From: Edwards, Nanette
Sent: Thursday, September 13, 2018 5:27:05 PM
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Cc: Wheat, Jo; PSC_Clerk's Office Distribution Group; Jeff Griffith; Melchers, Joseph; McMullan, Pamela; Tom Clements
Subject: Re: Request for Extension

David:

I hope you are well. The South Carolina Office of Regulatory Staff (“ORS”) seeks an extension of the pre-filed direct testimony deadline of September 18, 2018 to September 24, 2018, in the above referenced docket. Our offices have been closed since September 11, 2018 and will likely not re-open until next week. ORS has responsibility for ESF-12, which involves ensuring that there are sufficient fuel supplies for evacuation and re-entry as well as coordinating power restoration. Many of the ORS personnel involved with the preparation of the testimony that will be filed in this case are also manning or supporting the ESF-12 desk. On Monday, we assigned personnel to work shifts and have since manned the ESF-12 desk on a 24-hour basis. Starting Saturday, we will likely to go three personnel for the day shift. Additionally, Richland County has already advised that they will be closed Monday.

ORS recognizes that this request for an extension will impact the schedule and provides the following schedule revisions for consideration:

1
While I have not reached out to all the parties, the following have agreed to the dates or have no objection to the dates set forth above: AARP, DoD-FEA, Santee Cooper, ECSC and Central, Southern Current and The South Carolina Solar Business Alliance, SCEUC, Southern Environmental Law Center, Lynn Teague, Frank Knapp, FOE/Sierra Club, Transco, and the State AG.

I also reached out to SCE&G and was advised as follows: “the companies are willing to consent to ORS’s request on the condition that the extension of time be equally applicable to the pre-filed testimony deadlines in Docket Nos. 2017-207-E and 2017-305-E.”

I am not authorized to negotiate for FOE/Sierra Club, but with regards to 2017-305-E ORS would be willing to review and agree to comparable date extensions once provided by SCE&G. I encourage SCE&G to reach out to Mr. Guild to discuss their concerns regarding their testimony filing dates, and I am sure he would be amenable under the circumstances that we find ourselves in facing Hurricane Florence.

Thank you for your consideration of this request.

Best regards,

Nanette S. Edwards

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