ORIGINAL Turnberry Associates

BY FEDEX

June 17, 2003

Ms. Blanca S. Bayo Florida Public Service Commission Director, Division of the Commission Clerk and Administrative Services 2540 Shumard Oak Blvd Tallahassee, Florida, 32399-0850

030557-EU

Dear Ms. Bayo:

TL Fontainebleau Tower Limited Partnership, a Florida limited partnership, is one of our companies and pursuant to Rule 28-106.106, Florida Administrative Code, hereby requests representation in all proceedings before the Public Service Commission relating to its petition for master metering by:

MARC MAZO 14252 Puffin Court Clearwater, Fl 33762 Telephone (727)573-5787 Facsimile (727)573-5675

TL Fontainebleau Tower Limited Partnership is aware of the services that Mr. Mazo can provide, and is aware that it can be represented by an attorney at its own expense and has chosen otherwise.

Thank you very much for your consideration and attention to this matter.

Yours very truly,

Lori R. Hartglass

Associate General Counsel

Turnberry Associates

cc: Marc Mazo (by fax)

O# v 6/17/2003

DAR 6/24/03

AUS

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MMS SEC OCCEPT NEW IN SECTION IN

ORIGINAL

STATE OF FLORIDA BEFORE THE PUBLIC SERVICE COMMISSION

IN RE:

III IVE:	
TL Fontainebleau Tower Limited Partnership, a Florida Limited Partnership, d/b/a Fontainebleau I	Docket #I
Petitioner/	

AFFIDAVIT OF MARC MAZO

STATE	OF	FLORIDA	}
			}
PINELI	AS	COUNTY	}

BEFORE ME, the undersigned, a notary public in and for the State of Florida at large, personally appeared MARC MAZO, who first being duly sworn upon oath, states as follows:

- 1. I believe I have the requisite qualifications to responsibly represent TL Fontainebleau Tower Limited Partnership, d/b/a Fontianebleau II in light of the nature of the proceedings and the applicable law.
- 2. I have knowledge of Chapter 366, Florida Statutes, and the Rules of the Florida Administrative Code applicable to Fontainebleau II's particular situation.
- 3. I have knowledge of the jurisdiction of the Florida Public Service Commission and the Florida Statutes granting the PSC its powers.
- 4. I have knowledge of the Florida Rules of Civil Procedure relating to discovery in an administrative proceeding.
 - 5. I have knowledge of the rules of evidence, and the

concept of hearsay used in an administrative proceeding, whereby hearsay evidence may be used to supplement or explain other evidence.

- 6. I have knowledge of both the legal and factual issues involved in this case.
- 7. I have read and have knowledge of Rule 28-106.107
 Florida Administrative Code, and to the best of my ability will comply with the Standards of Conduct for Qualified Representatives.
- 8. I have been accepted on four previous occassions by the FPSC as a Qualified Representative. In each case the issue involved master metering and Rule 25-6.049 F.A.C.

FURTHER AFFIANT SAYETH NOT

MARC MAZO #24 49-225-

The foregoing instrument was acknowledged before me this day of June, 2003, by MARC MAZO, who has produced his drivers license for identification, and DID take an oath.

My Commission Expires:

Notary Public-State of Florida

