

March 11, 2014

Via Electronic Mail

Edward G. Lanza, Esquire
Lanza Firm, LLC
P.O. Box 61336
Harrisburg, PA 17106-1336
ed@lanzafirm.com

**Re: Docket No. C-2014-2401287
Joseph T. Burgio v. Metropolitan Edison Company
Met-Ed's Objections to Discovery Requests**

Dear Mr. Lanza:

Attached please find the timely¹ Objections of Metropolitan Edison Company to the Interrogatories and Requests for Production of Documents in the above referenced proceeding as indicated on the attached Certificate of Service.

If there are any questions, please do not hesitate to contact me.

Very truly yours,

Reger Rizzo & Darnall LLP



Margaret A. Morris

MAM/jmm
Enclosures

cc: Rosemary Chiavetta, Esq., PA PUC [Cover letter and COS only]
Mediator Cynthia Lehman, PA PUC [Cover letter and COS only]
Tori Giesler, Esq., FirstEnergy Service Company [w/enc.]

¹ The parties agreed to extend by one business day the due date for the Objections.

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been served upon the following person, in the manner indicated, in accordance with the requirements of § 1.55 (relating to service upon an attorney).

Via E-Mail

Edward G. Lanza, Esquire
Lanza Firm, LLC
P.O. Box 61336
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ed@lanzafirm.com

Dated: March 11, 2014


Margaret A. Morris, Esquire