

Control Number: 50944



Item Number: 500

Addendum StartPage: 0

# SOAH DOCKET NO. 473-20-4709.WS<sub>2020</sub> OCT 15 AM 10: 41

APPLICATION OF MONARCH UTILITIES I, L.P. FOR AUTHORITY TO CHANGE RATES PURITOR TY COMMITTAN BEFORE THE STATE OFFICE

OF

ADMINISTRATIVE HEARINGS

## KATHY NIELSEN'S FIRST REQUEST FOR INFORMATION TO MONARCH UTILITIES I, L.P.

§

8

Pursuant to 16 Texas Administrative Code ("TAC") P.22.144, Kathy Nielsen submits this First Request for Information to Monarch Utilities I, L.P. ("Monarch"). Kathy Nielsen requests that Monarch provide answers to this request for information under oath as required by 16 TAC P. 22.144(c)(2)(F) within the time frame specified in the procedural schedule in this proceeding, and further that these answers should have sufficient detailed information to provide a complete and accurate answer to each question.

#### **Definitions**

- 1. "Monarch," the "Company," "Applicant," "You," and "Your" refer to Monarch Utilities I, L.P. and its affiliates, subsidiaries, and any person acting or purporting to act on their behalf, including without limitation, attorneys, agents, advisors, investigators, representatives, employees, or other persons.
- 2. "SWWC" and "SouthWest" refer to SouthWest Water Company.

, ,

3. "Document" and "documents" include any written, recorded, filmed, or graphic matter, whether produced, reproduced, or on paper, cards, tape, film, electronic facsimile, computer storage device, or any other media, including, but not limited to, electronic mail (e-mail), memoranda, notes, analyses, minutes, records, photographs, correspondence, telegrams, diaries, bookkeeping entries, financial statements, tax returns, checks, check stubs, reports, studies, charts, graphs, statements, notebooks, handwritten notes, applications, contracts, agreements, books, pamphlets, periodicals, appointment calendars, records and recordings of oral conversations, work papers, observations, commercial

JON.

practice manuals, reports, summaries of interviews, reports of consultants, appraisals, forecasts, tape recordings, or any form of recording that is capable of being transcribed into written form.

#### **Instructions**

- 1. The Definitions, Instructions, and Claim of Privilege sections set forth in this request for information apply to these questions.
- 2. In providing an answer to each question, please furnish all of the information that is in your possession, custody, or control, as defined by Texas Rules of Civil Procedure (Tex. R. Civ. Proc.) 192.7(b), including information in the possession, custody, or control of your affiliates, subsidiaries, and any person acting or purporting to act on their behalf, including without limitation, attorneys, agents, advisors, investigators, representatives, employees, or other persons.
- 3. Please answer each question based upon your knowledge, information, or belief, and state whether each answer is based upon your knowledge, information, or belief.
- 4. If you have possession, custody, or control, as defined by Tex. R. Civ. Proc. 192.7(b), of an original requested document, please produce the original requested document or a complete copy of the original requested document and all copies that are different in any way from the original requested document, whether by interlineation, receipt stamp, or notation.
- 5. If you do not have possession, custody, or control of an original requested document, please produce copies of the document, however made, in your possession, custody, or control. If any requested document is not in your possession, custody, or control, please explain why the document is not in your possession, custody, or control and provide the current location and custodian of the requested document or any copy, summary, or other form of the requested document thereof.
- 6. If there is any confusion about a question, please contact the undersigned counsel for clarification.
- 7. In providing your response to a question, please start each response on a separate page and type, at the top of the page, the question that is being answered by the response.
- 8. As part of the response to each question, please state, at the bottom of the answer to the question, the name and job position of each person(s) who participated in any way, other

than by providing clerical assistance, in the preparation of the answer to the question. If the question has sub-parts, please identify each person(s) by name and job position that participated in any way, other than by providing clerical assistance, in the preparation of the answer for each sub-part of the question.

- 9. Please state the name of the witness in this docket who will sponsor the answer to the question and/or sub-part of the question and who will swear to the truthfulness of the answer to the question and/or sub-part of the question.
- 10. Please provide individual responses to questions as each response becomes available, rather than waiting to provide all of the responses to the questions at the same time.
- 11. These questions are continuing in nature. If there is a change in circumstances or facts or if you receive or generate additional information that changes your answer to a question between the time of your original response and the time of the hearing, then you should submit, under oath, a supplemental response to your earlier answer to the question.
- 12. If you consider any question to be unduly burdensome, or if the response would require the production of a voluminous amount of material, please contact the undersigned counsel, as soon as possible, to discuss the situation and try to resolve the issue. Furthermore, if you object to any question on the grounds that the question seeks confidential information, or on any other grounds, please contact the undersigned counsel, as soon as possible, to discuss the situation and try to resolve the issue.
- 13. If the response to any question is voluminous, please make available all of the voluminous material at a designated location in Austin. Please provide a detailed index for the voluminous material with your response to the question to enable efficient review of the material. The index should include information sufficient to locate each individual document by page, file, and box number, date of each document, title of each document, description of each document if no document title exists, name of the preparer of each document, and length of each document.
- 14. If the requested information is included in previously furnished exhibits, workpapers, or responses to other discovery inquiries or otherwise, in hard copy or electronic format, please furnish specific references thereto, including Bates Stamp page citations and detailed cross-references to the previously furnished information.

### **REQUEST FOR INFORMATION**

- 1. Limited to the time period between Monarch's last request for a rate increase and up until the date
- of this Rate Increase Request:
- a. what expenses has Monarch sustained based on the acquisition of new water and/or septic
- systems, said expenses to include attorney fees and/or other attached fees?
- b. what income has Monarch received based on these **new** water and/or septic systems as included
- in part a.) above?
  - c. if possible what are the names of these new systems as in a.) and b.) above.

Respectfully submitted,

Kathy Mielsen

Kathy Nielsen

12094 Joyce Lane

Roanoke, TX 76262

817.491.9788

Certificate of Service, SOAH Do. 473-20-4709.ws, PUC Do. 50944

I hereby certify that copy of the foregoing document was served as per PUC rules of service and the