UNITED STATES DEPARTMENT OF ENERGY - AUTHORIZED EXPORTS OF LIQUEFIED NATURAL GAS (LNG)

Facility	Location	antity Billion C Feet/D		Volume Gallons/Day	ate Filed	Date Approved	DOE/FE Docket No.	DOE/FE Order No.	Transported in ISO Containers* to Ports	Notes/Comments
Carib Energy (USA) LLC	From Floridian Natural Gas Storage, Martin County, FL	FTA Non-FTA	0.03	363,196 484,262	06/02/11	07/27/11	11-71-LNG	2993	Miami Palm Beach Jacksonville Tampa	See Floridian Natural Gas Storage Company*
		Non-FTA	0.004	48,426	03/25/16	11/28/2016	16-98-LNG	3937	Pensacola	
Advanced Energy Solutions	From Floridian Natural Gas Storage, Martin County, FL	FTA Non-FTA	0.02	242,131 N/A	08/23/13	11/14/13	13-104-LNG	3360	Palm Beach	See Floridian Natural Gas Storage Company*
Floridian Natural Gas Storage Company (FERC Jurisdictional)	Indiantown, FL	FTA Non-FTA	0.04 Total	484,262 Total	02/24/15	07/31/15 11/25/15	15-38-LNG 15-38-LNG	3691 3744	Miami Palm Beach Jacksonville Tampa Everglades Canaveral Manatee	(1)*Maximum Send-Out Capacity from the truck loading station at this facility is .04 Bcf/Day or 14.6 Bcf/Yr. (484,262 Gal. Day) (2) Company used an EIS from 2008 in application to DOE that was rescinded on October 8, 2010. (3) Original application called for two, 4 Bcf LNG tanks. Developer revised plan to Phase I, one, 1 Bcf tank. However, the remaining Phase II, 4 Bcf tank has not been withdrawn. Both FERC and the DOE are supposed to be reviewing this facility in its new
				Page	1					"totality" of 5 Bcf. (4) The original problem in the EIS has not been resolved and involves CFR Title 49, Section 193.2059.

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Eagle LNG Partners Jacksonville, LLC (FERC Jurisdictional)	Jacksonville, FL	FTA Non-FTA	0.14 Total	1,694,915 Total	01/27/16	07/21/16	16-15-LNG	3867	Jacksonville	Questions concerning CFR Title 49, Section 193.2057 and 193.2059 Under DOE Review
American LNG Marketing, LLC Authorized Exporter: New Fortress Energy Marketing, LLC (Non-FERC Jurisdictional)	Hialeah Railyard, Miami, FL	FTA	0.008	96,852	12/31/14	08/07/15	14-209-LNG	3690	Miami Everglades Palm Beach Jacksonville Canaveral	Many Questions: (1) Inappropriate application of B5.7 Categorical Exclusion from NEPA review (2) Possible Violations of CFR Title 49 Sections 193.2057 and 193.2059, et al (3) Exported 540,000 gallons to Barbados through 3rd Qtr. 2016
American LNG Marketing, LLC (Non-FERC Jurisdictional)	Titusville, FL	FTA	0.08	968,523	02/03/15	05/29/15	15-19-LNG	3656	Miami Everglades Palm Beach Jacksonville Canaveral	If this facility is constructed and commences operations, it will be in violation of CFR Title 49, Section 193.2155(b). Facility has filed a petition with PHMSA for a variance to avoid compliance. This and other Title 49 issues unresolved.
Strom, Inc. (Federal Jurisdiction UNKNOWN)	Crystal River, FL	FTA Non-FTA	0.08 0.15	968,523 1,815,981		10/21/14 ON HOLD	14-56-LNG 15-78-LNG	3537 ON HOLD	Tampa and Rockport of Tampa: In negotiation	New Type of LNG facility: "Mobile" LNG. Many issues, including Jurisdictional Question; possible violations of CFR Title 49. Facility does not meet definition of "Mobile" facility. NEPA question. Application "ON HOLD" AT DOE

^{*}LNG to be loaded into 40-foot, 10,000-Gallon ISO Containers (giant "thermos bottles") for transport to Florida's deep water ports.

Total Gallons Per Day:	6,029,056
Total Gallons Per Year:	2,200,605,440

15 USC Section 717b(a) creates a REBUTTABLE PRESUMPTION that the export of natural gas, including LNG, is deemed to be in the "Public Interest." It time for someone to mount a legal challenge.