

**UNITED STATES OF AMERICA
BEFORE THE
FEDERAL ENERGY REGULATORY COMMISSION**

WWALS Watershed Coalition, Inc.,)	Docket No. RM22-21-000
LEAD Agency, Inc.,)	
Kissimmee Waterkeeper,)	
Our Santa Fe River,)	
Center for a Sustainable Coast,)	
Three Rivers Waterkeeper, and)	
Lumber Riverkeeper)	

**RESPONSE of WWALS Watershed Coalition, Inc.
to opposition comments by EAGLE LNG**

On September 20, 2022, Eagle LNG Partners Jacksonville II LLC (“Eagle LNG”)¹ filed comments in opposition to the Petition by WWALS Watershed Coalition, Inc. (“WWALS”), et al., to the Federal Energy Regulatory Commission (“FERC”) for Rulemaking on oversight of small-scale inland liquefied natural gas (“LNG”) export facilities (the “Petition”). WWALS hereby submits these comments in response.

Commission regulations prohibit answers to an answer unless otherwise authorized [18 CFR § 385.213(a)(2)]. But the Commission generally accepts answers when they provide information that assists its decision-making process. We ask the Commission to permit this answer.

The Pivotal LNG opposition comments mostly rehashed previous FERC decisions without mentioning new evidence and developments, which WWALS supplies in this rebuttal. Consequently, for the reasons explained below, FERC should accept and implement the Petition.

¹ Comments of Eagle LNG Partners Jacksonville LLC under RM22-21-000, Eagle LNG Partners Jacksonville II LLC (“Eagle LNG”), September 20, 2022, FERC Accession Number 20220920-5121, https://elibrary.ferc.gov/eLibrary/docinfo?accession_number=20220920-5121