Commission for an Order granting Avista Corporation ("Applicant," "Company," or "Avista") the authority to increase its rates and charges for electric and natural gas service to electric and natural gas customers in the State of Idaho to be effective on and after May 5, 2008.

Through this filing the Company is requesting an electric revenue increase of \$32.3 million or $15.8\%^1$. With regard to natural gas, the Company is requesting an increase of \$4.7 million or 5.8%.

In support of this Application, Applicant states as follows:

I.

 The name of the Applicant is Avista Corporation, dba Avista Utilities, a Washington corporation whose principal business office is 1411 East Mission Avenue, Spokane, Washington, and is qualified to do business in the State of Idaho. Avista maintains district offices in Moscow, Lewiston, Sandpoint and Coeur d'Alene, Idaho. Communications in reference to this Application should be addressed to the following:

David J. Meyer, Esq.
Vice President, Chief Counsel, Regulatory &
Governmental Affairs
Avista Corporation

¹ The proposed increase to base retail rates is 16.7%, but the overall bill impact to customers is 15.8%.

P.O. Box 3727 1411 E. Mission Ave Spokane, WA 99220-3727 Phone: (509) 495-4316 Fax: (509) 495-8851 Kelly Norwood Vice President - State and Federal Regulation

Avista Utilities
P.O. Box 3727
1411 E. Mission Ave
Spokane, WA 99220-3727
Phone: (509) 495-4267
Fax: (509) 495-8851

Avista is a public utility primarily engaged in the generation, transmission and distribution of electric power and the distribution of natural gas in certain portions of eastern and central Washington, northern Idaho, as well as distribution of natural gas in northeast and southwest Oregon. The Company is subject to the jurisdiction of this Commission, the Washington Utilities and Transportation Commission, the Oregon Public Utility Commission, the Montana Public Service Commission and the Federal Energy Regulatory Commission.

II.

Applicant's existing base rates and charges for electric service were approved as a result of the Commission's Order No. 29602 dated October 8, 2004, in Case No. AVU-E-04-01 that were later adjusted to include the second half of Coyote Springs 2 generating plant in Case No, AVU-E-05-1. The existing rates and charges for electric service on file with the Commission

III.

designated as Applicant's Tariff No. 28 are incorporated herein as though fully attached hereto.

IV.

Applicant's existing base rates and charges for natural gas service were approved as a result of the Commission's Order No. 29602 dated October 8, 2004, in Case No. AVU-G-04-01. The existing rates and charges for natural gas service on file with the Commission designated as Applicant's Tariff No. 27 are incorporated herein as though fully attached hereto.

v.

The electric and natural gas rates and charges which Applicant desires to have the Commission approve are filed herewith as Exhibit A. Also included in Exhibit A are copies of the tariff schedules showing the proposed changes by striking over the existing rates and underlining the proposed rates. Company witness Mr. Hirschkorn fully describes in his testimony and exhibits the proposed changes herein.

VI.

The circumstances and conditions relied upon and justification for approval of the proposed increase in rates for electric and natural gas service are as follows:

Applicant's present electric and natural gas rates will not produce sufficient revenue to provide operating income required to allow the Applicant the opportunity to earn the 8.74% rate of return being requested and supported in thisApplication.

The Applicant's last electric and natural gas general rate case (Case Nos. AVU-E-04-01 and AVU-G-04-01) in Idaho was effective in September 2004². The proposed revenue increases are driven primarily by increased power supply costs, capital investments in upgrading aging infrastructure to increase capacity and reliability, relicensing costs for Avista's Spokane River hydropower projects, its investment in Advanced Meter Reading (AMR), and expanding the natural gas storage and delivery capacity at its Jackson Prairie Storage Facility.

Unless the increased rates as requested in this filing are approved, Applicant's rates will not be fair, just and reasonable and it will not have the opportunity to realize a fair rate of return on its investment.

Applicant's evidence in support of its need for increased electric and natural gas rates is based on a 2007 test year. Applicant's rate base evidence is presented on an average basis. Documentation showing how the test year data was adjusted is provided in the testimony and exhibits of Company witness Elizabeth Andrews.

² An additional rate adjustment related to the Coyote Springs 2 generating project was implemented April 12, 2005 (AVU-E-05-01).

1	Applicant provides utility service in states other than
2	Idaho. A jurisdictional separation of all investments,
3	revenues and expenses allocated or assigned in whole or in part
4	to the Idaho utility business regulated by this Commission are
5	described in the testimony and exhibits of Company witness
6	Elizabeth Andrews.

7 VII.

> Applicant's evidence will show that an overall rate of return of 8.74% is fair, just and reasonable. The Company's exhibits and testimony support an increase in retail electric and natural gas revenue of \$32.3 million and \$4.7 million filing of this Simultaneous with respectively. the prepared direct its Application, Applicant has filed testimony, and exhibits in support of its revised rates, as well as workpapers showing how test year data were adjusted.

VIII. 16

> A complete justification of the proposed increases in electric and natural gas rates are provided in the testimony and exhibits of Company witnesses. The testimony and exhibits, among other studies and justification, show financial information, costs of capital and appropriate cost of service studies. These witnesses and a brief summary of their testimony is as follows.

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1	Mr. Scott L. Morris, Chairman, President, and Chief
2	Executive Officer of Avista Utilities, presents the Company's
3	policy testimony and describes Avista Corporation and Avista
4	Utilities' overall utility operations. He summarizes the
5	Company's request in this filing, the major factors driving the
6	Company's need for general rate relief, and some of the current
7	and future challenges being addressed by the Company. Finally
8	Mr. Morris introduces other witnesses providing testimony on
9	the Company's behalf. Mr. Morris explains that:
10 11 12 13	 The proposed revenue increases are driven primarily by capital investments in upgrading aging infrastructure to increase capacity and reliability, relicensing costs for Avista's Spokane

- reliability, relicensing costs for Avista's Spokane River hydropower projects, and expanding the natural gas storage and delivery capacity at its Jackson Prairie Storage Facility.
- Among the capital investments included in the filing are upgrades to the company's Noxon hydroelectric project to gain additional renewable generation capacity, as well transmission upgrades added over 100 circuit miles of new 230 kV transmission line to Avista's system, and increased capacity of an additional 50 miles transmission line.
- Costs incurred in the seven-year public process to relicense five of Avista's six hydroelectric projects on the Spokane River. The projects annually generate a combined 105 average megawatts of renewable energy. Avista generates about 57 percent of its electricity with renewable resources, including hydropower. To date, Avista has invested \$21 million in the Spokane River relicensing process.
- Driving the natural gas rate request is Avista's investment in the expansion of storage and delivery capacity of its Jackson Prairie Natural Gas Storage Facility. The ability to deliver more lower-priced

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natural gas lessens the need to purchase higher priced spot gas in winter to meet customer demand, 2 3 an important component in managing customer costs. 4 5 addition working diligently to In 6 efficiencies and control the cost of providing energy service, Avista continues to provide a number 7 of energy assistance programs to aid customers who 8 are most affected by rising energy costs. These 9 include Project Share, CARES, Senior Energy Outreach 10 11 and energy efficiency workshops. 12 Avista's energy efficiency programs offer 13 residential and commercial programs that deliver 14 15 more than 300 efficiency measures. In 2007, Avista provided \$9.4 million in incentives to customers 16 making energy efficiency improvements to their home 17 or business in an effort to reduce energy usage. 18 available 19 information is Program 20 www.everylittlebit.com. 21 22 Mr. Malyn Malguist, Executive Vice President and Chief 23 Financial Officer will describe, among other things, the overall 24 financial condition of the Company, its current credit ratings, 25 the Company's plan for improving its financial health, its near 26 term capital requirements, the proposed capital structure, and 27 the overall rate of return proposed by the Company. Mr. Malquist 28 29 explains that: Avista's plans call for significant capital 30 31 expenditure requirements for the utility over the next three to five years to assure 32 reliability in our energy systems, and to keep 33 pace with regional growth and customer demand. 34 Capital expenditures are planned for 2008-2009 35 of approximately \$390 million for customer 36 growth, investment in generation, transmission 37 and distribution facilities for the electric 38 39 utility business as well as

maintenance and replacements of our natural gas

utility systems. Avista needs adequate cash

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1 2 3	flow from operations to fund these requirements.
4 5 6 7 8 9 10 11 12 13	 Avista's corporate rating from Standard & Poor's is currently BBB Avista Utilities should operate at a level that will support a strong investment grade credit rating, meaning at least a strong "BBB" or weak "A". The Company's financial performance has improved; however, we have not improved financial ratios to a level that would result in a strong investment grade credit rating.
14 15 16 17 18 19 20 21 22 23 24 25	 We have made solid progress in improving our financial health by improving our cash flow, managing our costs and paying down debt and refinancing debt at lower rates. The Company plans to issue up to \$350 million of secured, fixed rate bonds during 2008 to fund existing debt maturities as well as to repay funds borrowed under our credit facility. Further, the Company plans to obtain a portion of our capital requirements through equity issuance. The Company has proposed an overall rate of return of 8.74%
26	including a 47.94% equity ratio and an 10.8% return on equity.
27	inordating a 17.510 equito, radio and the radio and the
28	Dr. William E. Avera, as a President of Financial Concepts
29	and Applications (FINCAP), Inc., has been retained to present
30	testimony with respect to the Company's cost of common equity.
31	He concludes that:
32 33 34 35 36 37 38 39 40	 Applications of quantitative methods to alternative groups of proxy companies imply a cost of equity range of 10.7 percent to 12.2 percent. Because Avista's requested ROE of 10.8% percent falls at the lower end of the recommended range, it represents a conservative estimate of investors' required rate of return. Considering investors' expectations for capital markets and the need to support financial integrity and fund crucial capital investment even under

5	greater risks of power cost volatility.
6 7 8 9 0	 Investors view the Power Cost Adjustment ("PCA") as supportive of the Company's financial integrity, but they understand that the PCA does not insulate Avista from the need to finance accrued power production and supply costs or shield the Company from potential regulatory disallowances.
2 3 4 5 6 7 8 9 20 21	 Avista's requested capitalization is consistent with the Company's need to strengthen its credit standing and financial flexibility as it seeks to raise additional capital to fund significant system investments and meet the requirements of its service territory. The reasonableness of a minimum 10.8% percent ROE for Avista is also supported by the greater risks associated with the Company's relatively small size and the need to consider flotation costs.
22 23 24	Mr. Dennis Vermillion, Vice President of Energy Resources,
25	will provide an overview of Avista's resource planning and power
26	operations. He will discuss the Company's resources, current and
27	future load and resource position, and future resource plans.
28	He will also discuss Company hydroelectric upgrades, the Montana
29	riverbed lease agreement, current hydro relicensing issues,
30	mercury abatement at Colstrip, and Jackson Prairie storage. Mr.
31	Vermillion explains:
32 33 34 35 36 37 38	 Avista's electric generation portfolio, including power supply operations. The Company is in an annually balanced-to-surplus energy position through 2017 with the addition of Lancaster, with the Company's net resource position becoming deficient in 2018. The Company's decision to join the Chicago Climate Exchange.

adverse circumstances, 10.8% percent is a reasonable

• Because of Avista's reliance on hydroelectric generation, the Company is exposed to relatively

ROE for Avista.

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2 including the electric hedging plan. 3 Mr. Clint Kalich, Manager of Resource Planning & Power 4 Supply Analyses, will describe the Company's AURORA, model 5 (Dispatch Model) inputs, assumptions, and results related to the 6 economic dispatch of Avista's resources to serve load 7 8 requirements, and market forecast of electricity prices. Не 9 explains: 10 The key assumptions driving the Dispatch Model's market forecast of electricity prices. 11 discussion includes the variables of natural gas, 12 Western Interdonnect loads and resources, 13 14 hydroelectric conditions. 15 • The model dispatches Avista's resources and contracts in a manner that maximizes benefits to customers. 16 The use of quantitative rate-period loads for 2009, 17 for modeling pro forma net power supply expenses. 18 The output results from the model, including thermal 19 generation and short-term wholesale sales 20 Johnson 21 provided to Mr. purchases, were 22 incorporate into the power supply pro forma 23 adjustments. The inclusion of a "rate mitigation adjustment" in the 24 Company's AURORA_{xmp} model, reducing power supply 25 expenses and therefore reducing the overall rate 26 27 impact to customers. 28 29 Mr. William Johnson, Wholesale Marketing Manager, will 30 identify and explain the proposed normalizing and pro forma adjustments to the 2007 test period power supply revenues and 31 expenses. He will also explain the new base level of power supply 32 costs for Power Cost Adjustment (PCA) calculation purposes using 33

the pro forma costs proposed by the Company in this filing. Mr.

Avista's risk management policy for energy resources,

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Johnson describes:

• The adjustment of revenues and expenses based on normal stream flow and weather conditions, and 2 3 expected wholesale market power prices. Adjustments made to reflect known and measurable 4 changes in power contracts, thermal generation fuel 5 expense, and transmission expense, between the 2007 6 7 test period, and the pro forma period of 2009. 8 The net effect of the adjustments to the 2007-test period power supply expense is an increase of \$971,000 9 10 on a system basis. 11 The significant increase in power supply expense over 12 the expense currently in base rates is based on 13 numerous factors, including higher retail loads, reduced hydro generation, increased fuel costs, 14 costs, 15 Mid-Columbia purchases increased 16 increased transmission expense. 17 Mr. Bruce Howard, Director of Environmental Affairs, will 18 provide an overview of the Spokane River relicensing, including 19 20 an overview of the Spokane River projects, and the main areas of contention in the process. Finally, Mr. Howard will discuss 21 the costs that have been included in this case. 22 23 Ms. Toni Pessemier, Advisor to the Office of the President, 24 will provide testimony regarding other hydro relicensing and 25 26 compliance issues. 27 Mr. Don Kopczynski, Vice President of Transmission and 28 Distribution Operations, will describe Avista's electric and 29. natural gas energy delivery facilities and operations, and 30 recent efforts to increase efficiency and improve customer 31 32 service. Mr. Kopczynski describes:

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	 Avista's customer service programs such as energy efficiency, Project Share, CARES program, Senior Outreach Program, and payment plans. Some of these programs will serve to mitigate the impact on customers of the proposed rate increase. The Company's multi-faceted effort to increase customer service automation, including replacement and upgrade of the new Interactive Voice Response (IVR) system, Mobile Dispatch, Outage Management System and Web Redesign. The decision by the Company to outsource our bill printing and mailing services. This decision was based on Company needs for disaster recover, added scalability and flexibility, and cost savings.
16	Mr. Scott Kinney, Chief Engineer, System Operations, will
17	discuss Avista's nearly completed five-year transmission
18	upgrade project, the additional electric transmission and
19	distribution investments included in this case, and presents the
20	Company's pro forma period transmission revenues and expenses.
21	In addition, he describes the Company's Asset Management
22	Program. Mr. Kinney explains:
23 24 25 26 27 28 29 30 31 32	 Avista is expecting to invest over \$12.1 million (system) in electric transmission projects with completion dates in 2008. Several revisions have been made to transmission expenses for the 2009 pro forma period. Changes in replacement and maintenance costs associated with the Company's asset management. The near completion of the five-year transmission upgrade projects at a total cost of \$136.4 million.
33	Mr. Dave DeFelice, Senior Business Analyst, will describe
34	the pro forma adjustments for non-revenue capital expenditures.
35	Mr. DeFelice explains:

The rising cost of essential materials specific to the 1 2 utility industry is causing significant increases in 3 capital project funding requirements. 4 These costs must be pro formed into historical testyear computations in order to allow necessary 5 6 recovery of our costs to serve customers. 7 8 Mr. Greg Paulson, Manager of Customer Service, Analytics 9 and Technology, will discuss the implementation of Advanced 10 Meter Reading for Avista's customers in the State of Idaho, and 11 our request for recovery of capital expenditures related to its 12 deployment. Mr. Paulson explains: The history of the AMR project in Idaho, including an 13 14 overview of the system, the technologies deployed in the Company's electric and natural gas meters, and the 15 types of technologies used in areas with high and low 16 17 meter densities. • A discussion around AMR and AMI, Advanced Metering 18 19 Infrastructure, which is a newer technology that could provide further functionality for utilities, 20 21 but which is still in the very early stages of 22 development. 23 An overview of the benefits the Company has realized from the deployment of AMR, including safety of our 24 customers and employees, elimination of the need for 25 26 estimated reads, reduction in the volume of phone 27 calls associated with estimated reads, and more accurate customer billing. 28 29 The Company will have invested approximately \$28.8 30 million from 2005 through 2008 on this project in 31 Idaho. 32 33 Ms. Elizabeth Andrews, Manager of Revenue Requirements, 34 will discuss the Company's overall revenue requirement 35 In addition, her testimony generally provides proposals. 36 accounting and financial data in support of the Company's need for the proposed increase in rates. 37 She sponsors:

• Electric and natural gas results of operations. 3 • Pro forma operating results including expense and 4 5 rate base adjustments. 6 System and jurisdictional allocations. Ms. Tara Knox, Senior Regulatory Analyst, sponsors the cost 8 9 of service studies for electric and natural gas service, the revenue normalization adjustments to results of operations, and 10 the proposed production property adjustment. Ms. Knox studies 11 12 indicate: Electric residential service, extra large general 13 service and street and area lighting service 14 schedules are earning less than the overall rate of 15 return under present rates, while general service, 16 large general service and pumping service schedules 17 are earning more than the overall rate of return 18 under present rates. However, all customer groups 19 are currently providing a rate of return lower than 20 21 the rate of return requested in this case. Natural Gas high load factor large firm service and 22 interruptible schedules are earning considerably 23 less than the overall rate of return at present 24 the transportation service schedule is 25 earning substantially more than the overall rate of 26 return, while small firm schedules are also above 27 unity but below the requested return and residential 28 29 service is slightly below unity. 30 Mr. Brian Hirschkorn, Manager of Pricing, discusses the 31 spread of the proposed annual revenue changes among the 32 33 Company's general service schedules. He explains, among other 34 things, that: The proposed electric annual revenue increase is 35 36 \$32.3 million, or 15.8%.

Electric and natural gas

calculations.

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revenue requirement

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	 The monthly bill for a residential customer using an average of 977 kwhs per month would increase from \$67.38 to \$78.08 per month, an increase of \$10.70 or 15.9%. This includes the proposed increase in the monthly basic or customer charge from \$4.00 to \$4.60. The proposed natural gas annual revenue increase is \$4.7 million, or 5.8%. The monthly bill for a residential customer using 65 therms per month would increase from \$75.14 to \$80.05 per month, an increase of \$4.91 or 6.5%. This includes the proposed increase in the monthly basic or customer charge from \$3.28 to \$4.00.
16	Mr. Bruce Folsom, Senior Manager of Demand Side Management,
17	provides an overview of the Company's DSM programs and documents
18	Avista's expenditures for electric and natural gas energy
19	efficiency programs. Mr. Folsom describes:
20 21 22 23 24 25 26 27 28	 The Company exceeded its 2007 electric efficiency targets by 13% and 2007 natural gas efficiency target by 41%. Avista's expenditures for electric and natural gas energy efficiency programs from November 1, 2003 through December 31, 2007 have been prudently incurred.
29	Avista has provided under separate cover an <u>Attorney's</u>
30	Certificate And Claim Of Confidentiality Relating To Portions
31	Of Avista's Direct Testimony And Exhibits pursuant to Idaho
32	Code Section 9-340D and IDAPA 31.01.01.067 and 31.01.01.233.
33	x.
34	Notice to the public of the proposed rates and charges,
35	pursuant to IDAPA 31.21.02.102, will be given simultaneously
	pursuant to IDAPA 31.21.02.102, will be given simultaneously

1	of the Company's district offices in Idaho, and by a news
2	release, both of which are attached as Exhibit B. Notice of
3	proposed rates will also be given to all Idaho customers by
4	individual bill insert as required by rule.
5	
6	XI.
7	Portions of the Company's Application and accompanying
8	testimony and exhibits are based on computer models.
9	Documentation and explanation on some of the models have
10	already been provided to Commission Staff. Additional
11	documentation and explanation are provided with testimony,
12	exhibits and work papers in this filing. Further information
13	can be provided upon request.
14	
15	XII.
16	The Applicant stands ready for immediate consideration of
17	this Application.
18	
19	WHEREFORE Applicant requests the Commission issue its
20	Order finding the proposed rates and charges attached as part
21	of witness Mr. Hirschkorn's testimony to be fair, just,
22	reasonable and nondiscriminatory, and effective for electric
23	and natural gas service rendered on and after May 5, 2008.
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2	DATED at Spokane, Washington, this 2nd day of April 2008
3	
4	AVISTA CORPORATION
5	
6	
7	By Tarry Norwood
8	Kelly O. Norwood
9	Vice President

1	STATE OF WASHINGTON)
2	: ss
3	County of Spokane)
4	
5	Kelly O. Norwood, being duly sworn, on oath deposes
6	and says:
7	That he is the Vice President of Avista Corporation;
8	That he has read the foregoing Application, knows the contents
9	thereof, and believes the same to be true.
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13	They de Nouvood
14	Kelly O. Norwood
15	
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17	Subscribed and sworn to before me this 2nd day of April, 2008.
18	MINITY OLOWER PORT
19	S NOTAR, E
20	ON PARTICE AND A CONTRACT OF THE PAR
21	Saty Cones
22	Notary Public in and for the State
23	Washington, residing in Spokane