

# BEFORE THE PUBLIC SERVICE COMMISSION

## OF THE STATE OF MISSOURI

In the Matter of the Application of Savannah       )  
Heights Industrial Treatment, Inc. for Authority to       )  
Transfer Certain Assets to Table Rock Lake       )  
Community Service, Inc. d/b/a Table Rock Lake       )  
Water Quality, Inc. and, in Connection       )  
Therewith, Certain Other Related Transactions       )

**Case No. SO-2008-0094**  
**Tariff No. JS-2002-0071**

### **ORDER CANCELING CERTIFICATE OF CONVENIENCE AND** **NECESSITY AND CANCELING ASSOCIATED TARIFF**

Issue Date: December 19, 2007

Effective Date: December 19, 2007

On October 1, 2007,<sup>1</sup> Savannah Heights Industrial Treatment, Inc. (“Savannah Heights”) filed a verified application with the Commission requesting authority to sell all of its sewer utility assets and facilities to Table Rock Lake Community Service, Inc. d/b/a Table Rock Lake Water Quality, Inc. (“TRLCS”). Savannah Heights further sought the Commission’s approval of a subsequent planned transaction whereby TRLCS would promptly transfer those assets to Ozarks Clean Water Company (“OCWC”), which would then actually own and operate the sewer system. On November 30, Staff recommended that Savannah Heights’ application be approved and that its existing tariff and certificate of convenience and necessity be cancelled once the transfer to OCWC was accomplished.

On December 6, after considering the verified application of Savannah Heights along with the recommendation of Staff and accompanying verified memorandum, the

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<sup>1</sup> Unless otherwise specified, all dates throughout this order refer to the year 2007.

Commission granted the application. The Commission's order also required Savannah Heights to issue an appropriate pre-sale written notice to all customers in its service area informing them of the impending changes in ownership and operation. The order further required Savannah Heights to file a notice in this case once the sale and asset transfer transactions were completed, and then to file a motion seeking cancellation of its existing tariff and certificate of convenience and necessity.

On December 14, Savannah Heights filed a pleading indicating that the required pre-sale notice had been mailed to all its customers on December 11, to which was attached a copy of the notice itself as directed by the Commission in its December 6 order. On December 18, Savannah Heights timely moved the Commission to issue an order canceling its certificate of convenience and necessity, as well as the associated sewer tariff, explaining that the sale and transfer were completed on December 17.

Since all the prerequisites set forth in the Commission's order of December 6 have now been met, the Commission will grant Savannah Heights' motion, cancel both its certificate and the tariff associated with that certificate, and close this case.

**IT IS ORDERED THAT:**

1. The certificate of convenience and necessity granted to Savannah Heights Industrial Treatment, Inc. in Case No. SA-98-294 is hereby canceled, as is the tariff associated with that certificate (Tariff No. JS-2002-0071).
2. This order shall become effective on December 19, 2007.

3. This case may be closed on December 20, 2007.

**BY THE COMMISSION**

A handwritten signature in black ink, appearing to read 'Colleen M. Dale', written over a horizontal line.

Colleen M. Dale  
Secretary

( S E A L )

Benjamin H. Lane, Regulatory  
Law Judge, by delegation of authority  
under Section 386.240, RSMo 2000.

Dated at Jefferson City, Missouri,  
on this 19th day of December, 2007.