From: <u>Jean Public</u>

To: <u>Howard, Beverly; Howard, Beverly; Moore, Larine; Myers, Edward;</u>

Subject: Fw: public comment on federal register no exporting of gas from america - keep it for ourselves - traitors into

making money and screwing american people

Date: Tuesday, January 22, 2013 9:37:27 AM

i protest selling any gas outside of america that has come to america. these traitors to american stability need to be denied this privilege. it is clear that gas energy is exgtremely necessary to american prosperity. we do not need to keep other countries going or greedy merchants making big money from doing america in. we need to keep that gas for sale in america. it is time to stop the greedy people in houston tx who are making billiosn of dollars from doing all of us in america in. i am anordinary citizen and believe this dept makes it just about impossible for american citizens to have any impact on what this imperious govt agency does, this imperious usdoe makes it extremely hard for any american citizens to have any voice in what is happening in this country with energy, it is tiem to change that, all americans have been made into sucker with gas selling atnear \$5.00 a gallon, we need govt policites that change that, this comment is for the public record, jean public

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[Federal Register Volume 78, Number 14 (Tuesday, January 22,
2013)]
[Notices]
[Pages 4400-4401]
From the Federal Register Online via the Government Printing
Office [http://www.gpo.gov/]
[FR Doc No: 2013-01144]
[[Page 4400]]
DEPARTMENT OF ENERGY
[FE Docket No. 12-161-LNG]
Eni USA Gas Marketing LLC; Application for Blanket
Authorization
To Export Previously Imported Liquefied Natural Gas on a
Short-Term
Basis
AGENCY: Office of Fossil Energy, DOE.
ACTION: Notice of application.
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SUMMARY: The Office of Fossil Energy (FE) of the Department of Energy

(DOE) gives notice of receipt of an application (Application), filed on

November 8, 2012, by Eni USA Gas Marketing LLC (Eni USA Gas Marketing),

requesting blanket authorization to export liquefied natural gas (LNG)

that previously had been imported into the United States from foreign

sources in an amount up to the equivalent of 100 billion cubic feet

(Bcf) of natural gas on a short-term or spot market basis for a two-

year period commencing on March 3, 2013.\1\ The LNG would be exported

from the Cameron LNG Terminal (Cameron Terminal) owned by Cameron LNG,

LLC, in Cameron Parish, Louisiana to any country with the capacity to

import LNG via ocean-going carrier and with which trade is not prohibited by U.S. law or policy. Eni USA Gas Marketing is requesting

this authorization both on its own behalf and as agent for other

parties who hold title to the LNG at the time of export. The Application was filed under section 3 of the Natural Gas Act (NGA).

Protests, motions to intervene, notices of intervention, and written

comments are invited.

\1\ Eni USA Gas Marketing LLC, DOE/FE Order No. 2923 (March 3, 2011) extends through March 2, 2013 (FE Docket No. 10-152-LNG).

DATES: Protests, motions to intervene or notices of intervention, as

applicable, requests for additional procedures, and written comments

are to be filed using procedures detailed in the Public Comment

Procedures section no later than 4:30 p.m., eastern time, February 21,

2013.

ADDRESSES: U.S. Department of Energy (FE-34), Office of Oil and Gas Global Security and Supply, Office of Fossil Energy, Forrestal Building, Room 3E-042, 1000 Independence Avenue SW., Washington, DC 20585.

FOR FURTHER INFORMATION CONTACT:

Larine Moore or Beverly Howard, U.S. Department of Energy (FE-34), Office of Oil and Gas Global Security and Supply, Office of Fossil Energy, Forrestal Building, Room 3E-042, 1000 Independence Avenue SW., Washington, DC 20585, (202) 586-9478; (202) 586-9387. Edward Myers, U.S. Department of Energy, Office of the Assistant General Counsel for Electricity and Fossil Energy, Forrestal Building, Room 6B-256, 1000 Independence Ave. SW., Washington, DC 20585, (202) 586-3397.

SUPPLEMENTARY INFORMATION:

Background

Eni USA Gas Marketing, a Delaware limited liability company with its principal place of business in Houston, Texas, is a wholly-owned subsidiary of Eni Petroleum Co. Inc, a Delaware corporation. Eni USA Gas Marketing states that it is engaged in the business of purchasing and marketing supplies of LNG, and is a customer of the Cameron Terminal. On April 30, 2012, FE issued DOE/FE Order No. 3092, which granted Eni USA Gas Marketing blanket authorization to import LNG up to the equivalent of 400 Bcf of natural gas from various international sources for a two year period beginning on May 12, 2012. On March 3, 2011, FE issued an opinion and order (Order No. 2923) that granted Eni USA Gas Marketing authority to export a cumulative total of 100 Bcf of previously imported LNG from the Cameron Terminal to any country with which trade is not prohibited by U.S. law or policy. The export authorization granted by that authorization is effective for a two year period that commenced on March 3, 2011.

Current Application

In the instant Application, Eni USA Gas Marketing requests blanket authorization to export LNG from the Cameron Terminal that has been previously imported into the United States from foreign sources. Eni USA Gas Marketing requests this authority over a two-year period in an amount up to the equivalent of 100 Bcf of natural gas, on a cumulative basis, over a two-year period beginning on the date that such

authorization is granted, but in any event no later than March 2, 2013,

the date of the expiration of Order No. 2923. Eni USA Gas Marketing is

seeking such authorization to export previously imported LNG to any

country with the capacity to import LNG via ocean-going carrier and

with which trade is not prohibited by Federal law or policy.

Gas Marketing states that it does not seek authorization to export

domestically-produced natural gas or LNG.

Eni USA Gas Marketing noted that since Order No. 2923 was issued,

DOE/FE adopted new standards authorizing export certificate holders to

act as agents for third-parties. Eni USA Gas Marketing states that if

this Application is approved, Eni USA Gas marketing will abide by these

standards when acting as an agent for third-parties.

Eni USA Gas Marketing states that its requested blanket authorization would provide for the export of foreign-sourced LNG that

is not needed to service the domestic market. Eni USA Gas Marketing

states that it is not proposing, and is not seeking authorization to

export any domestically produced natural gas or LNG. This application

seeks authorization only to export LNG that has been previously

imported into the United States.

Public Interest Considerations

Eni USA Gas Marketing states that the requested blanket authorization will allow it to sell foreign-sourced, imported LNG in

the most competitive market, either by regassifying the imported ${\tt LNG}$

and selling it in domestic markets where demand warrants, or by storing

imported LNG and later selling it in other world markets where demand

is higher. Eni USA Gas Marketing states that it will thus be able to

better contribute to the efficient allocation of natural gas supplies.

Eni USA Gas Marketing states that when gas supplies are in balance with

domestic demand, LNG will be imported and used to supplement domestic

gas supplies. When there is a surplus of domestic gas supplies, as at

the present time, there will be the opportunity to continue to import

LNG to the United States, which will contribute supplies to the

domestic market once demand rises. In support of its application, Eni USA Gas Marketing states that section 3 of the NGA provides that application to export natural gas to foreign countries will be authorized unless there is a finding they ``will not be consistent with the public interest.\2\ Eni USA Gas Marketing states that in reviewing an export application, FE applies the principles set forth in DOE Delegation Order No. 0204-111, which focuses primarily on the domestic need for the gas to be exported and the Secretary of Energy's natural gas policy guidelines.\3\ \2\ 15 U.S.C. 717b.(a). Natural gas is defined to include LNG in 10 CFR 590.102(i). \3\ Eni USA Gas Marketing referenced 49 FR 6684, February 22, 1984. _____ Eni USA Gas Marketing states that DOE/FE has issued a number of blanket authorizations, including the blanket authorization granted to The Dow Chemical Company (DOE/FE Order No. 3162) on October 11, 2012, which allows the export of previously-imported LNG, finding that such LNG is [[Page 4401]] not needed to meet domestic demand for natural gas.\4\ ______ \4\ The Dow Chemical Company, DOE/FE Order No. 3162 (October 11, 2012). Eni USA Gas Marketing states that in its existing authorization to export foreign-sourced LNG granted in DOE/FE Order No. 2923, FE noted that the ``U.S. consumers presently have access to substantial quantities of natural gas sufficient to meet domestic demand

multiple other sources at competitive prices without drawing

which Eni USA Gas Marketing seeks to export.'' \5\ Eni USA Gas

from

on the LNG

Marketing asserts that the relevant circumstances have not changed in

the nearly two years since that finding and provides a detailed

discussion of the public interest standard in the Application

states that the requested authorization is consistent with the

interest and the Application should be granted.

 $\5\$ DOE/FE Order No. 2923 at 5.

Environmental Impact

Eni USA Gas Marketing states that no new facilities or modifications to any existing facilities at the Cameron Terminal would

be required in order for Eni USA Gas Marketing to export LNG from that

facility. Eni USA Gas Marketing asserts that exports of LNG from the

Cameron Terminal also would not increase the number of LNG carriers

that the Cameron Terminal is designed and authorized to accommodate.

Finally, Eni USA Gas Marketing states that granting this application

will not constitute a federal action significantly affecting the human

environment within the meaning of the National Environmental Policy Act

(NEPA), 42 U.S.C. 4321 et seq., and accordingly, approval of this

Application would not require an environmental impact statement or

environmental assessment.

DOE/FE Evaluation

This export Application will be reviewed pursuant to section 3 of

the NGA, as amended, and the authority contained in DOE Delegation

Order No. 00-002.00L (April 29, 2011) and DOE Redelegation Order No.

00-002.04E (April 29, 2011). In reviewing this LNG export Application,

DOE will consider domestic need for the natural gas, as well as any

other issues determined to be appropriate, including whether

arrangement is consistent with DOE's policy of promoting competition in

the marketplace by allowing commercial parties to freely negotiate

their own trade arrangements. Persons that may oppose this

Application

should comment in their responses on these issues.

The National Environmental Policy Act (NEPA), 42 U.S.C. 4321 et

seq., requires DOE to give appropriate consideration to the environmental effects of its proposed decisions. No final decision will

be issued in this proceeding until DOE has met its NEPA responsibilities.

Public Comment Procedures

In response to this notice, any person may file a protest, comments, or a motion to intervene or notice of intervention,

applicable. Any person wishing to become a party to the proceeding must

file a motion to intervene or notice of intervention, as applicable.

The filing of comments or a protest with respect to the Application

will not serve to make the commenter or protestant a party to the

proceeding, although protests and comments received from persons who

are not parties will be considered in determining the appropriate

action to be taken on the Application. All protests, comments, motions

to intervene or notices of intervention must meet the requirements

specified by the regulations in 10 CFR part 590. The information

contained in any filing will not be held confidential and will be

posted to DOE's public Web site except to the extent confidential

treatment is requested and granted.

Filings may be submitted using one of the following methods: (1)

Emailing the filing to fergas@hq.doe.gov, with FE Docket No. 12-161-LNG

in the title line; (2) mailing an original and three paper copies of

the filing to the Office of Oil and Gas Global Security and Supply at

the address listed in ADDRESSES; or (3) hand delivering an original and

three paper copies of the filing to the Office of Oil and Gas Global

Security and Supply at the address listed in ADDRESSES.

A decisional record on the Application will be developed through

responses to this notice by parties, including the parties' written

comments and replies thereto. Additional procedures will be used as

necessary to achieve a complete understanding of the facts and issues.

A party seeking intervention may request that additional

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procedures be
provided, such as additional written comments, an oral
presentation, a
conference, or trial-type hearing. Any request to file
additional
written comments should explain why they are necessary. Any
request for
an oral presentation should identify the substantial question
of fact,
law, or policy at issue, show that it is material and relevant
to a
decision in the proceeding, and demonstrate why an oral
presentation is
needed. Any request for a conference should demonstrate why
the
conference would materially advance the proceeding. Any
request for a
trial-type hearing must show that there are factual issues
genuinely in
dispute that are relevant and material to a decision and that
a trial-
type hearing is necessary for a full and true disclosure of
the facts.
    If an additional procedure is scheduled, notice will be
provided to
all parties. If no party requests additional procedures, a
final
Opinion and Order may be issued based on the official record,
including
the Application and responses filed by parties pursuant to
this notice,
in accordance with 10 CFR 590.316.
    The Application filed by Eni USA Gas Marketing is
available for
inspection and copying in the Office of Natural Gas Regulatory
Activities docket room, 3E-042, 1000 Independence Avenue SW.,
Washington, DC 20585. The docket room is open between the
hours of 8:00
a.m. and 4:30 p.m., Monday through Friday, except Federal
holidays. The
Application and any filed protests, motions to intervene or
notice of
interventions, and comments will also be available
electronically by
going to the following DOE/FE web address:
http://www.fe.doe.gov/programs/gasregulation/index.html.
    Issued in Washington, DC, on January 15, 2013.
John A. Anderson,
Manager, Natural Gas Regulatory Activities, Office of Oil and
Global Security and Supply, Office of Fossil Energy.
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[FR Doc. 2013-01144 Filed 1-18-13; 8:45 am]

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