

STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION

COMMONWEALTH EDISON COMPANY :
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 :
Petition for Special Permission to file with less than : No.
45 days notice a Revised Informational Sheet :
Supplemental to Sheet Nos. 95.09.4, 95.09.5, :
95.09.51, and 95.09.52 of Ill. C.C. No. 4, regarding :
ComEd’s Rider 31 – Decommissioning Expense :
Adjustment Clause

PETITION FOR SPECIAL PERMISSION

To the Illinois Commerce Commission:

Commonwealth Edison Company (“ComEd”) hereby petitions the Illinois Commerce Commission (the “Commission”) that it be permitted, pursuant to the provisions of Section 9-201 of the Illinois Public Utilities Act (220 ILCS 5/9-201), to file a Revised Informational Sheet Supplemental to Sheet Nos. 95.09.4, 95.09.5, 95.09.51, and 95.09.52 of Ill. C.C. No. 4 (the “Revised Information Sheet”) (attached as Exhibit 1), regarding ComEd’s Rider 31 – Decommissioning Expense Adjustment Clause (“Rider 31”). ComEd requests that it be permitted to file the Revised Information Sheet (including its supporting work papers, attached as Exhibit 2) to be effective in less than normal 45-day notice period. In support of this Petition, ComEd states:

1. On February 21, 2006, the Company submitted for filing its Decommissioning Expense Adjustment (“DE Adjustment”) for the next Applicable Period as provided in Rider 31 (the “February 21 Filing”) (copy attached as Group Exhibit 3).

2. The revised informational sheet supplied in the February 21 Filing contained an inadvertent calculation error, which showed a DE Adjustment of 0.088 cents per kilowatt-hour

for the next Applicable Period. This error also appeared in the cover letter and work papers contained in the February 21 Filing.

3. The proper DE Adjustment for the next Applicable Period is 0.074 cents per kilowatt-hour, a savings to the customer of 0.014 cents per kilowatt-hour compared to the February 21 Filing.

4. The February 21 Filing inadvertently did not include estimated amounts billed in January and February 2006 and thereby incorrectly reported the higher number. The estimated amounts billed in January and February 2006 are properly included as additions to the amounts billed in the Determination Period for January 1, 2001 through December 31, 2005, as they properly account for the shorter (ten-month) sixth Applicable Period. The incorporation of these additional amounts and a further description of its effect on the DE Adjustment can be found in the work papers found in Exhibit 2 to this Petition.

5. The Revised Information Sheet is needed to properly account for the lower DE Adjustment and to ensure that customers are not charged the higher amounts shown in the February 21 Filing.

6. Good cause exists for the Commission to allow the requested changes without requiring 45 days' notice, as contemplated by Sec. 9-201(a) of the Act, for three reasons. First, ComEd has acted reasonably and promptly to correct the error; second, no purpose will be served by putting higher rates in effect pending the 45 days' notice and public inspection otherwise required by Section 9-201(a); and, finally, good cause exists because allowing ComEd leave to file its Revised Information Statement will save customers the expenses both of any further proceedings in connection with the 45-day notice period and also of any decommissioning charges temporarily increased in the interim.

WHEREFORE, Commonwealth Edison Company respectfully requests that the Commission enter an Order pursuant to Sec. 9-201 of the Act allowing the changes requested herein without requiring 45 days' notice.

Dated: February 27, 2006

Respectfully submitted,

Commonwealth Edison Company

A handwritten signature in black ink, appearing to read "E. Glenn Rippie", written over a horizontal line.

By: _____

E Glenn Rippie
One of its Attorneys

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