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By email at 9/29/14 at 4:17pm

September 25, 2014

Mr. John Anderson
Office of Fuels Programs, Fossil Energy
U.S. Department of Energy
Docket Room 3E-042
Forrestal Building
1000 Independence Avenue, S.W.
Washington, D.C. 20585

Re: STROM Inc. FE Docket No. 14-56-LNG Amendment to Application of STROM Inc. For Long-Term Authorization to Export Liquefied Natural Gas to Free Trade Agreement countries

Dear Mr. Anderson:

On 4/18/2014, STROM Inc. ("STROM") filed an application for the Long-Term Authorization to Export Liquefied Natural Gas to Free Trade Agreement Countries Docket Number 14-56-LNG ("Original FTA Application"). During the period of time the application has been pending, more strategic property has become available to STROM and STROM has since engaged in a purchase agreement for the property located in Citrus County Florida as well as neighboring properties¹. It is STROM's intention to make this new location at 6700 N. Tallahassee Rd, Crystal River, FL 34428 the primary site where we will produce Liquid Natural Gas for Long Term Export to Free Trade Agreement Countries. This location can receive natural gas by short lateral pipeline from either Florida Gas Transmission Company's current Interstate transmission pipeline or the proposed Sabal Trail Transmission Intrastate Pipeline. Accordingly, STROM wishes to update the site location information provided in the Original FTA Application as described in detail below, and in accordance with 10 C.F.R. 590.204(a).

Requested Amendment:

In the Original FTA Application the location of the liquefaction site was to be property of +/- 70 acres located in Sec 33 Township, 6S Range, 22E Bradford County.

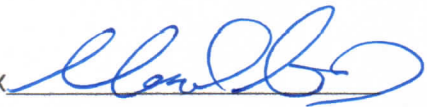
STROM requests to amend the Original FTA Application to reflect the new location of the plant for production of Liquid Natural Gas for Long Term Export to Free Trade Agreement Nations. This new property has +/- 15 Acres and is located at 6700 N. Tallahassee Rd, Crystal River, FL, 34428. Natural gas can be supplied to this property via lateral intrastate pipeline from the Florida Gas Transmission Company's current Interstate pipeline and/or the proposed Sabal trail Transmission Interstate pipeline in the future.

A letter of intent to purchase the new property is included in this communication.

The remainder of the Original FTA Application will remain unchanged. The LNG will be sourced from, manufactured, and transported in the same manner as described in the Original FTA Application. The volume of 28.21 BSCF per year will also remain unchanged.

If you have any comments or concerns please let us know so that we do not delay the processing of our current applications.

Kind Regards,

X 

Michael Lokey

CEO STROM, Inc. - 1228 East 7th Ave. - Tampa, FL - 33605 - mlokey@StromSolutions.com (813) 230-8840

¹ Neighboring property includes 193 Acres located in Sections 25 & 36, Township 17 South, Range 18 East, Citrus County, Florida and 10.5 Acres located at 6659 Tallahassee Rd, Crystal River, FL, 34428 that we may or may not require for our full FTA production.

NON-BINDING LETTER OF INTENT TO PURCHASE PROPERTY

This Non-Binding Letter of intent ("Letter") is made on this 22th day of September, 2014, by and between the following parties: Strom, Inc., Florida (hereinafter referred to as the "Buyer"); and Lamb Investments LLC, _____ (hereinafter referred to as the "Seller") in consideration of the mutual promise and covenants herein, the parties hereby agree as follows:

1. BROKER

There is no broker for this transaction. Buyer and seller are dealing direct.

2. PROPERTY DESCRIPTION

Property: +/- 15 acres, 6700 N. Tallahassee Rd., Crystal River, FL 34428.

3. DUE DILIGENCE

Due Diligence Period: expires 11/30/14.

4. CLOSING DATE

Closing: 90 days from Effective Date of Contract.

5. PURCHASE PRICE

Seller and Buyer agree that the price shall be: \$800,000.00

6. DEPOSIT

Deposit due upon execution of formal Contract: \$115,000.00

7. EXPENSES

Closing costs: all paid by Buyer including, without limitation, documentary stamp tax on deed, title and lien searches, title insurance policy premium, taxes and Insurance.

8. DISCLOSURE

Upon execution, Buyer shall have the right to utilize this letter in any permitting inquiry or supply this information to any governmental authority on a "need to know basis". Buyer shall not have any rights or access to the property without the Seller's written consent. Buyer understands that this is not a final

agreement to purchase and shall not cause any obligation to Seller prior to closing.

9. BROKER COMMISSION

There is no broker for this transaction.

10. OTHER OFFER

Buyer and Seller agree that this Letter is subject to upon any other offer Seller may receive prior to the final purchase agreement. This agreement does not bind the Seller to sell to Buyer but is negotiated in good faith and both Buyer and Seller shall make reasonable good faith efforts to enter into a formal contract and to close. Seller shall continue to have the exclusive right to offer this property for sale prior to the execution of a final purchase agreement between the Buyer and Seller.

11. ACCEPTANCE

This Letter shall expire at 5:00 p.m. on September 24th, 2014 unless executed by Seller and Buyer. Upon execution by Seller and return to Buyer, Buyer shall execute within 24 hours and return to Seller. Electronic Receipt of the fully executed Offer to Purchase by Seller is acceptable to Buyer.

12. GOOD FAITH AGREEMENT

The below signatures constitute both parties expression that they are willing to proceed in good faith to negotiate a mutually acceptable Purchase. Execution of this Proposal shall not obligate either party to accept any particular terms, but will preclude both parties from insisting on any terms that are inconsistent with those terms described in this Proposal. It is expressly agreed that the form and content of the final purchase agreement must be mutually acceptable to both parties, their respective counsel, and Strom, Inc., board of directors, and that if a mutually acceptable final purchase agreement is not agreed to, executed and delivered by both parties on or before November 30th, 2014, neither party shall have any further obligation to continue negotiating with the other.

Notwithstanding anything in this Letter to the contrary, THIS IS FOR DISCUSSION PURPOSES ONLY AND NO BINDING AGREEMENT SHALL EXIST

UNLESS AND UNTIL A FORMAL CONTRACT IS EXECUTED AND DELIVERED BY BOTH PARTIES.

13. CONTINGENCIES

This Letter of Intent is entered into agreement assuming the following contingencies before contract closure:

- a. STROM is able to secure the funding necessary to complete the transaction.
- b. STROM is successful in obtaining a contractual right of way easement to allow unimpeded egress to the natural gas pipeline located adjacent to the property.

Buyer: Name: STROM, Inc.

By: 

Title: Michael Lokey, CEO

Accepted this 22 Day of September, 2014

Seller: Name: Lamb Investments, LLC

By: 

Title: managing partner

Accepted this 22 Day of September, 2014