

John S. Decker jdecker@velaw.com
Tel +1.202.639.6599 Fax +1.202.879.8899

September 30, 2022

Natalie Wood
Office of Natural Gas Regulatory Activities
U.S. Department of Energy
FE-34
P.O. Box 44375
Washington, DC 20026

Re: *Bradford County LNG Marketing LLC*, DOE/FE Docket No. 20-131-LNG
Semi-Annual Report

Dear Ms. Wood:

Pursuant to Ordering Paragraph H of DOE/FE Order No. 4670, Bradford County LNG Marketing LLC (“Bradford”) hereby submits its semi-annual report describing the progress of the proposed liquefaction facility.¹ On September 18, 2020, Bradford filed a petition for declaratory order with the Federal Energy Regulatory Commission (“Commission”) seeking a determination that Bradford’s construction and operation of the facility would not be subject to the Commission’s jurisdiction.² Pending the outcome of the Commission proceeding and development activities thereafter, Bradford anticipates a likely commercial operation date in late 2023 or early 2024 due to current market dynamics and ongoing regulatory processes. One point of export for the LNG produced at the Bradford facility will be the Gibbstown Logistics Center in Gibbstown, New Jersey (“Gibbstown Facility”). Completion of the Gibbstown Facility is expected to be aligned with the timetable for the Bradford facility.

Bradford and its affiliates remain in negotiations with potential counterparties regarding additional long-term sales of exported LNG. Exports of LNG from the Bradford facility will commence sometime thereafter depending on the outcome of the ongoing discussions and the Commission proceeding.

¹ *Bradford County LNG Marketing LLC*, DOE/FE Order No. 4670 (Mar. 12, 2021).

² Petition for Declaratory Order of Bradford County Real Estate Partners LLC, Docket No. CP20-524-000 (Sept. 18, 2020).

Please contact me if you have any questions.

Respectfully submitted,

/s/ John S. Decker

John S. Decker

Attorney for Bradford County LNG Marketing LLC