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March 18, 2016

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Ms. Larine A. Moore  
Docket Room Manager  
Office of Fossil Energy (FE-34)  
U.S. Department of Energy  
1000 Independence Avenue, SW  
Washington, DC 20585

Re: ***Eagle LNG Partners Jacksonville LLC, Docket No. 16-15-LNG***  
**Second Supplement to Application for Long-Term Authorization to Export**  
**Liquefied Natural Gas to Both FTA and Non-FTA Countries – Clarification**  
**Regarding Potential for LNG Exports by ISO Container**

Dear Ms. Moore:

I write on behalf of Eagle LNG Partners Jacksonville LLC (“Eagle LNG”), applicant for long-term, multi-contract authorization under Section 3 of the Natural Gas Act to engage in exports of natural gas in the form of liquefied natural gas (“LNG”). Eagle LNG proposes to export LNG from Eagle LNG’s planned production, storage, and export facility to be constructed at a site on the St. Johns River in Jacksonville, Florida (the “Facility”). My purpose is to clarify one aspect of the application for export authorization which Eagle LNG submitted to your office on January 27, 2016 (“Eagle LNG’s Application”).

In response to an informal request made by John Anderson, Director, Office of Regulation and International Engagement, on March 17, 2016, I wish to confirm that Eagle LNG intends to export LNG by means of both ocean-going LNG carrier vessels and approved ISO IMO7/TVAC-ASME LNG containers to be loaded onto container vessels. As noted in Eagle LNG’s Application, the Facility will incorporate a truck load-out facility (Eagle LNG’s Application at 2). Through this load-out facility, Eagle LNG will have the capability of filling ISO LNG containers. Those containers may be transported by truck to domestic markets or to

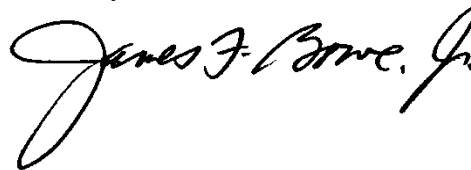
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locations within the Port of Jacksonville from which ISO containers may be loaded onto container ships for delivery to both domestic and export markets. Eagle LNG anticipates that some of the Caribbean and Central American LNG markets it is targeting may be served through deliveries of ISO LNG containers either as an interim measure (as a specific market is developing) or, in the case of smaller or isolated markets, on a longer-term basis. DOE has authorized exports of LNG in this manner and for these purposes in a number of orders over the past two years. *E.g.*, *Floridian Natural Gas Storage Co., LLC*, DOE/FE Order No. 3744 (Nov. 25, 2015); *American LNG Marketing LLC*, DOE/FE Order No. 3690 (Aug. 7, 2015); *Carib Energy (USA) LLC*, DOE/FE Order No. 3487 (Sept. 11, 2014).

Accordingly, Eagle LNG requests that Eagle LNG's Application be deemed to be supplemented by this letter and that the DOE consider its request for export authorization as including a request for authorization to export LNG by means of ISO containers, as described above.

Please acknowledge receipt of this document by email to [speters@kslaw.com](mailto:speters@kslaw.com) and [jbowe@kslaw.com](mailto:jbowe@kslaw.com). If you have any questions regarding this supplemental submission, please feel free to contact me at (202) 626-9601. Thank you for your assistance with this matter.

Sincerely,

A handwritten signature in black ink that reads "James F. Bowe, Jr." The signature is written in a cursive style with a large, looping initial "J".

James F. Bowe, Jr.

*Counsel for Eagle LNG Partners Jacksonville LLC*