

September 17, 2014

Shannon Evans, Director III
Clark County School District
975 W. Welpman Way
Henderson, NV 89044

Re: Petition for Variance from Chapter 486A of the Nevada Administrative Code

Dear Ms. Evans:

The following is provided as follow-up to our conversation regarding your intent to request a variance from the Nevada State Environmental Commission on the mandated usage of Reformulated Gasoline for the Clark County School District fleet vehicles.

Chapter 486A.200.3 of the Nevada Administrative Code states that the “Commission shall not issue a variance...if it determines that such a variance would have a significant adverse effect on a control measure or contingency measure.” Control and contingency measures come from state implementation plans (SIPs) approved by the U.S. Environmental Protection Agency, which makes them federally enforceable and thus not eligible for a Commission waiver.

We do not currently have any such SIP control measures in force, and do not anticipate new mobile source emissions control measures within your proposed time frame. The Department of Air Quality therefore has determined that your request should have no significant adverse effect on any current control measures or contingency measures contained in any Clark County SIP.

Sincerely,



Lewis Wallenmeyer
Director