

General Counsel
Official Custodian of Records
Wichita State University
Wichita, KS 67260-0205
316-978-6791
Email: kora@wichita.edu

RE: FOIA Request for emails and text messages of WSU Personnel

Dear FOIA Officer,

This is a request under the Freedom of Information Act.

1. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Jose Salcido from April 30, 2014 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, jsalcido@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

2. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Gordon Ramsay from August 31, 2015 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, GRamsay@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

3. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Brent Allred from April 30, 2014 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, MAAllred@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

4. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Brian White from April 30, 2014 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, BWhite@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

5. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Doug Nolte from April 1st, 2017 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, DNolte@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

6. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Frank Do from April 1st, 2017 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, FDo@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

7. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Troy Livingston from April 30, 2014 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, TLivingston@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

8. I request all e-mail correspondence between Kristen Brewer and City of Wichita employee Chester (Chet) Pinkston from April 30, 2014 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., kristen.brewer@wichita.edu, CPinkston@wichita.gov). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

9. I request all e-mail correspondence between WSU employee Kristen Brewer and Dr. Andra Bannister from April 30, 2014 to present. This should include messages to or from any e-mail address used by Kristen Brewer, either public or private (e.g., andra.bannister@wichita.edu, Kristen.Brewer@wichita.edu). This includes all attachments and metadata within these emails. I additionally have attached a "Key Words" document so that a search can be done. (See Exhibit A)

10. I request all records, any certificates of destruction, any electronic maintained records, essential records, any facsimile, active records, any evidence of litigation holds, any non-records, permanent records, temporary records, all documents, correspondence, original papers, maps, drawings, charts, indexes, plans, memoranda, sound recordings, microfilm, motion picture or other photographic records or other materials bearing upon the activities of the including but not be limited to any of the remarks, suggestions, and complaints cited by Wichita State University employee Kristen Brewer when she attended a "welcome" meeting for newly hired Wichita Police Chief Gordon Ramsay.

In that meeting, Chief Ramsay came in and asked what changes need to be made in the department. Kristen Brewer made comments regarding a "change needed in who you're using for recruiting and your internship program." Wichita State University employee Kristin Brewer made statements to the Chief that he needed "to take Kelly Mar out" and other comments on "horrible relationships."

11. Any Text Messages from April 30, 2014 to present (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Kristen Brewer or any alias of

hers, sent by Jose Salcido, or sent on behalf of Jose Salcido, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Deputy Chief Jose Salcido and WSU employee Kristen Brewer

12. Any Text Messages (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Jose Salcido or any alias of his, sent by Kristen Brewer, or sent on behalf of Kristen Brewer, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Deputy Chief Jose Salcido and WSU employee Kristen Brewer.

13. Any Text Messages from August 1st 2015, to present (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Kristen Brewer or any alias of hers, sent by Gordon Ramsay, or sent on behalf of Gordon Ramsay, from August 1st, 2015 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Chief Gordon Ramsay and WSU employee Kristen Brewer.

14. Any Text Messages (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Gordon Ramsay or any alias of his, sent by Kristen Brewer, or sent on behalf of Kristen Brewer, from August 1st, 2015 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Chief Gordon Ramsay and WSU employee Kristen Brewer.

15. Any Text Messages from April 30, 2014 to present (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Kristen Brewer or any alias of hers, sent by Brian White, or sent on behalf of Brian White, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Brian White and WSU employee Kristen Brewer

16. Any Text Messages (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Brian White or any alias of his, sent by Kristen Brewer, or sent on behalf of Kristen Brewer, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Brian White and WSU employee Kristen Brewer.

17. Any Text Messages from April 30, 2014 to present (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Kristen Brewer or any alias of

hers, sent by Brent Allred, or sent on behalf of Brent Allred, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Brent Allred and WSU employee Kristen Brewer.

18. Any Text Messages (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Brent Allred or any alias of his, sent by Kristen Brewer, or sent on behalf of Kristen Brewer, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Brent Allred and WSU employee Kristen Brewer.

19. Any Text Messages from April 30, 2014 to present (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Kristen Brewer or any alias of hers, sent by Troy Livingston, or sent on behalf of Troy Livingston, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Deputy Chief Troy Livingston and WSU employee Kristen Brewer.

20. Any Text Messages (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Troy Livingston or any alias of his, sent by Kristen Brewer, or sent on behalf of Kristen Brewer, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Deputy Chief Troy Livingston and WSU employee Kristen Brewer.

21. Any Text Messages from April 1st, 2017 to present (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Kristen Brewer or any alias of hers, sent by Doug Nolte, or sent on behalf of Doug Nolte, from April 1st, 2017 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Doug Nolte and WSU employee Kristen Brewer.

22. Any Text Messages (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Doug Nolte or any alias of his, sent by Kristen Brewer, or sent on behalf of Kristen Brewer, from April 1st, 2017 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Doug Nolte and WSU employee Kristen Brewer.

23. Any Text Messages from April 30, 2014 to present (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Kristen Brewer or any alias of

hers, sent by Chester (Chet) Pinkston, or sent on Chester (Chet) Pinkston, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Chester (Chet) Pinkston and WSU employee Kristen Brewer

24. Any Text Messages (i.e., SMS messages) and other mobile-phone-based text communications (e.g., Signal Messenger, WhatsApp, Wire, Wickr, Telegram, iMessage, Facebook Chat, SnapChat, Slack, Glip, Facebook and Twitter "direct messages," etc.), addressed or "CC'd" to Chester (Chet) Pinkston or any alias of his, sent by Kristen Brewer, or sent on behalf of Kristen Brewer, from April 30, 2014 to present, on personal or work-specific devices operated by or otherwise under the control of WPD Captain Chester (Chet) Pinkston and WSU employee Kristen Brewer.

25. Any items containing Detective Kelly Mar, Det. Kelly Mar, Det. Mar, Kelly, Mar KELLY, MAR, or any other combination of uppercase and lowercase letters. Instant Search is not case sensitive.

26. Any items containing Kristin Brewer, Kristen Brewer, Brewer, Kristen, KRISTEN BREWER, or any other combination of uppercase and lowercase letters. Instant Search is not case sensitive.

27. Any policies which describe the use or prohibited use of personal devices, personal email accounts, or other social media to conduct related university business.

28. A copy of WSU's record retention schedule in digital format.

29. A copy of the WSU's Criminal Justice Student Association record retention schedule in digital format.

30. A copy of the WSU's School of Community Affairs Criminal Justice Program record retention schedule in digital format.

31. A copy of WSU's Code of Conduct for Employees, students, and professors.

32. A copy of WSU's Complaint Process. This would include any blank forms used in the complaint process and the point of contact (complete information).

33. In the event that the search for responsive records involves a public employee's good-faith search of his or her personal device, please provide a reasonably detailed, non-conclusory affidavit attesting to the nature and extent of that search.

These records are about past decisions and activities of WSU and WPD. Both entities provide the technology for the maintenance of electronic document retention and provide discovery in compliance with applicable laws, regulations and standards.

I prefer this information to me in PDF format by email.

I am requesting this information as an individual, for personal use and noncommercial use. I do not anticipate that it will require a large processing fee, however if you determine otherwise, please inform me of that cost prior to making the copy including a cost breakdown.

If these records exist in electronic form, I request that you not create a new record for me (e.g. by printing your electronic record then scanning it to make series of images of the printed data) but provide the electronic record itself in its native format.

If there will be fees attached to sourcing these documents, I request to be informed of the cost beforehand by email.

I respectfully request that materials be produced by the most cost effective means possible, and that a cost estimate be provided prior to production. I respectfully request that you make your production on a rolling basis if necessary. If at least some records can be produced without objection or are clearly responsive, please produce those documents first.

You may reach me at: luckyfirelaw@yahoo.com, 316-250-2946 or 2126 N. Parkridge Ct, Wichita, KS 67212.

Please contact me and I will make arrangements with your agency for payment. I would prefer this request be filled electronically, by email attachment if available or CD ROM if not. If you are able to produce information in separate pieces, please contact me immediately.

If you deny any part of this request, please cite each specific exemption you feel justifies the refusal to release information and notify me of the appeal procedures available to me under law. If there are any portions of this request that you find objectionable for any reason, please notify me of the objections immediately, identifying by date and subject what documents are covered by the objection, and the legal authority for the objection. Please consider each request separately, so that any objection to one request will not unnecessarily delay responses to the remainder of the requests.

If you have any questions about the request, please contact me at this email address or call me at the phone number listed.

As required by statute I look forward to receiving your response within 20 business days.

Thank you,



Kelly Mar

EXHIBIT A

KEY WORDS & PHRASES TO ASSIST IN SEARCH

Kelly Mar	Det. K. Mar
Kelly Marr	Detective Mar
Detective Kelly Mar	Detective Marr
Detective Kelly Marr	
Wichita Police Department Administrative Internal Investigation	
Wichita State University	
Kristen Brewer	Kristin Brewer
WSU	Career Fair Invitation
INTERN	CJSA Career Fair
Student Center	Recruitment Team
Guest Speaker	Career fair
Recruitment fair	Students
Career Development Office	School of Community Affairs
Criminal Justice	Wichita Police Department
Representing WPD	WPD Internship
Conduct Unbecoming a Police Officer	Police Department Recruiting
Internship Program	Student Internship
WPD Recruiting	Academy
120 hour commitment	Ride Along
Recruit Applicant	Conditional Job Offer
CJO	

Kansas Open Records Act Certification

To: Custodian of Records, Wichita State University

I, Kelly Mar, hereby certify, pursuant to K.S.A. 45-220(c)(2), that:
[insert name here]

I do not intend to, and will not: (A) Use any list of names or addresses contained in or derived from the records or information for the purpose of selling or offering for sale any property or service to any person listed or to any person who resides at any address listed; or (B) sell, give or otherwise make available to any person any list of names or addresses contained in or derived from the records or information for the purpose of allowing that person to sell or offer for sale any property or service to any person listed or to any person who resides at any address listed.

Kelly Mar
Signature

Kelly Mar
Print name

Private
Requesting Entity