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May 22, 2026

VIA FIRST CLASS MAIL

Mr. Matthew Homsher
Secretary of the Commission
Pennsylvania Public Utility Commission
400 North Street
Harrisburg, PA 17120

Re: Pennsylvania PUC, Bureau of Investigation and Enforcement v. Conneaut Lake Park
Water Corporation, Inc.
Docket Nos. P-2024-3051855 and I-2024-3051857

Dear Mr. Homsher:

We are filing today the testimony presented by Conneaut Lake Park Water Corporation ("Company") in the above referenced case. Within the testimony are two exhibits that we believe qualify as Confidential Security Information.

The first being in the Direct Testimony of Steven R. Halmi, P.E., who introduced Respondent's Exhibit D, which is the Engineering Evaluation Report of Steven Halmi ("Report"). Specifically, the Company claims CSI over Exhibits 1, 2, and 4 attached to the Report that could be viewed as showing the locations or revealing the location data for community drinking water wells.

In addition, there are two exhibits within Respondent's Exhibit D, Exhibits 5A and 5B, that contain customer information connected to customer addresses. The Company claims confidentiality as to these names associated with the addresses and has redacted those names as well, which also will be sent unredacted in that sealed envelope with the CSI.

The Company is submitting the testimony of Mr. Halmi with those portions of the Report redacted and will submit, under separate hard cover in a sealed envelope, the unredacted CSI portions of the Report to the Commission.

The second in the Rebuttal Testimony of Jaelyn McCoy, who introduced Respondent's Exhibit E ("Exhibit") that contains customer information connected to customer addresses which would be exempted from a Right-to-Know request. The Company claims confidentiality as to these names

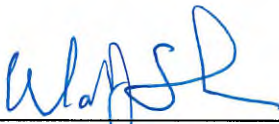
associated with addresses and has redacted those names as well, which also will be sent unredacted in that sealed envelope with the CSI.

The Company is submitting the rebuttal testimony of Jaclyn McCoy with those portions of the Exhibit redacted and will submit, under separate hard cover in a sealed envelope, the unredacted CSI portions of the Exhibit to the commission.

The Report and Exhibits fall within category 52 Pa. Code § 102.3 (b)(2)(ii), as they contain confidential security information and is not subject to the Right-to-Know Law.

Very truly yours,

MacDONALD, ILLIG, JONES & BRITTON LLP

By  _____
Mark J. Shaw

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Enclosures

cc: ALJ Eranda Vero (*via e-mail*)
All parties of record.

CERTIFICATE OF SERVICE

I hereby certify that I have this 22nd day of May, 2026, served a true copy of the foregoing document upon the parties, listed below, by the manner indicated below, and in accordance with the requirements of 52 Pa. Code §1.54 (relating to service by a party):

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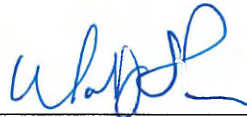
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Respectfully submitted,



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