**THE NATIONAL ASSOCIATION OF**

**STATE UTILITY CONSUMER ADVOCATES**

**RESOLUTION 2015-1**

**OPPOSING GAS AND ELECTRIC UTILITY EFFORTS TO INCREASE**

**DELIVERY SERVICE CUSTOMER CHARGES**

***Whereas,*** the National Association of State Utility Consumer Advocates (“NASUCA”) has a long-standing interest in issues and policies that ensure access to least-cost gas and electric utility services, which are basic necessities of life in modern society; and

***Whereas***, in recent years, gas and electric utilities have sought to substantially increase the percentage of revenues recovered through the portion of the bill known as the customer charge, which does not change in relation to a residential customer’s usage of utility service, through proposals to increase the customer charge or through the imposition of what have been called Straight Fixed Variable or SFV rates; and

***Whereas***, these gas and electric utilities have sought to justify such increases by arguing that all utility delivery costs are “fixed” and do not vary with the volume of energy supply delivered to customers, and that reductions in customer usage due to conservation and energy efficiency increase the risk of non-recovery of utility costs; and

***Whereas,*** based on these arguments, these gas and electric utilities have proposed that a greater percentage of utility costs (distribution costs such as electric transformers and poles and natural gas mains, traditionally recovered through volumetric rates) should be collected from customers through flat, monthly customer charges; and

***Whereas****,* gas and electric utilities’ own embedded cost of service studies,[[1]](#endnote-1) in fact, show that a substantial portion of utility delivery service costs are usage-related, and therefore, subject to variation based on customer usage of utility service; and

***Whereas,*** increasing the fixed, customer charge through the imposition of SFV rates or other high customer charge structures creates disproportionate impacts on low-volume consumers within a rate class, such that the lowest users of gas and electric service shoulder the highest percentage of rate increases, and the highest users of utility service experience lower-than-average rate increases, and even rate decreases,[[2]](#endnote-2) in some instances; and

***Whereas***, nationally recognized utility rate design principles call for the structuring of delivery service rates that are equitable, fair and cost-based; and

***Whereas,*** SFV and other high customer charge rate design proposals, in which low-use customers would see greater than average increases, while high-use customers would experience lower-than-average increases and even decreases in their total distribution bill, are unjust and inconsistent with sound rate design principles; and

***Whereas***, data collected by the U.S. Energy Information Administration show that in a vast majority of regions called “reportable domains,”[[3]](#endnote-3) low-income customers (with incomes at or below 150% of the federal poverty level) on average use less electricity than the statewide residential average and less than their higher-income counterparts;[[4]](#endnote-4) and

***Whereas,*** these data also show that in every reportable domain but one, elderly residential customers (65 years of age or older) use less electricity on average than the statewide residential average and less than their younger counterparts;[[5]](#endnote-5) and

***Whereas,*** these data also show that in a vast majority of reportable domains, minority (African American, Asian and Hispanic) utility customers on average use less electricity than the statewide residential average and less than their Caucasian counterparts;[[6]](#endnote-6) and

***Whereas,*** data from the U.S. Department of Energy’s Residential Energy Consumption Survey for the Midwest Census region, show that natural gas consumption increases as income increases, and that higher incomes lead to occupation of larger sizes of housing units,[[7]](#endnote-7) thereby increasing the likelihood of higher gas utility usage, and that natural gas usage increases as income increases in the vast majority of reportable domains throughout the U.S;[[8]](#endnote-8) and

***Whereas,***  given these documented usage patterns, the imposition of high customer charge or SFV rates unjustly shifts costs and disproportionately harms low-income, elderly, and minority ratepayers, in addition to low-users of gas and electric utility service in general; and

***Whereas,*** because the imposition of high customer charge or SFV rates results in a smaller percentage of a customer’s utility bill consisting of variable usage charges, customers’ incentive to engage in conservation as well as federal and state energy efficiency programs is significantly reduced; and

***Whereas,*** NASUCA supports the adoption of cost-effective energy efficiency programs as a means to reduce customer utility bills, help mitigate the need for new utility infrastructure, and provide important environmental benefits; and

***Whereas,*** given that the imposition of high customer charge or SFV rates means that a smaller percentage of a customer’s utility bill is derived from variable usage charges, the imposition of SFV-type rates reduces the ability of utility customers to manage and control the size of their utility bills;

***Now, therefore, be it resolved*,** that NASUCA continues its long tradition of support for the universal provision of least-cost, essential residential gas and electric service for all customers**;**

***Be it further resolved,*** that NASUCA *opposes* proposals by utility companies that seek to increase the percentage of revenues recovered through the flat, monthly customer charges on residential customer utility bills and the imposition of SFV rates;

***Be it further resolved*,** that NASUCA urges state public service commissions to reject gas and electric utility rate design proposals that seek to substantially increase the percentage of revenues recovered through the flat, monthly customer charges on residential customer utility bills – proposals that disproportionately and inequitably increase the rates of low usage customers, a group that often includes low-income, elderly and minority customers, throughout the United States;

***Be it further resolved***, that state public service commissions should promote and adopt gas and electric rate design policy that minimizes monthly customer charges of residential gas and electric utility customers in order to ensure that delivery service rates are equitable, cost-based, least-cost, and encourage customer adoption of conservation and federal and state energy efficiency programs.

***Be it further resolved*** that NASUCA authorizes its Executive Committee to develop specific positions and to take appropriate actions consistent with the terms of this resolution.

Submitted by Consumer Protection Committee

Approved June 9, 2015

Philadelphia, Pennsylvania

No Vote: Wyoming
Abstention: Vermont

1. *See, e.g.,* Illinois Commerce Commission Docket No. 14-0244/0225, *Peoples Gas Light & Coke Co. – Proposed Increase in Delivery Service Rates,* PGL Ex. 14.2, p. 1, lines 8, 14, 38 and 42, col. D; Illinois Commerce Commission Docket No. 13-0384, *Commonwealth Edison Company,* AG Ex. 1.0 at 12-13, *citing* ComEd Ex. 3.01, Sch. 2A, p. 13, col. Tot. ICC, line 248. [↑](#endnote-ref-1)
2. ICC Docket No. 14-0224/0225,AG Ex. AG/ELPC Ex. 3.0 at 15, 25. [↑](#endnote-ref-2)
3. The U.S. Energy Information Administration’s Residential Energy Consumption Survey provides detailed household energy usage and demographic data for 27 states or regions of the U.S. referred to as “reportable domains.” [↑](#endnote-ref-3)
4. *See* Wis. Pub. Serv. Com’n Docket No. 3270-UR-120, *Application of Madison Gas and Electric Co. for Authority to Adjust Electric and Natur4al Gas Rates,* Public Comments of John Howat, National Consumer Law Center, October 3, 2014, *citing* 2009 U.S. EIA Residential Energy Consumption Survey data by “Reportable Domain” at 5-6. [↑](#endnote-ref-4)
5. *Id.* at 7-8. [↑](#endnote-ref-5)
6. U.S. Energy Information Administration, 2009 Residential Energy Consumption Survey. [↑](#endnote-ref-6)
7. *See* ICC Docket No. 14-0224/0225, *North Shore Gas, Peoples Gas Light & Coke Company – Proposed Increase in Gas Rates,* AG Ex. 4.0 at 11-12; AG Ex. 4.1, RDC-5, p.1-3. [↑](#endnote-ref-7)
8. U.S. Energy Information Administration, 2009 Residential Energy Consumption Survey. [↑](#endnote-ref-8)