Posting of Off-the-Record Communication

The attached document was sent to the Department of Energy in reference to this proceeding, Magnolia LNG LLC, Docket No. 13-132-LNG. This document is considered an "off-the-record communication" under 10 CFR 590.102 and 590.108 because the person/entity who either made or knowingly caused the communication to be made is an "interested person," the communication was directed to a "decisional employee," and the communication "is relevant to the merits of the proceeding."

The comment period for this proceeding has closed. This communication is posted here in compliance with regulations. As provided in 10 CFR 590.108(a)(5), a request by a party wishing to rebut this communication, on the record, may be submitted in writing. As specified in this regulation, such requests will be granted "only for good cause."



Bryan C. Beam Parish Administrator

May 30, 2023

OFFICE OF THE ADMINISTRATOR P.O. Box 1583 Lake Charles, Louisiana 70602 337/721-3510 Fax 337/437-3399 www.calcasieuparish.gov

Mrs. Amy Sweeney Office of Fossil Energy and Carbon Management (FE-34) U.S. Department of Energy, Forrestal Building 1000 Independence Avenue, SW Washington, DC 20585

Re: Request of Magnolia LNG, LLC for Extension of Start Date of Term of Authorization - FE Docket No. 13-132-LNG

Dear Mrs. Sweeney:

I write on behalf of the Calcasieu Parish Police Jury, as Governing Authority for Calcasieu Parish, to respectfully urge the Department of Energy's Office of Fossil Energy and Carbon Management (DOE FECM) to grant the request by Magnolia LNG, LLC (Magnolia LNG) for a five-year extension (until November 30, 2028) of the start date of its authorization to export liquefied natural gas (LNG) to nations with which the United States does not have a free trade agreement.

The Police Jury supports construction of Magnolia LNG because it will generate local jobs, regional economic development, and global energy security, all while using innovative liquefaction technologies that have lower greenhouse gas emissions when compared to conventional LNG processes.

Magnolia LNG is strategically located near Lake Charles in Southwest Louisiana on a 115acre site and is permitted to produce 8.8 million tonnes per annum of LNG. The site is crossed by the Kinder Morgan Louisiana Gas Pipeline which has interconnections to several other pipelines. Magnolia LNG will liquefy and store LNG onsite for export, as well as for domestic use to power ships, barges, and other vessels, and to power trucks in Louisiana and surrounding states.

Magnolia LNG needs certainty that the project can be built and that all of the promise it holds for Southwest Louisiana -- and indeed the rest of the United States and our friends and allies overseas -- can be achieved in the future. DOE FECM can provide that certainty by granting Magnolia LNG's request.

Sincerely,

man C. Bea

BRYAN C. BEAM Parish Administrator

jdb