

November 25, 2020

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VIA EMAIL

Margaret Livingston
mlivingston@hds.ilga.gov

Derek Persico
dpersico@hrs.ilga.gov

Re: Illinois House of Representatives Special Investigation Committee

Dear Ms. Livingston and Mr. Persico:

Enclosed are documents labelled COMED-SIC-0000001 to COMED-SIC-0000220 which Commonwealth Edison (ComEd) is producing in response to the requests made by Representatives Demmer (via letter dated October 1, 2020), and Welch (via letter dated October 6, 2020), and subject to the parties' agreement to modify the scope of those requests, as discussed with counsel for the Special Investigation Committee through several recent calls (hereinafter the "modified requests").

As agreed to by the parties, ComEd is producing in response to the modified requests certain (1) non-privileged emails in ComEd's possession that support the Statement of Facts in the Deferred Prosecution Agreement (DPA) between ComEd and the United States Attorney's Office for the Northern District of Illinois, and (2) non-privileged emails in ComEd's possession that reflect hiring requests or referrals made by, or purportedly on behalf of, current or former Illinois Legislative leaders or Governors, during the time period 2010 to early October 2019. As discussed, ComEd is not producing attachments to emails.

For purposes of responding to the modified requests, ComEd has interpreted Legislative leaders and Governors to mean: Speaker Michael Madigan, former Representative Tom Cross, Representative Jim Durkin, former Senator John Cullerton, former Senator Christine Radogno, Senator Bill Brady, former Governor Quinn, former Governor Rauner, and Governor Pritzker. ComEd has identified as individuals who may have acted on behalf of those elected officials, for purposes of these modified requests: Michael McClain, Matt O'Shea, Aaron Winters, and Rich Goldberg, who were specifically named in the requests, as well as other persons ComEd could reasonably identify as being closely associated with the Legislative leaders and Governors identified herein.

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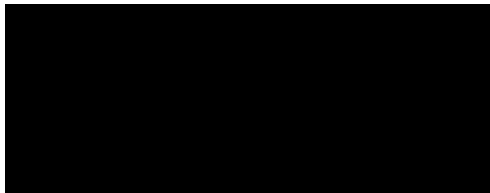
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Finally, as you will see in the production, and as we have discussed, ComEd has redacted the names of certain persons and entities who appear in the produced materials, in order to protect their privacy interests. This includes, for example, redacting the names of students referred to ComEd's internship program, other persons or entities referred for positions or contracts but who were not specifically identified in the DPA, and ComEd employees not identified in the DPA. ComEd has also redacted attorney-client privileged information and other confidential business information from the produced materials. We also note that the materials produced reflect requests and referrals regardless of whether ComEd accommodated them.

ComEd has not redacted the names of persons or entities identified in the DPA, the Committee's requests, or in Mr. Glockner's September 29, 2020 testimony before the Committee, nor has ComEd redacted the names of other persons or entities ComEd understands to be germane to the Committee's investigation.

Please contact me with any questions.

Sincerely,



Reid Schar