

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FIRST CIRCUIT**

ASSOCIATION OF AMERICAN
UNIVERSITIES; AMERICAN COUNCIL
ON EDUCATION; ASSOCIATION OF
PUBLIC AND LAND-GRANT
UNIVERSITIES; BROWN UNIVERSITY;
CALIFORNIA INSTITUTE OF
TECHNOLOGY; CORNELL UNIVERSITY;
BOARD OF TRUSTEES OF THE
UNIVERSITY OF ILLINOIS;
MASSACHUSETTS INSTITUTE OF
TECHNOLOGY; REGENTS OF THE
UNIVERSITY OF MICHIGAN; BOARD OF
TRUSTEES OF MICHIGAN STATE
UNIVERSITY; TRUSTEES OF
PRINCETON UNIVERSITY; UNIVERSITY
OF ROCHESTER,

Plaintiffs-Appellees,

v.

DEPARTMENT OF ENERGY; CHRIS
WRIGHT, in the official capacity as Secretary
of the Department of Energy,

Defendants-Appellants.

No. 25-1727

UNOPPOSED MOTION TO VOLUNTARILY DISMISS APPEAL

Pursuant to Federal Rule of Appellate Procedure 42(b), defendants-
appellants Department of Energy and Chris Wright hereby move to voluntarily

dismiss this appeal, with each party to bear its own fees and costs. Counsel for plaintiffs-appellees have authorized us to state that they do not oppose this motion.

Respectfully submitted,

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CERTIFICATE OF COMPLIANCE

Pursuant to Federal Rule of Appellate Procedure 32(g)(1), I hereby certify that this motion complies with Federal Rule of Appellate Procedure 27(d)(1)(E) because it was prepared with Century Schoolbook 14-point, a proportionally spaced font with serifs, and the motion complies with Federal Rule of Appellate Procedure 27(d)(2) because it contains 53 words, according to the word count of Microsoft Word.

/s/ Jennifer L. Utrecht
Jennifer L. Utrecht