

C1 14379

SEQUENCE NO. (MDE USE ONLY)

STATE OF MARYLAND WELL COMPLETION REPORT

THIS REPORT MUST BE SUBMITTED WITHIN 45 DAYS AFTER WELL IS COMPLETED.

THIS NUMBER IS TO BE PUNCHED IN COLS. 3-6 ON ALL CARDS

COUNTY NUMBER P518026

DATE RECEIVED

DATE WELL COMPLETED

Depth of Well

PERMIT NO. FROM "PERMIT TO DRILL WELL"

DATE RECEIVED MM DD YY

DATE WELL COMPLETED MM DD YY

Depth of Well (TO NEAREST FOOT)

PERMIT NO. FROM "PERMIT TO DRILL WELL"

OWNER: Glynn James, STREET OR RFD: 13376 Rt. 108, TOWN: Highland, SUBDIVISION: TAX MAP 40, P-83, SECTION, LOT

WELL LOG

Not required for driven wells

STATE THE KIND OF FORMATIONS PENETRATED, THEIR COLOR, DEPTH, THICKNESS AND IF WATER BEARING

DESCRIPTION (Use additional sheets if needed) FEET FROM TO check if water bearing

Table with 3 columns: DESCRIPTION, FEET (FROM, TO), check if water bearing. Contains handwritten entries: Sand 0-64, Gray Mica Rock 64-225.

GROUTING RECORD

WELL HAS BEEN GROUTED (Y/N), TYPE OF GROUTING MATERIAL (CM, BC), NO. OF BAGS, NO. OF POUNDS, GALLONS OF WATER, DEPTH OF GROUT SEAL

CASING RECORD

MAIN CASING TYPE (ST), Nominal diameter top (main) casing, Total depth of main casing, OTHER CASING (if used)

SCREEN RECORD

screen type or open hole (ST, BR, HO, PL, OT), SLOT SIZE, DIAMETER OF SCREEN

C 3

PUMPING TEST

HOURS PUMPED (3), PUMPING RATE (10), METHOD USED TO MEASURE PUMPING RATE (Bucket), WATER LEVEL (52), BEFORE PUMPING (17-20), WHEN PUMPING (22-25), TYPE OF PUMP USED (A, P, T, C, R, O, J, S)

PUMP INSTALLED

DRILLER INSTALLED PUMP (YES/NO), TYPE OF PUMP INSTALLED PLACE (A,C,J,P,R,S,T,O), CAPACITY: GALLONS PER MINUTE, PUMP HORSE POWER, PUMP COLUMN LENGTH, CASING HEIGHT

LOCATION OF WELL ON LOT, SHOW PERMANENT STRUCTURE SUCH AS BUILDING, SEPTIC TANKS, AND /OR LANDMARKS AND INDICATE NOT LESS THAN TWO DISTANCES (MEASUREMENTS TO WELL)

See attached location

C 2

DEPTH (nearest ft.)

Table with 3 columns: Depth (nearest ft.), 1-21, 23-36, 38-51, SLOT SIZE, DIAMETER OF SCREEN

GRAVEL PACK IF WELL DRILLED WAS FLOWING WELL INSERT F IN BOX 68

MDE USE ONLY (NOT TO BE FILLED IN BY DRILLER) T (E.R.O.S.) W Q

70, 72, TELESCOPE CASING, LOG INDICATOR, OTHER DATA

DRILLERS LIC. NO. M S D 024, DRILLERS SIGNATURE (MUST MATCH SIGNATURE ON APPLICATION)

LIC. NO. D

SITE SUPERVISOR (sign. of driller or journeyman responsible for sitework if different from permittee)

B 1 8402

SEQUENCE NO. (MDE USE ONLY)

STATE OF MARYLAND PERMIT TO DRILL WELL please print or type

STATE PERMIT NUMBER

HO-94-3614 fill in this form completely

Date Received (APA)

11 25 02

OWNER INFORMATION

Glynn Carroll + Jen Last Name Owner First Name 34
13376 Rt 108 Street or RFD 55
Highland Md 20777 Town State Zip 57 70 72 76

DRILLER INFORMATION

Joseph P. Mayne MS D 24 Driller's Name License No. 81
Joseph P. Mayne Well Drilling Firm Name
5512 Ridge Rd. Mt Airy Rd. 21771 Address
Joseph P. Mayne 11/21/02 Signature Date

WELL INFORMATION

APPROX. PUMPING RATE 5 APPROX. PUMPING RATE (GAL. PER MIN.) 8 12
AVERAGE DAILY QUANTITY NEEDED 500 AVERAGE DAILY QUANTITY NEEDED (GAL. PER DAY) 14 20

USE FOR WATER (CIRCLE APPROPRIATE BOX)

- DOMESTIC POTABLE SUPPLY & RESIDENTIAL IRRIGATION
FARMING (LIVESTOCK WATERING & AGRICULTURAL IRRIGATION
INDUSTRIAL, COMMERCIAL, DEWATERING
PUBLIC WATER SUPPLY WELL
TEST, OBSERVATION, MONITORING
GEO-THERMAL

APPROXIMATE DEPTH OF WELL 260 FEET

APPROXIMATE DIAMETER OF WELL 6 INCH NEAREST INCH

METHOD OF DRILLING (circle one)

- BORED (or Augered) JETTED Jettied & DRIVEN
AIR-ROTARY AIR-PERCussion ROTARY (Hydraulic Rotary)
CABLE REVERSE-ROTARY DRIVE-POINT
other

REPLACEMENT OR DEEPEMED WELLS (CIRCLE APPROPRIATE BOX)

- THIS WELL WILL NOT REPLACE AN EXISTING WELL
THIS WELL WILL REPLACE A WELL THAT WILL BE ABANDONED AND SEALED
THIS WELL WILL REPLACE A WELL THAT WILL BE USED AS A STANDBY-CONTACT LOCAL APPROVING AUTHORITY FOR POLICY ON STANDBY WELLS
THIS WELL WILL DEEPEMED AN EXISTING WELL

PERMIT NUMBER OF WELL TO BE REPLACED OR DEEPEMED (IF AVAILABLE) 41

Not to be filled in by driller (MDE OR COUNTY USE ONLY)

APPROX. PERMIT NUMBER G

PERMIT No. HO-94-3614

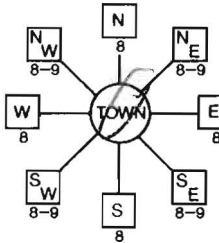
SPECIAL CONDITIONS

NOTE - APPROVING AUTHORITIES SHOULD USE SEPARATE SHEET IF NEEDED

LOCATION OF WELL

Howard COUNTY
SUBDIVISION
SECTION 44 46 LOT 48 50
Highland NEAREST TOWN
MILES FROM TOWN (enter 0 if in town) 0 M I

DIRECTION OF WELL FROM TOWN (CIRCLE BOX)



13376 Rt 108 NEAR WHAT ROAD
ON WHICH SIDE OF ROAD (CIRCLE APPROPRIATE BOX)

84 37 DISTANCE FROM ROAD FT
ENTER FT OR MI 38 39
TAX MAP: 40 BLK: 5 PARCEL 83

NOT TO BE FILLED IN BY DRILLER HEALTH DEPARTMENT APPROVAL

Howard COUNTY NAME P518026 COUNTY NO.
STATE SIGNATURE INSERT S
DATE ISSUED 12/18/02 Mark E. Ripkin 12/18/03
43 MM DD YY 48 CO SIGNATURE EXP. DATE
NORTH GRID 490 000 EAST GRID 0812 000
50 55 57 63

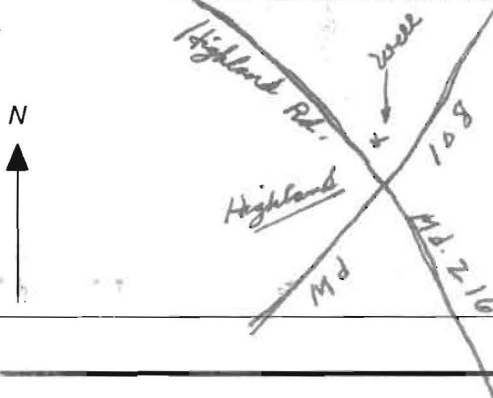
SHOW MAJOR FEATURES OF BOX & LOCATE WELL WITH AN X

SOURCES OF DRILLING WATER
1. well
2.
3.

WRITE THE BOX NUMBER FROM THE MAP HERE

E 812
N 490

DRAW A SKETCH BELOW SHOWING LOCATION OF WELL IN RELATION TO NEARBY TOWNS AND ROADS AND GIVE DISTANCE FROM WELL TO NEAREST ROAD JUNCTION



11/21/02 - 9:30am

SITE INSPECTION SHEET

OWNER: Jim Glynn PHONE #: 301-854-0051

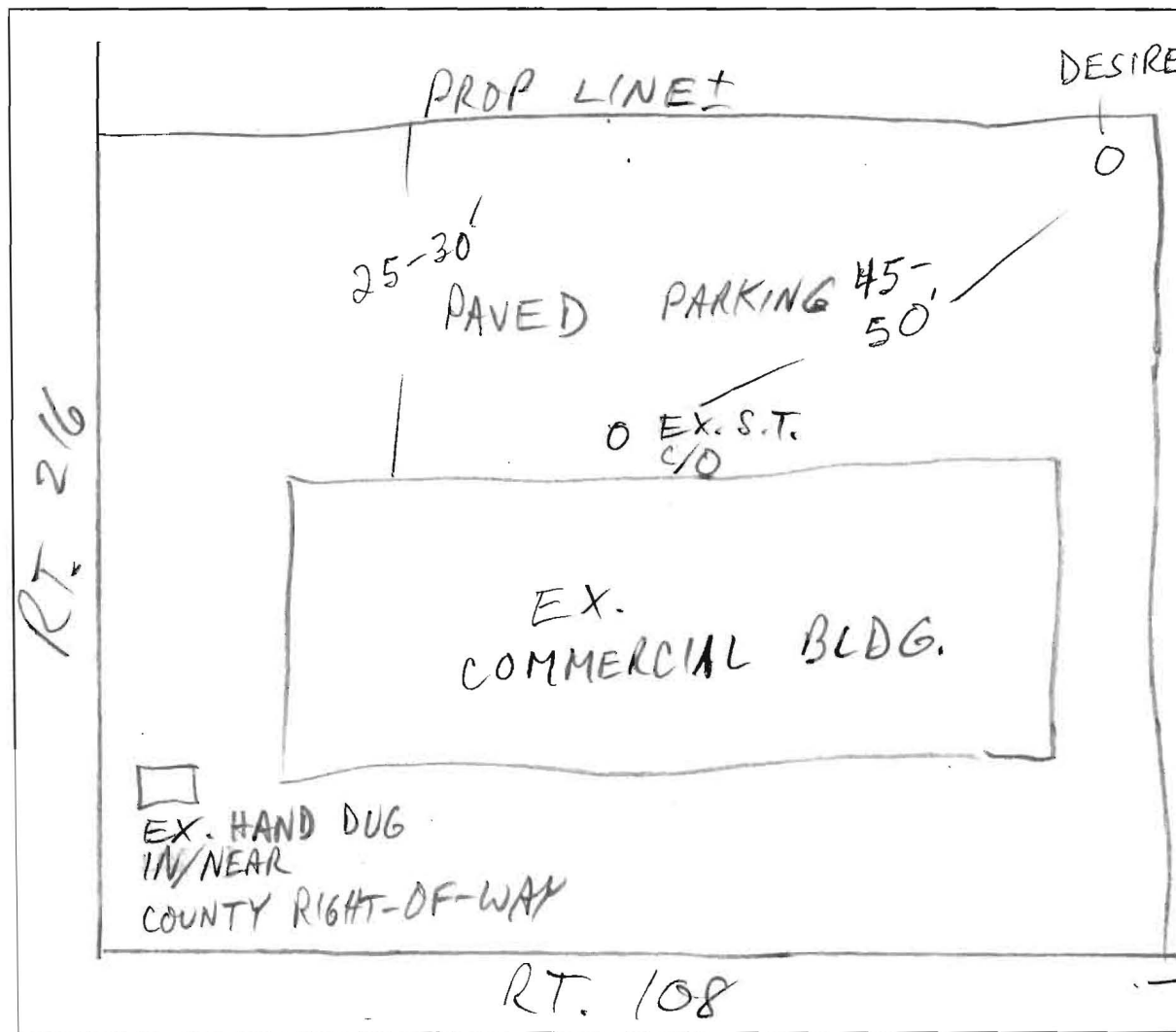
ADDRESS: 13376 RT 108 CONTRACTOR: Joe Mayne

WELL TAG #: _____

SUBDIVISION: _____ LOT: _____ COUNTY #: _____

PROPOSAL: Ex-hand dug dry, replacement requested
Total Parcel 0.165 Acres

LOCATION DIAGRAM



SOARMAN'S

OK
MR
12/18/02

TO
CLARKSVILLE

COMMENTS: 11-21-02 After speaking with MDE, we will
contact Jim with a possible SOLN FARN, MR

DATE: _____ INSPECTOR: _____

6917 Deer Valley Road
Highland, Md., 20777
July 26, 1995

David W. Krebs, Chief
Dept. of Public Works of Howard County
George Howard Building
3430 Court House Drive
Ellicott City, Md., 21043

Subject: Alterations to Commercial Building
13376 Route 108 Highland, Md., 20777

Dear Mr. Krebs:

In response to our 7/25/95 telephone conversation, I am submitting information needed for the County's approval of a new tenant occupying a portion of the subject building. As you are aware, this building was occupied by a furniture and decorating service company for the past twenty (20) years or so, which also included the concurrent use of the building by MD Real Estate back in the late 1970's for a period of a few years. The following information is in response to specific matters discussed in our telephone conversation:

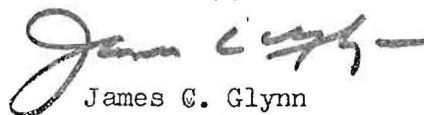
- (1) The present tenant, furniture/decorating service company will be vacating the building on August 1, 1995.
- (2) The new tenant, custom tailoring and dry cleaning service will be the sole occupant as of now of approximately 1/3 of the first floor space i.e. 1000 sq. ft.
- (3) This occupancy does not represent a change in use, however, there are a few alterations to the building that will be made.
- (4) The alterations will consist of adding two (2) doors, one to the bathroom and the other to separate two (2) rooms. In addition, a heat pump system for this 1000 sq. ft. area will be installed.
- (5) There will be only one (1) employee in the whole building whereas previously, the building had several employees.
- (6) Enclosed is a sketch of the building showing the area which was completely used by the departing tenant and the 1000 sq. ft. area for the new tenant. Note location of the two doors and heat pump system.
- (7) The tenant's tailoring/laundry business will be strictly drop-off and pick up with no operations causing sewage output other than the one employee's private use of the toilet and wash basin in the bathroom.
- (8) There will be a net decrease in sewage to septic as the building will have considerably fewer employees using the bathroom.

- (9) Electrical connections will be done by a licensed electrician to connect the heat pump to 100 amp line provided by EG&E. This will be a separate electrical upgrade with a separate meter for the tenant. The existing heat and air conditioning duct work will be adequate to tie into the system.
- (10) The electrical upgrading for a separate 100 amp service and meter has been discussed with EG&E. Plans are being made to have a licensed electrician (David Furrow, Foremost Electric, 301 854-6952) connect up the heat pump, arrange for a County inspection and permit prior to EG&E providing the final connection.

I believe this information provides a basis for approving this single employee tenant occupying a portion of the existing building that will be altered as described above.

Your prompt consideration of this matter would be greatly appreciated.

Sincerely,



James C. Glynn
301 854-0051

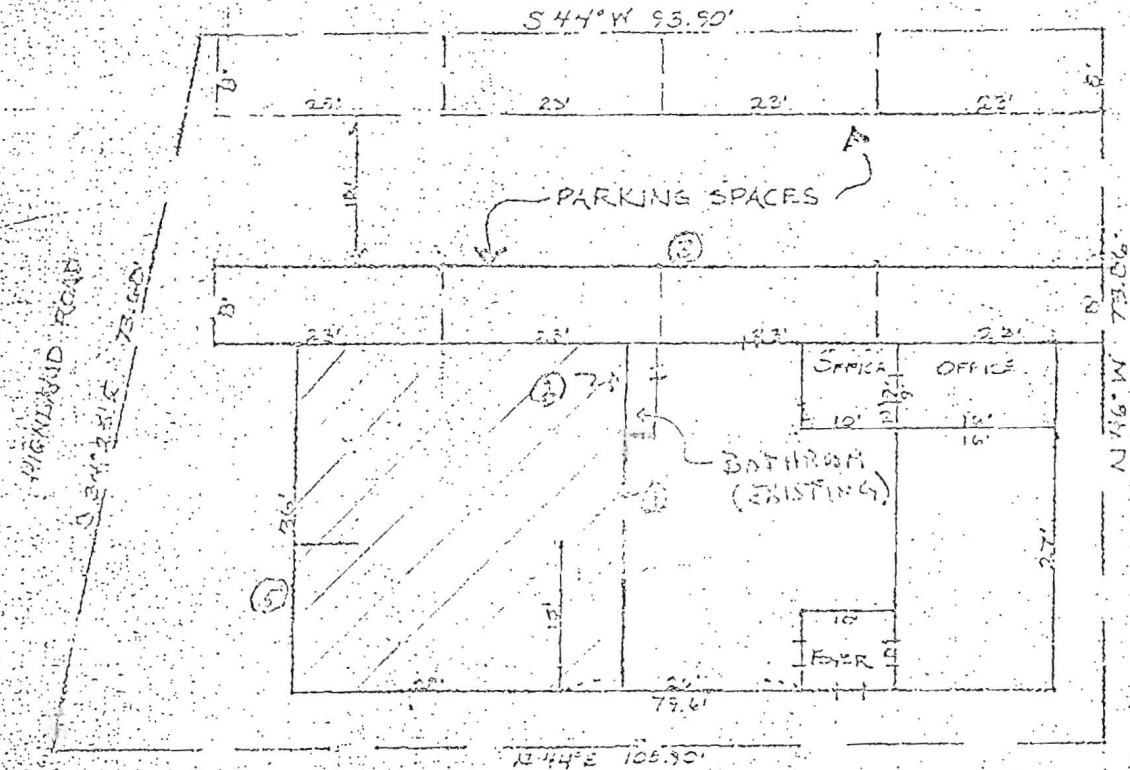
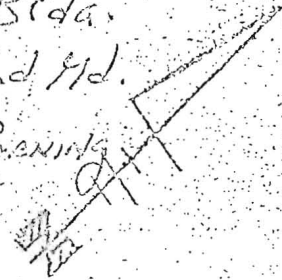
Encls:

SKETCH

JAMES C GUYNN

301-854-0051

HIGHLAND Junction Bldg.
13376 Rt. 108, Highland Md.
Building Dimensions & Planning



OK AS PROPOSED

NO IMPACT TO WELL & SEPTIC

8/3/95
Cwell

MD. ROUTE 108

Note: Locations ① and ② will have doors installed for access & separation

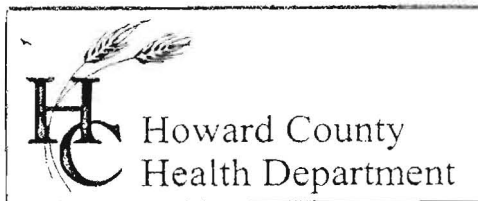
② Cross Hatched Area will be tenant space

③ Location of Heat Pump ③

④ Air Return System Directly Under Existing Ceiling Ducts
⑤ New electrical meter in room

BUILDING LOCATION

FIFTH ELECTION DISTRICT
HIGHLAND, MARYLAND



3525 H Ellicott Mills Drive, Ellicott City, MD 21043
(410) 313-2640 Fax (410) 313-2648
TDD (410) 313-2323 Toll Free 1-866-313-6300
website: www.hchealth.org

Penny E. Borenstein, M.D., M.P.H., Health Officer

January 22, 2003

James Glynn
6917 Deer Valley Road
Highland, MD 20777-9509

RE: **Replacement Well**
13376 Clarksville Pike
Well Permit #: HO-94-3614

Dear Mr. Glynn:


This office is requesting that you forward the enclosed form to the appropriate licensed contractor (Well Driller, Registered Plumber or Pump Installer) who will be responsible for the installation of the well pump, well water line connection and related plumbing in the referenced replacement well. The contractor should complete this form neatly and submit it to this office via fax or mail after the pump has been placed in the well. **Submission of this completed form by the contractor is required for final approval of the field inspection, which should be conducted by an inspector from this office when the work is complete. The contractor is responsible for requesting an inspection with this office.**

This office is also requesting that you contact the Community Environmental Health Program at (410) 313-1773 to schedule an initial water sampling for the referenced replacement well, as required by the Maryland Well Construction Regulation (COMAR 26.04.04). It is preferred that the sample be collected from the indoor primary drinking tap, but if suitable scheduling is not possible, the sample may be taken from an outside tap to complete your sampling obligation. However, the potential for unsuccessful sample results increases when samples are collected from taps exposed to the outside environment.

Additionally, a condition of the well drilling permit was the proper **abandonment and sealing of the existing hand dug well**. This abandonment process is important to restore the subsurface geologic conditions, which existed before the well was drilled and to help protect the groundwater resource from potential contamination. This should be completed as soon as possible to avoid delays in the issuance of potability certification and any future permit approval requests for this property. A licensed well driller must perform the abandonment of the well.

Failure to confirm the potability of this well water supply by completion of water sampling requirements or not complying with an abandonment schedule could result in the issuance of an order to abandon and seal the replacement well in accordance with COMAR 26.04.04.

The sampling is free of charge, and if you have any questions, or would like to discuss this matter further, please call me at (410) 313-1771. Thank you for your attention to these important matters.

Sincerely,

Mark E. Rifkin, Registered Sanitarian
Well and Septic Program

cc: Community Environmental Health Program
File

March 2, 2004

MEMORANDUM

TO: File
13376 Route 108

FROM: Mark Rifkin
Well and Septic Program

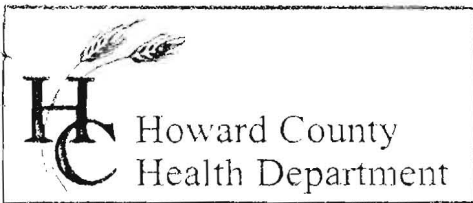
RE: Hand Dug Well Abandonment

T/C with Mr. Glynn RE: reported failure to complete well abandonment; he reports hand dug filled with stone by Stone Shooters to a point within 2' from top of pit (higher than surrounding road asphalt), but no cement installed; he also reports ex. structure at this address is to be sold and demolished as a part of surrounding development; both new well 94-3614 and ex. hand dug to be properly filled and sealed; he reports developer is Don Souder

T/C with Don Souder RE: required well abandonments; he will call when ready to start

MR

File



3525 H Ellicott Mills Drive, Ellicott City, MD 21043
(410) 313-2640 Fax (410) 313-2648
TDD (410) 313-2323 Toll Free 1-866-313-6300
website: www.hchealth.org

Penny E. Borenstein, M.D., M.P.H., Health Officer

December 10, 2002

James C. Glynn
6917 Deer Valley Road
Highland, MD 20777

RE: Well Permit Application
13376 Clarksville Pike
Tax Map 40, Parcel 83

Dear Mr. Glynn:

In response to your letter of December 2, 2002, this office hereby agrees to issue a well permit to Joseph Mayne Well Drilling to drill a replacement well on the referenced property upon completion of the work converting the existing septic tank to a holding tank.

This office requested the holding tank conversion because the property's size (0.16 acres) and configuration preclude drilling a well which meets minimum distance requirements to a septic system with a drainfield of unknown size and location. The proposed well location, approximately fifty feet from the existing septic tank cleanout, is located as far as reasonably possible from the cleanout without being offsite or unduly impacted by roads, overhead power lines or County/State rights-of-way.

Because the existing well is believed to be located within the right-of-way for Highland Road and completely dry, proper filling and sealing of this well by a licensed well driller is also required.

In addition, please complete the enclosed Holding Tank Agreement and provide documentation of recordation in the Howard County Land Records within thirty days of the date of this letter.

A septic system permit has been prepared for issuance to Jack Fyock Septic Service. Please arrange for that company to call this office to arrange for payment of the \$25 permit fee and inspection of the work. If you have any questions, please call the number referenced above.

Very truly yours,

Mark Rifkin
Well and Septic Program

MR *ENCLOSURE*
cc: Jack Fyock Septic Service
Joseph Mayne Well Drilling
Greg Mellon
File

TO: Howard County Environmental Health Department
3525H Ellicott Mills Drive
Ellicott City, Md., 21043

FROM: James C. Glynn
6917 Deer Valley Road
Highland, Md., 20777-9509

SUBJECT: Request for Permit to Drill Well at 13376 Clarksville Pike
Highland, Md. 20777

ATTENTION: Mark Rifkin
Greg Mellon ✓

Gentlemen:

In accordance with the statements made in telephone conversations between myself/ M. Rifkin/Jack Fyock and my attorney A. Adams/G.Mellon, I agree to have Jack Fyock modify the existing septic system by installing a manhole type cover to convert the present septic system into a holding tank, in addition to a floatation device to sound an alarm when the tank is full. This work will be initiated upon receipt from the County issuing a letter acknowledging the agreement to issue the well permit once the above work is completed as we have discussed in our telephone conversations.

Thank you for your attention to this matter.

Sincerely,


James C. Glynn

CONSENT AGREEMENT FOR USE OF HOLDING TANKS

THIS AGREEMENT made this 23 day of December, 2002,
by and between James C & Constance A Glyn HEREINAFTER REFERRED TO
AS Owner, and the Howard County Bureau of Environmental Health, HEREINAFTER
REFERRED TO AS the Bureau.

WHEREAS, Owner is seized and possessed of a tract of land at 13376
clarksville Pike, known as Tax Map 40, Parcel 83, Block 5, the deed to same
being recorded among the land records of Howard County, Maryland in Liber
1537, Folio 248.

WHEREAS, the Howard County Bureau of Environmental Health and the Owner
recognize that at this point in time the only alternative available is a
holding tank system.

WHEREAS, Owner's land meets requirements of COMAR 26.04.02 for the use of
a holding tank. NOW THEREFORE, the parties hereto agree as follows:

- A. The Owner will use a holding tank(s) consistent with a design approved by the Bureau and follow the relevant provisions of COMAR 26.04.02 in regards to holding tank operation.
- B. Owner agrees to insure reasonable access to the property and system by the Bureau as well as to provide any information requested by the Bureau to assure proper operation and maintenance of the holding tank(s).
- C. Owner agrees that there shall be no liability on the part of the County or Bureau to Owner if the holding tank(s) is not properly maintained.
- D. Owner acknowledges and agrees that neither the Bureau nor any of its agents or employees, either officially or individually underwrites the operation of the holding tank(s) and it is understood that the holding tank(s) is a last resort method to provide for a suitable replacement well location on the property.
- E. The Owner will devote such care and effort to the maintenance of the holding tank(s) so that it shall not malfunction and cause pollution at the ground surface, the waters of the state, or create a nuisance.
- F. The Owner agrees that he shall not alter or tamper with the holding tank(s) in any way that would cause it to malfunction or change it from it's extended purpose of sewage storage with the sewage disposal being accomplished by a scavenger.
- G. The Owner agrees that, should the holding tank(s) be determined to pose a threat to the public health, safety or comfort, the Bureau may order any necessary changes or corrections for which the Owner agrees to pay. System modification may include requirements for additional tanks and/or more frequent pumping of the holding tank(s).

5
20

H. The Owner understands that if violations occur from failure to maintain the holding tank(s) properly, the Bureau may take legal action to insure compliance.

I. This agreement shall run with the land and binds the Owner, his heirs, successors or assigns to the provisions of the agreement as long as the property is in existence. Owner further agrees that he/she shall inform any purchaser or lessee of the property of the holding tank(s) and all conditions in association with it.

J. Owner agrees to record this agreement in the land records of Howard County and assure that it becomes part of the Deed for the subject property in order that prospective buyers may be made aware of the special conditions affecting this property. This agreement shall not be construed to limit any authority of the Bureau to protect the public health, safety or comfort or to issue any other orders or take any other action, which is now or may hereinafter be within its authority.

K. Owner certifies that he has obtained a cost estimate and is financially capable of having the sewage removed from the holding tank(s) by a permitted sewage waste hauler on a regular basis so that the holding tank(s) never overflows. The Owner further agrees to enter into and maintain a written service contract, which will be renewed annually with any permitted scavenger. The Owner will forward a copy of this service contract to the Bureau within 14 days of signing this agreement and annually thereafter.

L. If the Owner installs any new plumbing, he/she shall install only water conserving fixtures (e.g. toilets installed will use no more than 1.6 gallons of water per flush).

M. The Owner shall not perform any renovations or remodeling which enlarges the retail area or results in any change of use, which could lead to a potential increase in wastewater discharge.

N. The holding tank system provided for in this agreement is only for an interim period. If public sewerage or an innovative or alternative system become available then, the Owner shall connect all buildings to this disposal system and shall properly abandon and back fill the holding tank(s), as required.

O. The Owner shall provide notice of continuous pumping of the tank(s) by a licensed scavenger as evidenced by submitting copies of pumping receipts to the Bureau on a quarterly basis.

WITNESS, the hand and seal of the parties hereto.

DATE: December 23, 2002
OWNER: James C Glynn
✓ JAMES C GLYNN

DATE: December 23, 2002
OWNER: Carole A. Glynn
✓ CAROLE A GLYNN

DATE: _____
OWNER: _____

DATE: 12/23/02
Mark E. Rifkin

Registered Sanitarian, Howard County
Bureau of Environmental Health

DATE: December 23, 2002
Gregory Mueller

Asst. Director, Howard County
Bureau of Environmental Health

IMP FD SURE \$ 5.00
RECORDING FEE 20.00
TOTAL 25.00
Res# H002 Rcft # 6094
MDR FOR BLK # 6652
Dec 23, 2002 03:05 PM



MARYLAND DEPARTMENT OF THE ENVIRONMENT

1800 Washington Boulevard • Baltimore MD 21230

410-537-3000 • 1-800-633-6101

Robert L. Ehrlich, Jr.
Governor

Kendl P. Philbrick
Acting Secretary

Michael S. Steele
Lt. Governor

May 16, 2003

JAMES & CAROLE GLYNN
6917 DEER VALLEY ROAD
HIGHLAND, MD 20777

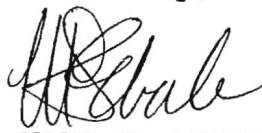
RE: State Water Appropriation
Permit No. HO2003G010(01)
First Permit

Dear Permittee:

Enclosed is your State Water Appropriation Permit. The permittee is responsible for complying with all permit conditions. Accordingly, you are advised to carefully read the Permit and become thoroughly familiar with its requirements. PLEASE NOTE THAT IF THE WATER IS NOT PUT TO USE WITHIN TWO (2) YEARS, THE PERMIT WILL EXPIRE.

If you have any questions, please contact this office at (410) 537-3590.

Sincerely,


for MARK T. FILAR
Water Rights Division

cc: HOWARD COUNTY HEALTH DEPARTMENT

STATE OF MARYLAND
DEPARTMENT OF THE ENVIRONMENT
WATER MANAGEMENT ADMINISTRATION

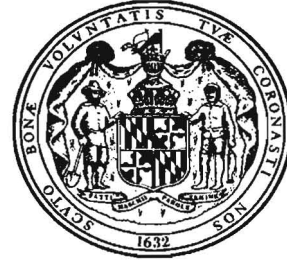
WATER APPROPRIATION AND USE PERMIT

PERMIT NUMBER: HO2003G010(01)

EFFECTIVE DATE: MAY 1, 2003

EXPIRATION DATE: MAY 1, 2015

FIRST APPROPRIATION: MAY 1, 2003



JAMES & CAROLE GLYNN

HEREINAFTER REFERRED TO AS THE "PERMITTEE", IS AUTHORIZED BY THE WATER MANAGEMENT ADMINISTRATION, HEREINAFTER REFERRED TO AS THE "ADMINISTRATION" PURSUANT TO THE PROVISIONS OF TITLE 5 OF THE ENVIRONMENT ARTICLE, ANNOTATED CODE OF MARYLAND (1996 REPLACEMENT VOLUME) AS AMENDED, TO APPROPRIATE AND USE WATERS OF THE STATE SUBJECT TO THE FOLLOWING CONDITIONS:

1. ALLOCATION - THE WATER WITHDRAWAL GRANTED BY THIS PERMIT IS LIMITED TO:
A DAILY AVERAGE OF 100 GALLONS ON A YEARLY BASIS AND
A DAILY AVERAGE OF 200 GALLONS FOR THE MONTH OF MAXIMUM USE.
2. USE - THE WATER IS TO BE USED FOR SANITARY FACILITIES AND A POTABLE SUPPLY FOR A CONSIGNMENT SHOP.
3. SOURCE - THE WATER SHALL BE TAKEN FROM ONE WELL IN THE BALTIMORE GNEISS.
4. LOCATION - THE POINT(S) OF WITHDRAWAL SHALL BE LOCATED AT 13376 ROUTE 108 (CLARKSVILLE PIKE) AT THE INTERSECTION OF MD ROUTE 216 (SCAGGSVILLE ROAD), HIGHLAND, HOWARD COUNTY, MARYLAND.

CONTINUED ON PAGE 2

5. RIGHT OF ENTRY - THE PERMITTEE SHALL ALLOW AUTHORIZED REPRESENTATIVES OF THE ADMINISTRATION ACCESS TO THE PERMITTEE'S FACILITY TO CONDUCT INSPECTIONS AND EVALUATIONS NECESSARY TO ASSURE COMPLIANCE WITH THE CONDITIONS OF THIS PERMIT. THE PERMITTEE SHALL PROVIDE SUCH ASSISTANCE AS MAY BE NECESSARY TO EFFECTIVELY AND SAFELY CONDUCT SUCH INSPECTIONS AND EVALUATIONS.
6. PERMIT REVIEW - THE PERMITTEE WILL BE QUERIED EVERY THREE YEARS (TRIENNIAL REVIEW) REGARDING WATER USE UNDER THE TERMS AND CONDITIONS OF THIS PERMIT. FAILURE TO RETURN THE TRIENNIAL REVIEW QUERY WILL RESULT IN SUSPENSION OR REVOCATION OF THIS PERMIT.
7. PERMIT RENEWAL - THIS PERMIT WILL EXPIRE ON THE DATE INDICATED ON THE FIRST PAGE OF THIS PERMIT. IN ORDER TO RENEW THE PERMIT THE PERMITTEE SHALL FILE A RENEWAL APPLICATION WITH THE ADMINISTRATION NO LATER THAN 45 DAYS PRIOR TO THE EXPIRATION.
8. PERMIT SUSPENSION OR REVOCATION - THIS PERMIT MAY BE SUSPENDED OR REVOKED BY THE ADMINISTRATION UPON VIOLATION OF THE CONDITIONS OF THIS PERMIT, OR UPON VIOLATION OF ANY REGULATION PROMULGATED PURSUANT TO TITLE 5 OF THE ENVIRONMENT ARTICLE, ANNOTATED CODE OF MARYLAND (1996 REPLACEMENT VOLUME) AS AMENDED.
9. CHANGE OF OPERATIONS - ANY ANTICIPATED CHANGE IN APPROPRIATION WHICH MAY RESULT IN A NEW OR DIFFERENT USE, QUANTITY, SOURCE, OR PLACE OF USE OF WATER SHALL BE REPORTED TO THE ADMINISTRATION BY THE PERMITTEE BY SUBMISSION OF A NEW APPLICATION.
10. ADDITIONAL PERMIT CONDITIONS - THE ADMINISTRATION MAY AT ANYTIME (INCLUDING TRIENNIAL PERMIT REVIEW OR WHEN A CHANGE APPLICATION IS SUBMITTED) REVISE ANY CONDITION OF THIS PERMIT OR ADD ADDITIONAL CONDITIONS CONCERNING THE CHARACTER, AMOUNT, MEANS AND MANNER OF THE APPROPRIATION OR USE, WHICH MAY BE NECESSARY TO PROPERLY PROTECT, CONTROL AND MANAGE THE WATER RESOURCES OF THE STATE. CONDITION REVISIONS AND ADDITIONS WILL BE ACCOMPLISHED BY ISSUANCE OF A REVISED PERMIT.

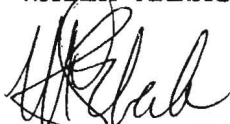
11. DROUGHT PERIOD EMERGENCY RESTRICTIONS - IF THE DEPARTMENT DETERMINES THAT A DROUGHT PERIOD OR EMERGENCY EXISTS, THE PERMITTEE MAY BE REQUIRED UNDER THE DEPARTMENT'S DIRECTION TO STOP OR REDUCE WATER USE. ANY CESSATION OR REDUCTION OF WATER USE MUST CONTINUE FOR THE DURATION OF THE DROUGHT PERIOD OR EMERGENCY, OR UNTIL THE DEPARTMENT DIRECTS THE PERMITTEE THAT WATER USE UNDER STANDARD PERMIT CONDITIONS MAY BE RESUMED.

12. NON-TRANSFERRABLE - THIS PERMIT IS NON-TRANSFERRABLE. A NEW OWNER MAY ACQUIRE AUTHORIZATION TO CONTINUE THIS APPROPRIATION BY FILING A NEW APPLICATION WITH THE ADMINISTRATION. AUTHORIZATION WILL BE ACCOMPLISHED BY ISSUANCE OF A NEW PERMIT.

13. *****
* INITIATION OF WITHDRAWAL - THE PERMITTEE SHALL NOTIFY THE*
* ADMINISTRATION BY CERTIFIED MAIL WHEN WITHDRAWALS FOR THE*
* USES SPECIFIED IN THIS PERMIT HAVE BEEN INITIATED. THIS *
* PERMIT SHALL EXPIRE IF WATER WITHDRAWAL IS NOT COMMENCED *
* WITHIN TWO YEARS AFTER THE EFFECTIVE DATE OF THIS PERMIT *
* EXCEPT THAT UPON WRITTEN REQUEST TO THE ADMINISTRATION *
* PRIOR TO THE EXPIRATION OF THE TWO YEAR PERIOD, THE TIME *
* LIMIT MAY BE EXTENDED FOR GOOD CAUSE, AT THE DISCRETION *
* OF THE ADMINISTRATION. *

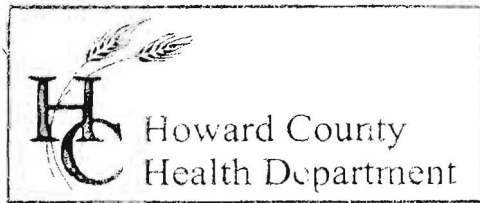
14. WATER LEVEL MEASUREMENTS - FOR ALL THE APPLICANT'S WELLS FOUR (4) INCHES IN DIAMETER OR LARGER, PUMPING EQUIPMENT SHALL BE INSTALLED SO THAT WATER LEVELS CAN BE MEASURED DURING PUMPING AND NONPUMPING PERIODS WITHOUT DISMANTLING ANY EQUIPMENT. ANY OPENING FOR TAPE MEASUREMENTS OF WATER LEVELS SHALL HAVE A MINIMUM INSIDE DIAMETER OF 0.5 INCHES AND BE SEALED BY A REMOVABLE CAP OR PLUG. THE PERMITTEE SHALL PROVIDE A TAP FOR TAKING RAW WATER SAMPLES BEFORE WATER ENTERS A TREATMENT FACILITY, PRESSURE TANK, OR STORAGE TANK.

BY AUTHORITY OF THE DIRECTOR
WATER MANAGEMENT ADMINISTRATION



for Matthew G. Pajerowski, Chief
WATER RIGHTS DIVISION

WKS




3525 H Ellicott Mills Drive, Ellicott City, MD 21043
(410) 313-2640 Fax (410) 313-2648
TDD (410) 313-2323 Toll Free 1-866-313-6300
website: www.hchealth.org

Penny E. Borenstein, M.D., M.P.H., Health Officer

February 21, 2003

MEMORANDUM

TO: Mr. James Glynn
6917 Deer Valley Road
Highland, MD 20777

FROM: Mark Rifkin 
Well and Septic Program

RE: 13376 Route 108
Well Permit HO-94-3614
Tax Map 40, Parcel 83

This office is requesting that you complete the enclosed *Application to Appropriate and Use Waters of the State* and return it to this office with a site map for the referenced property as soon as possible (within 15 days). After Health Department review and signature, the application and site map will be mailed to the MDE Water Rights Division, which enforces regulations governing water usage by all commercial users, regardless of size.

Your tenant's extremely low water usage is expected to facilitate a quick approval process. Should you have any concerns or questions regarding proper form completion, please call me at the referenced phone number.

MR
cc: File

410 313-3843
Phyllis

Circuit Court for
HOWARD COUNTY
Clerk of the Court,
MARGARET D. RAPPAPORT
8360 COURT AVENUE
ELLCOTT CITY, MD 21043-
(410) 313-2111

Transaction Block:	6652
Ret: 421	
AGREEMENT	AMOUNT
INF FD SURE #5	5.00
RECORDING FEE \$20.00	20.00
SUBTOTAL:	25.00
TOTAL CHARGES:	25.00
PAYMENTS	
CASH	25.00
TOTAL TENDERED:	25.00

Cashiers: PJR Reg # H002
Kcpt # 6094
Dates: Dec 25, 2002 Time: 03:05 pm