Fax: 615.356.7295



May 18, 2006

Filed Electronically in Docket Office on 05/19/06

Mrs. Darlene Standley, Chief Utilities Division Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, TN 37243-0505

RE: Petition of Tennessee Wastewater Systems, Inc. To Expand Its Service Area to Include a Portion of Blount County in Tennessee Know As Griffitts Mill

Docket # 06-00076 – Griffitts Mill - Data Response

Dear Mrs. Standley:

Tennessee Wastewater Systems, Inc. provides the following information per your request dated April 21, 2006.

1. Identify all complaints filed with any state agency involving your company or affiliated entities. Identify the nature of the complaint, the government agency or office receiving the complaint and how was the complaint resolved.

Response: During the last twelve months we have not received any written complaints from the Tennessee Regulatory Authority. While we have on-going correspondence with the Tennessee Department of Environment and Conservation concerning permit limits, appeals, etc., I would not classify that type of correspondence as a complaint.

- 2. Please revise and re-file your Pre-Filed Testimony attached to your petition to include the following:
 - a. A statement that TWS intends to comply with all TRA rules, statutes, and orders pertaining to the provision of wastewater services in Tennessee.
 - b. A notarized affidavit page.

Response: Please see the attached, revised Pre-filed Testimony.

3. Provide a legible map with a completely enclosed boundary that identifies the service area requested. Please reconcile the 615 acres referenced in your petition to the approximately 500 acres of total land at the site identified by Mr. Kerr in his letter attached to your petition.

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Response: See Attached Map

The reference to 615 acres was an error. The parcels and portions of parcels included in the map encompass approximately 500 acres.

4. Please explain why TWS is requesting a Certificate to include additional acreage beyond the 160 acres that Mr. Kerr identifies in his letter as the property that will be developed.

Response: The 160 acres identified in Mr. Kerr's letter is the appropriate acreage for Phase I of the project. Remaining phases will take up the remainder of the property outlined on the map.

If you have any further questions, or need any additional information, please feel free to contact me.

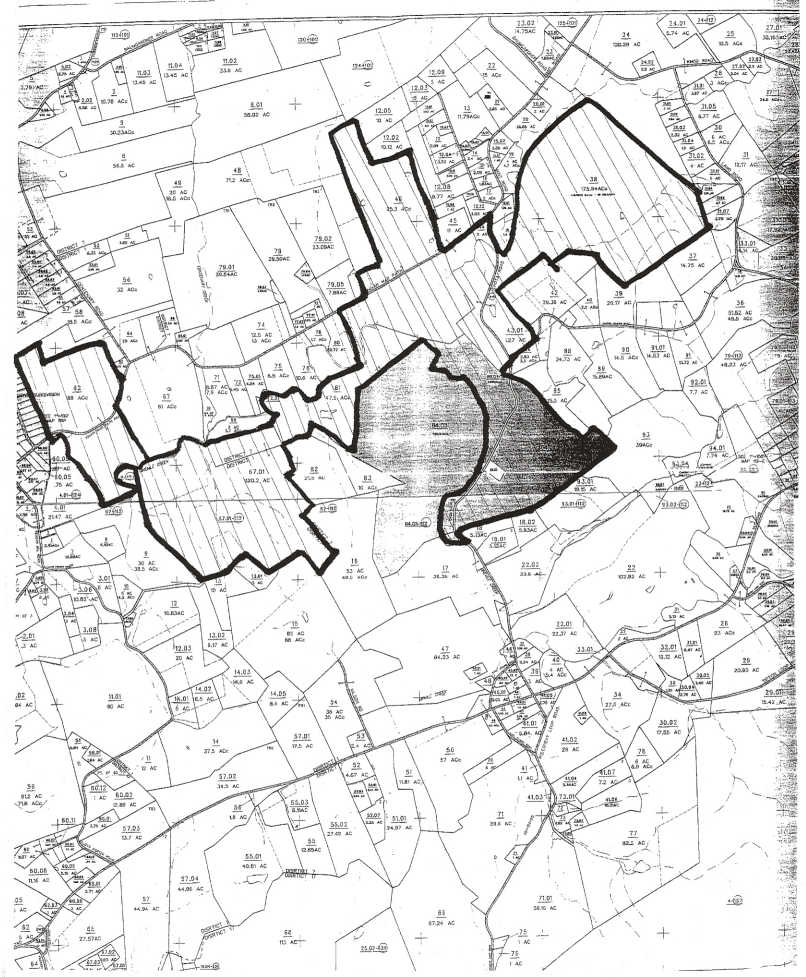
Sincerely,

Charles Pickney, Jr.

President

Exhibit A"

Griffitts Mill



BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE		
IN RE:)
) Docket No.
	TEMS, INC. TO AMEND ITS)
	RTIFICATE OF CONVENIENCE AND)
NEC	CESSITY)
	GRIFFITTS MI	LL
	PRE-FILED DIRECT TESTIMONY OF	CHARLES PICKNEY, JR.
Q.	State your name for the record and your pos	ition with the Petitioner, Tennessee
	Wastewater Systems, Inc.	
A.	Charles Pickney, Jr. I am the president of T	ennessee Wastewater Systems, Inc.
Q.	What is the business of Tennessee Wastewat	er Systems, Inc. (the Company)?
A.	Providing affordable wastewater service in c unavailable.	communities where it is presently
	unavanable.	
Q.	When did the Company receive its first certi	ficate from the Authority to operate a
	sewer system in Tennessee?	• •
A.	April 4, 1994.	
Q.	How many certificates has the Company rec	eived from the Authority to provide
∢.	sewer service across the State of Tennessee?	
A.	Over 70.	
0	W'II T W C	24 11 12 14 75
Q.	Will Tennessee Wastewater Systems comply	with all applicable Tennessee
	Regulatory rules and regulations?	
A.	Tennessee Wastewater Systems will comply with all applicable Tennessee	
	Regulatory Authority rules and regulations.	11
Q.	Does the Company have the management, te	
	provide wastewater service in the area in Blo	ount County sought in this Petition?
A	Vac	

1			
2	Q.	Is there a stated public need for wastewater service in this area?	
3			
4 5	A.	The public need for this service is reflected in the letter from the developer Wesley M. Kerr.	
6 7 8	Q.	How many customers will be served in this development?	
9 10	A.	Our company expects to serve approximately 300 residential lots and a small commercial business.	
11			
12	Q.	Does this conclude your pre-filed testimony?	
13 14	A.	Yes.	
15	A.	1 es.	
16			
17			
18			
19			
20			
21	Towns that the Constitution we is true and a secretary that the form beauty done		
22	I swear that the foregoing testimony is true and correct to the best of my knowledge.		
23			
24			
25			
26			
27			
28	Chlist why		
29	Charles Pickney, Jr.		
30	President		
31	Tennessee Wastewater Systems, Inc.		
32			
33			
34	~ .	1. 10 1/4	
35	Subscr	ibed and sworn to me this 18 th day of May, 2006.	
36		Public Lora M. Klein ORA M. KIE	
37	Notary	Public Lora M. Klein ORA M. KIRILI	
38		SIAIL	
39	State o	f Tennessee TENNESSEE	
40		NOTARY	
41	County	of ACHUMUNDIC PUBLIC /	
42	~	COM COLINY	
43	Му Со	mmission Expires	
44		My Commission Expires July 25, 2009	

CERTIFICATE OF SERVICE

The undersigned hereby certifies that the above and foregoing Pre-Filed Direct Testimony of Charles Pickney, Jr. has been served upon the Tennessee Regulatory Authority, 460 James Robertson Parkway, Nashville, TN 37243-0505 on this <u>18th</u> day of May 2006 and delivered by hand.

CHARLES PICKNEY, JR.

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