Dear Mr. Hajny,

This is to acknowledge receipt of your emailed correspondence to the Public Service Commission of South Carolina.

Your Letter of Protest/Comments will be placed in the Dockets listed below and on the Commission’s Website at www.psc.sc.gov.

- **Docket No. 2017-207-E** - Friends of the Earth and Sierra Club, Complainant/Petitioner v. South Carolina Electric & Gas Company, Defendant/Respondent

You can follow the Dockets and other daily filings made at the Commission by subscribing to the Commission’s Email Subscriptions at this link: https://dms.psc.sc.gov/Web/Email; or you can follow Docket No. 2017-305-E at this link: https://dms.psc.sc.gov/Web/Dockets/Detail/116463 and Docket No. 2017-207-E at this link: https://dms.psc.sc.gov/Web/Dockets/Detail/116365.

You may be interested in **ND-2018-2-E** - South Carolina Electric & Gas Company and Dominion Energy, Incorporated - Request for an Allowable Ex Parte Briefing Regarding SCANA Corporation and Dominion Energy, Incorporated’s Merger. The Allowable Ex Parte Briefing is Scheduled for Thursday, March 11, 2018 at 3:00 p.m. and will be live streamed.

If we may be of further assistance to you, please do not hesitate to contact us.

Sincerely,

Deborah Easterling
Executive Assistant
Public Service Commission of South Carolina
☎ 803-896-5133

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From: michael.[*] Sent: Monday, January 08, 2018 4:16 PM
To: PSC_Contact <Contact@psc.sc.gov>
Cc: 'Sandy Senn' <SandySenn@scsenate.gov>; petermccoy@schouse.gov; tmoor@postandcourier.com; abrown@postandcourier.com
Subject: V C Summer Plant, Dominion Energy; Refund of Money Paid.

**Honorable Commissioners,**

I have read in the press in the past few days the offer made by Dominion Energy for SCANA, and its proposed impact on refunds for the cancelled V. C. Summer Nuclear Plant.
South Carolina, the PUC, and the Legislature needs to sort things out for SC’s benefit.

The SC rate payers (of SCANA and of Santee Cooper) should get back the money they have already put into the canceled plant; and, the SC rate payers should not continue to pay for the canceled plant.

*Use and Useful*

A principal of rate design is that the components of the rate be ‘used and useful’. The failed V C Summer Plant is *not used* and it is *not useful*. Hence, the rate payers should not be asked to pay for it, past or future.

*Prudence*

I defer to hearings by the SC PUC to determine whether or not SCANA acted prudently throughout the construction process.

*Summary:*
- Past money paid by rate payers should be refunded.
- In the future rate payers should not pay anything for the cancelled plant.

I note that the Dominion offer includes only rebating $1,000 to the rate payers, and keeps the ongoing payments for the canceled plant. This is *not* acceptable to me.

I contend the 2007 Base Load Law did not envision the utility and the contractor messing up the project as SCANA, Santee Cooper, and Westinghouse did.

Please refund our money. If SCANA goes bankrupt, old SCANA debts are written down or cancelled, and Dominion can be one of the buyers and may get a good deal without all the trailing financial problems.

I have been through two utility bankruptcies (Columbia Gas, and PG&E), and I worked for the Superintendencia on the bankruptcy of Electrocaribe in the country of Colombia. In all three cases the electricity and gas continued to flow, lights stayed on, employees and suppliers were paid. Only the stockholders and creditors took a hit, which they should.

Thank you for your attention to this matter.

Regards,

Michael Hajny