## Court of Appeals, State of Michigan

## ORDER

Joseph M Walker v Metropolitan Environmental Services

Amy Ronayne Krause Presiding Judge

Docket No.

337874

Stephen L. Borrello

LC No.

15-000049

Michael F. Gadola

Judges

The Court orders that, on its own motion, the claim of appeal is treated as an application for leave to appeal the March 14, 2017 opinion of the Michigan Compensation Appellate Commission. See MCL 418.861; *Estate of Nickola v MIC General Ins Co*, 312 Mich App 374; 878 NW2d 480 (2015). Further, appellant's brief is treated as a brief in support of the application. Appellee may timely file an answer to the application within 21 days after the date of this order. See MCR 7.205(C). If appellee files such an answer appellant may file a reply brief within 21 days after service of the answer. MCR 7.205(D); MCR 7.212(G). Thereafter, the application will be submitted for a decision under MCR 7.205(E).

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

MAY - 1 2017

Date

Thomas Je. Chief Clerk