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**From:** Pramaggiore, Anne R:(ComEd) [/O=EXELONDS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=PRAMAGGIOREANNER73711271]  
**Sent:** 1/20/2016 5:16:07 PM  
**To:** Marquez Jr, Fidel:(ComEd) [fidel.marquez@comed.com]  
**Subject:** Fwd: [EXTERNAL] FW: Reyes-Kurson Law Office work with ComEd

Begin forwarded message:

**From:** Michael McClain <[mcclain@adams.net](mailto:mcclain@adams.net)>  
**Date:** January 20, 2016 at 9:02:15 AM CST  
**To:** "Pramaggiore, Anne R:(ComEd)" <[anne.pramaggiore@ComEd.com](mailto:anne.pramaggiore@ComEd.com)>  
**Cc:** John Hooker <[johnhookert@gmail.com](mailto:johnhookert@gmail.com)>  
**Subject:** [EXTERNAL] FW: Reyes-Kurson Law Office work with ComEd

Well, I hate to bring this to your attention but I must.

Sorry. I am sure you know how valuable Victor is to our Friend.

In anticipation of a meeting between the Law Department and Reyes-Kurson I wrote the below document to [REDACTED] and Fidel.

Last night I got a call from Victor who informed me that the company cut his law firm down to administrative hearing hours only. No other hours.

I know the drill and so do you. If you do not get involve and resolve this issue of 850 hours for his law firm per year then he will go to our Friend. Our Friend will call me and then I will call you.

Is this a drill we must go through?

For me, Hook and I am sure for you I just do not understand why we have to spend valuable minutes on items like this when we know it will provoke a reaction from our Friend.

I just felt compelled to not follow the chain of command and inform you.

My best,

Mike

Michael F. McClain  
Awerkamp & McClain, P.C.  
P.O. Box 250  
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Office Fax: 217-224-5123

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**From:** Michael McClain [<mailto:mcclain@adams.net>]  
**Sent:** Monday, January 18, 2016 5:43 PM

To: [REDACTED] ([REDACTED]@ComEd.com)' <[REDACTED]@ComEd.com>  
Cc: Fidel Marquez (Fidel.Marquez@ComEd.com) <Fidel.Marquez@ComEd.com>; John Hooker (johnhookert@gmail.com) <johnhookert@gmail.com>  
Subject: Reyes-Kurson Law Office work with ComEd

[REDACTED],  
You and I have often talked about this issue.

So, I am trying to get my arms around it if you would allow me.

In 2011, we agreed to a contract with them for 850 billable hours of work for each year for three years.

I am going through my notes so please forgive me. I may not be exactly accurate.

So, in 2011, because the contract began in the Fall there were no billable hours.

In 2012, we hired them for only 280 hours.

After you learned that we were terribly short on the hours in 2012, you may a concerted effort to use them more and they billed 910 hours in the calendar year, 2013.

In 2014, again with your efforts they billed 1,130 hours.

In 2015, they billed 690 hours.

So, forget the exact three year contract for a minute. Three years at 850 hours would be approximately 2,550 hours. 2,550. If you add up the billable hours that my notes reflect, again, you probably have exact numbers they have billed 3,010. 3,010.

I think you said you liked their work.

So, I know you are concerned about how many hours to "guarantee" them. Do you intend to offer something less than 850 per year or could you give me some idea? I know I will hear about it no matter what.

So, I am not displeased. There is no doubt that the company has kept the spirit of their word with this Law Firm. They love working for the company. I think you are professionally okay with their work.

I just would like to get up to speed when you are ready.

I am sure your people may have different numbers or maybe I have done a better job than I thought.

Please advise when it is convenient. I know that Victor is nervous about keeping this relationship. He often talks to me about how great it is to work with your people.

Thanks.

My best,

Mike

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