comment in their responses on these issues.

NEPA 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, as 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. 13–97–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**. All filings must include a reference to FE Docket No. 13–97–LNG.

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 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 is available for inspection and copying in the Office of Oil and Gas Global Security and Supply docket room, 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 August 22, 2013.

#### Marc P. Talbert,

Acting Manager, Natural Gas Regulatory Activities, Office of Oil and Gas Global Security and Supply, Office of Fossil Energy. [FR Doc. 2013–21215 Filed 8–29–13; 8:45 am]

BILLING CODE 6450-01-P

## **DEPARTMENT OF ENERGY**

Orders Granting Authority To Import and Export Natural Gas, To Import and Export Liquefied Natural Gas and Vacating Prior Authority During July 2013

	FE Docket Nos.
ELEMENT MARKETS RENEWABLE ENERGY, LLC). TIDAL ENERGY MARKETING (U.S.) LLC) HUDSON ENERGY SERVICES, LLC) SABINE PASS LIQUEFACTION, LLC) J.P. MORGAN COMMODITIES CORPORATION) J.P. MORGAN VENTURES ENERGY CORPORATION) SEMPRA LNG INTERNATIONAL, LLC) J.P. MORGAN VENTURES ENERGY CORPORATION) JUST ENERGY ONTARIO LP) SAN DIEGO GAS & ELECTRIC COMPANY) CAMBRIDGE ENERGY) STANDARD NATURAL GAS, INC.) CASTLETON COMMODITIES CANADA LP) 1 PROLIANCE ENERGY, LLC) FREEPORT LNG DEVELOPMENT, LP)	13–77–NG 13–78–NG 13–79–LNG 13–80–NG 13–85–NG 13–83–LNG 13–81–LNG 3–87–NG

**AGENCY:** Office of Fossil Energy, Department of Energy (DOE).

**ACTION:** Notice of orders.

**SUMMARY:** The Office of Fossil Energy (FE) of the Department of Energy gives notice that during July 2013, it issued orders granting authority to import and

export natural gas, to import and export liquefied natural gas and to vacate prior authority. These orders are summarized in the attached appendix and may be found on the FE Web site at http://www.fossil.energy.gov/programs/gasregulation/authorizations/Orders-2013.html. They are also available for

inspection and copying in the Office of Fossil Energy, Office of Oil and Gas Global Security and Supply, Docket Room 3E–033, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585, (202) 586–9478. The Docket Room is open between the hours of 8:00 a.m. and 4:30 p.m.,

Monday through Friday, except Federal holidays.

Issued in Washington, DC on August 22,

### Marc P. Talbert,

Acting Manager, Natural Gas Regulatory Activities, Office of Oil and Gas Global Security and Supply, Office of Fossil Energy.

# Appendix

### DOE/FE ORDERS GRANTING IMPORT/EXPORT AUTHORIZATIONS

3303	07/11/13	13–72–NG	Element Markets Renewable Energy, LLC.	Order granting blanket authority to import natural gas from Canada/Mexico.
3304	07/11/13	13–75–NG	Tidal Energy Marketing (U.S.) L.L.C	Order granting blanket authority to import/export natural gas from/to Canada.
3305	07/11/13	13–71–NG	Hudson Energy Services, LLC	Order granting blanket authority to import/export natural gas from/to Canada.
3306	07/11/13	13–30–LNG	Sabine Pass Liquefaction, LLC	Order granting authorization to export LNG by vessel pursuant to the long-term contract with Total Gas & Power North Amer- ica, Inc. from the Sabine Pass LNG Terminal to Free Trade Agreement Nations.
3307	07/12/13	13–42–NG	Sabine Pass Liquefaction, LLC	to the long-term contract with Centrica PLC from the Sabine Pass LNG Terminal to Free Trade Agreement Nations.
3308	07/18/13	13–76–NG	J.P. Morgan Commodities Corporation	Order granting blanket authority to import/export natural gas from/to Canada.
3309	07/18/13	13–77–NG	J.P. Morgan Ventures Energy Corporation.	Order granting blanket authority to import/export natural gas from/to Canada/Mexico.
3310	07/18/13	13–78–NG	Sempra LNG International, LLC	Order granting blanket authority to import/export natural gas from/to Mexico.
3311	07/18/13	13–79–LNG	J.P. Morgan Ventures Energy Corporation.	Order granting blanket authority to import LNG from various international sources by vessel.
3312	07/18/13	13–80–NG	Just Energy Ontario L.P.	Order granting blanket authority to import/export natural gas from/to Canada.
3313	07/18/13	13–85–NG	San Diego Gas & Electric Company	
3314	07/18/13	13–83–LNG	Cambridge Energy	Order granting blanket authority to import LNG from various international sources by vessel, and to export LNG to Canada/Mexico by vessel.
3315	07/18/13	13–81–LNG	Standard Natural Gas, Inc	Order granting blanket authority to import/export LNG from/to Canada/Mexico by truck.
3316	07/18/13	13–87–NG	Castleton Commodities Canada LP	Order granting blanket authority to import/export natural gas from/to Canada.
3011– A.	07/18/13	11–110–NG	ProLiance Energy, LLC	Order vacating blanket authority to import/export natural gas from/to Canada.
3317	07/19/13	13–51–LNG	Freeport LNG Development, L.P	Order granting blanket authority to export previously imported LNG by vessel.

[FR Doc. 2013–21216 Filed 8–29–13; 8:45 am] BILLING CODE 6450–01–P

### **DEPARTMENT OF ENERGY**

### State Energy Advisory Board; Meeting

**AGENCY:** Energy Efficiency and Renewable Energy, Department of Energy.

**ACTION:** Notice of open meeting.

**SUMMARY:** This notice announces a live Board meeting of the State Energy Advisory Board (STEAB). The Federal Advisory Committee Act (Pub. L. 92–463; 86 Stat. 770) requires that public notice of these meetings be announced in the **Federal Register**.

**DATES:** October 15, 2013: 9:00 a.m. to 5:00 p.m.

October 16, 2013: 9:00 a.m. to 5:00 p.m.

ADDRESSES: Washington Marriott Wardman Park Hotel, 2660 Woodley Road NW., Washington, DC 20008.

FOR FURTHER INFORMATION CONTACT: Gil Sperling, STEAB Designated Federal Officer, U.S. Department of Energy, Office of Energy Efficiency and Renewable Energy, 1000 Independence Ave. SW., Washington DC 20585.

## SUPPLEMENTARY INFORMATION:

Purpose of the Board: To make recommendations to the Assistant Secretary for the Office of Energy Efficiency and Renewable Energy regarding goals and objectives, programmatic and administrative policies, and to otherwise carry out the Board's responsibilities as designated in the State Energy Efficiency Programs Improvement Act of 1990 (Pub. L. 101–440).

Tentative Agenda: Receive in person updates and reviews of

accomplishments of STEAB's Subcommittee and Taskforces, meet with key members of DOE's Office of Energy Efficiency and Renewable Energy (EERE) to discuss current initiatives and programs, participate in round-table discussions with EERE Program Directors, explore energy innovative financing options, discuss strategic planning opportunities, and update to the Board on routine business matters and other topics of interest.

Public Participation: The meeting is open to the public. Written statements may be filed with the Board either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact Gil Sperling at the address or telephone number listed above. Requests to make oral comments must be received five days prior to the meeting; reasonable provision will be