

**Ronald L. Mason  
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Dublin, Ohio 43017**

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2007 APR 16 PM 1:33  
T.R.A. DOCKET ROOM

Re: Reclassifying Specific Resort Areas to  
Commercial  
Docket 06-00259

To Whom It May Concern:

We own a 2 bedroom cabin in Sevier County.

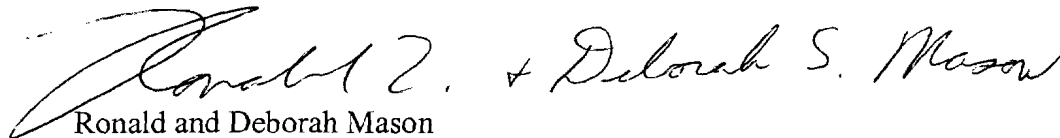
We were shocked when we received notice that our cabin was being reclassified to "commercial" property merely because it is in the Starrcrest Resort area.

My wife and I use that cabin as our second home. The total water usage is minimal.

Moreover, from a pure economic standpoint, I cannot believe that one of the best developments that has happened to Sevier County, with all the income and jobs it has created, that you are now going to punish the people who buy property there for no other reason than you can. This is absurd.

Finally, there is no basis to assert that a minimum charge per cabin should be made that is close to 10 times the current charge. The developer paid for and installed the water and sewage system. The charges you seek to asses are not related to the costs of maintaining the system at all. You are just trying to find a way to gouge people for money. It is an outrage and must be stopped.

Very truly yours,

  
Ronald and Deborah Mason