



REQUEST PURSUANT TO THE KENTUCKY OPEN RECORDS ACT

April 21, 2015

Office of the Attorney General
700 Capitol Avenue, Suite 118
Frankfort, Kentucky 40601-3449

VIA FACSIMILE: 502-564-2894

Re: Request for records under the Kentucky Open Records Act

Dear Attorney General Beshear:

On behalf of the Energy & Environment Legal Institute (E&E Legal) and the Free Market Environmental Law Clinic (FME Law) as co-requester and counsel to E&E Legal, please consider this request pursuant to the Kentucky Open Records Act, KRS 61.870 *et seq.* Both entities are non-profit public policy and/or legal institutes organized under section 501(c)3 of the tax code with research, legal, investigative journalism and publication functions, as well as transparency initiatives seeking public records relating to environmental and energy policy and how policymakers use public resources, all of which include broad dissemination of public information obtained under open records and freedom of information laws.

Pursuant to KRS 61.880, please provide us with copies of all email correspondence (including attachments sent to or from (including also as cc: or bcc:) the Attorney General himself, or his Chief of Staff, during the relevant period(s) of time, dated between August 1, 2015 through to the date you process this request, inclusive, and which otherwise meet the following descriptions:

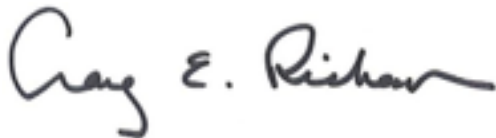
1) which correspondence are to or from, or copy (including also as cc: or bcc:) Ted White, and/or twhite@fahrllc.com, and/or Tom Steyer, and/or any @nextgenclimate.org address;

2) which correspondence are to or from, copy (including also as cc: or bcc:) or mention the Democratic Attorneys General Association, DAGA, and/or any @democraticags.org address.

We note that records would have been held by Jack Conway, and/or his Chief of Staff, or by Andy Beshear, and/or his Chief of Staff, given the election and transition of office which took place within the time period described above.

Should your office be unable to provide copies of any of the above-requested records in an expeditious manner or without cost, we are willing to personally inspect these records in Frankfort or elsewhere, as allowed by KRS 61.872(3) and/or KRS 61.872(5).

Respectfully submitted,



Craig E. Richardson
Executive Director, E&E Legal
Richardson@EELegal.org
703.981.5553



Christopher C. Horner, Esq.
f or Free Market Environmental Law Clinic
chris@chornelaw.com
202.262.4458