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TARIFF CONTROL NO. 50459

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RECEIVED

APPLICATION OF MSEC ENTERPRISES, INC. FOR A PASS THROUGH RATE CHANGE PUBLIC UTTLITY COMMISSION

PUBLIC UTTLITY COMMISSION

PUBLIC UTILITY COMMISSION

OF THE ASLERK

ORDER NO. 2 FINDING APPLICATION ADMINISTRATIVELY INSUFFICIENT AND PROVIDING OPPORTUNITY TO CURE

This Order addresses MSEC Enterprises, Inc.'s application for a pass-through rate change related to the water use fee imposed by the Lone Star Water Conservation District. MSEC proposes to reduce the pass-through fee from \$0.12 to \$0.09 per 1,000 gallons, considering MSEC's line loss factor, for customers in the Capitol Hills, Crown Oaks, Crown Ranch, Grand Lake Estates, Highland Ranch, Hills of Montgomery, Lake Forest Lodge, Lake Forest Lodge South, Legacy Creek Estates, Lakeview, Oaklawn Estates, Old Kentucky Farms, Montgomery Trace, Ridge Lake Shores, Stillwater Estates, Valleywood Acres, Woodforest, and Woodforest Golf Course subdivisions.

The Administrative Law Judge (ALJ) finds that the application submitted by the applicant fails to provide sufficient information to allow the Commission to properly review the application under 16 Texas Administrative Code (TAC) § 24.25(b)(2)(F).

More specifically, 16 TAC § 24.25(b)(2)(F)(i)(VI) states that written notice, filed by the applicant, must include all calculations and assumptions for any true-up of pass-through costs. This information was not included in the application. By March 4, 2020, applicants or Commission Staff must either:

- a) Submit the missing calculations and assumption for any true-up or pass-through costs,
 or
- b) Submit a detailed explanation as to why 16 TAC § 24.25(b)(2)(F)(i)(VI) is inapplicable to the application in question.

Signed at Austin, Texas the 26th day of February 2020.

PUBLIC UTILITY COMMISSION OF TEXAS

GREGORY R. SIEMANKOWSKI ADMINISTRATIVE LAW JUDGE

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