

STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION

Lt. Governor Pat Quinn	:	
	:	
Petition for an Emergency Investigation of	:	Docket No. 06-0686
ComEd's Relationship to CORE and	:	
Advertising Misleading Information.	:	

**COMMONWEALTH EDISON COMPANY'S
MOTION FOR EXTENSION OF TIME FOR FILING OF REPLY**

Commonwealth Edison Company ("ComEd"), by its attorneys, respectfully moves the Administrative Law Judge ("ALJ") for a four-day extension of time for the filing of the Reply in support of its Motion to Dismiss the Petition in this Docket. ComEd seeks this extension due to the approaching Thanksgiving holiday and the timing of the filing of Staff's response to the Motion to Dismiss. ComEd does not propose any other adjustment to the schedule in this Docket. In support of this Motion, ComEd states as follows:

1. On November 9, 2006, Administrative Law Judge ("ALJ") Hilliard set a schedule for the briefing of ComEd's Motion to Dismiss the Petition. The schedule provided for allows for the Petitioner to respond on November 17, 2006, sets November 21 as the date for Staff to respond, and permits ComEd to reply to all responses by November 27.

2. November 21 is one business day before the Thanksgiving holiday, and November 27 is the first Monday after Thanksgiving. The current schedule allows ComEd only two business days to respond to Staff's arguments before filing its Reply.

3. ComEd therefore seeks a four-day extension of time until December 1, 2006 in which to file its Reply. ComEd does not seek to alter any other aspect of the case schedule for this Docket.

4. Counsel for ComEd has discussed this extension with counsel for Staff and counsel for the Petitioner, and no party has expressed any objection to the requested extension.

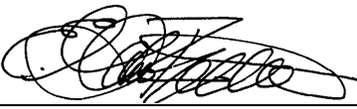
5. In light of the circumstances described above, the requested extension is reasonable, will not prejudice any party, and will not substantially affect the proceedings in this Docket.

WHEREFORE, Commonwealth Edison Company respectfully moves the ALJ for a four-day extension of time from November 27, 2006 to December 1, 2006 for the filing of its Reply in Support of its Motion to Dismiss the Petition.

Dated: November 21, 2006

Respectfully submitted,

Commonwealth Edison Company

By: 
One of its Attorneys

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

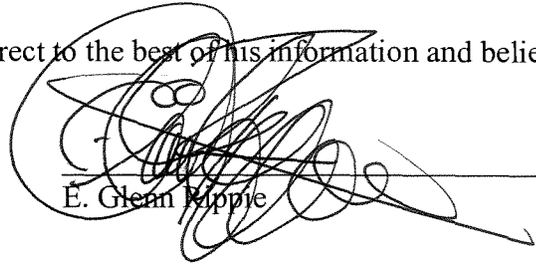
E. Glenn Rippie
Michael J. McMorrow
FOLEY & LARDNER LLP
321 North Clark Street, Suite 2800
Chicago, Illinois 60610
312-832-4500
grippie@foley.com
mmcmorrow@foley.com

Anastasia M. O'Brien
Peter J. Thornton
EXELON BUSINESS SERVICES COMPANY
10 South Dearborn Street, 35th Floor
Chicago, Illinois 60603
312-394-5400
anastasia.obrien@exeloncorp.com
peter.thornton@exeloncorp.com

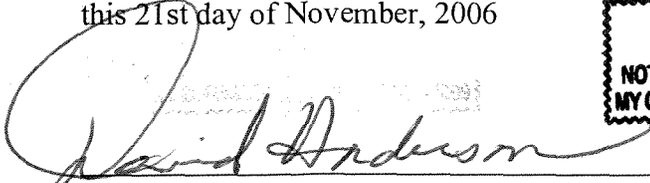
Phillip A. Casey
SONNENSCHN NATH & ROSENTHAL LLP
7800 Sears Tower
233 South Wacker Drive
Chicago, Illinois 60606-6404
312-876-8000
pcasey@sonnenschein.com

VERIFICATION

E. Glenn Rippie, being first duly sworn upon oath, states that he is one of the attorneys for Commonwealth Edison Company, an Illinois corporation; that he is authorized to make this affidavit; and that he has read the foregoing ComEd's Motion for an Extension of Time for Filing of Reply in the above-referenced docket, that he is familiar with the facts and matters set forth therein, and that the same are true and correct to the best of his information and belief.


E. Glenn Rippie

Subscribed and sworn to before me
this 21st day of November, 2006


Notary Public

