

ORIGINAL TO COMMISSION

Apr. 17 W-1221

Well No.

(on preliminary report)

State of New York
 Department of Conservation
 Division of Water Power and Control

COMPLETION REPORT—LONG ISLAND WELL

Ground Surf., El. ft. above sea

LOG

Owner

Address

Location of well.....

Depth below surface..... 142' 9" feet

Depth to water: Ground water..... 24' 6" ft.; Finished well..... 15' 6" ft.

CASINGS:

Diameter..... in. in. in.

Length..... ft. ft. ft.

Sealing PACMAN

Casings removed NONE

SCREENS: Make..... DYNALINE F.Y.E. K.D.P. Openings..... 8.51" x 10.5"

Diameter..... 8" in. in. in.

Length..... 91' 6" ft. ft. ft.

Depth to top from top of casing..... 116' 1" ft.

PUMPING TEST: Date..... 3/18/52 Test or permanent pump? P.E.R.M.

Duration of Test..... days..... 8 1/2 hours

Maximum Discharge..... 200 gallons per minute

Static Level Prior to Test..... 62.3 ft. in. below top of casing

Level during Max. Pumping..... 1.0T ft. NEAR H.E.D. in. below top of casing

Maximum Drawdown..... 1.0T MAX. DRAWN D. ft.

Approx. time of return to normal level after cessation

of pumping..... — hours..... — minutes

PUMP INSTALLED:

Type..... DIALT. Make..... JETTISON PUMPS Model No. 2" D.S. #1

Motive power..... ELECTRIC Make..... MONTGOMERY WARD H.P. 4.0

Capacity..... 110 g.p.m. against } 129 ft. of discharge head

No. bowls or stages..... 4 } 918 ft. of total head

DROP LINE:

Diameter 6" in. in.

Length 60' ft. ft.

SUCTION LINE:

5" in. in.

10' ft. ft.

Use of water..... GROUND WATER PLANT, N.Y.

Work started..... 3/18/52 Completed..... 8-18-52

Date..... 3/18/52 Driller..... C.W.L. DRILLING & CONTRACTING

License No. 13

STATE OF NEW YORK
WATER POWER AND

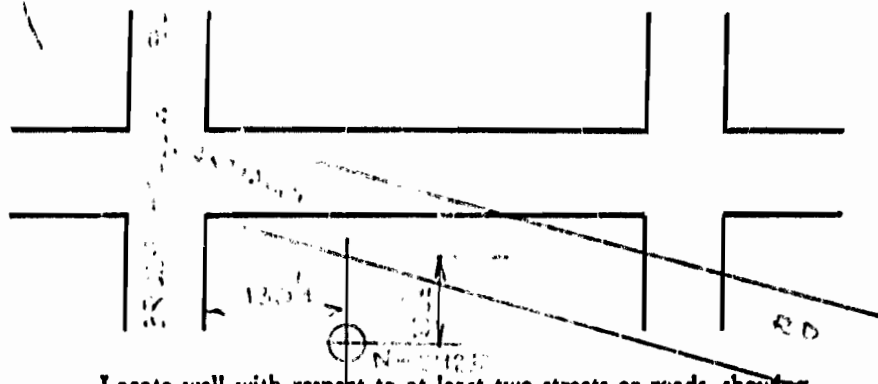
NOTE: Show log of well—materials encountered, with depth below ground surface, water-bearing beds and water levels in each, casings, screens, pump, additional pumping test; and other matters of interest. Describe repair job.

See Instructions as to Well Drillers' Licenses and Reports—pp. 3-7.

AUG 25 1952

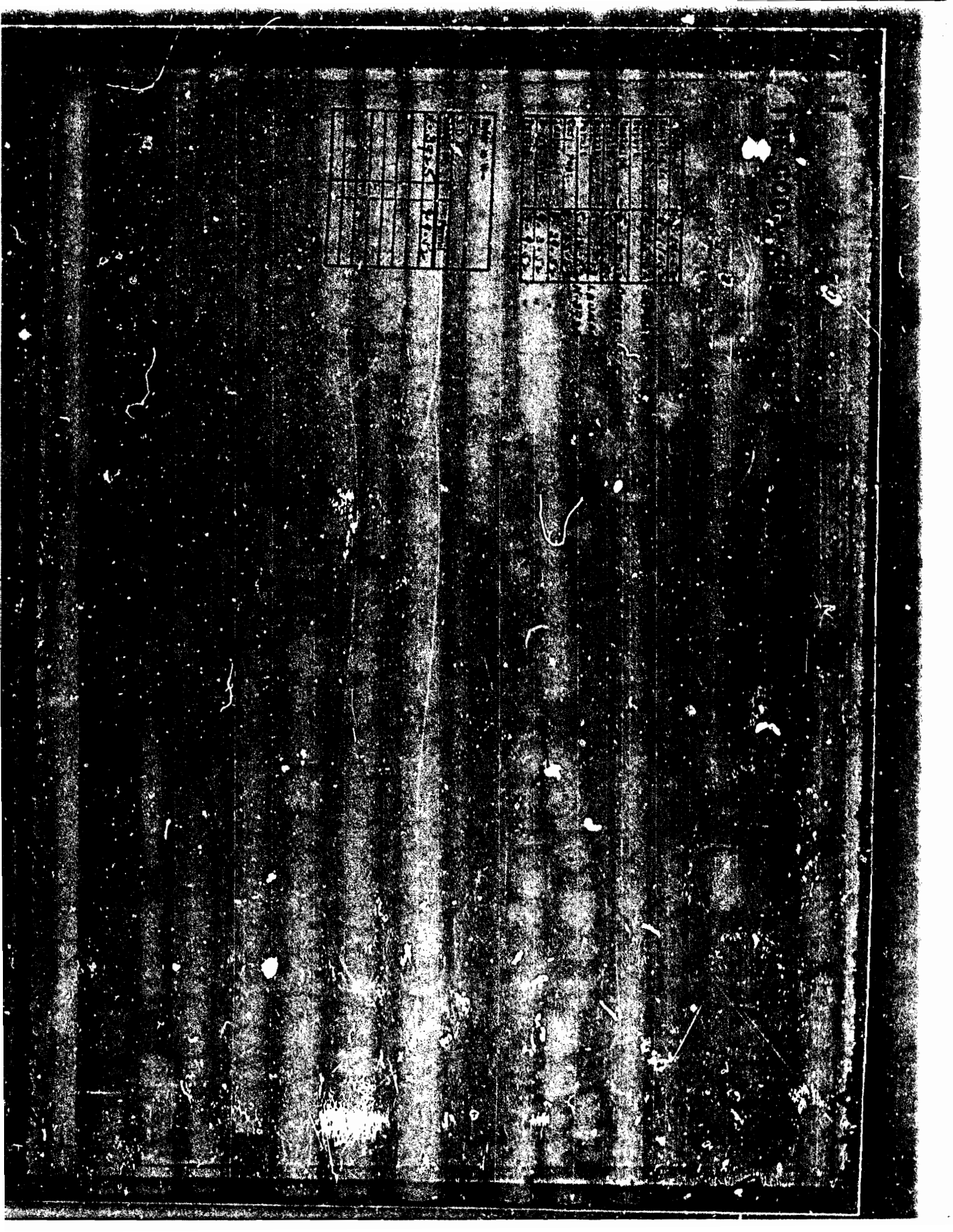
CONTROL COMMISSION
RECEIVED

SKETCH OF LOCATION



Locate well with respect to at least two streets or roads, showing distance from corner and front of lot.

Show North Point



STATE OF NEW YORK
CONSERVATION DEPARTMENT
DIVISION OF WATER POWER AND CONTROL

WATER POWER AND CONTROL COMMISSION

Non-Reservoir Wall Application No. W-1221

THE COCA-COLA BOTTLING CO., OF N.Y., INC.

D. C. SIGN

OFFICIAL RECORD

TO THE DIVISION OF WATER POWER AND CONTROL

5-7-52
CAGE TO
DPL - WIC
SABCO
SDR

State of New York
Department of Conservation
WATER POWER AND CONTROL COMMISSION

Long Island Bell Application No. 61-1221

In the matter of the application

- 102 -

COCA-COLA BOTTLING CO. OF NEW YORK

for a license to operate

at the place of business

at the address of

Long Island City, New York

to manufacture and sell

soft drinks and beer

in the State of New York

and to do all other acts

incident thereto.

APPROVED AND FORWARDED

BY THE COMMISSION

ON BEHALF OF THE STATE

OF NEW YORK

TO THE ATTORNEY GENERAL

FOR APPROVAL

IN ACCORDANCE WITH THE

WATER POWER AND CONTROL

COMMISSION ACT

DOUGLAS M. DAVIS

Commissioner of Conservation

SECTION OF LONG ISLAND
APPROVAL NO. W-1222

PROOF OF DATE

This is an application made under the provisions of Section 521-a of the Conservation Law for approval of a well to be put down in Nassau County.

Petition verified by Edward Lewis, Vice President of The Coca-Cola Bottling Company of New York, Inc., on April 14, 1952 and filed in the office of the Water Power and Control Commission on the same day. Due notice of the hearing was given by publication in *Version* of Garden City and the hearing was held before Arthur H. Johnson, Associate Engineer of the Commission, in the applicant's office at Cantiague and Brush Hollow Roads, in the town of Oyster Bay, on April 25, 1952 at 11 o'clock in the forenoon. Applicant was represented by Walter H. Jory, Architect-Engineer, by power of attorney. No objections were filed and no one appeared in opposition. Harry L. Fraenenthal, Engineer in the Department of Public Works, Nassau County, was present as an observer.

PROJECT

Applicant proposes to sink a well with an 8-inch diameter casing and screen to a total depth of about 125 feet, and to equip it with an electrically operated deep well turbine pump having a rated capacity of 100 gallons a minute. All water after use is to be returned to the ground. Rate of pumping is not to exceed 250 gallons in any one minute nor 35 million gallons in a year.

FINDINGS OF FACT

The Coca-Cola Bottling Company of New York, Inc., is a foreign corporation engaged in the bottling of beverages and is probably constructing an industrial building on the easterly side of Brush Hollow Road and south of Cantiague Road, in the town of Oyster Bay, Nassau County.

2. Applicant proposes to sink a well 132 feet east of Brush Hollow Road and 210 feet south of Cantiague Road. It is to be of standard type with 8-inch casing and screen, about 125 foot deep and equipped with an electrically operated deep well turbine pump of 100 gallons a minute capacity.

3. About 160 gallons per minute of the water will be used for cooling in connection with the refrigeration plant; 80 gallons per minute will be required for washing bottles and similar incidental work.

4. Applicant states that it requires from 78,000 to 240,000 gallons of water daily or about 35 million gallons annually, all of which will be metered.

5. All water used for cooking and drinking purposes will be purchased from the Jericho Water District.

6. Water used for cooking purposes will be returned to the ground in an uncontaminated condition through a recharge basin. Water used for washing will be returned to the ground through a septic tank and leaching field.

7. There are no known wells on the property.

8. The proposed depth of 150 feet will probably place the well screen in the Glacial tiller. In this locality withdrawals from this formation cause extensive and fluctuations in ground water levels are usually the result of differences in precipitation.

9. The closest public water supply well to this site (N-152) is owned by the Village of Old Westbury and is located about a mile to the east.

10. It appears that to approve the above application will prevent added draft on the water supply resources of Jericho Water District and will have no perceptible effect on the ground water levels of Long Island.

CONDITIONS

The Commission finds it to be necessary to protect the interests of the applicant and of the people of the State to impose the following conditions:

A. By authority of its decision and approval applicant is authorized to use water pumped from this well for cooling and washing purposes in the above-described building, but for no other purposes what-

however, this water must be returned, through the recharge basin, leaching field or some other equivalent satisfactory structure, to the same aquifer from which it was pumped.

- (c) No cross-connections to any other source of water supply may be installed or maintained.
- (d) Detailed plans showing each part of this project must have been submitted to and approved by this Commission before work is started on such part. Plans of a recharge basin or other structure will be considered only after the stratification has been revealed by the sinking of the well. The entire project must be fully completed in accordance with approved plans.
- (e) Applicant must install suitable connections to enable the discharge of the pump to be measured. Such fittings and the locations thereof will be specified by the Commission.
- (f) This entire plant and all apparatus connected therewith must at all reasonable hours be open to inspection and test by duly accredited agents of this Commission and of the local water authorities.
- (g) This decision and approval shall not be held to grant exemption from moral restrictions of the use of water for this particular purpose which may at any time be imposed by competent authority.
- (h) Applicant shall install, maintain and operate a satisfactory meter or other device to measure and record the amount of water pumped from this well and shall preserve such records. Said measuring device shall be open to all reasonable hours to inspection or test by duly accredited

representatives of this Commission or of the local water authorities. Records of the pumping shall be made available for inspection or transcription. Applicant shall report the amount of pumping monthly to this Commission.

- H. The total amount of water which applicant may pump from this well shall not exceed 250 gallons in any one minute nor 35 million gallons in a year.
- I. The Commission reserves the right to reconsider this approval on June 1, 1957, or at any later date and, after due notice and hearing, at that time to continue, rescind or modify this decision in such manner as may be found to be just and equitable.
- J. These works shall be completely constructed prior to June 1, 1955, or within such extended time as may have been applied for and granted by the Commission.

STATUTORY DETERMINATION

In view of the above, the Water Power and Control Commission determines and decides that approval of this application as above modified will protect the public health and public welfare in conserving the supply of water to Long Island for domestic consumption.

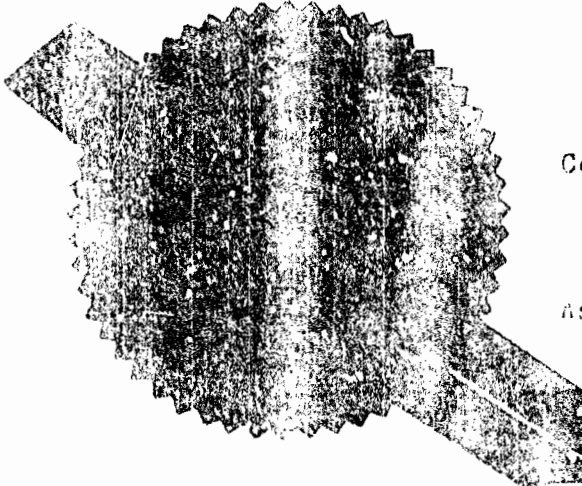
- 5 -

DECISION

WHEREAS, the Water Power and Control Commission does hereby approve the said application, maps and plans of the Coca-Cola Bottling Co. of N. Y., Inc., as thus modified.

IN WITNESS WHEREOF, the Water Power and Control Commission has caused this determination and approval to be signed and has caused its official seal to be affixed hereto and has filed the same with all maps, plans, reports and other papers relating thereto in its office in the city of Albany, this 6th day of May, 1952.

WATER POWER AND CONTROL COMMISSION


John M. Murray
Conservation Commissioner-Chairman

John C. Clark
Assistant to Deputy Superintendent
of Public Works, Alternate

Edward T. Ryan
Assistant Attorney General, Alternate

RECORDED

RECORDED
in the Clerk's Office

110 W

Long Island Office
Department of Public Works
and Harbor
Division of Harbor

FILED

JUN 14 1952

N.Y.

LAUREL AND BERNET
NEW YORK 18, N.Y.
RECEIVED JUN 14 1952

April 11, 1952

William Powers & General Contractors,
90-79 Sutphin Blvd.,
Jamaica, L.I., N.Y.

Attn: Mr. John J.

Dept. of Public Works

We enclose herewith application for approval of the sinking of an
underground wall at the above plant of The Coca-Cola Bottling Co. of N.Y., Inc.

The application consists of:

Petition

Dag. C-1 Rev. 4-26-52

Dag. S-1 dated 4-25-52

Undertaking

The site of this proposed plant is open to you for inspection at your convenience.

The hearing can be held at the Long Island Office, 90-79 Sutphin Blvd., Jamaica 2, New York, N.Y., as the proposed plant is not as yet constructed.

Very truly yours,

Walter Monroe Cory
Walter Monroe Cory &
Associates

4-12-52
W.M.C.



The Coca-Cola Bottling Company

of America, Inc.

1425 East 34th Street - New York City, New York



RECEIVED
DEPARTMENT OF WATER SUPPLY
AND POWER COMMISSION

April 14, 1952

In the Matter

of

the Application of The Coca-Cola Bottling Co. of N.Y., Inc.)
for approval of the utility of a new plant its proposed) Petition
plant at Cantiacue Rd., Brush Hollow Rd., Jericho, Town,)
of Oyster Bay, L.I., N.Y.)

To the Water Power and Control Commission of the State of New York:

The petition of The Coca-Cola Bottling Company of New York, N.Y., Inc.
respectfully shows:

The Coca-Cola Bottling Co. of N.Y., Inc. is a corporation formed under the
laws of the State of Delaware, engaged in the bottling and distribution of Coca-
Cola. The principal office of the corporation is at 425 East 34th St., Borough
of Manhattan, New York City.

Mr. Edward P. Izquierdo, who signs and verifies this petition is the duly elected
and qualified and acting Vice President of said corporation and he signs this
petition and undertake; on behalf of said corporation by virtue of authority vested
in him by resolution duly adopted at a meeting of the Board of Directors of the
said corporation, held on April 12, 1952.

Applicant owns the property and is constructing a beverage bottling and dis-
tribution plant at the above address and requires well water as hereinafter in-
dicated for the industrial offices and their operations. The property is owned by
the applicant and is located on the south side of Cantiacue Rd. at Brush Hollow Rd.
Jericho Water District serves this area, but the water mains supplying the area are
exceptionally low and travel through an extensive farming area before reaching
this site, so that the water available for the applicant's operations is deficient
in quantity or quality, during periods of large demands by the intervening farmer
communities. It is proposed, however, to use this water supply from the Jericho
Water District for the initial building and for sanitary facilities. In addition to this water, however, a minimum of 100 gpm will be required per minute for the
refrigeration plant which is a part of the bottling facility; operation and will further re-
quire 100 gpm for cooling of compressors with the refrigeration plant. In addi-
tion, water is required for cleaning of tanks and similar incidental work. The
total quantity of well water required is 100 gpm. The location, size and probable
height of tanks will be indicated on the attached plan. It is proposed to operate
the plant for approximately 10 hours daily and supply the unit with pressure
water. This plant will not be in operation during the winter season and on
such occasions the water will be used for cooling. It is anticipated that the average
annual consumption will be 100,000 gpm, although the actual use will be not
less than 50,000 gpm.

It is proposed to construct a building on the premises described above, which will contain a bottling plant, and will be used for the manufacture and bottling of water. The building will be approximately 100 feet long by 40 feet wide, and will contain a large tank, which will be used for holding water, and will be connected to the water supply system.

The proposed building will be constructed of brick and stone, and will have a gabled roof. The roof will be covered with shingles, and will be supported by four large columns. The building will be located on the site of the proposed project, and will be connected to the water supply system. The proposed building will be used for the manufacture and bottling of water, and will be connected to the water supply system.

It is proposed to construct a building on the premises described above, which will be used for the manufacture and bottling of water, and will be connected to the water supply system.

Very truly yours,

THE NEW YORK BOTTLING COMPANY
OF NEW YORK, INC.

Frank P. Lewis
Frank P. Lewis, Vice President

Frank P. Lewis,
President,
The New York Bottling Company,
Inc.,
100-102 West 42nd Street,
New York, N.Y.
Frank P. Lewis,
President,
The New York Bottling Company,
Inc.,
100-102 West 42nd Street,
New York, N.Y.

Frank P. Lewis,
President,
The New York Bottling Company,
Inc.,
100-102 West 42nd Street,
New York, N.Y.
Frank P. Lewis,
President,
The New York Bottling Company,
Inc.,
100-102 West 42nd Street,
New York, N.Y.
Frank P. Lewis,
President,
The New York Bottling Company,
Inc.,
100-102 West 42nd Street,
New York, N.Y.

Frank P. Lewis
Frank P. Lewis

Frank P. Lewis,
President,
The New York Bottling Company,
Inc.,
100-102 West 42nd Street,
New York, N.Y.
Frank P. Lewis,
President,
The New York Bottling Company,
Inc.,
100-102 West 42nd Street,
New York, N.Y.

110. V. 1-221



The First - Setting Com

602 2. 111 1988, 234.

450 PARK AVENUE • NEW YORK, N.Y. 10022

1. What are ATTITUDES? - CONCEPT



is a citizen of the State of New York. That The Acetochlor Bottling Company of N.Y., Inc., a corporation duly organized under the laws of the State of Delaware, and having its principal place of business in the City of New York, State of New York, does hereby take, cause to be and do sign-witness George Cory, Architect-Engineer its true and lawful attorney, for it, and in its name, place and stead to appear before the Commissioner and General Corporation at a hearing or hearings to be fixed by said Commissioner on an application pursuant to Section 221-a of the Conservation Law for approval of the rehabilitation of a well at Centiaque Rd. and Brush Hollow Rd., Port Chester, L.I., giving unto its said attorney full power and authority to do and perform all and every act and thing whatsoever, requisite, necessary and convenient to be done in the premises, as fully, to all intents and purposes, as it might or could be lawfully ratify and confirm; all that its said attorney shall lawfully do, or cause to be done, by virtue hereof.

In witness whereof, the Cerro-Golo Mining Company of N.Y., Inc. has caused its corporate name to be subscriber hereto by its Vice President, and its corporate seal to be affixed, all done by its Secretary, this14th day of April1955.

1222 *Journal of Oral Rehabilitation*

Edward G. Lewis
the Coca-Cola Bottling Co. of N.Y., Inc.

By Vivian Gwendolyn
(Title)

*Gelehrte Naturf...
heit ver...
er*

卷之三

In witness whereof, I, John C. ..., before me, the undersigned, a Notary Public in the State of New York, do hereby certify that he is well known to me, that he is of sound mind, and that he has read the instrument which he signed, and that it is his free and voluntary act; that he affixed to it his seal, which is affixed in an instrument which he signed; that the seal affixed to the instrument is his, and that it was affixed by order of the Board of Directors of the Corporation; that he signed his name to said instrument

POWER OF ATTORNEY BY CORPORATION

KNOW ALL MEN BY THESE PRESENTS, That The Coca-Cola Bottling Company of N.Y., Inc., a corporation duly organized under the laws of the State of Delaware, and having its principal place of business in the City of New York, State of New York, does hereby make, constitute and appoint Walter Monroe Cory, Architect-Engineer its true and lawful attorney, for it, and in its name, place and stead to appear before the Water Power and Control Commission at a hearing or hearings to be fixed by said Commission on an application made pursuant to Section 521-a of the Conservation Law for approval of the installation of a well at Cantiague Rd. and Brush Hollow Rd., Jericho, L.I. giving and granting unto its said attorney full power and authority to do and perform all and every act and thing whatsoever, requisite, necessary and proper to be done in the premises, as fully, to all intents and purposes, as it might or could do hereby ratifying and confirming all that its said attorney shall lawfully do, or cause to be done, by virtue hereof.

In witness whereof, the Coca-Cola Bottling Company of N.Y., Inc. has caused its corporate name to be subscribed hereto by its Vice President, and its corporate seal to be affixed, attested by its secretary, this14..... day of April.....1955

(Corporate Seal)

Edward G. Lewis
The Coca-Cola Bottling Co. of N.Y., Inc.
By *Vice-President*
(Title)

Attest:

Walter Monroe Cory
Asst. Secretary

STATE OF NEW YORK
County of New York

On this day of before me, the undersigned, a notary public, in and for county, came to me known who said, by me duly sworn, did depon and say that he resides in the that he is the of said corporation described in and which executed the foregoing instrument; that he knows the seal of the said corporation; that the seal affixed to said instrument is the corporate seal and was thereto affixed by order of the Board of Directors of the said corporation, and that he signed his name to said instrument by like order.

Notary Public

State of New York

County of New York

Date _____

Notary Public

110. W-1221



The Coca-Cola Bottling Company

OF NEW YORK, INC.

1000 Avenue of the Americas - NEW YORK 16, NEW YORK

STATE OF NEW YORK
WATER POWER AND CONTROL COMMISSION
UNDERTAKING

The Coca-Cola Bottling Company of N.Y., Inc.

WHEREAS, The Coca-Cola Bottling Co. of N.Y., Inc. of 425 E. 34th St., New York 16, N.Y., has, under the provisions of Article XI of the Conservation Law, applied to the Water Power and Control Commission of the State of New York, for approval of installation of an industrial well in the County of Nassau and State of New York.

Whereas, an undertaking is required to be given under Section 523 of the Conservation Law to cover the expenses of the hearing and determination by said Commission on said application and the amount of said undertaking has been fixed by said Commission in the sum of One Hundred Dollars (\$100.00),

Now, therefore, the said The Coca-Cola Bottling Co. of N.Y., Inc. as principal, and James T. Murray, President thereof, as surety, are held and firmly bound unto The People of the State of New York, in the penal sum of One Hundred Dollars (\$100.00) lawful money of the United States of America, to be paid to the said People of the State of New York, their or its attorney, or assigns for which payment well and truly to be made we bind ourselves, our heirs, executors, administrators, successors and assigns jointly and severally firmly by these presents.

Now the condition of this obligation is such that if the said The Coca-Cola Bottling Co. of N.Y., Inc. shall honestly and faithfully pay on demand by said Commission all expenses of the hearing and determination on said application, as provided by law, then this obligation shall be void and of no effect, otherwise to remain in full force and virtue.

IN WITNESS WHEREOF, the said principal and surety have hereunto set their hands and seals this 10th day of April, 1952.

THE COCA-COLA BOTTLING CO. OF N.Y., INC.

(Seal)
Attest: *Edward P. Lewis*
Edward P. Lewis (Title)
STATE OF NEW YORK)
County of)
) *see:*

By *Edward P. Lewis*
Vice-President

On this 10th day of April, 1952, before me, the undersigned, a notary public, in and for ~~Kingston~~ County, came Edward P. Lewis, Vice Pres. of The Coca-Cola Bottling Co. of N.Y., Inc. to me known, who, being by me duly sworn, did depose and say that he resides in the City of New York; that he is the President of said corporation described in and which executed the foregoing instrument; that he knows the seal of the said corporation; that the seal affixed to said instrument is the corporate seal and was thereto affixed by order of the Board of Directors of the said corporation, and that he signed his name to said instrument by like order.

Donald Cuccillo
Notary Public

STATE OF NEW YORK
WATER POWER AND CONTROL COMMISSION
BY DEPARAKING
The Coca-Cola Bottling Company of N.Y., Inc.

WHEREAS, The Coca-Cola Bottling Co. of N.Y., Inc. of 425 E. 34th St., New York 16, N.Y., has, under the provisions of Article XI of the Conservation Law, applied to the Water Power and Control Commission of the State of New York, for approval of installation of an industrial well in the County of Nassau and State of New York.

Whereas, an undertaking is required to be given under Section 523 of the Conservation Law to cover the expenses of the hearing and determination by said Commission on said application and the amount of said undertaking has been fixed by said Commission in the sum of One Hundred Dollars (\$100.00).

Now, therefore, the said The Coca-Cola Bottling Co. of N.Y., Inc. as principal, and James F. Murray, President thereof, as surety, are held and firmly bound unto the People of the State of New York, in the penal sum of One Hundred Dollars (\$100.00) lawful money of the United States of America, to be paid to the said People of the State of New York, their or its attorney, or assigns for which payment well and truly to be made we bind ourselves, our heirs, executors, administrators, successors and assigns jointly and severally firmly by these premises.

Now the condition of this obligation is such that if the said The Coca-Cola Bottling Co. of N.Y., Inc. shall honestly and faithfully pay on demand by said Commission all expenses of the hearing and determination on said application, as provided by law, then this obligation shall be void and of no effect, otherwise to remain in full force and virtue.

IN WITNESS WHEREBY, the said principal and surety have hereunto set their hands and seals this 10th day of April, 1952.

(Seal)
Attest:

Gates Knadler

GENERAL SECRETARY (Title)

STATE OF NEW YORK

County of)
Date)

THE COCA-COLA BOTTLING CO. OF N.Y., INC.

Edward P. Lewis
Vice President

In this 10th day of April, 1952, before me, the undersigned, a notary public, in and for _____ County, came Edward P. Lewis, Vice Pres. of The Coca-Cola Bottling Co. of N.Y., Inc. to be known, who, being by me duly sworn, did depose and say that he resides in the City of New York; that he is the President of said corporation described in and which executed the foregoing instrument; that he knows the seal of the said corporation; that the seal affixed to said instrument is the corporate seal and was thereto affixed by order of the Board of Directors of the said corporation, and that he signed his name to said instrument by intermission.

Samuel Lavelle
Notary Public

May 9, 1952

Long Island Well Application No. W-1231
The Coca-Cola Bottling Company of New York, Inc.

Mr. Walter M. Cory
36 West 48th Street
New York 18, New York

Dear Sir:

We send you herewith a certified copy of the decision of the Water Power and Control Commission in the above entitled matter. This application was approved by the Water Power and Control Commission on May 6, 1952.

Very truly yours,

WATER POWER AND CONTROL COMMISSION

By

ARTHUR H. JOHNSON,
Associate Engineer.

AHJ:EB
Enc'l.



THE COCA-COLA BOTTLING COMPANY

OF NEW YORK, INC.

100-101 HOLLOW ROAD STATE OF NEW YORK
WALSHAW, NEW YORK WATER POWER AND

AUG 6 1957

CONTROL COMMISSION
RECEIVED

August 6, 1957

State of New York
Water Power & Control Commission
90-79 Sutphin Blvd.
Jamaica 2, New York

Re: Well #N 3925
Application #W 1221

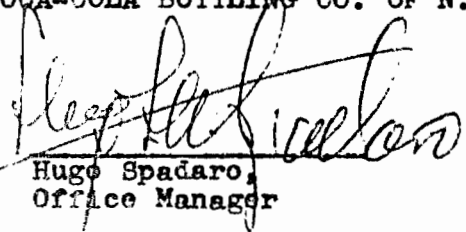
Att: Mr. Arthur Johnson

Dear Sir:

Upon checking our meter for the gallonage for the month of July, we find what we believe to be a discrepancy. Would you please be kind enough to have an inspector check our meter at your convenience. We can not submit our gallonage figure until the meter is inspected.

Very truly yours,

THE COCA-COLA BOTTLING CO. OF N.Y., INC.


Hugo Spadaro,
Office Manager

HS/dh

August 12, 1957

Long Island Well Application No. W-1222
The Coca-Cola Bottling Co. of N.Y., Inc.

Hugo Spadaro, Office Manager
The Coca-Cola Bottling Co. of N.Y., Inc.
Brush Hollow Road,
Westbury, New York

Dear Sir:

This is to acknowledge receipt of your letter of August 6, 1957 and to inform you that this office is not responsible for maintenance of the meter in your well system. Any maintenance required for the meter is the responsibility of the owner.

If, in your opinion, the meter is not recording properly, it is suggested that you contact a meter repair establishment and have them investigate the situation.

In the event that the meter is removed for repairs and the operation of the well is continued, it will be necessary for you to submit an estimated figure of the amount of water consumed at monthly intervals until the meter has been re-installed.

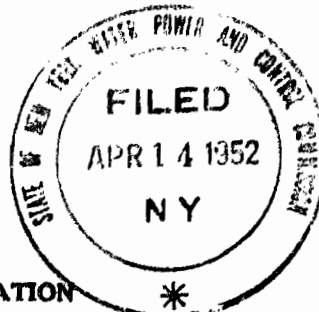
Very truly yours,

WATER POWER AND CONTROL COMMISSION

By

ARTHUR H. JOHNSON
Associate Engineer

JAH:jew



STATE OF NEW YORK--DEPARTMENT OF CONSERVATION
WATER POWER AND CONTROL COMMISSION

PUBLIC NOTICE

A public hearing will be held in the office of the applicant, Cantiague Road and Brush Hollow Road, Jericho, New York, on April 25, 1952, at 11 A. M. on the application of THE COCA-COLA BOTTLING COMPANY OF NEW YORK, INC., made under Section 521-a, Conservation Law, for approval of a well project at its plant at Cantiague Road and Brush Hollow Road, Jericho, Nassau County.

Papers filed may be consulted at Office of Commission, 50-70 Sutphin Boulevard, Jamaica 2, New York, N. Y.

Objectors may be heard only on written objections, specifying the grounds thereof, filed in the above office not later than April 24, 1952.

Jamaica, New York, N. Y.

April 14, 1952.

John C. Thompson
Executive Engineer.

Copy of notice of hearing sent to:

Nassau County Dept. of Health
" " " " Public Works
Jericho Water District

April 14, 1952

Long Island Well Application No. W-1223
The Coca-Cola Bottling Company of New York, Inc.

Mr. Walter M. Cory
36 West 40th Street
New York 18, New York

Dear Sir:

We send you herewith copies of notice of hearing in the above entitled matter. We request you to cause this notice to be published once in NEWSDAY of Garden City; such publication should be made as soon as possible after receipt of this order.

Such publication is to be in the general style and form of a legal notice. We will require that proof of this publication, together with a duplicate receipted bill for the same, be produced at the hearing.

In case, for any reason, the above notice cannot be published, or is not published, as herein required, this Commission should immediately be advised of the facts, in order that it may take suitable action in the premises.

Bill for this publication should be made out by the newspaper as a charge against the applicant.

Very truly yours,

WATER POWER AND CONTROL COMMISSION

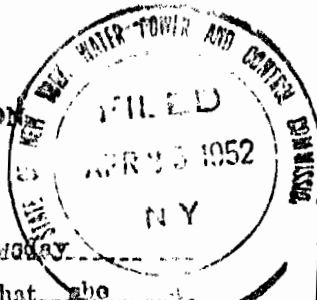
By

ARTHUR H. JOHNSON,
Associate Engineer.

AHJ:et
Inclu. (2)

AFFIDAVIT OF PUBLICATION

State of New York }
County of Nassau } s.s.:



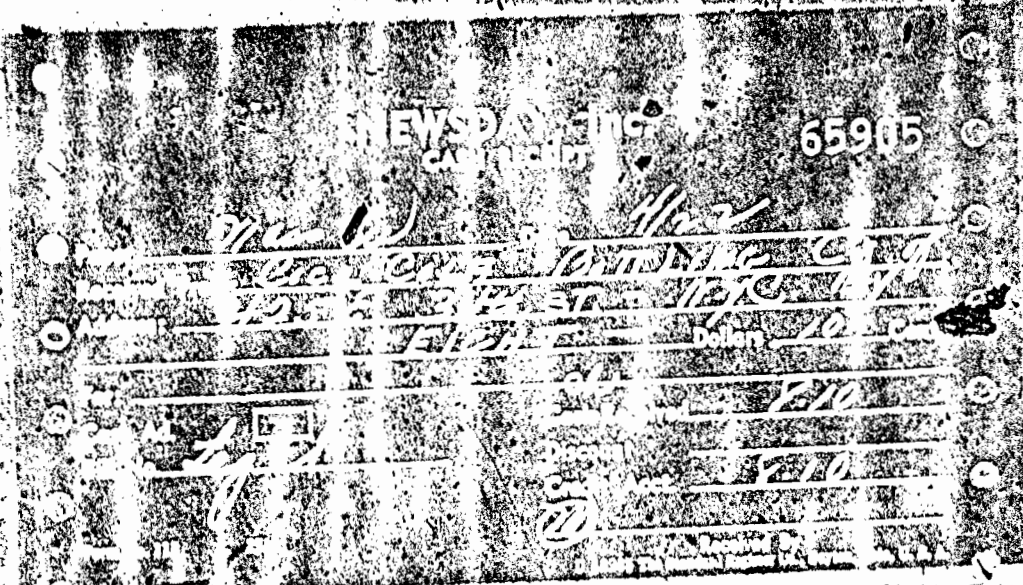
April 17, 1952

Sworn to before me this

Sworn to before me this
16th day of April, 1952.
Notary Public - *Charles M. Morgan*
Nassau County, N. Y.

Claire M. J.
Notary Public, State of New York
100 Broadway
P. O. Box 1000
Long Island City, N. Y.
Phone 2-1212
N.Y.C.

A. B. DAVIS,
OFFICE OF THE
WIND BOTTLED
WATER
COMPANY,
100 W. 42nd Street,
New York, N.Y.
the 1st day of April,
BOTTLED
WATER,
LNG., PROPANE
and LPG
at the
Siloam
Bottling
Plant,
Siloam,
Arkansas,
for
the
use
of
C. C. &
J. M. L.
C. C. &
obj. 1000000
Bldg. No. 1
Apt. No. 1
Jacobs
April 1, 1968.



Digitized by srujanika@gmail.com

Nonlinear Effects of Nonlinearity

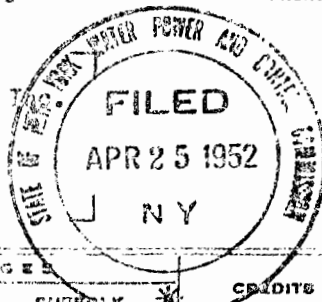
THE LEAGUE OF ASSEMBLY
MANITOBA, B.C., B.C.
REGISTRATION NO. 100-100

Newnham

Suffolk's Only Daily

**O EAST MAIN STREET
DAY SHORE, N. Y.
PHONE DAY Shore 3000**

Coca-Cola Bottling Co. of New York
425 West 34th Street
New York City, N.Y.



**TERMS: NET
PAYMENT
DUE ON 15TH
OF MONTH**

DATE	LEDGER	DESCRIPTION	CHARGES		CREDITS	PAY LAST AMOUNT IN THIS COLUMN
			NASSAU	SUFFOLK		
BALANCE FORWARD						
1-1-77	107	John R. G.		9.10		
						\$.10

Only Weyerhaeuser is big enough to do your engineering job on the scale Long Island

Albany, N.Y., Dec. 1, 1952

Well Reg. No. 3775

STATE OF NEW YORK



DEPARTMENT OF CONSERVATION
DIVISION OF WATER POWER AND CONTROL

APPROVAL OF WELL AND PERMIT TO OPERATE

Location: Town of Jericho, Nassau County, New York

Address: 100 Brush Hollow Rd., Jericho, Nassau County

Location: 100' S.E. of 100 Brush Hollow Rd., Jericho
Nassau County

Depth: 240 ft. Drimotor casings 10 in. Diameter screen 8 in.

Yards of gravelly well screen or 100 gallons per minute capacity

Under to be used for domestic, household, etc.

Special conditions: All water pumped from this well is to be used
only for cooling the machinery of a cement plant for no other purposes.

The excess capacity and any water stored or supplied may be
used for irrigation.

This well will not pump 100 gall. of water per minute nor
will it pump 1000 gall. of water per hour.

The well will not require the labor of 10 men to maintain and
keep it in good working order and condition.

Water will be delivered to the point of pumping through
the property of the C. P. & L. Co., Inc., Long Island, New York

Driller: C. P. & L. Co., Inc., Long Island, New York

Baile, New York

One December 9, 1952

WATER POWER AND CONTROL COMMISSION

By

(L.S.) J. C. GIBSON
Secretary

Printed in the U.S.A.

12/10/52 12:45 P.M. 12/10/52

C-6-50-1M (42-111)

Chap. 10 • Chemical Equilibrium: Law of Mass Action

Digitized by srujanika@gmail.com

Received from W. C. Gandy on Aug. 10, 1916 at Bearcat Hollow, Ind.

Mr. Fer. G. W. Thompson & Co., Inc. Date Completed 8/18/52

length 112 ft. of 3 in.; 1 ft. 1 in.; 1 ft. of 1 in.

JOHNSON JR., ROY

Green 1.1 ft. or 3 in. to 6 ft. 5 in. Slope total depth 142.8 ft.

Photo: R. Attinghouse - 20 HP

Density: $10^{-1} \text{ g cm}^{-3}$ (Nominal = 1000 g cm⁻³)

die auf jeder anderen Maschine verloren geht.

Other wells examined (if different, make report thereon)

Table 11. Quantities associated with the Monte Carlo test sample.

Locality & Area Manager Inspected by Engineer

Johns, C. (1995). The effects of the Internet on the teaching and learning of English as a foreign language. *Journal of Computer Assisted Learning*, 11(1), 1-10.

Digitized by srujanika@gmail.com

Digitized by srujanika@gmail.com

Digitized by srujanika@gmail.com

Downloaded from https://academic.oup.com/imrn/article/2020/10/3333/3290333 by guest on 11 August 2021

Digitized by srujanika@gmail.com

[Home](#) | [About](#) | [Contact](#) | [Privacy Policy](#) | [Terms of Service](#)

—
—

Digitized by srujanika@gmail.com All rights reserved

STATE OF NEW YORK — **DEPARTMENT OF CONSERVATION**
WATERFALLS AND CASCades COMMISSION

Fig. 1. Diffusion of volatile organic vapors without diffusion

卷之三

Well No. 11-3725

Address 1000 N. Lakewood Blvd. City Long Beach State Calif. Zip 90803 Appl. No. VA-10000

Name _____

Appl. No. _____

Address _____

Date _____

Well Data:

Well number _____ 2011

Depth of well _____ 100 ft

Formation supplying water _____

Amount of water pumped per year _____ 100,000 gallons

Number of days pumped per year _____

Use of water _____ Residential use - 1 house - 1 family

Storage Data:

Size of recharge basin _____ 100,000 ft³

Number of compartments _____ 1

Formation receiving discharge _____ Cretaceous

Any storm drainage discharging into basin _____ No

Any sewage discharging into basin _____ No

Quality of water discharged into basin _____ Good

Depth of water now in basin _____ 100,000 ft³ - Year basin

Probable ground water level _____

Any salt in basin _____ No

Any maintenance work _____

Comments:

Signature _____

John J. Johnson, D.P.

Long Island Land Dist. Application No. W-1221
THE POMONOBIA BOTTLING CO. INC. OF NEW YORK, INC., (Nassau Co.)

Planning for the water of applicant, Contique Road & Brush Hollow Rd., Jericho
on April 25, 1962 at 11 A.M.

Applicant by: Walter M. Conroy, ~~with power of attorney~~

Subjector: None

Proof of publication: None

Location of plant: S. 1/2 of Contique Rd and Brush Hollow Rd
Jeddo, Town of Oyster Bay, Nassau County

Type of building: Industrial

Name: Coca-Cola Bottling Co. of New York, Inc.

Seating capacity:

Owner: Corporation

Use of well water: Yes, from a well Wadsworth
Received a Sample from Frederick W. Dink.

This location is 1/2 of Brush Hollow Rd. + 10' S of Contique Rd.
Type Standard Diameter 7 $\frac{1}{2}$ " 8" Depth 125'

Flow Type	Constant	0.000 - 240,000	250	GPM
Depth	125'	0.000 - 75,000	mg	mg

Other connections and info: None

Distribution of water Open Bedrock Basin - Long Island

Distance to location	100 ft. from well
Dimensions	

Water usage: None

and no wells to any adjacent lots: None

Land to be disturbed: No None None
and no houses to be demolished: No None None
inform supply well: None

W. M. Conroy