

Control Number: 46423



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Ms. Crump's Direct Line: (512) 322-5832  
Email: gcrump@lglawfirm.com

June 9, 2017

Mr. Jason Haas  
Legal Division  
Public Utility Commission  
ATTN: CENTRAL RECORDS  
1701 N. Congress Ave., Room 8-100  
Austin, TX 78711-3326

Re: PUC Docket No. 46423; *Application of MSEC Enterprises, Inc. to Amend  
Water GCN No. 12887 in Montgomery County, Texas*

Dear Jason:

Enclosed please find a supplemental letter from Mr. Jeffery Robertson, P.E., as requested  
by Public Utility Commission Staff.

MSEC appreciates your consideration of this information. Please let us know if we can  
provide you with anything further.

Sincerely,

Georgia N. Crump  
on behalf of MSEC Enterprises, Inc.

GNC/jmc  
3849\00\7381934\1

Enclosure

cc: Troy Morris  
Kerry Kelton

22



**McCLURE & BROWNE ENGINEERING/SURVEYING, INC.**

1008 Woodcreek Dr., Suite 103 · College Station, Tx. 77845 · (979) 693-3838

Engineer Reg. No. F-458  
Survey Reg. No. 101033-00

June 9, 2017

Mr. Troy Morris  
Sr. Vice President of Water and Wastewater  
MSEC Enterprises  
P.O. Box 970  
Navasota, Texas 77868

Re.: MSEC Water CCN Expansion PUC Comment Response  
MBESI No. 10260008

Dear Troy:

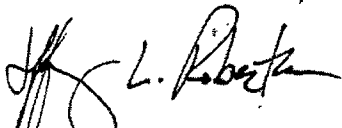
Per your request, McClure & Browne has looked into the comments provided by the Public Utility Commission in regards to the CCN Expansion Application 46423.

PUC Staff has asked us to provide information of how the proposed CCN expansion will comply with 30 TAC §290.39(1)(j)(D). This letter supplements my earlier letter to you dated May 19 and May 25, 2017.

The MSEC water system that will serve the expanded service area currently has 4,505 connections. I have been informed by MSEC that it will provide water service to the development on a phased basis, and that MSEC will not allow more than 400 connections to MSEC's system in the initial phase of the development. Therefore, as MSEC's engineer, I will not design or seal any designs for more than 400 connections. Because the number of connections will not exceed 10% of the total number of existing connections, this does not qualify as a significant change under 30 T.A.C. § 290.39(j)(1)(D). As a result, 30 T.A.C. § 290.39(j)(1)(D) does not require the submission to the TCEQ of the plans and specifications of the distribution system.

If you have any questions or need any additional information regarding this matter, please do not hesitate to contact me.

Sincerely,

  
Jeffery L. Robertson, P.E.

