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September 27, 2019

ATTN: Ectory Lawless
Monica Smith-Ashford, Deputy General Counsel
Tennessee Public Utilities Commission
Commission Docket Room
Andrew Jackson State Office Bld.
502 Deaderick St., 4th Fl.
Nashville, TN 37243

RE: Docket No.: 19-00057 & 19-00084 Motion to Withdraw as Counsel

Dear Ms. Lawless:

Please find enclosed for filing the signed original and copies of my Motion to Withdraw as Counsel from the above referenced dockets. As I was co-counsel, Don Baltimore will continue to represent Navitas TN NG, LLC in the pending matters before the Tennessee Public Commission. Thank you for the opportunity to practice in your jurisdiction and expand my breadth of knowledge. It has been a pleasure working with all of you.

Should you have any questions, please do not hesitate to contact Thomas Hartline at (714) 242-4064 or via email at thartline@navitasutility.com.

Sincerely,

Vanessa Novak, Esq.

Navitas Utility Corporation

Encl.

Cc (via email): Monica Smith-Ashford

elauessallorale,

Daniel Whitaker Henry Walker Don Baltimore Klint Alexander

|   | UBLIC UTILITY COMMISSION<br>E, TENNESSEE                   |
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| IN RE:  | )  |
| PETITION OF NAVITAS TN NG, LLC<br>FOR APPROVAL OF AN ADJUSTMENT                             | )<br>)<br>) Docket No. 19-00057                            |
| IN THE RATES, CHARGES, AND<br>TARIFFS   | )  |
|   |  |
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| MOTION TO WITHDRAW AS COUNSEL   |  |
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|   | ty Commission Rule 1220-01-0204(6), the                    |
| undersigned counsel for Navitas TN NG, LLC ("Navitas") moves this Commission to permit her  |  |
| to withdraw as co-counsel for the reasons set forth below.                                  |  |
| On July 24, 2019, upon review of Motion and Supporting Affidavit, this Commission           |  |
| granted Vanessa Novak permission to plead and practice pro hac vice and serve as co-counsel |  |
| with Mr. Howard La Don Baltimore of Farris Bobango on behalf of Navitas. Ms. Novak is       |  |
| resigning from Navitas. In all present matters pending before this Commission, Navitas will |  |
| continue to be represented by Mr. Baltimore.  |  |
| WHEREFORE, the undersigned reques   | sts that this Commission enter an order relieving          |
| Ms. Novak from further representation on beha   | alf of Navitas in Docket Numbers 19-00057 and              |
| 19-00084.   |  |
| Dated this <u>13rd</u> day of September, 2019.  | Respectfully Submitted,                                    |
|   | Lauessa Glorale  |
|   | Vanessa Novak (CA SBN 260501)                              |
|   | Navitas Utility Corporation<br>3186 Airway Avenue, Suite D |
|   | Costa Mesa, California<br>Telephone: 714.242.4064          |
|   | Facsimile: 714.850.0876                                    |
|   | vnovak@navitasutility.com                                  |
|   |  |
| MOTION TO WITHI   | DRAW AS COUNSEL - 1  |
| MOTOTION  |  |