

# Letter of Notification for the Chippewa Compressor Station Replacement Pipeline Installation Project (2018) Chippewa Township, Wayne County, Ohio

# **PHASE II CONSTRUCTION PLAN**

Ohio Power Siting Board Case No. 18-113-GA-BLN

## Submitted by

**Dominion Energy Ohio** 

Project #P400292823

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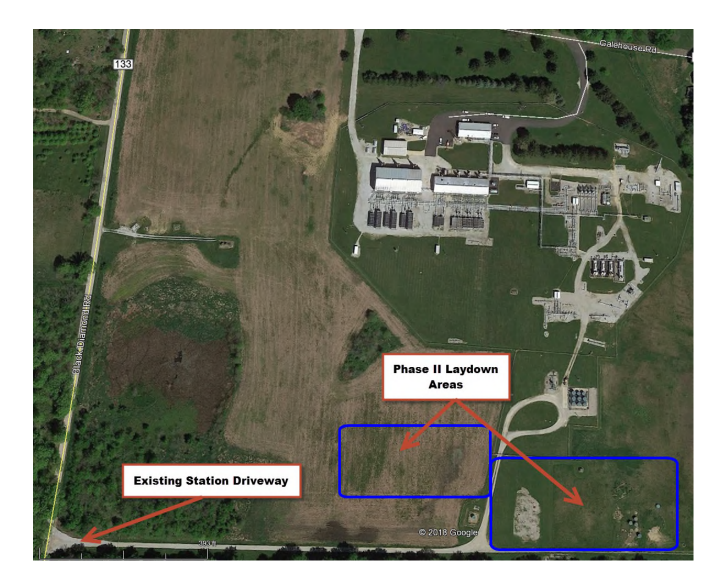
The following information is being provided in compliance with Condition No. 2 of the February 23, 2018 Ohio Power Siting Board ("OPSB") Staff Report of Investigation, which applies to both Phase I and Phase II, and as agreed to by Dominion Energy Ohio's ("DEO") Supplement to Construction Notice filed February 27, 2018.

Condition No. 3 states:

Prior to construction, the Applicant shall submit to Staff, for review and confirmation that it complies with this condition, a project construction plan that provides the specific locations of its laydown areas and is responsive to ODNR concerns about state listed species and ecological areas of significance.

If the specific laydown locations chosen appear to have additional adverse impacts, the Applicant shall either propose different specific locations without such impacts, or refile its application.

DEO has now selected Evans Construction as its general contractor for Phase II. DEO is providing a laydown area within the existing Chippewa Station project area that the construction contractor will utilize for Phase II. This laydown area can be accessed from an existing station driveway.





Photos and a map are attached for the proposed laydown location for Chippewa Compressor Station Replacement on the existing Chippewa Station property located at 17045 Galehouse Road. This area poses no environmental issues as the area is an existing grassy field with no environmental features located in the proposed laydown area.



Existing Station Driveway (facing east)

The laydown area in the grassy field will be improved with the addition of matting/gravel to allow for use as a laydown area during Phase II construction activities. No additional tree clearing is required for the laydown area. Street cleaning will be recommended as needed and gravel topdressing will likely be needed throughout construction as conditions require. DEO plans to abide by typical best management practices ("BMPs") such as street cleaning, gravel topdressing, and sediment control devices. No environmental issues are expected because DEO will be using BMPs.

This foregoing document was electronically filed with the Public Utilities

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Case No(s). 18-0113-GA-BLN

Summary: Tariff Phase II Construction Plan electronically filed by Teresa Orahood on behalf of Sally W. Bloomfield