Electronic Filing - Received, Clerk's Office : 01/23/2014

#### ILLINOIS POLLUTION CONTROL BOARD

In The Matter Of:	)
COMMONWEALTH EDISON CO.,	)))
Complainant,	)))
<b>v.</b>	)))
FREDERICK K. SLAYTON and ANN VOLE SLAYTON, and CIONI EXCAVATING, INC.	)))))
Respondents.	)

PCB 2012-50 (Citizens Enforcement – Land)

#### **NOTICE OF FILING**

To: Office of the Clerk of the Illinois Pollution Control Board James R. Thompson Center 100 West Randolph Street, Suite 11-500 Chicago, Illinois 60601

PLEASE TAKE NOTICE that I have filed today with the Office of the Clerk of the Pollution Control Board the "Complainant Commonwealth Edison Co.'s Motion for Extension of Schedule," a copy of which is herewith served upon you.

BY:

Dated: January 23, 2014

COMMONWEALTH EDISON CO.

Alan P. Bielawski William G. Dickett Katharine B. Falahee Sidley Austin LLP 1 South Dearborn Street Chicago, IL 60603

Counsel for Commonwealth Edison Co.

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#### <u>COMPLAINANT COMMONWEALTH EDISON CO.'S</u> <u>MOTION FOR EXTENSION OF SCHEDULE</u>

Complainant, Commonwealth Edison Co. ("Com Ed"), by and through its undersigned attorneys, Sidley Austin LLP, hereby moves to suspend the current scheduling dates in this matter so that such schedule can be revisited at the next status conference. In support of this motion, Com Ed states as follows:

- 1. The current schedule, as set forth in the September 5, 2013 Hearing Officer Order, is as follows: (i) deadline for all parties to file motions to add other parties to the proceeding is January 21, 2014; (ii) discovery, including document requests, interrogatories, requests to admit, depositions and subpoenas, is to be concluded on or before February 25, 2014.
- 2. On the telephonic status conference held on January 16, 2014, Com Ed informed the Hearing Officer that for efficiency reasons for all parties, the schedule should be extended to conform to the schedule in the companion State case.
- 3. In addition, as Com Ed has noted during prior status conferences, Com Ed deferred discovery previously as a courtesy to Respondents, pending receipt of a settlement offer from Respondent Frederick Slayton.
- 4. Com Ed, therefore, requests that the current schedule in this matter be suspended and revisited at the next status conference to promote efficiency between this Board case and the companion State case.

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For the foregoing reasons, Com Ed hereby moves to suspend the current January 21,

2014 (adding parties) and February 25, 2014 (discovery cut-off) scheduling dates so that new scheduling dates can be revisited at the next status conference.

Respectfully submitted,

COMMONWEALTH EDISON CO.

BY:

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Alan P. Bielawski William G. Dickett Katharine B. Falahee Sidley Austin LLP 1 South Dearborn Street Chicago, IL 60603

Dated: January 23, 2014

Counsel for Commonwealth Edison Co.

### **CERTIFICATE OF SERVICE**

It is hereby certified that true copies of the foregoing motion were mailed, on January 23, 2014, to each of the persons on the attached service list.

M & Dut

Alan P. Bielawski William G. Dickett Katharine B. Falahee Sidley Austin LLP 1 South Dearborn Street Chicago, IL 60603

Counsel for Commonwealth Edison Co.

#### SERVICE LIST

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Commonwealth Edison Co. c/o Sidley Austin LLP Alan P. Bielawski William G. Dickett Katharine B. Falahee One S. Dearborn Chicago, IL 60603