## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In Re:

WESTINGHOUSE ELECTRIC COMPANY LLC, et al.,

Debtors.<sup>1</sup>

ANDREW FLEETWOOD, on behalf of himself and all others similarly situated,

Plaintiff,

v.

WECTEC LLC and STONE & WEBSTER SERVICES LLC.

Defendants.

Chapter 11

Case No. 17-10751 (MEW)

**Adversary Proceeding** No. 1:17-ap-1110

## STIPULATION FOR EXTENSION OF TIME

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned

parties that:

<sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, if any, are: Westinghouse Electric Company LLC (0933), CE Nuclear Power International, Inc. (8833), Fauske and Associates LLC (8538), Field Services, LLC (2550), Nuclear Technology Solutions LLC (1921), PaR Nuclear Holding Co., Inc. (7944), PaR Nuclear, Inc. (6586), PCI Energy Services LLC (9100), Shaw Global Services, LLC (0436), Shaw Nuclear Services, Inc. (6250), Stone & Webster Asia Inc. (1348), Stone & Webster Construction Inc. (1673), Stone & Webster International Inc. (1586), Stone & Webster Services LLC (5448), Toshiba Nuclear Energy Holdings (UK) Limited (N/A), TSB Nuclear Energy Services Inc. (2348), WEC Carolina Energy Solutions, Inc. (8735), WEC Carolina Energy Solutions, LLC (2002), WEC Engineering Services Inc. (6759), WEC Equipment & Machining Solutions, LLC (3135), WEC Specialty LLC (N/A), WEC Welding and Machining, LLC (8771), WECTEC Contractors Inc. (4168), WECTEC Global Project Services Inc. (8572), WECTEC LLC (6222), WECTEC Staffing Services LLC (4135), Westinghouse Energy Systems LLC (0328), Westinghouse Industry Products International Company LLC (3909), Westinghouse International Technology LLC (N/A), and Westinghouse Technology Licensing Company LLC (5961). The Debtors' principal offices are located at 1000 Westinghouse Drive, Cranberry Township, Pennsylvania 16066.



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- 1. The time for defendants WECTEC LLC and Stone & Webster Services LLC to file their answer or other response to the Class Action Adversary Proceeding Complaint is hereby extended through to a date to be set by the Court at the parties' pre-trial conference ("Conference") currently scheduled for October 26, 2017, where such date to be set shall be no more than thirty (30) days after the date of the Conference.
- 2. This stipulation is executed and entered into without prejudice to the claims or defenses of any party.

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Dated: New York, New York September 12, 2017

OUTTEN & GOLDEN LLP WEIL, GOTSHAL & MANGES LLP

BY: /s/ Jack A. Raisner BY: /s/ Lawrence J. Baer

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Counsel for Plaintiff and the putative class Counsel for WECTEC LLC and

Stone & Webster Services LLC

## **SO ORDERED**

Dated: New York, New York September 12, 2017

s/Michael E. Wiles
UNITED STATES BANKRUPTCY JUDGE