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Importation or Exportation of Liquefied Natural Gas or Electric Energy; Applications, Authorizations, etc.: ST LNG, LLC

Comment On: DOE-HQ-2026-0298-0001

Importation or Exportation of Liquefied Natural Gas or Electric Energy; Applications, Authorizations, etc.: ST LNG, LLC

Document: DOE-HQ-2026-0298-DRAFT-0001

Comment on FR Doc # 2025-23763

Submitter Information

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Organization: Our Children's Trust

General Comment

RE: Comment for Notice of Application by ST LNG, LLC for Long-Term Authorization to Export Liquefied Natural Gas to Non-Free Trade Agreement Nations (25-155-LNG)

Dear Secretary Chris Wright,

On behalf of all of our youth clients, including our clients in *Lighthiser v. Trump* and *Genesis v. EPA*, and in the interest of America's children and youth, Our Children's Trust provides these comments on the Department of Energy's Office of Fossil Energy and Carbon Management's "ST LNG, LLC; Application for Long-Term Authorization to Export Liquefied Natural Gas to Non-Free Trade Agreement Nations" for a multi-contract authorization to export domestically produced liquefied natural gas (LNG) in a volume equivalent to approximately 460 billion cubic feet of natural gas per year from its proposed deepwater port export terminal project, which is unjustified by law, science, economic prosperity, energy security, or any other reason. In addition to being illegal, the ST LNG DWP Development Project, to be located off the southeast coast of Matagorda, Texas, will unleash fossil fuels, like LNG, that our clients are currently suffering directly through their inhalation and exposure to the localized pollution and the heat-trapping greenhouse gases from fossil fuels, resulting in further dangerous disruptions of the climate system on which these youths' health and lives depend.

As the Nation's only law firm dedicated to representing children and youth whose constitutional rights are being infringed by government conduct that causes and contributes to climate change, we write to advise you that your decision-making process must be consistent with protecting the rights to life, personal security, family autonomy, bodily integrity, the practice and transmission of cultural and religious traditions, and children's equal protection of the law. U.S. Const. amend. V, XIV, § 1. Here, you are engaged in an unconstitutional agency action to implement the President's Executive Orders 14154 and 14156 in violation of U.S. Const. amend. V, XIV, § 1. Your multiplicity of actions pursuant to those Executive Orders, including this effort to support this proposed project, also violate the separation of powers, by exceeding the authority DOE has been delegated by Congress and by engaging in conduct that has a significant effect on U.S. public health, welfare and the economy, while lacking any scientific integrity as Congress has mandated. DOE has no statutory authority to deprive children and youth of their fundamental rights listed above.

Please see attached comment.

Sincerely,

/s/

Julia Olson

Co-executive Director and Chief Legal Counsel

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Attachments

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