

STATE OF TENNESSEE

Office of the Attorney General



HERBERT H. SLATERY III  
ATTORNEY GENERAL AND REPORTER

P.O. BOX 20207, NASHVILLE, TN 37202  
TELEPHONE (615)741-3491  
FACSIMILE (615)741-2009

September 16, 2019

**VIA ELECTRONIC FILING**

Ms. Vanessa Novak, Esq.  
Navitas TN NG, LLC  
[vnovak@navitasutility.com](mailto:vnovak@navitasutility.com)

**In Re: TPUC Docket No. 19-00084, Investigation into Navitas Utility Corporation's  
Notice of Probable Shut Down and Discontinuance of Tennessee Service**

Dear Ms. Novak:

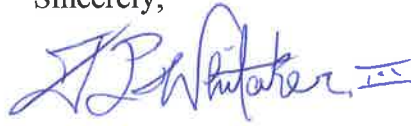
On September 9, 2019, Navitas TN NG, LLC ("Navitas") submitted its *Notice of Probable Shut Down and Discontinuation of Tennessee Service*. Navitas addressed its *Notice* to both the Tennessee Public Utility Commission ("TPUC") and the Consumer Advocate Unit in the Office of the Tennessee Attorney General ("Consumer Advocate") and states that the Federal Energy Regulatory Commission's *Order* concerning B&W Pipeline, LLC creates "an untenable situation for Navitas and its customers."

The *Notice* further indicates that "Navitas intends to send written notice to its customers [of discontinuance of natural gas service] on or by September 16, 2019 unless otherwise directed by [the Consumer Advocate or TPUC]."

As you are aware, the Consumer Advocate filed a *Petition to Intervene* and *Emergency Motion to Revise Fixed Monthly Charge in Tariff* on Friday, September 13, 2019. As the issue concerning B&W's fixed monthly charge will be addressed in this Docket, we 1) demand that Navitas continues to provide natural gas service to its customers in Tennessee and 2) request that Navitas does not send a customer notice at this time concerning the discontinuance of service until TPUC has the opportunity to address the issues in this Docket.

Thank you for your time.

Sincerely,



**Daniel P. Whitaker, III**  
Assistant Attorney General

cc: David Foster  
Thomas Hartline  
Henry Walker, Esq.  
Howard La Don Baltimore, Esq.