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APPLICATION OF STONETOWN§WINDFERN UTILITIES, LLC FOR A§CLASS D RATE ADJUSTMENT§

BEFORE THE PUBLIC UTILITY COMMISSION OF TEXAS

STONETOWN WINDFERN UTILITIES, LLC'S RESPONSE TO ORDER NO. 3 REQUIRING CLARIFICATION

TO THE HONORABLE ADMINISTRATIVE LAW JUDGE:

COMES NOW, Stonetown Windfern Utilities, LLC (Stonetown WU) and files this Response to Order No. 3 requiring clarification of the proper names for the systems at issue in this proceeding and in support thereof would show the following.

I. BACKGROUND

On January 17, 2024, Stonetown WU filed its Application for a Class D Rate Adjustment (Application). On March 7, 2024, the Administrative Law Judge (ALJ) filed Order No. 3 requiring the Staff (Staff) of the Public Utility Commission of Texas (Commission) and Stonetown WU to provide clarification on the proper names for the public water system (PWS identification number 1010566) and the Texas pollutant discharge elimination system (permit number WQ0013509001) associated with this proceeding. Stonetown WU provides the following clarifying information to assist Staff in providing its response to Order No. 3.

II. CLARIFICATION REGARDING PROPER SYSTEM NAMES

Stonetown WU received Commission approval of its sale, transfer, and merger (STM) application for the purchase of the systems in question on July 28, 2023. Stonetown WU purchased the systems from the previous owner, Trinity @ Windfern, LLC (Trinity), who originally obtained the water and sewer certificates of convenience and necessity (CCN) on August 12, 2016 in Docket No. 43588. The names of the PWS and wastewater discharge systems on Trinity's approved tariffs in Docket No. 43588 were Windfern Mobile Home Park (PWS # 1010566) and Windfern Mobile Home Park WQ0013509001, respectively. In the course of purchasing the systems from Trinity, Stonetown WU sought and received approval of PWS and wastewater discharge permits from the Texas Commission on Environmental Quality (TCEQ) where the names of those systems were changed to Stonetown Windfern Oaks, LLC and Windfern Oaks WWTP, respectively. However,

the proposed water and sewer tariffs in this proceeding appear to reflect the previous names of the systems and will need to be updated to reflect the new names as indicated in the TCEQ central registry.

III. CONCLUSION

Therefore, based on the information provided above, Stonetown WU respectfully requests that the proposed water and sewer tariffs in this proceeding be revised to reflect the updated names for the PWS and wastewater discharge systems in the TCEQ central registry of Stonetown Windfern Oaks, LLC and Windfern Oaks WWTP respectively.

Respectfully submitted,

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ATTORNEY FOR THE STONETOWN WINDFERN UTILITIES, LLC

CERTIFICATE OF SERVICE

I certify that a copy of this document was served on all parties of record on this date, via the Commission's Interchange, in accordance with the Commission's Second Order in Docket No. 50664 suspending the PUC Procedural Rule 22.74.

Heath D. Armstrong