

IN THE MATTER OF APPLICATION 20239,)
FILED JANUARY 10, 1962, BY HAROLD A.)
RUEGER, TO APPROPRIATE WATER FROM)
AN UNDERGROUND SOURCE FOR IRRIGATION)
AND DOMESTIC PURPOSES IN CLARK COUNTY,))
NEVADA.)

R U L I N G

General:

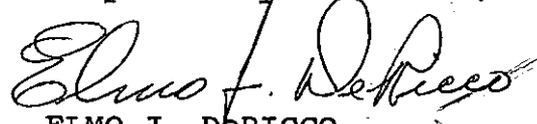
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Application 20239 was filed to appropriate 6.0 c.f.s. of the waters from an underground source at a point within the SE $\frac{1}{4}$ NW $\frac{1}{4}$ Section 32, T. 24 S., R. 60 E., M.D.B.&M., to irrigate 640 acres of land within portions of E $\frac{1}{2}$ Section 31, Sections 32, 33, 34 and W $\frac{1}{2}$ Section 35, T. 24 S., R. 60 E., M.D.B.&M., and for domestic purposes.

The application was filed in support of Pittman Permit, Nevada-047690, U. S. Bureau of Land Management, Reno, Nevada. This office was notified by letter dated June 20, 1962, from U. S. Bureau of Land Management that this entry was canceled and closed on the Land Office records. As of the date of this ruling, the applicant does not have control of the land on which he plans to place the water to beneficial use.

RULING

Application 20239 is hereby denied on the grounds that the applicant does not have control of the land on which he plans to place the water to beneficial use, and that the granting would be detrimental to the public welfare.

Respectfully submitted,


ELMO J. DERICCO
State Engineer

Dated this 12th day of

August, 196³