Dear Mr. Knapp,

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

Your Comments will be placed in the Docket listed below and on the Commission’s Website at www.psc.sc.gov.


You can follow this Docket 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.

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

Sincerely,

Deborah Easterling
Executive Assistant
803-896-5133

---

The SCANA attorney testifying before the committee threatening that a SCANA bankruptcy would result in hundreds of thousands of customers without electricity was absolutely outrageous, and the Commission should not have let it go unchallenged. SCANA should declare bankruptcy, and the corporation and its investors should eat the loss from the reactor fiasco. The conventional electricity production and distribution facility assets remain as before, and another utility will purchase and operate these facilities to continue providing electricity to SC customers. The customers MUST NOT be made to pay for these losses while investors are protected and executives sail off into the sunset with golden parachutes. Stockholders took a risk, and the executives screwed up. They are the ones who must pay.

Daniel R Knapp
Charleston, SC 29407