BEFORE THE TENNESSEE PUBLIC UTILITY COMMISSION NASHVILLE, TENNESSEE

IN RE:)	
)	
PETITION OF SUPERIOR WASTEWATER)	
SYSTEMS, LLC TO AMEND EXISTING)	
SERVICE TERRITORY IN WILLIAMSON)	Docket No. 23-00051
COUNTY)	

AMENDED PETITION OF KING'S CHAPEL CAPACITY, LLC TO AMEND SERVICE TERRITORY TO INCLUDE THE SANFORD AND CERTAIN ABUTTING PROPERTIES IN WILLIAMSON COUNTY

Superior Wastewater Systems, LLC ("Superior") respectfully submits this amended petition requesting that the Tennessee Public Utility Commission ("Commission") amend Superior's service area to include four parcels located in Williamson County, which are slightly to the west and south of Superior's present service territory. ¹

The parcels at issue in this Amended Petition are shown in Exhibit 1 and identified by parcel number below:

- 109 046 00
- 109 035 00
- 109 033 00
- 109 037 00

The facilities currently used to treat wastewater in King's Chapel, which are located near these parcels, have sufficient capacity to provide service to these parcels. The requested parcels

To be clear, by submitting this Amended Petition, Superior does not intend to abandon or otherwise affect the relief requested and awarded as to that portion of its original Petition in this Docket that was bifurcated and moved to Commission Docket No. 23-00085, where the Commission entered an Order amending Superior's existing service territory to include the Eastern Portion of the service territory originally requested in this Docket. Instead, this Amended Petition only seeks to narrow the relief currently requested as to the remaining Western Portion of its originally requested service territory, without prejudice to future applications.

will be connected to Superior's existing facilities at King's Chapel in the event this Amended Petition is granted.

Although the requested parcels are located in the service area granted to Intervenor Tennessee Wastewater Systems, Inc. ("TWSI") in Commission Docket No. 97-01393, TWSI has agreed to transfer those parcels to Superior upon the Commission's approval of this application.

As explained in Attachment 1 and Attachment 2 to the original Petition in this docket (which are both incorporated by reference), Superior possesses the managerial, technical, and financial ability to provide service to the entire service area originally requested, which included these new parcels. As is also explained in those Attachments, there is also an existing need for service at Parcel No. 109 046 000, which will be served by installing a service line across the remaining parcels, as shown in Exhibit 1. Superior therefore asks that the Commission amend the company's service area to include these four parcels.

Respectfully submitted,

Sims|Funk, PLC

By:

Erik C. Lybeck, #35233

3102 West End Ave., Suite 1100

Ench Libal

Nashville, TN 37203

(615) 425-7030 – Telephone

(615) 649-8565 – Facsimile

elybeck@simsfunk.com

Counsel for Superior Wastewater Systems, LLC

CERTIFICATE OF SERVICE

I certify that a true and correct version of the foregoing was served in PDF format by electronic mail to the following counsel of record on October 18, 2024:

Henry Walker Bradley 1600 Division Street, Suite 700 Nashville, TN 37203 hawalker@bradley.com

Jeff Risden
Tennessee Wastewater Systems, Inc.
851 Aviation Parkway
Smyrna, TN 37167
Jeff.risden@adenus.com

By:

EXHIBIT 1

Williamson County





