BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF DELAWARE

IN THE MATTER OF THE APPLICATION OF
ARTESIAN WASTEWATER MANAGEMENT, INC.
FOR A CERTIFICATE OF PUBLIC
CONVENIENCE AND NECESSITY TO PROVIDE
WASTEWATER SERVICES TO THE COMMUNITY
OF SOUTHFIELD, LOCATED ON THE
MILFORD-HARRINGTON HIGHWAY, NORTH OF
HOUSTON, KENT COUNTY, DELAWARE (FILED
JUNE 12, 2008)

(IN THE MATTER OF THE APPLICATION OF
ARTESIAN WASTEWATER MANAGEMENT, INC.
TO ABANDON UNDER 26 DEL. C. §203A(d)
WASTEWATER SERVICES PROVIDED UNDER A
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY FOR THE COMMUNITY OF
SOUTHFIELD IN KENT COUNTY, DELAWARE
(FILED OCTOBER 29, 2013)

ORDER NO. 8504

AND NOW, this 17th day of December, 2013, the Public Service
Commission (the “Commission”) determines and orders the following:

WHEREAS, on September 2, 2008, in PSC Order No. 7438, the
Commission granted a Certificate of Public Convenience and Necessity
(“CPCN”) to Artesian Wastewater Management, Inc. (“AWMI”) to provide
wastewater services to the community of Southfield located on the
Milford-Harrington Highway, north of Houston, Kent County, Delaware,
and more specifically identified by the Kent County Tax Map Parcels
Numbers MD00-172.04-01-01.00 through MD00-172.04-01-99.00 and MD00-
172.04-02-01.00 through MD00-172.04-02-8.00 (the “Parcels”); and

WHEREAS, the Commission retained jurisdiction in this matter,
including the authority to enter such further Orders and conduct such
further proceedings as it deemed necessary or proper; and
WHEREAS, on October 29, 2013, AWMI filed with the Commission an application ("Application") seeking Commission approval of AWMI’s request to abandon or discontinue providing wastewater operations or services for the Parcels as previously described in PSC Order No. 7438; and

WHEREAS, on November 20, 2013, AWMI supplied at the request of the Commission Staff ("Staff") additional information to support its Application; and

WHEREAS, on October 22, 2013, Kent County, Delaware, adopted a resolution which approved a plan to develop a “Greater Houston Area” sanitary sewer district as an expansion to its existing Delaware Sewage Disposal District No. 1; and

WHEREAS, the Parcels included in the Application are also included in the new Kent County sanitary sewer district; and

WHEREAS, AWMI has stated that it expects to transfer to Kent County the responsibility for providing wastewater services for the Parcels effective February 1, 2014; and

WHEREAS, 26 Del. C. §203A(d)(1) provides that no public utility shall abandon or discontinue, in whole or in part, any business, operations, or services provided under a CPCN or otherwise, which are subject to jurisdiction of the Commission without first having received Commission approval for such abandonment or discontinuance; and

WHEREAS, 26 Del. C. §203A(d)(3) provides that the Commission shall approve any application for abandonment when it finds that the utility has met its burden of proving that the abandonment or
discontinuance is reasonable, necessary and not unduly disruptive to the present or future public convenience and necessity; and

WHEREAS, based on its review, Staff recommends that the Commission approve the Application because AWMI has met its burden of proof as set forth in 26 Del. C. §203A(d)(3). The abandonment is necessary because Kent County has approved a resolution to extend its sanitary sewer district, and such extension includes the Parcels. The abandonment will not be unduly burdensome to AWMI’s existing customers because AWMI will send to the customers located on the Parcels a written notice one month in advance of the proposed transfer of wastewater services from AWMI to Kent County. In addition, AWMI has alleged that Kent County will provide wastewater service to AWMI’s customers on the Parcels in the same manner as AWMI currently provides. Moreover, the abandonment is reasonable because Kent County’s wastewater service charges are lower than the amounts which AWMI currently assesses to the Parcels. Finally, AWMI has alleged that Kent County intends to construct necessary improvements that will allow waste from the Parcels to be treated at its regional treatment plant. Such improvements therefore provide a more cost-effective means of providing safe, secure wastewater services to the Parcels;

NOW, THEREFORE, IT IS HEREBY ORDERED BY THE AFFIRMATIVE VOTE OF NOT FEWER THAN THREE COMMISSIONERS:

1. The Commission hereby approves AWMI’s Application. This approval is subject to the condition that AWMI provide to all customers currently located on the Parcels (specifically identified by the Kent County Tax Map Parcels Numbers MD00-172.04-01-01.00 through MD00-172.04-01-99.00 and MD00-172.04-02-01.00 through MD00-172.04-02-
8.00) at least 30 days’ prior written notice of AWMI’s abandonment of wastewater services and the transfer of the responsibility to provide wastewater services from AWMI to Kent County. AWMI shall provide proof of such written notice to the Commission on or before February 1, 2014.

2. AWMI is hereby placed on notice that the costs of the proceedings will be charged to it under the provisions of 26 Del. C. §114(b)(1).

3. The Commission reserves the jurisdiction and authority to enter such further Orders in this matter as may be deemed necessary or proper.

BY ORDER OF THE COMMISSION:

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Chair

/s/ Joann T. Conaway
Commissioner

/s/ Jaymes B. Lester
Commissioner

/s/ Jeffrey J. Clark
Commissioner

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Commissioner

ATTEST:

/s/ Alisa Carrow Bentley
Secretary