

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

Penn East Pipeline, LLC Docket No. # CP15-558

MOTION FOR LEAVE TO INTERVENE OUT OF TIME

Pursuant to Rules 211, 212 and 214 of the Federal Energy Regulatory Commission's Rules of Practice and Procedure, 18 C.F.R. Sections 385.211, 385.212 and 385.214, **MATT RENNER** (referred to herein as "Movants") respectively move the Commission to accept Movants status of late interveners in the above-captioned proceedings.

On, September 24, 2015, the PennEast Pipeline Company LLC ("PennEast") filed its application under § 7 of the Natural Gas Act, 15 U.S.C. § 717f, and § 157 of FERC's regulations, 18 C.F.R. § 157.1 *et seq.*, for the proposed PennEast Project ("Project"), FERC Docket No. CP15-558-000.

I. COMMUNICATIONS AND SERVICE

All communications, pleadings, and orders with respect to this proceeding should be sent to the following individual:

Matt Renner
World Business Academy
2020 Alameda Padre Serra Suite 135, Santa Barbara, CA 93103
805-892-4600
matt@worldbusiness.org

II. INTEREST OF PETITIONER

In support of its motion to intervene, Movant states World Business Academy (the "Academy"), a non-profit business think tank, action incubator and network of business and thought leaders with the mission to inspire business to assume responsibility for the whole of society and assist those in business who share our values, founded in 1987, It is crucial to the future of this region that our New Jersey Members have a voice in this proceeding in order to bring an alternative business perspective regarding the future of the energy system and the viability of alternative

energy resources which do not emit carbon nor require pipelines. We are now entering the tipping point in the battle against global warming—either we shift to safe energy or we make Earth uninhabitable. The good news is we have the technology and capital to solve the problem. But the first step is avoiding throwing good money after bad by investing in antiquated fossil fuel infrastructure.

III. CONCLUSION

Wherefore, the Movant respectfully requests that the Commission to grant its Motion to Intervene as a party with full rights to participate in all further proceedings.

Dated: 04/19/2016

Respectfully submitted,

Matt Renner
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