May 9, 2016

Dear Ms. Tonery and Mr. Scott:

Upon review, section III.A of the above-referenced letter, dated May 6, 2016, is corrected to read as follows:

III. DISCUSSION AND CONCLUSIONS

A. Final Non-FTA Authorizations

The CIC Revised Procedures state that, with respect to existing non-FTA authorizations already issued by DOE, DOE will give effect to a change in control following notification of the change and will publish a notice of same in the Federal
Register.\(^1\) If no interested person protests the change in control and DOE takes no action on its own motion, the change in control will be deemed granted 30 days after publication.\(^2\) Here, no interested person timely protested the changes described in the Statement. Accordingly, the changes in control related to CMI’s, CCL’s, and SPL’s existing non-FTA authorizations are deemed granted. For this reason, it is unnecessary for DOE/FE to opine on the questions raised by CMI, CCL, and SPL regarding whether the changes in equity ownership set forth in the Statement are subject to the CIC Revised Procedures.

The May 6 letter is unchanged in all other respects.

Sincerely,

[Signature]

John A. Anderson  
Director, Office of Regulation and International Engagement  
Office of Oil and Natural Gas  
Office of Fossil Energy

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\(^1\) See CIC Revised Procedures, 79 Fed. Reg. at 65,542.  
\(^2\) Id.