BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

)	
Midwest Generation EME, LLC Petitioner,)	PCB 04-216 Trade Secret Appeal
V.)) Illinois Environmental Protection Agency	RECEIVED CLERK'S OFFICE
Illinois Environmental Protection Agency,) Respondent.)	JUN 0 3 2004
NOTICE OF FILING	STATE OF ILLINOIS Pollution Control Board

To: Division of Legal Counsel
Illinois Environmental Protection Agency
1021 North Grand Avenue East
P.O. Box 19276
Springfield, Illinois 62794-9276

PLEASE TAKE NOTICE that I have today filed with the Office of the Clerk of the Pollution Control Board Midwest Generation EME, LLC's Petition For Review Of The Illinois Environmental Protection Agency's Denial Of Trade Secret Protection As To Information Submitted By Commonwealth Edison Company, a copy of which is herewith served upon you.

Mary Ann Mullin

Dated: June 3, 2004

Schiff Hardin LLP 6600 Sears Tower Chicago, IL 60606 (312) 258-5687

CH2\1117093.1

CERTIFICATE OF SERVICE

I, the undersigned, certify that I have served the attached Midwest Generation EME, LLC's Petition For Review Of The Illinois Environmental Protection Agency's Denial Of Trade Secret Protection As To Information Submitted By Commonwealth Edison Company by U.S. Mail and Facsimile, upon the following persons:

Division of Legal Counsel Illinois Environmental Protection Agency 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276

Dated: June 3, 2004

Respectfully submitted,

MIDWEST GENERATION EME, LLC

By: / / (Wy) / | Mary A. Mullin

> SCHIFF HARDIN LLP 6600 Sears Tower Chicago, Illinois 60606 (312) 258-5540

One of the Attorneys for Midwest Generation EME, LLC

CH2\1117094.1

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

)	•
Midwest Generation EME, LLC Petitioner,)	PCB No. 04-216
i cononci,)	Trade Secret Appeal
v.)	
Illinois Environmental Protection Agency,)	PECEIVED CLERK'S OFFICE
Respondent.)	JUN 0 3 2004

MIDWEST GENERATION EME, LLC'S
PETITION FOR REVIEW OF THE
Pollution Control Board
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY'S
DENIAL OF TRADE SECRET PROTECTION
AS TO INFORMATION SUBMITTED BY
COMMONWEALTH EDISON COMPANY

Pursuant to Section 5/7.1 of the Illinois Environmental Protection Act (the "Act"), 415 ILCS 5/7, and the following sections of the Illinois Administrative Code: 2 Ill. Adm. Code 2175.600(f), 35 Ill Adm. Code 105.204(f), 130.214(a), Midwest Generation EME, LLC ("Midwest Generation") respectfully submits this Petition for Review of the Illinois Environmental Protection Agency's Denial Of Trade Secret Protection As To Information Submitted By Commonwealth Edison Company. Midwest Generation hereby states as follows:

- 1. On January 30, 2004, Commonwealth Edison Company ("ComEd") submitted final responses to a Clean Air Act §114 Information Request issued by the United States Environmental Protection Agency ("USEPA"). At USEPA's suggestion, ComEd submitted a courtesy copy of the final responses and attachments to the Illinois Environmental Protection Agency ("IEPA").
- 2. Included in ComEd's final response were excerpts from a continuing property record ("CPR") relating to six coal-fired generating stations formerly owned by ComEd and

currently owned by Midwest Generation. (Attachment 1) Midwest Generation purchased the six generating stations in December of 1999. Pursuant to the Asset Sale Agreement between ComEd and Edison Mission Energy, Midwest Generation's parent, ComEd provided Midwest Generation a copy of the portions of the CPR that relate to the generating stations purchased by Midwest Generation.

- 3. The excerpts from the CPR are compiled listings of confidential, detailed financial information related to expenditures at the six generating stations. Each entry on the CPR includes the date a piece of equipment was put into service, the related work order numbers, a description of the work and the cost. ComEd conspicuously marked this information as "Confidential Business Information" pursuant to the regulations set forth by the USEPA at 40 CFR §2.203.
- 4. On February 26, 2004, IEPA requested that ComEd submit a Statement of Justification for ComEd's trade secret claims. (Attachment 2) Midwest Generation was informed of this request and submitted an independent Statement of Justification on March 11, 2004. (Attachment 3) In its Statement of Justification, Midwest Generation explained that the CPR is the most comprehensive source of information about the equipment installed at the fossil plants and relates to the ongoing method of operation and maintenance of the plants. Midwest Generation provided the Certification of Fred W. McCluskey, Vice President, Technical Services, for Midwest Generation attesting to the fact that the CPR had not been published or disseminated, or otherwise become a matter of general public knowledge.
- 5. On April 29, 2004, Midwest Generation received a letter from IEPA, dated April 23, 2004, denying Midwest Generation's trade secret claims as to the information on the CPR. (Attachment 4) Without explanation, IEPA summarily denied trade secret protection stating:

"Midwest and/or ComEd failed to adequately demonstrate that the information has not been published, disseminated, or otherwise become a matter of general public knowledge and/or failed to demonstrate that the information has competitive value. Further, Midwest and/or ComEd has failed to demonstrate that the information does not constitute emission data.

April 23, 2004 letter from Chris Pressnall of IEPA to Andy Sawula of Schiff Hardin at 1.

6. For the reasons set forth below, IEPA's denial of trade secret protection as to this The regulations governing the identification and protection of trade information is improper. secrets provide that an article will be determined to represent a trade secret if the owner has complied with the procedures for making a claim and justification; if the information sought to be protected has not been published, disseminated or otherwise become a matter of general public knowledge; and if the article has competitive value. See 35 Ill Admin Code 130.208(a). IEPA does not dispute that Midwest Generation has properly complied with the procedures for making a claim and a justification and Midwest Generation's Statement of Justification sufficiently demonstrates that the CPR has not become a matter of general public knowledge and that disclosing the information on the CPR will harm Midwest Generation's competitive position. The CPR gives competitors an insider's view as to the maintenance history of each unit revealing the reliability and future maintenance needs of the individual units. By reviewing a unit's maintenance history, a competitor can determine the maintenance needs associated with a specific unit enabling the competitor to estimate the unit's future reliability and to predict future maintenance outages. The ability to predict Midwest Generation's future maintenance outages allows competitors to take advantage of Midwest Generation's downtime to plan its own unit dispatching and pricing. If a competitor can predict when a unit will be down, it can predict when the electricity will be in shorter supply. In the current highly competitive independent power producers market, this information is highly sensitive. In addition, disclosure of the cost

information would disadvantage Midwest Generation in negotiating pricing for similar projects with suppliers. Further, because knowing a unit's reliability reflects its profitability, this is also valuable information for investors and lending institutions.

- 7. Even if the Board were to agree with IEPA's determination that certain information on the CPR does not constitute trade secrets, IEPA has only addressed §7(a)(i) of the Act and this matter would need to be remanded for a determination under §7(a)(iv) of the Act.
- 8. Further, if the Board were to decide that IEPA properly determined that the information did not constitute trade secrets under section 7(a)(i) of the Act, the Board should remand this matter to IEPA to require IEPA to compile with IEPA's Freedom of Information Act regulations at 2 Ill Adm. Code Part 1828 before the CPR is released to a requestor. Midwest Generation understands that this information is the subject of a FOIA request.
- 9. For the reasons set forth above, Midwest Generation requests that the hearing on this matter be held in-camera.
- 10. For the reasons set forth above, Midwest Generation requests that Attachment 1 be filed under seal.

WHEREFORE, Midwest Generation respectfully requests that its Petition for Review be granted and the Illinois Pollution Control Board enter an order reversing IEPA's determination denying trade secret protection to portions of the CPR.

Respectfully submitted,

MIDWEST GENERATION EME, LLC

Sheldon A. Zabel

Mary A. Mullin

SCHIFF HARDIN LLP

6600 Sears Tower

Chicago, Illinois 60606

(312) 258-5540

Attorneys for

Midwest Generation EME, LLC

CH2\1117101.1

ATTACHMENT 1

Fossil Stations [Crawford Station]
Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Location

Work_Order Number

Description of

In-Service Date

Total Cost

ATTACHMENT A

Fossil Stations [Crawford Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number

Description of Work

In-Service Date

Total Cost

Fossil Stations [Crawford Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number

In-Service Date

Total Cost

Fossil Stations [Crawford Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Crawford Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number In-Service Total Description of Work Cost Location Date

Fossil Stations [Crawford Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Crawford Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Crawford Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Fisk Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

REDACTED

COM000009

ATTACHMENT B

 \bigcirc

 \bigcirc

Fossil Stations [Fisk Station]
Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Fisk Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

 \bigcirc

Fossil Stations [Fisk Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Fisk Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

ATTACHMENT C

ComEd

_Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order	•	In-Service	Total
Location	Number	Description of Work	Date	Cost

_Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order
Location Number

Description of Work

In-Service Date Total Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Joliet Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number Location

Description of Work

In-Service Date

Total Cost

REDACTED

COM000022

_Fossil Stations [Joliet Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number Total In-Service Cost Description of Work Date Location

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Joliet Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number Total In-Service Location Description of Work Cost Date

_Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number In-Service Total Location Description of Work Date Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Joliet Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

:_Fossil Stations [Joliet Station] Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order Number In-Service Total Description of Work Location Date Cost

ATTACHMENT D

ComEd

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order			In-Service	Total
Location	Number	Description of Work	Date	Cost

REDACTED

 \bigcirc

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order
Location Number

Total Cost

In-Service

Date

REDACTED

Description of Work

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order			In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

:_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order			In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total

Location Number Description of Work Date Cost

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossif Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

- Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total

Location Number Description of Work Date Cost

 \bigcirc

_Fossil Stations [Powerton Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

ATTACHMENT E

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order			In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order			In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order
Location Number

In-Service Date Total

Cost

REDACTED

Description of Work

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

REDACTED

 \bigcirc

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order
Location Number

Description of Work

In-Service Date Total Cost

REDACTED

COM000065

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

 D

HOOMBINDAMPLET DISCRIBED INDOC.

_Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order
Location Number

Description of Work

In-Service Date Total Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

D

Fossil Stations [Waukegan Station]

Period 1975 thru 1999

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

ATTACHMENT F

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
ation Number Description of Work Date Cost

_Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total

Location Number Description of Work Date Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total

Location Number _____ Description of Work Date Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order
Location Number

Description of Work

In-Service Date Total Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

Work_Order In-Service Total
Location Number Description of Work Date Cost

_Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

_Fossil Stations [Will County Station]

Period 1975 thru 2000

Additions / Transfers amounts greater than > 100,000

	Work_Order		In-Service	Total
Location	Number	Description of Work	Date	Cost

ATTACHMENT 2



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276, 217-782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601, 312-814-6026

ROD R. BLAGOJEVICH, GOVERNOR

RENEE CIPRIANO, DIRECTOR

217/782-5544 217/782-9143(TDD)

February 26, 2004

Received BFT 3/1/04

Byron F. Taylor
Sidley Austin Brown and Wood LLP
Bank One Plaza
10 South Dearborn
Chicago, Illinois 60603

Re: Commonwealth Edison

Dear Mr. Taylor:

The Illinois Environmental Protection Agency ("Illinois EPA") is in receipt of Commonwealth Edison's ("ComEd") January 30, 2004, response to the USEPA Section 114 of the Clean Air Act information request, which was dated February 13, 2003. ComEd claimed all information attached to the cover letter and response as "confidential business information", however, the claim was not properly justified pursuant to the Illinois Pollution Control Board ("Board") trade secret regulations. (35 Ill. Adm. Code Part 130)

The Illinois EPA is hereby requesting a statement of justification within 10 working days of receiving this letter as the Illinois EPA has received a FOIA request pertaining to the Section 114 request response. (35 Ill. Adm. Code 130.201(a) and 130.202(a)) Specifically, on February 12, 2004, the Illinois EPA received a Freedom of Information Act (FOIA) request from the Sierra Club seeking the responses of Midwest Generation and ComEd to USEPA's Section 114 information request. Upon receipt of the statement of justification and until such time as the Illinois EPA has made a final trade secret determination, the documents will be protected from public disclosure. (35 Ill. Adm. Code 130.200(d))

In order for materials to be claimed confidential or trade secret, the requirements of 35 Ill. Adm. Code Part 130, Identification and Protection of Trade Secrets and Other Non-Disclosable Information, must be met. The Board regulations require that a statement of justification accompany the submission of any trade secret or confidential information or be submitted upon request by the Illinois EPA. In addition, ComEd must mark the documents in accordance with 35 Ill. Adm. Code 130.302.

ROCKFORD – 4302 North Main Street, Rockford, IL 61103 – (815) 987-7760

ELGIN – 595 South State, Elgin, IL 60123 – (847) 608-3131

**PEORIA – 5415 N. University St., Peoria, IL 61614 – (309) 693-5463

BUREAU OF LAND - PEORIA – 7620 N. University St., Peoria, IL 61614 – (309) 693-5462

SPRINGFIELD – 4500 S. Sixth Street Rd., Springfield, IL 62706 – (217) 786-6892

MARION – 2309 W. Main St., Suite 116, Marion, IL 62959 – (618) 993-7200

Specifically, the statement of justification must contain a detailed description of the procedures used by ComEd to safeguard the article from becoming available to persons other than those selected by ComEd to have access thereto for limited purposes; a detailed statement identifying the persons or class of persons to whom the article has been disclosed; a certification that ComEd has no knowledge that the article has ever been published or disseminated or has otherwise become a matter of general public knowledge; a detailed discussion of why ComEd believes the article to be of competitive value; and any other information that will support the claim (35 Ill. Adm. Code 130.203).

If you have any questions or concerns regarding this matter please do not hesitate to contact me.

Chris Pressnall

Assistant Counsel

Division of Legal Counsel

cc: Neena J. Hemmady, ComEd

ID file

ATTACHMENT 3

Andrew N. Sawula (312) 258-5577 Email: asawula@schiffhardin.com

March 11, 2004

VIA FEDERAL EXPRESS

Chris Pressnall
Assistant Counsel
Illinois Environmental Protection Agency
1021 North Grand Ave. East
P.O. Box 19276
Springfield, IL 62794-9276



Re: Midwest Generation EME, LLC

FOIA Request from Sierra Club -- Midwest Generation's Statement of

Justification

Dear Mr. Presnall:

I am writing on behalf of Midwest Generation EME, LLC ("Midwest Generation") to provide a Statement of Justification for its claim of business confidentiality concerning information (the "Confidential Information) that Commonwealth Edison ("ComEd") submitted in response to a request for information (the "Information Request Response") from the United States Environmental Protection Agency ("U.S. EPA"). In this Statement of Justification, as required by 35 Ill Admin. Code § 130.203, Midwest Generation describes the procedures it uses to safeguard the Confidential Information, explains the competitive value of the Confidential Information and identifies the people to whom the Confidential Information has been disclosed. I attach a certification by Fred McCluskey, on behalf of the Company, that upon information and belief, the Confidential Information has not been published or disseminated, and has not otherwise become a matter of general public knowledge. (See Attachment A)

I. Procedures for Safeguarding Information (35 Ill. Admin. Code § 130.203(a))

Since Midwest Generation's incorporation, Midwest Generation's corporate policies have required all employees to closely guard confidential and proprietary information. From its incorporation until January 5, 2000, Midwest Generation followed the policy of its parent, Edison Mission Energy ("EME"), which is attached to this letter as Attachment B (the "EME Confidentiality Policy"). On January 5, 2000, Midwest Generation implemented its own policy, which is attached to this letter as Attachment C (the "Midwest Generation Confidentiality

Chris Pressnall March 11, 2004 Page 2

Policy"). In accordance with these policies, confidential and proprietary information could only be disclosed to Midwest Generation employees and outside contractors "who need to know the information to carry out their duties." The policies explain how to identify confidential and proprietary information, and what steps employees are required to take to safeguard the information.

In Spring 2002, Midwest Generation implemented an additional confidentiality program that is managed by Edison International ("EIX"), which is the parent corporation of both Midwest Generation and EME. This program is known by the acronym ACT—Assess, Classify, Take Action. Currently, both ACT and the Midwest Generation Confidentiality Policy safeguard the Confidential Information from public disclosure. When ACT went into effect, each employee was required to attend a training session to learn how to (1) Assess the information he or she handles, (2) Classify that information as public, internal, or confidential and (3) Take appropriate action, based on the information's classification. A brochure detailing the policy and procedures of the ACT program is attached as Attachment D. Under this policy, confidential information may be communicated to employees only when they "need the information to perform their business duties." Confidential information, further, may be communicated to non-employees only if "(1) the person or entity needs the confidential information to conduct its business with or for the company, and (2) a non-disclosure agreement is executed by the person or entity or if other appropriate steps, approved by the company law department, are taken to ensure that confidentiality is maintained."

In July 2003, the Company implemented a new electronic mail retention policy (the "Email Retention Policy") to supplement ACT and the Midwest Generation Confidentiality Policy. Under the Email Retention Policy; each employee's electronic mail is automatically deleted 60 days after creation of the file, unless the employee saves the file to his or her hard drive. Once saved to a hard drive, that file is subject to the Company's standard record retention policy, which is attached as Attachment E.

II. Discussion of Competitive Value and Identification of People to whom Information has been Disclosed (35 III. Admin. Code §§ 130.203 (b), (d))

In its Information Request Response, ComEd submitted excerpts from ComEd's Continuing Property Record ("CPR"), which ComEd identified as "Confidential Business Information." These portions of the CPR pertain to several Midwest Generation Power Stations (namely, Crawford, Fisk, Will County, Joliet, Powerton and Waukegan). These portions of the CPR serve dual functions. To ComEd, the CPR provides information necessary for financial reporting, tax and regulatory purposes. Moreover, the CPR records many sensitive aspects of ComEd's historical business practices. To Midwest Generation, the CPR is the most

Chris Pressnall
March 11, 2004
Page 3

comprehensive source of information about the equipment installed at the fossil plants and the dates of installation, and relates to the ongoing operation and maintenance of the plants. This portion of the CPR possesses competitive value for Midwest Generation because, by looking at the nature of the projects, competitors can accurately assess Midwest Generation's environmental control strategies and can assess whether the projects will shift Midwest Generation's cost position in the marketplace. Further, if this information is released, competitors may be able to predict the Company's future maintenance costs, giving other power producers and utilities a competitive advantage.

Pursuant to the Asset Sale Agreement between ComEd and Edison Mission Energy as to Fossil Fuel Generating Assets, ComEd provided Midwest Generation a copy of the portions of the CPR that relate to Midwest Generation's stations. While ComEd retains a copy, as it is legally required to, it uses these portions of the CPR solely for financial reporting, tax and regulatory purposes and is contractually bound not to use it to Midwest Generation's competitive disadvantage. Midwest Generation only recently received the CPR from ComEd and has never provided it to any third party. Internally, key personnel in the following departments have access to pieces of information from this portion of the CPR on an as needed basis: operations, operations engineering, accounting and finance.

Thank you for safeguarding the Confidential Information. Please feel free to contact me if you have any questions.

Very truly yours,

Andrew N. Sawula

ANS:dm Enclosures

cc.

Sabrina Argentieria
Becky Lauer, Midwest Generation
Fred McCluskey, Midwest Generation
Byron Taylor
Jane Montgomery

ATTACHMENTA

Certification

- I, Fred W. McCluskey, do state as follows:
- 1. I am the Vice President, Technical Services, for Midwest Generation EME, LLC (the "Company") and I am authorized to execute this certification on behalf of the Company.
- 2. The Company is the owner of the information described in the Statement of Justification, for which information the Company claims trade secret protection (the "Confidential Information").
- 3. Upon information and belief, the Confidential Information has not been published or disseminated, and has not otherwise become a matter of general public knowledge.

Dated: March 10, 2004

CH2\ 1070705.1

Fred W. McCluskey, Vice President

ATTACHMENT B

116

an-16-04 12:48PM;

Edison Mission Energy

VV _Q		
Corporate Policy Statement	Number	
	1000.013	
CONFIDENTIAL AND PROPRIETARY	Supersedes	
INFORMATION	1000.013 Dated 08/09/1990	•
	Corporate Policy Statement CONFIDENTIAL AND PROPRIETARY	Corporate Policy Statement Number 1000.013 CONFIDENTIAL AND PROPRIETARY INFORMATION Supersedes 1000.013 Dated

EME is engaged in the independent power production industry, which is highly competitive. Accordingly, certain aspects of EME's business operations are confidential and proprietary and must be disclosed only to EME employees who need to know the information to carry out their duties.

In particular, access to confidential and proprietary information that is not generally known to EME's competitors and that concerns:

- EME's business strategy, development plans, finances, or operating procedures;
- the detailed structure or financing of EME's business deals; or
- other EME information with actual or potential economic value

must be restricted to those EME employees with a need to know.

Before they gain access to confidential and proprietary information, EME employees must agree in writing not to misappropriate or improperly disclose such information either during or after their EME employment. After they gain access to confidential information, employees must take every reasonable step to keep it confidential. In addition, employees are forbidden from disclosing to EME or otherwise misappropriating any confidential, proprietary or trade secret information belonging to a former employer.

Confidential and proprietary information may be contained in verbal communications, employees' unwritten knowledge, traditional written or printed materials, or electronic databases. Because so much confidential information is stored in them, EME employees should treat all computer files as confidential. No employee should ever grant unauthorized access to a company computer, disclose his or her password to someone other than an EME information technology employee, or compromise any computer security device.

Employees should refrain from copying any document or computer file labelled "confidential" unless the EME vice president responsible for the matters addressed in the document or file approves the copying.

Likewise, employees must get approval from the responsible vice president before sharing confidential information with anyone outside EME -- including suppliere, customers, or partners -- or with any EME employee whose need to know the information is not readily apparent.

Finally, employees should resolve any doubts about disclosing confidential or proprietary information in favor of nondisclosure, and should refer the disclosure question to either the responsible vice president or the legal department.

Edison Mission Energy reserves the right and retains full discretion to revise, supplement or rescind this policy at any time.



An EDISON INTERNATIONAL Company

Office:

Americas

Section:

Section 2: BUSINESS CONDUCT AND ETHICS

ATTACHMENT C

ATTACHMENT C

Midwest Generation EME, LLC

Date Approved 01/05/2000	Corporate Policy Statement	Number 1000.013
Approved By	CONFIDENTIAL AND PROPRIETARY	Supersedes
G. R. Nelson	INFORMATION	Dated

Midwest Generation is engaged in the independent power production industry, which is highly competitive. Accordingly, certain aspects of Midwest Generation's business operations are confidential and proprietary and must be disclosed only to Midwest Generation employees who need to know the information to carry out their duties.

In particular, access to confidential and proprietary information that is not generally known to Midwest Generation's competitors and that concerns:

- Midwest Generation's business strategy, development plans, finances, or operating procedures;
- the detailed structure or financing of Midwest Generation's business deals; or
- other Midwest Generation information with actual or potential economic value

must be restricted to those Midwest Generation employees with a need to know.

Before they gain access to confidential and proprietary information, Midwest Generation employees must agree in writing not to misappropriate or improperly disclose such information either during or after their Midwest Generation employment. After they gain access to confidential information, employees

must take every reasonable step to keep it confidential. In addition, employees are forbidden from disclosing to Midwest Generation or otherwise misappropriating any confidential, proprietary or trade secret information belonging to a former employer.

Confidential and proprietary information may be contained in verbal communications, employees' unwritten knowledge, traditional written or printed materials, or electronic databases. Because so much confidential information is stored in them, Midwest Generation employees should treat all computer files as confidential. No employee should ever grant unauthorized access to a company computer, disclose his or her password to someone other than a Midwest Generation information technology employee, or compromise any computer security device.

Employees should refrain from copying any document or computer file labelled "confidential" unless the Midwest Generation vice president responsible for the matters addressed in the document or file approves the copying.

Likewise, employees must get approval from the responsible vice president before sharing confidential information with anyone outside Midwest Generation -- including suppliers, customers, or partners -- or with any Midwest Generation employee whose need to know the information is not readily apparent.

Finally, employees should resolve any doubts about disclosing confidential or proprietary information in favor of nondisclosure, and should refer the disclosure question to the responsible vice president.

policies.



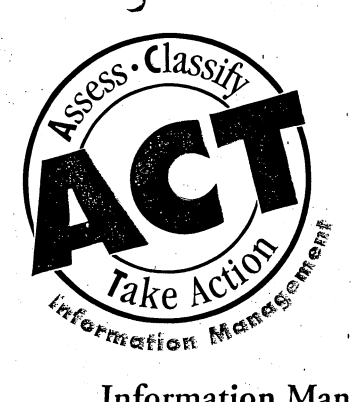
An EDISON INTERNATIONAL Company

Office: Section:

Chicago Section 2: BUSINESS CONDUCT AND ETHICS

ATTACHMENTD





Information Management

Resources

Information Management Web site

https://myedison.net/cpi/policies/act/act.shtml

Information Management Answer Lines

1-800-249-5989 (U.S. only) 1-626-302-1787 (outside U.S.)

Specific company information

Your manager or supervisor

Dear Fellow Employee:

Information is one of our company's most valuable assets — one that we all have a responsibility to manage and protect. To help carry out our responsibility, we established the Information Management Program.

The program's policy and procedures are detailed in this brochure. I urge you to read it to learn how to ACT:

Assess the information you handle.

Classify that information as public, internal, or confidential.

Take appropriate action, based on the information's classification.

If you have questions, contact one of the Answer Lines listed above.

Protecting information depends on all of us.

John E. Bryson

Chairman, President and Chief Operating Officer

Edison International

What is it?

unwarranted economic advantage over others or would have a significant adverse impact on the company's business, legal, financial, or competitive position, or on its shareholders or employees.

Confidential information includes all information acquired or generated by the corporation that is protected by privacy laws, confidentiality agreements, and legal privileges, including trade secrets.

· Examples

- Information on development/acquisition activity
- Strategic plans and information
- Plant availability and power marketing data
- Terms and structure of commercial contracts and financing agreements
- Many employee records

Who May Have Access?

Internally: Confidential information should be communicated only to Edison International employees who need to know it to perform their business duties.

Externally: Confidential information may be communicated to a nonemployee only if the person or entity needs to know the information to conduct its business with or for Edison International; and only if a non-disclosure agreement is executed by the person or entity or if other appropriate steps, approved by the Law Department, are taken to ensure that confidentiality is maintained.

Confidential Information continued on next page



Confidential Information

Confidential Information (continued)

How Can It Be • Verbally Communicated?

- Paper copy
- Faxes: All sheets, including the cover sheet, must be labeled "confidential."
- E-mail: Can be transmitted internally and externally to qualified receivers. Encryption and password protection are preferred.
- Transmitting by voice mail, cellular phone, or two-way radio is discouraged.

How Can It Be Protected?

- Label each page of a hard copy document "confidential."
- · Workstations must have security features to prevent unauthorized access when the authorized user is absent.
- Electronic documents must have an on-screen notation identifying the information as "confidential."

How Should It Be Stored?

All confidential information should be stored in a manner that prevents access by unauthorized people who do not have a need to know.

Are There Retention/ Destruction Requirements?

Confidential information should be retained only for as long as needed for business. legal, tax, audit, or archival purposes; hard copy confidential information should then be shredded, and confidential information in electronic form should then be deleted. All confidential customer information must be shredded when it is no longer needed. Electronic confidential customer information, which is no longer needed, must be deleted by erasing or otherwise modifying the personal information in the records so that it is unreadable or indecipherable through any means.

Information that is neither public nor confide.

Examples

- Organization charts
- Employee lists and internal telephone directories
- ^e Activity reports
- Training manuals and handbooks
- ⁶ Procedure and policy statements
- Drafts of material that is intended for release to the public but is not final and has not yet been released

Viho Way Yava Access?

Internally: Internal information may be communicated to Edison International employees.

Externally: Internal information may be communicated to outside parties only if those parties need access to it to conduct business for or with Edison International.

How Can It Be Communicated?

- Verbally
- e Paper copy
- · Fax
- c E-mail

Are Professive Marks Needed?

Internal documents don't need to be marked "internal," but faxes should be marked with a notice stating that the document is for internal use and, if received in error, the sender should be notified immediately.

Internal Information continued on next page



Internal Information (continued)

How Should It Be Stored?

Internal documents should be stored in a manner that reasonably prevents access by non-employees.

Are There Retention/ Requirements?

⁶ Paper copies of internal documents may be recycled or otherwise discarded as appropriate.

e Electronic files should be deleted.

What Is It?

permation that is created or received by the co intended for public distribution and that has been released to the public.

Examples

- · Company brochures and marketing materials
- Edison International Annual Report and most SEC filings (10-Ks and 10-Qs)
- e Edison News
- · Press releases

Caution

Drafts and interim versions of documents intended to be made public, but which have not yet been released, are NOT public information.

Who May Have Access?

Anyone may have access to public information.

How Can It Be Communicated?

- Verbally
- Paper copy
- E-mail
- Fax
- There are no restrictions on handling public information.

Are Protective Marks Needed?

No.

How Should It Be Stored?

There are no restrictions on storing public information.

Public Intornation





1. What are the three information classifications used by Edison International?

All information in the company falls into one of ithree classifications: confidential, internal, or public.

2. Who is responsible for classifying information?

The employee who generates or initially receives the information is responsible for classifying it.

7 3. Who actually "owns" the information?

All information that an employee generates or fracquires through the performance of his or her business duties is the property of Edison International. It does not belong to any individual, department, or business unit; it belongs to the corporation.

CONFIDENTIAL INFORMATION ISSUES

4. What is considered confidential information?

Confidential information is that which, if Linappropriately disclosed, could provide an opportunity to gain an unwarranted economic advantage over others or would have a significant impact on our business, legal, financial or competitive position, or on our shareholders or employees.

Confidential information includes all information acquired or generated by the corporation that is protected by its privacy laws, confidentiality agreements, and legal privileges, including trade secrets.

↑ 5. What are some examples of confidential information?

Name Plant ava...oility and power marketing data

Strategic plans and information

Information on development/acquisition activity

 Terms and structure of commercial contracts and financing agreements

Many employee records

○ 6. Am I required to label every page of every document with its appropriate classification?

No. Only confidential information must have its classification clearly labeled on each page.

7. The policy states that fax transmission of confidential information is permitted as long as the sender takes steps to ensure that the confidential information will reach only the intended recipient.

What are those steps?

There are many steps you can take to ensure that a confidential fax goes only to the intended recipient and its confidentiality is protected. The steps you take will depend on the circumstances surrounding its sending, the recipient, and the sensitivity of the confidential information involved. Here are some general examples and guidelines:

 Always send the fax to a particular individual, not to a general location, address, or company.

 Always double-check the accuracy of fax transmittal numbers before sending, and carefully enter the number on the machine.

• Always use a fax cover sheet and clearly mark the cover sheet "confidential."

 Always note on your fax cover sheet that the attached information is intended only for the

FAQs continued on next page

Frequently Asked Questions

indicated recipient, and must be delivered promptly to that individual. It is also a good idea to request that if the fax is received by someone else, that the sender be contacted and the inadvertently received fax and any copies be returned by mail. (In that case, your fax cover sheet should also include the sender's mailing address and a contact phone number.)

Where the receiving end of the fax is a busy location and the information to be sent is particularly sensitive, one reasonable approach is to contact the recipient ahead of time to ensure that he or she can immediately pick up the fax as soon as it is sent, and contact the sender to confirm its receipt.

8. Can 1 e-mail confidential information?

Confidential information may be transmitted thy e-mail to a recipient inside and outside of the company. However, encryption and/or password protection of such messages, if available, is preferred for both internal and external e-mail transmittal, to help protect against unauthorized interception of confidential e-mail messages. Your IT department can give you information about the availability of encryption and password protection. You should be aware, however, that even these protections aren't foolproof, and that there are more secure methods than e-mail that may be better for transmitting highly sensitive information under many circumstances.

9. I will be contracting with an outside vendor for a project in our department. This project requires that the vendor have access to certain confidential information in order to complete the work

identified in the contract. Does this policy prevent me from disclosing that information?

No. You may provide the vendor with the required confidential information so long as:

- 1) the vendor needs to know the specific information in order to conduct his or her business with Edison International, and
- 2) the vendor signs a nondisclosure agreement or takes other appropriate action, approved by the Law Department, to ensure that the information remains confidential.
- 10. Can I use a cellular phone to discuss confidential information with an authorized person?

If Use of a cellular phone to transmit confidential cinformation is discouraged, because cellular phone communications can be intentionally or unintentionally intercepted by outsiders.

INTERNAL INFORMATION ISSUES

- 11. What is considered internal information?

 A Internal information is all information that

 A doesn't fall into the public category and doesn't
 fall into the confidential category.
- 12. What are some examples of internal information?
 - ♠ Organization charts
 - Employee lists and telephone directories
 - Activity reports
 - Training manuals and handbooks
 - Procedure and policy statements
 - Drafts of material that is intended for release to the public but is not final and has not yet been released

13. May I communicate internal information to other employees of Edison International?

Yes, internal information may be Ecommunicated to any employee of Edison International without restriction.

14. When may I communicate internal information to a non-employee outside of Edison International?

You may communicate internal information to Foutside parties if they need to know it in order to conduct business with or for Edison International.

15. Does internal information have to be locked up at night?

If your work site has restricted building access to (e.g., a security guard), internal information may be stored in any appropriate location, like a file cabinet, bookshelf, desk drawer, or the like. These receptacles do not have to be locked, because in restricted access buildings, steps have been taken to ensure that only employees and authorized visitors have access. In facilities without restricted access (that is, where non-employees have easy access to the building and its contents) internal information should be stored in a manner that reasonably prevents access by non-employees. Under these circumstances, locked cabinets or drawers may be the best option.

16. Am I required to shred paper copies of internal information when it is no longer needed?

No. Paper (hard) copies of *internal* information was be recycled or otherwise discarded as

appropriate; electronic information should be deleted. Only the paper (hard) copies of confidential information must be shredded when they are no longer needed.

-Public information issues

~ 17. What is considered public information?

Any information created or received by the Corporation that was developed and intended for public distribution and that has been released to the public. Please note that drafts and interim versions of documents intended to be public, but which have not yet been released, are NOT public information.

18. What are some examples of public information?

- Company brochures and marketing materials
 Annual reports and most SEC filings like
 10-Ks and 10-Qs
 - Edison News
 - Press releases

"MIXED" CLASSIFICATIONS

19. Do I have to segregate hard copies of confidential information from internal information in separate files or areas?

No. If there is a practical, business reason to file indifferently classified information together, you may do so. Remember, however, that confidential documents and information must be labeled "confidential," so that later reviewers of the file will be alerted to its classification.

FAQs continued on next page



Information Asset and Technology Management INFORMATION MANAGEMENT POLICY

Policy Statement

Information created or acquired by the Company's employees while performing their business duties is considered company property. Employees are responsible for protecting company property and must therefore classify all company information created or obtained in the course of their employment as public, internal, or confidential. Further, this information must be handled in a manner consistent with such classification. Additional information-handling requirements may be designated by responsible-organizations under certain circumstances.

Disseminating company information outside of the Company is solely the responsibility of officers and specifically designated employees. Information that is not publicly available may only be used for legitimate company business purposes.

Policy Detail

Company Information

Information is a valuable company asset and must be treated as such. Its value can be diminished or lost if it is disclosed inappropriately. Under current law, a company's proprietary information may be protected as a trade secret if it derives economic value from not being generally known to the public, and is the subject of efforts that are reasonable under the circumstances to maintain its secrecy.

Definition: Information

Includes oral, written, or electronically recorded information (in any form or medium) created or received by the Company in the course of its business. Information subject to this policy includes, but is not limited to, material contained in oral communications, documents, records, databases, computer files, e-mail, voice mail, or any other digital or analog medium. Any procedures governing access or use of information apply to all copies or versions of the information, regardless of format.

Classifying Information

Employees or departments that generate or acquire information for the first time must assign to that information a classification of public, internal, or confidential. New documentation containing previously classified information should be assigned the same classification as the most sensitive information contained within.

Definition: Public Information

Any information created or received by the Company that was developed and intended for public dissemination, and which actually has been released to the public. There are no restrictions on handling public information.

Note: Drafts and interim versions of documents that are intended for public release, but which have not yet been released, filed, or disclosed publicly, are not public documents.

Definition: Internal Information

All information that is neither public nor confidential. Internal information must be handled as follows:

Access: Internal information may be communicated (orally, electronically, or in writing) to the Company's employees. Internal information may be communicated (orally, electronically, or in writing) to a non-employee only if the person needs the information to conduct business for or with the company.

Policy continued on next page

Policy

<u>Storage and Physical Security</u>: In on-site facilities with restricted building access (security), internal information can be stored in any appropriate location. In facilities without physical restrictions on building access, internal information should be stored in a manner that reasonably prevents access by non-employees.

Retention and Destruction: Paper copies of internal documents may be recycled or otherwise discarded as appropriate. Electronic files should be deleted.

Definition: Confidential Information

Information that, if disclosed to or used by an unauthorized person, could provide an opportunity to gain an unwarranted economic advantage over others, or would have a significant adverse impact on the company's business, legal, financial, or competitive position, or on its shareholders or employees. This includes all information acquired or generated by the corporation that is protected by privacy laws, confidentiality agreements, and legal privileges, including trade secrets. Confidential information must be handled as follows:

Access: Confidential information may be communicated (orally, electronically, or in writing) to only the Company's employees who need the information to perform their business duties. Confidential information may be communicated (orally, electronically, or in writing) to a non-employee only if (1) the person or entity needs the confidential information to conduct its business with or for the company, and (2) a non-disclosure agreement is executed by the person or entity or if other appropriate steps, approved by the company law department, are taken to ensure that confidentiality is maintained.

<u>Protective Marks and Electronic Security:</u> Each page of a hard copy confidential document must be prominently labeled "confidential." Electronic versions of documents, records, and databases containing confidential information should contain an on-screen notation identifying the displayed information as "Confidential."

<u>Transmittal Protocols</u>: Facsimile transmittal is permitted as long as the sender takes steps to ensure that the confidential information will reach only the intended recipient. Facsimile cover sheets and each page of the document must identify the transmittal as "Confidential." E-mail transmittal internally and externally is permitted, but where available and practical, a higher level of protection, such as encryption and/or password protection, is preferred. Transmitting confidential information by voice mail, cellular phone, or two-way radio is discouraged.

Storage and Physical Security: All confidential material should be stored in a manner that reasonably prevents access by unauthorized people, i.e., those who do not have a "need to know." Workstations where confidential information is maintained or displayed must have security features to prevent access to confidential information when the authorized user is absent.

Retention and Destruction: Confidential information should be retained only for as long as needed for business, legal, tax, audit, or archival purposes. Confidential information should be shredded when it is no longer needed for any business purpose. All confidential customer information must be shredded when it is no longer needed. Electronic confidential customer information, which is no longer needed, must be deleted by erasing or otherwise modifying the personal information in the records so that it is unreadable or indecipherable through any means.

Additional Information Handling Requirements

From time to time and for valid business or legal reasons, responsible organizations may designate additional, more stringent handling requirements for a specific information item or project. Such requirements must be communicated to all affected employees and followed accordingly.

Revised Date: 06/20/2002

ATTACHMENT E

Midwest Generation EME, LLC

3125834998;

Date Approved 01/05/2000	Corporate Policy Statement	Number 1000.046
Approved By	RECORDS RETENTION	Supersedes
G. R. Nelson		Dated

Each department of Midwest Generation generates business information daily in the form of paper documents and computer disk files, all of which comprise one of the company's key assets. Being able to draw on this valuable resource is important to our success. It is equally important to protect this resource from possible loss or misuse by third parties. Accordingly, in order to facilitate record management both departmentally and company-wide, to effectively control document production discovery, and to manage the sheer volume of paperwork, each department within Midwest Generation shall adopt a formal records retention program to ensure that records are retained for the period required by applicable laws and business needs, and deleted promptly thereafter in order to reduce the high cost of storing, indexing and managing the data.

Contact the legal department regarding specific record retention requirements.

Midwest Generation EME, LLC reserves the right to modify, supplement, rescind or revise any provision of this policy as it deems necessary or appropriate in its discretion except the arbitration and employment-at-will policies.



Office:

Chicago

Section:

Section 3: BUSINESS POLICIES AND PRACTICES

ATTACHMENT 4



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276, 217-782-3397

JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SCITE 11-300, CHICAGO, IL 60601, 312-814-6026

ROD R. BLAGOJEVICH, GOVERNOR

RENLE CIPRIANO, DIRECTOR

1 17 29 329 4

217/782-5544 217/782-9143(TDD)

April 23, 2004

Andrew N. Sawula Schiff Harden & Waite 6600 Sears Tower Chicago, Illinois 60606-6360

Re:

Midwest Generation EME, L.L.C.

Trade Secret Justification - Commonwealth Edison information

Dear Mr. Sawula:

The Illinois Environmental Protection Agency ("Illinois EPA") is in receipt of Midwest Generation EME, L.L.C.'s ("Midwest") trade secret Statement of Justification dated March 11, 2004 and received by the Illinois EPA on March 12, 2004. The Statement of Justification was provided at the request of the Illinois EPA and addresses information submitted by Commonwealth Edison ("ComEd") to the Illinois EPA in response to a United States Environmental Protection Agency ("USEPA") request for information under §114 of the Clean Air Act ("information request"). This letter serves as the Illinois EPA's response to Midwest's Statement of Justification.

Seven attachments marked "confidential business information" were submitted by ComEd on January 30, 2004, in response to the information request and supplement its September 11, 2003, response. Attachments A through F are responsive to information request numbers 3 and 10 and contain information from ComEd's Continuing Property Record ("CPR") for each of the six coal-fired electric generating stations subject to the information request. Midwest Gen's Statement of Justification asserts that the CPR is confidential business information as such is of competitive value to competitors and has been safeguarded by both ComEd and Midwest. The Illinois EPA is denying trade secret protection to all information contained in Attachments A through F (i.e., the CPR) responsive to information request numbers 3 and 10 except the work order numbers. Midwest and/or ComEd failed to adequately demonstrate that the information has not been published, disseminated, or otherwise become a matter of general public knowledge and/or failed to demonstrate that the information has competitive value. Further, Midwest and/or ComEd has failed to demonstrate that the information does not constitute emission data.

ROCKFORD - 4302 North Main Street, Rockford, IL 61103 - (815) 987-7760

EIGIN - 595 South State, Elgin, IL 60123 - (847) 608-3131

• DES PLAINES - 9511 W. Harrison St., Des Plaines, IL 60016 - (847) 294-4000

PLORIA - 5415 N. University St., Peoria, IL 61614 - (309) 693-5463

* Champaign - 2125 South First Street, Champaign, IL 61820 - (217) 278-5800

SPRINGFIELD - 4500 S. Sixth Street Rd., Springfield, IL 62706 - (217) 786-6892

MARION - 2309 W. Main St., Suite 116, Marion, IL 62959 - (618) 993-7200

Attachment G of ComEd's response addresses information request number 4 and contains information from the Generating Availability Data System (GADs). Generally, the GADs identifies boiler and turbine related forced, maintenance and planned outages. Midwest's response failed to provide a justification addressing the GADs data thus the Illinois EPA is denying trade secret protection to the information submitted by ComEd in response to information request number 4.

Midwest (or any requestor who is adversely affected by this determination) may petition the Illinois Pollution Control Board ("Board") pursuant to 35 Ill. Adm. Code 105, Subparts A and B to review the Illinois EPA's final determination within 35 days after service of the determination. Furthermore, Midwest (or any requestor who is adversely affected by a final determination of the Board) may obtain judicial review from the appellate court by filing a petition for review pursuant to Section 41 of the Illinois Environmental Protection Act [415 ILCS 5/41]. (35 Ill. Adm. Code 130.214)

Should Midwest or any requestor petition the Board or obtain judicial review from the appellate court, the Illinois EPA will continue to protect all information for which trade secret protection has been granted until it receives official notification of a final order by a reviewing body with proper jurisdiction that reverses this determination and that is not subject to further appeal. (35 III. Adm. Code 130.214)

The Illinois EPA will cease protecting all information not subject to trade secret protection as discussed herein unless the Agency is served with notice of the filing of a petition for review of its determination within 35 days after service of this notice of denial on Midwest and any requestor.

If you have any questions or concerns regarding this matter please do not hesitate to contact me.

Chris Pressnall
Assistant Counsel

Division of Legal Counsel

cc: Adam Quader, Sierra Club