

ENTERED

June 09, 2025

Nathan Ochsner, Clerk

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

IN RE:

ZACHRY HOLDINGS, INC., *et al.*,
Debtors.§
§
§
§
§

CASE NO: 24-90377

Jointly Administered
CHAPTER 11

**ORDER FOR RECONCILIATION OF
APPLICATION FOR ADMINISTRATIVE EXPENSES**

Commonwealth Electric Company of the Midwest has filed an application for administrative expenses. The Court is unable to determine when the services were rendered. The application appears to treat matters that were invoiced post-petition as a post-petition expense. The invoice date does not control whether the good and services are entitled to administrative status. The Court must determine whether the goods and services were provided pre-petition.

Mr. Frieson's declaration seeks post-petition interest of \$9,114.11 from the petition date through May 14, 2025 as part of the administrative claim. If interest is calculated from the petition date, then (by definition) at least some of the goods and services must have been supplied prior to the petition date. To that extent, neither the goods and services nor the interest on them would be allowed as administrative expenses.

Within 14 days, Commonwealth Electric must file revised supporting documents that list the dates on which goods and services were supplied and that reconciles those dates with the interest charges that are sought.

SIGNED 06/09/2025



Marvin Isgur
United States Bankruptcy Judge

