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PUC DOCKET NO. 53563

PETITION OF BENCHMARK	§	BEFORE THE PUBLIC UTILITY
ACQUISITIONS, LLC TO AMEND	§	
MSEC ENTERPRISES INC.'s	§	COMMISSION OF TEXAS
CERTIFICATE OF CONVENIENCE	§	
AND NECESSITY IN MONTGOMERY	§	
COUNTY BY STREAMLINED	§	
EXPEDITED RELEASE	§	

PETITIONER RESPONSE TO CCN HOLDER'S RESPONSE

TO THE HONORABLE PUBLIC UTILITY COMMISSION OF TEXAS:

COMES NOW, Benchmark Acquisitions, LLC ("Petitioner"), and files with the Public Utility Commission ("Commission") this Response to the CCN holder's response to the administratively complete Petition. Petitioner would respectfully show the following:

On August 30, 2022, MSEC filed an affidavit stating that it "does not object to the release of the approximately 4.791 acres of land owned by Benchmark Acquisitions, LLC. from MSEC's water CCN No. 12887." As MSEC does not object and has not requested compensation, Petitioner requests that the Petition be granted, and the compensation phase not be implemented in this proceeding.

To the extent that compensation is required, Benchmark will work with MSEC in an attempt to arrive at a settlement.

Respectfully submitted,

/s/ David Tuckfield

THE AL LAW GROUP, PLLC

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ATTORNEYS FOR PETITIONER BENCHMARK ACQUISITIONS, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing Petition was served on MSEC Enterprises Inc. on this the 6^{th} day of September 2022, by email as follows:

Jamie L. Mauldin Attorney for MSEC Enterprises, Inc. Lloyd Gosselink Rochelle & Townsend. P.C. 816 Congress Avenue, Suite 1900 Austin, Texas 78701 (512) 322-5890 Email address: jmauldin@lglawfirm.com

/s/ David Tuckfield

David J. Tuckfield