

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

August 12, 2015

IN RE:)	
)	DOCKET NO.
PETITION OF TENNESSEE WASTEWATER)	14-00136
SYSTEMS, INC. FOR APPROVAL OF CAPITAL)	
IMPROVEMENT SURCHARGE AND)	
FINANCING ARRANGEMENTS)	

**ORDER MOVING COMPLAINT LETTERS
INTO DOCKET FILE AS PUBLIC COMMENT**

This matter is before the Hearing Officer of the Tennessee Regulatory Authority (“Authority” or “TRA”) upon the pre-filed Direct Testimony of Rick Tucker filed on behalf of Summit View Resort Homeowners’ Association (“Summit View”) on August 7, 2015. On August 12, 2015, at the request of the parties, the Hearing Officer held during an informal telephone conference call with Summit View, Tennessee Wastewater Systems, Inc. (“TWSI”) and the Consumer Advocate and Protection Division of the Office of the Tennessee Attorney General (“Consumer Advocate”).

During the conference, Summit View and TWSI informed the Hearing Officer that they agree that Attachment 2 to Mr. Tucker’s testimony, which consists of twelve (12) Complaint Letters from certain members of the Homeowners’ Association, should not be made part of the evidentiary record in this case. Nevertheless, the Complaint Letters constitute public comment and should remain in the docket file for that purpose. The Consumer Advocate stated that it had no objection to moving the Complaint Letters into the record for consideration as public comment only.

Upon consideration, the Hearing Officer agrees that the Complaint Letters contained in Attachment 2 should remain in the docket record as public comment, but should not be made part of the evidentiary record.

IT IS THEREFORE ORDERED THAT:

Attachment 2 to the pre-filed Direct Testimony of Rick Tucker, filed on behalf of Summit View Resort Homeowners' Association on August 7, 2015, is not part of the evidentiary record in this matter and therefore, to avoid confusion, shall be separately filed in the docket file as public comment.



Kelly Cashman-Grams, Hearing Officer