MOTOR CARRIER REGULATION AND LICENSING LAWS (PERMIT FOR EMPLOYEE TRANSPORTATION)

STATUTORY CITATION: Nev. Rev. Stat. § 706.749

GENERAL SUMMARY: The state motor carrier laws generally exempt employers transporting workers between their homes and the place of employment from the regulatory provisions applicable to common carriers, but impose certain permit requirements and fee limitations on such transportation providers in lieu thereof.

SPECIFIC TERMS AND CONDITIONS

PERMITS — Any employer (implicitly including a farm operator or farm labor contractor) who transports workers between their job site and their homes or central parking areas must obtain an annual permit to do so from the state. The permit application must indicate the employer's name, the places where workers will be picked up and discharged, the location of the workplace or job sites, identification of the vehicle or vehicles to be used, and the amount of any charges to be made for transportation service. The permit requires payment of an annual \$10 fee for each vehicle regularly used to transport workers.

CHARGES — Any fees or charges for use of the service by workers may not exceed an amount required to amortize the cost of the vehicle and defray the cost of operating it.

ADMINISTRATION AND ENFORCEMENT

PRIMARY ENFORCEMENT AGENCY — *Van Pool Registrar, Nevada Transportation Authority, Reno, Nevada 89502 (775-688-2800).* The Authority is responsible, in large part, for administration and enforcement of the state motor carrier laws, including the issuance of permits to employers transporting workers to and from the workplace. Any violation of the permit requirement or the limitation on transportation charges may be reported to this agency.

SECONDARY OR ASSOCIATED ENFORCEMENT AGENCY — None.