

March 23, 2026

Via Electronic Filing
Matthew L. Homsher, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street
Harrisburg, PA 17120

Re: Application of CAN DO, Inc. (Water Division) for approval of Expansion of Water Service Territory and Abandonment of Portions of Existing Service Territory in Hazle Township, Sugarloaf Township, West Hazleton Borough, and East Union Township; Docket No. A-2026-3059809, et al.

Dear Secretary Homsher,

Attached for electronic filing, please find Prehearing Memorandum of Lisa Logan, Pro Se Protestant in this proceeding. Copies have been served on the parties as indicated on the enclosed Certificate of Service.

Respectfully submitted,

Lisa Logan

Lisa Logan
293 Tomhicken Road
Sugarloaf, PA 18249
Lisalogan2662@gmail.com
727.247.3036

Enclosure(s)

cc: Administrative Law Judge Emily A. Farren via email efarren@pa.gov
Administrative Law Judge Steven K. Haas via email sthaas@pa.gov

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of Greater Hazleton Community :
Area New Development Organization Inc. t/a :
CAN DO, Inc. (Water Division), Pursuant to :
Section 1102(a) of the Pennsylvania Public : Docket No. A-2026-3059809
Utility Code, for Approval of (1) the Right to :
Offer, Render, Furnish or Supply Water :
Service To the Public in an Additional Portion :
of Hazle Township, together with portions of :
Sugarloaf Township and West Hazleton :
Borough, Luzerne County, Pennsylvania and :
(2) the Abandonment of Portions of its Water :
Service Territory in Hazle Township, Luzerne :
County, Pennsylvania and East Union :
Township, Schuylkill County, Pennsylvania :

CERTIFICATE OF SERVICE

I hereby certify that I have this 23rd day of March, 2026 filed electronically on the Commission's electronic filing system and served a true copy of the foregoing Prehearing Memorandum of Lisa Logan upon the parties listed below and, in the manner, described below in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party).

Service Via E-mail and First-Class Mail

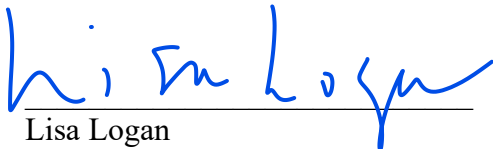
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Respectfully submitted,



Lisa Logan

Pro Se Protestant

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Township, Schuylkill County, Pennsylvania :

**PREHEARING MEMORANDUM OF
LISA LOGAN, PRO SE PROTESTANT**

Pursuant to the Prehearing Conference Order issue on February 25, 2026 in the above-referenced proceeding by Administrative Law Judges (ALJs) Emily A. Farren and Steven K. Haas of the Office of Administrative Law Judge (OALD) of the Pennsylvania Public Utility Commission (Commission), 66 Pa.C.S. § 333 and the Commission’s regulations of 52 PA. Code §§ 5.221-5.224 , I, Lisa Logan, submit the following Prehearing Memorandum in the above-captioned proceeding:

I. INTRODUCTION

I, Protestant Lisa Logan, submit this Prehearing Memorandum in accordance with the Prehearing Conference Order and Interim Orders issued in this matter. This Memorandum addresses the Amended Application filed March 19, 2026, in which CAN DO, Inc. seeks Commission approval to expand its certificated water service territory by approximately 1,245.5 acres, to provide service to a proposed data center project, and to abandon service in portions of Hazle Township and East Union Township.

The Amended Application is filed against the backdrop of ongoing municipal land-use litigation. On November 14, 2025, the Hazle Township Board of Supervisors denied land-use approval for the underlying NP Hazleton data center project. The developer filed

an appeal on December 12, 2025, and that appeal remains pending. As a result, the project lacks lawful authority to be constructed under the Pennsylvania Municipalities Planning Code (“MPC”), and its viability is presently unresolved.

I, Lisa Logan, Protestant also submit Exhibit A, a CAN DO service-area map dated December 23, 2025. The map’s date - more than a month after Hazle Township’s denial - raises concerns regarding the accuracy, reliability, and completeness of the mapping relied upon in the Amended Application.

For the reasons set forth herein, I, Lisa Logan assert that the Amended Application is procedurally and substantively defective, fails to demonstrate the affirmative public benefits required under *City of York v. Pa. PUC*, 449 Pa. 136, 295 A.2d 825 (1972), and cannot be granted while the underlying project remains in active land-use litigation.

Additionally, I am a resident of Sugarloaf Township whose property relies on a private groundwater well. I have a direct, immediate, and substantial interest under 52 Pa. Code § 5.51, because the Application proposes:

- A 12-inch ductile iron main extension toward hydrologically connected areas;
- Increased withdrawals from a system already experiencing peak daily send-out above its permitted capacity;
- A reconfiguration of service territory that affects regional water availability and future service options.

My interests satisfy Pennsylvania’s standing requirements under *William Penn Parking Garage v. City of Pittsburgh*, 346 A.2d 269 (Pa. 1975), which requires a direct, immediate, and substantial interest. Under 52 Pa. Code § 5.51, a protestant may intervene where such an interest exists. Because I rely on a private groundwater well within the affected watershed, the proposed expansion presents a credible, non-speculative risk to recharge, yield, and water quality. Further, *Markham v. Wolf*, 136 A.3d 134 (Pa. 2016), confirms that standing is not limited to economic harm; *Fumo v. City of Philadelphia*, 972 A.2d 487 (Pa. 2009), recognizes citizen standing in matters of public trust; and *Robinson Township v. Commonwealth*, 83 A.3d 901 (Pa. 2013), affirms individual rights under Article I, Section 27 to protect clean water and ecological integrity.

II. PROCEDURAL HISTORY

On January 13, 2026, CAN DO filed an application with the Pennsylvania Public Utility Commission (Commission), pursuant to Section 1102(a) of the Public Utility Code (Code), 66 Pa.C.S. § 1102(a), for approval of (1) the right to offer, render, furnish or supply water service to the public in an additional portion of Hazle Township, together with portions of Sugarloaf Township and West Hazleton Borough, Luzerne County, Pennsylvania and (2) abandonment of portions of its water service territory in Hazle

Township, Luzerne County, Pennsylvania and East Union Township, Schuylkill County, Pennsylvania. Notice of the application was published in the January 31, 2026 edition of the Pennsylvania Bulletin, 56 Pa.B. 737. The notice specified a protest deadline of February 16, 2026. On February 13, 2026, I, Lisa Logan filed a protest in opposition to the application. On February 25, 2026, the Commission issued an initial telephonic prehearing conference notice to alert the parties that a prehearing conference would be held on March 25, 2026. Also on February 25, 2026, Administrative Law Judges (ALJs) Emily A. Farren and Steven K. Haas issued a prehearing order. On March 5, 2026, CAN DO filed a preliminary objection to my Protest. A notice to plead accompanied the preliminary objection. On March 9, 2026, I, Lisa Logan filed an answer to CAN DO's preliminary objection. On March 19, 2026, CAN DO filed an Amended Application in this proceeding. On March 20, 2026, CAN DO requested a continuance of the March 25, 2026 Prehearing Conference; that request was denied by Interim Order by the ALJs issued the same day. The ALJs directed all parties to submit prehearing memoranda in advance of the conference. CAN DO has also filed multiple Preliminary Objections, to which I, Lisa Logan as Protestant filed a timely Answer.

III. SERVICE

All service may be made to:

Lisa Logan, Pro Se Protestant
293 Tomhicken Road
Sugarloaf, PA 18249
Lisalogan2662@gmail.com | 727.247.3036

IV. DISCOVERY

As a pro se protestant, I will participate in discovery consistent with the Commission's rules at 52 Pa. Code §§ 5.321–5.372. I reserve the right to object to discovery requests that are unduly burdensome or outside the scope of this proceeding.

V. PROPOSED SCHEDULE

Because Hazle Township Board of Supervisors denied land-use approval on November 14, 2025, and that denial is now in active litigation, the applicant lacks lawful authority to proceed with development. Under Section 915.1 of the Pennsylvania Municipalities Planning Code (MPC), a municipal denial remains fully effective unless and until reversed by a court. Pennsylvania law further prohibits state agencies from approving or advancing projects that conflict with unresolved municipal land-use determinations. *El Rancho Grande, Inc. v. Pa. PUC*, 496 A.2d 86 (Pa. Commonwealth 1985), and *South Coventry Township v. Pa. PUC*, 504 A.2d 368 (Pa. Commonwealth 1986), hold that the

Commission may not authorize utility facilities or expansions that are inconsistent with pending or unresolved local land-use decisions.

Accordingly, the schedule must allow sufficient time for the land-use litigation to progress and must not enable premature construction or service expansion. I reserve the right to comment on proposed modifications at the Prehearing Conference.

Event	Lisa Logan, Pro Se Protestant Proposed Dates
Prehearing Conference	March 25, 2026
Direct Testimony of Applicant	May 24, 2026
Direct Testimony of Other Parties	June 24, 2026
Applicant Rebuttal Testimony	July 24, 2026
Other Parties' Rebuttal Testimony	August 13, 2026
Surrebuttal Testimony	August 27, 2026
Written Rejoinder (All Parties)	September 4, 2026
Evidentiary Hearings	Week of September 14, 2026
Main Briefs (30 Days After Receipt of Hearing Transcript)	TBD
Reply Briefs (20 Days After Main Brief)	TBD

VI. WITNESSES

I intend to testify on my own behalf. My testimony will address:

- Hydrologic impacts on private wells;
- System capacity concerns based on CAN DO's own filings;
- Environmental and land-use inconsistencies;
- Procedural deficiencies in the Application;
- Public interest considerations under 66 Pa. C.S. §§ 1102 and 1103.

I, Lisa Logan, specifically reserve the right to call additional witnesses, as necessary. As soon as I, Lisa Logan, determine whether an additional witness or witnesses will be necessary for any portion of the case, all parties of record will be notified.

VII. ISSUES AND EVIDENCE

I intend to address the following issues, grounded in Pennsylvania law and the contents of CAN DO's Application:

1. Whether the Application Is Fatally Defective Due to Lack of Municipal Land-Use Approval.
 - Hazle Township Board of Supervisors denied land-use approval on November 14, 2025 and the developer filed an appeal on December 12,

2025. The project is therefore the subject of active litigation, and no final land-use approval exists. Under the Pennsylvania Municipalities Planning Code (MPC) § 915.1, the denial remains fully effective unless reversed by a court. Under *El Rancho Grande, Inc. v. Pa. PUC*, 922 A.2d 996 (Pa. Commonwealth 2007) and *South Coventry Twp. v. Pa. PUC*, 504 A.2d 368 (Pa. Commonwealth 1986) the Commission may not authorize utility facilities or expansions that conflict with unresolved municipal land-use determinations.

- The Application does not disclose this denial, does not acknowledge the pending appeal, and does not provide any evidence of lawful authority to construct or operate the proposed facility.
2. Whether the Application should be denied or held in abeyance pending resolution of the land-use litigation.
 - Because the underlying project is in active litigation, and because the Application relies on a map dated after the municipal denial, the Commission must determine whether it is appropriate to proceed or whether the Application should be denied or held in abeyance until the land-use appeal is resolved.
 3. Whether the Proposed Service Territory Expansion Is Overbroad and Unsupported by Record Evidence.
 - Exhibit A (the CAN DO “Humbolt Industrial Park Water Service Territory Expansion” Drawing S-2 Sheet 2 of 4) shows a proposed expansion of approximately 1,245.5 acres, spanning Hazle Township, Sugarloaf Township, and East Union Township. The Application claims the expansion is needed to serve a single customer (NorthPoint Hazleton Holdings 1, LLC) requiring approximately 30,000 gallons per day (gpd) of domestic water. The scale of the requested territory is disproportionate to the stated need and includes dozens of parcels unrelated to the NorthPoint Hazelnut project.
 - The Commission must determine whether such a sweeping expansion satisfies the City of York requirement of demonstrating affirmative, substantial public benefits. Under *City of York v. Pa. PUC*, 449 Pa. 136, 295 A.2d 825 (1972), the applicant bears the burden of proving that the proposed expansion will affirmatively promote the service, convenience, accommodation, or safety of the public in a substantial way. CAN DO has not met this burden as private economic development is not a public benefit.
 4. Whether the Application Contains Material Errors and Misrepresentations Concerning Mapping and Source Documents.

- Exhibit A (the CAN DO “Humbolt Industrial Park Water Service Territory Expansion” Drawing S-2 Sheet 2 of 4) Map and Document Reference #7 states “Project Hazelnut – Preliminary/Final major subdivision as prepared by Vincent J. Stranch, P.L.S. last revised September 4, 2025. Currently under review by Hazle Township officials.” However, the map used in Exhibit A is dated December 23, 2025 and according to the Survey Note “This plan does not represent an actual field survey. Linework was derived from various recorded and unrecorded maps outlined in the “Map & Document References” section below to generate this plan.”
- The commission must determine whether the Application relies on incorrect or misleading mapping information.

5. Whether CAN DO has demonstrated technical and legal fitness to serve the expanded territory.

- The Application claims CAN DO is permitted for 978,000 gpd and may purchase up to 500,000 gpd, and additional 350,000 gpd recycled water demand yet reports a 2024 peak demand of 1,062,982 gpd. No hydraulic modeling, drought-year analysis, or DEP permit modification is provided. The Application also asserts that no other entity is authorized to serve the area, despite the presence of Hazleton City Authority, Aqua Pennsylvania, and existing private wells.
- The Commission must determine whether CAN DO has met its burden under 66 Pa. C.S. § 1103(a) to demonstrate technical, legal, and financial fitness.

6. Whether the proposed 12-inch main extension may adversely affect private wells.

- The extension alters pressure zones and flow direction.
- Hydrologic impact is a recognized basis for standing.

7. Whether the proposed abandonment is supported by evidence.

- CAN DO has not demonstrated that abandonment will not harm future service options or emergency interconnections.
- CAN DO provides no affidavits from affected property owners, municipal resolutions, transition plans, or evidence that no customer will be deprived of potable water.
- The Commission must determine whether the abandonment request satisfies 66 Pa. C.S. § 1102(a)(2).

7. Whether expedited treatment is appropriate.

- Expedited treatment is requested solely to meet a private developer’s construction timeline.
- Expedited review is improper where the record is incomplete.

VIII. PUBLIC INPUT HEARINGS

Given the significant public interest in water availability, private wells, and industrial development in the Humbolt Industrial Park and the surrounding region, I request that the Commission hold public input hearings in the affected area.

IX. SETTLEMENT

I am willing to participate in settlement discussions at the appropriate time.

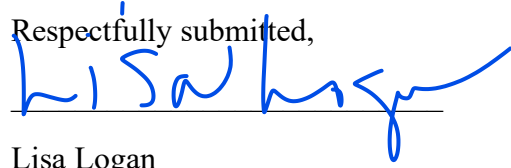
X. RELIEF REQUESTED

I respectfully request that the Commission:

1. **Deny the Amended Application in its entirety.** The Application is fatally defective due to the absence of municipal land-use approval, the existence of active litigation concerning the underlying project, the overbroad and unsupported request for a 1,245.5-acre service-territory expansion, and the reliance on incorrect and misleading mapping information, including the erroneous Map & Document Reference #7 and the use of a map dated December 23, 2025—after Hazle Township’s land-use denial.
2. **In the alternative, hold the proceeding in abeyance.** If the Commission does not deny the Application outright, I, Lisa Logan as Protestant request that the matter be held in abeyance pending final judicial resolution of the land-use appeal filed on December 12, 2025. Proceeding while the project lacks lawful authority to be constructed would conflict with the Municipalities Planning Code and controlling PUC precedent.
3. **Reject or strike any portion of the Application that relies on inaccurate or misleading mapping.** Exhibit A demonstrates that the mapping used by CAN DO contains material errors, including incorrect source references and boundaries that do not correspond to the stated purpose of serving a single customer. I, Lisa Logan as Protestant request that the Commission strike or disregard any testimony or evidence relying on these defective materials.
4. **Require CAN DO to produce corrected mapping and documentation.** If the Application proceeds, I, Lisa Logan Protestant request that CAN DO be required to submit corrected, verified mapping that accurately reflects parcel boundaries, municipal jurisdictions, and the status of land-use approvals.
5. **Require CAN DO to demonstrate technical, legal, and financial fitness.** I, Lisa Logan Protestant request that the Commission require CAN DO to provide

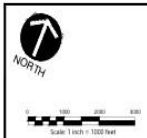
hydraulic modeling, drought-year capacity analysis, DEP permitting documentation, and evidence of coordination with other utilities serving the area.
6. Grant any further relief the Commission deems just and proper.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Lisa Logan", is written over a horizontal line. The signature is stylized and cursive.

Lisa Logan
Pro Se Protestant

EXHIBIT A
HUMBOLDT INDUSTRIAL PARK
WATER SERVICE TERRITORY
EXPANSION
ADDITIONAL SERVICE TERRITORY MAP
S-2
SHEET 2 OF 4



MAP LEGEND

- 10' (2.134) METRIC SERVICE WATER MAIN
- 12" (30.48) WATER MAIN
- 18" (45.72) WATER MAIN
- 24" (60.96) WATER MAIN
- 30" (76.20) WATER MAIN
- 36" (91.44) WATER MAIN
- 42" (106.68) WATER MAIN
- 48" (121.92) WATER MAIN
- 54" (137.16) WATER MAIN
- 60" (152.40) WATER MAIN
- 66" (167.64) WATER MAIN
- 72" (182.88) WATER MAIN
- 78" (198.12) WATER MAIN
- 84" (213.36) WATER MAIN
- 90" (228.60) WATER MAIN
- 96" (243.84) WATER MAIN
- 102" (259.08) WATER MAIN
- 108" (274.32) WATER MAIN
- 114" (289.56) WATER MAIN
- 120" (304.80) WATER MAIN
- 126" (319.98) WATER MAIN
- 132" (335.16) WATER MAIN
- 138" (350.34) WATER MAIN
- 144" (365.52) WATER MAIN
- 150" (380.70) WATER MAIN
- 156" (395.88) WATER MAIN
- 162" (411.06) WATER MAIN
- 168" (426.24) WATER MAIN
- 174" (441.42) WATER MAIN
- 180" (456.60) WATER MAIN
- 186" (471.78) WATER MAIN
- 192" (486.96) WATER MAIN
- 198" (502.14) WATER MAIN
- 204" (517.32) WATER MAIN
- 210" (532.50) WATER MAIN
- 216" (547.68) WATER MAIN
- 222" (562.86) WATER MAIN
- 228" (578.04) WATER MAIN
- 234" (593.22) WATER MAIN
- 240" (608.40) WATER MAIN
- 246" (623.58) WATER MAIN
- 252" (638.76) WATER MAIN
- 258" (653.94) WATER MAIN
- 264" (669.12) WATER MAIN
- 270" (684.30) WATER MAIN
- 276" (699.48) WATER MAIN
- 282" (714.66) WATER MAIN
- 288" (729.84) WATER MAIN
- 294" (745.02) WATER MAIN
- 300" (760.20) WATER MAIN
- 306" (775.38) WATER MAIN
- 312" (790.56) WATER MAIN
- 318" (805.74) WATER MAIN
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- 438" (1109.34) WATER MAIN
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- 456" (1154.88) WATER MAIN
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- 486" (1230.78) WATER MAIN
- 492" (1245.96) WATER MAIN
- 498" (1261.14) WATER MAIN
- 504" (1276.32) WATER MAIN
- 510" (1291.50) WATER MAIN
- 516" (1306.68) WATER MAIN
- 522" (1321.86) WATER MAIN
- 528" (1337.04) WATER MAIN
- 534" (1352.22) WATER MAIN
- 540" (1367.40) WATER MAIN
- 546" (1382.58) WATER MAIN
- 552" (1397.76) WATER MAIN
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- 564" (1428.12) WATER MAIN
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- 714" (1807.62) WATER MAIN
- 720" (1822.80) WATER MAIN
- 726" (1837.98) WATER MAIN
- 732" (1853.16) WATER MAIN
- 738" (1868.34) WATER MAIN
- 744" (1883.52) WATER MAIN
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- 1158" (2930.94) WATER MAIN
- 1164" (2946.12) WATER MAIN
- 1170" (2961.30) WATER MAIN
- 1176" (2976.48) WATER MAIN
- 1182" (2991.66) WATER MAIN
- 1188" (3006.84) WATER MAIN
- 1194" (3022.02) WATER MAIN
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- 1206" (3052.38) WATER MAIN
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- 1320" (3340.80) WATER MAIN
- 1326" (3355.98) WATER MAIN
- 1332" (3371.16) WATER MAIN
- 1338" (3386.34) WATER MAIN
- 1344" (3401.52) WATER MAIN
- 1350" (3416.70) WATER MAIN
- 1356" (3431.88) WATER MAIN
- 1362" (3447.06) WATER MAIN
- 1368" (3462.24) WATER MAIN
- 1374" (3477.42) WATER MAIN
- 1380" (3492.60) WATER MAIN
- 1386" (3507.78) WATER MAIN
- 1392" (3522.96) WATER MAIN
- 1398" (3538.14) WATER MAIN
- 1404" (3553.32) WATER MAIN
- 1410" (3568.50) WATER MAIN
- 1416" (3583.68) WATER MAIN
- 1422" (3598.86) WATER MAIN
- 1428" (3614.04) WATER MAIN
- 1434" (3629.22) WATER MAIN
- 1440" (3644.40) WATER MAIN
- 1446" (3659.58) WATER MAIN
- 1452" (3674.76) WATER MAIN
- 1458" (3689.94) WATER MAIN
- 1464" (3705.12) WATER MAIN
- 1470" (3720.30) WATER MAIN
- 1476" (3735.48) WATER MAIN
- 1482" (3750.66) WATER MAIN
- 1488" (3765.84) WATER MAIN
- 1494" (3781.02) WATER MAIN
- 1500" (3796.20) WATER MAIN
- 1506" (3811.38) WATER MAIN
- 1512" (3826.56) WATER MAIN
- 1518" (3841.74) WATER MAIN
- 1524" (3856.92) WATER MAIN
- 1530" (3872.10) WATER MAIN
- 1536" (3887.28) WATER MAIN
- 1542" (3902.46) WATER MAIN
- 1548" (3917.64) WATER MAIN
- 1554" (3932.82) WATER MAIN
- 1560" (3948.00) WATER MAIN
- 1566" (3963.18) WATER MAIN
- 1572" (3978.36) WATER MAIN
- 1578" (3993.54) WATER MAIN
- 1584" (4008.72) WATER MAIN
- 1590" (4023.90) WATER MAIN
- 1596" (4039.08) WATER MAIN
- 1602" (4054.26) WATER MAIN
- 1608" (4069.44) WATER MAIN
- 1614" (4084.62) WATER MAIN
- 1620" (4099.80) WATER MAIN
- 1626" (4114.98) WATER MAIN
- 1632" (4130.16) WATER MAIN
- 1638" (4145.34) WATER MAIN
- 1644" (4160.52) WATER MAIN
- 1650" (4175.70) WATER MAIN
- 1656" (4190.88) WATER MAIN
- 1662" (4206.06) WATER MAIN
- 1668" (4221.24) WATER MAIN
- 1674" (4236.42) WATER MAIN
- 1680" (4251.60) WATER MAIN
- 1686" (4266.78) WATER MAIN
- 1692" (4281.96) WATER MAIN
- 1698" (4297.14) WATER MAIN
- 1704" (4312.32) WATER MAIN
- 1710" (4327.50) WATER MAIN
- 1716" (4342.68) WATER MAIN
- 1722" (4357.86) WATER MAIN
- 1728" (4373.04) WATER MAIN
- 1734" (4388.22) WATER MAIN
- 1740" (4403.40) WATER MAIN
- 1746" (4418.58) WATER MAIN
- 1752" (4433.76) WATER MAIN
- 1758" (4448.94) WATER MAIN
- 1764" (4464.12) WATER MAIN
- 1770" (4479.30) WATER MAIN
- 1776" (4494.48) WATER MAIN
- 1782" (4509.66) WATER MAIN
- 1788" (4524.84) WATER MAIN
- 1794" (4540.02) WATER MAIN
- 1800" (4555.20) WATER MAIN
- 1806" (4570.38) WATER MAIN
- 1812" (4585.56) WATER MAIN
- 1818" (4600.74) WATER MAIN
- 1824" (4615.92) WATER MAIN
- 1830" (4631.10) WATER MAIN
- 1836" (4646.28) WATER MAIN
- 1842" (4661.46) WATER MAIN
- 1848" (4676.64) WATER MAIN
- 1854" (4691.82) WATER MAIN
- 1860" (4707.00) WATER MAIN
- 1866" (4722.18) WATER MAIN
- 1872" (4737.36) WATER MAIN
- 1878" (4752.54) WATER MAIN
- 1884" (4767.72) WATER MAIN
- 1890" (4782.90) WATER MAIN
- 1896" (4798.08) WATER MAIN
- 1902" (4813.26) WATER MAIN
- 1908" (4828.44) WATER MAIN
- 1914" (4843.62) WATER MAIN
- 1920" (4858.80) WATER MAIN
- 1926" (4873.98) WATER MAIN
- 1932" (4889.16) WATER MAIN
- 1938" (4904.34) WATER MAIN
- 1944" (4919.52) WATER MAIN
- 1950" (4934.70) WATER MAIN
- 1956" (4949.88) WATER MAIN
- 1962" (4965.06) WATER MAIN
- 1968" (4980.24) WATER MAIN
- 1974" (4995.42) WATER MAIN
- 1980" (5010.60) WATER MAIN
- 1986" (5025.78) WATER MAIN
- 1992" (5040.96) WATER MAIN
- 1998" (5056.14) WATER MAIN
- 2004" (5071.32) WATER MAIN
- 2010" (5086.50) WATER MAIN
- 2016" (5101.68) WATER MAIN
- 2022" (5116.86) WATER MAIN
- 2028" (5132.04) WATER MAIN
- 2034" (5147.22) WATER MAIN
- 2040" (5162.40) WATER MAIN
- 2046" (5177.58) WATER MAIN
- 2052" (5192.76) WATER MAIN
- 2058" (5207.94) WATER MAIN
- 2064" (5223.12) WATER MAIN
- 2070" (5238.30) WATER MAIN
- 2076" (5253.48) WATER MAIN
- 2082" (5268.66) WATER MAIN
- 2088" (5283.84) WATER MAIN
- 2094" (5299.02) WATER MAIN
- 2100" (5314.20) WATER MAIN
- 2106" (5329.38) WATER MAIN
- 2112" (5344.56) WATER MAIN
- 2118" (5359.74) WATER MAIN
- 2124" (5374.92) WATER MAIN
- 2130" (5390.10) WATER MAIN
- 2136" (5405.28) WATER MAIN
- 2142" (5420.46) WATER MAIN
- 2148" (5435.64) WATER MAIN
- 2154" (5450.82) WATER MAIN
- 2160" (5466.00) WATER MAIN
- 2166" (5481.18) WATER MAIN
- 2172" (5496.36) WATER MAIN
- 2178" (5511.54) WATER MAIN
- 2184" (5526.72) WATER MAIN
- 2190" (5541.90) WATER MAIN
- 2196" (5557.08) WATER MAIN
- 2202" (5572.26) WATER MAIN
- 2208" (5587.44) WATER MAIN
- 2214" (5602.62) WATER MAIN
- 2220" (5617.80) WATER MAIN
- 2226" (5632.98) WATER MAIN
- 2232" (5648.16) WATER MAIN
- 2238" (5663.34) WATER MAIN
- 2244" (5678.52) WATER MAIN
- 2250" (5693.70) WATER MAIN
- 2256" (5708.88) WATER MAIN
- 2262" (5724.06) WATER MAIN
- 2268" (5739.24) WATER MAIN
- 2274" (5754.42) WATER MAIN
- 2280" (5769.60) WATER MAIN
- 2286" (5784.78) WATER MAIN
- 2292" (5800.00) WATER MAIN
- 2298" (5815.22) WATER MAIN
- 2304" (5830.44) WATER MAIN
- 2310" (5845.66) WATER MAIN
- 2316" (5860.88) WATER MAIN
- 2322" (5876.10) WATER MAIN
- 2328" (5891.32) WATER MAIN
- 2334" (5906.54) WATER MAIN
- 2340" (5921.76) WATER MAIN
- 2346" (5936.98) WATER MAIN
- 2352" (5952.20) WATER MAIN
- 2358" (5967.42) WATER MAIN
- 2364" (5982.64) WATER MAIN
- 2370" (5997.86) WATER MAIN
- 2376" (6013.08) WATER MAIN
- 2382" (6028.30) WATER MAIN
- 2388" (6043.52) WATER MAIN
- 2394" (6058.74) WATER MAIN
- 2400" (6073.96) WATER MAIN
- 2406" (6089.18) WATER MAIN
- 2412" (6104.40) WATER MAIN
- 2418" (6119.62) WATER MAIN
- 2424" (6134.84) WATER MAIN
- 2430" (6150.06) WATER MAIN
- 2436" (6165.28) WATER MAIN
- 2442" (6180.50) WATER MAIN
- 2448" (6195.72) WATER MAIN
- 2454" (6210.94) WATER MAIN
- 2460" (6226.16) WATER MAIN
- 2466" (6241.38) WATER MAIN
- 2472" (6256.60) WATER MAIN
- 2478" (6271.82) WATER MAIN
- 2484" (6287.04) WATER MAIN
- 2490" (6302.26) WATER MAIN
- 2496" (6317.48) WATER MAIN
- 2502" (6332.70) WATER MAIN
- 2508" (6347.92) WATER MAIN
- 2514" (6363.14) WATER MAIN
- 2520" (6378.36) WATER MAIN
- 2526" (6393.58) WATER MAIN
- 2532" (6408.80) WATER MAIN
- 2538" (6424.02) WATER MAIN
- 2544" (6439.24) WATER MAIN
- 2550" (6454.46) WATER MAIN
- 2556" (6469.68) WATER MAIN
- 2562" (6484.90) WATER MAIN
- 2568" (6500.12) WATER MAIN
- 2574" (6515.34) WATER MAIN
- 2580" (6530.56) WATER MAIN
- 2586" (6545.78) WATER MAIN
- 2592" (6561.00) WATER MAIN
- 2598" (6576.22) WATER MAIN
- 2604" (6591.44) WATER MAIN
- 2610" (6606.66) WATER MAIN
- 2616" (6621.88) WATER MAIN
- 2622" (6637.10) WATER MAIN
- 2628" (6652.32) WATER MAIN
- 2634" (6667.54) WATER MAIN
- 2640" (6682.76) WATER MAIN
- 2646" (6697.98) WATER MAIN
- 2652" (6713.20) WATER MAIN
- 2658" (6728.42) WATER MAIN
- 2664" (6743.64) WATER MAIN
- 2670" (6758.86) WATER MAIN
- 2676" (6774.08) WATER MAIN
- 2682" (6789.30) WATER MAIN
- 2688" (6804.52) WATER MAIN
- 2694" (6819.74) WATER MAIN
- 2700" (6834.96) WATER MAIN
- 2706" (6850.18) WATER MAIN
- 2712" (6865.40) WATER MAIN
- 2718" (6880.62) WATER MAIN
- 2724" (6895.84) WATER MAIN
- 2730" (6911.06) WATER MAIN
- 2736" (6926.28) WATER MAIN
- 2742" (6941.50) WATER MAIN
- 2748" (6956.72) WATER MAIN
- 2754" (6971.94) WATER MAIN
- 2760" (6987.16) WATER MAIN
- 2766" (7002.38) WATER MAIN
- 2772" (7017.60) WATER MAIN
- 2778" (7032.82) WATER MAIN
- 2784" (7048.04) WATER MAIN
- 2790" (7063.26) WATER MAIN
- 2796" (7078.48) WATER MAIN
- 2802" (7093.70) WATER MAIN
- 2808" (7108.92) WATER MAIN
- 2814" (7124.14) WATER MAIN
- 2820" (7139.36) WATER MAIN
- 2826" (7154.58) WATER MAIN
- 2832" (7169.80) WATER MAIN
- 2838" (7185.02) WATER MAIN
- 2844" (7200.24) WATER MAIN
- 2850" (7215.46) WATER MAIN
- 2856" (7230.68) WATER MAIN
- 2862" (7245.90) WATER MAIN
- 2868" (7261.12) WATER MAIN
- 2874" (7276.34) WATER MAIN
- 2880" (7291.56) WATER MAIN
- 2886" (7306.78) WATER MAIN
- 2892" (7322.00) WATER MAIN
- 2898" (7337.22) WATER MAIN
- 2904" (7352.44) WATER MAIN
- 2910" (7367.66) WATER MAIN
- 2916" (7382.88) WATER MAIN
- 2922" (7398.10) WATER MAIN
- 2928" (7413.32) WATER MAIN
- 2934" (7428.54) WATER MAIN
- 2940" (7443.76) WATER MAIN
- 2946" (7458.98) WATER MAIN
- 2952" (7474.20) WATER MAIN
- 2958" (7489.42) WATER MAIN
- 2964" (7504.64) WATER MAIN
- 2970" (7519.86) WATER MAIN
- 2976" (7535.08) WATER MAIN
- 2982" (7550.30) WATER MAIN
- 2988" (7565.52) WATER MAIN
- 2994" (7580.74) WATER MAIN
- 3000" (7595.96) WATER MAIN

ADDITIONAL SERVICE AREA
approx. 1.145 acres

- PERMITS/ORDS INCORPORATED IN SERVICE AREA**
- 1. 10' (2.134) METRIC SERVICE WATER MAIN
 - 2. 12" (30.48) WATER MAIN
 - 3. 18" (45.72) WATER MAIN
 - 4. 24" (60.96) WATER MAIN
 - 5. 30" (76.20) WATER MAIN
 - 6. 36" (91.44) WATER MAIN
 - 7. 42" (106.68) WATER MAIN
 - 8. 48" (121.92) WATER MAIN
 - 9. 54" (137.16) WATER MAIN
 - 10. 60" (152.40) WATER MAIN
 - 11. 66" (167.64) WATER MAIN
 - 12. 72" (182.88) WATER MAIN
 - 13. 78" (198.12) WATER MAIN
 - 14. 84" (213.36) WATER MAIN
 - 15. 90" (228.60) WATER MAIN
 - 16. 96" (243.84) WATER MAIN
 - 17. 102" (259.08) WATER MAIN
 - 18.