

IN THE OFFICE OF THE STATE ENGINEER
OF THE STATE OF NEVADA

O R D E R

Mr. Clifford A. Jones
Resident Agent
Nevada Equities, Inc.
230 Las Vegas Blvd. South
Las Vegas, Nevada

Dear Mr. Jones:

As you have previously been advised existing rights to appropriate underground water for use on the Nevada Equities golf course total five hundred and fifty acre-feet annually under Permits 23088 and 23089. Applications 24289 and 24290 to appropriate additional underground water for use on said golf course were denied by the State Engineer's Ruling of July 16, 1968.

Action has been filed in the Eighth Judicial District Court of the State of Nevada in and for the County of Clark to appeal and review the Ruling of the State Engineer. However no bond has been filed, as required by the provisions of NRS 533.450, paragraph 5 to effect a stay of the State Engineer's action.

Investigations by personnel of the Division of Water Resources indicate that Nevada Equities, Inc. has continued to pump water from wells, which were the subject of the July 16, 1968 Ruling, for golf course purposes.

You are hereby notified and ordered to immediately cease and thereafter desist from using water from wells which are the subject of Applications 24289 and 24290 pending a decision on your appeal.


Roland D. Westergard
State Engineer

Dated at Carson City, Nevada,
this 20th day of September, 1968.

cc: Mr. Burton Brown, Executive Vice President, Nevada
Equities, Inc., 711 Desert Inn Road, Las Vegas, Nevada