

October 24, 2015

The Honorable Nikki Haley
Governor, State of South Carolina
1205 Pendleton Street
Columbia, SC 29205

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Forwarded to Schimsa

Answered _____

Subject: False Claimed Application of SC Base Load Review Act (FCA of BLRA) to increase electric kWh rates. The international SCANA (NYSE:SCG) scandal.

The "SCE&G/SCANA rate hikes" for electricity users in South Carolina are illegal and have been since 2008.

Following the Enron (NYSE:ENE) corporate scandal 2001-2006 such fraud is called "white-collar crime" and Enron's lessons could be / should be /would be used to end this SCANA organized crime.

In May 2008 S.C. Public Service Commission received Combined Application of South Carolina Electric & Gas Company for a Certificate of Environmental Compatibility and Public Convenience and Necessity and for a Base Load Review Order for the Construction and Operation of a Nuclear Facility in Jenkinsville, South Carolina (docket 2008-196-E)

The simple reading of the first two sections of BLRA¹ had to initiate serious studies / investigation if BLRA could be a legal ground for requested rate hikes, which are creating a high financial burden for SCE&G ratepayers, in the forced investing of this Jenkinsville project.

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¹ SC General Assembly ... Article 4

Base Load Review Act

Section 58-33-210. This article is known, and may be cited, as the 'Base Load Review Act' and is applicable to utilities as defined in Section 58-33-220 of this article.

Section 58-33-220. The following terms, when used in this article, shall have the following meanings, unless another meaning is clearly apparent from the context:

(1) 'AFUDC' means the allowance for funds used during construction of a plant calculated according to regulatory accounting principles.

(2) 'Base load plant' or 'plant' means a new coal or nuclear fueled electrical generating unit or units or facility that is designed to be operated at a capacity factor exceeding seventy percent annually, has a gross initial generation capacity of three hundred fifty megawatts or more, and is intended in whole or in part to serve retail customers of a utility in South Carolina, and for a coal plant, includes Best Available Control Technology, as defined by the United States Environmental Protection Agency, for the control of air emissions.

They were not submitted by SCE&G/SCANA, never seriously reviewed by SC Office of Regulatory Staff (ORS) and rechecked by SC Public Service Commission (PSC) ORS and PSC disrespected completely their own missions joining the conspiracy ring in this multi-billion dollar fraud.

Despite the damages done for S.C. economy, it is also a sabotage of the national economy and an international scandal after issuance of additional SCANA shares via NYSE ticket SCG on the same false pretense of BLRA. To compare - the twin project in Vogtle, Georgia received \$8.3 Billion from U.S. Department of Energy and SCANA had and has the same opportunity. The Bush-Obama Nuclear Renaissance stimulus was available in 2008 for these projects.

Today, an extended ring of this white-collar crime blocks and tries to hide from the general public, the existence of Joseph "Joe" Wojcicki's engineering analysis evidence of FCA of BLRA. This fraud was also reported to the SC Speaker of the House twice in 2014. It also challenged ORS/PSC in 2014 and 2015 to stop this scandal.

Following Enron lessons - the SC General Assembly, as the author of BLRA should set hearings to review this fraud, direct the return of stolen money from victims with punitive damages (3-10 times compensatory as practiced in this state).

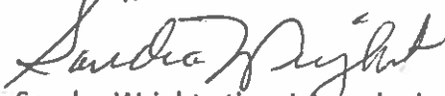
De facto, in this aspect I , Wojcicki, do voluntarily work as an advocate of this millions of victims including: military and other families with children, up to 420,000 veterans (30,000 in poverty), up to 600,000 retirees. Wojcicki's mandate came from both SC Attorney General - Henry McMaster and Alan Wilson. Lately, after PSC Order (September 2015) Ms Sandra Wright, as a SCE&G customer and small business advocate conducts action to call SC Legislature for intervention in the same case.

SCANA is using his same ill-gotten money as donations to several public servants. The proof of their influence can be seen with the SCANA Room in the USC Darla Moore School of Business.

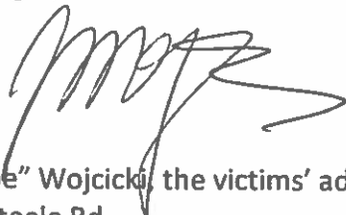
Today, the victims expect fast actions as you have done in Confederate Flag removal case and, now in the flood disaster. The discussion about BLRA is a good or bad law could be postponed but it cannot the legal ground for rate hikes.

Perhaps, in order to speed up help for the ratepayers, before winter fully arrives, you could consider using your executive order.

Sincerely,



Sandra Wright, the victims' advocate and businesswoman.



Joseph "Joe" Wojcicki, the victims' advocate and energy consultant.

820 East Steele Rd

West Columbia, SC 29170-1125