

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

**In re: PETITION OF LAUREL HILLS CONDOMINIUMS PROPERTY OWNERS  
ASSOCIATION FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND  
NECESSITY**

**DOCKET NO. 12-00030**

**STIPULATION REGARDING INTERVENORS**

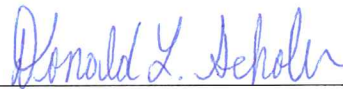
On May 1, 2012, Intervenor Gary Haiser, John Moore, Gerald Nugent, Roy Perry, John Peters, Joel Matchak, Robert Adkins, Joe Garnder, Terry Cope, Robert Schwartz, Onus Williams, Gene Maners, Michael Krabousanos, Wendell Blair, Luke Dunn, David Breg, Kent Latham, Cortez Investment Group, Inc., Jimmy Douglas, Thomas Bauer, Donald Sandlin, Judy Scales Patterson, Isaac Gamble, Renee Todd, Richard Knapp, John Chambers, John P. Peters Revocable Trust, and Cumberland Point Condominium Owners Association (collectively the “Customer Intervenor”) filed a Motion to Intervene (the “Motion to Intervene”) in the above-styled docket (the “TRA Proceeding”).

At a hearing on August 23, 2012 at the Tennessee Regulatory Authority (the “TRA”), Petitioner Laurel Hills Condominiums Property Owners Association (“Petitioner” or “Laurel Hills”) objected to the Motion to Intervene citing concerns about adding 27 parties to the TRA Proceeding. In response, counsel for the Customer Intervenor indicated that it was the intent of the Customer Intervenor to speak with one voice in the TRA Proceeding thereby ameliorating the administrative concern raised by the Petitioner about adding so many parties to the TRA Proceeding. Accordingly, the Petitioner and the Customer Intervenor agree and stipulate that the Motion to Intervene shall be granted upon the following conditions:

1. The Customer Interveners for purposes of the TRA Proceeding agree to act as a single party;
2. Each Customer Intervener shall be served a single copy of all pleadings, papers, motions, discovery/data requests and responses and service upon the Customer Interveners' counsel shall constitute service to all Customer Interveners.

Dated August 27, 2012.

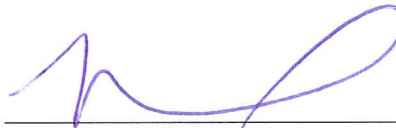
Respectfully submitted,



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DONALD L. SCHOLES BPR # 10102  
BENJAMIN A. GASTEL BPR # 028699  
**Branstetter, Stranch & Jennings, PLLC**  
227 Second Avenue North, 4th Floor  
Nashville, Tennessee 37201-1631  
(615) 254-8801  
Fax: (615) 250-3937

*Attorneys for Petitioner*



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Melanie E. Davis BPR No. 017947  
Kizer & Black Attorneys, PLLC  
329 Cates St.  
Maryville, TN 37801  
(865) 980-1625

*Attorneys for Gary Haiser, John Moore, Gerald Nugent, Roy Perry, John Peters, Joel Matchak, Robert Adkins, Joe Garnder, Terry Cope, Robert Schwartz, Onus Williams, Gene Maners, Michael Krabousanos, Wendell Blair, Luke Dunn, David Breg, Kent Latham, Cortez Investment Group, Inc., Jimmy Douglas, Thomas Bauer, Donald Sandlin, Judy Scales Patterson, Isaac Gamble, Renee Todd, Richard Knapp, John Chambers, John P. Peters Revocable Trust, and Cumberland Point Condominium Owners Association*

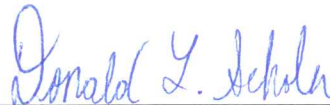
**CERTIFICATE OF SERVICE**

I hereby certify that on August 27, 2012, a true and exact copy of the foregoing Stipulation was served upon the following by electronic mail and by depositing a copy in the United States Mail, first-class postage prepaid:

Shiva K. Bozarth  
Legal Counsel  
Tennessee Regulatory Authority  
460 James Robertson Parkway  
Nashville TN 37243-0505

Melanie Davis  
Kizer & Black Attorneys, PLLC  
329 Cates Street  
Maryville, TN 37801

John J. Baroni  
Consumer Advocate and Protection Division  
Office of the Tennessee Attorney General  
P.O. Box 20207  
Nashville, TN 37202



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Donald L. Scholes