UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): August 2, 2011

CHENIERE ENERGY, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 1-16383 (Commission File Number) 95-4352386 (I.R.S. Employer Identification No.)

700 Milam Street Suite 800 Houston, Texas

(Address of principal executive offices)

77002 (Zip Code)

Registrant's telephone number, including area code: (713) 375-5000

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 7.01. Regulation FD Disclosure.

On August 2, 2011, Cheniere Energy, Inc. (the "Company") revised its corporate presentation. The revised presentation is attached as Exhibit 99.1 to this report and is incorporated by reference into this Item 7.01.

The information included in this Item 7.01 of Current Report on Form 8-K, including the attached Exhibit 99.1, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, except as shall be expressly set forth by specific reference in such filing.

Item 9.01 Financial Statements and Exhibits.

d) Exhibits

Exhibit Number Description

99.1 Corporate presentation August 2011.*

*Furnished herewith

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

CHENIERE ENERGY, INC.

Date: August 2, 2011

By: /s/ Meg A. Gentle

Name: Meg A. Gentle Title: Senior Vice President and Chief Financial Officer

EXHIBIT INDEX

Exhibit <u>Number</u> <u>Description</u>

99.1 Corporate presentation August 2011.*

*Furnished herewith





Cheniere Energy, Inc. Corporate Presentation August 2011



Forward Looking Statements

This presentation contains certain statements that are, or may be deemed to be, "forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended". All statements, other than statements of historical facts, included herein are "forward-looking statements." Included among "forward-looking statements" are, among other things:

 statements relating to the construction or operation of each of our proposed liquefied natural gas, or LNG, terminals or our proposed pipelines or liquefaction facilities, or expansions or extensions thereof, including statements concerning the completion or expansion thereof by certain dates or at all, the costs related thereto and certain characteristics, including amounts of regasification, transportation, liquefaction and storage capacity, the number of storage tanks, LNG trains, docks, pipeline deliverability and the number of pipeline interconnections, if any;

statements that we expect to receive an order from the Federal Energy Regulatory Commission, or FERC, authorizing us to construct and operate proposed LNG
receiving terminals, liquefaction facilities or proposed pipelines by certain dates, or at all;

 statements regarding future levels of domestic natural gas production, supply or consumption; future levels of LNG imports into North America; sales of natural gas in North America or other markets; exports of LNG from North America; and the transportation, other infrastructure or prices related to natural gas, LNG or other energy sources or hydrocarbon products;

 statements regarding any financing or refinancing transactions or arrangements, or ability to enter into such transactions or arrangements, whether on the part of Cheniere Energy, Inc., or Cheniere, or any subsidiary or at the project level;

statements regarding any commercial arrangements presently contracted, optioned or marketed, or potential arrangements, to be performed substantially in the
future, including any cash distributions and revenues anticipated to be received and the anticipated timing thereof, and statements regarding the amounts of total LNG
regasification, liquefaction or storage capacity that are, or may become, subject to such commercial arrangements;

statements regarding counterparties to our commercial contracts, construction contracts and other contracts;

statements regarding any business strategy, any business plans or any other plans, forecasts, projections or objectives, including potential revenues and capital
expenditures, any or all of which are subject to change;

 statements regarding legislative, governmental, regulatory, administrative or other public body actions, requirements, permits, investigations, proceedings or decisions;

· statements regarding our anticipated LNG and natural gas marketing activities; and

any other statements that relate to non-historical or future information.

These forward-looking statements are often identified by the use of terms and phrases such as "achieve," "anticipate," "believe," "contemplate," "develop," "estimate," "example," "expect," Torecast, "opportunities," "plan," "potential," "project," "propose," "subject to," and similar terms and phrases. Although we believe that the expectations reflected in these forward-looking statements are reasonable, they do involve assumptions, risks and uncertainties, and these expectations may prove to be incorrect. You should not place undue reliance on these forward-looking statements, which speak only as of the date of this presentation. Our actual results could differ materially from those anticipated in these forward-looking statements as a result of a variety of factors, including those discussed in "Risk Factors" in the Cheniere Energy, Inc. Annual Report on Form IO-K filed with the Securities and Exchange Commission on March 5, 2011, which are incorporated by reference into this presentation. All forward-looking statements ater of this presentation, and we undertake no obligation to publicly update or revise any forward-looking statements.



Cheniere Operations

- Cheniere is engaged in the development, construction and operation of LNG terminals and pipelines and marketing of LNG and natural gas
 - <u>Sabine Pass LNG</u> became operational in 2008 and cost ~\$1.6B, send-out capacity is 4.0 Bcf/d, storage capacity is 16.9 Bcfe
 - Sabine Pass LNG is connected to the U.S. natural gas pipeline grid through the Creole Trail pipeline and other interconnecting pipelines
 - <u>Creole Trail Pipeline</u> also became operational in 2008 and cost ~\$560mm, transportation capacity is 2.0 Bcf/d, 42-inch diameter



Contracted Capacity at SPLNG

Fully contracted capacity under long-term terminal use agreements*

	TOTAL	Chevron	CHENIERE
	Total Gas & Power N.A.	Chevron USA	Cheniere Energy Investments
Capacity	1.0 Bcf/d	1.0 Bcf/d	2.0 Bcf/d
Fees ⁽¹⁾			
Reservation Fee ⁽²⁾	\$0.28/MMBTU	\$0.28/MMBTU	\$0.28/MMBTU
Opex Fee ⁽³⁾	\$0.04/MMBTU	\$0.04/MMBTU	\$0.04/MMBTU
2011 Full-Year Payments	\$124 million	\$129 million	\$252 million
Term	20 years	20 years	20 years
Guarantor	Total S.A.	Chevron Corp.	Cheniere Energy Partners, L.P.
Guarantor Credit Rating	Aa1/AA	Aa1/AA	NR
Payment Start Date	April 1, 2009	July 1, 2009	January 1, 2009

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Fees do not vary with the actual quantity of LNG processed; tax reimbursement not included in the fees.
 Initiation adjustments.
 Subject to annual inflation adjustment.
 Cheniere Marketing, a 100% subsidiary of Cheniere, assigned its TUA to Cheniere Energy Investments effective 7/1/2010.

Note: Termination Conditions – (a) force majeure of 18 months (b) unable to satisfy customer delivery requirements of ~192MMbtu in a 12-month period, 15 cargoes over 90 days or 50 cargoes in a 12-month period. In the case of force majeure, the customers are required to pay their capacity reservation fees for the initial 18 months.

*Cheniere Energy Investments' TUA is assignable to affiliates







Liquefaction Project



Bi-directional Service at Sabine Pass Provides Opportunity to Arbitrage Henry Hub vs. Oil

Worldwide LNG prices predominantly based on oil prices = \$10 - \$25 / MMBtu

LNG Contract Price					
Indexation %		11%		15%	
at \$90/bbl	\$	9.90	\$	13.50	
at \$150/bbl	\$	16.50	\$	22.50	

Cost to deliver gas from Sabine Pass to Europe & Asia = \$7 - \$12 / MMBtu

			Europe				Asia			
(\$/MMBtu) Henry Hub Capacity Charge Shipping Fuel		Low		High		_	Low		High	
		\$	\$ 4.00 1.75 1.00 0.40	\$	6.50	\$	4.00	\$	\$ 6.50 1.75 2.80 0.65	
					1.75 1.00 0.65		1.75 2.80 0.40			
Deliv	vered Cost	\$	7.15	\$	9.90	\$	8.95	\$	11.70	
Current LNG Market	30 – 40 Bcf/d				cts inde to 15%				– rule of es	
Growth Market	100 Bcf/d	Power generators switching from oil to gas – paying \$13 to \$19 / MMBtu for fuel oil and dies				sel				

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Strategic Focus: Liquefaction Expansion Project

- Cheniere is developing a project to add liquefaction trains, transforming the Sabine Pass LNG facility into the first bi-directional LNG terminal that can import & export LNG
 - Proposing up to 4 liquefaction trains, 16 mtpa total nominal processing capacity
 - Seeking to contract 14 mtpa under 20-yr fixed price, take-or-pay contracts
 - Anticipate beginning construction 2012, beginning operations 2015
- LNG value chain:

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Expansion ProjectCurrent Operations \mathbb{F} if Development \mathbb{F} if update for \mathbb{F} \mathbb{F} if Update for \mathbb{F} \mathbb{F} </t

LNG is natural gas cooled to -260°F in order to be transported by ship to distant markets

CHENIERE

Proposed Liquefaction Project will Transform Sabine into Bi-directional Import / Export Facility



Current Facility

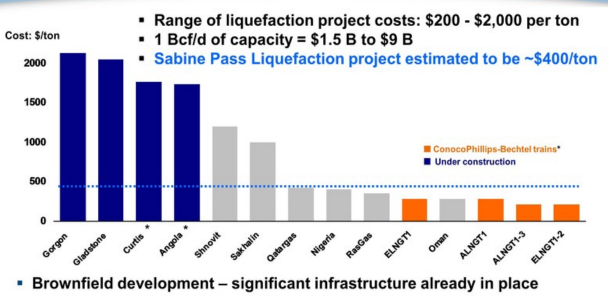
- 853 acres in Cameron Parish, LA
- 40 ft ship channel 3.7 miles from coast
- 2 berths; 4 dedicated tugs
- 5 LNG storage tanks (17 Bcf of storage)
- 4.3 Bcf/d peak regasification capacity
- 5.3 Bcf/d of pipeline interconnection to the U.S. pipeline network

Liquefaction Expansion

- Up to four liquefaction trains designed with ConocoPhillips' Optimized Cascade® Process technology
- Six GE LM2500+ G4 gas turbine driven refrigerant compressors per train
- Gas treating and environmental compliance
- Modifications to the Creole Trail P/L
- Sixth tank for fourth liquefaction train



Sabine Pass Liquefaction Project - Brownfield Development, Lower Expected Capital Costs



Storage, marine and pipeline interconnection facilities

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- Upstream wells, gathering pipelines and treatment infrastructure not required
 - Pipeline quality natural gas sourced from U.S. pipeline grid

Source: ConocoPhillips-Bechtel, Cheniere research. Project costs per ton are total project costs divided by mtpa capacity of LNG trains, Figures do not attempt to isolate, where applicable, the cost of the liquefaction facilities within a major LNG complex. Chart includes a representative sample of liquefaction facilities and does not include all liquefaction facilities existing or under construction. Note: Past results not a guarantee of future performance.



Engineering, Procurement & Construction Contract

Negotiating fixed price, lump-sum, turnkey EPC contract with Bechtel; Estimated completion of FEED and capital cost estimates by 2H11

- Cheniere has engaged Bechtel Corporation ("Bechtel") to complete front end engineering and design ("FEED") work and negotiate a fixed price, lump-sum, turnkey EPC contract for the liquefaction project and interconnection with Sabine Pass's existing facilities
- Negotiated terms expected to include: Contract price, customary warranties, liquidated damages, etc.
- Estimated construction time is approximately 36-42 months per train

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- Bechtel is one of the largest contractors in the world and has successfully constructed LNG terminals using the ConocoPhillips Cascade technology
- Bechtel was the EPC contractor on the first phase of the Sabine Pass terminal, which was constructed with a lump-sum, turnkey contract, on time and within budget

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LNG Regulatory Process Update and Project Support

- Very strong local support: Cameron Parish officials, Louisiana state and federal congressional delegations, parish & state agencies
- Strong support from most gas producing states
- Exporting natural gas will
 - stimulate the economies through job creation;
 - provide a boost to American global competitiveness;
 - promote domestic production of U.S. energy, helping reduce reliance on foreign sources;
 - further public initiatives, such as improving the U.S. balance of trade; and replacing environmentally damaging fuels with a cleaner source.

Regulatory

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FERC: Authorization to Construct

- · Base site permitted
- NEPA pre-filing 7/2010 for expansion
- · Some agencies already in agreement
- Formal application filed 1/31/2011
- FERC coordinates process and will receive concurrence for final EA
- Estimated approval early 2012

DOE: Authorization to Export

- Filed two applications in 8/2010 & 9/2010
- Approval to export 2 Bcf/d for 30 years to Free Trade nations received 9/2010
- Public comment period to export to non-free trade nations closed 12/13/2010
- Approval to export to non FT nations received 5/2011



Commercial Structure: Estimated Terms of LNG SPA Contracts

Summary of Estimated Terms for LNG SPA Contracts:

- + Fixed Fee: \$2.00/MMBtu \$3.00/MMBtu
 - Annual contract volumes are take-or-pay
 - Cheniere procures natural gas, liquefies it and loads LNG onto the customer's LNG vessel
- + 115% of NYMEX Henry Hub
 - 15% charge above Henry Hub predominantly to account for
 - liquefaction process and basis differential
- Customers agree to purchase LNG on an FOB basis at the tailgate of the plant
- Customers must take (or pay) annual contract quantity under SPAs and pay fixed fee/MMBtu plus 115% of NYMEX Henry Hub

1 Bcf/d = ~\$730mm - \$1.1B of contracted annual revenues (100% SPAs)

- More traditional LNG purchase arrangement, simplifies process for customers
 - Cheniere will secure feed gas sourced from pipeline interconnects
 - Customers responsible for making shipping arrangements from the terminal



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Expected Timeline

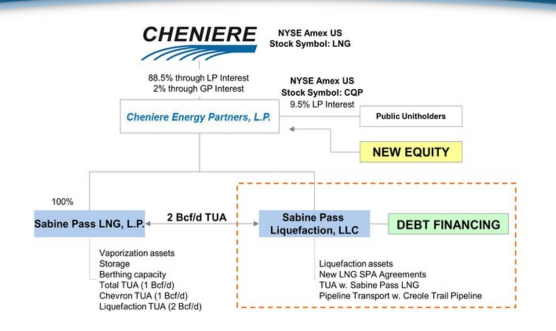
Milestone	Target Date
 Sign MOUs with interested parties 	Completed
 DOE export authorization 	Received
 Definitive commercial agreements 	2H2011
 EPC contract 	2H2011
 Financing commitments 	2H2011
 FERC construction authorization 	2012
 Commence construction 	2012
 Commence operations 	2015

Project teams in place with the same key people who delivered the Sabine Pass LNG terminal and Creole Trail P/L on time and on budget

Note: Past results not a guarantee of future performance.

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Summary Proposed Structure



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Key Investment Highlights

- 20-year fixed price contracts with investment grade counterparties stable contracted cash flows expected to begin 2015
- Brownfield site minimizes construction costs expansion economics
- Lump-Sum, Turnkey EPC contract with Bechtel
- ConocoPhillips Optimized Cascade Process efficient operations and proven technology
- Favorable market dynamics provide incentive for global LNG buyers to seek access to U.S. natural gas markets
- Experienced management team developed and operating Sabine Pass LNG terminal and Creole Trail Pipeline
- Strong local, state and federal support

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Financial Overview

(All numbers reflect pre-Liquefaction financials)



Cash receipts expected to increase from CQP driven by Liquefaction Project unit distributions, management fees and Creole Trail P/L tariffs

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-	_	-		-	_

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Marketing activity / subordinated unit dist.	?
Net cash outflow	\$ 45 - 55
Debt service	35
 Other, incl adv tax payments 	3 – 5
 Pipeline & tug services 	10
 G&A, net marketing 	25 – 35
Disbursements	
 Management fees from CQP 	8-19**
 Distributions from CQP (Common/GP) 	\$ 20

"Estimates represent a summary of internal forecasts for 2011, are based on current assumptions and are subject to change. Estimates do not include any impacts for the Offering. Actual performance may differ materially from, and there is no plan to update, the forecast. See "Forward Looking Statements" cautions. Estimates exclude earnings forecasts from operating activities.

earnings torecasts from operating activities. *Approximately \$11 million is fees for management services provided by Cheniere to CQP payable on a quarterly basis, equal to the lesser of 1) \$2.5 million (subject to inflation) or 2) such amount of CQP's unrestricted cash and cash equivalents as remains after CQP has distributed in respect of each quarter for each common unit then outstanding an amount equal to the IQD and the related GP distribution and adjusting for any cash needed to provide for the proper conduct of the business of CQP, other than Sabine Pass operating cash flows reserved for distributions in respect of the next four quarters. CHENIE



Estimated CQP Distributable Cash Flows Annualized estimates pre-Liquefaction Project

Receipts	
 TUAs – Chevron and Total 	\$ 253
Other Services	7
Total Cash Receipts	260
Costs	
 Operating, G&A, Maintenance CapEx 	46
Debt Service	165
Total Costs	211
Available for Distributions to Common and G.P.	\$ 49
Potential Future Cash Flows	
 Regas Capacity (from VCRA) 	\$ 0 - 250
Available for Management Fees ⁽¹⁾ & Sub Units	\$ 0 – 250
Distributions Paid Based on IQD and Available Cash(Above)	
 General Partner 	\$ 1
 Common Units⁽²⁾ 	47
 Subordinated Units 	0
Total Distributions Paid from Available	\$ 48

Not included in disbursements above is an estimate of up to approximately \$11 million of fees payable to Cheniere for services provided under a mgmt svcs. agreement. Such fees are payable on a quarterly basis equal to the lesser of 1) \$2.5 million (subject to inflation) or 2) such amount of CQP's unrestricted cash and cash equivalents as remains after CQP has distributed in respect of each qtr. for each common unit then outstanding an amount equal to the IcD and the related GP distribution and adjusting for any cash needed to provide for the proper conduct of the business of CQP, other than Sabine Pass operating cash flows reserved for distributions in respect of the next four quarters.
 Assumes one million common units sold per ATM offering. As of March 31, 2011 approximately 0.1 million were sold.

18 Note: Estimates represent a summary of internal forecasts, are based on current assumptions and are subject to change. Actual performance may differ materially from, and there is no plan to update, the forecast. See "Forward Looking Statements" cautions.



CQP Ownership

(in mm)	Cheniere, Inc.	Public	Total
Common Units	10.9	15.6	26.5
Subordinated Units	135.4	-	135.4
General Partner @ 2%	3.3	-	3.3
	149.6	15.6	165.2
Percent of total	90.5%	9.5%	100%

 Currently, CQP generates distributable cash flows (DCF) sufficient to pay the IQD and applicable 2% to the GP and common units only (net cash from Chevron and Total TUAs)

 Prior to the development of the liquefaction project, the subordinated units may receive distributions from new business at CQP or from fees received from the VCRA with Cheniere Marketing

 Upon commencement of DCF being generated from the liquefaction project, CQP will first pay distributions to the subordinated units up to the IQD in accordance with the cash waterfall in the partnership agreement

*CQP Ownership as of March 31, 2011. Does not reflect additional common units sold after March 31, 2011 through the up to 1MM of Common Units proposed to be issued through an at-the-market program.

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Condensed Balance Sheets As of March 31, 2011

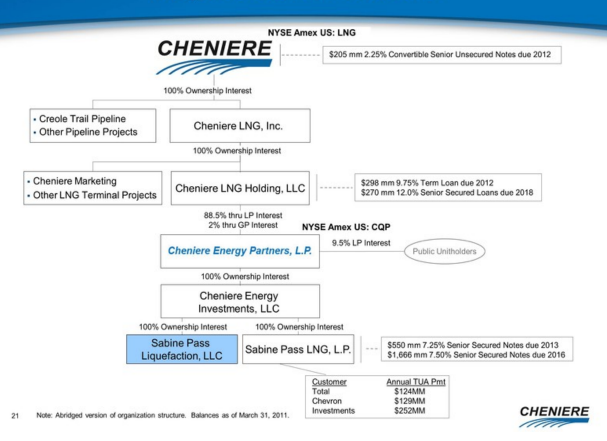
				(\$ in MM)		
	Chenie	ere Energy	Other	Cheniere	Con	solidated
	Partr	ners, L.P.	Ener	gy, Inc. (1)	Cheniere	Energy, Inc. (3)
Unrestricted cash and equivalents	\$	-	\$	24)\$	24
Restricted cash and securities (2)		184		4		188
Accounts and interest receivable		1		32)	33
Property, plant and equipment, net		1,542		603		2,145
Goodwill and other assets		50		157	. <u> </u>	207
Total assets	\$	1,776	\$	788	\$	2,564
Deferred revenue and other liabilities	\$	135	\$	(1)	\$	134
Current & Long-term debt		2,189		751		2,940
Non-Controlling interest		-		184		184
Deficit		(548)		(146)		(694)
Total liabilities and deficit	\$	1,776	\$	788	\$	2,564

Cash available for Cheniere's operations is ~\$53.9 mm including unrestricted cash and equivalents of ~\$24.5 mm and ~\$29.4 mm of the A/R balance (due to timing of cash receipts)

Includes intercompany eliminations and reclassifications.
 Restricted cash includes debt service reserves as required per indenture. Cash is presented as restricted at the consolidated level.
 For a complete balance sheet see the Cheniere Energy. Inc. and Cheniere Energy Partners, L.P. Form 10-Qs for the period ended March 31, 2011 filed with the SEC.



Organizational Structure



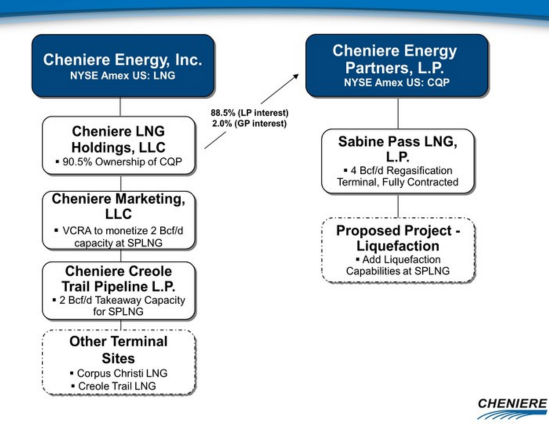




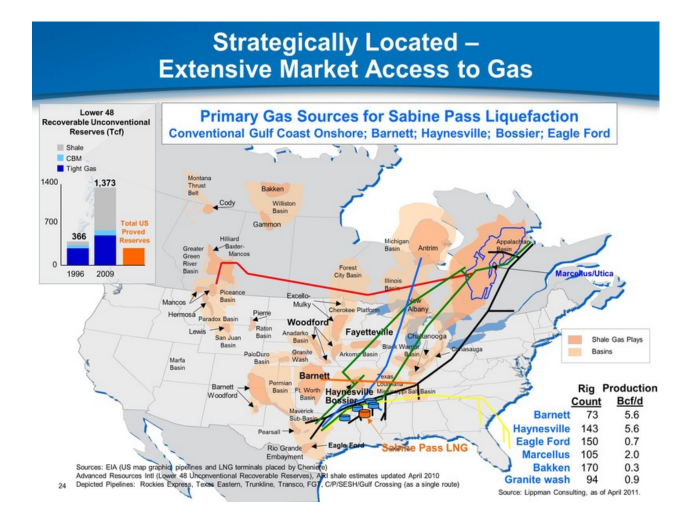
Appendix



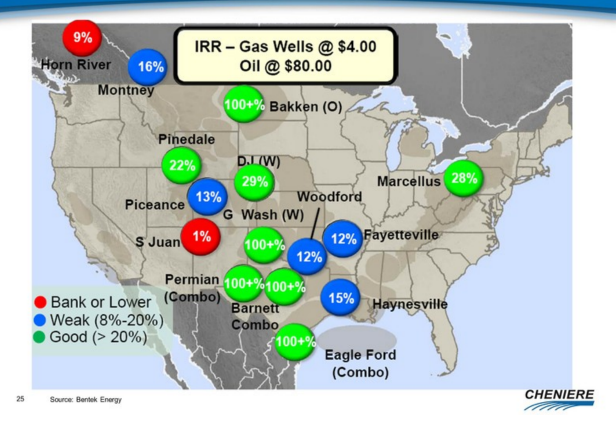
Cheniere Overview



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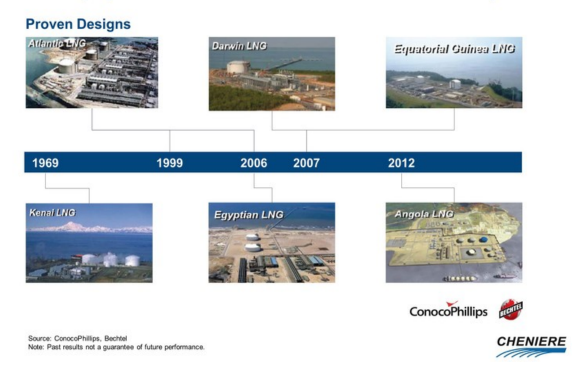


Unconventional Plays – Comparative Rates of Return



ConocoPhillips-Bechtel – Global LNG Collaboration

Collaboration projects onstream ahead of schedule and exceeded expectations



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Strategically Located – Multiple Pipeline Interconnects



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North America Onshore Receiving Terminals



Terminal Capacity Holder	Baseload Sendout (MMcf/d)
Canaport Repsol	1,000
Everett - Suez	700
Cove Point BP, Statoil, Shell	1,800
Elba Island BG, Marathon, Shell	1,800
Gulf LNG Angola LNG, ENI	1,300
Lake Charles - BG	1,800
Freeport ConocoPhillips, Dow, Mitsu	1,500 ii
Sabine Pass Total, Chevron, Cheniere	4,000
Cameron Sempra, ENI	1,500
Golden Pass ExxonMobil, ConocoPhillip	2,000 s, QP
Altamira Shell, Total	700
Costa Azul Shell, Sempra, Gazprom	1,000
Total	19,100

28 Source: Websites of Terminal Owners







Cheniere Energy

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