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OPEN MEETING COVER SHEET ILLING CLERK MOSTON

MEETING DATE:	November 5, 2015
DATE DELIVERED:	October 29, 2015
AGENDA ITEM NO.:	29
CAPTION:	Docket No. 43377; SOAH Docket No. 473- 16-0563.WS - Application of CP Limited Partnership and AMC Creekside, LLC for Sale, Transfer, or Merger of Facilities and Certificates of Convenience and Necessity in Denton County (37953-S & 37954-S)
ACTION REQUESTED:	Discussion and possible action with respect to Preliminary Order

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Donna L. Nelson Chairman

Kenneth W. Anderson, Jr. Commissioner

Brandy Marty Marquez Commissioner

Brian H. Lloyd Executive Director



Greg Abbott Governor

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Public Utility Commission of Texas

TO: Chairman Donna L. Nelson Commissioner Kenneth W. Anderson, Jr. Commissioner Rolando Pablos

All Parties of Record

- FROM: John Kramer Commission Advising
- RE: November 5, 2015, Open Meeting Agenda Item No. 29 Draft Preliminary Order, P.U.C. Docket No. 43377; SOAH Docket No. 473-16-0563.WS – Application of CP Limited Partnership and AMC Creekside, LLC for Sale, Transfer, or Merger of Facilities and Certificates of Convenience and Necessity in Denton County (37953-S & 37954-S)

DATE: October 29, 2015

Please find enclosed the draft preliminary order filed by Commission Advising in the abovereferenced docket. The Commission will consider this draft preliminary order at the November 5, 2015 open meeting. Parties shall not file responses or comments addressing this draft preliminary order.

Any modifications to the draft preliminary order that are proposed by one or more Commissioners will be filed simultaneously prior to the consideration of the matter at the November 5, 2015 open meeting.

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SOAH DOCKET NO. 473-16-0563.WS PUC DOCKET NO. 43377

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APPLICATION OF CP LIMITED PARTNERSHIP AND AMC CREEKSIDE, LLC FOR SALE, TRANSFER, OR MERGER OF FACILITIES AND CERTIFICATES OF CONVENIENCE AND NECESSITY IN DENTON COUNTY (37953-S & 37954-S)

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PUBLIC UTILITY COMMISSION

OF TEXAS

DRAFT PRELIMINARY ORDER

On June 20, 2014, CP Limited Partnership and AMC Creekside filed with the Texas Commission on Environmental Quality an application for the sale, transfer, or merger of facilities and certificates of convenience and necessity (CCN) in Denton County. AMC seeks to acquire CP's entire water and sewer systems (CCN numbers 12032 and 20670 include water and sewer systems, respectively) currently serving approximately 556 customers.

On September 1, 2014, this case transferred to the Public Utility Commission of Texas (Commission).¹ On May 29, 2015, in Order No. 10, the Commission ALJ found the application to be administratively complete and instructed AMC to issue notice. On July 14, 2015, Commission Staff filed a first request for information, to which AMC responded on August 12, 2015. Commission Staff filed a second request for information on with AMC on August 20, 2015, to which AMC responded on September 10, 2015.

On September 23, 2015, Commission Staff filed its response to Commission ALJ's Order No. 13, in which it recommended that the application be referred to the State Office of Administrative Hearings for a determination of facts. Commission stated that while it had requested information necessary to make a determination in this case, it had not been provided sufficient information to be able to determine if the application meets the legal criteria for approval.

¹ Act of May 13, 2013, 83rd Leg., R.S., ch. 170 (HB 1600), § 2.96, 2013 Tex. Gen. Laws 725, 730; Act of May 13, 2013, 83rd Leg., R.S., ch. 171 (SB 567), § 96, 2013 Tex. Gen. Laws 772.

SOAH Docket No. 473-16-0563.WS Docket No. 43377

On October 5, 2015, this docket was referred to SOAH. On October 19, Commission Staff timely filed a list of issues.

I. Issues to be Addressed

The Commission must provide to the administrative law judge (ALJ) a list of issues or areas to be addressed in any proceeding referred to the State Office of Administrative Hearings (SOAH).² After reviewing the pleadings submitted by the parties, the Commission identifies the following issues that must be addressed in this docket:

- 1. What is the effective date of the proposed sale?
- 2. Has the purchaser demonstrated adequate financial, managerial, and technical capability for providing continuous and adequate service to the requested area and any areas currently certificated to the person? TWC 13.301(b); 16 TAC § 24.112(b).
 - a. If the purchaser has not demonstrated adequate financial capability, should the Commission require that it provide financial assurance to ensure continuous and adequate utility service is provided, consistent with TWC § 13.301(c) and 16 TAC § 24.109(b)?
 - b. If the Commission requires the purchaser to provide financial assurance, what form and amount of financial assurance should the Commission should require?
- 3. Will approving the proposed sale serve the public interest? TWC § 13.301(d), (g); 16 TAC § 24.112(c)(5).
 - a. Is the purchaser capable of rendering adequate and continuous service to every consumer within the certificated area, taking into account the factors under the TWC, § 13.251; 16 TAC § 24.112(c)(5)(B)?
 - i. Is the service currently provided in the area adequate? TWC 13.246(c)(1).
 - ii. Is additional service needed in the requested area? Have any landowners, prospective landowners, tenants, or residents requested service? TWC § 13.246(c)(2).

² TEX. GOV'T CODE ANN. § 2003.049(e) (Vernon 2000).

- iii. What is the effect of approving the proposed sale on the purchaser, on the landowners in the area, and on any retail public utility of the same kind already serving the proximate area? TWC § 13.246(c)(3).
- Taking into consideration the current and projected density and land use of the area, does the purchaser have the ability to provide adequate service and meet the standards of the TCEQ? TWC § 13.246(c)(4).
- v. Is it feasible to obtain service from an adjacent retail public utility? TWC § 13.246(c)(5).
- vi. Is the purchaser financially stable considering, if applicable, the adequacy of the debt-equity ratio of the purchaser if the proposed sale is approved? TWC § 13.246(c)(6).
- vii. What is the effect of approving the sale on environmental integrity? TWC § 13.246(c)(7).
- viii. What is the probable improvement of service or lowering of cost to consumers in that area resulting from approving the proposed sale? TWC § 13.246(c)(8).
- ix. What is the effect on the land to be included in the certificated area? TWC § 13.246(c)(9).
- b. Have the conditions of any judicial decree, compliance agreement, or other enforcement order not been substantially met? 16 TAC § 24.112(c)(5)(B).
- c. What is the experience of the purchaser as a utility service provider? 16 TAC § 24.112(c)(5)(C).
- d. Does the purchaser have a history of noncompliance with the requirements of the TCEQ, the Commission, or the Texas Department of State Health Services or continuing mismanagement or misuse of revenues as a utility service provider? TWC § 13.301(e)(3); 16 TAC § 24.112(c)(5)(D).
- e. Does the purchaser have the financial ability to provide the necessary capital investment to ensure the provision of continuous and adequate service to the customers of the water system and sewer system? TWC § 13.301(e)(4); 16 TAC § 24.112(c)(5)(E).

- f. Has the purchaser failed to comply with any orders of the TCEQ or the Commission? 16 TAC § 24.109(e)(5)(A).
- g. Was the water system and sewer system partially or wholly constructed with customer contributions in aid of construction derived from specific surcharges as provided by TWC § 13.301(j)? If so, has the notice required by TWC § 13.301(j) been provided?
- h. Was the notice required by TWC § 13.301(k) provided?
- 4. Does the seller currently retain any customer deposits? If so,
 - a. what is the total amount of customer deposits retained;
 - b. does the seller have proper records of to allow deposits and any unpaid interest to be returned; and
 - c. will customer deposits be returned to customers or transferred to the purchaser?
- 5. Does the water system and sewer system being purchased have any deficiencies or problems that need correction to be in compliance with the rules of the Commission and the TCEQ? If so,
 - a. what are those deficiencies or problems;
 - b. how and when will those deficiencies or problems be corrected; and
 - c. does the purchaser have access to adequate financial resources to timely correct those deficiencies and problems?
- 6. What are the precise boundaries of the service areas that are the subject of the purchaser's application?

This list of issues is not intended to be exhaustive. The parties and the SOAH ALJ are free to raise and address any issues relevant in this docket that they deem necessary, subject to any limitations imposed by the SOAH ALJ or by the Commission in future orders issued in this docket. The Commission reserves the right to identify and provide to the SOAH ALJ in the future any additional issues or areas that must be addressed, as permitted under Tex. Gov't Code Ann. § 2003.049(e).

II. Effect of Preliminary Order

This Order is preliminary in nature and is entered without prejudice to any party expressing views contrary to this Order before the SOAH ALJ at hearing. The SOAH ALJ, upon his or her own motion or upon the motion of any party, may deviate from this Order when circumstances dictate that it is reasonable to do so. Any ruling by the SOAH ALJ that deviates from this Order may be appealed to the Commission. The Commission will not address whether this Order should be modified except upon its own motion or the appeal of a SOAH ALJ's order. Furthermore, this Order is not subject to motions for rehearing or reconsideration.

Draft Preliminary Order

SOAH Docket No. 473-16-0563.WS Docket No. 43377

SIGNED AT AUSTIN, TEXAS the _____ day of November 2015.

PUBLIC UTILITY COMMISSION OF TEXAS

DONNA L. NELSON, CHAIRMAN

KENNETH W. ANDERSON, JR., COMMISSIONER

BRANDY D. MARTY, COMMISSIONER

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