COMMITTEE ON NATURAL RESOURCES

118th Congress Disclosure Form As required by and provided for in House Rule XI, clause 2(g)(5)

Examining Systemic Government Overreach at CEQ, September 14, 2023

Name: Address: Email Address: Phone Number:	
	* * * * *
For Witnesses Representing Organizations:	
Name: Marlo Lewis, Jr. Name of Organization(s) You are Representing at Business Address: 1310 L Street, NW, 7 th Floor Business Email Address: Business Phone Number:	~ -

For Nongovernment Witnesses ONLY:

For Individuals:

1. Please attach/include current curriculum vitae or resume.

Marlo Lewis is a Senior Fellow in energy and environmental policy at the Competitive Enterprise Institute, a free market public policy institute headquartered in Washington, D.C. His current research interests chiefly include the science, economics, law, and politics of climate and energy policy.

* * * * *

Marlo has been published in *The Washington Times*, *Forbes, National Review, Investors' Business Daily, San Francisco Chronicle*, *The Hill, Fox News, Real Clear Energy, The Federalist, CNS News, Washington Examiner, Public Utility Fortnightly, University of Richmond Law Review, CQ Researcher, Engage, Interpretation: A Journal of Political Philosophy,* and other publications. He has appeared on various television and radio programs, including C-Span, NPR, and Oprah Winfrey, where he provided counterpoint to Al Gore regarding *An Inconvenient Truth*.

Prior to rejoining CEI in 2002, Marlo served as director of external relations at the Reason Foundation (2001) and as staff director of the House Government Reform Subcommittee on Regulatory Affairs (106th Congress).

Prior to first joining CEI in 1994, Marlo served as Research Director for Citizens Against Government Waste (1990-1993), Minority Staff Consultant on the House Foreign Affairs Subcommittee on International Economic Policy and Trade (101st Congress), policy analyst for the Assistant Secretary of State for International Organization Affairs (1986-87), and policy analyst for the Assistant Secretary of State for International Affairs (1987-88).

Marlo holds a Ph.D. in Government from Harvard University (1980) and a B.A. in Political Science from Claremont McKenna College (1973).

2. Please list any federal grants or contracts (including subgrants or subcontracts) related to the subject matter of the hearing that were received in the current year and previous two calendar years by you or the organization(s) you represent at this hearing, including the source and amount of each grant or contract.

None

3. Please list any contracts or payments originating with a foreign government related to the subject matter of the hearing that were received in the current year and previous two calendar years by you or the organization(s) you represent at this hearing, including the amount and country of origin of each contract or payment.

None

4. Please disclose whether you are a fiduciary (including, but not limited to, a director, officer, advisor, or resident agent) of any organization or entity that has an interest in the subject matter of the hearing.

I am not a fiduciary.

5. Please list any current or pending litigation against the Federal government to which you or your organization is a party. Please disclose as applicable case name, docket number, the court, and subject matter of the litigation.

Moore v. United States, Docket No. 22-800, U.S. Supreme Court, Direct Tax Clause and the Sixteenth Amendment

Texas v. EPA, CEI's case Docket No. 22-1032 merged into Docket No. 22-1031, U.S. Court of Appeals for the D.C. Circuit, EPA's use of averaging, banking, and trading for auto emissions.

CEI v. McCarthy, Docket No. 21-1238, U.S. District Court of the District of Columbia, FOIA litigation concerning the National Climate Task Force

CEI v. NHTSA, Docket No. 20-1145, U.S. Court of Appeals for the D.C. Circuit, The auto emission and Corporate Average Fuel Economy Rules passed under President Trump

American Lung Association et al v. EPA, Docket No. 19-1140, U.S. Court of Appeals for the D.C. Circuit, The Clean Power Plan rule (D.C. Circuit ruled we don't have standing)