



NEVADA GOVERNOR'S OFFICE OF ENERGY

September 1, 2015

[REDACTED]
[REDACTED] Drive, Suite [REDACTED]
Henderson, NV 89052

Dear Ms. [REDACTED],

Per NRS 701.180(6), if the Director of the Governor's Office of Energy (GOE) is requested to make a determination pursuant to NRS 111.239 and 278.0208 on the placing of an unreasonable restriction on the use of a system for obtaining solar energy, the Director shall make a determination within 30 days of receiving the request. An unreasonable restriction is deemed to be:

“The placing of a restriction or requirement on the use of a system for obtaining solar energy which decreases the efficiency or performance of the system by more than 10% of the amount that was originally specified for the system, as determined by the Director of the Governor's Office of Energy and which does not allow for the use of an alternative system at a substantially comparable cost and with substantially comparable efficiency and performance. 111.239(a).”

We reviewed information provided to our office regarding the residence at 18 [REDACTED], Henderson, Nevada, 89052. The [REDACTED] restriction to move 22 solar panels from the south facing roof surface to the north facing roof surface would cause a 23.1% annual reduction in solar energy production for the proposed 11.12 kW solar energy system.

In light of these findings, GOE has determined that moving these solar panels constitutes an unreasonable restriction pursuant to NRS 111.239(a).

Thank you for your inquiry. If there are any additional questions or concerns, please contact our office.

Best regards,

Angie Dykema
Director