



COLUMBUS | CLEVELAND  
CINCINNATI-DAYTON  
MARIETTA

**BRICKER & ECKLER LLP**  
100 South Third Street  
Columbus, OH 43215-4291  
MAIN: 614.227.2300  
FAX: 614.227.2390

www.bricker.com  
info@bricker.com

**Sally W. Bloomfield**  
614.227.2368  
sbloomfield@bricker.com

May 5, 2016

*Via Electronic Filing*

Ms. Barcy McNeal  
Administration/Docketing  
Public Utilities Commission of Ohio  
180 East Broad Street, 11<sup>th</sup> Floor  
Columbus, OH 43215-3793

**Re: Clean Energy Future-Lordstown, LLC,  
OPSB Case No. 14-2322-EL-BGN**

Dear Ms. McNeal:

The September 17, 2015, Opinion, Order, and Certificate (“Certificate”) approving Clean Energy Future-Lordstown, LLC (“CEFL” or “Project”) Certificate of Environmental Compatibility and Public Need to Construct the Lordstown Energy Center established a set of conditions as part of the Certificate.

Within this set of conditions, **Condition No. 33** requires that:

**CEFL and ATSI shall comply with the requirements of the stipulation. The following is a summary of the stipulation and does not supersede or replace the language in the stipulation. Specifically, CEFL shall secure ATSI’s permission to cross existing ATSI easements and transmission lines, in order to construct the new transmission lines that will connect its proposed generation facility to a new 5-breaker ring bus, ATSI shall not unreasonably withhold permission. The Applicant will reimburse ATSI for any costs ATSI incurs that are reasonable necessary to mitigate for impacts to the existing ATSI transmission system as a result of the crossing. The Applicant will continue to collaborate with ATSI with respect to the specifications required for Applicant’s transmission line crossing under ATSI transmission lines such that the parties can establish a workable solution in a timely manner and consistent with standard utility practices. The Applicant will timely provide ATSI its engineering plans and schedules for the construction of its proposed new transmission lines below ATSI’s lines. In addition, the Applicant will work cooperatively with ATSI to implement the design of the new 5-breaker ring bus, including reasonable design criteria and specifications provided by ATSI. Such ring bus, including the real estate, will be built by the Applicant and transferred to ATSI without cost to ATSI.**

Condition 33 requires the project to coordinate with ATSI on issues concerning the crossing of ATSI’s transmission lines and the design and location of the ringbus. The Project is (and has been) continuing to closely coordinate with

May 5, 2016  
Case No. 14-2322-EL-BGN  
Page 2

ATSI. For example, the project recently had an amendment approved to modify the location of pole five of the transmission line and the switchyard. These changes were entirely at the request of ATSI.

Condition 33 requires the project to secure ATSI's permission to cross construct new transmission lines that will connect its facility to a new 5-breaker ring bus, as well as work with ATSI so there is a timely workable solution for the transmission line crossing under ATSI's transmission lines. To this end, the project received Consent Agreements from FirstEnergy Service Company (on behalf of Ohio Edison Company and ATSI, respectively) consenting to CEFL's transmission corridor crossing existing FirstEnergy transmission lines. The Consent Agreements are recorded with the Trumbull County Ohio Records Office at Instrument No. 201604060005973.

Thus, this letter is to inform the OPSB Staff that CEFL is in compliance with **Condition No. 33**.

If you have any questions please call at the number listed above.

Sincerely,



Sally W. Bloomfield

cc: Jon Whitis  
Grant Zeto

**This foregoing document was electronically filed with the Public Utilities**

**Commission of Ohio Docketing Information System on**

**5/5/2016 3:43:40 PM**

**in**

**Case No(s). 14-2322-EL-BGN**

Summary: Correspondence of Clean Energy Future-Lordstown, LLC in Compliance with Condition No. 33 electronically filed by Teresa Orahod on behalf of Sally Bloomfield