# UNITED STATES OF AMERICA BEFORE THE DEPARTMENT OF ENERGY

Jordan Cove Energy Project, L.P.	)	FE Docket No. 12-32-LNG
	)	

## JODY MCCAFFREE MOTION TO FILE ANSWER TO INTERVENTION NOTICES, COMMENTS AND PROTESTS FILED BY MAY 9, 2018

Pursuant to section 10 C.F.R. § 590.303(e) and 590.304(f), of the regulations for the Department of Energy (DOE), I, Jody McCaffree hereby file this Motion to file an Answer in response to Intervention Notices, Comments and Protests filed by May 9, 2018 under U.S. Department of Energy FE Docket No. 12-32-LNG.

I submit that there is good cause to accept this Answer as it corrects and clarifies the Comment and Protest filed on May 9, 2018 on behalf of myself, Jody McCaffree, and the Notice of Intervention, Comment and Protest filed by the Citizens for Renewables that was also filed on May 9, 2018. I respectfully request that the Commission accept and consider this Answer.

On April 19, 2018, the Office of Fossil Energy (FE) of the Department of Energy (DOE) gave notice in the Federal Register of receipt of an application for amendment, filed on February 6, 2018, by Jordan Cove Energy Project, L.P. (JCEP or Jordan Cove). The DOE provided 20 days' notice from the date of Federal Register publication in which the public was allowed to submit comments, protests, and motions to intervene or intervention notices specific to JCEP's Amendment Application — namely, JCEP's requested increase in its LNG export volume to 395 Bcf/yr of natural gas (1.08 Bcf/d), for purposes of both its Conditional Non-FTA Authorization and its pending non-FTA Application.

On May 9, 2018 the Citizens for Renewables filed a Notice of Intervention. That filing was later amended on the same day. This Answer request that the original filing currently listed

as item 134 in the Department of Energy on-line docket for FE 12-32-LNG, received at 10:20 a.m. on May 9<sup>th</sup>, be replaced with the amended Citizens for Renewables Notice of Intervention, Comment and Protest filed at 4:10 p.m. on the same day, currently listed as item 147 in the FE Docket.<sup>1</sup> The Amended Notice of Intervention, Comment and Protest more correctly state the position in this proceeding of the Citizens for Renewables.

134	05/09/18	Citizens for Renewables, Inc., Jody McCaffree, Executive Director and Kathleen P. Eymann, Attorney		Notice of Intervention (This filing was amended See amended filing at 144 147)
147	05/09/18	CITIZENS FOR RENEWABLES, Inc.	Amendmer and Protes	nt to Notice of Intervention, Comment t

On May 9, 2018, I, Jody McCaffree filed into the record a Comment and Protest with respect to the February 6, 2018 Amendment Application of Jordan Cove Energy Project, L.P. for Long-Term Authorization to Export Liquefied Natural Gas to Non-Free Trade Agreement Nations, FE Docket No. 12-32-LNG. This filing is currently listed as item 129 in the Department of Energy on-line docket but is listed only as Comments. The filing was noted and intended to be both a Comment and a Protest. The filing was served on all parties to the proceeding listed in the official service list for the Department of Energy under FE Docket 12-32-LNG both by e-mail and by postal mailing as required.

129	05/09/18	Jody McCaffree	Comments Exhibit Index: Exb 1; Exb 2; Exb 3; Exb 4; Exb 5; Exb 6; Exb 7; Exb 8; Exb 9
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<sup>&</sup>lt;sup>1</sup> https://fossil.energy.gov/ng\_regulation/applications-2012-jordancoveenergyproject12-32-lng McCaffree Motion To File Answer - FE 12-32-LNG - May 24, 2018

### Additional Relief Requested

Due to the large volume of timely intervention notices that have recently been filed into this proceeding, I would like to request a ruling from the Department of Energy that service to parties be allowed by e-mail even though e-mail is not listed as an official service format under 10 C.F.R. §590.107(c). Due to the DOE allowing filings of Interventions, Protests and Comments by e-mail, it only makes sense that service to other parties in the proceeding by e-mail would also be an acceptable service format. This ensures a quicker and more efficient way of service to the other parties as opposed to postal mailing and would not prejudice any party from participating. If a party does not have an e-mail account then service by hand delivery or postal mail would then be required in that case.

Parties to this proceeding who have not yet provided the DOE with an e-mail address might want to consider providing one, if possible, in order to expedite service filings in this case.

Dated this 24<sup>th</sup> day of May 2018:

Respectfully submitted,

Jody McCaffree
PO Box 1113

North Bend, OR 97459

#### CERTIFICATE OF FILING

I hereby certify that in accordance with 10 C.F.R. § 590.107(c), I have this 24<sup>th</sup> day of May 2018 filed the foregoing MOTION TO FILE ANSWER TO INTERVENTION NOTICES, COMMENTS AND PROTESTS FILED BY MAY 9, 2018 by postal U.S. certified mail and also by e-mail on:

Ms. Larine A. Moore
Docket Room Manager FE-34
U.S. Department of Energy
PO Box 44375
Washington, D.C. 20026-4375
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#### CERTIFICATE OF SERVICE

I hereby certify that in accordance with 10 C.F.R. § 590.107 (a), I have this 24<sup>th</sup> day of May 2018 caused a copy of the foregoing MOTION TO FILE ANSWER TO INTERVENTION NOTICES, COMMENTS AND PROTESTS FILED BY MAY 9, 2018 to be sent by e-mail, if e-mail was provided, and if not by postal U.S. First Class mail on the following individuals listed in the Service list for Docket FE-12-32:

## SERVICE LIST FE Docket No: 12-32 LNG

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Dated this 24<sup>th</sup> day of May 2018

Jody Mc Coffree

Jody McCaffree

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