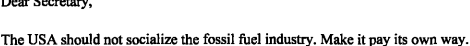
Federal Energy Regulatory Commission Secretary of the Commission Kimberly D. Bose 888 First Street NE, Washington, DC 20426

Re: Docket No. PL19-4-000

6/14/2019

Lynn Spees 280 28th Avenue Pl NE Hickory, NC, 28601-1120

Dear Secretary,

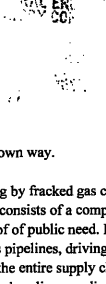


FERC must stop its business as usual approach to allowing self-dealing by fracked gas companies and their affiliates as a means of measuring public need. This self-dealing consists of a company effectively contracting to buy the gas from itself and claiming the contract as proof of public need. By accepting such "affiliate agreements", FERC is spurring the gross overbuilding of gas pipelines, driving up the rate of fracking and exacerbating the threat to public health and safety along the entire supply chain: from the wells that poison our air and drinking water to our rivers, streams, and shorelines eroding from runoff and accelerating climate change-induced sea level rise.

Meanwhile, customers are paying higher utility bills while utilities and other corporate polluters reap profits from guaranteed rates of return for pipelines that aren't even needed. FERC should determine need based on independent, regionally-focused assessments to avoid undue pipeline redundancy and the resulting greenhouse gas pollution that in some instances directly contravenes regional environmental goals. . FERC should also give due consideration to cleaner, safer, and more affordable alternatives to fracked gas pipelines and power plants, such as renewables and demand-side energy efficiency.

Sincerely,

Lynn Spees



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