

**United States Patent and Trademark Office (USPTO)**  
**Office Action (Official Letter) About Applicant's Trademark Application**

U.S. Application Serial No. 79285030

Mark:

Correspondence Address:

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REP OF GEORGIA

Applicant: JSC LOMISI

Reference/Docket No. N/A

Correspondence Email Address:

**NONFINAL OFFICE ACTION**

International Registration No. 1529507

**Notice of Provisional Full Refusal**

**Deadline for responding.** The USPTO must receive applicant's response **within six months of the "date on which the notification was sent to WIPO (mailing date)"** located on the WIPO cover letter, or the U.S. application will be abandoned. To confirm the mailing date, go to the USPTO's Trademark Status and Document Retrieval (TSDR) database, select "US Serial, Registration, or Reference No.," enter the U.S. application serial number in the blank text box, and click on "Documents." The mailing date used to calculate the response deadline is the "Create/Mail Date" of the "1st Refusal Note."

Respond to this Office action using the USPTO's Trademark Electronic Application System (TEAS). A link to the appropriate TEAS response form appears at the end of this Office action.

**Discussion of provisional full refusal.** This is a provisional full refusal of the request for extension of protection to the United States of the international registration, known in the United States as a U.S. application based on Trademark Act Section 66(a). *See* 15 U.S.C. §§1141(f)(a), 1141h(c).

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issue(s) below. 15 U.S.C. §1062(b); 37 C.F.R. §§2.62(a), 2.65(a); TMEP §§711, 718.03.

SEARCH OF OFFICE'S DATABASE OF MARKS

The trademark examining attorney has searched the Office's database of registered and pending marks and has found no conflicting marks that would bar registration under Trademark Act Section 2(d). TMEP §704.02; *see* 15 U.S.C. §1052(d).

SUMMARY OF ISSUES:

- TRADEMARK ACT SECTIONS 1, 2, AND 45 - NON DISTINCTIVE PRODUCT DESIGN REFUSAL
- AMENDED DRAWING AND MARK DESCRIPTION REQUIRED
- MULTIPLE RENDITIONS OF THE MARK NOT ACCEPTED
- REQUEST FOR INFORMATION
- APPLICANT MUST BE REPRESENTED BY A U.S.-LICENSED ATTORNEY

TRADEMARK ACT SECTIONS 1, 2, AND 45 - NON DISTINCTIVE PRODUCT DESIGN REFUSAL

Registration is refused because the applied-for mark consists of a nondistinctive configuration of packaging for the goods that is not registrable on the Principal Register without sufficient proof of acquired distinctiveness. Trademark Act Sections 1, 2, and 45, 15 U.S.C. §§1051-1052, 1127; *see In re Mogen David Wine Corp.*, 372 F.2d 539, 540-42, 152 USPQ 593, 594-96 (C.C.P.A. 1967); *In re J. Kinderman & Sons, Inc.*, 46 USPQ2d 1253, 1254-55 (TTAB 1998); TMEP §1202.02(b)(ii).

The following factors are considered when determining the inherent distinctiveness of configuration marks comprising product packaging:

- (1) Whether the applied-for mark is a "common" basic shape or design;
- (2) Whether the applied-for mark is unique or unusual in the field in which it is used;
- (3) Whether the applied-for mark is a mere refinement of a commonly-adopted and well-known form of ornamentation for a particular class of goods viewed by the public as a dress or ornamentation for the goods; and

- (4) Whether the applied-for mark is incapable of creating a commercial impression distinct from the accompanying words.

*In re Pacer Tech.*, 338 F.3d 1348, 1350, 67 USPQ2d 1629, 1631 (Fed. Cir. 2003) (citing *Seabrook Foods, Inc. v. Bar-Well Foods, Ltd.*, 568 F.2d 1342, 1344, 196 USPQ 289, 291 (C.C.P.A. 1977)); TMEP §1202.02(b)(ii). Any one of these factors, by itself, may be determinative as to whether the mark is inherently distinctive. See *In re Chippendales USA, Inc.*, 622 F.3d 1346, 1355, 96 USPQ2d 1681, 1687 (Fed. Cir. 2010); *In re Chevron Intellectual Prop. Grp. LLC*, 96 USPQ2d 2026, 2028 (TTAB 2010).

In this case, the applied-for mark is not inherently distinctive because the mark consists of a beverage bottle design. The bottle widens in a fashion that is common for bottles; the sides and bottom of the bottle are a standard rounded shape for containers used for all types of beverages, and the neck is non-distinct because it is a standard neck design where a bottle cap can be placed as used on various liquid container goods. See *Attached evidence from <https://www.tesco.com/groceries/en-GB/products/252063090>, <https://www.packagingdigest.com/retail-packaging/inventor-cokes-curve-plastic-bottle-honored>, and <https://www.eternalwater.com/products/eternal-water-naturally-alkaline-water>*

In response to the refusal, applicant may assert a claim that the applied-for mark has acquired distinctiveness under Trademark Act Section 2(f). Applicant may respond by (1) requesting to amend the application to assert a claim of acquired distinctiveness under Section 2(f) and (2) providing sufficient evidence to support this claim (such as verified statements of long term use, advertising and sales expenditures, examples of typical advertisements, affidavits and declarations of consumers, customer surveys). See 15 U.S.C. §1052(f); 37 C.F.R. §2.41; TMEP §§1212.06 *et seq.* This evidence must demonstrate that the relevant public understands the primary significance of the mark as identifying the *source* of applicant's product. *In re Steelbuilding.com*, 415 F.3d 1293, 1297, 75 USPQ2d 1420, 1422 (Fed. Cir. 2005).

When determining whether the evidence shows the mark has acquired distinctiveness, the trademark examining attorney will consider the following six factors: (1) association of the mark with a particular source by actual purchasers (typically measured by customer surveys linking the name to the source); (2) length, degree, and exclusivity of use; (3) amount and manner of advertising; (4) amount of sales and number of customers; (5) intentional copying; and (6) unsolicited media coverage. See *Converse, Inc. v. ITC*, 909 F.3d 1110, 1120, 128 USPQ2d 1538, 1546 (Fed. Cir. 2018) ("the *Converse* factors"). "[N]o single factor is determinative." *In re Steelbuilding.com*, 415 F.3d at 1300, 75 USPQ2d at 1424; see TMEP §§1212.06 *et seq.* Rather, all factors are weighed together in light of all the circumstances to determine whether the mark has acquired distinctiveness. *In re Steelbuilding.com*, 415 F.3d at 1300, 75 USPQ2d at 1424. However, "[t]he evidence must relate to the promotion and recognition of the specific configuration embodied in the applied-for mark and not to the goods in general." *In re Change Wind Corp.*, 123 USPQ2d 1453, 1467 (TTAB 2017) (citing *Inwood Labs., Inc. v. Ives Labs., Inc.*, 456 U.S. 844, 851 n.11, 214 USPQ 1, 4 n.11 (1982)).

To establish acquired distinctiveness, an applicant may rely only on use in commerce that may be regulated by the U.S. Congress. See 15 U.S.C. §§1052(f), 1127. Use solely in a foreign country or between two foreign countries is not evidence of acquired distinctiveness in the United States. TMEP §§1010, 1212.08; see *In re Rogers*, 53 USPQ2d 1741, 1746-47 (TTAB 1999).

As an alternative to submitting evidence of acquired distinctiveness, applicant may amend the application to the Supplemental Register. 15 U.S.C. §1091; see 37 C.F.R. §§2.47, 2.75(a); TMEP §§816, 1202.02(b)(ii).

#### AMENDED DRAWING AND MARK DESCRIPTION REQUIRED

The drawing of applicant's applied-for three-dimensional mark is not acceptable because it includes functional elements depicted in solid lines rather than broken or dotted lines. See TMEP §1202.02(c)(i)(A). Elements of a mark that are functional are required to be shown in broken or dotted lines. See 37 C.F.R. §2.52(b)(4); *In re Water Gremlin Co.*, 635 F.2d 841, 844, 208 USPQ 89, 91 (C.C.P.A. 1980); *In re Heatcon, Inc.*, 116 USPQ2d 1366, 1379-80 (TTAB 2015); TMEP §1202.02(c)(i)(A).

"Functional matter cannot be protected as a trademark." TMEP §1202.02(a)(iii)(A); see 15 U.S.C. §§1052(e)(5), (f), 1091(c), 1064(3), 1115(b)(8). A feature is functional as a matter of law if it is "essential to the use or purpose of the [product]" or "it affects the cost or quality of the [product]." *TrafFix Devices, Inc. v. Mktg. Displays, Inc.*, 532 U.S. 23, 33, 58 USPQ2d 1001, 1006 (2001); TMEP §1202.02(a)(iii)(A).

In the present case, the following elements are functional: the neck portion of the bottle where one places the cap. The attached evidence from <https://familyrecipesandmore.com/Crafts/BottleTopContainers.html>, <https://www.berlinpackaging.com/pet-plastic-water-bottles/>, and [https://www.123rf.com/photo\\_119147487\\_empty-water-bottle-without-cap.html](https://www.123rf.com/photo_119147487_empty-water-bottle-without-cap.html) shows that these elements are functional because common use in the industry reflects that there are few alternative designs available. See *In re Morton-Norwich Prods., Inc.*, 671 F.2d 1332, 1340-41, 213 USPQ 9, 15-16 (C.C.P.A. 1982); TMEP §1202.02(a)(v).

Therefore, applicant must provide (1) a new drawing of the mark showing the functional element(s) in broken or dotted lines, and (2) an amended mark description that references the matter in broken or dotted lines and indicates such matter is not claimed as part of the mark. See TMEP §1202.02(c)(i)(A), (c)(ii). Applicant must provide the amended drawing regardless of whether the remaining portions of the mark are determined to be registrable. TMEP §1202.02(c)(i)(A).

The following mark description format is suggested, if accurate:

**The mark consists of a three-dimensional configuration of a green bottle. The broken lines depicting the neck where a bottle cap is to be placed indicate placement of the mark on the goods and are not part of the mark.**

See TMEP §1202.02(c)(ii).

#### MULTIPLE RENDITIONS OF THE MARK NOT ACCEPTED

The drawing shows more than one rendition of a three-dimensional mark; however, drawings for such marks are required to depict a single rendition only. 37 C.F.R. §2.52(b)(2); TMEP §§807.01, 807.10; *see In re Minn. Mining & Mfg. Co.*, 335 F.2d 836, 839, 142 USPQ 366, 368-69 (C.C.P.A. 1964). Therefore, applicant must submit a new drawing showing the mark in a single rendition of the mark in three-dimensions.

If the mark cannot be adequately depicted in a single rendition, applicant must file a petition to the Director requesting that the requirement to provide a single rendition of the mark be waived. TMEP §§807.10, 1202.02(c)(iv).

#### REQUEST FOR INFORMATION

Applicant must provide the following information and documentation regarding the applied-for three-dimensional configuration mark:

- (1) A written statement as to whether the applied-for mark, or any feature(s) thereof, is or has been the subject of a design or utility patent or patent application, including expired patents and abandoned patent applications. Applicant must also provide copies of the patent and/or patent application documentation.
- (2) Advertising, promotional, and/or explanatory materials concerning the applied-for configuration mark, particularly materials specifically related to the design feature(s) embodied in the applied-for mark.
- (3) A written explanation and any evidence as to whether there are alternative designs available for the feature(s) embodied in the applied-for mark, and whether such alternative designs are equally efficient and/or competitive. Applicant must also provide a written explanation and any documentation concerning similar designs used by competitors.
- (4) A written statement as to whether the product design or packaging design at issue results from a comparatively simple or inexpensive method of manufacture in relation to alternative designs for the product/container. Applicant must also provide information regarding the method and/or cost of manufacture relating to applicant's goods.
- (5) Any other evidence that applicant considers relevant to the registrability of the applied-for configuration mark.

*See* 37 C.F.R. §2.61(b); *In re Morton-Norwich Prods., Inc.*, 671 F.2d 1332, 1340-41, 213 USPQ 9, 15-16 (C.C.P.A. 1982); TMEP §§1202.02(a)(v) *et seq.*

Any document filed with the USPTO becomes part of the official public application record and will not be returned or removed. TMEP §§404, 814. If any of the information requested above is confidential or applicant does not want such information to become part of the public record for a valid reason, applicant should submit an explanation of those circumstances or redact confidential portions prior to submission. *See* TMEP §814. Applicants are not required to submit confidential information into the record; a written explanation or summary of that information may suffice. *Id.*

Regarding the requirement for this information, the Trademark Trial and Appeal Board and its appeals court have recognized that the necessary technical information for ex parte determinations as to functionality is usually more readily available to an applicant, and thus an applicant is normally the source of most of the evidence in these cases. *In re Teledyne Indus. Inc.*, 696 F.2d 968, 971, 217 USPQ 9, 11 (Fed. Cir. 1982); *see In re Babies Beat Inc.*, 13 USPQ2d 1729, 1731 (TTAB 1990) (holding registration was properly refused where applicant failed to comply with trademark examining attorney's request for copies of patent applications and other patent information); TMEP §1202.02(a)(v).

Failure to comply with a request for information can be grounds for refusing registration. *In re AOP LLC*, 107 USPQ2d 1644, 1651 (TTAB 2013); *In re DTI P'ship LLP*, 67 USPQ2d 1699, 1701-02 (TTAB 2003); TMEP §814.

#### APPLICANT MUST BE REPRESENTED BY A U.S.-LICENSED ATTORNEY AT THE USPTO TO RESPOND TO OR APPEAL THE PROVISIONAL REFUSAL.

An applicant whose domicile is located outside of the United States or its territories is foreign-domiciled and must be represented at the USPTO by an attorney who is an active member in good standing of the bar of the highest court of a U.S. state or territory. 37 C.F.R. §§2.11(a), 11.14; *Requirement of U.S.-Licensed Attorney for Foreign-Domiciled Trademark Applicants & Registrants*, Examination Guide 4-19, at I.A. (Rev. Sept. 2019). An individual applicant's domicile is the place a person resides and intends to be the person's principal home. 37 C.F.R. §2.2(o); Examination Guide 4-19, at I.A. A juristic entity's domicile is the principal place of business; i.e., headquarters, where a juristic entity applicant's senior executives or officers ordinarily direct and control the entity's activities. 37 C.F.R. §2.2(o); Examination Guide 4-19, at I.A. Because applicant is foreign-domiciled, applicant must appoint such a U.S.-licensed attorney qualified to practice under 37 C.F.R. §11.14 as its representative before the application may proceed to registration. 37 C.F.R. §2.11(a). *See* [Hiring a U.S.-licensed trademark attorney](#) for more information.

Only a U.S.-licensed attorney can take action on an application on behalf of a foreign-domiciled applicant. 37 C.F.R. §2.11(a). Accordingly, the USPTO will not communicate further with applicant about the application beyond this Office action or permit applicant to make future submissions in this application. And applicant is not authorized to make amendments to the application.

**To appoint or designate a U.S.-licensed attorney.** To appoint an attorney, applicant should submit a completed Trademark Electronic Application System (TEAS) [Change Address or Representation](#) form. The newly-appointed attorney must submit a TEAS [Response to Examining Attorney Office Action](#) form indicating that an appointment of attorney has been made and address all other refusals or requirements in this action, if any. Alternatively, if applicant retains an attorney before filing the response, the attorney can respond to this Office action by using the appropriate TEAS response form and provide his or her attorney information in the form and sign it as applicant's attorney. *See* 37 C.F.R. §2.17(b)(1)(ii).

**How to respond.** Click to file a response to this nonfinal Office action.

## ASSISTANCE

Please call or email the assigned trademark examining attorney with questions about this Office action. Although an examining attorney cannot provide legal advice, the examining attorney can provide additional explanation about the refusal(s) and/or requirement(s) in this Office action. See TMEP §§705.02, 709.06.

The USPTO does not accept emails as responses to Office actions; however, emails can be used for informal communications and are included in the application record. See 37 C.F.R. §§2.62(c), 2.191; TMEP §§304.01-.02, 709.04-.05.

/Odette Martins/  
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## **RESPONSE GUIDANCE**

- **Missing the response deadline to this letter will cause the application to abandon.** A response or notice of appeal must be received by the USPTO before ~~midnight~~**Eastern Time** of the last day of the response period. TEAS and ESTTAmaintenance or unforeseen circumstances could affect an applicant's ability to timely respond.
- Responses signed by an unauthorized party are not accepted and can **cause the application to abandon**. If applicant does not have an attorney, the response must be signed by the individual applicant, all joint applicants, or someone with legal authority to bind a juristic applicant. If applicant has an attorney, the response must be signed by the attorney.
- If needed, **find** contact information for the supervisor of the office or unit listed in the signature block.

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Offer



## Fanta Orange 2 Litre Bottle

★★★★☆ 4 (1)

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**Save 35p Was £1.85 Now £1.50**

Offer valid for delivery from 11/05/2020 until 31/05/2020

£ 1.50 £0.08/100ml

1

Add



A 250ml serving contains

Energy	Fat	Saturates	Sugars	Salt
203kJ 48kcal	0g	0g	12g	0.00g
2%	0%	0%	13%	0%

of the reference intake\*

## Usually bought next

Offer



### Coca Cola 1.5Ltr

**Save 50p Was £2.00 Now £1.50**

Offer valid for delivery from 06/05/2020 until 26/05/2020

£ 1.50 £0.10/100ml

1

Add

Offer



### Pepsi Max 2 Litre Bottle

**Save 40p Was £1.90 Now £1.50**

Offer valid for delivery from 06/05/2020 until 26/05/2020

£ 1.50 £0.08/100ml

1

Add



### Tesco Sparkling Lemonade 2 Litre Bottle

£ 0.40 £0.02/100ml

1

Add



Checkout

Products you add to your basket will appear here

of the reference intake\*  
Typical values per 100g: Energy 81kJ

Product Description

Sparkling Orange Fruit Drink with Sugar and Sweeteners

Bright, bubbly, instantly refreshing and great tasting. Fanta Orange is made with 100% natural flavours, fruit juice and is caffeine free.  
Fanta's cool taste is made with...

- Real fruit
- Natural flavours
- No artificial colours
- Sugar and sweeteners
- Serve ice cold for maximum refreshment.
- Contains 8 X 250ml servings.
- Keep cold in the fridge.
- Please recycle.

Coca-Cola and the Environment  
Coca-Cola is committed to making a positive difference - to the health of the planet, consumers and the communities it serves. The company is working hard to reduce its impact on the environment in everything it does - growing more while using less in areas such as energy and water use, waste reduction and recycling - and by encouraging people to think more about the positive impact they can have on their local environment.

- Made with fruit or fruit juice
- With natural flavours
- This product is GMO free
- This product is gluten free
- This product is allergen free
- This product is suitable for vegetarians/vegans

Pack size: 2L

Information

Ingredients

Carbonated Water, Sugar, Orange Juice from Concentrate (3.7%), Citrus Fruit from Concentrate (1.3%), Citric Acid, Vegetable Extracts (Carrot, Pumpkin), Sweeteners (Acesulfame K, Sucralose), Preservative (Potassium Sorbate), Malic Acid, Acidity Regulator (Sodium Citrate), Stabiliser (Guar Gum), Natural Orange Flavourings with Other Natural Flavourings, Antioxidant (Ascorbic Acid)

Allergy Information

This product is allergen free

Storage

Store cool and dry.Best before end: See side of cap or bottle neck for date


Preparation and Usage

Best served ice cold or best served chilled

Additional information

1

Add



Sprite Regular 2 Litre Bottle

£ 1.00 £0.05/100ml

1

Add

Number of uses

2L = 8 x 250ml servings

Additives

Free From Genetically Modified Ingredients

Recycling info

Bottle. Plastic - Widely Recycled

Name and address

Coca-Cola European Partners Great Britain Limited,  
Uxbridge,  
UB8 1EZ.

Return to

Coca-Cola European Partners Great Britain Limited,  
Uxbridge,  
UB8 1EZ.  
0800 227711  
Coca-Cola.co.uk

Net Contents

2l e

Nutrition

Typical Values	Per 100ml	Per 250ml (%*)
Energy	81kJ	203kJ (2%)
-	19kcal	48kcal (2%)
Fat	0g	0g (0%)
Of which saturates	0g	0g (0%)
Carbohydrate	4.6g	12g (4%)
Of which sugars	4.6g	12g (13%)
Protein	0g	0g (0%)
Salt	0g	0.00g (0%)
*Reference intake of an average adult (8400kJ/2000kcal)	-	-

View all Fizzy Drinks >

Using Product Information

While every care has been taken to ensure product information is correct, food products are constantly being reformulated, so ingredients, nutrition content, dietary and allergens may change. You should always read the product label and not rely solely on the information provided on the website.

always read the product label and not rely solely on the information provided on the website.

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**A Tesco Customer** 19th November 2019

A good drink but then there isn't much choice in Tesco for drinks that are other than zero or diet, most of the 50p bottles are sugar free, let us make up our own minds whether to take sugar or not and without the awful after taste.

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## Inventor of Coke's curve plastic bottle honored

By Posted by John Kalkowski in Retail Packaging on April 01, 2012

喝啊喝已マ

0



Plastic



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By Tyrel Linkhorn, The Blade

Coca-Cola Co.'s contour bottle, introduced in 1916, is perhaps the best-known packaging design in American history, but when the soft-drink maker switched to plastic, it was confined to the same straight-sided bottle as everyone else.

That is, until Tom Brady and his team figured out a way to duplicate in plastic what had been possible only in glass. The team started work on the project in the late 1980s.

"Our company was the one that sort of solved that problem for Coca-Cola," he said. "Even today, the Coca-Cola bottles have a remnant of that trademark shape in them."

For that and many other innovations and accomplishments, the Holland resident was recognized in Orlando, FL., with induction into the Plastics Hall of Fame.

"You can be an inventor, a processor, a designer, an educator. It covers all the areas and Tom Brady, I think, is two things," said John Kretzschmar, chairman of the Plastics Academy, which runs the hall of fame. "No. 1, he's got several patents. His expertise is with recycling of plastic bottles, and he's really developed some worldwide technology. As far as his entrepreneurship, he started work with Owens-Illinois [Inc.], went up the ladder there, and started his own company."

That company, Plastic Technologies Inc., was where he began his work with Coca-Cola. Over time, he started five other companies, including Phoenix Technologies in Bowling Green, which is a world leader in recycled PET (polyethylene terephthalate) plastic. Mr. Brady's company was the first to develop a recycling process for curbside stream PET plastics that received food-grade approval from the FDA.

"When it comes back in curbside, it may have had gasoline or pesticides or whatever else on it," Brady said. "We developed a process that we could assure the FDA [Food and Drug Administration] and the

PHOTO COURTESY OF PLASTIC TECHNOLOGIES INC.



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consumer that anything that was in it was gone."

In all, his firms employ about 200 people, whom he credits heavily for their shared success. "We've built a very comprehensive business. In 26 years, I've had less than five professional employees leave here. Part of what's happened here is we've developed a cadre of experts you just don't find anywhere else in the world."

He remains chairman, although his companies are now employee-owned.

Other Plastics Hall of Fame members include George Eastman of Eastman Kodak and Edwin H. Land, who founded Polaroid.

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NATURE'S PERFECT WATER®

## STILL WATER

### FLAVOR



### SIZE/CASE



### CASE QUANTITY

- 1 +

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7 Days▼

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ADD TO CART

## NATURE'S PERFECT WATER

Pure & Pristine water doesn't need to come from Fiji or France. Eternal Water is sourced from some of the best water in the world, right here in America. Our protected underground sources are located in pristine and isolated places far from industrialization. These pristine and remote locations are the perfect setting for Nature's Perfect Water.

### NATURAL PH 8.0\*

\*Approximate pH at the time of bottling.

Available in the following sizes:

24 x 600ML

12 x 1L

12 x 1.5L

6 x 2.5L

## CUSTOMER REVIEWS

Based on 16 reviews

[Write a review](#)

### GREAT WATER & GREAT SERVICE

*Renee W. on Aug 08, 2019*

I love this water and your great service makes me appreciate it even more.

[Report as inappropriate](#)

### THANK YOU FOR SUCH WONDERFUL WATER!

*Samantha C. on Aug 07, 2019*

So i tried this water as it was BOGO at my publix a few months ago. And loved it so much I wanted to see where it was bottled. I was ecstatic to learn it was bottled in the smokey mountains. I spent 3 yrs in TN near Johnson city when I was around 10 and it was the happiest time of my life.....Thank you for this wonderful water!

[Report as inappropriate](#)

### ME GUSTO MUCHO!

*Reina M. on May 16, 2019*

el agua de eternal water esta deliciosa

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## LOVE

*Alycia F. on May 10, 2019*

My family and I love your brand of water!

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## SO GOOD

*Latron R. on May 07, 2019*

Love Eternal Alkaline Water! It has such a clean pure taste! I would highly recommend!

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1 2 3 4

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SOURCED IN U.S.A.



NATURALLY ALKALINE



NATURAL ELECTROLYTES



NATURALLY FILTERED

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# Family Recipes and more



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## Bottle Top Containers

Bottle Top Containers would be a good Earth Day project. What to do with these? I think they're perfect for holding homemade lip gloss. They hold 1 1/2 tsp worth.



For each container you'll need one bottle and an extra bottle cap. Using scissors, cut the top portion off a water bottle.



Using scissors cut, cut and cut...



Until this is all you have left.



Push the cut end into the bottle cap. If it doesn't fit, trim some more. Done! This is the bottom & doesn't come off. Screw a lid from another bottle on for the top.





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### Build a Quote

**Got it!**

## 6468

Our 12 oz plastic water bottles are crystal clear, lightweight and economical. The circumferential paneling at the bottom and shoulder of the bottle improves its physical strength. The body of the bottle features a generous label panel to display your brand. Cap sold separately.

\*Bisphenol A is a chemical sometimes used in the manufacture of certain plastics. Bisphenol A was not used in the manufacture of this item.

Downloads:

[Product Specifications](#)

Pallet Qty:	6468
Capacity:	12 oz (355 ml)
Material Type:	PET
Color:	Clear
Shape:	Round

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Got it!

Diameter:	2.33 in
Height:	7.1 in
Label Panel Dimensions:	7.50in w x 1.750in h
Label Panel Shape:	Rectangular
Cap Style:	Not Included
Cap Size:	28 mm

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Got it!

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1 oz Clear PET Plastic Water Bottles - 4691B24-B

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20 oz Clear PET Plastic Water Bottles - 4691B26-B

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34 oz Clear PET Plastic Water Bottles - 4691B28-B

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12 oz Clear PET Plastic Water Bottles - 4691B22-B

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4 oz Purple PET Plastic Wide Mouth Packer Bottles - BP263025

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1 oz Black PET Plastic Cylinder Bottles (Cap Not Included) - 3410B52-B

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2 Recommended Accessories



**28 mm White HDPE Plastic Tamper-Evident Screw Top Caps - 4691C01**  
Item #4691C01

Cap leaves a ring behind once it has been opened, making it easy to identify product tampering.

[View Specifications](#)

Quantity:  [Add to Cart](#)

Price Per Each	
Each	Price
1 - 4099	\$0.05
4100 - 8199	\$0.04

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Got it!

Total: **\$0.05**



**28 mm Blue PP Plastic Tamper-Evident Sport Caps - 4691C06**  
Item #4691C06

[View Specifications](#)

Quantity:  [Add to Cart](#)

Price Per Each	
Each	Price
1 - 4099	\$0.04
4100 - 8199	\$0.03



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1 - 1974

\$0.11

3950 +

\$0.08

Total: **\$0.11**

Got it!

View All Other PET Plastic Water Bottles ▾

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




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Quality Advocacy

Quantified Results

Thrilling Service

World-Class Design



**Also of Interest**

PET Plastic Water Bottles with Tamper-Evident Cap

20 oz Clear PET Plastic Water Bottles - 4691B26-B

12 oz Clear PET Plastic Water Bottles - 4691B22-B

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Stock Photo - Empty water bottle without cap.



Empty water bottle without cap.



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#### Keywords

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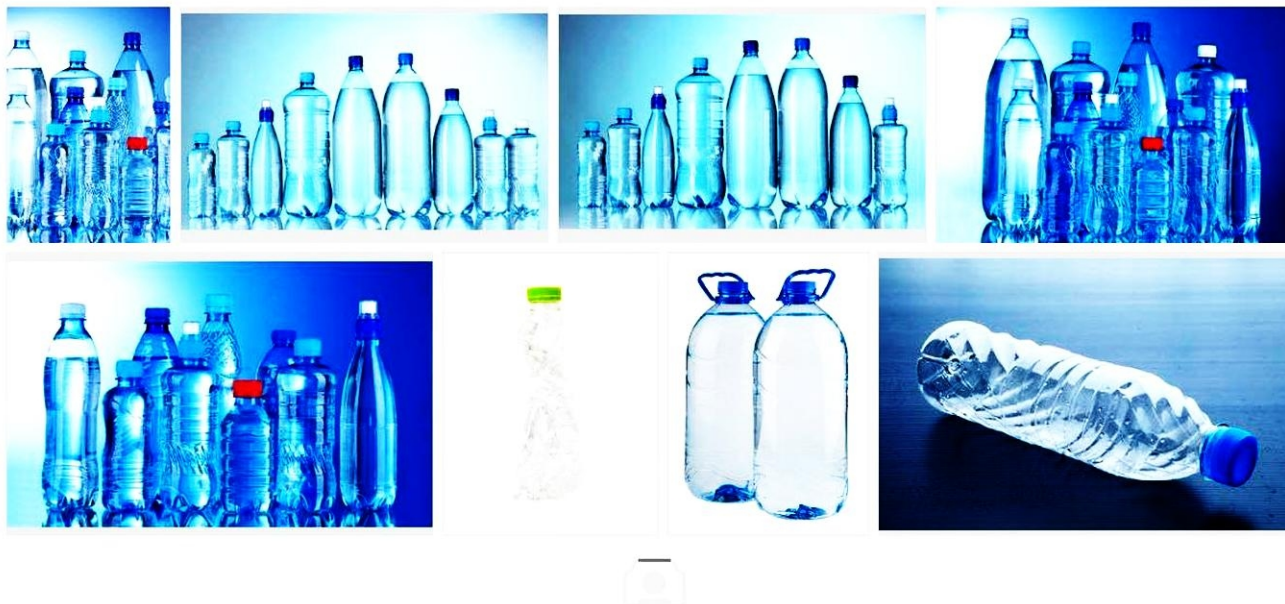
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Great 8.6 out of 10

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