

## REQUEST UNDER THE OHIO OPEN RECORDS LAW

March 9, 2022

Director of Public Records  
The Ohio State University  
21 E. 11th Ave. in the South Campus Gateway  
Columbus, OH 43201-2190

By Electronic Mail: [PublicRecords@osu.edu](mailto:PublicRecords@osu.edu)

To Whom It May Concern:

On behalf of Energy Policy Advocates, and pursuant to Ohio Revised Code §149.43, I hereby request copies of all electronic correspondence and accompanying information, including also any attachments, that a) was sent to or from or which copies (including cc: and bcc:) Kerry Ard (Associate Professor, Environmental and Natural Resource Sociology) that b) also includes anywhere in an email “thread” or in any attachment(s), (*not* only in the To, From, cc: or bcc: field), i) @Brown.edu (e.g., [cssn-list@brown.edu](mailto:cssn-list@brown.edu), [roberts@brown.edu](mailto:roberts@brown.edu), [j\\_Timmons\\_roberts@brown.edu](mailto:j_Timmons_roberts@brown.edu), [robert\\_brulle@brown.edu](mailto:robert_brulle@brown.edu)), ii) Kurtz, and/or iii) @csldf.org, and c) is dated any time from November 2, **2020** through March 8, **2022**, inclusive.

We request that the University conduct a non-conflicted search, as necessary to fulfill its obligation to conduct a reasonable search. A non-conflicted and therefore proper processing of this request does not merely entail asking the faculty named in the request if they possess responsive information. We request that the university assert in its response whether that response is based on a search conducted by the faculty identified in the request, or by another party.

Any records meeting this request’s search parameters are inherently related to the faculty’s work at this public institution, as affirmed by CSSN touting the faculty’s University position/affiliation as the relevant credential (<https://www.cssn.org/about-us/scholars/>) for purposes of the work engaged in by the faculty and by the University’s decision to promote and encourage non-teaching “service” by its professors.

In the event that the University's custodian of public records determines that a release of a given record would contain confidential or private information or otherwise seek to withhold information, we request to state the reasons for any such withholdings.

EPA is a non-profit public interest organization organized under the laws of Washington State. As such, it does not seek these records for commercial purposes. Rather, EPA seeks these records to determine certain uses of taxpayer-funded resources by faculty including to what extent they are used in the performance or pursuit of certain “global warming” related activism, combining political or policy advocacy with dedicated publicly funded resources.

In the interests of expediting the search and processing of this Request, EPA is willing to pay fees up to \$100. Please provide an estimate of anticipated costs in the event that fees for processing this Request will exceed \$100.

As noted earlier in this request, EPA is a non-profit public policy organization dedicated to informing the public of developments in the area of energy and environmental issues and relationships between governmental and non-governmental entities as they relate to those issues.

EPA's ability to obtain fee waivers is essential to this work. EPA intends to use any responsive information to continue its work highlighting the nexus between interested non-governmental entities and government agency decision-making. The public is both interested in and entitled to know how regulatory, policy and enforcement decisions are reached. EPA ensures the public is made aware of its work and findings via media, its website [epadvocates.org](http://epadvocates.org). The public information obtained by EPA has been relied upon by established media outlets, including the Washington Times and Wall Street Journal editorial page.<sup>1</sup>

Furthermore, as this matter involves a significant issue of public interest, please produce responsive records as they become available on a rolling basis but consistent with the statutory requirement of a "prompt" response.

To keep costs and copying to a minimum please provide copies of all responsive records in electronic format if you have them (records requested are emails, so this should be all of them).

We look forward to your response. If you have any questions, do not hesitate to contact me by email at [Schilling@allhookedup.com](mailto:Schilling@allhookedup.com).

Sincerely,

A handwritten signature in black ink, appearing to read 'Rob Schilling', with a long horizontal flourish extending to the right.

Rob Schilling  
Executive Director  
Energy Policy Advocates

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<sup>1</sup> See, e.g., EPA In the News at <http://epadvocates.org/news/>; see also, e.g., Stuart Parker, "Conservative Group Says States' Ozone Suit 'Trojan Horse' for GHG Limits," Inside EPA, February 24, 2021, and [https://www.wsj.com/articles/bidens-backdoor-climate-plan-11616020338?mod=opinion\\_lead\\_pos1](https://www.wsj.com/articles/bidens-backdoor-climate-plan-11616020338?mod=opinion_lead_pos1).