

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Special Access for Price Cap Local Exchange Carriers;)	WC Docket No. 05-25
)	
AT&T Corporation Petition for Rulemaking to Reform Regulation of Incumbent Local Exchange Carrier Rates for Interstate Special Access Services)	WC Docket No. 07-135
)	
)	

**Consolidated Edison Company of New York, Inc.
Request for Extension of Time**

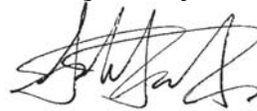
Consolidated Edison Company of New York, Inc. (ConEdison) respectfully requests a brief extension of the date for submission of the Special Access Data Collection for companies with 1,500 or more employees, from January 29, 2015 to February 5, 2015. Such an extension would serve the public interest by allowing ConEdison the opportunity to either ensure its participation in the Special Access Data Collection is not required or, if ConEd determines that its participation is required, time to submit complete and accurate information to the Commission.

ConEdison holds certain Part 101 microwave licenses which are used exclusively for private internal communications. Based upon its review of the Special Access Data Collection requirements, ConEdison believes that it is not required to respond because it is not a provider of *dedicated service* or a purchaser of at least \$5 million of *dedicated service* as that term is defined

in the Commission's Special Access Data Collection Order.¹ Nevertheless, out of an abundance of caution, ConEdison seeks the instant extension in order to review additional information not available at this time which may bear on ConEdison's obligation to participate in the Special Access Data Collection. In the event that ConEdison determines that its participation is required, an extension will also allow the company time to submit complete and accurate information to the Commission.

ConEdison recognizes the importance of submitting relevant and accurate information to the Commission regarding special access services. A seven-day extension of time will allow ConEdison the opportunity to ensure that it does not submit information that is not relevant to the Commission's collection or, in the alternative, time to submit complete and accurate information.

Respectfully submitted,



Harold Mordkofsky
Salvatore Taillefer, Jr.
*Counsel for Consolidated Edison of
New York Company, Inc.*

Dated: January 29, 2015

¹ *In re Special Access for Price Cap Local Exch. Carriers*, 27 FCC Rcd 16318 (F.C.C. 2012).