

Dear P.S.C.

Enclosed are the rate increases that Navitas KY NG, LLC want you to approve. They are unreasonable and should not be approved, 76% is way to much to ask customers to pay. We are on a fixed income and doubt we will have the money to pay for their gas to heat our home in cold weather. Not sure if they are trying to dissolve their company so they won't have to supply gas in our area, 10% increase would be reasonable or even 20%, but not 76% and some parts of their increases are 154% 130% 2748% and 96% that is crazy! Please do not approve their proposed rate increases.

Sincerely,

Gregg Hazlett

RECEIVED

SEP 30 2024

PUBLIC SERVICE
COMMISSION

REVISED NOTICE

September 19, 2024

Dear Natural Gas Customer:

On August 2, 2024, Navitas KY NG, LLC ("Navitas") submitted a rate adjustment request to the Kentucky Public Service Commission ("PSC"), of which Navitas previously provided you notice. Attached hereto on Page 2 and Page 3 of this Notice are updated charts disclosing the dollar change and percentage change between the current rates and proposed rates. The proposed rates requested by Navitas have not changed.

Pursuant to the procedures set forth in 807 KAR 5:076, please take notice of the following information about the proposed rate adjustment that is presented below: The rates contained in this notice are proposed by Navitas, but the PSC, the state agency that regulates utility services in Kentucky, may order rates to be charged that differ from those found in this notice. The present rates and proposed rates for each customer classification to which the proposed rates will apply and the amount of change requested in both dollar amounts and percentage change for each customer classification to which the proposed rates will apply are set forth in Page 2 of this Notice. The amount of the average usage and the effect upon the average bill for each customer classification to which the proposed rates will apply are set forth on Page 3 of this Notice. In preparing the submission, Navitas used the *small company cost of service method* defined by the PSC and figures from the calendar year 2023. In 2023, the total revenue for Navitas in Kentucky was \$1,167,888. Under the same conditions, the proposed rate changes would result in revenue of \$2,058,065. This is an overall increase of \$890,177 or 76%.

In addition to changes in tariff rates, the submission proposes other changes including but not limited to: 1) unification of rates for all Kentucky operations, 2) expansion and/or changes to the Residential and Commercial customer classifications to add Industrial and Agricultural, 3) changes to terms and conditions charges including changing the reconnection charge, collection charge, and dishonored check charge, 4) changing usage charges to bill based on the CCF, instead of the MCF, and 5) any other adjustments deemed appropriate by the PSC. The date the proposed rates were filed with the PSC is August 2, 2024. The proposed effective date of the rates is for services rendered on and after January 1, 2025, which Navitas proposes to phase-in over a four-year period.

The application submitted by Navitas to the PSC may be examined at the Navitas operational headquarters located at 121 Eakly Campus Road, Eakly, Oklahoma 73033. The application submitted by Navitas may also be examined at the PSC's offices located at 211 Sower Boulevard, Frankfort Kentucky, Monday through Friday, 8:00 a.m. to 4:30 p.m., or through the commission's Web site at <http://psc.ky.gov>. Comments regarding application may be submitted to the PSC through its Web site or by mail to: Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602.

You may submit a timely written request for intervention to the PSC, establishing the grounds for the request including your status and interest in the proceeding, by mail to: Public Service Commission, Post Office Box 615, Frankfort, Kentucky 40602. If the PSC does not receive a written request for intervention within thirty (30) days of the mailing of this notice, the PSC may take final action on the application.

Thomas Hartline

President
Navitas KY NG, LLC

LEASE RATES & PROPOSED RATES – Dollar Change and Percentage Change (8U/ KAR 5:076 § 5(4)(b), (c))

Customer Classification & Rate	Current Rates (per CCF)*	Proposed Phase 1 Rates	Rate Increase from Current Rates to Phase 1 Rates		Proposed Phase 2 Rates	Rate Increase from Phase 1 Rates to Phase 2 Rates		Proposed Phase 3 Rates	Rate Increase From Phase 2 Rates to Phase 3 Rates		Proposed Phase 4 Rates	Rate Increase From Phase 3 Rates to Phase 4 Rates		Rate Increase From Current Rates to Phase 4 Rates	
			\$	%		\$	%		\$	%		\$	%	\$	%
Residential			\$	%		\$	%		\$	%		\$	%	\$	%
Monthly Service Charge	\$15.000	\$19.500	\$4.500	30.000%	\$24.500	\$5.000	25.641%	\$29.500	\$5.000	20.408%	\$34.500	\$5.000	16.949%	\$19.500	130.000%
1st CCF	\$0.860	\$9.500	\$8.640	1004.651%	\$14.500	\$5.000	52.632%	\$19.000	\$4.500	31.034%	\$24.500	\$5.500	28.947%	\$23.640	2748.837%
Above 1st CCF	\$0.860	\$1.190	\$0.330	38.372%	\$1.390	\$0.200	16.807%	\$1.540	\$0.150	10.791%	\$1.690	\$0.150	9.740%	\$0.830	96.512%
Commercial			\$	%		\$	%		\$	%		\$	%	\$	%
Monthly Service Charge	\$15.000	\$29.500	\$14.500	96.667%	\$34.500	\$5.000	16.949%	\$39.500	\$5.000	14.493%	\$44.500	\$5.000	12.658%	\$29.500	196.667%
1st CCF	\$0.860	\$14.500	\$13.640	1586.047%	\$16.750	\$2.250	15.517%	\$19.000	\$2.250	13.433%	\$24.500	\$5.500	28.947%	\$23.640	2748.837%
Above 1st CCF	\$0.860	\$0.990	\$0.130	15.116%	\$1.190	\$0.200	20.202%	\$1.390	\$0.200	16.807%	\$1.590	\$0.200	14.388%	\$0.730	84.884%
Industrial			\$	%		\$	%		\$	%		\$	%	\$	%
Monthly Service Charge	\$15.000	\$99.000	\$84.000	560.000%	\$124.000	\$25.000	25.253%	\$149.000	\$25.000	20.161%	\$149.000	\$0.000	0.000%	\$134.000	893.333%
1st CCF	\$0.860	\$99.000	\$98.140	11411.628%	\$124.000	\$25.000	25.253%	\$149.000	\$25.000	20.161%	\$149.000	\$0.000	0.000%	\$148.140	17225.581%
Above 1st CCF	\$0.860	\$0.790	(\$0.070)	-8.140%	\$0.990	\$0.200	25.316%	\$1.190	\$0.200	20.202%	\$1.210	\$0.020	1.681%	\$0.350	40.698%
Agricultural			\$	%		\$	%		\$	%		\$	%	\$	%
Monthly Service Charge	\$15.000	\$49.500	\$34.500	230.000%	\$59.500	\$10.000	20.202%	\$69.000	\$9.500	15.966%	\$74.000	\$5.000	7.246%	\$59.000	393.333%
1st CCF	\$0.860	\$99.000	\$98.140	11411.628%	\$124.000	\$25.000	25.253%	\$149.000	\$25.000	20.161%	\$149.000	\$0.000	0.000%	\$148.140	17225.581%
Above 1st CCF	\$0.860	\$0.890	\$0.030	3.488%	\$1.090	\$0.200	22.472%	\$1.290	\$0.200	18.349%	\$1.290	\$0.000	0.000%	\$0.430	50.000%

*Based on Monthly proposed to change from current rates to proposed rates for CCF.

Average Usage & Effect on Average Bill (807 KAR 5:076 § 5(4)(d))

Customer Classification	Average Monthly Usage (CCF)*	Effect on Average Bill from Current Rates to Phase 1 Rates		Effect on Average Bill from Phase 1 Rates to Phase 2 Rates		Effect on Average Bill from Phase 2 Rates to Phase 3 Rates		Effect on Average Bill from Phase 3 Rates to Phase 4 Rates		Effect on Average Bill from Current Rates to Phase 4 Rates	
		\$	%	\$	%	\$	%	\$	%	\$	%
Residential	38	\$25.350	53.167%	\$17.400	23.826%	\$15.050	16.643%	\$16.050	15.216%	\$73.850	154.887%
Commercial	66	\$36.590	50.989%	\$20.250	18.689%	\$20.250	15.747%	\$23.500	15.788%	\$100.590	140.176%
Industrial	614	\$139.230	25.639%	\$172.600	25.298%	\$172.600	20.190%	\$12,260	1.193%	\$496,690	91.465%
Agricultural**	664	\$152.530	26.027%	\$167.600	22.693%	\$167.100	18.440%	\$5,000	0.466%	\$492.230	83.993%

* Because Navitas proposes to change its usage charge to bill by the CCF, average monthly MCF usage has been converted to CCF.

** Since there are currently no Agricultural customers in Floyd & Johnson County, the Average Monthly usage from Clinton County was utilized to reflect potential expected usage for hypothetical customer.

Special Charges	Current Rates (per occurrence)	Proposed Rates	Rate Increase from Current Rates to Proposed Rates	
			\$	%
Collection Charge	\$ 25,000	\$ 50,000	\$ 25,000	100.000%
Dishonored Check Charge	\$ 15,000	\$ 29,000	\$ 14,000	93.333%
Reconnection Charge	\$ 25,000	\$ 100,000	\$ 75,000	300.000%