

**BEFORE THE TENNESSEE PUBLIC UTILITY COMMISSION
NASHVILLE, TENNESSEE**

IN RE:

**Petition of King 's Chapel Capacity, LLC to
Amend Service Territory to Include the Hill
Parcel and Roberts Parcel for the King's
Chapel Development in Williamson County**

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DOCKET NO. 19-00043

PETITION OF TENNESSEE WASTEWATER SYSTEMS TO INTERVENE

Tennessee Wastewater Systems, Inc. ("TWSI") by and through counsel, pursuant to T.C.A. §4-5-310 and §65-2-107 and the Rules and Regulations of the Tennessee Public Utility Commission (the "Commission") respectfully petitions to intervene in this docket as a matter of right. In support of its petition, TWSI states as follows:

1. TWSI is a provider of wastewater services in Tennessee since being granted its initial certificate from the Commission in 1994.

2. In Commission Docket 97-01393, the Commission granted TWSI a certificate to provide sewer service within a portion of Williamson County, Tennessee called the Milcrofton Utility District Service Territory¹. TWSI has provided service within this territory since being granted the certificate through onsite and regional wastewater treatment systems.

3. In this present docket, Kings Chapel Capacity, LLC ("Kings Chapel") petitions the Commission to expand its service territory to include the Hill and Roberts parcels which fall within TWSI's certificated Milcrofton Utility District service territory.

¹ The certificated territory contains virtually all of the Microfton Utility District's water service territory with the exception of the portion served by the City of Franklin and the Kings Chapel development.

4. Because the Hill and Roberts parcels are within TWSI's certificated service territory, TWSI's legal rights, duties, privileges, and other legal interests related to the provision of service within its certificated territory will be directly affected by the Commission's determinations in this docket.

5. Accordingly, TWSI requests permission to intervene and participate in this proceeding.

6. Granting TWSI's Petition will not impair the orderly and prompt conduct of this proceeding.

7. If this Petition to Intervene is granted, TWSI requests that all notices, correspondences, pleadings, copies of orders, communications and other materials be served upon TWSI's counsel:

Jeff Riden
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WHEREFORE, TWSI respectfully requests that the Commission enter an Order granting this Petition to Intervene.

Respectfully submitted this 3rd day of June 2019.



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CERTIFICATE OF SERVICE

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

Charles B. Welch, Jr.
Farris Bobango, PLC
414 Union Street, Suite 1105
Nashville, TN 37218
cwelch@farris-law.com

This the 3rd day of June 2019.



Jeff Ridsen