IN THE MATTER OF)	
)	
New Fortress Energy Louisiana)	FE Docket No. 22-39-LNG
FLNG LLC)	

MOTION FOR LEAVE TO ANSWER AND ANSWER, AND IN THE ALTERNATIVE, MOTION FOR LEAVE TO INTERVENE AND PROTEST OUT OF TIME, OF SIERRA CLUB, CENTER FOR BIOLOGICAL DIVERSITY, HEALTHY GULF, AND LOUISIANA BUCKET BRIGADE

Pursuant to Sections 590.303 and 590.310 of the regulations of the United States Department of Energy ("DOE"), Sierra Club, Center for Biological Diversity, Healthy Gulf, and Louisiana Bucket Brigade ("Proposed Intervenors") hereby move for leave to answer and answer the Answer in Opposition to Motion to Intervene and Protests of New Fortress Energy Louisiana FLNG LLC ("NFE Louisiana") filed on July 26, 2022. Proposed Intervenors move for leave to filed a limited respond to the answer filed by NFE Louisiana asserting untimely intervention by Proposed Intervenors.

For the reasons detailed below, Proposed Intervenors request that the Department reject NFE Louisiana's claim that the Proposed Intervenors' intervention was untimely and should be rejected. In the alternative, if the Department does deem our intervention to have been filed out-of-time, we request leave to intervene and protest out-of-time, and such leave should be granted in light of our efforts to intervene on time and the de minimis nature of the delay.

I. STATEMENT OF ISSUES

- 1. Whether Proposed Intervenors' Motion to Intervene and Protest was untimely
- 2. Whether Proposed Intervenors' Motion to Intervene and Protest, if untimely, should be accepted out-of-time anyway.

II. BACKGROUND

On March 30, 2022, NFE Louisiana filed an application with DOE's Office of Fossil Energy and Carbon Management ("DOE/FECM") requesting authorization to engage in longterm, multi-contract exports of domestically-produced liquefied natural gas ("LNG") from its proposed deepwater port export terminal project located off the southeast coast of Grand Isle, Louisiana ("Project"), for a term extending through December 31, 2050 ("Application"), for authorization to export LNG to both free trade agreement and non-free trade agreement nations. A similar application was submitted concurrently to the Department of Transportation's Maritime Administration ("MARAD") and U.S. Coast Guard ("USCG") for authorization to own, construct, operate and eventually decommission an offshore natural gas export deepwater port to be located in Federal waters off the southeast coast of Grand Isle, Louisiana.

On May 12, 2022, DOE/FECM published notice of NFE Louisiana's Application in the Federal Register, setting a July 11, 2022 deadline for filing protests, motions to intervene, notices of intervention, as applicable, and written comments.¹ In response, Proposed Intervenors submitted a Motion to Intervene and Protest with attachments in opposition to this project on July 11, 2022. This filing was submitted by email timestamped 4:25 PM EST, but DOE/FECM stamped it as received at 4:33 PM EST. On July 26, 2022, NFE Louisiana submitted an Answer in Opposition to Motion to Intervene and Protests, in which NFE asserted that Proposed Intervenors' Protest and Motion to Intervene was untimely and should be rejected in whole.

¹ New Fortress Energy Louisiana FLNG LLC, Application for Long-Term Authorization to Export Liquefied Natural Gas to Non-Free Trade Agreement Nations, 87 Fed. Reg. 29,151 (May 12, 2022).

III.DISCUSSION

a. The Department Should Reject the NFE Louisiana Claim that Proposed Intervenors' Submission Was Untimely

DOE's regulations provide that "[m]otions to intervene may be filed at any time following the filing of an application, but no later than the date fixed for filing such motions or notices in the applicable FE notice or order, unless a later date is permitted by the Assistant Secretary for good cause shown and after considering the impact of granting the late motion of the proceeding."²

Proposed Intervenors' Motion to Intervene and Protest were submitted by Sierra Club to DOE prior to the deadline for submission. While Proposed Intervenors' submission is timestamped as being received "[b]y the Docket Room at 4:33 pm, Jul 11, 2022," Sierra Club's records demonstrate that the submission was filed prior to that time.³ The Motion to Intervene and Protest, was submitted by Sierra Club prior to 4:30 PM EST, the deadline for submissions in the docket for this project. Counsel for New Fortress was copied on the e-mail submission of the Motion to Intervene and Protest.

We acknowledge that some of the emails containing attachments (encompassing 13 of the 27 submitted) to the motion to intervene and protest were timestamped after 4:30 PM EST. These attachments are submitted to DOE largely as a courtesy, for ease of reference. At most, New Fortress offers an argument for rejecting these attachments, but not the underlying motion, which can stand without the attachments. However, even these attachments should be accepted in light of the de minimis delay.

b. If the Department Deems the Submission Untimely, Proposed Intervenors Should Still be Granted Intervenor Status

If the Department determines that Proposed Intervenors' Motion to Intervene was untimely, good cause exists for granting intervention out of time. "When a document is required to be filed with [DOE] within a prescribed time, an extension of time to file may be granted for

² 10 C.F.R. § 590.303(d).

³ The timestamped email submissions by Sierra Club are attached as Exhibit A.

good cause shown." 10 C.F.R. § 590.105(b). While DOE regulations do not outline the factors relied on when establishing good cause, the Federal Energy Regulatory Commission ("FERC") — whose prior decisions NFE Louisiana agrees DOE should analogize to here—provides regulations that outline the factors relied on by the Commission when accepting late submissions intervention. 18 C.F.R.§ 385.214(d). Each of the factors identified by Rule 14, 18 C.F.R.§ 385.214(d), supports Proposed Interventors' intervention out of time.

Most importantly, treating a protest and motion to intervene filed no more than three minutes after the deadline as timely will not, in any way, disrupt the proceeding or prejudice or burden any existing party.⁴ In considering disruption or prejudice, DOE must look to potential disruption or prejudice resulting specifically from the *timing* of intervention, rather than the impact of having movants involved in the proceeding at all. We reiterate that both DOE and NFE Louisiana actually received the Motion to Intervene and Protest on July 11, 2022. A delay of three minutes is *de minimis* and does not add any additional burden to DOE nor NFE Louisiana in responding to the assertions.

Federal courts applying related rules regarding intervention have explained that:

For the purpose of determining whether an application for intervention is timely, the relevant issue is not how much prejudice would result from allowing intervention, but rather how much prejudice would result from the would-be intervenor's failure to request intervention as soon as he knew or should have known of his interest in the case.⁵

Here, should movants be granted intervention at this time, the impact on the proceedings and other parties will be no different than if movants intervention had been logged by the Department of Energy three minutes earlier.

In light of the complete absence of prejudice to the harm or to the proceeding, DOE should not separately require a showing of good cause. But insofar as a showing of good cause is required, movants have good cause here, as they plainly attempted to file on time, and in fact

⁴ Rule 214(d)(1)(ii), (iv).

⁵ Stallworth v. Monsanto Co., 558 F.2d 257, 267 (5th Cir. 1977), see also AmerisourceBergen Corp. v. Dialysist West, Inc., 465 F.3d 946, 953 (9th Cir. 2006) (in determining whether to allow amendment of a complaint under Fed. R. Civ. P. 15, looking to prejudice specifically attributable to the delay in seeking amendment and excluding costs that would have been imposed had the amendment been filed earlier).

submitted the actual motion, protest, and majority of the attachments on time. This good faith effort at timely filing demonstrates good cause, especially good cause sufficient to overcome the complete lack of prejudice.

Finally, the Proposed Intervenors' interests are not adequately represented by the other Intervenor in this proceeding. Proposed Intervenors' protest includes significant differences from other intervenors in this docket.

For these reasons, the Department should accept Proposed Intervenors' motion to intervene and protest, either by deeming these to be timely filed or by granting proposed intervenors' request to file out of time.

Respectfully submitted August 10, 2022

<u>/s/ Rebecca McCreary</u> Rebecca McCreary Associate Attorney 1650 38th St., Ste. 102W Boulder, CO 80301 rebecca.mccreary@sierraclub.org 303-449-5595 ext. 103

Attorney for Sierra Club

IN THE MATTER OF)	
)	
New Fortress Energy Louisiana)	FE Docket No. 22-39-LNG
FLNG LLC)	

SIERRA CERTIFIED STATEMENT OF AUTHORIZED REPRESENTATIVE

Pursuant to 10 C.F.R. § 590.103(b), I, Rebecca McCreary, hereby certify that I am a duly

authorized representative of the Sierra Club, and that I am authorized to sign and file with the

Department of Energy, Office of Fossil Energy and Carbon Management, on behalf of the Sierra

Club, the foregoing documents and in the above captioned proceeding.

Dated at Boulder, CO this 10th day of August, 2022

<u>/s/ Rebecca McCreary</u> Rebecca McCreary Associate Attorney 1650 38th St., Ste. 102W Boulder, CO 80301 rebecca.mccreary@sierraclub.org 303-449-5595 ext. 103

Attorney for Sierra Club

Page 6 August 10, 2022

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New Fortress Energy Louisiana FLNG LLC

IN THE MATTER OF

FE Docket No. 22-39-LNG

SIERRA CLUB VERIFICATION

Pursuant to 10 C.F.R. § 590.103(b), I, Rebecca McCreary, hereby verify under penalty of

perjury that I am authorized to execute this verification, that I have read the foregoing document,

and that the facts stated therein are true and correct to the best of my knowledge.

Dated at Boulder, CO this 10th day of August, 2022.

<u>/s/ Rebecca McCreary</u>

Rebecca McCreary Associate Attorney 1650 38th St., Ste. 102W Boulder, CO 80301 rebecca.mccreary@sierraclub.org 303-449-5595 ext. 103

Attorney for Sierra Club

Page 7 August 10, 2022

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IN THE MATTER OF

New Fortress Energy Louisiana FLNG LLC FE Docket No. 22-39-LNG

HEALTHY GULF VERIFICATION

Pursuant to 10 C.F.R. § 590.103(b), we, Naomi Yoder and Cynthia Sarthou, hereby

verify under penalty of perjury that we are authorized to execute this verification, that we have

read the foregoing document, and that the facts stated therein are true and correct to the best of our knowledge.

Dated at Houston, TX this 10th day of August, 2022.

<u>/s/ Naomi Yoder</u> Naomi Yoder Staff Scientist PO Box 66226 Houston, TX 77266 naomi@healthygulf.org 504-525-1528 ext. 213 *Staff Scientist for Healthy Gulf*

<u>/s Cynthia Sarthou</u> Cynthia Sarthou Executive Director PO Box 2245 New Orleans, LA 70176 cyn@sierraclub.org 504-525-1528 *Executive Director for Healthy Gulf*

)	
)))	FE Docket No. 22-39-LNG
)))

HEALTHY GULF CERTIFIED STATEMENT OF AUTHORIZED REPRESENTATIVE

Pursuant to 10 C.F.R. § 590.103(b), we, Naomi Yoder and Cynthia Sarthou, hereby

certify that we are duly authorized representatives of Healthy Gulf, and that we are authorized to

sign and file with the Department of Energy, Office of Fossil Energy and Carbon Management,

on behalf Healthy Gulf, the foregoing documents and in the above captioned proceeding.

Dated at Houston, TX this 10th day of August, 2022.

<u>/s/ Naomi Yoder</u> Naomi Yoder Staff Scientist PO Box 66226 Houston, TX 77266 naomi@healthygulf.org 504-525-1528 ext. 213

Staff Scientist for Healthy Gulf

<u>/s Cynthia Sarthou</u> Cynthia Sarthou Executive Director PO Box 2245 New Orleans, LA 70176 cyn@sierraclub.org 504-525-1528

Executive Director for Healthy Gulf

))

)

IN THE MATTER OF

New Fortress Energy Louisiana FLNG LLC FE Docket No. 22-39-LNG

LOUISIANA BUCKET BRIGADE VERIFICATION

Pursuant to 10 C.F.R. § 590.103(b), I, James Hiatt, hereby verify under penalty of perjury

that I am authorized to execute this verification, that I have read the foregoing document, and

that the facts stated therein are true and correct to the best of my knowledge.

Executed at Lake Charles, LA on this 10th day of August, 2022.

/s/ James Hiatt

James Hiatt Southwest Louisiana Coordinator Louisiana Bucket Brigade PO Box 7262 Lake Charles, LA 70606 james@labucketbrigade.org 337-515-0655

IN THE MATTER OF)	
)	
New Fortress Energy Louisiana)	FE Docket No. 22-39-LNG
FLNG LLC)	

LOUISIANA BUCKET BRIGADE CERTIFIED STATEMENT OF AUTHORIZED REPRESENTATIVE

Pursuant to 10 C.F.R. § 590.103(b), I, James Hiatt, hereby certify that I am a duly authorized representative of the Louisiana Bucket Brigade, and that I am authorized to sign and file with the Department of Energy, Office of Fossil Energy and Carbon Management, on behalf of the Louisiana Bucket Brigade, the foregoing documents and in the above captioned

proceeding.

Dated at Lake Charles, LA this 10th day of August, 2022.

<u>/s/ James Hiatt</u> James Hiatt Southwest Louisiana Coordinator Louisiana Bucket Brigade PO Box 7262 Lake Charles, LA 70606 james@labucketbrigade.org 337-515-0655

)))

New Fortress Energy Louisiana	
FLNG LLC	

IN THE MATTER OF

FE Docket No. 22-39-LNG

CENTER FOR BIOLOGICAL DIVERSITY VERIFICATION

Pursuant to 10 C.F.R. § 590.103(b), I, Kristen Monsell, hereby verify under penalty of

perjury that I am authorized to execute this verification, that I have read the foregoing document,

and that the facts stated therein are true and correct to the best of my knowledge.

Executed at Oakland, CA this 10th day of August, 2022.

/s/ Kristen Monsell

Kristen Monsell Oceans Legal Director & Senior Attorney Center *for* Biological Diversity 1212 Broadway, Ste. 800 Oakland, CA 94612 Phone: 510.844.7137 Email: kmonsell@biologicaldiversity.org

Page 12 August 10, 2022

IN THE MATTER OF)
)
New Fortress Energy Louisiana)
FLNG LLC)

FE Docket No. 22-39-LNG

CENTER FOR BIOLOGICAL DIVERSITY CERTIFIED STATEMENT OF AUTHORIZED REPRESENTATIVE

Pursuant to 10 C.F.R. § 590.103(b), I, Kristen Monsell, hereby certify that I am a duly

authorized representative of the Center for Biological Diversity (Center), and that I am

authorized to sign and file with the Department of Energy, Office of Fossil Energy and Carbon

Management, on behalf of the Center, the foregoing documents and in the above captioned

proceeding.

Dated at Oakland, CA this 10th day of August, 2022.

<u>/s/Kristen Monsell</u> Kristen Monsell Oceans Legal Director & Senior Attorney Center *for* Biological Diversity 1212 Broadway, Ste. 800 Oakland, CA 94612 Phone: 510.844.7137 Email: kmonsell@biologicaldiversity.org

IN THE MATTER OF) New Fortress Energy Louisiana) FE Docket No. 22-39-LNG FLNG LLC)

CERTIFICATE OF SERVICE

Pursuant to 10 C.F.R. § 590.107, I, Rebecca McCreary, hereby certify that I caused the

above documents to be served on the persons included on the official service list for this docket,

as provided by DOE/FE, on August 10, 2022.

/s/ Rebecca McCreary

Rebecca McCreary Associate Attorney 1650 38th St., Ste. 102W Boulder, CO 80301 rebecca.mccreary@sierraclub.org 303-449-5595 ext. 103

Attorney for Sierra Club

Page 14 August 10, 2022

EXHIBIT A



New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club et al.

2 messages

Rebecca McCreary <rebecca.mccreary@sierraclub.org> To: fergas@hq.doe.gov Cc: ltonery@orrick.com, cameron.macdougall@newfortressenergy.com Mon, Jul 11, 2022 at 2:25 PM

Good Afternoon,

Please accept this filing on behalf of the Sierra Club, Center for Biological Diversity, Healthy Gulf, and Louisiana Bucket Brigade's Protest and Motion to Intervene in the New Fortress FLNG docket (Docket No. 22-39-LNG).

This is the first of several emails, with a total of 27 numbered attachments in addition to the PDF Protest and Motion to Intervene.

Thank you,

Rebecca McCreary Associate Attorney Sierra Club Environmental Law Program 1650 38th St. Ste. 102W Boulder, CO 80301 (t) 303-449-5595 ext. 103 (f) 303-449-6520

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5 attachments
New Fortress FLNG DOE - Sierra et al MTI and Protest in 22-39-LNG.pdf 393K
1. IEA Net Zero by 2050.pdf 4872K
2. Cockburn, Heat pumps and insulation.pdf 2066K
3. Energy & Climate Intelligence Unit _ Ukraine conflict and impacts on UK Energy.pdf 431K
4. A 10-Point Plan to Reduce the European Unions Reliance on Russian Natural Gas.pdf 1710K

FERGAS <fergas@hq.doe.gov>

Mon, Jul 11, 2022 at 2:36 PM

To: Rebecca McCreary <rebecca.mccreary@sierraclub.org>, FERGAS <fergas@hq.doe.gov> Cc: "Itonery@orrick.com" <Itonery@orrick.com>, "cameron.macdougall@newfortressenergy.com" <cameron.macdougall@newfortressenergy.com>, "Wade, Jennifer L." <jennifer.wade@hq.doe.gov>, "Howard, Beverly" <beverly.howard@hq.doe.gov>, "Ulrey, Peri" <peri.ulrey@hq.doe.gov>, "Sweeney, Amy" <amy.sweeney@hq.doe.gov>, "Bernstein, Cassandra" <cassandra.bernstein@hq.doe.gov>, "Ku, Ruth C" <ruth.ku@hq.doe.gov> 7/27/22, 12:08 PM Sierra Club Mail - New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club... Greetings,

Please see receipt of your submission.

Thank you,

Ms. Natalie Wood

Support Contractor (Strativia Inc.)

Office of Resource Sustainability

Division of Natural Gas Regulation

Office of Fossil Energy and Carbon Management

U.S. Department of Energy

1000 Independence AVE, SW

Washington, DC 20585

Phone: 202-586-9394

Email: natalie.wood@hq.doe.gov





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1	New Fortress FLNG DOE 397K	- Sierra et al MTI and	Protest in 2	22-39-LNG.pdf
\sim	397K			



New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club

1 message

Rebecca McCreary <rebecca.mccreary@sierraclub.org> To: fergas@hq.doe.gov Cc: ltonery@orrick.com, cameron.macdougall@newfortressenergy.com Mon, Jul 11, 2022 at 2:26 PM

This is the second email in Sierra Club's submission in Docket No. 22-39-LNG.

Rebecca McCreary Associate Attorney Sierra Club Environmental Law Program 1650 38th St. Ste. 102W Boulder, CO 80301 (t) 303-449-5595 ext. 103 (f) 303-449-6520

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5 attachments B. EIA, Fire Causes Shutdown of Freeport LNG.pdf 204K Contempose and counter Putin and the climate crisis, advocates say - The Washington Post.pdf 181K

7. LNG Maps 7-5-2022 - Exports.pdf 224K

5. Letter of Sierra Club and over 200 groups calling on Biden to use the Defense Production Act to help Ukraine by accelerating the clean energy transition.pdf 478K

9. McWilliams, Reuters - U.S. regulator bars Freeport LNG plant restart over safety concerns.pdf 1972K



New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club

1 message

Rebecca McCreary <rebecca.mccreary@sierraclub.org> To: fergas@hq.doe.gov Cc: ltonery@orrick.com, cameron.macdougall@newfortressenergy.com Mon, Jul 11, 2022 at 2:27 PM

This is the third email in Sierra Club et al.'s submission in Docket No. 22-39-LNG.

Rebecca McCreary Associate Attorney Sierra Club Environmental Law Program 1650 38th St. Ste. 102W Boulder, CO 80301 (t) 303-449-5595 ext. 103 (f) 303-449-6520

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5 a	ttachments
7-	11. Natural gas plummets as Freeport delays facility restart following explosion.pdf 770K
7-	10. Coalition Letter to Biden Admin re_ Freeport LNG explosion.pdf 93K
7-	14. Winter Assessment 2021-2022_Presentation.pdf 1108K
7-	13. Winter Assessment 2021-2022 - Report.pdf 1142K
7-	12. IEEFA U.S Booming U.S. natural gas exports fuel high prices _ IEEFA.pdf 1481K



New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club

1 message

Rebecca McCreary <rebecca.mccreary@sierraclub.org> To: fergas@hq.doe.gov Cc: ltonery@orrick.com, cameron.macdougall@newfortressenergy.com Mon, Jul 11, 2022 at 2:32 PM

This is the fourth email in Sierra Club et al.'s submission in Docket No. 22-39-LNG.

Rebecca McCreary Associate Attorney Sierra Club Environmental Law Program 1650 38th St. Ste. 102W Boulder, CO 80301 (t) 303-449-5595 ext. 103 (f) 303-449-6520

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5 a	ttachments
	16. How high are household energy burdens.pdf 3655K
72	17. The race gap in residential energy expenditures.pdf 1115K
7-	18. Collisions between ships and whales.pdf 347K
7	19. Understanding Vessel Strikes _ NOAA Fisheries.pdf 125K
74	20. Giant Manta Ray _ NOAA Fisheries.pdf 282K



New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club

1 message

Rebecca McCreary <rebecca.mccreary@sierraclub.org> To: fergas@hq.doe.gov Cc: ltonery@orrick.com, cameron.macdougall@newfortressenergy.com Mon, Jul 11, 2022 at 2:33 PM

This is the fifth email in Sierra Club et al.'s submission in Docket No. 22-39-LNG.

Rebecca McCreary Associate Attorney Sierra Club Environmental Law Program 1650 38th St. Ste. 102W Boulder, CO 80301 (t) 303-449-5595 ext. 103 (f) 303-449-6520

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5 attachments ☑ 25. New Data_Permian Oil & Gas Producers Releasing Methane at Three Times National Rate _ Environmental Defense Fund.pdf □ 22. IPCC Summary for Policymakers.pdf ◎ 21. Cetacean & Sounds Mapping.pdf ?79K 24. Quantifying methane emissions.pdf ?95K 23. US LNG exports boom or bust for the global climate.pdf



New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club

2 messages

Rebecca McCreary <rebecca.mccreary@sierraclub.org> To: fergas@hq.doe.gov Cc: ltonery@orrick.com, cameron.macdougall@newfortressenergy.com Mon, Jul 11, 2022 at 2:34 PM

This is the sixth email in Sierra Club et al.'s submission in Docket No. 22-39-LNG.

Rebecca McCreary Associate Attorney Sierra Club Environmental Law Program 1650 38th St. Ste. 102W Boulder, CO 80301 (t) 303-449-5595 ext. 103 (f) 303-449-6520

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2 attachments



26. sailing-nowhere-liquefied-natural-gas-report.pdf 2183K

FERGAS <fergas@hq.doe.gov>

Mon, Jul 11, 2022 at 2:40 PM

To: Rebecca McCreary <rebecca.mccreary@sierraclub.org>, FERGAS <fergas@hq.doe.gov> Cc: "Itonery@orrick.com" <Itonery@orrick.com>, "cameron.macdougall@newfortressenergy.com" <cameron.macdougall@newfortressenergy.com>, "Wade, Jennifer L." <jennifer.wade@hq.doe.gov>, "Howard, Beverly" <beverly.howard@hq.doe.gov>, "Ulrey, Peri" <peri.ulrey@hq.doe.gov>, "Sweeney, Amy" <amy.sweeney@hq.doe.gov>, "Ku, Ruth C" <ruth.ku@hq.doe.gov>, "Bernstein, Cassandra" <cassandra.bernstein@hq.doe.gov>

Good Afternoon,

I'm confirming that all 27 attachments were received.

Thank you,

Ms. Natalie Wood

Support Contractor (Strativia Inc.)

Office of Resource Sustainability

7/27/22, 12:10 PM

Sierra Club Mail - New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club

Division of Natural Gas Regulation

Office of Fossil Energy and Carbon Management

U.S. Department of Energy

1000 Independence AVE, SW

Washington, DC 20585

Phone: 202-586-9394

Email: natalie.wood@hq.doe.gov

Engage and subscribe.



[Quoted text hidden]

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New Fortress Energy Louisiana FLNG Docket No. 22-39-LNG - Protest and Motion to Intervene by Sierra Club

1 message

Rebecca McCreary <rebecca.mccreary@sierraclub.org> To: fergas@hq.doe.gov Cc: ltonery@orrick.com, cameron.macdougall@newfortressenergy.com Mon, Jul 11, 2022 at 2:35 PM

This is the seventh and final email in Sierra Club et al.'s submission in Docket No. 22-39-LNG.

If you have any issues opening these attachments, please let me know and I will resolve as soon as possible.

Best,

Rebecca McCreary Associate Attorney Sierra Club Environmental Law Program 1650 38th St. Ste. 102W Boulder, CO 80301 (t) 303-449-5595 ext. 103 (f) 303-449-6520

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1	5. Will LNG Exports Benefit the US Economy.pdf 7991K
\sim	7991K