

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

OCTOBER 17, 2007

In re: Petition of Cartwright Creek, LLC to)
Amend Its Existing Certificate of Convenience and)
Necessity in Order to Provide Service to the)
Stillwater Development in Williamson County)

Docket No. 07-00180

**PETITION TO INTERVENE
OF TENNESSEE WASTEWATER SYSTEMS, INC.**

Tennessee Wastewater Systems, Inc. ("TWS") petitions to intervene in the above-captioned proceeding pursuant to T.C.A. §4-5-310(b).

The applicant, Cartwright Creek, LLC, seeks a certificate of convenience and necessity to expand its service area in Williamson County to include an area known as the Stillwater Development. Based on the applicant's map of the proposed service area, it appears that a portion of the territory sought by the applicant overlaps the existing service area of TWS. If, as it appears from the map, Cartwright Creek has applied to serve territory already within the service area of TWS, the Authority may not grant the applicant's request without first determining that TWS is unwilling or unable to serve the disputed area. See T.C.A. §65-4-203. TWS would, of course, contest any such claim by Cartwright Creek.¹

TWS did not receive notice of this application and only recently learned of the apparent overlap between the service areas.² TWS is presently working with Cartwright Creek to

¹ TWS already has a wastewater treatment facility with excess capacity adjacent to the proposed Stillwater Development.

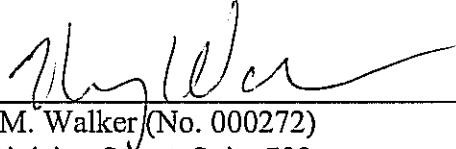
² If, in fact, the proposed service area of Cartwright Creek overlaps the existing service area of TWS, the failure to notify TWS of the application as required by T.C.A. §65-4-203(b) would presumably invalidate any decision granting the applicant's request.

determine whether the territories overlap and, if so, how to address that issue. In the meantime, TWS seeks to intervene in this proceeding to protect its legal interests. TWS submits that its participation will serve the interest of justice and will not unduly impair the orderly and prompt conduct of this proceeding.

Respectfully submitted,

BOULT, CUMMINGS, CONNERS & BERRY, PLC

By: _____


Henry M. Walker (No. 000272)
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Nashville, Tennessee 37203
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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing is being forwarded via U.S. mail, to:

Cartwright Creek, LLC
Attn: Bruce Meyer
P.O. Box 147
1551 Thompson's Station Road West
Thompson's Station, TN 37179
bmeyer@sheafferinternational.com

on this the 17 day of October 2007.



Henry Walker