BEFORE THE PUBLIC SERVICE COMMISSION
OF SOUTH CAROLINA


In the Matter Of:
Petition of South Carolina Electric & Gas Company for Updates and Revisions to Schedules Related to the Construction of a Nuclear Base Load Generation Facility at Jenkinsville, South Carolina

MOTION TO REMOVE OBSTACLES OF JUSTICE IN SCANA (NYSE:SCG) WHITE-COLLAR CRIME

I, Joseph Wojcicki ("messenger / relator of False Claimed Assumption of the Base Load Review Act / FCA of BLRA", “SCANA shareholder”, “trouble-shooter”), hereby request the SC Public Service Commission (“PSC”) to intervene according to the common and pledged “…liberty and justice for ALL”, initiate and conduct/cooperate in action to stop SCANA (NYSE:SCG) WHITE-COLLAR CRIMES.

1. The primary sources of obstruction of justice are SCANA (NYSE:SCG) counsels - here: K. Chad Burgess, Matthew W. Gissendanner.
2. Mr. Matthew W. Gissendanner’s RETURN IN OPPOSITION AND OBJECTION OF SOUTH CAROLINA ELECTRIC & GAS COMPANY TO PETITION TO INTERVENE OF JOSEPH WOJCICKI (“Return”) dated July 8, 2016 is a beautiful example of obstruction of justice to keep False Claimed Assumption of the Base Load Review Act (“FCA of BLRA”) as a secret of these scandalous white-collar multi-billion dollars crimes.
3. SCANA pretends to represent SC utility, which is under PSC Regulation /jurisdiction. Words “SCANA FOR LIVING” as a logo/name exist on the Mr. Matthew W. Gissendanner’s stationary’s page. It is not in the title of the [SCE&G] Petitions and applications. SCE&G Company is in jeopardy because of FCA of BLRA as the history of Enron (NYSE:ENE) shows.
4. Funds for the project were and are available for utilities from US DOE. Money from victims is used by SCANA inter alia for bribing.
5. In Mr. Matthew W. Gissendanner’s Return there is nothing about reported FCA of BLRA giving a walkover in the Challenge of BLRA as a legal document to request for SCE&G electric kWh rates increases.
6. In Return is omitted fact of ralator’s status of intervenor in the first docket 2008-196-E but listed all examples of SCANA blocking / obstacles of justice done in following years.
7. In Return, there is a long list of mostly irrelevant legal sources about messenger’s standing but there is no serious legal sources to ignore aspect of corporate shareholder’s right (US Shareholder’s Rights Laws) - just a dictatorial (ex cathedra) statement: “Moreover, Mr. Wojcicki’s statement that he is ‘a SCANA shareholder’ does not constitute a ‘personal stake’ thereby elevating him to the status of an intervenor.” Sarcastically, being a member of SCANA white-collar criminal team does not elevate him
to the level of “a dictator in the process of liquidation this multi-billion dollars fraud” by using any way to obstruct the justice.

8. This scandal is extended to the international via New York Stock Exchange (NYSE). Mr. Dukes Scott, ORS Executive Director stated before PSC that “The Wall Street (means NYSE) is happy with BLRA”. Also SCANA’s happiness is visible from Youtube: 
https://www.youtube.com/watch?v=Wg8G3F943Q
https://www.youtube.com/watch?v=XIL1ELRo0PQ

CONCLUSION

• “Thou shalt not steal” from SCE&G kWh ratepayers because ...
• “Thou shalt know that SC Base Load Review Act cannot not apply to the non-base load nuclear plant in Jenkinsville, SC”
• SC PSC Mission’s OPEN must be opened to the TRUTH that BLRA CANNOT be a legal ground for claiming SCE&G ratepayers’ money.
• SC PSC Mission’s FAIR must be a directive to return ALL stolen money from ALL victims with the punitive damages (SC range 300 - 1000%),
• SC ORS mission must be protection the SCE&G Company from SCANA Corporation white-collar criminals.
• The World’s History knows example that an individual was right against the obstacles/opinions of the rest of the Globe. An example = Polish Astronomer Nicolaus Copernicus who proved that Planet Earth is not the Center of the Universe.
• The USA Constitution has come to its live after the movement “No taxation without representation”. SC Taxpayers already supplied the part of SC budget for ORS/PSC but their interest is ignored in 100%
• The pledged “…With Liberty and Justice For ALL” must apply to the SE electricity users as “slaves of SCANA monopole” and Justice must protect ALL SCANA’s victims.
• There are no needs for new Laws, Rules or Acts. Enron scandal created all necessary procedures to end also SCANA scandal. Just stop Obstacles of Justice.
• Reopen evidence from PSC documents ID 251866, 251867.
• The State of SC has its Grand Jury, Courts, Legislature, Attorney General office, Government and its agencies that have to be fully informed and asked for cooperation, if necessary, in liquidations of this scandal.
• Killing the messenger /relator will not kill the truth of FCA of BLRA and is the terrible white-collar criminals’ first line of defense with obvious obstruction of justice and the criminal negligence of their victims.
Respectfully submitted,

Joseph Wojcicki.         West Columbia,           July 5, 2016

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<tr>
<th>Office of Regulatory Staff</th>
<th>K. Chad Burgess, Matthew W. Gissendanner SCE&amp;G / SCANA</th>
<th>eMailed to 4 intervenors</th>
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<tbody>
<tr>
<td>1401 Main St, S. 900</td>
<td>220 Operation Way, MC 222</td>
<td></td>
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<tr>
<td>Columbia, SC 29201</td>
<td>Cayce, SC 29033</td>
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