

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Joint Application of The York Water Company	:	
and CMV Sewage Company, Inc. for	:	
Approval of (1) the right to transfer certain	:	
public wastewater facilities and rights from	:	
CMV Sewage Company, Inc. to The York	:	
Water Company; (2) the abandonment by	:	
CMV Sewage Company, Inc. of wastewater	:	
service to the public in its service territory in	:	A-2025-3054555
Chanceford Township, York County,	:	A-2025-3054556
Pennsylvania; and (3) approval for The York	:	
Water Company to begin to offer, render,	:	
furnish or supply wastewater service to the	:	
public in a portion of Chanceford Township,	:	
York County, Pennsylvania	:	

INTERIM ORDER #3
APPROVING JOINT STIPULATION OF FACTS AND
CLOSING THE EVIDENTIARY RECORD

This Interim Order approves the Joint Stipulation of Facts submitted by the Parties on October 10, 2025, and closes the evidentiary record.

HISTORY OF PROCEEDING

On April 9, 2025, The York Water Company (York Water) and CMV Sewage Co. Inc. (CMV) filed a Joint Application pursuant to Sections 1102(a)(1)-(3) of the Public Utility Code, requesting the Pennsylvania Public Utility Commission's (Commission) approval for: (1) the transfer of CMV's wastewater facilities to York Water; (2) CMV's abandonment of wastewater service in Chanceford Township, York County, PA; and (3) approval for York Water to begin to offer, render, furnish, or supply water service to the public in a portion of Chanceford Township, York County, PA.

Notice of the Joint Application was published in the *Pennsylvania Bulletin* on April 26, 2025, and stated that Protests and Petitions to Intervene must be filed on or before May 12, 2025.

On May 12, 2025, the Office of Consumer Advocate (OCA) filed its Protest.

On May 28, 2025, the Commission issued a Telephonic Prehearing Conference Notice, scheduling a telephonic prehearing conference for Monday, June 16, 2025, at 10:00 AM.

On June 16, 2025, the Prehearing Conference convened as scheduled. Devin Ryan, Esq. was present on behalf of York Water, John Baranski, Jr., Esq. was present on behalf of CMV, Melanie El Atieh, Esq. was present on behalf of the OCA.

On June 16, 2025, the Commission issued a Telephonic Status Conference Notice, scheduling a status conference for Wednesday, July 16, 2025, at 10:00 AM.

On July 16, 2025, the Status Conference convened as scheduled. Devin Ryan, Esq. was present on behalf of York Water and Melanie El Atieh, Esq. was present on behalf of the OCA. The Parties requested additional time to determine the possibility of settlement.

On July 16, 2025, the Commission issued a second Telephonic Status Conference Notice, scheduling a status conference for Friday, August 22, 2025, at 10:00 AM.

On August 22, 2025, the Second Status Conference convened as scheduled. Devin Ryan, Esq. was present on behalf of York Water and Melanie El Atieh, Esq. was present on behalf of the OCA. The Parties indicated settlement appeared imminent and requested they submit a status report to me by September 8, 2025.

On September 15, 2025, I received confirmation from the Parties of a settlement in principle.

On September 19, 2025, I issued Interim Order #2 directing the Parties to file certain settlement documents on or before October 10, 2025, or otherwise directing the Parties to file a status report setting forth a proposed litigation schedule.

On October 10, 2025, the Parties filed a Joint Petition for Settlement of All Issues concurrently with a Joint Stipulation of Facts to support the Settlement. Each of the Stipulating Parties stipulated to the veracity and authenticity of the facts set forth in the Stipulation and requested that the Stipulation be admitted into the record of this proceeding on the terms and conditions set forth in the Stipulation.

For the reasons set forth above, the following order will be entered.

ORDER

THEREFORE,

IT IS ORDERED:

1. That the Joint Stipulation of The York Water Company, CMV Sewage, Inc., and the Office of Consumer Advocate, filed by the Parties on October 10, 2025, is admitted into the evidentiary record.
2. That the evidentiary record at Docket Nos. A-2025-3054555 and A-2025-3054556 is closed.

Date: October 21, 2025

/s/
Emily A. Farren
Administrative Law Judge

A-2025-3054555 & A-2025-3054556 - JOINT APPLICATION FOR THE ACQUISITION OF CMV SEWAGE CO, INC. BY YORK WATER COMPANY

Revised June 17, 2025

DEVIN T RYAN ESQUIRE
POST AND SCHELL PC
ONE OXFORD CENTRE
301 GRANT STREET SUITE 3010
PITTSBURGH PA 15219

717.612.6052

717.731.1970

dryan@postschell.com

Served via eService October 21, 2025

MICHAEL W HASSELL ESQUIRE
MEGAN E RULLI ESQUIRE
POST & SCHELL PC
17 NORTH SECOND STREET
12TH FLOOR

HARRISBURG PA 17101

717.612.6029

mhassell@postschell.com

mrulli@postschell.com

Served via eService October 21, 2025

CHRISTY M APPLEBY ESQUIRE
MELANIE J EL ATIEH ESQUIRE
OFFICE OF CONSUMER ADVOCATE
555 WALNUT STREET
FORUM PLACE 5TH FLOOR
HARRISBURG PA 17101

717.783.5048

cappleby@paoca.org

melatieh@paoca.org

Served via eService October 21, 2025

JOHN J BARANSKI JR ESQUIRE
MPL LAW

96 S GEORGE STREET
5TH FLOOR

YORK PA 17401

jbaranski@mpl-law.com

Served via Email October 21, 2025

(Counsel for CMV Sewage Co. Inc.)

ALEXANDRA C CHIARUTTINI
GENERAL COUNSEL

130 EAST MARKET STREET
YORK PA 17401

717.845.3601

alexc@yorkwater.com

Served via eService October 21, 2025

(Counsel for The York Water Company)