From: To:

Subject: FE docket 11-161-LNG and FE10-161-LBG Monday, March 12, 2012 12:53:58 AM Date:

Dear Sirs:

The application noted should be denied as it is inconsistent with the public interest for the following 2 reasons:

- 1) The proposed pretreatment gas facility (an integral required part of the application) is to be built in a residential area that is environmental sensitive. Construction of this facility would certainly be inconsistent with the public interest.
- 2) The application contains at least one major error that is actually a false statement. In the "Environmental Impact" portion, it states "FLEX states that the Liquification Project improvements, including those required to conduct operations under the current Application will be contained within the previously authorized operationa; I area of the Freeport LNG Terminal on Quintana Island, Texas." FLEX's statement is patently incorrect as Freeport LNG is proposing to construct the gas pretreatment facility more than 6 miles away from the Quintana Island, Texas facility. The gas pretreatment facility is an integral process in liquification process. As such applicant has filed a false statement with DOE and has filed a false staetement in teh Federal Register. DOE must hold applicant accountable for knowingly false statements.

DOE must deny the application under FE 11-161-LNG and should reopen FE 10-161-FLNG and review same for other potential misrepresentations.

Roy Marsh

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