

PACIFIC POWER &amp; LIGHT COMPANY

FOR COMMISSION'S RECEIPT STAMP

SCHEDULE 16  
RESIDENTIAL SERVICE

AVAILABLE:

In all territory served by Company in the State of Washington.

APPLICABLE:

To single-family residential Customers only for all single-phase electric requirements when all service is supplied at one point of delivery. For three-phase residential service see Schedule 18.

MONTHLY BILLING:

The Monthly Billing shall be the sum of the Basic and Energy Charges. All Monthly Billings shall be adjusted in accordance with Schedules 91, 96, 98, and 191.

Basic Charge:       \$6.00

Energy Charge:

Base

Rate

4.914¢     per kWh for the first 600 kWh

7.751¢     per kWh for all additional kWh

MINIMUM CHARGE:

The monthly Minimum Charge shall be the Basic Charge. A higher minimum may be required under contract to cover special conditions.

CONTINUING SERVICE:

Except as specifically provided otherwise, the rates of this Tariff are based on continuing service at each service location. Disconnect and reconnect transactions shall not operate to relieve a Customer from monthly minimum charges.

RULES AND REGULATIONS:

Service under this Schedule is subject to the General Rules and Regulations contained in the tariff of which this Schedule is a part and to those prescribed by regulatory authorities.

Issued                    October 9, 2008                   Effective                    October 15, 2008

Issued by   PACIFIC POWER & LIGHT COMPANY

By                                    Andrea L. Kelly                   Title   Vice President, Regulation

TF2 16.1E

Advice No.                    UE-080220

PACIFIC POWER & LIGHT COMPANY

FOR COMMISSION'S RECEIPT STAMP

SCHEDULE 17  
LOW INCOME BILL ASSISTANCE PROGRAM - RESIDENTIAL SERVICE  
OPTIONAL FOR QUALIFYING CUSTOMERS

AVAILABLE:

In all territory served by Company in the State of Washington.

APPLICABLE:

To residential Customers only for all single-phase electric requirements when all service is supplied at one point of delivery. For three-phase residential service see Schedule 18.

MONTHLY BILLING:

The Monthly Billing shall be the sum of the Basic and Energy Charges and the Low Income Energy Credit. All Monthly Billings shall be adjusted in accordance with Schedules 96, 98 and 191.

Basic Charge: \$6.00

Energy Charge:

Base	
Rate	
4.914¢	per kWh for the first 600 kWh
7.751¢	per kWh for all additional kWh

LOW INCOME ENERGY CREDIT\*:

The credit amount shall be based on the qualification level for which the customer was certified.

<u>0-75% of Federal Poverty Level (FPL):</u>	
(3.812¢)	per kWh for all kWh greater than 600 kWh
<u>76-100% of Federal Poverty Level (FPL):</u>	
(2.565¢)	per kWh for all kWh greater than 600 kWh
<u>101-125% of Federal Poverty Level (FPL):</u>	
(1.603¢)	per kWh for all kWh greater than 600 kWh

(continued)

Issued October 9, 2008 Effective October 15, 2008

Issued by PACIFIC POWER & LIGHT COMPANY  
By Andrea L. Kelly Title Vice President, Regulation  
TF2 17.1E Advice No. UE-080220

PACIFIC POWER & LIGHT COMPANY

FOR COMMISSION'S RECEIPT STAMP

SCHEDULE 17  
 LOW INCOME BILL ASSISTANCE PROGRAM - RESIDENTIAL SERVICE  
 OPTIONAL FOR QUALIFYING CUSTOMERS  
 (Continued)

**\*Note: This credit applies to only the energy usage within the Winter months. Winter months are defined as November 1 through April 30.**

MINIMUM CHARGE:

The monthly minimum charge shall be the Basic Charge. A higher minimum may be required under contract to cover special conditions.

SPECIAL CONDITIONS:

1. To qualify, a Customer must earn no more than 125% of the Federal Poverty Level.
2. Qualifying Customers will be placed into one of three qualifying levels. A maximum of 4,475 customers may participate annually.
3. Non-profit agencies will administer the program. They will determine if a customer qualifies for the program and assign them to one of the three income bands. The Company will authorize these agencies to certify customer eligibility for the Program.

CONTINUING SERVICE:

Except as specifically provided otherwise, the rates of this tariff are based on continuing service at each service location. Disconnect and reconnect transactions shall not operate to relieve a Customer from monthly minimum charges.

RULES AND REGULATIONS:

Service under this schedule is subject to the General Rules and Regulations contained in the tariff of which this schedule is a part and to those prescribed by regulatory authorities.

Issued June 26, 2007 Effective June 27, 2007

Issued by PACIFIC POWER & LIGHT COMPANY  
 By Andrea L. Kelly Title Vice President, Regulation  
TF2 17.2E Advice No. UE-061546/UE-060817

Schedule No. DL-6

RESIDENTIAL SERVICE  
CALIFORNIA ALTERNATIVE RATES FOR ENERGY (CARE)  
OPTIONAL FOR QUALIFYING CUSTOMERS

APPLICABILITY

Applicable to residential low income households in single-family dwellings and as specified further under special conditions of this Schedule, and Residential Service Schedule No. D, and for multiple dwelling units in which each of the single-family dwellings receive service directly from the utility through separate meters, and to multi-family accommodations which are separately submetered.

TERRITORY

Within the entire territory served in California by the Utility.

MONTHLY BILLING

The Monthly Billing shall be the sum of the Basic and Energy Charges.

Direct Access Customers shall have their Monthly Billing modified in accordance with Schedule No. EC-1 and Schedule No. TC-1. All Monthly Billings shall be adjusted in accordance with Schedule ECAC-94.

	<u>Distrib.</u>	<u>FERC Trans.</u>	<u>Calif. Trans.</u>	<u>Gener- ation</u>	<u>Public Purpose</u>	<u>Total Rate</u>
Basic Charge	\$5.49				(\$1.10)	\$4.39
Energy Charge:						
All Baseline kWh	4.312¢	0.457¢	0.004¢	2.423¢	(1.706¢)	5.490¢
All Non-Baseline kWh	5.582¢	0.457¢	0.004¢	2.694¢	(2.015¢)	6.722¢

Adjustments:

The above Total Rate includes adjustments for Schedule S-99, Schedule S-191, and the CARE Adjustment which is equal to twenty percent (20%) of the Residential Service Schedule No. D Basic Charge and twenty percent (20%) of the Residential Service Schedule No. D Energy Charge Total Rate minus the Schedule S-100 surcharge.

Minimum Charge:

The monthly Minimum Charge shall be the Basic Charge. A higher minimum may be required under contract to cover special conditions.

SPECIAL CONDITIONS

1. Service under this schedule is subject to the General Rules and Regulations contained in the tariff of which this schedule is a part and to those prescribed by regulatory authorities.

(Continued)

Issued by  
Advice Letter No. 364-E      Andrea L. Kelly      Date Filed      July 14, 2008  
Decision No. \_\_\_\_\_      VP, Regulation      Effective      August 23, 2008  
TF6 DL-6-1.E      \_\_\_\_\_      Title      Resolution No. \_\_\_\_\_

SCHEDULE NO. DL-6

RESIDENTIAL SERVICE  
CALIFORNIA ALTERNATIVE RATES FOR ENERGY (CARE)  
OPTIONAL FOR QUALIFYING CUSTOMERS

SPECIAL CONDITIONS (Continued)

2. A Low-Income Household where the total gross income from all sources is less than shown on the table below based on the number of persons in the household. Total gross income shall include income from all sources, both taxable and nontaxable.

<u>No. of Persons In Household</u>	<u>Total Gross Income Annually</u>
1-2	\$26,700
3	31,300
4	37,800
5	44,300
6	50,800

For Households with more than six persons, add \$542.00 monthly, or \$6,500 annually for each additional person residing in the household.

3. An application is required for each request of service under this schedule. An eligible applicant will be placed on this schedule within one billing cycle of the receipt of their application. Renewal of a customer's eligibility declaration will be required every two years and may be required randomly at the utility's discretion. Submetered tenants of master metered customers (Schedule DS-8) will be required to reestablish eligibility on an annual basis. Customers are only eligible to receive service under this rate at one residential location at any one time.

4. It is the customer's responsibility to notify the utility if there is a change in eligibility status. Master meter customers (Schedule DS-8) with submetered tenants are responsible for notifying the utility when enrolled tenants move. Master meter customers will not be held responsible should a submetered tenant misrepresent his eligibility to the utility. However, if a master meter customer has a good reason to suspect that the tenant is not eligible, the master meter customer should, but is not required to, so advise the utility.

5. Customers may be rebilled for periods of ineligibility under the applicable rate schedule.

6. Price discounts or billing credits which may be available under other rate schedules or tariffs may not be used in conjunction with the Low Income Schedule No. DL-6.

7. The Basic Residential use baseline allowance as defined in Residential Service Schedule D will apply unless baseline allowances available for electric space heating are qualified and elected. The standard medical baseline quantities for the use of a Life Support device as defined under the special conditions of Residential Service Schedule No. D shall be applicable under this Schedule.

CONTINUING SERVICE

Except as specifically provided otherwise, the rates of this tariff are based on continuing service at each service location. Disconnect and reconnect transaction shall not operate to relieve a customer from minimum monthly charges.

Issued by

Advice Letter No. 361-E

Andrea L. Kelly

Date Filed

May 14, 2008

Name

Decision No. \_\_\_\_\_

VP, Regulation

Effective

June 1, 2008

Title

Schedule No. D

RESIDENTIAL SERVICE

APPLICABILITY

Applicable to single-phase alternating current electric service for residential purposes in single-family dwellings and as specified under Special Conditions of this Schedule, to multiple dwelling units in which each of the single-family dwellings receive service directly from the Utility through separate meters. The rates specified herein will be designated for each service in accordance with the energy uses qualified and elected by the Customer. The Basic Residential Use and Electric Water Heating allowance will apply unless baseline allowances available for electric space heating are qualified and elected.

TERRITORY

Within the entire territory served in California by the Utility.

MONTHLY BILLING

The Monthly Billing shall be the sum of the Basic and Energy Charges. Direct Access Customers shall have their Monthly Billing modified in accordance with Schedule No. EC-1 and Schedule No. TC-1. All monthly billings shall be adjusted in accordance with Schedule ECAC-94.

	<u>Distrib.</u>	<u>FERC Trans.</u>	<u>Calif. Trans.</u>	<u>Gener- ation</u>	<u>Public Purpose</u>	<u>Total Rate</u>
Basic Charge	\$5.49					\$5.49
Energy Charge:						
All Baseline kWh	4.312¢	0.457¢	0.004¢	2.423¢	0.399¢	7.595¢
All Non-Baseline kWh	5.582¢	0.457¢	0.004¢	2.694¢	0.399¢	9.136¢

Adjustments

The above Total Rate includes adjustments for Schedule S-99, Schedule S-100 and Schedule S-191.

Minimum Monthly Charge

The monthly Minimum Charge shall be the Basic Charge. A higher minimum may be required under contract to cover special conditions.

SPECIAL CONDITIONS

1. No motor load shall exceed a total of 7 1/2 horsepower connected at one time.
2. All electric space heaters larger than 1,650 watts rated capacity shall be designed and connected for operation at 240 volts, and each space heating unit having a rated capacity of two (2) kilowatts or larger shall be thermostatically controlled by automatic devices of a type which will cause a minimum of radio interference. Space heaters served under this schedule shall be of types and characteristics approved by the Utility. Individual heaters shall not exceed a capacity of five (5) kilowatts.
3. Service under this schedule may be furnished to multiple family dwellings such as apartments, complexes, condominiums and mobile home parks in which the single-family dwellings receive service directly from the Utility through separate meters.

(Continued)

Issued by

Advice Letter No. 364-E Andrea L. Kelly Date Filed July 14, 2008

Name

Decision No. VP, Regulation Effective August 23, 2008

Title

TF6 D-1.E Resolution No. \_\_\_\_\_

Schedule No. D

RESIDENTIAL SERVICE  
(Continued)

SPECIAL CONDITIONS (Continued)

4. Baseline rates are applicable only to separately metered residential usage.
5. The following quantities of electricity are to be billed at the rates for baseline usage:

	kWh Baseline Allowance Per Meter Per Day	
	Basic Use and Electric Water Heating	Permanently Installed Electric Space Heating
A. Del Norte County:		
October 1 through May 31	23.9	34.3
June 1 through September 30	17.7	19.6
B. All other territory served by the Utility:		
November 1 through April 30	22.2	35.8
May 1 through October 31	16.5	19.3

Energy used in excess of the baseline allowance will be billed at the nonbaseline rate.

6. Electric water heating is defined as permanently installed and wired electrical devices which provide the principal source of heat for hot water.

7. Permanently installed electric space heating is defined as any of the following: permanently installed and wired resistive elements which provide the principal source of heat, heat pumps, or any permanently installed water or steam heating using electric heating devices as the principal source of heat.

8. The baseline allowance for each billing period is calculated by multiplying the number of days in the billing period by the appropriate daily baseline allowance. When a billing period falls between the winter and summer seasons the total number of days falling in each season is multiplied by the appropriate daily baseline allowance for the season and totaled to arrive at the baseline allowance for the billing period.

9. STANDARD MEDICAL QUANTITIES FOR RESIDENTIAL CUSTOMERS: A residential customer who certifies in writing that regular use of a medical life-support device, as defined below is essential to maintain the life of a full-time resident of the household, that a full-time resident of the household is a paraplegic, hemiplegic, or quadriplegic person, and/or that a full-time resident of the household is a multiple sclerosis/scleroderma patient, is eligible for a standard daily medical quantity in addition to the standard daily non-medical baseline quantity. The amount of the additional quantity shall be 16.4 kWh per day.

(Continued)

Advice Letter No.	<u>337-E</u>	Issued by	<u>Andrea L. Kelly</u>	Date Filed	<u>December 21, 2006</u>
		Name			
Decision No.	<u>(D)06-12-011</u> <u>(D)06-12-036</u>	VP, Regulation	Effective		<u>January 1, 2007</u>
		Title			
TF6 D-2.E				Resolution No.	<u>                    </u>

Schedule No. D

RESIDENTIAL SERVICE  
(Continued)

SPECIAL CONDITIONS (Continued)

If the customer believes the life-support device upon which a full-time resident of the customer's household depends to sustain life requires more than 16.4 kWh per day to operate, the customer may apply for a higher quantity than that provided in this Rule. Upon receipt of the application, the utility shall make a determination based on the device's nameplate ratings and operating hours, of what additional number of kWh per day are required to operate the device. The additional quantity provided for in this special condition shall be increased by that number of kWh per day.

The utility may require certification by a doctor of medicine or osteopathy licensed to practice medicine in the State of California that a medical need exists and that a particular device is necessary to sustain the resident's life.

10. LIFE SUPPORT DEVICE: For the purpose of determining baseline quantities under the provisions of a rate schedule applicable to residential uses, a life-support device is any medical device requiring utility-supplied energy for its operation that is regularly required to maintain the life of a person residing in a residential unit. The term includes respirators, iron lungs, hemodialysis machines, suction machines, electric nerve stimulators, pressure pads and pumps, aerosol tents, electrostatic and ultrasonic nebulizers, compressors, IPPB machines and motorized wheelchairs. It also includes additional space heat for paraplegic, hemiplegic and quadriplegic persons and additional space heat and air conditioning for multiple sclerosis/scleroderma patients.

CONTINUING SERVICE

Except as specifically provided otherwise, the rates of this tariff are based on continuing service at each service location. Disconnect and reconnect transactions shall not operate to relieve a customer from minimum monthly charges.

**Issued by**

Advice Letter No. 301-E                      Matthew R. Wright      Date Filed      November 7, 2000

Decision No. \_\_\_\_\_                      VP, Regulation                      Effective                      January 1, 2001

Title



AVISTA CORPORATION  
dba Avista Utilities

SCHEDULE 91

PUBLIC PURPOSES RIDER ADJUSTMENT - WASHINGTON

APPLICABLE:

To Customers in the State of Washington where the Company has electric service available. This Public Purposes Rider or Rate Adjustment shall be applicable to all retail customers for charges for electric energy sold and to the flat rate charges for Company-owned or Customer-owned Street Lighting and Area Lighting Service. This Rate Adjustment is designed to recover costs incurred by the Company associated with providing Demand Side Management services and programs and Low Income Rate Assistance (LIRAP) to customers.

(T)  
(T)

MONTHLY RATE:

The energy charges of the individual rate schedules are to be increased by the following amounts:

	DSM Rate	LIRAP Rate
Schedule 1	\$0.00181 per kWh (I)	\$0.00048 per kWh (I)
Schedule 11 & 12	\$0.00256 per kWh (I)	\$0.00068 per kWh (I)
Schedule 21 & 22	\$0.00189 per kWh (I)	\$0.00050 per kWh (I)
Schedule 25	\$0.00124 per kWh (I)	\$0.00033 per kWh (I)
Schedule 31 & 32	\$0.00167 per kWh (I)	\$0.00044 per kWh (I)
Schedules 41-48	2.98% of base rates (I)	0.79% of base rates (I)

(N)

SPECIAL TERMS AND CONDITIONS:

Service under this schedule is subject to the Rules and Regulations contained in this tariff.

The above Rate is subject to increases as set forth in Tax Adjustment Schedule 58.

Issued December 20, 2007

Effective January 1, 2008\*

\*By authority of Commission Order No. 05 in Docket No. UE-070804

Issued by Avista Corporation  
By Kelly Norwood

Vice President, State & Federal Regulation

AVISTA CORPORATION  
dba Avista Utilities

## SCHEDULE 191

### PUBLIC PURPOSES RIDER ADJUSTMENT - WASHINGTON

#### APPLICABLE:

To Customers in the State of Washington where the Company has natural gas service available. This Public Purposes Rider or Rate Adjustment shall be applicable to all retail customers taking service under Schedules 101, 111, 112, 121, 122, 131, and 132. This Rate Adjustment is designed to recover costs incurred by the Company associated with providing Demand Side Management services and programs, and Low Income Rate Assistance (LIRAP) to customers. (T)  
(T)  
(D)

#### MONTHLY RATE:

The energy charges of the individual rate schedules are to be increased by the following amounts:

	DSM Rate	LIRAP Rate
Schedule 101	\$0.01795 per Therm	\$0.00808 per Therm (I)
Schedule 111 & 112	\$0.01580 per Therm	\$0.00698 per Therm (I)
Schedule 121 & 122	\$0.01479 per Therm	\$0.00645 per Therm (I)
Schedule 131 & 132	\$0.01429 per Therm	\$0.00624 per Therm (I)

#### SPECIAL TERMS AND CONDITIONS:

Service under this schedule is subject to the Rules and Regulations contained in this tariff.

The above Rate is subject to increases as set forth in Tax Adjustment Schedule 158.

Issued December 20, 2007

Effective January 1, 2008\*

\*By authority of Commission Order No. 05 in Docket No. UG-070805

Issued by Avista Corporation  
By Kelly Norwood

, Vice-President, State and Federal Regulation

AVISTA CORPORATION  
dba Avista Utilities

### SCHEDULE 493

#### RESIDENTIAL LOW INCOME RATE ASSISTANCE PROGRAM (LIRAP)- OREGON

##### PURPOSE:

The purpose of this schedule is to adjust rates in Schedule 410 – General Residential Natural Gas Service – Oregon, to generate funds to be used for bill payment assistance for Avista's qualifying low-income residential customers, in accordance with ORS 757.315.

##### APPLICABLE:

To all residential Customers in the State of Oregon where the Company has natural gas service available. This Residential Low Income Rate Assistance Program (LIRAP) Adjustment shall be applicable to all residential customers taking service under Schedule 410. This Rate Adjustment, set below is approximately 0.5% of retail rates.

##### MONTHLY RATE:

The energy charge of the residential rate Schedule 410 has been increased by \$0.00438 per therm. This rate adjustment is reflected in the present rate set forth under Schedule 410.

##### SPECIAL CONDITIONS:

1. Each month, the Company will bill and collect low-income bill payment assistance funds from all Residential Customers. By the 10<sup>th</sup> of the month following the billing month, using the Company's internal cashless voucher system, the Company will determine and send the monthly voucher amount showing the Program Payment funds available to each participating Community Action Agency. By the 20<sup>th</sup> of the month following the billing month, the Company will remit payment to each Agency for allowed administrative and program delivery costs. Each agency will process client intake, authorize payments, and provide the Company with a client voucher list. Based on this client voucher list, the Company will transfer the authorized payments to the individual customer's utility account.

(continued)

Advice No. 08-02-G  
Issued March 31, 2008

Effective For Service On & After  
April 1, 2008

Issued by Avista Utilities  
By

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

AVISTA CORPORATION  
dba Avista Utilities

**SCHEDULE 493 (continued)**

**RESIDENTIAL LOW INCOME RATE ASSISTANCE PROGRAM  
(LIRAP)-OREGON**

2. The Company will compute interest each month based on the average monthly fund balance undistributed at the company's currently authorized rate of return.
3. The Company will be responsible for program administration and funds distribution to qualifying local agencies in accordance with terms and conditions established by the Company and the entity. All funds collected under this program, less program administration and delivery costs paid to the individual agencies, will be distributed to income-eligible Residential Customers of Avista Utilities. Income Eligibility will be determined by the respective agencies and will be consistent with the eligibility determinations for state low-income energy assistance programs.
4. Total program administration and delivery costs shall not exceed 21.78 percent of the total low-income bill payment assistance funds collected. Should actual administrative and program delivery costs be lower than 21.78 percent, the remaining funds shall be allocated into the program fund to support direct services.
5. The Company will provide an annual summary evaluation report on the progress of the LIRAP for review by the Commission by August 31<sup>st</sup> following the end of each program year.
6. The LIRAP program year will commence each July 1<sup>st</sup> through June 30<sup>th</sup>.

**RULES AND REGULATIONS:**

Service under this schedule is subject to the General Rules and Regulations contained in the tariff of which this schedule is a part, and to those prescribed by regulatory authorities.

Advice No. 08-02-G  
Issued March 31, 2008

Effective For Service On & After  
April 1, 2008

Issued by Avista Utilities  
By

Kelly O. Norwood,

Vice President, Rates & Regulation

## **Professor Bonbright's principles have governed rate making for decades**

- 1. Provide adequate revenue recovery**
- 2. Promote fairness in cost allocation**
- 3. Promote efficient resource use**
- 4. Practical to implement**
- 5. Easy to interpret**
- 6. Provide revenue stability for utility**
- 7. Provide bill stability for customers**
- 8. Avoid undue discrimination among customers**
- 9. Reflect all costs in the provision of electricity**
- 10. Dynamic efficiency in promoting innovation and responding to demand-supply imbalances**