REQUEST UNDER OREGON PUBLIC RECORDS LAW

May 6, 2019

Oregon Department of Justice

1162 Court St. NE

Salem, OR 97301-4096

By Facsimile: (503) 378-4017

Re: Certain 2016 Correspondence with or otherwise including Pawa, Oreskes

Dear Sir or Madam:

On behalf of the public policy group Energy Policy Advocates (EPA), recognized by the

Internal Revenue Service as a non-profit public policy institute under § 501(c)(3) the Internal

Revenue Code, and pursuant to the Oregon Public Records Law, please provide copies of all

electronic correspondence, and its accompanying information, including also any attachments,

that is dated from January 1, 2016 through April 30, 2016, inclusive, which was sent to, from, cc:

or bcc:, Paul Garrahan and/or Tim Nord, which also includes, anywhere, "Pawa" and/or

"Oreskes", including, but not limited to, email addresses, e.g., mp@pawalaw.com or

oreskes@fas.havard.edu.

We request entire threads of which any responsive correspondence is a part, regardless

whether any portion falls outside of the above time parameter. To narrow this request, requester

excludes from its request electronic correspondence that merely receives or forwards press

clippings, such as news services or stories or opinion pieces, if that correspondence has no

comment or no substantive comment added by a party other than the original sender in the thread

(an electronic mail message that includes any expression of opinion or viewpoint would be

¹See discussion of SEC Data Delivery Standards, *infra*.

considered as including substantive comment; examples of non-responsive emails would be those forwarding a news report or opinion piece with no comment or only "fyi", or "interesting").

We understand that a public body may charge a fee for the cost of the search, examination, review, copying, separation of confidential from nonconfidential information, and mailing costs. If your Office expects to seek a charge associated with the searching, copying or production of these records, please provide an estimate of anticipated costs. Given EPA's non-profit and public interest nature and intention to broadly disseminate relevant findings, EPA requests a waiver or reduction of any applicable fees.

We do not demand your Office produce requested information in any particular form, instead we request records in their native form, with specific reference to the U.S. Securities and Exchange Commission Data Delivery Standards.² The covered information we seek is electronic information, this includes electronic *records*, and other public *information*.

To quote the SEC Data Delivery Standards, "Electronic files must be produced in their native format, i.e. the format in which they are ordinarily used and maintained during the normal course of business. For example, an MS Excel file must be produced as an MS Excel file rather than an image of a spreadsheet. (Note: An Adobe PDF file is not considered a native file unless the document was initially created as a PDF.)" (emphases in original).

In many native-format productions, certain public information remains contained in the record (e.g., metadata). Under the same standards, to ensure production of all information requested, if your production will be de-duplicated it is vital that you 1) preserve any unique

² https://www.sec.gov/divisions/enforce/datadeliverystandards.pdf.

metadata associated with the duplicate files, for example, custodian name, and, 2) make that unique metadata part of your production.

Native file productions may be produced without load files. However, native file productions must maintain the integrity of the original meta data, and must be produced as they are maintained in the normal course of business and organized by custodian-named file folders. A separate folder should be provided for each custodian.

In the event that necessity requires your Office to produce a PDF file, due to your normal program for redacting certain information and such that native files cannot be produced as they are maintained in the normal course of business, in order to provide all requested information each PDF file should be produced in separate folders named by the custodian, *and* accompanied by a load file to ensure the requested information appropriate for that discrete record is associated with that record. The required fields and format of the data to be provided within the load file can be found in Addendum A of the above-cited SEC Data Standards. All produced PDFs must be text searchable.

In responding to this request, please consider that O.R.S. § 192.329(2)(b) requires a public body's response assert any exemptions or state or federal law relied upon to assert any exemption. Additionally, the Oregon Public Records Law requires a public body to separate exempt and nonexempt material and make the nonexempt material available for examination. O.R.S. § 192.338

We look forward to your response and should you have any questions, feel free to reach me at MatthewDHardin@gmail.com.

Sincerely,

Matthew Hardin
Executive Director
Energy Policy Advocates