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March 8, 2016

U.S. Department of Energy
Office of Fossil Energy
Office of Oil and Gas Global Security and Supply
Division of Natural Gas Regulatory Activities
P.O. Box 44375
Washington, D.C. 20026-4375
Attention: John Anderson, Director

Re: American LNG Marketing, LLC, DOE/FE Order No. 3690

Dear Mr. Anderson,

Pursuant to DOE Order No. 3690, Ordering Paragraph F(i), I am hereby submitting on behalf of American LNG Marketing, LLC, ("American LNG") a copy of an executed long-term liquefied natural gas ("LNG") sales agreement associated with the long-term export of LNG from the Hialeah Facility.¹

In accordance with Ordering Paragraph F(ii), this transmittal contains:

- (A) unredacted copies of the Master Liquefied Natural Gas Purchase and Sale Agreement dated March 7, 2016, between LNG Holdings (Florida) LLC ("LNG Holdings") and New Fortress Energy Marketing LLC ("NFE Marketing") and the Transaction Confirmation dated March 7, 2016 between LNG Holdings and NFE Marketing (collectively, the "Contract") (attached as Exhibit A hereto); and
- (B) a summary of the major provisions of the Contract (attached as Exhibit B hereto).

The unredacted Contract contains highly sensitive and confidential commercial, financial, and proprietary information and is being filed with DOE under seal on a confidential basis and not for public disclosure, as authorized by Order No. 3690. American LNG submits that the Contract meets the six criteria set forth in 10 C.F.R. 1004.11(f) of the DOE regulations for determining whether information is exempt from mandatory disclosure pursuant to the Administrative Procedure act, 5 U.S.C. 552(b)(4):

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¹ American LNG Marketing LLC, DOE/FE Order No. 3690 (Aug. 7, 2015).



- (1) The Contract has been held in confidence by LNG Holdings and NFE Marketing, and the Contract contains a confidentiality provision.
- (2) The Contract contains information of a type that is customarily held in confidence by the parties, and there is a reasonable basis to keep sensitive commercial terms, including but not limited to pricing terms, confidential to avoid competitive harm.
- (3) American LNG is submitting the Contract to DOE/FE under seal, with a request to keep the Contracts confidential.
 - (4) The Contract is not publicly available.
- (5) Public disclosure of the Contract by DOE/FE is likely to cause other export license holders or registrants to be reluctant to submit unredacted copies of their gas supply agreements to DOE/FE; thus, public disclosure could impair DOE/FE's ability to obtain similar information from others in the future; and
- (6) Disclosure of the unredacted Contract is likely to cause substantial harm to the competitive positions of LNG Holdings and NFE Marketing.

For the foregoing reasons, American LNG respectfully requests that the non-redacted copy of the Contract be kept confidential by DOE/FE.

Please contact me if you have any questions.

John S. Decker
John S. Decker
Attorney for American LNG Marketing LLC

Respectfully submitted,

EXHIBIT A

PRIVILEGED AND CONFIDENTIAL INFORMATION HAS BEEN REMOVED

EXHIBIT B

SUMMARY OF MAJOR PROVISIONS

MASTER LIQUEFIED NATURAL GAS PURCHASE AND SALE AGREEMENT DATED MARCH 7, 2016

TRANSACTION CONFIRMATION DATED MARCH 7, 2016

MAJOR PROVISIONS SUMMARY

1. DOE Order/FE Docket No(s):

DOE Order No. 3690

FE Docket No. 14-209-LNG

2. LNG Liquefaction/Export Facility and Location:

The Hialeah Facility is a micro-LNG facility located on the northern portion of Hialeah Railyard in Medley, Florida.

3. Describe affiliation with LNG Liquefaction Export Facility (*e.g.*, owner, capacity holder, etc.):

LNG Holdings (Florida) LLC, which is an affiliate of American LNG Marketing LLC, is the owner of the Hialeah Facility.

4. Exact Legal Name of Parties/Counterparties to Contract:

Seller: LNG Holdings (Florida) LLC

Buyer: New Fortress Energy Marketing LLC

5. 5a. Contract Types (e.g. Purchase and Sale Agreement, Liquefaction Tolling Agreement, etc.):

LNG purchase and sale agreement.

5b. Firm or Interruptible Contract:

Firm

6. Date of the Contract:

March 7, 2016

7. Contract Term:

The Master Agreement has an indefinite term and is to remain in effect until the termination of all transaction confirmations entered into by the parties. The Transaction

Confirmation being filed hereunder is effective from February 4, 2016 through December 31, 2018.

8. Annual Quantity:

The contract contemplates the purchase and sale of up to 75,000 gallons of LNG per day in ISO containers. This converts to approximately 2.26 Bcf per year.

9. Take or Pay (or equivalent) Provisions/Conditions (please describe):

None.

10. Legal Name of Entity (ies) that has (have) Title to the Natural Gas and LNG through the LNG Facility until Export (at the loading of the ISO container onto a container ship):

LNG Holdings (Florida) LLC.

11. Export Destination Restrictions in the Contracts:

The Master Agreement contains the export destination restrictions required by Ordering Paragraph G of Order No. 3690.

12. Resale Provisions:

The Master Agreement contains the resale restrictions required by Ordering Paragraph G of Order No. 3690.

13. Other Major Non-proprietary Provisions, if Applicable:

None.