STATE OF SOUTH CAROLINA
BEFORE THE PUBLIC SERVICE COMMISSION

Decks from No. 2014-187-E and back to 2008-196-E – all that apply BLRA as a legal base for PSC Orders.

IN MATTER OF: Combined Application of SCE&G... for a Base Load Review [Act] Order and ... for Authority to Adjust and Increase Its Electric Rates and Charges.

CHALLENGE TO THE USAGE OF SC BASE LOAD REVIEW ACT (BLRA) AS A GROUND TO INCREASE kWh RATES.

I, Joseph Wojcicki, the energy consultant, respectfully challenge the BLRA, which has been used as a legal ground to increase kWh rates. This injustice to the SC people and businesses is measured in billions of dollars and is against common law as well as the BLRA Definition itself.

ARGUMENTS and FACTS.

More people are going to die or become ill in heat waves during the 2014 season trying to save money due to increased electric kWh rates.

There are about three (3) million victims of the SCANA (NYSE:SCG) greed including 675,000 SCE&G ratepayers. Among victims are children, veterans and seniors. The SCANA/SCE&G project plans to spend about $10 billion. That money was available in 2008-2009 from Government’s stimulus. They are available now, too, for the Nuclear Renaissance projects. The twin project in Vogtle in Georgia showed their availability in February 2014 receiving $6.5 billion from the US Department of Energy.

SCANA lawyers falsely claimed SC Base Load Review Act (FCA of BLRA) to start collecting funds from SC people and businesses instead of applying for Federal Government secured [stimulus] funds.

The false pretense to collect “other people’s money” is a felony (SC_Code_SECTION_16-13-260).

Ms. Hudson from the ORS stated “Ratepayers will not be responsible for such costs unless they are deemed prudent pursuant to the Base Load Review Act” (docket No. 2008-196-E - in her letter dated June 27, 2008). There were no “reviews of BLRA Definition to be met by the project as a legal ground for kWh increasing rates” because it cannot be met as the Engineering Analysis clearly proves. Several copies of Engineering Analysis are deposited in different locations; one was sent to SC Attorney General Office in August 2013 in the sealed envelope.

It is time to restore justice and stop the criminal negligence of the SC people and businesses.

Respectfully submitted,

Joseph Wojcicki – the energy consultant at BYPAS - www.bypas-int.net and the relator of FCA of BLRA.

Columbia, SC  June 23, 2014