

IN THE MATTER OF APPLICATION NO. 22048 }
FILED JUNE 15, 1964, BY ROBERTS REALTY }
INC. TO APPROPRIATE WATER FROM AN }
UNDERGROUND SOURCE IN CLARK COUNTY, }
NEVADA. }

R U L I N G

GENERAL:

Application No. 22048 was filed June 15, 1964 by Roberts Realty, Inc. for permission to appropriate .10 c.f.s. of water from an underground source for quasi-municipal (subdivision) and domestic use. The point of diversion and place of use are described as within the SE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 1, T. 22S., R. 61E., M.D.B.&M.

On September 3, 1964 the Las Vegas Valley Ground Water Board approved the application subject to the applicant entering a Rule 7-A Agreement with the Las Vegas Valley Water District. No evidence has been filed in the office of the State Engineer that the applicant has entered a Rule 7-A Agreement with the Las Vegas Valley Water District. On April 5, 1967 a letter was sent by certified mail to the applicant requesting evidence of entering a Rule 7-A Agreement with the Las Vegas Valley Water District be filed with the office of the State Engineer on or before May 19, 1967. No such evidence has been received.

RULING

Application No. 22048 is herewith denied on the grounds the applicant has failed to submit evidence of complying with conditions for approval. Granting of the application without this evidence of satisfying the conditions for approval would be detrimental to the public welfare.

Respectfully Submitted,


Roland D. Westergard
Assistant State Engineer

RDW:WJN:jb

Dated This 31st Day
of May, 1967.