

**BEFORE THE TENNESSEE REGULATORY AUTHORITY
NASHVILLE, TENNESSEE**

November 19, 2012

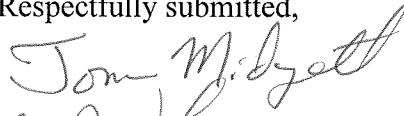
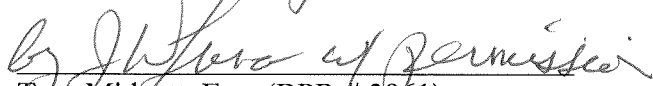
IN RE:)	
)	
COMPLAINT OF CONOCOPHILLIPS COMPANY)	
FOR AN ORDER DETERMINING)	Docket No. 11-00210
CONOCOPHILLIPS NOT LIABLE FOR PENALTIES))	
AND CHARGES ASSESSED BY CHATTANOOGA)	
GAS COMPANY, OR, IN THE ALTERNATIVE,)	
PETITION FOR SPECIAL RELIEF)	
)	

JOINT PROPOSED PROCEDURAL SCHEDULE

Pursuant to the Hearing Officer's written instructions filed in this docket on November 9, 2012, ConocoPhillips Company ("COP"), Chattanooga Gas Company ("CGC"), and the Consumer Advocate and Protection Division ("Consumer Advocate") of the Office of Attorney General & Reporter (hereinafter collectively referred to as "the Parties") respectfully submit a joint proposed procedural schedule as set forth in Exhibit A attached hereto.

It is the understanding of the Parties that COP intends to file a Motion to Reconsider within 15 days of the Authority's written order rejecting the proposed settlement agreement. The Parties anticipate that there will be no disputed material facts and that the Parties will be able to present the legal issues to the Tennessee Regulatory Authority through dispositive motions and oral argument without the need for pre-filed testimony and a formal hearing in this matter. In the event that the Parties determine that additional discovery or pre-filed testimony are necessary, the Parties will move for an amended procedural schedule at that time.

Respectfully submitted,



by J. W. Luna w/ permission

Tom Midyett, Esq. (BPR # 3961)

318 Erin Dr., Suite 2A

Knoxville, TN 37919

(865) 766-0106

Attorney for ConocoPhillips Company



J. W. Luna, Esq. (BPR No. 5780)

Jennifer L. Brundige, Esq. (BPR No. 20673)


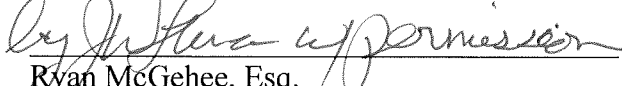
LUNA LAW GROUP, PLLC

333 Union Street, Suite 300

Nashville, TN 37201

(615) 254-9146

Attorneys for Chattanooga Gas Company



by J. W. Luna w/ permission

Ryan McGehee, Esq.

Vance Broemel, Esq.

Office of the Attorney General and Reporter

Consumer Advocate and Protection Division

P.O. Box 20207

Nashville, TN 37202-0207

Attorney for the Consumer Advocate

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing forwarded via email and U.S. Mail, postage pre-paid, on this the 19th day of November, 2012, to the following:

Kelly Cashman-Grams, Esq.
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37243-0505

Ryan McGehee, Esq.
Vance Broemel, Esq.
Office of the Attorney General and Reporter
Consumer Advocate and Protection Division
P.O. Box 20207
Nashville, TN 37202-0207

Tom Midyett, Esq.
318 Erin Drive, Suite 2A
Knoxville, TN 37919



JOINT PROPOSED AMENDED PROCEDURAL SCHEDULE**TRA DOCKET 11-00210****(November 19, 2012)**

DUE DATE	FILING
15 Days Following the Entry of the TRA's Written Order	ConocoPhillips' ("COP") Motion to Reconsider
30 Days After the TRA Rules on COP's Motion	Chattanooga Gas Company's Deadline For Filing A Responsive Pleading To COP's Petition
30 Days After CGC Files its Responsive Pleading	Parties File Statement of Stipulated Facts
10 Days After the Parties File Stipulated Facts	Discovery Requests Due By All Parties If Needed
20 Days After Discovery Request Deadline	Discovery Responses Due By All Parties If Needed
45 Days After the Stipulated Fact Deadline Or Discovery Response Deadline if Triggered (Whichever is Later)	Parties' Deadline for Filing Dispositive Motions

EXHIBIT A

20 Days After the Dispositive Motion Deadline	Responses To Dispositive Motions Due
10 Days After the Response Deadline	Replies To All Dispositive Motions Due
TBD	Oral Argument On Dispositive Motions Before The TRA Panel