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Thursday, December 1, 2016

The Honorable Nikki Haley
Governor, State of South Carolina
1205 Pendleton Street
Columbia, SC 29205
Fax 803-734-5167

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

_Dear Governor Nikki Haley,

Congratulations for the recognition you have received from our President Elect!
Thank you for the actions you have done for SC citizens in several disasters and emergency situations.

But

One problem still is not solved with SCANA (NYSE:ACG) organized international white-collar crime. This is a real monopolistic slavery that is harming also economy of our state and nation. The "public servants" from SC Regulatory and Judicial Systems, at least since 2014 "know nothing about FCA of BLRA", "see nothing in draught created problem in cooling Jenkinsville new reactors". This blindness is visible, at least since 2013-2014 after engineering challenges. Such argumentation used in Enron mega-scandal was described as "idiotic".

And

Over three millions of this mega-scandal victims are waiting for your successful intervention - the Executive Order to return their stolen money via SCE&G electric illegally overcharged rates since 2008.

This would be a nice gift for 2016 Christmas.

Very sincerely yours,



Joseph "Joe" Wojcicki - US citizen and SC taxpayer.

Enclosed:

- _ Report from trouble-shooting presented to SC Legislators on 2016-11-29
- _ SCANA donations- partial list
- _ Copies of two letters to SC Governor, Lt Governor and Speaker of the House.

November 29, 2016

False Claimed Application of Base Load Review Act (FCA of BLRA) for Jenkinsville nuclear project.

BLRA is valid SC Law and does not need to be changed or amended.

False Claimed Application of BLRA for the non-base load Jenkinsville nuclear new units 2 and 3 started white-collar crimes. Crimes of extortion, obstruction of justice, and criminal negligence of about 3 million victims of SCANA (NYSE:SCG) organized crime ring since 2008.

The VC Summer Nuclear Station new units 2 and 3 were never proven to be base load. They cannot operate 100% of the time i.e. 365 days per year. An example would be the 2001 drought when there would be less than 30% availability of the cooling water for reactors from the Broad River.

Because of illegal overcharges of SCE&G ratepayers, lasting uninterrupted from 2008, the ring of criminal negligence has grown to include several non-profit organizations and many lawyers. Some of them signed challenged ORS settlements. This is the 9th time the ORS settlement has been approved illegally by PSC to make another rate hike.

The list of obstruction of justice is long and begins with disinformation of the existence, since 2008, of the Bush-Obama Nuclear Renaissance stimulus funds. From the approximately \$50 Billion available, the sister nuclear project in Vogtle, GA has already received \$ 8.3 Billion from U.S. DOE. This money is still available to finance Jenkinsville project, but is never mentioned.

Of course, the blockade of evidence or lack of studies on Jenkinsville plant is crucial here. The sabotages of the State and national economy, as well as people's budgets need to stop. SC Regulatory and judicial systems have ignored all protests (now over 1400), Dr wilder's economic expertise, Bob Guild's cross-examinations, Sandra Wright's motions to the Commission, representative from Charleston Bill Crosby's intervention - the one who did not receive SCANA donations (sic!)

These SCANA organized crime acts are very similar to well-known Enron scandal 2001-2006. The Enron scandal ended in criminal and bankruptcy courts. Before 2001, Enron donated millions to politicians and also to the Museum of Holocaust in Texas. SCANA is doing the same. You may find, a few blocks from here, is the SCANA Room in the USC Darla Moore School of Business Building and recently about donation to the Salvation Army.

Mismanagement of Jenkinsville project has created already over three years of delays compared to China's project in Sanmen, which is in final testing stage to connect to grid. What is significant, their reactors will be cooled with unlimited water from the sea not from river as in Jenkinsville plant.

SCANA CEO, Mr. Marsh collects each year over \$5 Million bonuses from the stolen money of victims, including up to 615,000 seniors, up to 420,000 veterans, military and other families with children. Nobody has recorded the number of sick people and the possible wrongful deaths created by these higher rates.

Suggested electricity saving are by A/C settings: 55 degrees in winter and 85 degrees in summer seasons. These numbers are absolutely ridiculous.

It does not matter how crooked the SCANA councils, Mr. Burgess and Mr. Gissendanner arguments are, their obstructing of justice requests were blindly accepted by Commissioners.

The First responders from SCE&G are SC heroes. But they are in jeopardy because of this SCANA scandal as well as other electricity users in SE where kWh rates have become higher and higher without economical or engineering reasons.

The SC regulatory and judicial systems are rigged. The ORS and the PSC sabotage their missions every time they refuse to hear what is the truth before them and, of course, support this monopolistic slavery created by SCANA.


They receive hundreds of millions dollars of SC taxpayers' money for supposedly public service without representation the public interest - they *de facto* represents SCANA criminals. SCANA is not a direct utility serving residents and businesses but represents it terribly [with defined crimes] before SC regulatory and judicial systems and SEC in such international mega-scandal.

The troubleshooting indicates these required corrective actions:

1. Return all SCANA donations/contributions to SCANA victims, e.g. to 30,000 SC veterans living in poverty. As an example can be the case of the Lexington lawyer, Mr. Richard Breitbart in 2014 who was sentenced to 63-month imprisonment for about \$2 Million scandal and less than 100 victims. In his case; SC AG Alan Wilson among others had returned lawyer's donations.
2. SC Governor's Executive Order to return ASAP all stolen money with the punitive damages (3-10 common SC multiplier). It would be logical continuation of Confederate Flag removal action, here to end SCANA monopolistic slavery.

3. Ethical and criminal trials of persons indicated in SCANA organized crime ring. This is a multi-billion international scandal via SEC in NYSE with millions illegally, on BLRA pretext, issued SCANA (NYSE:SCG) shares/tickets. Please, let's recall that Enron team was subpoenaed for hearing in US Legislature. SCANA seems has too many privileges to continue white-collar crime in SC with the public enormous costs since 2008.
4. After removing the criminal organization of SCANA, which is not a working utilities and returning all stolen money with punitive damages, SCE&G the real utility still have federal funds called Nuclear Renaissance Stimulus to accomplish this project. Georgia could do this so can SC.

Sincerely,



Joseph "Joe" Wojcicki - FCA of BLRA relator, the USA and SC taxpayer

P.S. Searching Susan Wojcicki's YouTube for "base load" you may find many short videos about the base load definition. This should explain that using argument "I know nothing [about FCA of BLRA for non-base load Jenkinsville project] is an idiotic defense known also from Enron's case. Walking along the Broad and Congaree Rivers you can see very low flow for many weeks so "I see nothing [to stop cooling reactors]" is also idiotic.

I had lectured at Politechnika Gdanska many years ago about economy for electric engineers including base load factor from old, 1950's Westinghouse textbook

SCANA CONTRIBUTIONS TO THE HONORABLES - Partial List.

November 29, 2016

10:30

SELECT COMMITTEE ON ENERGY GENERATION FINANCING

SCANA contributions to:

Number

Total \$\$

William E. Bill Sandifer, III , Chairman	6	5,000
Carl L. Anderson	2	1,000
Todd K. Atwater	4	3,500
Heather A. Crawford	no	
Mike Forrester	2	1,500
David J. Mack, III	2	1,500
Mike Ryhal	1	500
Mac Toole	3	2,000

October 24, 2015

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

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.

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.

