Electronically Filed In TPUC Docket Room on July 17, 2019 at 12:14 p.m.

BEFORE THE TENNESSEE PUBLIC UTILITY COMMISSION NASHVILLE, TENNESSEE

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PETITION OF 1TENNESSEE)	DOCKET NO. 18-00096
BROADBAND, TV AND TELEPHONE)	
COOPERATIVE, INC. FOR)	
ESTABLISHMENT OF TERRITORIAL)	
BOUNDARIES)	

WITHDRAWL OF PETITION FOR ESTABLISHMENT OF TERRITORIAL BOUNDARIES

For whatever reasons, 1Tennessee Broadband, TV and Telephone Cooperative, Inc. (Petitioner") failed to receive the Notice dated June 26, 2019 which set July 10, 2019 as the deadline to file a Joint Status Report. Evidently, the "Interested Parties" also had a problem receiving the Notice in that they stated in their Joint Status Report that upon becoming aware of the Notice their counsel promptly contacted Petitioner's counsel ... but Petitioner's counsel hadn't responded as of the time they filed their Joint Status Report. Petitioner's counsel assumes that the "prompt contact" referenced in the Joint Status Report is an e-mail from Brant Phillips to Chuck Welch dated July 10, 2019 and attached hereto as Exhibit A. Petitioner apologizes to the Hearing Officer for not responding to that e-mail on July 10, 2019, but there was no mention of the Notice or July 10th deadline in said e-mail.

Nevertheless, the Petitioner wishes to use this filing to inform the Hearing Officer of its withdrawal of the original petition in this Docket dated September 4, 2018.

Respectfully Submitted,

Charles B. Welch, Jr.
Farris Bobango PLC
414 Union Street
Suite 1105
Nashville, TN 37219
615-726-1200
cwelch@farris-law.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served via U.A. Mail or electronic mail upon:

W. Brantley Philips, Jr.
Bass Berry & Sims PLC
150 Third Avenue South, Suite 2800
Nashville, Tennessee 37201
bphillips@bassberry.com

and

Larry L. Cash
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Miller and Martin PLLC
1200 Volunteer Building
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Chattanooga, Tennessee 37401
larry.cash@millermartin.com
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Charles B. Welch, Jr.

Contract to the first

Ed Harvey	
From: Sent: To: Cc: Subject:	Phillips, Brant <bphillips@bassberry.com> Wednesday, July 10, 2019 9:13 AM Chuck Welch; Ed Harvey Mark W. Smith (mark.smith@millermartin.com); Baldwin, Russell; Cottone, Michael A. TPUC</bphillips@bassberry.com>
Chuck / Ed:	
Hope you both are well.	
	e with you about the status / plans for the TPUC case. Please give us a call to enience. Mark Smith and I are in our respective offices today. Please feel free to miss me and vice versa.
Many thanks.	
-WBP	
X	
W. Brantley Phillips, Jr. Chair, Litigation Practice Group	
Bass, Berry & Sims PLC 150 Third Avenue South, Suite 2 615-742-7723 phone • 615-742- bphillips@bassberry.com • www bio • vCard	2842 fax • 615-268-8049 cell

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