

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

CENTRAL ILLINOIS LIGHT COMPANY)	
d/b/a AmerenCILCO,)	
)	Docket No. 05-0160
Proposal to implement a competitive procurement)	
process by establishing Rider BGS, Rider BGS-L,)	
Rider RTP, Rider RTP-L, Rider D, and Rider MV)	
)	
Central Illinois Public Service Company d/b/a)	
Ameren CIPS)	
)	Docket No. 05-0161
Proposal to implement a competitive procurement)	
process by establishing Rider BGS, Rider BGS-L,)	
Rider RTP, Rider RTP-L, Rider D, and Rider MV)	
)	
Illinois Power Company d/b/a AmerenIP)	
)	Docket No. 05-0162
Proposal to implement a competitive procurement)	
process by establishing Rider BGS, Rider BGS-L,)	
Rider RTP, Rider RTP-L, Rider D, and Rider MV)	(Consolidated)

**RESPONSE OF COMMONWEALTH EDISON COMPANY TO MOTION IN LIMINE
TO EXCLUDE TESTIMONY REGARDING THE POST 2006 WORKSHOPS BY THE
PEOPLE OF THE STATE OF ILLINOIS, THE CITIZENS UTILITY BOARD, AND
ENVIRONMENTAL LAW AND POLICY CENTER OF THE MIDWEST**

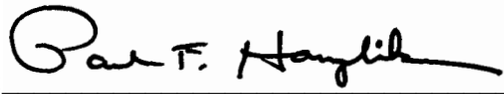
The Motion in Limine to Exclude Testimony (“Motion”) filed by Movants¹ on September 6, 2005 seeks the same relief from the Illinois Commerce Commission (“Commission”) as requested in a Motion in Limine filed by Movants and the Cook County State’s Attorney’s Office in Commonwealth Edison Company’s (“ComEd’s”) procurement case, Docket No. 05-0159.

¹ The People of the State of Illinois, Citizens Utility Board, and Environmental Law and Policy Center of the Midwest are hereinafter referred to as “Movants”.

In order to be consistent with Docket No. 05-0159, and to coordinate filings in Docket No. 05-0159 and Docket Nos. 05-0160 Consolidated, ComEd attaches as its response to the Motion the attached Response of Commonwealth Edison Company to Motion in Limine to Exclude Testimony filed by the People of the State of Illinois and the Cook County State's Attorney's Office, Citizens Utility Board and Environmental Law and Policy Center filed with the Commission in Docket No. 05-0159 on August 26, 2005 (the "Response").

Wherefore, for all of the reasons stated in the attached Response, ComEd requests that the Commission deny the Motion.

Respectfully submitted,
COMMONWEALTH EDISON COMPANY

By: 
Counsel for Commonwealth Edison Company

Paul F. Hanzlik
E. Glenn Rippie
FOLEY & LARDNER LLP
321 North Clark Street, Suite 2800
Chicago, Illinois 60610
312-832-4500
phanzlik@foley.com
grippie@foley.com

Darryl M. Bradford
Vice President & General Counsel
COMMONWEALTH EDISON COMPANY
One Financial Place
440 South LaSalle Street, Suite 3300
Chicago, Illinois 60603
312-394-7541
darryl.bradford@exeloncorp.com

Anastasia M. O'Brien
Richard Bernet
EXELON BUSINESS SERVICES COMPANY
10 South Dearborn Street, 35th Floor
Chicago, Illinois 60603
312-394-5400
anastasia.obrien@exeloncorp.com
richard.bernet@exeloncorp.com

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Counsel for Commonwealth Edison Company