

STATE OF NEVADA

PUBLIC UTILITIES COMMISSION

JOSEPH C. REYNOLDS Chairman

ANN C. PONGRACZ Commissioner

BRUCE H. BRESLOW Commissioner

STEPHANIE MULLEN Executive Director

January 22, 2018

VIA EMAIL

Angel De Fazio PO Box 29194 Las Vegas, NV 89126 702-490-9677 ntefusa@gmail.com

Re: Records Requests

Ms. De Fazio:

Chapter 239 of the Nevada Revised Statutes ("NRS"), specifically NRS 239.0107(1), requires a governmental entity to respond to public records requests within five business days. Accordingly, the Public Utilities Commission of Nevada ("Commission") responds to your following public records requests:

- 1) January 14, 2018, request for the "2016 & 2017 Pipeline safety program annual evaluations by PHMSA with related responses. If you don't know what it is, go to Garret, he knows and provided for prior years. I want access to these records on line during the week of Jan 22 after 11 am!"
- 2) January 18, 2018, request for a "FULL LIST OF ALL ATTENDEES FOR NARUC CONFERENCES/MEETINGS/ WORKSHOPS/SEMINARS FROM JAN THRU MAY 1 2018. IN OFFICE INSPECTION, NO BULLSHIT THAT YOU CAN'T ACCESS IT, ITS READILY AVAILABLE, DANNY BOY."

Please be advised that the Commission does not have any records responsive to your request for 2016 & 2017 PHMSA evaluations and related responses. The Pipeline and Hazardous Materials Safety Administration has not yet provided evaluations for the years that you requested, nor does the Commission have an estimate for when they might be available.

With regard to your second request, please see the attached responsive record. Pursuant to NRS 239.0107(1)(d), the Commission hereby provides you with written notice that this public record has been redacted in accordance with the balancing test articulated in *Reno Newspapers v. Sherriff*, 234 P.3d 922, 925 (2010). In balancing the interests of nondisclosure against the general policy in favor

of an open and accessible government,¹ the Commission has redacted the email's directory location on the Commission's computer network to address concerns about computer network security.

Sincerely,

Daniel Haggarty

Legal Case Manager

Public Utilities Commission of Nevada

¹ A general disclosure presumption dictates that "all public records are open to public disclosure unless either (1) the Legislature has expressly and unequivocally created an exemption or exception by statute...or (2) balancing the private or law enforcement interests for nondisclosure against the general policy in favor of an open and accessible government requires restricting public access to government records." *Reno Newspapers v. Sherriff*, 234 P.3d 922, 925 (2010).