	1	Pofero The State Of Neurada, State Environmental O
	2	Before The State Of Nevada, State Environmental Commission
	3	In Re:
	4 5	Appeal of Permit No. LF006-CMF-01       )       ORDER VACATING HEARING DATES         Reid Gardner Station       )       AND DISMISSING APPEAL
	6	)
	7	On November 8, 2011, Appellants Sierra Club and Moapa Band of Paiutes filed an
	8	Unopposed Petition for a Declaratory Order requesting an order stating that the State
	9	Environmental Commission (Commission) had jurisdiction to hear and decide the above-
	10	referenced appeal. At its meeting on February 15, 2012, the Commission heard the Petition
	11	and determined that it did not have jurisdiction. A copy of the Commission's written decision
	12	is attached hereto.
	13	Based on the foregoing, the March 6 and 7, 2012 hearing dates are VACATED and
	14	Appellants' appeal of Permit No. LF006-CMF-01 issued by the Southern Nevada Health
	15	District is DISMISSED.
	16	Dated this <u>5</u> <sup>th</sup> day of March, 2012.
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	19	Alan Coyner, Vice Chairman
	20	State of Nevada, State Environmental Commission
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GENERA 555 E. W. SUIT	28 ORNEY AL'S OFFICE ASHINGTON FE 3900 AS, NEVADA	1
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1	CERTIFICATE OF SERVICE
2	I hereby certify that on the $5$ day of March 2012, I mailed a true and accurate copy of
3	
	the foregoing ORDER VACATING HEARING DATES AND DISMISSING APPEAL by
4	depositing a copy of the same in the United States mail, postage prepaid, addressed as
5	follows:
6	Thomas C. Woodworth, Esq.
7	Assistant General Counsel
8	NV Energy, Inc. 6226 West Sahara Ave, MS 03A
9	Las Vegas, NV 89146
10	Attorneys for Intervener NV Energy
11	Dan Galpern, Staff Attorney
12	Western Environmental Law Center 1216 Lincoln Street
13	Eugene, OR 97401
14	Christopher Mixson
15	Wolf, Rifkin, Shapiro, Schulman & Rabkin 3556 East Russell Rd.
16	Las Vegas, NV 89117
17	Attorneys for Petitioners Sierra Club and Moapa Band of Paiutes
18	Terry Coffing, Esq.
19	Marquis Aurbach 10001 Park Run Dr.
20	Las Vegas, NV 89145
21	Attorneys for Respondent Southern Nevada Health District
22	IDD
23	Al B. Well
24	John B. Walker, Executive Secretary State of Nevada, State Environmental Commission
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26	
27	
28 Attorney	
GENERAL'S OFFICE 555 E WASHINGTON, SUITE 3900	2
LAS VEGAS, NEVADA. 89101	-

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## BEFORE THE STATE OF NEVADA, STATE ENVIRONMENTAL COMMISSION

In Re:

-- Public Petition --Moapa Band of Paiutes and Sierra Club Submitted Pursuant to NRS 233B.120

DECISION

At its February 15, 2012 meeting, the State Environmental Commission ("Commission") considered a petition submitted by the Moapa Band of Paiutes and the Sierra Club (together referred to as "Petitioners") pursuant to NRS 233B.120 and NAC 445B.888 which requested a declaratory order. Representatives on behalf of Petitioners, Washoe County Health District, Southern Nevada Health District, NV Energy and the Nevada Division of Environmental Protection ("NDEP") participated.

14 The petition requested a declaratory order from the Commission that it had jurisdiction 15 to conduct a contested case hearing over, and to decide Petitioners' appeal of, Landfill Permit 16 LF006-CMF-01 issued by the Southern Nevada Health District to NV Energy. Petitioners cited 17 NAC 444.748(2) as the basis for jurisdiction: "Any person who wishes to appeal from a 18 decision or action of the solid waste management authority may do so. Such an appeal must 19 be made in writing in accordance with the State Environmental Commission's procedural 20 rules." Solid waste management authority is defined in NRS 444.495 as "(1) the district board 21 of health in any area in which a health district has been created ..., if the board has adopted 22 all regulations that are necessary to carry out the provision of NRS 444.440 to 444.620, 23 inclusive" and (2) "[i]n all other areas of the State, the Division of Environmental Protection of 24 the State Department of Conservation and Natural Resources."

NDEP explained that before the appeal at issue, no appeal had been filed with the
Commission relating to a decision by a solid waste management authority other than NDEP.
It noted that there is no specific statutory language governing appeals of solid waste permits
in NRS chapter 444. The regulation cited, NAC 444.748, was adopted in 1977. NAC

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444.980, another regulation governing appeals which was adopted in 1993, does not refer to
decisions by a solid waste management authority but specifically the State Department of
Conversation and Natural Resources: "[A]ny person who requests a hearing before the State
Environmental Commission concerning a final decision by the State Department of
Conservation and Natural Resources pursuant to chapter 444 of NRS may do so by filing a
request, within 10 days of notice of the action of the Department on Form 3."

NDEP referred to the history of NRS chapter 444 and explained that the Nevada Legislature enacted significant revisions to that chapter in 1993. As a result, three separate and distinct entities have responsibility for solid waste in the state: NDEP, the Southern Nevada Health District and the Washoe County Health District. NDEP periodically reviews the health district programs to ensure that they meet minimum standards established by the United States Environmental Protection Agency, but NDEP does not review permits issued by the health districts. NDEP stated that the health districts issue permits under their own regulatory authority.

15The Southern Nevada Health District acknowledged that it did not have an appeal16process for permits for the last seven years and stated there is a court process for appeals.

The Washoe County Health District stated it had an appeal process whereby a permit decision could be appealed to the District Board of Health before an appeal was filed with the district court. It agreed with NDEP that the Legislature did not intend for the Commission to review or hear appeals of decisions issued by the health districts.

After receiving comments and questioning participants, the Commission noted that its 21 power and jurisdiction are conferred by statute. NRS 444.570(2) sets forth the duties of the 22 23 Commission: The Commission shall "[r]eview any determination by the Director of the State Department of Conservation and Natural Resources that a program for issuing permits 24 administered by a solid waste management authority is inadequate. The Commission may 25 26 affirm, modify or reverse the findings of the Director." NRS 444.570(2)(c). There is no reference to hearing appeals of permits issued by any solid waste management authority. 27 The Commission's duties under NRS chapter 444 are different than its duties under NRS 28

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chapters 445A and 445B. In those chapters, the Commission has been given express
 authority to hear appeals of water and air permits issued by the state. See NRS 445A.605,
 NRS 445B.360.

Based on the foregoing, the Commission finds that it does not have authority pursuant to NAC 444.748(2) to hear Petitioners' appeal of Landfill Permit LF006-CMF-01 issued by the Southern Nevada Health District to NV Energy and therefore DENIES the petition filed by the Moapa Band of Paiutes and the Sierra Club.

Dated this  $5^{\text{H}}$  day of March, 2012.

Alan Coyner, Vice Chairman State Environmental Commission

1	CERTIFICATE OF SERVICE
2	I hereby certify that on the <u>5</u> day of March 2012, I mailed a true and accurate copy of
3	the foregoing DECISION by depositing a copy of the same in the United States mail, postage
4	prepaid, addressed as follows:
5	
6	Dan Galpern, Staff Attorney Western Environmental Law Center
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12	Attorneys for Petitioners Sierra Club and Moapa Band of Paiutes
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14	ALB. Wale
15	John B. Walker, Executive Secretary
16	State of Nevada, State Environmental Commission
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28 Attorney General's Office 555 E Washington, Suite 3900 Las Vegas, Nevada 89101	4