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APPLICATION OF STONETOWN ROYAL COACH UTILITIES, LLC AND TRINITY RCT GP LLC FOR SALE, TRANSFER, OR MERGER OF FACILITIES AND CERTIFICATE RIGHTS IN HARRIS COUNTY **PUBLIC UTILITY COMMISSION**

OF TEXAS

ORDER NO. 8 APPROVING SALE AND TRANSFER TO PROCEED

This Order addresses the application of Stonetown Royal Coach Utilities, LLC and Trinity RCT GP LLC for approval of the sale, transfer, or merger of facilities and certificate rights in Harris County. The applicants seek approval of the following: 1) the sale and transfer of the facilities and service area under Trinity's certificate of convenience and necessity (CCN) numbers 13240 and 21089 to Stonetown; (2) the cancellation of Trinity's CCN numbers 13241 and 21090; and (3) the issuance of new CCNs to Stonetown. The administrative law judge (ALJ) approves the transaction between Stonetown and Trinity and the transaction may be completed as proposed.¹

I. Findings of Fact

The Commission makes the following findings of fact.

<u>Applicants</u>

- 1. Trinity is a Texas limited liability company registered with the Texas secretary of state under filing number 801181234.
- Trinity operates, maintains, and controls facilities for providing retail water service in Harris County under water CCN number 13241.
- 3. Trinity owns and operates a public water system that is registered with the Texas Commission on Environmental Quality (TCEQ) under identification number 1010339.

¹ This Order only addresses the proposed sale and transfer of facilities and certificate rights from Trinity to Stonetown. At this time, the Commission takes no action on Stonetown's request for issuance of new CCNs.

- 4. Trinity operates, maintains, and controls facilities for providing retail sewer service in Harris County under sewer CCN number 21090.
- 5. Trinity owns and operates a sewer system that is permitted with the TCEQ under Texas Pollutant Discharge Elimination System permit number WQ0012450001.
- 6. Stonetown is a Delaware limited liability company registered with the Texas secretary of state under filing number 804516533.

Application

- 7. On August 5, 2022, Stonetown and Trinity filed the application at issue in this proceeding.
- 8. The applicants amended the application on August 31, 2022.
- The applications filed supplemental information on August 31 and September 22 and 26, 2022, and January 11, 2023.
- 10. In the application, the applicants seek approval of the following: (1) the sale and transfer of the facilities and service area under Trinity's CCN numbers 13241 and 21090 to Stonetown; (2) the cancellation of Trinity's CCN numbers 13241 and 21090; and (3) the issuance of new CCNs to Stonetown.
- 11. The requested water service and sewer service areas (collectively, the requested area) are identical in acreage and boundaries.
- 12. The requested area includes 15 acres and 118 current customer connections.
- 13. The requested area is located approximately nine miles southwest of downtown Humble and is generally bounded on the north by the intersection of Kaylan Street and West Hardy Road, on the east by East Hardy Road, on the south by Hollyvale Drive, and on the west by Henry Road.
- 14. In Order No. 4 filed on October 4, 2022, the ALJ found the application, as supplemented, administratively complete.

<u>Notice</u>

 On November 3, 2022, Stonetown filed the affidavits of Roy Lapidus and Donna Brown Willis, Stonetown's authorized representatives, attesting that notice of the application was provided to current customers, neighboring utilities, and affected parties on October 18 and 19, 2022.

16. In Order No. 5 filed on December 1, 2022, the ALJ found the notice sufficient.

Evidentiary Record

- 17. In Order No. 7 filed on February 13, 2023, the ALJ admitted the following evidence into the record of this proceeding:
 - a) The application and all attachments filed on August 5, 2022;
 - b) Stonetown's amendment to the application filed on August 31, 2022;
 - c) Stonetown's supplemental mapping information filed on August 31, 2022;
 - d) Stonetown's supplement to the application including confidential information filed on September 22, 2022;
 - e) Stonetown's supplement to the application filed on September 26, 2022;
 - f) Commission Staff's recommendation on administrative completeness and notice and proposed procedural schedule and all attachments filed on September 30, 2022;
 - g) Stonetown's proof of notice filed on November 3, 2022;
 - h) Commission Staff's recommendation on sufficiency of notice filed on November 30, 2022;
 - Stonetown's third supplement to the application including confidential information filed on January 11, 2023;
 - j) Commission Staff's recommendation on approval of the sale and all attachments filed January 13, 2023; and
 - k) Stonetown's response to Commission Staff's recommendation on approval of the sale filed on January 20, 2023.

Stonetown's Compliance History

- 18. Stonetown does not have any unaddressed violations in the TCEQ database.
- 19. Stonetown has not been under an enforcement action by the Commission, Texas Health and Human Services, the Office of the Texas Attorney General, or the United States

Environmental Protection Agency in the past five years for non-compliance with rules, orders, or state statutes.

- 20. There is no evidence that Stonetown has a history of continuing mismanagement or misuse of revenues as a utility service provider.
- 21. Stonetown demonstrated a compliance status that is adequate for approval of the transaction.

Adequacy of Existing Service

- 22. Trinity's public water system and sewer system do not have any unresolved violations associated with it in the TCEQ's database.
- 23. The Commission's complaint records, which date back to 2017, show no complaints against Trinity.
- 24. There is no evidence in the record that Trinity has failed to comply with any Commission or TCEQ order.

<u>Need for Additional Service</u>

- 25. There are currently 118 existing water and sewer customers in the requested area that are receiving service and have an ongoing need for service.
- 26. This application is to transfer only existing facilities, customers, and service area.
- 27. There is no evidence of specific requests for additional water or sewer service within the requested area.

Effect of Approving the Transaction

- 28. All retail public utilities in the proximate area were provided notice of the transaction taking place in this application and none filed a protest or motion to intervene.
- 29. There is no evidence that approval of the transaction will have any adverse effect on any other retail public utility providing service in the proximate area.
- 30. Trinity is the only utility affected by this transfer.
- 31. There will be no adverse effect on landowners in the requested area because the requested area is already certificated.

32. Transferring the facilities and service area under CCN numbers 13241 and 21090 to Stonetown will obligate Stonetown to provide continuous and adequate water and sewer service to current and future customers in the requested area.

Ability to Serve: Managerial and Technical

- 33. Stonetown will employ or contract with a TCEQ-licensed operator who will be responsible for the operation of the public water system and sewer system being transferred.
- 34. Stonetown has the managerial and technical capability to provide continuous and adequate service to the requested area.

Feasibility of Obtaining: Service from Adjacent Retail Public Utility

- 35. Retail public utilities within a two-mile radius were provided notice of the transaction and no protests or motions to intervene were filed in this docket.
- 36. Trinity is currently serving customers and has sufficient capacity. Obtaining service from an adjacent retail public utility would likely increase costs to customers because new facilities will need to be constructed. At a minimum, an interconnect would need to be installed in order to receive service from an adjacent retail public utility.
- 37. It is not feasible to obtain service from an adjacent retail public utility.

Regionalization or Consolidation

- 38. It will not be necessary for Stonetown to construct a physically separate public water system or sewer system to serve the requested area.
- 39. Because the requested area will not require construction of a physically separate public water system or sewer system, consideration of regionalization or consolidation with another retail public utility is not required

Ability to Serve: Financial Ability and Stability

- 40. No construction or capital improvements are required for Stonetown to provide service to the requested area.
- 41. Stonetown MRE Texas, LLC, the immediate parent company of Stonetown, is capable, available, and willing to cover temporary cash shortages and has a debt service coverage ratio that is greater than 1.25, satisfying the leverage test.

- 42. Stonetown's affiliate, Stonetown MRE Texas, provided a written guarantee of coverage of temporary cash shortages and demonstrated sufficient cash available to cover any projected operations and maintenance shortages in the first five years of operations, satisfying the operations test.
- 43. Stonetown has demonstrated the financial capability and stability to pay for the facilities necessary to provide continuous and adequate service to the requested area.

Financial Assurance

44. There is no need to require Stonetown to provide a bond or other financial assurance to ensure continuous and adequate service.

Environmental Integrity and Effect on the Land

- 45. The requested area will continue to be served with existing infrastructure and no additional construction is needed to provide service to the requested area.
- 46. There will be no effect on environmental integrity or the land as a result of the transaction.

Improvement in Service or Lowering Cost to Consumers

- 47. Stonetown will continue to provide water and sewer service to the existing and future customers in the requested area.
- 48. The rates charged to customers in the requested area will not change as a result of approving the transaction because Stonetown will adopt Trinity's current water and sewer tariffs.

II. Conclusions of Law

The Commission makes the following conclusions of law.

- Notice of the application was provided in compliance with Texas Water Code (TWC) §§ 13.246 and 13.301(a)(1), and 16 Texas Administrative Code (TAC) § 24.239(c).
- 2. After consideration of the factors in TWC § 13.246(c), Stonetown demonstrated that it is capable of rendering continuous and adequate service to every customer within the requested area, as required by TWC § 13.251.
- Stonetown demonstrated adequate financial, managerial, and technical capability for providing continuous and adequate service in the requested area, as required by TWC § 13.241(a) and 13.301(b).

4. The applicants demonstrated that the sale and transfer of Trinity's facilities and service area under CCN numbers 13241 and 21090 to Stonetown will serve the public interest and is necessary for the continued service, accommodation, convenience, or safety of the public, as required by TWC § 13.246(b) and 13.301(d) and (e).

III. Ordering Paragraphs

In accordance with these findings of fact and conclusions of law, the Commission issues the following orders.

- 1. The transaction between the applicants in this proceeding is approved and may be completed as proposed.
- 2. As soon as possible after the effective date of the transaction, but not later than 30 days after the effective date, the applicants must file proof that the transaction has been completed and customer deposits, if any, have been addressed.
- 3. The applicants have 180 days from the date of this Order to complete the transaction.
- 4. Under 16 TAC § 24.239(m), if the transaction is not completed within this 180-day period and no extension has been granted, this approval is void and the applicants will have to reapply for approval.
- 5. The applicants are advised that the facilities and service area subject to the transaction will remain under CCN numbers 13241 and 21090 and will be held by Trinity until the final order or notice of approval is issued in this matter, in accordance with Commission rules.
- 6. In an effort to finalize this case as soon as possible, the applicants must continue to file monthly updates regarding the status of the closing and submit documents evidencing that the transaction was completed.
- 7. Within 15 days following the filing of the applicants' proof that the transaction has been completed and customer deposits, if any, have been addressed, Commission Staff shall file a recommendation regarding the sufficiency of the documents and propose a schedule for continued processing of this docket.

Signed at Austin, Texas the 13th day of February 2023.

PUBLIC UTILITY COMMISSION OF TEXAS

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ISAAC TA ADMINISTRATIVE LAW JUDGE

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