

IN THE MATTER OF APPLICATIONS 20862)
AND 20863 FILED TO APPROPRIATE UNDER-)
GROUND WATER IN CLARK COUNTY, NEVADA.) R U L I N G

General:

Applications 20862 and 20863 were filed November 26, 1962 by U-Mac, Incorporated to appropriate underground water for quasi-municipal (subdivision--shopping center) and domestic use. These applications were considered at the Las Vegas Valley Ground Water Board meeting of April 2, 1963. At that time the Board recommended that the applications be approved under a Rule, 7-A Agreement with the Water District.

The applicant was advised of the Rule, 7-A Agreement requirement in a letter dated May 14, 1963. The applicant was again informed by certified letter, dated June 5, 1964, that the applications would be denied unless notice that agreement had been reached was received within sixty (60) days. No such notice was received.

The applications were again considered by the Las Vegas Valley Water Board on September 3, 1964 at which time it was reported that District water was available. The Board then recommended that the applications be denied for the reason that District water was available.

Ruling:

Applications 20862 and 20863 are denied on the grounds that the applicant failed to submit information required and further that it would be detrimental to the public interest to allow appropriations in an area served by an entity engaged in furnishing water.

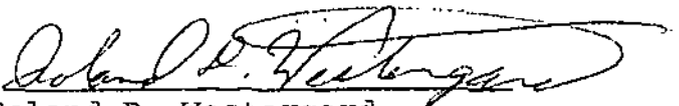
Respectfully submitted,

GEORGE W. HENNEN
State Engineer

Dated this 6th day of

January, 1966.

RDW:wij

BY: 
Roland D. Westergard
Assistant State Engineer