SOUTHERN CO Form U5S April 19, 2005

SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM U5S

ANNUAL REPORT

For the Fiscal Year Ended December 31, 2004

Filed pursuant to the Public Utility Holding Company Act of 1935

by

THE SOUTHERN COMPANY

270 PEACHTREE STREET, N. W.

ATLANTA, GEORGIA 30303

THE SOUTHERN COMPANY FORM U5S 2004

TABLE OF CONTENTS

ITEM 1. System Companies and Investments therein as of December 31, 2004	PAGE NUMBER 1
2. Acquisitions or Sales of Utility Assets	8
3. Issue, Sale, Pledge, Guarantee or Assumption of System Securities	8
4. Acquisition, Redemption or Retirement of System Securities	9
5. Investments in Securities of Nonsystem Companies	10
6. Officers and Directors	11
7. Contributions and Public Relations	36
8. Service, Sales and Construction Contracts	38
9. Wholesale Generators and Foreign Utility Companies	40

10. Financial Statements and Exhibits

A

i

ITEMS

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

	Number of					
Name of Company (Add abbreviation	Common Shares	Percentage of Voting	Issuer Book		Owner s Book	Type of
used herein)	Owned	Power	Value		Value	Company
			(In thous	san	ds)	
THE SOUTHERN COMPANY (SOUTHERN)	None	None	n/a		n/a	Registered holding
unsecured debts			\$ 118,157(a)	\$,	company
ALABAMA POWER COMPANY (ALABAMA)	8,250,000	100%	\$ 3,610,204	\$	3,610,204	Electric utility company
Alabama Energy Providers, Inc.*	1,000	100%	1		1	Energy-related company
Alabama Property Company	1,000	100%	\$ 10,599	\$	10,599	Non-utility subsidiary
Alabama Power Capital Trust IV (ALABAMA TRUST IV) (b)	n/a	n/a	\$ 3,093	\$	3,093	Special purpose subsidiary
Alabama Power Capital Trust V (ALABAMA TRUST V) (b)	n/a	n/a	\$ 6,186	\$	6,186	Special purpose subsidiary
Alabama Power Capital Trust VI *	n/a	n/a	n/a		n/a	Special purpose subsidiary
Alabama Power Capital Trust VII *	n/a	n/a	n/a		n/a	Special purpose subsidiary
Alabama Power Capital Trust VIII *	n/a	n/a	n/a		n/a	Special purpose subsidiary
Southern Electric Generating Company (SEGCO) (c)	164,000	50%	\$ 29,734	\$	29,734	
GEORGIA POWER COMPANY (GEORGIA) (d)	7,761,500	100%	\$ 4,890,561	\$	4,890,561	Electric utility company
SEGCO (c)	164,000	50%	\$ 29,734	\$	29,734	
Piedmont-Forrest Corporation			\$ 5,743	\$	5,743	Non-utility subsidiary
(PIEDMONT)	100,000	100%	\$ 11,499(e)	\$	11,499(e)	
Georgia Power Capital Trust IV (GEORGIA TRUST IV) (b)*	n/a	n/a	\$ 0	\$	0	Special purpose subsidiary

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

Name of Company (Add abbreviation	Number of Common Shares	Percentage of Voting		Issuer Book	Owner s Book	Type of
used herein)	Owned	Power		Value	 Value	Company
	,	,	Φ.	(In tho	,	~
Georgia Power Capital Trust V (GEORGIA TRUST V) (b)	n/a	n/a	\$	13,608	\$ 13,608	Special purpose subsidiary
Georgia Power Capital Trust VI (GEORGIA TRUST VI) (b)	n/a	n/a	\$	9,354	\$ 9,354	Special purpose subsidiary
Georgia Power Capital Trust VII (GEORGIA TRUST VII) (b)	n/a	n/a	\$	6,261	\$ 6,261	Special purpose subsidiary
Georgia Power Capital Trust VIII *	n/a	n/a		n/a	n/a	Special purpose subsidiary
Georgia Power Capital Trust IX *	n/a	n/a		n/a	n/a	Special purpose subsidiary
Georgia Power Capital Trust X *	n/a	n/a		n/a	n/a	Special purpose subsidiary
GULF POWER COMPANY (GULF)	992,717	100%	\$	592,172	\$ 592,172	Electric utility company
Gulf Power Capital Trust III (GULF TRUST III) (b)	n/a	n/a	\$	928	\$ 928	Special purpose subsidiary
Gulf Power Capital Trust IV (GULF TRUST IV) (b)	n/a	n/a	\$	1,238	\$ 1,238	Special purpose subsidiary
Gulf Power Capital Trust V *	n/a	n/a		n/a	n/a	Special purpose subsidiary
Gulf Power Capital Trust VI *	n/a	n/a		n/a	n/a	Special purpose subsidiary
MISSISSIPPI POWER COMPANY (MISSISSIPPI)	1,121,000	100%	\$	545,837	\$ 545,837	Electric utility company
Mississippi Power Capital Trust II (MISSISSIPPI TRUST II) (b)	n/a	n/a	\$	1,082	\$ 1,082	Special purpose subsidiary
Mississippi Power Capital Trust III *	n/a	n/a		n/a	n/a	Special purpose subsidiary

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

Name of Company (Add abbreviation	Number of Common Shares	Percentage of Voting	Issuer Book		Owner s Book	Type of
used herein)	Owned	Power	Value		Value	Company
			(In the	ousan	*	
Mississippi Power Capital Trust IV *	n/a	n/a	n/a		n/a	Special purpose subsidiary
Mississippi Power Services, Inc.*	100	100%	\$ 10	\$	10	Energy-related company
SAVANNAH ELECTRIC AND POWER COMPANY (SAVANNAH) (f)	10,844,635	100%	\$ 232,156	\$	232,156	Electric utility company
Savannah Electric Capital Trust II *	n/a	n/a	n/a		n/a	Special purpose subsidiary
CHANGE IN CONTROL TRUST (g)	n/a	n/a	\$ 30,472	\$	30,472	•
DEFERRED CASH TRUST (g)	n/a	n/a	\$ 960	\$	960	
DEFERRED STOCK TRUST	n/a	n/a	\$ 7,236	\$	7,236	
(g)			·		•	
SOUTHERN COMPANY HOLDINGS, INC. (Southern	9,111	91.11%	\$ 456,776	\$	423,070	Non-utility subsidiary
Holdings) (h) Southern Company Capital Funding, Inc. (Capital Funding)	1,000	100%	\$ 25,216	\$	25,216	Special purpose subsidiary
Southern Company Capital Trust I (b)	n/a	n/a	\$ 10,395	\$	10,395	Special purpose subsidiary
Southern Company Capital Trust II (b)	n/a	n/a	\$ 2,391	\$	2,391	Special purpose subsidiary
Southern Company Capital Trust VI (b)	n/a	n/a	\$ 6,197	\$	6,197	Special purpose subsidiary
Southern Company Capital Trust VII *	n/a	n/a	n/a		n/a	Special purpose subsidiary
Southern Company Capital Trust VIII *	n/a	n/a	n/a		n/a	Special purpose subsidiary
Southern Company Capital Trust IX *	n/a	n/a	n/a		n/a	Special purpose subsidiary
Southern Company Energy Solutions LLC (SCES LLC)	n/a	100%	\$ 8,196	\$	8,196	Energy-related company
Biomass Synthetic Gas Production Facility, LLC*	n/a	100%				Energy-related company
Alabama Synfuel Energy, Inc.	1,000	100%	\$ 50,800	\$	50,800	Energy-related company
Synfuel Services, Inc. (Synfuel Services)	1,000	100%	\$ 1,275	\$	1,275	Energy-related company

Energy Related Activities Inc. 1,000 100% \$ 8,925 \$ 8,925 Energy-related (ERA)

3

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

	Number of						
Name of Company (Add abbreviation	Common Shares	Percentage of		Issuer Book		Owner s Book	Type of
used herein)	Owned	Voting Power		Value (In tho	ucan	Value	Company
Southern Company	100	100%	\$	34,835	usan \$	34,835	Energy-related
Electrotechnologies, Inc. (Electrotechnologies)(i)	100	10070	Ψ	3 1,033	Ψ	31,033	company
Southern Company Rail Services, Inc. (SCRS)	1,000	100%	\$	3,807	\$	3,807	Energy-related company
Southern Electric Railroad Company (SERC)	5,000	100%	\$	5	\$	5	Non-utility subsidiary
SE Finance Capital Corporation II	1,000	100%	\$	287,100	\$	287,100	Non-utility subsidiary
SE Finance Capital Corporation	1,000	100%	\$	225,484	\$	225,484	Non-utility subsidiary
Southern Energy Finance Company, Inc.	1,000	100%	\$	385,767	\$	385,767	Non-utility subsidiary
Carbontronics, LLC (j)	n/a	1%	\$	23,663	\$	237	Energy-related
	1,000	100%	\$	74,236	\$	74,236	company Non-utility
EPZ Lease, Inc.	n/a	n/a	\$	118,893	\$	118,893	subsidiary Non-utility
EPZ Lease, LLC	n/a	n/a	\$	36,028	\$	36,028	subsidiary Non-utility
EPZ Lease Holding A, LLC	n/a	n/a	\$	36,027	\$	36,027	subsidiary Foreign utility
EPZ Lease Trust A (b)	n/a	n/a	\$	36,028	\$	36,028	company Non-utility
EPZ Lease Holding B, LLC	n/a	n/a	\$	36,027	\$	36,027	subsidiary Foreign utility
EPZ Lease Trust B (b)	n/a		\$	48,037	\$	48,037	company
EPZ Lease Holding C, LLC		n/a				•	Non-utility subsidiary
EPZ Lease Trust C (b)	n/a	n/a	\$	48,036	\$	48,036	Foreign utility company
Dutch Gas Lease, Inc.	1,000	100%	\$	148,653	\$	148,653	Non-utility subsidiary
Dutch Gas Lease, LLC	n/a	n/a	\$	264,403	\$	264,403	Non-utility subsidiary
Dutch Gas Lease Holding A, LLC	n/a	n/a	\$	104,725	\$	104,725	Non-utility subsidiary
Dutch Gas Lease Trust A (b)	n/a	n/a	\$	104,725	\$	104,725	Substatut y

4

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

	Number of						
Name of Company (Add abbreviation	Common Shares	Percentage of		Issuer Book		Owner s Book	Type of
used herein)	Owned	Voting Power		Value (In tho	usan	Value	Company
Dutch Gas Lease Trust B (b)	n/a	n/a	\$	80,567	\$	80,567	Foreign utility company
Dutch Gas Lease Holding C, LLC	n/a n/a	n/a n/a	\$ \$	79,112 79,112	\$ \$	79,112 79,112	Non-utility subsidiary Foreign utility
Dutch Gas Lease Trust C (b)	1,000	100%	\$	139,750	Ф \$	139,750	company Non-utility
NUON Lease, Inc.	n/a	n/a	\$	105,720	\$	105,720	subsidiary Non-utility
NUON Lease Holding D, LLC NUON Lease Trust D (b)	n/a	n/a	\$	105,720	\$	105,720	subsidiary Foreign utility company
NUON Lease Holding E, LLC	n/a	n/a	\$	82,805	\$	82,805	Non-utility subsidiary
NUON Lease Trust E (b)	n/a	n/a	\$	78,182	\$	78,182	Foreign utility company
NUON Lease Holding F, LLC	n/a n/a	n/a n/a	\$ \$	54,094 51,562	\$ \$	54,094 51,562	Non-utility subsidiary Foreign utility
NUON Lease Trust F (b)	1,000	100%	\$	108,530	Ф \$	108,530	company Non-utility
GAMOG Lease, Inc.	n/a	n/a	\$	40,413	\$	40,413	subsidiary Non-utility
GAMOG Lease Holding G, LLC GAMOG Lease Trust G (b)	n/a	n/a	\$	40,413	\$	40,413	subsidiary Foreign utility company
GAMOG Lease Holding H, LLC	n/a	n/a	\$	94,610	\$	94,610	Non-utility subsidiary
GAMOG Lease Trust H (b)	n/a	n/a	\$	94,610	\$	94,610	Foreign utility company
GAMOG Lease Holding I, LLC	n/a n/a	n/a n/a	\$ \$	47,032 47,032	\$ \$	47,032 47,032	Non-utility subsidiary Foreign utility
GAMOG Lease Trust I (b)	1,000	100%	\$	13,483	\$	13,483	company Non-utility
Clairton, Inc.	n/a	85%	\$	17,567	\$	14,932	subsidiary Energy-related
Clairton, LLC (k)							company

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

	Number of						
Name of Company (Add abbreviation	Common Shares	Percentage of		Issuer Book		Owner s Book	Type of
used herein)	Owned	Voting Power		Value (In tho		Value	Company
				(III tillo	abai	143)	Non-utility
Clairton 2, Inc.	1,000	100%	\$	3,348	\$	3,348	subsidiary Energy-related
Clairton, LLC (k)	n/a	15%	\$	17,567	\$	2,635	company Non-utility
Carbontronics, Inc	1,000	100%	\$	34,514	\$	34,514	subsidiary Energy-related
Carbontronics, LLC (j)	n/a	99%	\$	23,663	\$	23,426	company Non-utility
SE Choctaw, Inc.	1,000	100%	\$	14,807	\$	14,807	company Non-utility
SE Choctaw II, LLC	n/a	100%	\$	98,126	\$	98,126	subsidiary Exempt wholesale
SE Choctaw, LLC	n/a	100%	\$	98,126	\$	98,126	generator Non-utility
SE Lease, Inc. (1)	1,000	100%	\$	67,092	\$	67,092	subsidiary Non-utility
SE Ravenswood Lease LLC (l)	n/a	100%	\$	75,880	\$	75,880	subsidiary Exempt wholesale
SE Ravenswood Trust (l)	n/a	100%	\$	75,880	\$	75,880	generator Special
SOUTHERN COMPANY FUNDING CORPORATION (Southern Funding) SOUTHERN COMPANY GAS LLC	1,000	100%	\$	10		10	purpose subsidiary Energy-related
(Southern Company GAS) SOUTHERN COMPANY SERVICES,	n/a	100%	\$	17,620	\$	17,620	company Service
INC. (SCS) (m) SOUTHERN COMMUNICATIONS SERVICES, INC. (SouthernLINC	14,500	100%	(\$	24,850)	(\$	24,850)	company Non-utility subsidiary
Wireless)	500	100%	\$	122,641	\$	122,641	Non-utility
Reese Telecommunications, Inc. SOUTHERN INFORMATION	50,000	100%	\$	800	\$	800	subsidiary Non-utility
HOLDING COMPANY, INC. (Powercall)	1,000	100%	\$	1,453	\$	1,453	subsidiary Non-utility
Southern Information 1, Inc.*	1,000	100%	\$	0	\$	0	subsidiary

Southern Information 2, Inc.* 1,000 100% \$ 0 \$ 0 subsidiary

6

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

	Number of				
Name of Company (Add abbreviation	Common Shares	Percentage of Voting	Issuer Book	Owner s Book	Type of
used herein)	Owned	Power	Value (In the	Value ousands)	Company
SOUTHERN NUCLEAR OPERATING COMPANY, INC.			`	,	Service company
(Southern Nuclear) SOUTHERN POWER COMPANY	1,000	100%	\$ 33,468	\$ 33,468	Electric utility
(SOUTHERN POWER) Cherokee Falls Development of South Carolina LLC (Southern Company	1,000	100%	\$811,611	\$811,611	company Non-utility subsidiary
Cherokee) Klondike Development LLC (Southern	n/a	100%	\$ 33	\$ 33	Non-utility
Company Klondike) Southern Company-Florida LLC	n/a	100%	\$ 220	\$ 220	subsidiary Exempt wholesale
(Southern Company Florida) Southern Company-Jet Port LLC	n/a	100%	\$ 151,436	\$ 151,436	generator Non-utility
(Southern Company Jet Port) SPC McLeod LLC (Southern Company	n/a	100%	\$ 3,715	\$ 3,715	subsidiary Non-utility
McLeod)	n/a	n/a	\$ 4,506	\$ 4,506	subsidiary Non-utility
St. Lucie Holdings Cana LLC (n)	n/a	n/a	\$ 4,657	\$ 4,657	subsidiary Exempt
SOUTHERN TELECOM, INC. (Southern Telecom)	1,000	100%	\$ 8,177	\$ 8,177	tele-communication company Non-utility
Southern Telecom 1, Inc.	1,000	100%	\$ 0	\$ 0	subsidiary Non-utility
Southern Telecom 2, Inc. SOUTHERN MANAGEMENT DEVELOPMENT, INC. (Southern	1,000	100%	\$ 0	\$ 0	subsidiary Energy-related company
Management)	500	100%	\$ 35,433	\$ 35,433	Non-utility
Southern Holdings (h)	889	8.89%	\$456,776	\$ 33,676	subsidiary Energy-related
NuStart Energy Development, LLC	n/a	12.5%	\$ 8,000	\$ 1,000	company

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2004.

Notes to Item 1.

- * Inactive companies.
- (a) Unsecured debt

	Ar		
	(in		Interest
Company Name	the	ousands)	Rate
SouthernLINC Wireless	\$	40,341	5.50%
Southern Holdings	\$	22,400	5.50%
Southern Company GAS	\$	50,690	5.29%
SCRS	\$	4,726	5.50%

- (b) A Delaware statutory trust. The form of equity investment is paid in capital.
- (c) SEGCO is 50% owned by ALABAMA and 50% owned by GEORGIA. The amounts shown reflect the respective ownership of each company.
- (d) GEORGIA has an investment in Alliance Technology Ventures which is consolidated with the accounts of GEORGIA in accordance with generally accepted accounting principles, but does not represent a subsidiary of GEORGIA in accordance with the Public Utility Holding Company Act, as amended.
- (e) Promissory note due on demand; interest rate, based on GEORGIA s embedded cost of capital, was 8.80% at January 1, 2005.
- (f) Savannah Electric Capital Trust I was dissolved in 2004.
- (g) Trusts established to fund certain deferred compensation arrangements for SOUTHERN s management and directors. These trusts are consolidated with the accounts of SOUTHERN in accordance with generally accepted accounting principles, but do not represent subsidiaries of SOUTHERN.
- (h) Southern Holdings is partially owned by Southern Management.
- (i) Electrotechnologies has an investment in Advent Energy II LP which is consolidated with the accounts of Electrotechnologies in accordance with generally accepted accounting principles, but does not represent a subsidiary of Electrotechnologies in accordance with the Public Utility Holding Company Act of 1935, as amended.
- (j) Carbontronics, LLC is 1% owned by Southern Energy Finance Company, Inc. and 99% owned by Carbontronics, Inc.
- (k) Clairton, LLC is 85% owned by Clairton, Inc. and 15% owned by Clairton 2, Inc.

- (l) SE Lease, Inc. was incorporated in Delaware on May 3, 2004, SE Ravenswood Lease, LLC is a limited liability company organized in Delaware on May 25, 2004 and the SE Ravenswood Trust is a Delaware statutory trust formed on May 17, 2004. These companies were organized for the purpose of completing the purchase from Keyspan Corporation and subsequent leaseback of the Ravenswood Expansion Facility, a 250 megawatt combined cycle gas turbine facility in New York, NY.
- (m) See Consolidating Statements of Comprehensive Income on page A-15 herein for information regarding SCS negative book value.
- (n) St. Lucie Holdings Cana, LLC is a limited liability company organized in Delaware on June 4, 2004 for the purpose of holding potential generating facility sites.

ITEM 2. ACQUISITION OR SALES OF UTILITY ASSETS.

NONE.

ITEM 3. ISSUE, SALE, PLEDGE, GUARANTEE OR ASSUMPTION OF SYSTEM SECURITIES.

NONE.

8

ITEM 4. ACQUISITION, REDEMPTION OR RETIREMENT OF SYSTEM SECURITIES.

Calendar Year 2004

	Name of Company Acquiring,				Indicate
Name of Issuer and	Redeeming	Number of	Shares or Princip	oal Amount	Commission
Title of Issue	or Retiring Securities	Acquired	Redeemed	Retired	Consideration (See Note)
ALABAMA:					
Senior Notes Series J 6.75% due 2039 Series K 7.125% due 2004 Series N 4.875% due 2004	ALABAMA ALABAMA ALABAMA	None None None	\$ 200,000,000 \$ 250,000,000 \$ 275,000,000	None None None	\$ 200,000,000 \$ 250,000,000 \$ 275,000,000
GEORGIA:					
Senior Notes Series D 6.625% due 2039 Series H 6.70% due 2011		\$ 100,000,000 \$ 100,000,000	None None	\$ 100,000,000 \$ 100,000,000	\$ 100,000,000 \$ 100,000,000
Trust Preferred Securitie 6.85% due 2029	-	\$ 200,000,000	None	\$ 200,000,000	\$ 200,000,000
GULF:					
Series B 7.05% due 2004 Series D 6.10% due 2016	GULF GULF	None None	\$ 50,000,000 \$ 75,000,000	None None	\$ 50,000,000 \$ 75,000,000
MISSISSIPPI:					
Preferred Stock 7% Series 6.32% Series 6.65% Series 5.25% Series	MISSISSIPPI MISSISSIPPI MISSISSIPPI MISSISSIPPI	None None None \$ 30,000,000	\$ 4,984,000 \$ 15,000,000 \$ 8,404,000 None	None None None	\$ 4,984,000 \$ 15,000,000 \$ 8,404,000 \$ 30,000,000
Series D Floating Rate due 2004	MISSISSIPPI MISSISSIPPI	None \$ 40,000,000	\$ 80,000,000 None	None None	\$ 80,000,000 \$ 40,000,000

Series F Floating Rate due 2009

SAVANNAH:

Trust Preferred Securities

Series A 6.85% due 2028 SAVANNAH None \$ 40,000,000 None \$ 40,000,000

Note to Item 4: All transactions exempt pursuant to Rule 42(b)(2), (4) or (5).

9

ITEM 5. INVESTMENTS IN SECURITIES OF NONSYSTEM COMPANIES.

		Number of	
		Shares or	Carrying
		Principal	Value
		Amount	
Name of Owner	Name of Issuer	Owned	to Owner
	(1)	2,132,669	
SOUTHERN (one item)		shares	\$ 1,119,635
	(2)	1,972,386	
ALABAMA (four items)		shares	\$ 1,972,386
GEORGIA (one item)	(3)	\$ 3,500,538	\$ 1,350,425
GULF (20 items)	(4)	1,012 shares	\$ 0
Southern Management (one item)	(5)	10.351%	\$ 1,026,671
SAVANNAH (15 items)	(4)	385 shares	\$ 1
Electrotechnologies (one item)	(6)	85.2%	\$21,958,226
Alabama Synfuel Energy, Inc. (one item)	(7)	60.6%	\$17,048,818
Carbontronics, LLC (one item)	(7)	24.975%	\$11,859,341
Clairton, LLC (one item)	(8)	14.67%	\$ 17,490,933

Notes to Item 5:

- (1) Represents SOUTHERN s participation in Perfect Commerce, Inc. (Perfect Commerce). Prior to November 2004, SOUTHERN s participation was in Pantellos Corporation (Pantellos). In November 2004, Perfect Commerce completed its merger with Pantellos. Perfect Commerce is focused on helping participants reduce the cost and complexity of their purchasing processes.
- (2) Debt securities issued by instrumentalities of political subdivisions within ALABAMA s service area to build promotional industrial buildings that will assist in advancing business and industrial development.
- (3) Investment made in a private venture capital fund for the purpose of assisting early-stage and high technology companies located principally in the Southeast, with a focus on Georgia-based firms. (See File No. 70-8085.)
- (4) Securities representing bankruptcy distributions applicable to obligations of customers incurred in the ordinary course of business.
 - (5) Investment in a limited partnership that consists of energy related companies.
- (6) Investment in a limited partnership that provides risk capital for, and makes investments in, the securities of companies engaged in the development and commercialization of electrotechnologies.
 - (7) Investment in an entity that converts coal into synthetic fuel.
 - (8) Investment in a limited partnership that produces alternative fuel.

10

Table of Contents

ITEM 6. OFFICERS AND DIRECTORS.

PART I.

The following are the abbreviations to be used for principal business address and positions.

Principal Business Address	Code
270 Peachtree Street Atlanta, GA 30303	(a)
600 North 18th Street Birmingham, AL 35291	(b)
241 Ralph McGill Boulevard, N.E. Atlanta, GA 30308-3374	(c)
One Energy Place Pensacola, FL 32520	(d)
2992 West Beach Boulevard Gulfport, MS 39501	(e)
600 East Bay Street Savannah, GA 31401	(f)
5555 Glenridge Connector Atlanta, GA 30342	(g)
42 Inverness Center Parkway Birmingham, AL 35242	(h)
40 Inverness Center Parkway Birmingham, AL 35242	(i)
601 Pennsylvania Ave., NW Suite 800 South	
Washington, DC 20004	(j)
1403 Foulk Road Foulkstone Plaza Suite 102-9 Wilmington, DE 19803	(k)
4000 DeKalb Technology Parkway Suite 100 Atlanta, CA 20240	(1)
Atlanta, GA 30340	(l)
3003 Summit Boulevard	(m)

20

Suite 700

Atlanta, GA 30319

Position	Code
Chairman of the Board Director President Chief Executive Officer Chief Financial Officer Chief Accounting Officer Chief Information Officer Chief Operating Officer Chief Production Officer Senior Executive Vice President Executive Vice President Senior Vice President Financial Vice President Vice President Controller/Comptroller Counsel Manager Secretary Treasurer	CH D P CEO CFO CAO CIO COO CPO SEVP EVP SVP FVP VP C L M S T
SOUTHERN Name and Principal Address (a)	Position
Daniel P. Amos	D
1932 Wynnton Road Columbus, GA 31999	
Dorrit J. Bern 450 Winks Lane	D
Bensalem, PA 19020 Francis S. Blake	D
2455 Paces Ferry Road Atlanta, GA 30329	
Thomas F. Chapman 1550 Peachtree Street, NW	D
Atlanta, GA 30309	
Bruce S. Gordon 166 Duane Street	D
Apt. 7B New York, NY 10013	
Donald M. James 1200 Urban Center Drive	D
Liberty Park Office Complex Birmingham, AL 35242	
Zack T. Pate	D
806 Kinloch N.W. Atlanta, GA 30327	

J. Neal Purcell 590 Marsh Park Drive Duluth, GA 30097 David M. Ratcliffe D

D,P, CEO,CH

11

ITEM 6. OFFICERS AND DIRECTORS.

PART I. (Continued)

SOUTHERN (continued) Name and Principal Address (a)	Position
Gerald J. St. Pé 1020 Eastwood Drive Pascagoula, MS 39567	D
Dwight H. Evans	EVP
Thomas A. Fanning	EVP
Michael D. Garrett (c)	EVP
Leonard J. Haynes	EVP
G. Edison Holland	EVP,L
Charles D. McCrary (b) David R. Altman	EVP VP
Rebecca A. Blalock (c)	VP VP
Jackie J. Collins	VP
Ellen N. Lindemann	VP
Joseph A. Miller (j)	VP
W. Dean Hudson (c)	CAO,C
Tommy Chisholm	S
ALABAMA Name and Dringing! Address (b)	Position
Name and Principal Address (b)	Position
Whit Armstrong	D
Whit Armstrong P. O. Box 310900	D
P. O. Box 310900 Enterprise, AL 36331	
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr.	D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street	
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602	D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee	
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street	D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901	D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns	D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901	D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr.	D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr. P. O. Box 10247	D D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr. P. O. Box 10247 Birmingham, AL 35202	D D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr. P. O. Box 10247 Birmingham, AL 35202 Patricia M. King	D D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr. P. O. Box 10247 Birmingham, AL 35202 Patricia M. King 2548 US Highway 78	D D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr. P. O. Box 10247 Birmingham, AL 35202 Patricia M. King 2548 US Highway 78 Anniston, AL 36207	D D D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr. P. O. Box 10247 Birmingham, AL 35202 Patricia M. King 2548 US Highway 78	D D D
P. O. Box 310900 Enterprise, AL 36331 David J. Cooper, Sr. 118 N. Royal Street Mobile, AL 36602 R. Kent Henslee 754 Chestnut Street Gadsden, AL 35901 John D. Johns 2801 Highway 280 South Birmingham, AL 35223 Carl E. Jones, Jr. P. O. Box 10247 Birmingham, AL 35202 Patricia M. King 2548 US Highway 78 Anniston, AL 36207 James K. Lowder	D D D D

Montgomery, AL 36109 Wallace D. Malone, Jr.	D
P. O. Box 2554	D
Birmingham, AL 35290	
Charles D. McCrary	D,P,CEO
Malcolm Portera	D,1 ,CEO
401 Queen City Avenue	D
Tuscaloosa, AL 35401	
Robert D. Powers	D
202 East Broad Street	D
Eufaula, AL 36027	
David M. Ratcliffe (a)	D
C. Dowd Ritter	D
P. O. Box 11007	D
Birmingham, AL 35288	
James H. Sanford	D
1001 McQueen Smith Road South	D
Prattville, AL 36066	
John C. Webb, IV	D
125 W. Washington Street	D
Demopolis, AL 36732	
James W. Wright	D
100 Commerce Street	D
Montgomery, AL 36104 William B. Hutchins, III	EVP,CFO,T
C. Alan Martin	EVP,CFO,1
	EVP
Steve R. Spencer Rebert Helmon Jr.	SVP
Robert Holmes, Jr. Robin A. Hurst	SVP
Rodney O. Mundy Michael L. Scott	SVP,L SVP
	SVP
Jerry L. Stewart Art P. Beattie	
	VP,CAO,C
Christopher T. Bell	VP VP
Willard L. Bowers	VP VP
Larry R. Grill	
Gerald L. Johnson	VP VP
Marsha S. Johnson	VP
William B. Johnson	VP
Bobbie J. Knight	VP
Ellen N. Lindemann (a)	VP
Gordon G. Martin	VP
Donald W. Reese	VP
R. Michael Saxon	VP
Julia H. Segars	VP
Julian H. Smith, Jr.	VP VP
W. Ronald Smith	VP VP
Cheryl A. Thompson	VP
Terry H. Waters	VP
William E. Zales, Jr.	VP,S

12

ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

ALABAMA PROPERTY COMPANY Name and Principal Address (b)	Position
Charles D. McCrary William B. Hutchins, III C. Alan Martin Larry Grill Art P. Beattie William E. Zales, Jr. J. Randy DeRieux	D,P D,VP D,VP VP C S T
ALABAMA ENERGY PROVIDERS, INC. Name and Principal Address (b)	Position
Rodney O. Mundy William B. Hutchins, III C. Alan Martin Michael L. Scott William E. Zales, Jr. J. Randy DeRieux	D D,VP D D,P S T
GEORGIA Name and Principal Address (c)	Position
Juanita Powell Baranco	D
4355 Highway 78	D
4355 Highway 78 Lilburn, GA 30047 Robert L. Brown, Jr. 250 East Ponce de Leon Avenue Eighth Floor	D
Lilburn, GA 30047 Robert L. Brown, Jr. 250 East Ponce de Leon Avenue Eighth Floor Decatur, GA 30030 Ronald D. Brown	
Lilburn, GA 30047 Robert L. Brown, Jr. 250 East Ponce de Leon Avenue Eighth Floor Decatur, GA 30030	D
Lilburn, GA 30047 Robert L. Brown, Jr. 250 East Ponce de Leon Avenue Eighth Floor Decatur, GA 30030 Ronald D. Brown 100 Auburn Avenue Atlanta, GA 30303 Anna R. Cablik 1513 Johnson Ferry Road	D D

•	gai i ling. See i i le ii e e e
1600 First Avenue	
Columbus, GA 31902-1755	
William Jerry Vereen	D
P. O. Box 1663	
Moultrie, GA 31776-1663	
E. Jenner Wood, III	D
P.O. Box 4418	D
M.C. 0103	
Atlanta, GA 30303	
William C. Archer, III	EVP
C. B. Harreld	EVP,T,CFO
Judy M. Anderson	SVP
Ronnie L. Bates	SVP
M. A. Brown	SVP
Richard L. Holmes	SVP
James H. Miller, III	SVP,L
•	SVP, L
Christopher C. Womack W. Craig Barrs	VP
Rebecca A. Blalock	VP VP
	VP VP
A. Bryan Fletcher J. Kevin Fletcher	VP VP
O. Ben Harris	VP VP
W. Ron Hinson	
	VP,C,CAO
Ed F. Holcombe	VP VP
E. Lamont Houston	VP VP
Brian L. Ivey	VP VP
Anne H. Kaiser	VP VP
Ellen N. Lindemann (a)	VP VP
Jackie W. Lowe	VP VP
Frank J. McCloskey	VP VP
Leslie R. Sibert	VP VP
James E. Sykes	VP VP
Jeffrey L. Wallace	VP
Janice G. Wolfe	S
DIEDMONT	
PIEDMONT Name and Principal Address (a)	Position
Name and Principal Address (c)	Position
Michael D. Garrett	D,P
C. B. Harreld	·
Janice G. Wolfe	D,EVP,T
Janice G. Wone	D,VP,S
SEGCO	
	Position
Name and Principal Address (b)	Fosition
William C. Archer (c)	D
Art P. Beattie	D,C
W. Paul Bowers	D,C D,VP
Michael D. Garrett (c)	D, VP D
C. B. Harreld (c) William B. Hutchins III	
William B. Hutchins, III	D,VP

Charles D. McCrary	1	D,P
Jerry L. Stewart]	D
Christopher C. Womack (c)]	D
William E. Zales, Jr.	\$	S
J. Randy DeRieux		Τ
	13	

P. O. Box 4019 Gulfport, MS 39502

ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

TIME IN (COMMISSION)	
GULF Name and Principal Address (d)	Position
1. m. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	2 00242012
C. LeDon Anchors	D
909 Mar Walt Drive	
Suite 1014	
Fort Walton Beach, FL 32547	
William C. Cramer	D
2251 West 23 rd Street	
Panama City, FL 32405	D
Fred C. Donovan, Sr.	D
449 W. Main Street	
Pensacola, FL 32502	D
William A. Pullum	D
8494 Navarre Parkway	
Navarre, FL 32566 Winston E. Scott	D
100 Spaceport Way	В
Cape Canaveral, FL 32920-4003	
Susan N. Story	D,P,CEO
F. M. Fisher, Jr.	VP
P. Bernard Jacob	VP
Ronnie R. Labrato	VP,CFO,CAO,C
Ellen N. Lindemann (a)	VP
Gene L. Ussery, Jr. (e)	VP
Susan D. Ritenour	S,T
MISSISSIPPI	
Name and Principal Address (e)	Position
Name and Trincipal Address (c)	1 Ostdon
Tommy E. Dulaney	D
P. O. Box 2929	_
Meridian, MS 39302	
Warren A. Hood, Jr.	D
P.O. Box 682	
Hattiesburg, MS 39402	
Robert C. Khayat	D
P. O. Box 1848	
123 Lyceum Building	
University, MS 38677	
George A. Schloegel	D
Hancock Bank	
D O Day 4010	

Philip J. Terrell 799 East Second Street Pass Christian, MS 39571 Anthony J. Topazi Gene Warr	D D,P,CEO D
767 16th Street Gulfport, MS 39507 Bobby J. Kerley Ellen N. Lindemann (a) Don E. Mason Michael W. Southern Gene L. Ussery, Jr. Frances V. Turnage Vicki L. Pierce	VP VP VP,CFO,CAO,T VP C S
MISSISSIPPI POWER SERVICES, INC. Name and Principal Address (e)	Position
Bobby J. Kerley Don E. Mason Michael W. Southern Anthony J. Topazi Gene L. Ussery, Jr. Frances V. Turnage Vicki L. Pierce	D,P,CEO D,VP D,VP,T,CFO D, CH D,VP C S
SAVANNAH Name and Principal Address (f)	Position
Gus H. Bell, III P. O. Box 14247	D
Savannah, GA 31416 Archie H. Davis P. O. Box 188	D
Savannah, GA 31402 Walter D. Gnann 234 Sienes Landing Drive Springfield, GA 31329	D
Anthony R. James Robert B. Miller, III P. O. Box 8003	D,P,CEO D
Savannah, GA 31412 Arnold M. Tenenbaum 300 Bull Street Savannah, GA 31401	D
W. Miles Greer Ellen N. Lindemann (a) Kirby R. Willis Nancy Frankenhauser	VP VP VP,T,CFO C,S

14

ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

SCS

Name and Principal Address (c) Position Michael D. Garrett D Charles D. McCrary (b) D David M. Racliffe (a) D,P,CEO W. Paul Bowers (h) EVP Dwight H. Evans (a) EVP Leonard J. Haynes (a) EVP G. Edison Holland, Jr. (a) EVP,L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP,T Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,CCFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (n) VP Robert A. Bell (a) VP Romad P. Bertasi (l) VP Tomas P. Bishop (a) VP	SCS	
Charles D. McCrary (b) D David M. Ratcliffe (a) D,P,CEO W. Paul Bowers (b) EVP Dwight H. Evans (a) EVP Thomas A. Fanning (a) EVP Leonard J. Haynes (a) EVP G. Edison Holland, Jr. (a) EVP,L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,CCFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Romald P. Bertasi (l) VP Tommy Chisholm (a) VP,S David L. Coker VP <td< th=""><th>Name and Principal Address (c)</th><th>Position</th></td<>	Name and Principal Address (c)	Position
Charles D. McCrary (b) D David M. Ratcliffe (a) D,P,CEO W. Paul Bowers (b) EVP Dwight H. Evans (a) EVP Thomas A. Fanning (a) EVP Leonard J. Haynes (a) EVP G. Edison Holland, Jr. (a) EVP,L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,CCFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Romald P. Bertasi (l) VP Tommy Chisholm (a) VP,S David L. Coker VP <td< td=""><td>Michael D. Garrett</td><td>D</td></td<>	Michael D. Garrett	D
W. Paul Bowers (b) EVP Dwight H. Evans (a) EVP Thomas A. Fanning (a) EVP Leonard J. Haynes (a) EVP G. Edison Holland, Jr. (a) EVP,L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A., Bell (a) VP Robard A., Bell (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a)	Charles D. McCrary (b)	D
W. Paul Bowers (b) EVP Dwight H. Evans (a) EVP Thomas A. Fanning (a) EVP Leonard J. Haynes (a) EVP G. Edison Holland, Jr. (a) EVP,L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A., Bell (a) VP Robard A., Bell (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a)		D,P,CEO
Thomas A. Fanning (a) EVP Leonard J. Haynes (a) EVP G. Edison Holland, Jr. (a) EVP, L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP, T Chris M. Hobson (b) SVP, T W. Dean Hudson SVP, CCFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Allman (a) VP Curtis Ashley Baker (h) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP David L. Coker VP James C. Fleming (a) VP Barbara S. Hingst VP Mark A. Crosswhite (b) VP <td< td=""><td></td><td></td></td<>		
Leonard J. Haynes (a) EVP G. Edison Holland, Ir. (a) EVP,L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Cutris Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Jacqualyn Lowe VP William	Dwight H. Evans (a)	EVP
G. Edison Holland, Jr. (a) EVP,L William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Robert A. Bell (a) VP Rohald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald P. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP James C. Fleming (a) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) <	Thomas A. Fanning (a)	EVP
William O. Ball SVP Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn L	Leonard J. Haynes (a)	EVP
Rebecca A. Blalock SVP Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP, T Chris M. Hobson (b) SVP, CFO Ellen N. Lindemann (a) SVP, CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP, S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP	G. Edison Holland, Jr. (a)	EVP,L
Ed Day (h) SVP Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP.T Chris M. Hobson (b) SVP W. Dean Hudson SVP.CCFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William N. McKen	William O. Ball	SVP
Andrew J. Dearman, III (b) SVP Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP, T Chris M. Hobson (b) SVP W. Dean Hudson SVP, C, CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP, S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Charles D. Long, IV (b) VP Charles D. Long, IV (b) VP William N. McKenzie (a) VP William N. McKenzie (a) VP <tr< td=""><td>Rebecca A. Blalock</td><td>SVP</td></tr<>	Rebecca A. Blalock	SVP
Charles H. Goodman (b) SVP Kimberly S. Greene (a) SVP,T Chris M. Hobson (b) SVP W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William N. McKenzie (a) VP William N. McKenzie (a) VP Joseph	Ed Day (h)	SVP
Kimberly S. Greene (a) SVP, T Chris M. Hobson (b) SVP W. Dean Hudson SVP, C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP, S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP	Andrew J. Dearman, III (b)	
Chris M. Hobson (b) SVP W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP	Charles H. Goodman (b)	SVP
W. Dean Hudson SVP,C,CFO Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP	Kimberly S. Greene (a)	SVP,T
Ellen N. Lindemann (a) SVP C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP	Chris M. Hobson (b)	SVP
C. Philip Saunders (a) SVP Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP	W. Dean Hudson	SVP,C,CFO
Michael L. Scott SVP Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Jerry L. Stewart (b) SVP Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Christopher C. Womack SVP David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
David R. Altman (a) VP Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Curtis Ashley Baker (h) VP Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Robert A. Bell (a) VP Ronald P. Bertasi (l) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Ronald P. Bertasi (1) VP Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP	•	
Thomas P. Bishop (a) VP Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Ronald R. Campbell (h) VP Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Tommy Chisholm (a) VP,S David L. Coker VP Jackie J. Collins (a) VP Mark A. Crosswhite (b) VP James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP	• •	
David L. Coker Jackie J. Collins (a) Mark A. Crosswhite (b) James C. Fleming (a) Barbara S. Hingst VP Mark S. Lantrip (a) Charles D. Long, IV (b) Jacqualyn Lowe William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) Joseph A. Miller (j)		
Jackie J. Collins (a) Mark A. Crosswhite (b) James C. Fleming (a) Barbara S. Hingst VP Mark S. Lantrip (a) Charles D. Long, IV (b) Jacqualyn Lowe William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) Joseph A. Miller (j)	•	•
Mark A. Crosswhite (b) James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) Jacqualyn Lowe VP William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) VP Joseph A. Miller (j)		
James C. Fleming (a) VP Barbara S. Hingst VP Mark S. Lantrip (a) VP Charles D. Long, IV (b) VP Jacqualyn Lowe VP William L. Marshall, Jr. (b) VP William N. McKenzie (a) VP Christopher S. Miller (a) VP Joseph A. Miller (j) VP		
Barbara S. Hingst Mark S. Lantrip (a) Charles D. Long, IV (b) Jacqualyn Lowe William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) Joseph A. Miller (j)		
Mark S. Lantrip (a) Charles D. Long, IV (b) Jacqualyn Lowe William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) Joseph A. Miller (j) VP VP VP VP VP VP VP		
Charles D. Long, IV (b) Jacqualyn Lowe William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) Joseph A. Miller (j) VP VP		
Jacqualyn Lowe William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) VP VP VP VP VP VP VP		
William L. Marshall, Jr. (b) William N. McKenzie (a) Christopher S. Miller (a) Joseph A. Miller (j) VP VP		
William N. McKenzie (a) Christopher S. Miller (a) Joseph A. Miller (j) VP VP		
Christopher S. Miller (a) Joseph A. Miller (j) VP VP		
Joseph A. Miller (j)		
1 0	*	
Sandra K. Miller (I)	•	
	Sandra K. Miller (1)	٧P

Karl R. Moor (j)	VP
Robert G. Moore (b)	VP
Marie D. Mouchet (b)	VP
Rodney O. Mundy (b)	VP
Earl B. Parsons, III (b)	VP
Cliff S. Thrasher (a)	VP VP
Gene L. Ussery, Jr. (e)	VP
Stephen A. Wakefield (a)	VP VP
Stephen A. Wakeneid (a)	V I
SouthernLINC Wireless	
	Position
Name and Principal Address (g)	1 OSITION
Robert G. Dawson	D,P,CEO
Thomas A. Fanning (a)	D,i ,elo
Michael D. Garrett (c)	D
Charles D. McCrary (b)	D
• •	D D
David M. Ratcliffe (a)	
R. Craig Elder	VP,T,CFO
Rodney H. Johnson	VP
Julie T. Pigott	VP
Tommy Chisholm (a)	S
Carmine A. Reppucci	C
SERC Name and Principal Address (h)	Position
W. Paul Bowers (b)	D,P
T. Roy Harrell (b)	VP
Jerry L. Stewart (b)	VP
Tommy Chisholm (a)	S,T
Tolling Chistolin (a)	5,1
Southern Nuclear	
Name and Principal Address (i)	Position
•	
J. Barnie Beasley	D,P,CEO
Michael D. Garrett (c)	D
William G. Hairston, III	D
Charles D. McCrary (b)	D
David M. Ratcliffe (a)	D
	D
Jeffrey T. Gasser	
Jeffrey T. Gasser John E. Garlington	EVP
John E. Garlington	EVP VP
John E. Garlington Don E. Grissette	EVP VP VP
John E. Garlington Don E. Grissette Kathleen S. King	EVP VP VP,CFO
John E. Garlington Don E. Grissette Kathleen S. King Ellen N. Lindemann (a)	EVP VP VP,CFO VP
John E. Garlington Don E. Grissette Kathleen S. King Ellen N. Lindemann (a) Louis B. Long	EVP VP VP,CFO VP VP
John E. Garlington Don E. Grissette Kathleen S. King Ellen N. Lindemann (a) Louis B. Long John O. Meier	EVP VP VP,CFO VP VP VP,L
John E. Garlington Don E. Grissette Kathleen S. King Ellen N. Lindemann (a) Louis B. Long John O. Meier Lawrence M. Stinson	EVP VP VP,CFO VP VP VP,L VP
John E. Garlington Don E. Grissette Kathleen S. King Ellen N. Lindemann (a) Louis B. Long John O. Meier Lawrence M. Stinson H. Lewis Sumner, Jr.	EVP VP VP,CFO VP VP VP,L VP
John E. Garlington Don E. Grissette Kathleen S. King Ellen N. Lindemann (a) Louis B. Long John O. Meier Lawrence M. Stinson	EVP VP VP,CFO VP VP VP,L VP

Southern Holdings

Name and Principal Address (a)	Position
W. Paul Bowers (b) Thomas A. Fanning Michael D. Garrett (c) Kimberly S. Greene Leonard J. Haynes Charles D. McCrary (b) David M. Ratcliffe Tommy Chisholm Laura I. Patterson	D,EVP D D,EVP D,EVP D,EVP D,EVP C D D,P,CEO S C
Earl S. Long	T

15

ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

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Name and Principal Address (l)	Position
Ronald P. Bertasi	P,CEO
Thomas A. Fanning (a)	M
Michael D. Garrett (c)	M
Robert M. Gilbert	VP,CFO
C. B. Harreld (c)	M
Leonard J. Haynes (a)	M
Timothy S. Marvin	T
Charles D. McCrary (b)	M
David M. Ratcliffe (a)	M
Tommy Chisholm (a)	S

SE Finance Capital Corporation Name and Principal Address (a)

Thomas A. Fanning	D
Kimberly S. Greene	D,P,CEO
James C. Fleming	VP
Christopher J. Kysar	VP,T,CFO
Tommy Chisholm	S
Judith A. Rosenberg	C

Position

Position

Position

SE Finance Capital Corporation II Name and Principal Address (a)

Name and Principal Address (a)

Kimberly S. Greene	D,P,CEO
Thomas A. Fanning	D
James C. Fleming	VP
Christopher J. Kysar	VP,T,CFO
Tommy Chisholm	S
Judith A. Rosenberg	C

SE Choctaw Inc.

Kimberly S. Greene	D,P,CEO
Thomas A. Fanning	D
James C. Fleming	VP
Christopher J. Kysar	VP,T,CFO
Tommy Chisholm	S
Judith A. Rosenberg	C

Southern Energy Finance Company Inc.	
Name and Principal Address (a)	Position
Kimberly S. Greene	D,P,CEO
Thomas A. Fanning	D
James C. Fleming	VP
Christopher J. Kysar	VP,T,CFO
Tommy Chisholm	S
Judith A. Rosenberg	С
SOUTHERN POWER	
Name and Principal Address (a)	Position
W. Paul Bowers (b)	D,P,CEO
Thomas A. Fanning	D
Michael D. Garrett (c)	D
Charles D. McCrary (b)	D
David M. Ratcliffe	D
Douglas E. Jones	EVP
Ed Day (h)	SVP
Mark A. Crosswhite (b)	SVP,L
Robert G. Moore (b)	SVP
Christopher C. Womack (c)	SVP
Cliff S. Thrasher	SVP,C,CFO
William N. McKenzie	VP
Christopher Kysar	T
Tommy Chisholm	S
Southern Company Florida	D '4'
Name and Principal Address (a)	Position
W. Paul Bowers (b)	P,CEO
Mark A. Crosswhite (b)	VP
Cliff S. Thrasher	VP,T
Tommy Chisholm	S
Southern Company Jet Port	
Name and Principal Address (a)	Position
W. Paul Bowers (b)	P,CEO
Mark A. Crosswhite (b)	VP
Cliff S. Thrasher	CFO,T
Tommy Chisholm	S
Southern Company Funding Corporation	
Name and Principal Address (a)	Position
Thomas A. Fanning	D
Kimberly S. Greene	D,P,CEO
Earl C. Long	D,VP,CFO,T
a ** * 11	a

Table of Contents 36

S

Sam H. Dabbs

EPZ Lease, Inc.

Name and Principal Address (k)	Position
William R. Bechstein	D,VP
1105 N. Market Street	
Suite 1300	
Wilmington, DE 19801	
Christopher J. Kysar (a)	D,VP,T,CFO
Kimberly S. Greene (a)	D,P,CEO
Daniel P. McCollum	D,S
Morris, James, Hitchens &	
Williams LLP	
222 Delaware Avenue	
Wilmington, DE 19899	
Judith A. Rosenberg (a)	D,C
James C. Fleming (a)	VP
16	

ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

Name and Principal Address (k)

EPZ Lease, LLC Name and Principal Address (k)	Position
Southern Energy Finance Company Inc.	Member
EPZ Lease, Inc.	Member
EPZ Lease Holding A, LLC Name and Principal Address (k)	Position
EPZ Lease, Inc. EPZ Lease, LLC	Member Member
EPZ LeaseHolding B, LLC	
Name and Principal Address (k)	Position
EPZ Lease, Inc. EPZ Lease, LLC	Member Member
EPZ Lease Holding C, LLC Name and Principal Address (k)	Position
EPZ Lease, Inc.	Member
EPZ Lease, LLC	Member
Dutch Gas Lease, Inc. Name and Principal Address (k)	Position
William R. Bechstein	D,VP
1105 N. Market Street Suite 1300	
Wilmington, DE 19801	
Christopher J. Kysar (a)	D,VP,T,CFO
Kimberly S. Greene (a)	D,P,CEO
Daniel P. McCollum Morris, James, Hitchens &	D,S
Williams LLP	
222 Delaware Avenue	
Wilmington, DE 19899	
Judith A. Rosenberg (a) James C. Floming (a)	D,C
James C. Fleming (a)	VP
Dutch Gas Lease, LLC	

Table of Contents 38

Position

Dutch Gas Lease, Inc. Member **Dutch Gas Lease Holding A, LLC** Name and Principal Address (k) **Position** Dutch Gas Lease, LLC Member **Dutch Gas Lease Holding B, LLC** Name and Principal Address (k) **Position** Dutch Gas Lease, LLC Member **Dutch Gas Lease Holding C, LLC** Name and Principal Address (k) **Position Dutch Gas Lease, LLC** Member **GAMOG Lease, Inc.** Name and Principal Address (k) **Position** William R. Bechstein D,VP 1105 N. Market Street **Suite 1300** Wilmington, DE 19801 Kimberly S. Greene (a) D,P,CEO Christopher J. Kysar (a) D,VP,T,CFO Daniel P. McCollum D,S Morris, James, Hitchens & Williams LLP 222 Delaware Avenue Wilmington, DE 19899 Judith A. Rosenberg (a) D,C VP James C. Fleming (a) **GAMOG Lease Holding G, LLC** Name and Principal Address (k) **Position** GAMOG Lease, Inc. Member **GAMOG Lease Holding H, LLC** Name and Principal Address (k) **Position** GAMOG Lease, Inc. Member **GAMOG Lease Holding I, LLC** Name and Principal Address (k) **Position** Member GAMOG Lease, Inc.

Table of Contents 39

NUON Lease, Inc.

Name and Principal Address (k)	Position
William R. Bechstein	D,VP
1105 N. Market Street	
Suite 1300	
Wilmington, DE 19801	
Kimberly S. Greene (a)	D,P,CEO
Christopher J. Kysar (a)	D,VP,T,CFO
Daniel P. McCollum	D,S
Morris, James, Hitchens &	
Williams LLP	
222 Delaware Avenue	
Wilmington, DE 19899	
Judith A. Rosenberg (a)	D,C
James C. Fleming (a)	VP
17	

ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

NUON Lease Holding D, LLC

Name and Principal Address (k) Position

NUON Lease, Inc. Member

NUON Lease Holding E, LLC

Name and Principal Address (k) Position

NUON Lease, Inc. Member

NUON Lease Holding F, LLC

Name and Principal Address (k) Position

NUON Lease, Inc. Member

Capital Funding

Name and Principal Address (k) Position

William R. Bechstein D,VP

1105 N. Market Street

Suite 1300

Wilmington, DE 19801

Kimberly S. Greene (a) D,P,CEO Christopher J. Kysar (a) D,VP,CFO,T

Daniel P. McCollom D,S

Morris, James, Hitchens &

Williams LLP

222 Delaware Avenue

Wilmington, DE 19899

Judith A. Rosenberg (a) D,C
James C. Fleming (a) VP

Clairton, Inc.

Name and Principal Address (k) Position

William R. Bechstein D.VP

1105 N. Market Street

Suite 1300

Wilmington, DE 19801

Kimberly S. Greene (a) D,P,CEO Christopher J. Kysar (a) D,VP,T,CFO

Daniel P. McCollum D,S

Morris, James, Hitchens &

Williams LLP

222 Delaware Avenue Wilmington, DE 19899

Judith A. Rosenberg (a) D,C James C. Fleming (a) VP

Clairton 2, Inc.

Name and Principal Address (k) Position

William R. Bechstein D,VP

1105 N. Market Street

Suite 1300

Wilmington, DE 19801

Kimberly S. Greene (a) D,P,CEO
Christopher J. Kysar (a) D,VP,T,CFO
Daniel P. McCollum D,S

Morris, James, Hitchens &

Williams LLP

222 Delaware Avenue

Wilmington, DE 19899

Judith A. Rosenberg (a) D,C James C. Fleming (a) VP

Clairton, LLC

Name and Principal Address (k) Position

Clairton, Inc. M
Clairton 2, Inc. M

Carbontronics, Inc.

Name and Principal Address (a) Position

Kimberly S. Greene D,CEO,P
Christopher J. Kysar D,VP,T,CFO
Judith A. Rosenberg D,C
James C. Fleming VP
Tommy Chisholm S

Carbontronics, LLC

Name and Principal Address (k) Position

Carbontronics, Inc. M
SE Finance Company, Inc. M

Southern Telecom, Inc.

Name and Principal Address (m) Position

Robert G. Dawson (g)

Thomas A. Fanning (a)

Michael D. Garrett (c)

Charles D. McCrary (b)

David M. Ratcliffe (a)

D,P,CEO

D

D

R. Craig Elder (g) Tommy Chisholm (a) Carmine A. Reppucci (g)	VP,CFO,T S C
Southern Telecom 1, Inc. Name and Principal Address (m)	Position
Robert G. Dawson (g) Tommy Chisholm (a) R. Craig Elder (g)	D,P,CEO S T
Southern Telecom 2, Inc. Name and Principal Address (m)	Position
Robert G. Dawson (g) Tommy Chisholm (a) R. Craig Elder (g)	D,P,CEO S T

18

ITEM 6. OFFICERS AND DIRECTORS PART I. (Continued)

Southern Management Name and Principal Address (I)	Position
Ronald P. Bertasi Thomas A. Fanning (a) Michael D. Garrett (c) Leonard J. Haynes (a) Charles D. McCrary (b) David M. Ratcliffe (a) Robert M. Gilbert Tommy Chisholm (a) Timothy S. Marvin	D,P,CEO D D D VP,CFO S T
Synfuel Services Name and Principal Address (b)	Position
W. Paul Bowers Jerry L. Stewart Douglas E. Jones Art P. Beattie Earl B. Parsons, III Tommy Chisholm (a) Cliff S. Thrasher (a)	D D,P D,VP VP VP S T
ERA Name and Principal Address (b)	Position
W. Paul Bowers Douglas E. Jones Jerry L. Stewart Art P. Beattie Earl B. Parsons, III Tommy Chisholm (a) Cliff S. Thrasher (a)	D D,P D,VP VP VP S T
Alabama Synfuel Energy, Inc. Name and Principal Address (b)	Position
W. Paul Bowers Douglas E. Jones Jerry L. Stewart Art P. Beattie Earl B. Parsons, III Tommy Chisholm (a) Cliff S. Thrasher (a)	D D,P D,VP VP VP S T

	Eugai Filling. 300 i nenin 60 - Form 633
Southern Company Klondike Name and Principal Address (a)	Position
W. Paul Bowers (b) Cliff S. Thrasher Tommy Chisholm SOUTHERN POWER	P,CEO CFO, T S Member
Electrotechnologies Name and Principal Address (a)	Position
Kimberly S. Greene Thomas A. Fanning James C. Fleming Christopher J. Kysar Tommy Chisholm	D,P,CEO D VP VP,T S
Southern Company Cherokee Name and Principal Address (a)	Position
W. Paul Bowers (b) Mark A. Crosswhite (b) Douglas E. Jones Cliff S. Thrasher Tommy Chisholm	P,CEO VP VP CFO,T S
Southern Company McLeod Name and Principal Address (a)	Position
W. Paul Bowers (b) Mark A. Crosswhite (b) Ed Day (h) Douglas E. Jones Robert G. Moore (b) Cliff S. Thrasher Tommy Chisholm Christopher J. Kysar	P,CEO SVP,L SVP SVP SVP,CFO,C S T
Southern Company GAS Name and Principal Address (a)	Position
Thomas A. Fanning Michael D. Garrett (c) Leonard J. Haynes Anthony R. James (f) David M. Ratcliffe C. Philip Saunders Sandra R. Miller Tommy Chisholm Kimberly S. Greene	M M M M M P,CEO,M C S T

Reese Telecommunications, Inc. Name and Principal Address (c) Robert G. Dawson (g) R. Craig Elder (g) R. Craig Elder (g) Rodney H. Johnson (g) Julie T. Pigott (g) Michael D. Rosenthal (g) Position D,P D,T Condition D,P Solve D,T Sol

19

Table of Contents

ITEM 6. OFFICERS AND DIRECTORS PART I. (Continued)

St. Lucie Holdings Cana, LLC Name and Principal Address (a)	Position
W. Paul Bowers (b) Mark A. Crosswhite (b) Ed Day (h) Douglas E. Jones Robert G. Moore (b) Cliff S. Thrasher Christopher J. Kysar	P,CEO SVP,L SVP SVP SVP,C,CFO T
Southern Information Holding Company, Inc. Name and Principal Address (c)	Position
Leonard J. Haynes (a) Tommy Chisholm (a) Kimberly Greene (a)	D,P S T
Southern Information 1, Inc. Name and Principal Address (c)	Position
Leonard J. Haynes (a) Tommy Chisholm (a) Kimberly Greene (a)	D,P S T
Southern Information 2, Inc. Name and Principal Address (c)	Position
Leonard J. Haynes (a) Tommy Chisholm (a) Kimberly Greene (a)	D,P S T
SE Lease, Inc. Name and Principal Address (a)	Position
Thomas A. Fanning Kimberly S. Greene James C. Fleming Christopher J. Kysar Tommy Chisholm Judith A. Rosenberg	D D,P,CEO VP VP,T,CFO S C
SE Ravenswood Lease, LLC Name and Principal Address (a)	Position
Kimberly S. Greene	P,CEO

47

James C. Fleming	VP
Christopher J. Kysar	VP,T, CFO
Judith A. Rosenberg	C
Tommy Chisholm	S
SCRS	

SCRS

Name and Principal Address (a)	Position
W. Paul Bowers (b)	D,P
Douglas E. Jones	D,EVP
Earl B. Parsons, III (b)	D,VP
Tommy Chisholm	S
Cliff S. Thrasher	T

20

ITEM 6. OFFICERS AND DIRECTORS. Part II. Financial Connections.

Name of Officer or Director	Name and Location of Financial Institution	Position Held in Financial Institution	Applicable Exemption Rule Rule No. 70 Subdivision	
Daniel P. Amos	Synovus Financial Corporation, Columbus, GA	Director	(a)	
Whit Armstrong	The Citizens Bank Enterprise, AL	Chief Executive Officer, Chairman of the Board of Directors and President	(c)	
	Enterprise Capital Corporation Enterprise, AL	Chairman of the Board of Directors, Chief Executive Officer, President	(c)	
Robert L. Brown, Jr.	Citizens Trust Bank, Atlanta, GA	Director	(c)	
Anna R. Cablik	Branch Banking and Trust, Winston Salem, NC	Director	(d)	
Archie H. Davis	The Savannah Bancorp, Savannah, GA	Director Emeritus	(c)	
Archie II. Davis	The Savannah Bank N.A., Savannah, GA	Director	(c)	
G. Edison Holland	FCB Financial Corporation, Savannah, GA	Director	(e)	
Charles D. McCrary	AmSouth Bancorporation, Birmingham, AL	Director	(c);(e);(f)	
Danald M. James	Wachovia Corporation, Charlotte, NC	Director	(b)	
Donald M. James John D. Johns	Alabama National Bancorporation Birmingham, Alabama	Director	(c)	
Carl E. Jones, Jr.	Regions Financial Corporation, Birmingham, AL	Chairman of the Board of Directors, Chief Executive Officer	(c)	
Wallace D. Malone, Jr.	Wachovia Corporation, Charlotte, NC	Vice Chairman of the Board	(6)	
JI.		of Directors	(d)	
Malcolm Portera	Regions Financial Corporation, Birmingham, AL	Director	(c)	
J. Neal Purcell	Synovus Financial Corporation, Columbus, GA	Director	(a)	
	21			

ITEM 6. OFFICERS AND DIRECTORS. Part II. Financial Connections. (Continued)

Name of Officer or Director	Name and Location of Financial Institution	Position Held in Financial Institution	Applicable Exemption Rule Rule No. 70 Subdivision	
C. Dowd Ritter	AmSouth Bancorporation, Birmingham, AL	Chairman, Chief	(c)	
		Executive Officer, President		
	AmSouth Bank, Birmingham, AL	Chairman, Chief Executive Officer	(c)	
George A. Schloegel	Hancock Bank - Mississippi, Gulfport, MS	Director, Chief	(c)	
		Executive Officer and President		
	Hancock Holding Company, Gulfport, MS	Vice Chairman, Chief		
		Executive Officer	(c)	
	Hancock Bank - Louisiana, Baton Rouge, LA	Director	(d)	
Gerald St. Pé	Merchants & Marine Bank, Pascagoula, MS	Director	(a)	
Arnold M.	First Chatham Bank Holding Company,	Chairman of the	(c)	
Tenenbaum	Savannah, GA	Board of Directors		
D. Gary Thompson	Wachovia Bank, Georgia Banking, Atlanta, GA	Chief Executive Officer	(c)	
	Wachovia Corporation, Charlotte, NC	Executive Officer	(c)	
Gene Warr	Coast Community Bank, Gulfport, MS	Director	(c)	
E. Jenner Wood, III	SunTrust Bank Central Group, Atlanta, GA	Chairman, President	(c)	
		and Chief Executive Officer		
	SunTrust Banks Inc., Atlanta, GA	Executive Officer	(c)	
James W. Wright	First Tuskegee Bank, Montgomery, AL	Chairman of the	(c)	
	-	Board of		
		Directors,		
		President and Chief		
		Executive Officer		
	22			

ITEM 6. EXECUTIVE COMPENSATION. PART III.

(a) Summary Compensation Tables. The following tables set forth information concerning any Chief Executive Officer and the most highly compensated executive officers for SCS, SouthernLINC Wireless, Southern Telecom, Southern Management and Southern Nuclear serving as of December 31, 2004, as defined by the Securities and Exchange Commission. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2005 Annual Meetings of Shareholders. SAVANNAH is incorporated by reference to page number III-3 in the SOUTHERN system s combined Form 10-K for the year ended December 31, 2004 (the Form 10-K). SOUTHERN POWER s information was omitted pursuant to General Instruction I(2)(c) of the Form 10-K. SOUTHERN is incorporated by reference to Summary Compensation Table in SOUTHERN s definitive Proxy Statement relating to the 2005 Annual Meeting of Stockholders.

Key terms used in this Item will have the following meanings:

ESP Employee Savings Plan

ESOP Employee Stock Ownership Plan SBP Supplemental Benefit Plan

ERISA Employee Retirement Income Security Act of 1973, as amended

23

SCS SUMMARY COMPENSATION TABLE

		ANNUAL COMPENSATION		NSATION	LONG-TERM COMPENSATION Number of Securities		
Name					Underlyin	g Long-Term	
And Principal		Salary		Other Annual Compensation	Stock Options	Incentive Payouts	All Other Compensation
Position	Year	(\$)	Bonus (\$)	(\$)1	(Shares)	(\$)2	(\$)3
H. Allen Franklin ⁴ President, Chief Executive Officer, Director David M. Ratcliffe ⁵ President, Chief Executive Officer, Director	2004 2003 2002 2004	525,662 966,240 929,215 802,372	1,034,918 2,083,162 1,984,320 1,723,874	17,010 5,940 7,080 6,521	519,115 501,935 382,242 355,296	2,319,320 2,404,720 1,672,510 838,495	125,905 59,881 61,822 39,317
Thomas A. Fanning⁶ Executive Vice President	2004 2003	506,327 375,820	770,721 522,396	561 110,691	63,215 42,314	239,155 223,482	24,977 156,405
G. Edison Holland Executive Vice President	2004 2003 2002	478,642 380,716 364,868	525,042 421,131 416,003	7,629 7,796 69,102	58,072 48,992 54,624	239,852 207,170 219,677	24,563 19,583 90,046

(SCS Summary Compensation Table continued on the next page.)

¹ Tax reimbursements on certain perquisites. In 2002, Mr. Holland s amount includes \$59,548 in tax assistance associated with relocation.

² Payout of performance dividend equivalents on most stock options granted after 1996 that were held by the executive at the end of the performance periods under the Southern Company Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2002, 2003 and 2004, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. If the total shareholder return is below the 30th percentile, no dividend equivalents are paid. For eligible stock options held on December 31, 2002, 2003 and 2004, all named executives received a payout of \$1.355, \$1.385 and \$1.22 per option, respectively.

³ Contributions in 2004 to the ESP, ESOP and non-pension related accruals under SBP are as follows:

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Name	ESP	ESOP	SBP
H. Allen Franklin	\$ 8,634	\$ 740	\$31,916
David M. Ratcliffe	8,567	740	30,010
Thomas A. Fanning	8,309	740	15,928
G. Edison Holland	8,333	740	15,490

In 2004, Mr. Franklin s amount includes payment for unused vacation of \$84,615 in connection with his retirement. In 2003, the amount for Mr. Fanning also included \$138,149 of additional relocation assistance. In 2002, Mr. Holland s amount included \$70,307 of additional relocation expenses.

24

⁴ Mr. Franklin retired as Chairman and Chief Executive Officer effective July 2004.

⁵ Mr. Ratcliffe became Chairman and Chief Executive Officer effective July 2004.

⁶ Mr. Fanning became an executive officer on April 11, 2003.

SCS (continued) **SUMMARY COMPENSATION TABLE**

ANNUAL COMPENSATION LONG-TERM COMPENSATION

Number

of

Securities

Name					UnderlyingLong-Term				
				Other					
And				Annual	Stock	Incentive	All Other		
Principal				Compensation	Options	Payouts	Compensation		
		Salary	Bonus						
Position	Year	(\$)	(\$)	(\$)1	(Shares)	(\$)2	(\$)3		
W. Paul Bowers ⁴	2004	429,704	509,828	9,166	52,052	244,023	22,945		
Executive Vice	2003	356,994	431,675	6,257	46,181	234,253	18,063		
President	2002	329,570	403,433	12,337	50,046	214,133	16,802		
Dwight H. Evans	2004	383,102	416,833	13,445	46,103	249,640	21,176		
Executive Vice	2003	368,369	407,481	5,190	47,404	407,250	20,183		
President	2002	353,038	402,519	10,365	52,854	352,667	23,685		

¹ Tax reimbursements on certain perquisites.

³ Contributions in 2004 to the ESP, ESOP and non-pension related accruals under SBP are as follows:

Name	ESP	ESOP	SBP
W. Paul Bowers	\$9,225	\$740	\$12,980
Dwight H. Evans	9,108	740	11,328

⁴ Mr. Bowers is also President and Chief Executive Officer of Southern Power.

25

² Payout of performance dividend equivalents on most stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2002, 2003 and 2004, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. If the total shareholder return is below the 30th percentile, no dividend equivalents are paid. For eligible stock options held on December 31, 2002, 2003 and 2004, all named executives received a payout of \$1.355, \$1.385 and \$1.22 per option, respectively.

SouthernLINC Wireless SUMMARY COMPENSATION TABLE

	ANNUAL COMPENSATION			LONG-TERM COMPENSATION Number of Securities			
Name					Underlyin	ngLong-Term	
And Principal				Other Annual Compensation	Stock Options	Incentive Payouts	All Other Compensation
Position	Year	Salary (\$)	Bonus (\$)	(\$) ¹	(Shares)	(\$)2	(\$) ³
Robert G. Dawson ⁴	2004	295,175	291,427	2,900	27,910	175,076	16,510
President, Chief	2003	283,824	331,668	2,397	28,698	237,489	16,760
Executive Officer, Director	2002	269,682	310,687	5,798	31,997	215,936	19,345
R. Craig Elder ⁴	2004	180,528	144,041	719	10,862	42,077	8,941
Vice President,	2003	173,606	148,994	1,973	11,169	49,662	8,663
Chief Financial Officer, Treasurer	2002	165,763	187,069	1,664	12,458	49,365	8,500
Rodney H. Johnson	2004	150,783	105,669	2,259	6,472	16,343	8,002
Vice President	2003	145,433	107,434	•	6,700	35,661	6,878
	2002	136,075	135,639	206	7,374	25,810	4,458
Julie T. Pigott	2004	147,078	105,520	719	6,272	33,805	7,720
Vice President	2003	141,276	104,107	1,438	6,492	35,190	5,426
	2002	134,060	133,223	·	7,242	25,631	6,745

¹ Tax reimbursements on certain perquisites.

³ Contributions in 2004 to the ESP, ESOP and non-pension related accruals under the SBP are as follows:

Name	ESP	ESOP	SBP
Robert G. Dawson	\$ 9,225	\$ 740	\$ 6,545
R. Craig Elder	7,357	740	844

² Payout of performance dividend equivalents on most stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2002, 2003 and 2004, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. If the total shareholder return is below the 30th percentile, no dividend equivalents are paid. For eligible stock options held on December 31, 2002, 2003 and 2004, all named executives received a payout of \$1.355, \$1.385 and \$1.22 per option, respectively.

 Rodney H. Johnson
 6,785
 740
 477

 Julie T. Pigott
 6,572
 740
 408

26

⁴ Messrs. Dawson and Elder are also chief executive officer and chief financial officer, respectively, of Southern Telecom.

Southern Management and Southern Company GAS

SUMMARY COMPENSATION TABLE

N		ANNUAL C	OMPENSA	TION	LONG-TERM COMPENSATION Number of Securities Long-		
Name and Principal Position	Year	Salary(\$)	Bonus(\$)	Other Annual Compensation (\$) ¹	Underlyir Stock Options (Shares)	Incentive Payouts (\$)2	All Other Compensation (\$) ³
Southern Management							
Ronald P. Bertasi President, Chief Executive Officer, Director	2004 2003 2002	199,588 190,959 185,000	146,868 155,210 48,100	4,867 7,700 18,395	11,983 12,465 13,700	46,541 36,239 18,564	9,981 9,382 7,001
Southern Company GAS							
C. Philip Saunders ⁴ President, Chief Executive Officer	2004 2003 2002	244,994 233,323 221,321	244,787 94,194 210,821	4,720 7,144	23,207 23,634 26,100	88,988 126,649 91,881	13,116 12,332 11,554

¹ Tax reimbursements on certain perquisites.

³ Contributions in 2004 to the ESP, ESOP and non-pension related accruals under the SBP are as follows:-

Name	ESP	ESOP	SBP
Ronald P. Bertasi	\$ 8,982	\$ 740	\$ 259
C. Philip Saunders	5,512	740	6,864

⁴ Mr. Saunders became the President and Chief Executive Officer of Southern Company GAS on July 15, 2002.

² Payout of performance dividend equivalents on most stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2002, 2003 and 2004, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. If the total shareholder return is below the 30th percentile, no dividend equivalents are paid. For eligible stock options held on December 31, 2002, 2003 and 2004, all named executives received a payout of \$1.355, \$1.385 and \$1.22 per option, respectively.

27

Southern Nuclear SUMMARY COMPENSATION TABLE

ANNUAL COMPENSATION LONG-TERM COMPENSATION

Number

of

Securities Long-UnderlyingTerm

Name

				Other	·	S	
and				Annual	Stock	Incentive	All Other
Principal				Compensation		Payouts	Compensation
Position	Year	Salary(\$)	Bonus(\$)	(\$) ¹	(Shares)	(\$)2	(\$) ³
William G. Hairston,							
III ⁴	2004	481,573	518,813	25,387	58,028	169,687	29,651
President and Chief	2003	459,231	499,660	9,296	59,097	217,489	24,353
Executive Officer	2002	440,104	507,131	11,485	65,890	239,842	27,969
J. Barnie Beasley ⁵	2004	314,408	403,305	3,577	31,523	130,683	16,116
President and Chief	2003	220,077	179,723	4,415	18,220	126,949	12,326
Executive Officer	2002	206,286	181,714	3,798	19,647	129,732	13,819
Jeffrey T. Gasser ⁶	2004	226,393	234,750	7,217	16,045	72,246	11,560
Executive Vice	2003	198,894	162,742	263	16,498	59,795	7,929
President	2002	164,378	162,826		8,195	51,634	8,339
H. Lewis Sumner, Jr.	2004	224,674	181,142	563	17,365	119,022	12,096
Vice President	2003	215,888	176,981	3,016	17,942	142,789	11,553
	2002	208,321	179,632	5,931	20,004	140,011	10,864
Lawrence M. Stinson ⁷ Vice President	2004	200,132	162,191	3,892	15,558	94,362	10,383
Kathleen S. King ⁸ Vice President and Chief Financial Officer	2004	182,328	146,688	7,339	10,300	59,443	9,088

¹ Tax reimbursements on certain perquisites.

² Payout of performance dividend equivalents on most stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2001, 2002 and 2003, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. If the total shareholder return is below the 30th percentile, no dividend equivalents are paid. For eligible stock options held on December 31, 2002, 2003 and 2004, all named executives received a payout of \$1.355, \$1.385 and \$1.22 per option, respectively.

³ Southern Nuclear contributions to the ESP, ESOP and non-pension related accruals under the SBP are provided in the following table:

Name	ESP	ESOP	SBP	
William G. Hairston, III	\$ 8,296	\$ 740	\$ 20,615	
J. Barnie Beasley	9,225	740	6,151	
Jeffrey T. Gasser	8,603	740	2,217	
H. Lewis Sumner, Jr.	9,225	740	2,131	
Lawrence M. Stinson	8,105	740	1,538	
Kathleen S. King	7,839	740	509	

⁴ Mr. Hairston resigned as President and Chief Executive Officer effective September 1, 2004.

28

⁵ Mr. Beasley became President and Chief Executive Officer effective September 1, 2004.

⁶ Mr. Gasser became an executive officer effective September 1, 2002

⁷ Mr. Stinson became an executive officer effective January 1, 2004.

⁸ Ms. King became an executive officer effective April 26, 2004.

STOCK OPTION GRANTS IN 2004

Stock Option Grants. The following table sets forth all stock option grants to the named executive officers of each operating subsidiary during the year ending December 31, 2004. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2005 Annual Meetings of Shareholders. SAVANNAH is incorporated by reference to page number III-4 in the Form 10-K. SOUTHERN POWER s information was omitted pursuant to General Instruction I(2)(c) of Form 10-K. SOUTHERN is incorporated by reference to Option Grants in 2004 under STOCK OPTIONS in SOUTHERN s definitive Proxy Statement relating to the 2005 Annual Meeting of Stockholders.

	Individual Grants			Grant Date Value		
	Number	% of				
	of Securities	Total Options Granted	Exercise			
	Underlying	•	or			
	Share	Employees	Base	T	C ID I	
	Options	in Fiscal	Price	Expiration	Grant Date Present	
Name	$Granted^1$	Year ²	(\$/Sh) ³	Date ³	Value(\$) ³	
SCS						
H. Allen Franklin	519,115	7.2	29.50	7/1/2009	1,707,888	
David M. Ratcliffe	82,265	1.1	29.50	2/13/2014	270,652	
	273,031	3.8	29.3150	8/2/2014	911,924	
Thomas A. Fanning	63,215	0.9	29.50	2/13/2014	207,977	
G. Edison Holland, Jr.	58,072	0.8	29.50	2/13/2014	191,057	
W. Paul Bowers	52,052	0.7	29.50	2/13/2014	171,251	
Dwight H. Evans	46,103	0.6	29.50	2/13/2014	151,679	
SouthernLINC Wireless						
Robert G. Dawson	27,910	0.4	29.50	2/13/2014	91,824	
R. Craig Elder	10,862	0.2	29.50	2/13/2014	35,736	
Rodney H. Johnson	6,472	0.1	29.50	2/13/2014	21,293	
Julie T. Pigott	6,272	0.1	29.50	2/13/2014	20,635	

¹ Under the terms of the Southern Company Omnibus Incentive Compensation Plan, stock option grants were made on February 13, 2004 and for Mr. Ratcliffe, also on August 2, 2004, following his promotion to Chief Executive Officer. The options vest annually at a rate of one-third on the anniversary date of the grant. Grants fully vest upon termination as a result of death, total disability or retirement and expire five years after retirement, three years after death or total disability or their normal expiration date if earlier. The exercise price is the average of the high and low price of Southern Company s common stock on the date granted. Options may be transferred to a revocable trust and, for the named executives, also may be transferred to certain family members, family trusts and family limited partnerships.

² A total of 7,231,703 stock options were granted in 2004.

³ Value was calculated using the Black-Scholes option valuation model. The actual value, if any, ultimately realized depends on the market value of Southern Company s common stock at a future date. Significant assumptions for the February 13, 2004 grant are shown below:

Volatility	Risk-free rate of return	Dividend Yield	Expected Term
19.65%	3.08%	4.75%	5 years
The assumptions for the Augus	st 2, 2004 grant to Mr. R	atcliffe were:	
Volatility	Risk-free rate of return	Dividend Yield	Expected Term
19.00%	3.75%	4.88%	5 years

29

STOCK OPTION GRANTS IN 2004 (continued)

	Individual Grants Number % of			Grant Date Value		
	of Securities	Total Options Granted	Exercise			
	Underlyin Share Options	gto Employees in	or Base Price	Expiration	Grant Date	
Name	Granted ¹	Fiscal Year ²	(\$/Sh) ³	Date ³	Present Value(\$) ³	
Southern Management						
Ronald P. Bertasi	11,983	0.2	29.50	2/13/2014	39,424	
Southern Company GAS						
C. Philip Saunders	23,207	0.3	29.50	2/13/2014	76,351	
Southern Nuclear						
William G. Hairston, III	58,028	0.8	29.50	2/13/2014	190,912	
J. Barnie Beasley	31,523	0.4	29.50	2/13/2014	103,711	
Jeffrey T. Gasser	16,045	0.2	29.50	2/13/2014	52,788	
H. Lewis Sumner, Jr.	17,365	0.2	29.50	2/13/2014	57,131	
Lawrence M. Stinson	15,558	0.2	29.50	2/13/2014	51,186	
Kathleen S. King	10,300	0.1	29.50	2/13/2014	33,887	

¹ Under the terms of the Omnibus Incentive Compensation Plan, stock option grants were made on February 13, 2004 and vest annually at a rate of one-third on the anniversary date of the grant. Grants fully vest upon termination as a result of death, total disability or retirement and expire five years after retirement, three years after death or total disability or their normal expiration date if earlier. The exercise price is the average of the high and low price of Southern Company s common stock on the date granted. Options may be transferred to a revocable trust and for Mr. Hairston, options also may be transferred to certain family members, family trusts and family limited partnerships.

² A total of 7,231,703 stock options were granted in 2004.

^{3.} Value was calculated using the Black-Scholes option valuation model. The actual value, if any, ultimately realized depends on the market value of Southern Company s common stock at a future date. Significant assumptions are shown below:

Volatility	Risk-free rate of return	Dividend Yield	Expected Term	
19.65%	3.08%	4.75% 30	5 years	

AGGREGATED STOCK OPTION EXERCISES IN 2004 AND YEAR-END OPTION VALUES

Aggregated Stock Option Exercises. The following table sets forth information concerning options exercised during the year ending December 31, 2004 by the named executive officers and value of unexercised options held by them as of December 31, 2004. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2005 Annual Meetings of Shareholders. SAVANNAH is incorporated by reference to page number III-5 in the Form 10-K. SOUTHERN POWER s information was omitted pursuant to General Instruction I(2)(c) of Form 10-K. SOUTHERN is incorporated by reference to Aggregated Stock Option Exercises in 2004 and Year-End Option Values under OPTION EXERCISES in SOUTHERN s definitive Proxy Statement relating to the 2005 Annual Meeting of Stockholders.

	Shares		Number of Unexercised Options at Fiscal		Value of Unexercised In-the-Money Options at	
	Acquired on	Value	Year-End (#	ear-End (#)		End(\$) ¹
Name	Exercise (#)	Realized(\$) ²	Exercisable	Unexercisab	leExercisable	Unexercisable
SCS						
	Not					
H. Allen Franklin	exercised Not	0	1,901,082	0	14,550,470	0
David M. Ratcliffe	exercised	0	245,302	441,989	2,604,287	2,043,244
Thomas A. Fanning	28,545	364,036	93,963	102,066	996,511	498,446
G. Edison Holland	11,053	125,498	87,659	108,941	778,700	564,953
W. Paul Bowers	21,169	256,162	100,498	99,521	1,020,600	517,756
Dwight H. Evans	135,523	1,874,454	109,300	95,323	1,025,088	506,092
SouthernLINC Wireless						
Robert G. Dawson	55,877	811,705	85,797	57,708	925,080	306,386
R. Craig Elder	12,230	146,793	12,028	22,461	89,243	119,257
Rodney H. Johnson	18,824	168,414	0	13,396	0	71,084
Julie T. Pigott	3,971	61,650	14,695	13,014	158,712	69,152
Southern Management						
G	Not					
Ronald P. Bertasi	exercised	0	13,288	24,860	98,478	131,974
Southern Company GAS						
C. Philip Saunders	41,709	401,200	25,278	47,663	187,407	252,521
Southern Nuclear						
William G. Hairston, III	75,972	631,479	19,699	119,389	109,231	633,149
J. Barnie Beasley	16,066 Not	212,496	56,899	50,218	620,649	248,167
Jeffrey T. Gasser	exercised	0	29,443	29,775	311,724	148,051
H. Lewis Sumner, Jr.	22,903	350,671	61,565	35,994	682,514	191,209

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Lawrence M. Stinson	exercised	0	51,479	25,867	569,563	127,686
Kathleen S. King	10,784	148,843	27,588	21,136	297,706	111,925

This represents the excess of the fair market value of SOUTHERN s common stock of \$33.52 per share, as of December 31, 2004, above the exercise price of the options. The Exercisable column reports the value of options that are vested and therefore could be exercised. The Unexercisable column reports the value of options that are not vested and therefore could not be exercised as of December 31, 2004.

31

The Value Realized is ordinary income, before taxes, and represents the amount equal to the excess of the fair market value of the shares at the time of exercise above the exercise price.

ITEM 6. OFFICERS AND DIRECTORS. PART III.

(b) Stock Ownership. The following tables show the number of shares of SOUTHERN common stock and preferred stock owned by the directors, nominees and executive officers as of December 31, 2004. It is based on information furnished to SOUTHERN by the directors, nominees and executive officers. The shares owned by all directors, nominees and executive officers of each company as a group constitute less than one percent of the total number of shares of the respective classes outstanding on December 31, 2004. SOUTHERN is incorporated by reference to the Stock Ownership Table in SOUTHERN s definitive Proxy Statement relating to the 2005 Annual Meeting of Stockholders. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2005 Annual Meetings of Shareholders. SAVANNAH is incorporated by reference to page number III-9 in the Form 10-K. SOUTHERN POWER s information was omitted pursuant to General Instruction I(2)(c) of Form 10-K.

Name of Directors		Shares		Shares Beneficially Owned Include: Shares Individuals		
or Nominees and		Beneficially		Have Rights To Acquire Within 60		
Executive Officers SCS	Title of Class	Owned (1)		Days(2)		
Michael D. Garrett David M. Ratcliffe	SOUTHERN Common SOUTHERN Common	139,986 345,682		138,885 331,490		
Charles D. McCrary	SOUTHERN Common	247,659		243,753		
W. Paul Bowers	SOUTHERN Common	157,864		149,924		
Dwight H. Evans	SOUTHERN Common	173,419		158,087		
Thomas A. Fanning	SOUTHERN Common	141,941		139,781		
G. Edison Holland, Jr.	SOUTHERN Common	146,393		141,555		
The directors, nominees and executive officers of SCS as a Group	SOUTHERN Common	1,563,971	shares	1,497,122	shares	
SouthernLINC Wireless						
Robert G. Dawson	SOUTHERN Common	145,166		115,333		
Thomas A. Fanning	SOUTHERN Common	141,941		139,781		
Michael D. Garrett	SOUTHERN Common	139,986		138,885		
Charles D. McCrary	SOUTHERN Common	247,659		243,753		
David M. Ratcliffe	SOUTHERN Common	345,682		331,490		
R. Craig Elder	SOUTHERN Common	27,518		23,525		
Rodney H. Johnson	SOUTHERN Common	7,637		6,849		
Julie T. Pigott	SOUTHERN Common	23,568		21,364		
The directors, nominees and executive officers of SouthernLINC Wireless as	SOUTHERN Common	1,079,157	shares	1,020,980	shares	

32

ITEM 6.OFFICERS AND DIRECTORS. PART III.

Name of Directors		Shares		Shares Beneficially Owned Include: Shares Individuals		
or Nominees and		Beneficially		Have Rights To Acquire Within 60		
Executive Officers Southern Telecom	Title of Class	Owned (1)		Days(2)		
Robert G. Dawson Thomas A. Fanning Michael D. Garrett Charles D. McCrary David M. Ratcliffe R. Craig Elder	SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common	145,166 141,941 139,986 247,659 345,682 27,518		115,333 139,781 138,885 243,753 331,490 23,525		
The directors, nominees and executive officers of Southern Telecom as a Group	SOUTHERN Common	1,047,952	shares	992,767	shares	
Southern Management						
Ronald P. Bertasi Thomas A. Fanning Michael D. Garrett Leonard J. Haynes Charles D. McCrary David M. Ratcliffe Robert M. Gilbert	SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common	13,429 141,941 139,986 103,169 247,659 345,682 2,885		13,288 139,781 138,885 96,000 243,753 331,490 2,720		
The directors, nominees and executive officers of Southern Management as a Group	SOUTHERN Common	1,013,190	shares	983,521	shares	
Southern Company GAS						
C. Philip Saunders	SOUTHERN Common	50,804		49,592		
Southern Nuclear						
J. Barnie Beasley Michael D. Garrett William G. Hairston, III Charles D. McCrary	SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common	89,450 139,986 85,459 247,659		80,029 138,885 80,704 243,753		

David M. Ratcliffe Jeffrey T. Gasser Kathleen King Lawrence Stinson H. L. Sumner, Jr.	SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common SOUTHERN Common	345,682 48,762 40,164 88,022 84,739		331,490 43,023 38,361 63,289 80,002
The directors, nominees and executive officers of Southern Nuclear as a Group	SOUTHERN Common	1,169,924	shares	1,099,536 shares
		33		

ITEM 6. OFFICERS AND DIRECTORS. PART III.

Notes to Item 6, Part III(b):

- (1) As used in these tables, beneficial ownership means the sole or shared power to vote, or to direct the voting of, a security, or investment power with respect to a security, or any combination thereof.
- (2) Indicates shares of SOUTHERN s common stock that directors and executive officers have the right to acquire within 60 days.

(c) Contracts and transactions with system companies.

ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2005 Annual Meetings of Shareholders. SAVANNAH is incorporated by reference to page number III-8 in the Form 10-K. SOUTHERN POWER s information was omitted pursuant to General Instruction I(2)(c) of Form 10-K.

(d) Indebtedness to system companies. None.

(e) Participation in bonus and profit sharing arrangements and other benefits.

SOUTHERN is incorporated by reference to Executive Compensation in SOUTHERN s definitive Proxy Statement relating to the 2005 Annual Meeting of Stockholders. Also, ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2005 Annual Meetings of Shareholders. SAVANNAH is incorporated by reference to page numbers III-6 and III-7 in the Form 10-K. SOUTHERN POWER s information was omitted pursuant to General Instruction I(2)(c) of Form 10-K.

SOUTHERN s Change in Control Plan is applicable to certain of its officers, and individual change in control agreements have been entered into with some of the most highly compensated executive officers of SCS, SouthernLINC Wireless, Southern Telecom, Southern Management, Southern Company GAS and Southern Nuclear. If an executive is involuntarily terminated, other than for cause, within two years following a change in control of SOUTHERN the agreements provide for:

lump sum payment of two or three times annual compensation,

up to five years coverage under group health and life insurance plans,

immediate vesting of all stock options, stock appreciation rights and restricted stock previously granted,

payment of any accrued long-term and short-term bonuses and dividend equivalents, and

payment of any excise tax liability incurred as a result of payments made under any individual agreements.

A SOUTHERN change in control is defined under the agreements as:

acquisition of at least 20 percent of SOUTHERN s stock,

a change in the majority of the members of SOUTHERN s board of directors,

a merger or other business combination that results in SOUTHERN s shareholders immediately before the merger owning less than 65 percent of the voting power after the merger, or

a sale of substantially all the assets of SOUTHERN.

If a change in control affects only a subsidiary of SOUTHERN, these payments would only be made to executives of the affected subsidiary who are involuntarily terminated as a result of that change in control.

SOUTHERN also provides in its incentive plans for pro-rata payments at not less than target-level performance if a change in control occurs and the plans are not continued or replaced with comparable plans.

On December 22, 2004, Southern Nuclear entered into an employment agreement with William G. Hairston III. Under the agreement, Mr. Hairston will continue his employment as Chairman of Southern Nuclear, a position he has held since September 1, 2004. Prior to September 1, 2004, Mr. Hairston served as President and Chief Executive Officer of Southern Nuclear. The agreement will terminate on July 1, 2005, unless earlier terminated by either Southern Nuclear or Mr. Hairston in accordance with its terms. Under the agreement, Mr. Hairston received a base salary of \$40,482 per month until March 1, 2005, when it was increased under SOUTHERN s base salary program to \$42,101. He also receives benefits under various Southern Nuclear and SOUTHERN benefit plans generally provided to similarly situated employees, including pension, capital accumulation and welfare benefit plans. The agreement also

34

Table of Contents

includes confidentiality and non-disclosure provisions that apply during the term of the agreement and for periods of time following Mr. Hairston s termination of employment.

Southern Nuclear and Mr. Hairston also entered into a Release and Restrictive Covenant Agreement on December 22, 2004, under which Mr. Hairston would receive a lump sum payment of approximately \$1.3 million by February 28, 2005, which has been paid. Under the Release, Mr. Hairston released SOUTHERN and its subsidiaries from any claims relating to his prior service with SOUTHERN and its subsidiaries and agreed to comply with confidentiality and non-disclosure provisions consistent with those included in the Employment Agreement, as well as non-competition provisions, for periods of time following his termination of employment .

On February 22, 2002, SOUTHERN, SAVANNAH, SCS and GULF entered into a Supplemental Pension Agreement with Mr. Holland. The agreement provides that upon the retirement of Mr. Holland, he will be paid a monthly amount equal to the difference in the amount he receives from the Southern Company Pension Plan and the amount he would have received had he been employed by a subsidiary or affiliate of SOUTHERN since January 1, 1980. The agreement also provides for lump sum payments upon Mr. Holland s retirement equal to the amount he would have received under the Southern Company Employee Savings Plan and Employee Stock Ownership Plan had he participated in such plans in 1992.

Under the terms of the offer of employment extended to Kathleen King, Southern Nuclear agreed that upon her retirement she will receive supplemental retirement payments calculated as if she had an additional eight years of accredited service under the Southern Company Pension Plan.

(f) <u>Rights to indemnity.</u> Incorporated by reference are the by-laws for the companies of the SOUTHERN system, contained herein as Exhibits.

35

ITEM 7. CONTRIBUTIONS AND PUBLIC RELATIONS.

(1) Expenditures, disbursements or payments, directly or indirectly, in money, goods or services, to or for the account of any political party, candidate for public office or holder of such office, or any committee or agent thereof.

Accounts
Charged,
if any, per
Books
of
Disbursing

Accounts

Name of Recipient or

Name of Company Beneficiary Purpose Company Amount(\$)

None

SOUTHERN, ALABAMA, GEORGIA, GULF, MISSISSIPPI and **SAVANNAH** have established political action committees and have incurred certain costs in the administration of these committees in accordance with the provisions of the Federal Election Campaign Act and the Public Utility Holding Company Act.

(2) Expenditures, disbursements or payments, directly or indirectly, in money, goods or services, to or for the account of any citizens group or public relations counsel.

The information called for by this item was compiled, and memoranda from each company in the system were received and are being preserved by SOUTHERN, in accordance with the instructions to this item.

		Accounts	
		Charged,	
		if any, per Books	
		of Disbursing	
Name of Recipient or Beneficiary	Purpose	Company	Amount(\$)
Business Council of Alabama	Dues &		
	Support	426	236,030
Edison Electric Institute	Dues	921	1,344
Nature Conservancy of Alabama	Dues &		
·	Support	426,921	300,100
Nuclear Energy Institute	Dues	524	520,420*
Public Affairs Research Council of	Dues		
Alabama		426,921,930	12,580
Atlanta Committee for Progress	Dues	930	40,000
Buckhead Coalition	Dues	930	5,000
Central Atlanta Progress	Dues	930	53,750
Edison Electric Institute	Dues	426,930	774,262
Forward Atlanta	Support	930	250,000
Georgia Conservancy	Support	426	36,511
		n/a	25,000**
Georgians for Better Transportation	Dues	930	10,000
Nature Conservancy	Support	426	15,000
	Business Council of Alabama Edison Electric Institute Nature Conservancy of Alabama Nuclear Energy Institute Public Affairs Research Council of Alabama Atlanta Committee for Progress Buckhead Coalition Central Atlanta Progress Edison Electric Institute Forward Atlanta Georgia Conservancy Georgians for Better Transportation	Business Council of Alabama Dues & Support Edison Electric Institute Nature Conservancy of Alabama Dues & Support Nuclear Energy Institute Public Affairs Research Council of Alabama Atlanta Committee for Progress Buckhead Coalition Central Atlanta Progress Edison Electric Institute Dues Forward Atlanta Georgia Conservancy Dues Support Support Georgians for Better Transportation Dues Due	Charged, if any, per Books of Disbursing Name of Recipient or Beneficiary Business Council of Alabama Business Council of Alabama Dues & Support Purpose Edison Electric Institute Dues Public Conservancy of Alabama Dues & Support Dues Support Public Affairs Research Council of Alabama Dues Atlanta Committee for Progress Dues Buckhead Coalition Dues Dues Dues Dues Dues Dues Dues Dues

 n/a
 50,000**

 Nuclear Energy Institute
 Dues
 524,426
 608,865***

- * This amount was paid by Southern Nuclear and billed to ALABAMA.
- ** Georgia Power Foundation.
- *** This amount, which excludes dues billed to joint owners of Plants Hatch and Vogtle, was paid by Southern Nuclear and billed to GEORGIA.

36

ITEM 7. CONTRIBUTIONS AND PUBLIC RELATIONS. (Continued)

				Accounts Charged, if any, per Books of Disbursing	
Name of Company	Name of Recipient or Ber Economic Development Co	-	Purpose	Company	Amount(\$)
GULF	Bay County	ounen	Support	912	20,000
	Economic Development Co	ouncil -			
	Holmes County		Support	912	10,000
		Florida	Support & Dues	912,921	31,640
		Pensacola	Support & Dues	909,921,930	39,904
	Chamber of Commerce		C	426.012	11.500
	Washington County		Support	426,912	11,500
	Edison Electric Institute		Dues	426,921,930	195,842
	Enterprise Florida Florida s Great Northwest		Support & Dues	912,921,930 912	61,000 110,000
	University of West Florida		Support & Dues	912	110,000
	Center		Support	912	35,000
	Other Economic Developm	nent			
	Councils/ Activity Groups	(13			
	Beneficiaries)		Support & Dues	426,909,912,921,930	39,175
	American Association of B	Blacks in			
MISSISSIPPI	Energy		Dues	921	3,000
	Area Development Partner	_	Dues	426	8,000
	Business & Industry Politic	cal			
	Education Committee		Dues	426	4,000
	Coastal Conservation Asso	ciation	Dues	921	1,200
	East Mississippi Business		ъ	126	10.000
	Development Authority	.1	Dues	426	10,000
	Economic Development A Edison Electric Institute	utnority	Dues	426	2,750
	Mississippi Economic Cou	noi1	Dues Dues	426,930 426,930	177,275 65,000
	Mississippi Gulf Coast Eco		Dues	420,930	03,000
	Development Council	Monne	Dues	426,930	2,750
	Mississippi Manufacturers		Dues	120,730	2,730
	Association		Dues	426,930	3,350
	Mississippi Minority Busir	ness		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	2,223
	Alliance		Dues	426	1,500
	Mississippi Municipal Ass	ociation	Dues	426,930	4,200
	Mississippi Partnership for	•			
	Economic Development		Support	921	20,000
	Mississippi Wildlife Feder		Dues	426,930	5,000
	Mississippi World Trade C		Dues	921	5,000
	North American Association	on tor	Descri	020	2.000
	Environmental Education	Comto	Dues	930	3,000
	Partners for Stennis Space		Dues	921	2,500
	Retail Association of Miss	issippi	Dues	426,930	2,000

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	Association of Edison Illuminating			
SAVANNAH	Companies, Inc.	Dues	930	346
	Clean Coast	Support	426	5,000
	Edison Electric Institute	Dues	426,930	81,751
	Georgia Conservancy	Support	426	1,500
	Georgians for Better Transportation	Dues	930	1,000
	Nature Conservancy	Support	426	5,000
	North American Energy Standards			
	Board	Membership	930	5,000
	Southeastern Electric Reliability	_		
	Council	Membership	930	30,688
	Southeastern Electrification Council	Membership	930	3,200
	Southeastern Electric Exchange	Membership	930	5,488
	35	7		

ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS.

PART I.

Transactions	Serving Company	Receiving Company	Co	mpensation
(Note 1)	(Note 1)	SouthernLINC Wireless		(Note 1)
(Note 1)	(Note 1)	Southern Management		(Note 1)
(Note 1)	(Note 1)	Southern Company GAS		(Note 1)
(Note 1)	(Note 1)	Synfuel Services		(Note 1)
(Note 1)	(Note 1)	ERA		(Note 1)
(Note 1)	(Note 1)	Alabama Synfuel Services, Inc.		(Note 1)
(Note 1)	(Note 1)	SCES LLC		(Note 1)
Sublease of railcars (Note 2)	ALABAMA	GEORGIA	\$	891,039
Sublease of railcars (Note 2)	ALABAMA	GULF	\$	200
Sublease of railcars (Note 2)	ALABAMA	MISSISSIPPI	\$	720,287
Sublease of railcars (Note 2)	ALABAMA	SAVANNAH	\$	45,159
Sublease of railcars (Note 2)	GEORGIA	ALABAMA	\$	215,790
Sublease of railcars (Note 2)	GEORGIA	GULF	\$	305,394
Sublease of railcars (Note 2)	GEORGIA	MISSISSIPPI	\$	447,152
Sublease of railcars (Note 2)	GEORGIA	SAVANNAH	\$	334,013
Sublease of railcars (Note 2)	MISSISSIPPI	ALABAMA	\$	163,114
Sublease of railcars (Note 2)	MISSISSIPPI	GEORGIA	\$	941,848
Sublease of railcars (Note 2)	MISSISSIPPI	GULF	\$	104,390
Sublease of railcars (Note 2)	MISSISSIPPI	SAVANNAH	\$	10,477
Sublease of railcars (Note 2)	SAVANNAH	GEORGIA	\$	143,167
Sublease of railcars (Note 2)	GEORGIA	SCRS	\$	384,119
Sublease of railcars (Note 2)	SCRS	ALABAMA	\$	11,241
Sublease of railcars (Note 2)	SCRS	GEORGIA	\$	2,471,015
Sublease of railcars (Note 2)	ALABAMA	SCRS	\$	91,583
Sublease of railcars (Note 2)	GEORGIA	SCRS	\$	499,454
Sublease of railcars (Note 2)	MISSISSIPPI	SCRS	\$	49,300

Note 1: SouthernLINC Wireless and Southern Management have agreements with SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI, SAVANNAH and Southern Nuclear pursuant to which SouthernLINC Wireless and Southern Management reimburse each of such companies for the full cost of services, personnel and facilities provided to SouthernLINC Wireless and Southern Management.

Pursuant to such agreements, during 2004 the total reimbursements to SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI, SAVANNAH and Southern Nuclear from SouthernLINC Wireless were \$35,036,642; \$1,169,839; \$997,967; \$118,729; \$140,119; \$23,923 and none, respectively; and from Southern Management were \$962,626; none; \$160,180; \$22,350; none; \$6,201 and \$4,933, respectively. Southern Management in 2004 also reimbursed SCES LLC \$287,795 for the full cost of services, personnel and facilities.

Southern Company GAS during 2004 also reimbursed GEORGIA and SCS for certain services which were furnished, at cost in the amounts of \$363,724 and \$12,444,777, respectively.

Synfuel Services has agreements with SCS, ALABAMA and GEORGIA pursuant to which Synfuel Services reimburses each of these companies for full cost of services, personnel and facilities. Pursuant to these agreements, during 2004 Synfuel Services reimbursements to SCS, ALABAMA and GEORGIA were \$66,534, \$28,539,290 and \$53,340,084, respectively.

ERA has an agreement with SCS pursuant to which ERA reimburses SCS for the full cost of services, personnel and facilities. Pursuant to this agreement, during 2004 ERA s reimbursement to SCS was \$111,048.

Alabama Synfuel Energy, Inc. has an agreement with SCS pursuant to which reimburses SCS for the full cost of services, personnel and facilities. Pursuant to this agreement, during 2004 Alabama Synfuel Energy, Inc. s reimbursement to SCS was \$642,374.

38

Table of Contents

ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS. (Continued)

SCES LLC has agreements with SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPPI, SAVANNAH and Southern Nuclear for services, personnel and facilities. During 2004, SCES LLC reimbursed to SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI, SAVANNAH and Southern Nuclear \$1,727,963; \$113,114; \$140,230; \$20,211; \$461; none and \$780, respectively. During 2004, SCES LLC reimbursed SouthernLINC Wireless \$340 for the full cost of services, personnel and facilities.

Note 2: The Serving Company owns or leases the railcars; the Receiving Company subleases the railcars and the Compensation is the amount paid to the Serving Company for use of the railcars. From time to time, on an as-needed, as-available basis, an affiliate may sublease its railcars, at cost, to other affiliates.

PART II.

Transactions	Serving Company		pany Compensa	
Surveyor Services	Baskerville-Donovan, Inc.	GULF	\$	9,507

Mr. Fred C. Donovan, a director of GULF, is the Chairman and Chief Executive Officer Baskerville-Donovan, Inc. (an architectural and engineering firm) in Pensacola, Florida.

PART III. None.

39

ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES

Part I (a) See Item 1 for the names of the companies and Item 6 Part I for its location and business address.

Part I (b) Information for this item was filed confidentially under a Rule 24 Certificate of Notification for File No. 70-9727 for the year ended December 31, 2004 as Exhibit B.

Part I (c)

COMPANIES	DEBT TO EQUITY	EARNINGS
SE Finance Capital Corporation II	1.5	\$65,934,302
SE Choctaw LLC	0	\$ 9,596,993
SE Finance Capital Corporation	1.5	\$59,279,777
Southern Energy Finance Company, Inc.	0.4	\$63,026,023

EPZ Lease, Inc.

EPZ Lease, LLC

EPZ Lease Holdings A, LLC

EPZ Lease Trust A

EPZ Lease Holdings B LLC

EPZ Lease Trust B

EPZ Lease Holdings C LLC

EPZ Lease Trust C

Dutch Gas Lease, Inc.

Dutch Gas Lease, LLC

Dutch Gas Lease Holdings A, LLC

Dutch Gas Lease Trust A

Dutch Gas Lease Holdings B LLC

Dutch Gas Lease Trust B

Dutch Gas Lease Holdings C LLC

Dutch Gas Lease Trust C

GAMOG Lease, Inc.

GAMOG Lease Holdings A, LLC

GAMOG Lease Trust A

GAMOG Lease Holdings B, LLC

GAMOG Lease Trust B

GAMOG Lease Holdings C, LLC

GAMOG Lease Trust C

Nuon Lease, Inc.

Nuon Lease Holdings D, LLC

Nuon Lease Trust D

Nuon Lease Holdings E, LLC

Nuon Lease Trust E

Nuon Lease Holdings F, LLC

Nuon Lease Trust F

Southern Company-Florida LLC 0 \$15,382,000

SE Ravenswood Trust 0 \$ 7,442,996

PART I(d)L

None.

PART II

Exhibits G and H, submitted with this filing, are being incorporated by reference.

40

ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES PART III

SOUTHERN s aggregate investment in EWGs and FUCOs at December 31, 2004 is as follows:

	Total	Equity ¹	Debt ²	Guarantees ³
		(in thousa	inds)	
Investment In EWGs & FUCOs (A)	\$ 264,793	\$ 264,793	\$	\$

	SC	OUTHERN s I	nvestme	nt			
Investment in	(in thousands)						
Domestic Public-Utility Subs	Total	Equity	Debt	Guarantees			
ALABAMA	\$ 2,285,183	\$ 2,285,183	\$	\$			
GEORGIA	2,822,518	2,822,518	Ψ	Ψ			
GULF	435,455	435,455					
MISSISSIPPI	333,528	333,528					
SAVANNAH	126,756	126,756					
SOUTHERN POWER ⁴	602,228	602,228					
SEGCO	34,432	34,432					
(B) Total Domestic Public Utility Subsidiaries	\$6,640,100	\$6,640,100	\$	\$			

RATIO A÷B 0.04 ¹

- (1) Included Common Stock held by SOUTHERN and Paid-in-Capital by SOUTHERN.
- (2) Long-term debt owed to SOUTHERN.
- (3) Direct or indirect guarantees of securities of EWGs and FUCOs by SOUTHERN.
- (4) SOUTHERN s investment in SOUTHERN POWER less SOUTHERN s investment in EWGs at SOUTHERN POWER.

41

ITEM 10 - FINANCIAL STATEMENTS AND EXHIBITS

SOUTHERN AND SUBSIDIARY COMPANIES

INDEX TO FINANCIAL STATEMENTS

December 31, 2004

Page

	Number
FINANCIAL STATEMENTS:	
Consolidating Statement of Income for the Year Ended December 31, 2004	A-1
Consolidating Statement of Cash Flows for the Year Ended December 31, 2004	A-3
Consolidating Balance Sheet at December 31, 2004	A-5
Consolidating Statement of Capitalization at December 31, 2004	A-9
Consolidating Statement of Retained Earnings for the Year Ended December 31, 2004	A-13
Consolidating Statement of Paid-in Capital for the Year Ended December 31, 2004	A-14
Consolidating Statements of Comprehensive Income for the Year Ended December 31, 2004	A-15
Consolidating Statements of Accumulated Other Comprehensive Income for the Year Ended	
<u>December 31, 2004</u>	A-15
Notes to Financial Statements at December 31, 2004	A-16
OTHER FINANCIAL STATEMENTS:	
ALABAMA consolidated with ALABAMA PROPERTY COMPANY, ALABAMA TRUST IV and	
ALABAMA TRUST V	A-17
GEORGIA consolidated with PIEDMONT, ATV, GEORGIA TRUST IV, GEORGIA TRUST V,	
GEORGIA TRUST VI and GEORGIA TRUST VII	A-22
GULF consolidated with GULF TRUST III and GULF TRUST IV	A-27
MISSISSIPPI consolidated with MISSISSIPPI TRUST II	A-30
SAVANNAH consolidated with SAVANNAH TRUST I	A-33
SOUTHERN POWER consolidated with SOUTHERN COMPANY FLORIDA, SOUTHERN	
COMPANY JET PORT, KLONDIKE, McLEOD, CHEROKEE and ST. LUCIE HOLDINGS CANA	
<u>LLC</u>	A-36
SOUTHERN HOLDINGS consolidated with SE FINANCE CAPITAL CORP II, CAPITAL FUNDING,	
SCES LLC, ALABAMA SYNFUEL ENERGY, SYNFUEL SERVICES, ERA,	
ELECTROTECHNOLOGIES, SCRS and SERC	A-41
EXHIBITS	A-45

SCHEDULES:

Schedules supporting financial statements of ALABAMA, GEORGIA, GULF, MISSISSIPPI, SAVANNAH and SEGCO are incorporated by reference to those companies annual reports on Federal Energy Regulatory Commission Form 1 for the year ended December 31, 2004, as filed with the Federal Energy Regulatory Commission.

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2004 (Stated in Thousands of Dollars)

		Intercompany								
		Eliminations and								South
		Transfers Add								Comp
	Consolidated	(Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	Fund
erating enues:										
ail sales s for resale	\$ 9,732,131	\$ (631)	\$		\$4,776,985				\$	\$
i-affiliates liates er electric	1,341,282	(1,251,828)		483,839 308,312	246,545 166,245	73,537 110,264	•	5,035 6,130	172,642	
er electric nues er revenues	391,430 437,249	(11,433) (92,670)		151,012	181,033	39,460	15,779	4,029	1,767	
al operating nues	11,902,092	(1,356,562)		4,235,991	5,370,808	960,131	910,326	356,960	174,409	
erating enses:										
l chased	3,521,425	(81,720)		1,186,472	1,232,496	367,155	320,997	55,721	105,114	
er 1-affiliates liates	642,721	(757) (1,232,272)		186,187 226,697	304,978 671,098	30,720 35,177	•	11,413 114,261		
er rations ntenance reciation	2,301,644 1,027,067	(43,258)	70,758	634,030 313,407	902,167 498,114	160,635 69,077	•	61,134 24,831	22,090 20,090	
ortization es other	955,435			425,906	275,488	82,799	39,390	21,252	11,734	
i income s	626,866		198	242,809	227,806	69,856	55,572	15,245	1,307	
al operating enses	9,075,158	(1,358,007)	70,956	3,215,508	4,112,147	815,419	764,085	303,857	160,335	
erating ome er Income	2,826,934	1,445	(70,956)	1,020,483	1,258,661	144,712	146,241	53,103	14,074	

Basi Dilu	c		or similes of the	ALLEGICAL STOCK	o a community	(Saited III till	o admirals j			738,879 743,076	
Earı Basi Dilu	nin c ted		re -	ommon stock (outstanding	(stated in the	ousands)		\$	2.07 2.06	
solidated Income	\$	1,532,257	\$ (1,598,447)	\$ 1,531,745	\$ 481,171	\$ 658,001	\$ 68,223	\$ 76,801	\$ 24,232	\$ 7,388	\$
nings ore Income es ome taxes		2,119,028 586,771	(1,597,888) 559	1,438,647 (93,098)	794,195 313,024	1,037,171 379,170	107,918 39,695	127,467 50,666	38,610 14,378	11,714 4,326	
al other ome and oense)		(707,906)	(1,599,333)	1,509,603	(226,288)	(221,490)	(36,794)	(18,774)	(14,493)	(2,360))
er income bense), net		(60,273)	(480)	(8,698)	(29,050)	(16,260)	(3,644)	(1,454)	(3,459)	661	
erred dends of sidiaries		(29,816)			(23,597)	(670)	(217)	(3,832)	(1,500)		
ributions nandatorily emable erred crities		(27,230)				(15,839)	(1,113)	(630)	(109)		
rest ense to iate trusts		(99,736)	74,673	(00,409)	(16,191)	(44,565)		(1,948)	(12,047)	(3,163)	(2
eraged e income rest ense, net of ounts talized		70,170 (540,523)	74,873	(66,469)	(193,590)	(182,370)	(31,482)	(11,776)	(12,047)	(3,185)) (2
ity in ings ses) of onsolidated sidiaries		(94,786)	(1,598,399)	1,578,302	4,322	4,898	26	89	35		
pense): owance for ity funds il during struction rest income		47,198 27,090	(75,327)	6,468	16,141 15,677	26,659 6,657	1,855 1,224	777	2,379 208	164	2

86

\$ 1.415

(Continued on following page)

A-1

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2004 (Stated in Thousands of Dollars) (Continued)

Operating	Southern Power	Southern Holdings	Southern Management	Southern LINC Wireless P	owerc		Southern Company Gas	Deferred Cash Trust	Deferred Stock Trust	
Revenues:										
Retail sales	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Sales for resale Non-affiliates	266,463									
Affiliates	425,065	2,707		16,092						
Other electric	,,	_,,		,						
revenues	9,783									
Other revenues		155,960	2,803	188,251		9,417	173,488			
Total operating										
revenues	701,311	158,667	2,803	204,343		9,417	173,488			
Onematina										
Operating Expenses:										
Fuel	127,103	81,719					126,368			
Purchased	,	,					,			
power										
Non-affiliates	76,652									
Affiliates Other operations	111,804 58,111	87,756	3,659	137,567		7,214	35,307	10		102
Maintenance	17,084	4	3,039	7,459		7,214	33,307	10		102
Depreciation	17,001	•		7,137						
and amortization	51,161	9,480	133	30,577		1,560	5,955			
Taxes other than										
income taxes	11,273		5	2,375		390	30			
Total operating										
expenses	453,188	178,959	3,797	177,978		9,164	167,660	10		102
Onematina										
Operating Income Other Income and (Expense): Allowance for equity funds used during construction	248,123	(20,292)	(994)	26,365		253	5,828	(10)		(102)

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Interest income Equity in earnings (losses) of	736	66,971	86	86	22	118			20	287	542
unconsolidated subsidiaries Leveraged lease income Interest expense,		(96,736) 70,170	12,677								
net of amounts capitalized Interest expense	(66,088)	(41,121)	(97)	(2,486)		(458)) (1,6	589)			
to affiliate trusts Distributions on mandatorily redeemable preferred		(33,589)									
securities Preferred dividends of subsidiaries		(9,539)									
Other income (expense), net	1,672	1,667	(1,054)	(242)		445	(4	196)		119	
Total other income and (expense)	(63,680)	(42,177)	11,612	(2,642)	22	105	(2,1	185)	20	406	542
Earnings Before Income Taxes Income taxes	184,443 72,935	(62,469) (205,507)	10,618 (734)	23,723 9,715	22	358 227		543 407	10	406	440
Consolidated Net Income	\$ 111,508	\$ 143,038	, ,	\$ 14,008					\$ 10	\$ 406	\$ 440

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-7 inclusive) are an integral part of this statement.

A-2

Table of Contents

rtain and

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2004 (Stated in Thousands of Dollars)

		Intercompany Eliminations and Transfers Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	SCS
net o	\$ 1,532,257	\$ (1,627,994) \$	\$ 1,531,476	\$ 504,768	\$ 658,671 \$	68,440	\$ 80,633	\$ 25,732	\$ 7,388	\$
net cash ı (used										
and me	1,177,991		647	497,010	361,958	88,772	60,260	23,710	12,783	19,8
stment	558,802		(21)	252,858	251,623	46,255	44,424	13,441	(2,143)	ı
	(16,508)	į.					(16,508)			
r ised iction es	(47,199)			(16,141)	(26,659)	(1,855))	(2,379)) (165)	
d .se	94,786 (70,170)	1,598,287	(1,578,033)	(4,322)	(4,898)	(26)) (88)	(35)	I	(1
t, and	X - / /									
	(470)	i.	(190)	(29,362)	2,636	(895)	(1,084)	6,114		19,6
stock ents	31,344 (9,686)	(31,040)	31,344	10,672 2,241	9,701 (12,394)	3,063	1,532	861 467		
lents	(21,267)		(988)		(33,289)	11,982	(1,612)		9,579	1,4

net ck	(369,061) (8,320)	73,512	16,520	(144,256) 30,130	(225,454) (46,730)	1,741 2,355	(26,373) 5,528	(26,371) (1,938)	4,593	(31,6
assets able	(31,477) 13,991 28,967 (108,867)	31,967 (69,446) (32,141)	(3,325) 6,931 (3,662)	(26,229) 19,131 (12,778) (24,568)	618 (9,314) 132,001 (64,563)	(831) (29,622) (51,876) 629	(3,768) 1,401 (5,555) 151	(842) (5,324) 5,035 3,352	(234) (1,534) 1,115	(7 (6,7 24,5 14,6
	(15,803)	(193)		(7,041)	(6,664)	1,946	82	(40)		(3,2
	(47,189)	(2,297)	2,636	(42,544)	5,836	3,111	(19,709)	(911)	(301)	7,8
ided r)	2 (02 121	(71.206)	2 225	1 010 057	002.070	142 100	110.214	22.21.4	21.001	45.5
vities	2,692,121	(71,386)	3,335	1,010,957	993,079	143,189	119,314	33,214	31,081	45,5
у	(2,109,995)			(797,014)	(786,314)	(161,205)	(70,063)	(51,301)	(11,974)	(23,0
to m)					(339,750)			(74,832)		
d	(96,536)	464,638	(457,517)	(242)	1,058	(79)	(1,816)	(41)		(2,5
al net	(74,817)			(37,369)	(21,756)	(10,259)	(3,189)	(885)	(1,975)	
ıyable,	24,570 4,914	14,074 (1,460,966)	1,497,358	7,941 3,876	413 30,445	13,682 22,788	1,243 (2,253)	1,566 291	164	(7,9
ided r)										
vities	(2,251,864)	(982,254)	1,039,841	(822,808)	(1,115,904)	(135,073)	(76,078)	(125,202)	(13,785)	(33,5
notes	(141,228)	(42,803)	(124,980)		70,956	12,334		20,567	(5,907)	
bt	1,861,711	(,555)	4,414	900,000	600,000	210,000	40,000	45,376	()	5,5
	, - ,		-, • • •	,	,	-,	-,	,-,-		2,2
rities k	200,000 175,000	(40,000)	122 571	100,000	200,000		30,000	45,000		
ck	123,571	(40,000) (394,905)	123,571	40,000 17,541	260,068	29,481	1,791	47,255	583	
	Table of Con	tents							91	
	Table of Con	,		17,341	200,008	29,481	1,791	47,233		

(200,000) (125,000)

(30,000)

(80,000)

(1,5)

5,627

4,581

(726,445)

butions

(1,245,796)

78,486

4													
rities k outions	1	(240,000) (28,388)				(200,000)			(28,388)	(40,000)			
pany			113,000										
k			27,164		(23,639)	(654)	(217)	,	(1,829)	(825)			
ommon ds	(1	1,044,734) (38,467)	1,391,189 (5)	(1,044,734)	(437,300) (16,597)	(565,500) (17,247)	(70,000) (2,433)		(66,200) (785)	(23,200) (1,266)		(11,989) (123)	
ided r) vities		(378,331)	1,053,640	(1,041,728)	(146,440)	147,623	54,165		(105,411)	62,907	((17,436)	4,0
n sh sh at		61,926		1,448	41,709	24,798	62,281		(62,175)	(29,081)		(140)	16,0
		311,273		278	42,752	8,699	2,548		69,120	37,943		698	4,8
sh at End	\$	373,199	\$	\$ 1,726	\$ 84,461	\$ 33,497	\$ 64,829	\$	6,945	\$ 8,862	\$	558	\$ 20,9
l Cash ation: ing the													
f lized)	\$	550,782	\$ (68,594)	\$ 69,066	\$ 188,556	\$ 228,190	\$ 28,796	\$	12,084	\$ 10,080	\$	3,446	\$ 4,1

(Continued on following page)

127,115

24,130

6,654

69,068

(70,723)

A-3

Table of Contents

abilities

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2004

(Stated in Thousands of Dollars) (Continued)

perating activities:	Southern Company Funding		Southern Holdings M	Southern Management	Southern LINC t Wireless			SouthernE Company Gas			Change in Control Trust
Consolidated net acome adjustments to econcile onsolidated net acome to net cash rovided from (used	\$	\$ 111,508	\$ 143,038	\$ 11,352	\$ 14,008	\$ 14	\$ 131	\$ 2,236	\$ 10	\$ 406	\$ 440
or) operating ctivities epreciation and mortization eferred income		65,838	8,248	(148)	30,832		1,560	5,955			
exes and investment ix credits lant Daniel apacity apacity apacity funds used uring construction quity in losses earnings) of aconsolidated		23,510	(70,886)		1,082		(616)	(725)			
absidiaries everaged lease acome ension, ostretirement, and ther employee			96,736 (70,170)	(12,676)	11						
enefits			305		2,785		129				
ax benefit of stock ptions ledge settlements		415	45		1,041		18				
ther, net hanges in certain urrent assets and		20,021	5,672	1	(1,452))	(2,913)	(4,332)	(10)	1	(704

eceivables, net ossil fuel stock Iaterials and		(14,009) 2,894	6,294	193	(631)	(3)	(94)	(984) (559)		218
applies ther current assets		(1,715) 4,144	1,310 15,868	1,352 407	(657) (2,586)		(390)	25		
ccounts payable ccrued taxes		(13,844) 32,330	8,003 (35,198)	(2,287) (580)	3,462 (299)	(249) 44	(336)	(150) 648		
ccrued ompensation Ither current			413		512		(253)	(175)		
abilities		(1,692)	4,633	(107)	(3,611)		6	128		
let cash provided om (used for) perating activities		229,400	114,311	(2,493)	44,497	(194)	(2,750)	2,067	406	(46
nvesting		,	,-	(-, - ,	. , -	(**)	(-),	-,		
ctivities:										
ross property dditions roperty sales to		(115,606)	(71,606)		(18,942)		(225)	(646)		
ourchases from) ffiliates ovestment in		414,582								
nconsolidated										
absidiaries lost of removal net			(97,759)	(1,162)	(222)					
f salvage lonstruction ceivables/payable,				344	(36)			308		
et	(40.400)	(14,349)								
ther	(48,100)	(10,043)	(12,970)	(719)	148		855		(1,570)	(6,451
let cash provided om (used for)										
ivesting activities	(48,100)	274,584	(182,335)	(1,537)	(19,052)		630	(338)	(1,570)	(6,451
inancing activities: acrease decrease) in notes										
ayable, net	48,100	(114,349)	23,876	(850)	(24,862)			(3,310)		
roceeds ong-term debt fandatorily edeemable referred securities referred stock			56,400							
lommon Stock lapital contributions		2,808	14,576	4,300	911		2,448		1,218	6,451

Table of Contents 94

om parent

ompany

ompany ledemptions ong-term debt fandatorily edeemable referred securities		(50,000)	1	(31,499)				(1,340)										
referred stock apital distributions parent company ayment of referred stock ividends		(113,000)	1															
ayment of common tock dividends other		(207,000)	١								((10,000)						
let cash provided rom (used for) nancing activities	48,100	(481,541)	١	63,353	3.	,450	((25,291)				(7,564)	(3,310)		1	,218	6,451
let Change in lash and Cash lquivalents lash and Cash lquivalents at		22,443		(4,671)	((580)		154	(1	94)		(9,684)	(1,581)			54	(46
eginning of eriod	10	2,798		115,418	1	,113		6,839	1,8	13		11,452	3,088				233	46
Cash and Cash Equivalents at End f Period	\$ 10	\$ 25,241	\$	110,747 \$		533	\$	6,993	\$ 1,6	19 3	\$	1,768	\$ 1,507		\$;	\$	287	\$
upplemental Cash low Information: lash paid during the eriod for nterest (net of																		
`	\$	\$ 52,146 13,313	\$	19,946 \$ (116,236)		(702)	\$	1,247 7,680		39)	\$	860	\$ 1,689 1,733		\$	\$		\$

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-7 inclusive) are an integral part of this statement.

A-4

Table of Contents

Intercompany

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING BALANCE SHEET DECEMBER 31, 2004 (Stated in Thousands of Dollars)

:	Consolidated	Eliminations and Transfers Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	SCS
,	\$ 373,199	\$	\$ 1,726	\$ 84,461	\$ 33,497	\$ 64,829	\$ 6,945	\$ 8,862	\$ 558	\$ 20,
es 1	755,436 304,479	4,593		235,221 96,486	317,937 140,027	44,255 35,889	32,978 20,803	22,875 6,681		
e	530,897			119,773	345,542	9,283	32,499	23,800		
	320,106	2 (950,405)	43,056 119,452	52,145 61,149	94,377 17,042	7,177 16,218	8,883 15,769	1,608 3,392	29 32,471	74, 309,
	(46,100)		(13,220)	(5,404)	(7,100)	(2,144)	(774)	(878)		
,	325,369 105,437			57,787 36,494	184,267 57,372	32,999 5,446	19,704 6,125	10,590		
es	601,820 126,061 66,401	(107,770) 2	16,053	237,919 61,896 11,269	270,422 32,696 25,260	36,761 38,375 8,732	27,438 9,237 7,662	9,913 23,030 2,174	223 591	1, 15, 7,
	3,463,105	(1,053,578)	167,067	1,049,196	1,511,339	297,820	187,269	112,047	33,872	430,
t, t:	41,437,588			14,636,168	18,681,533	2,367,189	1,882,542	945,359	379,810	279,
u	14,951,009			5,097,930	7,217,607	844,617	697,862	408,415	225,106	153,

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	26,486,579			9,538,238	11,463,926	1,522,572	1,184,680	536,944	154,704	126,
	218,133			93,388	124,745					
3	1,656,772			470,844	766,140	74,004	27,961	91,275	10,662	3,
	28,361,484			10,102,470	12,354,811	1,596,576	1,212,641	628,219	165,366	130,
s:										
s	904,828 976,000			445,634	459,194					
	107,232 284,876	(11,564,121) (979,686)	11,438,402 22,675	45,455 44,322	66,192 66,775	3,674 2,751	3,265 4,007	1,963 1,962	7	11,0 15,1
	2,272,936	(12,543,807)	11,461,077	535,411	592,161	6,425	7,272	3,925	7	26,
8 e										
C	864,476			316,528	505,664	17,566	10,668	10,588	3,462	
-4	985,633	(71,046)	681	489,193	450,270	45,384	19,158			51,
ot e s	153,352		1,348	28,392	77,925	6,615	6,955	5,303	680	
	323,395			109,403	176,825	19,197	9,437	7,935	598	
	248,953 288,752	(492,360)	18,260	46,603 106,263	72,639 80,704	107,994 13,086	5,610 20,103	16,107 28,467	5,164	36,
er	2,864,561	(563,406)	20,289	1,096,382	1,364,027	209,842	71,931	68,400	9,904	88,

\$36,962,086 \$(14,160,791) \$11,648,433 \$12,783,459 \$15,822,338 \$2,110,663 \$1,479,113 \$812,591 \$209,149 \$676,

(Continued on following page)

A-5

Table of Contents

lepreciation

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING BALANCE SHEET DECEMBER 31, 2004 (Stated in Thousands of Dollars) (Continued)

ASSETS	Southern Company Funding	Southern Power	Southern Holdings M	Southern Managemen	Southern LINC nt Wireless	Powercal		Company	Deferre Defer Cash Stoc Trust Trus	ck Control
Current Assets: Cash and cash quivalents Receivables Customer	\$ 10	\$ 25,241	\$ 110,747	\$ 533	\$ 6,993	\$ 1,619	\$ 1,768	\$ 1,507	\$ \$ 2	287 \$
ccounts eceivable Jnbilled revenues Jnder recovered egulatory clause evenues Other accounts		12,865	11,372	75	21,168		822	55,868		
nd notes eceivable		893	34,832		22			1,416		205
Affiliated ompanies Accumulated rovision for	243,022	25,423	23,078	251	1,366	3	72	351		
incollectible ccounts		(350)	(66)	(71)	(3,352))	(40)	(12,701))	
Fossil fuel stock, t average cost /acation pay //aterials and upplies, at		2,904						17,118		
verage cost Prepaid expenses Other		9,839 12,704 112	517 (2,590) 2,806	(380)	6,881 13,687 (3)		748 3	991 777		
Cotal current ssets	243,032	89,631	180,696	408	46,762	1,622	3,373	65,327	2	287 205
Property, Plant, ind Equipment:										
n service ess accumulated		1,821,434	22,117		370,819		33,091	8,467		
		111 200	4.055		156 000		7 (00	2 (20		!

Table of Contents 99

176,093

5,690

3,638

111,200

4,875

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T1 C1 -4	1,710,234	17,242		194,726		27,401	4,829			
Nuclear fuel, at mortized cost										
Construction work in progress	200,903			10,351		57				
ork in progress	200,903			10,331		31				
otal property,										
lant, and quipment	1,911,137	17,242		205,077		27,458	4,829			
quipment	1,711,137	17,272		203,077		27,430	7,027			
Other Property										
nd Investments: Juclear										
ecommissioning										
rusts, at fair										
ralue										
everaged leases		976,000								
Equity		•								
nvestments in										
nconsolidated										
ubsidiaries		65,382	33,125	296						
Other		1,045,453	2,027	35		339	19,901	960	6,949	30,267
Total other										
roperty and										
nvestments		2,086,835	35,152	331		339	19,901	960	6,949	30,267
Deferred										
Charges and										
Other Assets:										
Deferred charges										
elated to income										
axes										
Prepaid pension										
Osts										
Jnamortized debt ssuance expense	14,078	11,897								
Jnamortized loss	14,076	11,097								
n reacquired										
lebt										
Other regulatory										
ssets										
Other	52,167	187,143	1,088	1,353	336	19,711	10,807			
otal deferred										
harges and other										
4-	(() 15	100 040	1 000	1.252	226	10.711	10.007			

1,088 1,353

\$243,032 \$2,067,013 \$2,483,813 \$36,648 \$253,523 \$1,958 \$50,881 \$100,864 \$960 \$7,236 \$30,472

336 19,711

10,807

66,245

ssets

Total Assets

199,040

(Continued on following page)

A-6

Table of Contents

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING BALANCE SHEET DECEMBER 31, 2004 (Stated in Thousands of Dollars) (Continued)

Consolidated ND		Intercompany Eliminations and Transfers Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	SC	
ERS											
	\$ 983,282		\$	\$ 225,005		•		\$ 1,010		\$ 8,	
le	426,394	(360,932)	133,617		208,233	50,000		20,567	13,976		
	12,668	(560,675)	13,694	141,096	194,253	35,359	19,568	17,379	10,947	68,	
	871,572		5,347	198,834	310,763	77,452	•			164,	
its	200,454			49,598	115,661	18,470	9,053	6,973			
	47,237	(105,190)	43,801	28,498	78,269	1,927	396	148	506		
	243,200		,	29,688	129,520					15,	
	179,301	(22,385)	21,337	40,029	74,529	7,665	1,731	3,050	376		
n	137,452			36,494	44,894	5,446	6,125	2,661		21,	
	431,023	(193)		76,858	127,340	16,989	23,913	5,612		112,	
	258,356	, ,	22,269	26,365	75,699	•	•		59	33,	
	3,790,939	(1,051,254)	240,065	852,465	1,811,659	335,546	206,436	84,204	26,282	423,	
t											
ing	10,488,076	(974,043)	988,956	3,855,257	3,709,852	550,989	242,498	237,769	74,333	54,	
t											
s	1,960,644			309,279	969,073	72,166	36,082				
ts											
	5 227 160	(290,790)	1 200	1 995 120	2,556,040	220,000	167 245	00.070	24 127		
	5,237,160	(290,790)	1,209	1,885,120	2,330,040	229,909	167,345	90,079	24,137		

372,528			148,395	170,973	23,354	20,261	8,738	807	
552,109			205,353	300,018	18,489	18,654	7,961	1,634	
864,216	(220,120)	8,117	194,837	331,002	54,869	57,275			209,
71,452	(30,775)		25,056		160				
903,385			383,621	504,515	5,789	5,532	3,870	58	
1,295,871			597,147	411,692	155,831	76,228	41,890	13,083	
350,168 237,379	(30,020)	16	214,689 36,989	92,611 59,733	2,048 65,243	28,189 41,996			13,
9,884,268	(571,705)	9,342	3,691,207	4,426,584	555,692	415,480	214,524	49,065	222,
26,123,927	(2,597,002)	1,238,363	8,708,208	10,917,168	1,514,393	900,496	536,497	149,680	701,
560,472			465,047	14,609	4,098	32,780	43,938		
10,277,687	(11,563,789)	10,410,070	3,610,204	4,890,561	592,172	545,837	232,156	59,469	(24,
\$ 36,962,086	\$ (14,160,791)	\$11,648,433	\$ 12,783,459	\$ 15,822,338	\$ 2,110,663	\$1,479,113	\$812,591	\$ 209,149	\$ 676,
	552,109 864,216 71,452 903,385 1,295,871 350,168 237,379 9,884,268 26,123,927 560,472	552,109 864,216 (220,120) 71,452 (30,775) 903,385 1,295,871 350,168 237,379 (30,020) 9,884,268 (571,705) 26,123,927 (2,597,002) 560,472	552,109 864,216 (220,120) 8,117 71,452 (30,775) 903,385 (30,020) 16 1,295,871 (30,020) 16 9,884,268 (571,705) 9,342 26,123,927 (2,597,002) 1,238,363 560,472 (11,563,789) 10,410,070	552,109 205,353 864,216 (220,120) 8,117 194,837 71,452 (30,775) 25,056 903,385 383,621 1,295,871 597,147 350,168 214,689 237,379 (30,020) 16 9,884,268 (571,705) 9,342 3,691,207 26,123,927 (2,597,002) 1,238,363 8,708,208 560,472 465,047 10,277,687 (11,563,789) 10,410,070 3,610,204	552,109 205,353 300,018 864,216 (220,120) 8,117 194,837 331,002 71,452 (30,775) 25,056	552,109 205,353 300,018 18,489 864,216 (220,120) 8,117 194,837 331,002 54,869 71,452 (30,775) 25,056 160 903,385 383,621 504,515 5,789 1,295,871 597,147 411,692 155,831 350,168 214,689 92,611 2,048 237,379 (30,020) 16 36,989 59,733 65,243 9,884,268 (571,705) 9,342 3,691,207 4,426,584 555,692 26,123,927 (2,597,002) 1,238,363 8,708,208 10,917,168 1,514,393 560,472 465,047 14,609 4,098 10,277,687 (11,563,789) 10,410,070 3,610,204 4,890,561 592,172	552,109 205,353 300,018 18,489 18,654 864,216 (220,120) 8,117 194,837 331,002 54,869 57,275 71,452 (30,775) 25,056 160 160 903,385 383,621 504,515 5,789 5,532 1,295,871 597,147 411,692 155,831 76,228 350,168 237,379 (30,020) 16 36,989 92,611 2,048 28,189 237,379 (30,020) 16 36,989 59,733 65,243 41,996 9,884,268 (571,705) 9,342 3,691,207 4,426,584 555,692 415,480 26,123,927 (2,597,002) 1,238,363 8,708,208 10,917,168 1,514,393 900,496 560,472 465,047 14,609 4,098 32,780 10,277,687 (11,563,789) 10,410,070 3,610,204 4,890,561 592,172 545,837	552,109 205,353 300,018 18,489 18,654 7,961 864,216 (220,120) 8,117 194,837 331,002 54,869 57,275 46,580 71,452 (30,775) 25,056 160 160 903,385 383,621 504,515 5,789 5,532 3,870 1,295,871 597,147 411,692 155,831 76,228 41,890 350,168 327,379 (30,020) 16 36,989 92,611 2,048 28,189 12,631 2,884,268 (571,705) 9,342 3,691,207 4,426,584 555,692 415,480 214,524 26,123,927 (2,597,002) 1,238,363 8,708,208 10,917,168 1,514,393 900,496 536,497 560,472 465,047 14,609 4,098 32,780 43,938 10,277,687 (11,563,789) 10,410,070 3,610,204 4,890,561 592,172 545,837 232,156	552,109 205,353 300,018 18,489 18,654 7,961 1,634 864,216 (220,120) 8,117 194,837 331,002 54,869 57,275 46,580 71,452 (30,775) 25,056 160 160 597,147 411,692 155,831 76,228 41,890 13,083 1,295,871 597,147 411,692 155,831 76,228 41,890 13,083 350,168 214,689 92,611 2,048 28,189 12,631 9,346 9,884,268 (571,705) 9,342 3,691,207 4,426,584 555,692 415,480 214,524 49,065 26,123,927 (2,597,002) 1,238,363 8,708,208 10,917,168 1,514,393 900,496 536,497 149,680 560,472 465,047 14,609 4,098 32,780 43,938

(Continued on following page)

A-7

Table of Contents

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING BALANCE SHEET DECEMBER 31, 2004 (Stated in Thousands of Dollars) (Continued)

Change

Southern Company Funding	Southern Power	Southern Holdings M	Southern Managemen		Powercal				Deferred Stock Trust	in Control Trust
\$ 242,776	\$ 200	\$ 195,004 27,126	\$	\$ 1,099 40,341	\$	\$	\$ 50,690	\$	\$	\$
	19,265 11,024	22,533 6,885	162 489	2,613 9,046 699	263	336 433	16,455 7,933			
246	4,104 28,626	(2,361) 108 23,006	564	1,685 199	153	25	359 1,425 357			
	83	2,703 21,233		1,489 7,033 5,711	(1)	79 635 5,140	2,824			
243,022	63,302	296,237	1,215	69,915	415	6,648	80,043			
	1,099,435	645,161		3,301						
		574,044								
	40.212	496 345		34 263	80		3 202			
	Company Funding \$ 242,776	Company Funding Southern Power \$ 200 242,776 19,265 11,024 4,104 246 28,626 83 243,022 63,302	Company Funding Southern Power Southern Holdings M \$ 200 \$ 195,004 27,126 19,265 22,533 11,024 6,885 4,104 108 28,626 23,006 246 28,626 23,006 243,022 63,302 296,237 1,099,435 645,161 574,044	Company Funding Southern Power Southern Holdings Southern Management \$ 242,776 \$ 200 \$ 195,004 \$ 27,126 \$ 27,126 \$ 19,265 22,533 162 11,024 6,885 489 \$ 489 \$ 246 28,626 23,006 \$ 2,703 21,233 \$ 243,022 63,302 296,237 1,215 \$ 1,099,435 645,161 \$ 574,044 \$ 574,044	Company Funding Southern Power Southern Holdings Southern Management Wireless \$ 200 \$ 195,004 \$ 1,099 242,776 \$ 27,126 \$ 40,341 19,265 22,533 162 2,613 11,024 6,885 489 9,046 699 (2,361) 564 1,685 246 28,626 23,006 199 1,489 2,703 7,033 83 21,233 5,711 243,022 63,302 296,237 1,215 69,915 1,099,435 645,161 3,301 574,044 574,044 574,044	Company Funding Southern Power Southern Holdings ManagementWireless Powercal \$ 200 \$ 195,004 \$ 1,099 \$ 242,776 \$ 27,126 \$ 40,341 \$ 40,341 \$ 19,265 \$ 22,533 \$ 162 \$ 2,613 \$ 11,024 \$ 6,885 \$ 489 \$ 9,046 \$ 263 \$ 246 \$ 28,626 \$ 23,006 \$ 199 \$ 1,685 \$ 246 \$ 28,626 \$ 23,006 \$ 199 \$ 1,489 \$ 2,703 \$ 7,033 \$ 5,711 (1) \$ 243,022 \$ 63,302 \$ 296,237 \$ 1,215 \$ 69,915 \$ 415 \$ 1,099,435 \$ 645,161 \$ 3,301 \$ 574,044 \$ 574,044	Company Funding Southern Power Southern Holdings Management Wireless Powercall Telecom \$ 242,776 \$ 200 \$ 195,004 \$ 1,099 \$ 27,126 \$ 40,341 \$ 27,126 \$ 40,341 \$ 27,126 \$ 40,341 \$ 40,341 \$ 200 \$ 27,126 \$ 40,341 \$ 200 \$ 27,126 \$ 40,341 \$ 200 \$ 27,126 \$ 40,341 \$ 200 \$ 263 \$ 433 \$ 263 \$ 263 \$ 433 \$ 263 \$ 263 \$ 263 \$ 263 \$ 263 \$ 263 \$ 263 \$ 250 \$ 263 \$ 263 \$ 250 \$ 263	Company Funding Southern Power Southern Holdings Southern Wireless LINC Powercall Telecom Company Gas \$ 242,776 \$ 200 \$ 195,004 \$ 1,099 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Company Funding Southern Power Southern Holdings Southern Management Wireless Southern Powercall Telecom Company Gash Trust \$ 242,776 \$ 200 \$ 195,004 \$ \$ 1,099 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Company Funding Southern Power Southern Holdings LINC Management Wireless Southern Powercall Telecom Company Gas Cash Trust Stock Trust \$ 242,776 \$ 200 \$ 195,004 \$ \$ 1,099 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

eferred credits

quity

\$243,032 \$2,067,013 \$2,483,813 \$36,648 \$253,523 \$1,958 \$50,881 \$100,864 \$960 \$7,236 \$30,475

A-8

¹ Includes Post Retirement Life & Medical Provisions, Supplemental and other Pension Accruals, Early Retirement Incentive Program Costs and other Work Force Reduction Costs, and Miscellaneous Post Employment Benefits.

The notes to the financial statements (herein incorporated by reference as part of exhibits numbers A-1 through A-7 inclusive) are an integral part of this statement.

Table of Contents

ough 2044 8.12%

le rates (at

Intercompany

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31,2004 (Stated in Thousands of Dollars)

Eliminations and **Transfers** Add Consolidated (Deduct) Alabama Georgia Gulf Mississippi Savannah SEGCO Southern rm Debt liaries: tgage Interest Rates 6.50% 45,000 25,000 20,000 to 6.90% ough 2026 6.88% 60,000 30,000 30,000 105,000 55,000 30,000 20,000 bonds n senior debt Interest Rates 5.49% 379,187 225,000 150,000 to 5.50% 2.65% 674,075 520,000 150,000 to 6.20% 2.79% 1,220,016 14,913 500,000 300,000 to 7.13% 3.13% 462,422 410,000 45,000 to 6.55% 40 168,586 125,000 4.10% to 7.00% 4.00%4,534,901 1,425,000 1,225,000 335,000 90,000 150,000 50,000 to

	1.66% to	563,253				300,000	100,000				
	3.63% 2.09% 3.76%	195,000 89,563			195,000						
	2.48% to	440,000			250,000	150,000		40,000			
n notes pa	2.76% yable to		(974,043)	974,043							
g-term tes and		8,727,003	(974,043)	988,956	3,525,000	2,400,000	435,000	130,000	195,000	50,000	40
g-term											
control onds	Interest										
lized:	Rates										
	5.25% 5.50%	12,075 24,400			24,400		12,075				
rates (at											
ugh 2017	2.01% to	89,800			89,800						
ateralized:	1.08%	850,060				812,560	13,000			24,500	
ugh 2034 rates (at	to 5.45%										
ah 2020	1.24% to	1,564,475			445,940	873,330	144,555	82,695	17,955		
ugh 2038	2.65%										
er 1 debt		2,540,810			560,140	1,685,890	169,630	82,695	17,955	24,500	
ed lease 1s		115,052			52	76,982			5,824		22
zed debt), net		(16,507)			(4,930)	(522)	(8,641)	(197)		(167)	
g-term ual		11,471,358	(974,043)	988,956	4,080,262	4,162,350	650,989	242,498	238,779	74,333	63

8

ent lion)

unt due **983,282** 225,005 452,498 100,000 1,010 e year

m debt excluding **\$10,488,076** \$(974,043) \$988,956 \$3,855,257 \$3,709,852 \$550,989 \$242,498 \$237,769 \$74,333 \$54 ue within one

(Continued on following page)

A-9

Table of Contents

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31, 2004 (Stated in Thousands of Dollars) (Continued)

							Change
		ıthern			Southern		neferred in
		mpany So			outhern LINC	_	Cash StockControl
Long Torm Dobt	Fu	nding l	Power	Holdingsian	agementirelesion	ercaelecomGas	Trust Trust Trust
Long-Term Debt of Subsidiaries:							
First mortgage							
bonds							
	Interest						
Maturity	Rates						
·	6.50%						
	to						
2006	6.90%						
2025 through 2026	6.88%						
Total first mortgage							
bonds							
Lang tama sanian							
Long-term senior notes and debt							
notes and deot	Interest						
Maturity	Rates						
1viacaiity	5.49%			4,187			
	to			1,107			
2005	5.50%						
	2.65%			4,075			
	to						
2006	6.20%						
	2.79%		1,685	403,418			
	to						
2007	7.13%						
	3.13%			3,302	4,120		
•	to						
2008	6.55%			2.566	200		
	4.10%			2,566	280		
2009	to 7.00%						
2009	4.00%	1	,100,000	159,901			
	4.00% to	1,	,100,000	139,901			
2010 through 2044	8.12%						
Adjustable rates (at	0.12/0						
1/1/05):							
2005				163,253			
				,—			

2006 2007 2009 Long-term notes payable to affiliates	1.66% to 3.63% 2.09% 3.76% 2.48% to 2.76%		89,563	
Total long-term senior notes and debt		1,101,685	830,265	4,400
Other long-term debt Pollution control revenue bonds				
Maturity Collateralized: 2006 2024 Variable rates (at	Interest Rates 5.25% 5.50%			
1/1/05): 2015 through 2017 Non-collateralized:	2.01% to 2.16%			
2012 through 2034 Variable rates (at 1/1/05):	to 5.45%			
2011 through 2038	to 2.65%			
Total other long-term debt				
Capitalized lease obligations			9,900	
Unamortized debt (discount), net		(2,050)		
Total long-term debt (annual interest requirement		1,099,635	840,165	4,400

\$496 million) Less amount due

200 1,099 195,004

within one year

Long-term debt excluding amount due within one year \$ \$1,099,435 \$645,161 \$ \$ 3,301 \$

\$ \$ \$ \$

\$

(Continued on following page)

A-10

Table of Contents

123,359

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31, 2004 (Stated in Thousands of Dollars) (Continued)

	Consolidated	Intercompany Eliminations and Transfers Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO
Interest Rates 7.20% to 8.19%	t 435,368					30,928	36,082		
4.75% to 7.13%	1,319,090			309,279	762,887	41,238			
5.88%	206,186				206,186				
	1,960,644			309,279	969,073	72,166	36,082		
	99,098			47,611	14,609	4,098	32,780		
	294,077			294,077					
	43,938							43,938	

Table of Contents 112

123,359

560,472	465,047	14,609	4.098	32,780	43,938
200,	.00,0.,	1.,007	.,0,0	2-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,

330,000

3,708,675

(805,301)

3,708,675

868,746 (5,557)	(6,630,952) (5,557)	866,608	1,955,183	2,478,268	397,396	295,837	72,533	34,104	
5,838,986	(4,121,979)	5,834,983	1,341,049	2,102,798	159,581	215,893	107,685	25,037	
(133,163)		(196)	(16,028)	(34,755)	(2,865)	(3,584)	(2,285)		(25
10,277,687	(11,563,789)	10,410,070	3,610,204	4,890,561	592,172	545,837	232,156	59,469	(24

\$23,286,879 \$(12,537,832) \$11,399,026 \$8,239,787 \$9,584,095 \$1,219,425 \$857,197 \$513,863 \$133,802 \$29

344,250

38,060

37,691

54,223

328

(Continued on following page)

A-11

Table of Contents

Total preferred

stock of

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31, 2004 (Stated in Thousands of Dollars) (Continued)

Long-term D Payable to Affiliated Trusts:		Southern Southern Holdings Manager		Southern		Change in Control Trust
Maturity Rate 2027 7.20 through to						
2041 8.19 4.75 to	5%	368,358				
2042 7.13 2044 5.88	3%	205,686				
Total long-ter debt payable affiliated trus (annual interer requirement \$128 million)	to ts est	574,044				
Preferred Stoof Subsidiaries 100 cumulate par or stated value 4.20% 7.00% \$25 par or stated value Cumulative 5.20% to 5.83 Non-cumulate 6.00% \$100,000 par stated value 4.95%	es: ive % to ted					

subsidiaries
(annual dividend
requirement
\$30 million)

Common Stockholders **Equity:**

Common stock, par value \$5 per

share

Authorized -1 billion shares

Issued: 742 million shares

Treasury: 0.2 million shares

Par value

Paid-in capital 10 304,475 75,284 162,019 15,994 4,420 29,016 5,283 740,535 854 26,930 Treasury, at cost Retained earnings 122,134 (9,679)145,938 (39,852)(39,325)(14,542)3,769 106 1,953 3,437 Accumulated other comprehensive income (loss) (51,058)(54)105 6,353 (13)(1,717)Total common

1

1

10

stockholders 10 811,611 35,433 7,236 equity 456,776 122,641 1,453 8,177 17,620 960 30,472 **Total**

Capitalization \$10 \$1,911,046 \$1,675,981 \$ 35,433 \$125,942 \$ 1,453 \$8,177 \$17,620 \$960 \$7,236 \$30,472

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-7 inclusive) are an integral part of this statement.

A-12

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF RETAINED EARNINGS FOR THE YEAR ENDED DECEMBER 31, 2004 (Stated in Thousands of Dollars)

	Intercompany Eliminations and Transfers Add								South
		Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	Powe
	\$ (3,907,365)	\$ 5,340,329	\$ 1,291,558	\$ 2,010,297	\$ 161,208	\$ 203,419	\$ 106,653	\$ 29,638	\$ 217,
1,532,257	(1,598,447)	1,531,745	481,171	658,001	68,223	76,801	24,232	7,388	111,
(1,044,448)) 286	(1,044,734)							
	1,391,189		(437,300)	(565,500)	(70,000)) (66,200)	(23,200)	(11,989)	(207,
7,644	(7,642)	7,643	5,620		150	1,873			
\$ 5,838,986	\$ (4,121,979)	\$ 5,834,983	\$1,341,049	\$2,102,798	\$159,581	\$ 215,893	\$ 107,685		\$ 122,
1	\$ 5,343,533 1,532,257 (1,044,448) 7,644	Eliminations and Transfers Add (Deduct) \$ 5,343,533 \$ (3,907,365) (1,044,448) 286 7,644 (7,642)	Eliminations and Transfers Add Consolidated (Deduct) Southern \$ 5,343,533 \$ (3,907,365) \$ 5,340,329 1,532,257 (1,598,447) 1,531,745 (1,044,448) 286 (1,044,734) 1,391,189 7,644 (7,642) 7,643	Eliminations and Transfers Add Consolidated (Deduct) Southern Alabama \$ 5,343,533 \$ (3,907,365) \$ 5,340,329 \$ 1,291,558 1,532,257 (1,598,447) 1,531,745 481,171 (1,044,448) 286 (1,044,734) 1,391,189 (437,300) 7,644 (7,642) 7,643 5,620	Eliminations and Transfers Add Consolidated (Deduct) Southern Alabama Georgia \$ 5,343,533 \$ (3,907,365) \$ 5,340,329 \$ 1,291,558 \$ 2,010,297 1,532,257 (1,598,447) 1,531,745 481,171 658,001 (1,044,448) 286 (1,044,734) 1,391,189 (437,300) (565,500) 7,644 (7,642) 7,643 5,620	Eliminations and Transfers Add Consolidated (Deduct) Southern Alabama Georgia Gulf \$ 5,343,533 \$ (3,907,365) \$ 5,340,329 \$ 1,291,558 \$ 2,010,297 \$ 161,208 1,532,257 (1,598,447) 1,531,745 481,171 658,001 68,223 (1,044,448) 286 (1,044,734) 1,391,189 (437,300) (565,500) (70,000) 7,644 (7,642) 7,643 5,620 150	Eliminations and Transfers Add Consolidated (Deduct) Southern Alabama Georgia Gulf Mississippi \$ 5,343,533 \$ (3,907,365) \$ 5,340,329 \$ 1,291,558 \$ 2,010,297 \$ 161,208 \$ 203,419 1,532,257 (1,598,447) 1,531,745 481,171 658,001 68,223 76,801 (1,044,448) 286 (1,044,734) 1,391,189 (437,300) (565,500) (70,000) (66,200) 7,644 (7,642) 7,643 5,620 150 1,873	Eliminations and Transfers Add Consolidated (Deduct) Southern Alabama Georgia Gulf Mississippi Savannah \$ 5,343,533 \$ (3,907,365) \$ 5,340,329 \$ 1,291,558 \$ 2,010,297 \$ 161,208 \$ 203,419 \$ 106,653 \$ 1,532,257 (1,598,447) 1,531,745 481,171 658,001 68,223 76,801 24,232 \$ 1,391,189 (437,300) (565,500) (70,000) (66,200) (23,200) \$ 7,644 (7,642) 7,643 5,620 150 1,873	Eliminations and Transfers Add Consolidated (Deduct) Southern Alabama Georgia Gulf Mississippi Savannah SEGCO \$ 5,343,533 \$ (3,907,365) \$ 5,340,329 \$ 1,291,558 \$ 2,010,297 \$ 161,208 \$ 203,419 \$ 106,653 \$ 29,638 1,532,257 (1,598,447) 1,531,745 481,171 658,001 68,223 76,801 24,232 7,388 (1,044,448) 286 (1,044,734) 1,391,189 (437,300) (565,500) (70,000) (66,200) (23,200) (11,989)

Table of Contents 116

Southern Deferred Deferred

Southern Company Cash

in

Control

Stock

Southern

LINC

Southern

Southern

Dolongo	Но	oldings	Management	Wireless	Powercall	Telecom	Gas	Trust	Trust	Trust
Balance, December 31, 2003	\$	2,900	\$ (51,204)	\$ (53,333)	\$ (14,556)	\$ 13,638	\$ (11,915)	\$ 96	\$ 1,547	\$ 2,997
ADD:										
Net Income After Preferred Dividends	1	43,038	11,352	14,008	14	131	2,236	10	406	440
ADD (DEDUCT):										
Dividends on Common Stock of Southern Company Dividends on Common Stock of										

Other

Subsidiary Companies

Adjustments to Retained Earnings

Balance, December 31,

2004 \$145,938 \$ (39,852) \$ (39,325) \$ (14,542) \$ 3,769 \$ (9,679) \$ 106 \$ 1,953 \$ 3,437

(10,000)

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-7 inclusive) are an integral part of this statement.

A-13

Balance, **December**

31, 2003

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENT OF PAID IN CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2004 (Stated in Thousands of Dollars)

		Intercompany Eliminations and Transfers Add									Southe
lance,	Consolidated		Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	SCS	Nuclea
cember , 2003	\$ 746,080	\$ (6,307,893)	\$ 744,663	\$ 1,927,069	\$ 2,208,538	\$ 364,864	\$ 292,841	\$ 24,417	\$33,520	\$ 150	\$ 25,63
DD EDUCT):											
oceeds om issuance common ock over the r value creof ontributions d	120,869		120,869								
justments capital pital stribution to	_	(437,257)		28,213	269,769	32,544	3,323	48,116	584		9,16
OUTHERN her		113,000 1,198	1,076	(99)) (39)) (12)	(327))			
dance, ecember , 2004	\$ 868,746	\$ (6,630,952)	\$ 866,608	\$ 1,955,183	\$ 2,478,268	\$ 397,396	\$ 295,837	\$ 72,533	\$ 34,104	\$ 150	\$ 34,79
	Com	thern npanySouthern nding Power		n Southern	Southern LINC tWireless Pow		thern Compai	•	Deferred	Change In Control Trust	

Table of Contents 118

\$10 \$850,312 \$289,855 \$65,510 \$159,525 \$15,994 \$1,952 \$23,720 \$854 \$4,066 \$20,480

ADD (DEDUCT):

Proceeds from issuance of common stock over the par value thereof

Contributions

and

adjustments

to capital 3,223 14,620 9,774 2,494 2,468 5,296 1,217 6,450

Capital

distribution to

SOUTHERN (113,000)

Other

Balance, December

31, 2004 \$10 \$ 740,535 \$304,475 \$75,284 \$162,019 \$15,994 \$4,420 \$29,016 \$854 \$5,283 \$26,930

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-7 inclusive) are an integral part of this statement.

A-14

Comprehensive

Income

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2004 (Stated in Thousands of Dollars)

Intercompany Eliminations and

All Transfers Other

		Add							
	Consolidated	(Deduct)	Subsidiaries	s ¹ Southern	Alabama	Georgia	Gulf	Mississipp	Savannah
Consolidated Net Income	\$ 1,532,257	\$ (1,598,44	7) \$19,160	\$ 1,531,745	\$481,171	\$ 658,001	\$ 68,223	\$ 76,801	\$ 24,232
Other comprehensive income: Change in additional minimum pension liability, net of tax of									
\$(11,436)	(19,188)			(197)	(4,083)	(6,122)	(292)	(1,825)	(401)
Change in fair value of marketable securities, net of									
tax of \$3,647	6,493				414	(181)	56	80	
Changes in fair value of qualifying hedges, net of tax of \$(11,776) Less: Reclassification adjustment for amounts included in net income, net of	(18,977)			(61)	(7,906)	(7,999)		(297)	255
tax of \$7,208	11,514			1,071	3,514	2,421	145	(80)	65
Total Other Comprehensive Income	(20,158)			813	(8,061)	(11,881)	(91)) (2,122)	(81)
Consolidated									

Table of Contents 120

\$1,512,099 \$(1,598,447) \$19,160 \$1,532,558 \$473,110 \$646,120 \$68,132 \$74,679 \$24,151

Consolidated Net Income	SCS \$	Southern Nuclear	Southern Power \$ 111,508	Southern Holdings \$ 143,038	Southern LINC Wireless \$ 14,008	Southern Telecom \$ 131	Southern Company Gas \$ 2,236	Deferred Cash Trust \$ 10	Change In Control Trust
Other comprehensive income: Change in additional minimum pension liability, net of tax Change in fair value of marketable securities, net of tax Changes in fair value of qualifying hedges, net of tax Less: Reclassification adjustment for	(5,925)	(294)	(920)	6,359	(36)	(13)	(2,049)	(8)	(227)
amounts included in net income, net of tax			6,324				(1,946)		
Total Other Comprehensive Income	(5,925)	(294)	5,404	6,359	(36)	(13)	(3,995)	(8)	(227)
Consolidated Comprehensive Income	\$ (5,925)	\$ (294)	\$ 116,912	\$ 149,397	\$ 13,972	\$ 118	\$ (1,759)	\$ 2	\$ 213

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING STATEMENTS OF ACCUMULATED OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2004 (Stated in Thousands of Dollars)

Intercompany Eliminations

and Transfers

	Consolidated	(Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah
Balance at beginning of period	\$ (113,005)	\$	\$ (1,009)	\$ (7,967)	\$ (22,874)	\$ (2,774)	\$ (1,462)	\$ (2,204)
Change in current period	(20,158)		813	(8,061)	(11,881)	(91)	(2,122)	(81)

Balance at end of period

\$ (133,163) \$

 $(196) \quad \$ (16,028) \quad \$ (34,755) \quad \$ (2,865) \quad \$ \quad (3,584) \quad \$ \quad (2,285)$

	SCS	Southern Nuclear	Southern Power	Southern Holdings		Southern	Southern Company Gas	Deferred Cash Trust	Co	ange In ntrol rust
Balance at beginning of period Change in current period	\$ (19,800) (5,925)	\$ (1,047) (294)	\$ (56,462) 5,404	\$ (6) 6,359	\$ (18) (36)	\$ (13)	\$ 2,278 (3,995)	\$ 8 (8)	\$	332 (227)
Balance at end of period	\$ (25,725)	\$ (1,341)	(51,058)	\$ 6,353	\$ (54)	\$ (13)	\$ (1,717)	\$	\$	105

¹ Consolidating Statement of Comprehensive Income breaks out only consolidated subsidiaries which had other comprehensive income. See Consolidating Statement of Income for details of other subsidiaries net income. The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-7 inclusive) are an integral part of this statement.

A-15

Table of Contents

Notes to Financial Statements at December 31, 2004

The notes to SOUTHERN s financial statements included in the Form 10-K on pages II-42 through II-70 are herein incorporated by reference as part of exhibit number A-1 and are an integral part of the financial statements.

A-16

Table of Contents

ALABAMA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	ALABAMA		ALABAMA	ALABAMA	ALABAMA TRUST	ALABAMA TRUST
	Consolidated	Eliminations	CORPORATI	EPROPERTY		V
Operating Revenues:					(Note B)	(Note B)
Retail sales	\$ 3,292,828	\$	\$ 3,292,828	\$	\$	\$
Sales for resale	, ,,,,,,,,,,	*	+ -,-,-,-,-	7	т	-
Non-affiliates	483,839		483,839			
Affiliates	308,312		308,312			
Other revenues	151,012		151,012			
Total operating revenues	4,235,991		4,235,991			
Operating Expenses:						
Fuel	1,186,472		1,186,472			
Purchased power						
Non-affiliates	186,187		186,187			
Affiliates	226,697		226,697			
Other operations	634,030		634,030			
Maintenance	313,407		313,407			
Depreciation and amortization	425,906		425,906			
Taxes other than income taxes	242,809		242,809			
Total operating expenses	3,215,508		3,215,508			
Operating Income Other Income and	1,020,483		1,020,483			
(Expense):						
Allowance for equity funds	4 < 4 4 4		4 < 4 4			
used during construction	16,141	(4.0.70)	16,141			
Interest income	15,677	(4,059)	15,599	78	1,224	2,835
Interest expense, net of	(400 700)	4.0.50	(10= 610)			
amounts capitalized	(193,590)	4,059	(197,649))		
Interest expense to affiliate	(4 < 404)		(12.25.4)		(1.105)	(2.750)
trusts	(16,191)		(12,254)		(1,187)	(2,750)
Other income (expense), net	(24,728)	(634)	(24,754)) 660		
Total other income and						
(expense)	(202,691)	(634)	(202,917)	738	37	85
Earnings Before Income						
Taxes	817,792	(634)	817,566	738	37	85
Income taxes	313,024	` ,	312,798	226		
	,		•			

124

Net Income Dividends on Preferred	504,768	(634)	504,768	512			37	85	
Stock Stock	23,597		23,597						
Net Income After Dividends on Preferred Stock	\$ 481,171	\$ (634) \$	481,171	\$	512	\$	37	\$	85
		A-17							

ALABAMA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF CASH FLOWS (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	ALABAMA		ALABAMA		ALABAMA		ALABAMA TRUST		ALABAMA TRUST			
	Coı	nsolidated	Elim	inations	CO	RPORATE	PRO	PERTY				V
Operating Activities:									(No	te B)	(No	te B)
Net income	\$	504,768	\$	(634)	\$	504,768	\$	512	\$	37	\$	85
Adjustments to reconcile net	Ψ	201,700	Ψ	(031)	Ψ	301,700	Ψ	312	Ψ	37	Ψ	0.5
income to net cash provided												
from operating activities												
Depreciation and amortization		497,010				497,010						
Deferred income taxes and												
investment tax credits, net		252,858				252,858						
Deferred revenues		(11,510)				(11,510)						
Allowance for equity funds												
used during construction		(16,141)				(16,141)						
Pension, postretirement, and												
other employee benefits		(29,362)				(29,362)						
Tax benefit of stock options		10,672		60.4		10,672						
Other, net		10,817		634		10,183						
Changes in certain current												
assets and liabilities		(144.256)		522		(144 (72)		_		(27)		(95)
Receivables, net		(144,256)		533		(144,672)		5		(37)		(85)
Fossil fuel stock		30,130				30,130						
Materials and supplies Other current assets		(26,229) 19,131				(26,229) 19,131						
Accounts payable		(12,778)				(12,814)		36				
Accrued taxes		(24,568)				(24,862)		294				
Accrued compensation		(7,041)				(7,041)		271				
Other current liabilities		(42,544)		(533)		(42,011)						
		(,)		()		(,)						
Net cash provided from (used												
for) operating activities		1,010,957				1,010,110		847				
Investing Activities:												
Gross property additions		(797,014)				(795,585)		(1,429)				
Cost of removal net of salvage		(37,369)				(37,369)						
Other		11,575				11,575						
Net cash provided from (used												
for) investing activities		(822,808)				(821,379)		(1,429)				

Financing Activities:

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Proceeds									
Senior notes		900,000			900,000				
Preferred stock		100,000			100,000				
Common stock		40,000			40,000				
Capital contributions from									
parent company		17,541			17,515		26		
Redemptions									
Senior notes		(725,000)			(725,000)				
Other long-term debt		(1,445)			(1,445)				
Payment of preferred stock									
dividends		(23,639)			(23,639)				
Payment of common stock									
dividends		(437,300)			(437,300)				
Other		(16,597)			(16,597)				
Net cash provided from (used									
for) financing activities		(146,440)			(146,466)		26		
N. G. L. LG. L									
Net Change in Cash and Cash		41.700			10.065		(556)		
Equivalents		41,709			42,265		(556)		
Cash and Cash Equivalents		12 752			26 711		6.041		
at Beginning of Period		42,752			36,711		6,041		
Cash and Cash Equivalents									
at End of Period	\$	84,461	\$	\$	78,976	\$	5,485	\$	\$
at Liia oi i ciioa	Ψ	0 1,701	Ψ	Ψ	, 0, , , , 0	Ψ	5,105	Ψ	Ψ

A-18

ALABAMA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	ALABAM Consolida		Eliminations		ABAMA RPORATE	ABAMA PERTY
Current Assets: Cash and cash equivalents	\$ 84,4	1 61	\$	\$	78,976	\$ 5,485
Receivables						
Customer accounts receivable	235,2				235,221	
Unbilled revenues	96,4				96,486	
Under recovered regulatory clause revenues Other accounts and notes receivable	119,7 52,1				119,773 52,145	
Affiliated companies	61,1				61,091	58
Accumulated provision for uncollectible accounts	•	104)			(5,404)	50
Fossil fuel stock, at average cost	57,7				57,787	
Vacation pay	36,4				36,494	
Materials and supplies, at average cost	237,9				237,919	
Prepaid expenses	61,8				61,896	
Other	11,2	269			11,269	
Total current assets	1,049,1	196			1,043,653	5,543
Property, Plant, and Equipment:						
In service	14,636,1]	14,636,168	
Less accumulated provision for depreciation	5,097,9	930			5,097,930	
	9,538,2				9,538,238	
Nuclear fuel, at amortized cost	93,3				93,388	
Construction work in progress	470,8	344			470,844	
Total property, plant, and equipment	10,102,4	17 0		1	10,102,470	
Other Property and Investments:						
Equity investments in subsidiaries	45,4		(10,599)		56,054	
Nuclear decommissioning trusts, at fair value	445,6				445,634	
Other	44,3	322			38,960	5,362
Total other property and investments	535,4	111	(10,599)		540,648	5,362
Deferred Charges and Other Assets:						
Deferred charges related to income taxes	316,5				316,528	
Prepaid pension costs	489,1				489,193	
Unamortized debt issuance expense	28,3				28,392	
Unamortized loss on reacquired debt	109,4	103			109,403	

Other regulatory assets Other	46,603 106,263		46,603 106,263	
Total deferred charges and other assets	1,096,382		1,096,382	
Total Assets	\$ 12,783,459	\$ (10,599)	\$ 12,783,153	\$ 10,905
	A-19			

ALABAMA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	ABAMA nsolidated	Eliminations	ABAMA RPORATE	ALABAMA PROPERTY
Current Liabilities:				
Securities due within one year	\$ 225,005	\$	\$ 225,005	\$
Accounts payable	1.11.006		1.41.042	~ 4
Affiliated	141,096		141,042	54
Other	198,834		198,834	
Customer deposits Accrued taxes	49,598		49,598	
Income taxes	28,498		28,253	245
Other	29,688		29,681	7
Accrued interest	40,029		40,029	,
Accrued vacation pay	36,494		36,494	
Accrued compensation	76,858		76,858	
Other	26,365		26,365	
Total current liabilities	852,465		852,159	306
Long-term Debt	3,855,257		3,855,257	
Long-term Debt Payable to Affiliated Trusts	309,279		309,279	
Deferred Credits and Other Liabilities:				
Accumulated deferred income taxes	1,885,120		1,885,120	
Deferred credits related to income taxes	148,395		148,395	
Accumulated deferred investment tax credits	205,353		205,353	
Employee benefit obligations	194,837		194,837	
Deferred capacity revenues	25,056		25,056	
Asset retirement obligations	383,621		383,621	
Asset retirement obligation regulatory liability	159,230		159,230	
Other cost of removal obligations Miscellaneous regulatory liabilities	597,147 55,459		597,147 55,459	
Other	36,989		36,989	
	20,505		30,707	
Total deferred credits and other liabilities	3,691,207		3,691,207	
Total Liabilities	8,708,208		8,707,902	306
Cumulative Preferred Stock	465,047		465,047	
Common Stockholder s Equity	3,610,204	(10,599)	3,610,204	10,599

Total Liabilities and Stockholder s Equity \$ **12,783,459** \$ (10,599) \$ 12,783,153 \$ 10,905

A-20

Notes to ALABAMA s Consolidating Financial Statements

- (A) The notes to ALABAMA s financial statements included in the Form 10-K on pages II-100 through II-118 are herein incorporated by reference as part of exhibit number A-2 and are an integral part of the financial statements.
- (B) Upon the prospective adoption of FIN 46R at March 31, 2004, these trusts were deconsolidated because the Company does not meet the definition of primary beneficiary. See Note 1 to ALABAMA s financial statements under Variable Interest Entities in item 8 of the Form 10-K for additional information.

A - 21

GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	GEORGIA		GEORGIA						GEORGIA
	Consolidated	Elimination	SORPORATE	PIEDMON	ATV	TRUST IV	TRUST V	TRUST VI	TRUST VII
						(Note B)	(Note B)	(Note B)	(Note B)
Operating Revenues: Retail sales Sales for resale	\$ 4,776,985	\$	\$ 4,776,985	\$	\$	\$	\$	\$	\$
Non-affiliates Affiliates Other revenues	246,545 166,245 181,033	(838)	246,545 166,245 181,033	838					
Total operating revenues	5,370,808	(838)	5,370,808	838					
Operating Expenses: Fuel Purchased	1,232,496		1,232,496						
power Non-affiliates Affiliates Other	304,978 671,098		304,978 671,098						
operations Maintenance Depreciation and	902,167 498,114	(838)	903,005 498,114						
amortization Taxes other than income	275,488		275,488						
taxes	227,806		227,506	300					
Total operating expenses	4,112,147	(838)	4,112,685	300					
Operating Income Other Income and (Expense):	1,258,661		1,258,123	538					

Allowance for equity funds used during construction	26,659		26,659						
Interest income Interest expense, net of	6,657	(17,283)	6,893	718		2,158	8,080	3,769	2,322
amounts capitalized Interest expense to	(182,370)	17,283	(199,417)	(236)					
affiliate trusts Distributions on mandatorily redeemable	(44,565)		(44,565)						
preferred securities Other income	(15,839)					(2,093)	(7,838)	(3,656)	(2,252)
(expense), net	(11,362)	(1,645)	(9,651) (B)		(66)				
Total other income and (expense)	(220,820)	(1,645)	(220,081)	482	(66)	65	242	113	70
Earnings Before Income Taxes	1,037,841	(1,645)	1,038,042	1,020	(66)	65	242	113	70
Income taxes	379,170	(1.645)	379,371	(201)	(66)	<i></i>	2.42	110	7 0
Net Income Dividends on Preferred	658,671	(1,645)	658,671	1,221	(66)	65	242	113	70
Stock	670		670						
Net Income After Dividends on Preferred Stock	\$ 658,001	\$ (1,645) \$	\$ 658,001	\$ 1,221	\$ (66)	\$ 65	\$ 242	\$ 113	\$ 70

A-22

GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF CASH FLOWS (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	Gl	EORGIA		(GEORGIA				(ORGI RUST		ORGIA RUST		RGIA UST
	Coı	nsolidated	Climina	tion s C	RPORATI	BIE	DMON'	ГΑ	TV		IV	. 1 r	V	11	VI		/II
											Note B)	,	Note B)	(Note B)		Note B)
Operating Activities: Net income	\$	658,671	\$ (1,6	45) \$	658,671	\$	\$1,221	\$	(66)				242	\$	113		70
Adjustments to reconcile net income to net cash provided from operating activities Depreciation and	·	,	, (-,-		,	•	.,	•		, ,		•		•		*	
amortization Deferred income taxes and investment tax		361,958			361,958												
credits, net Deferred expenses -		251,623			251,583		40										
affiliates Allowance for equity funds used during		(10,563)			(10,563))											
construction Pension, postretirement, and other employee		(26,659)			(26,659))											
benefits Tax benefit of		2,636			2,636												
stock options Hedge		9,701			9,701												
settlements Other, net Changes in certain current assets and liabilities		(12,394) (27,624)	1,6	45	(12,394) (29,269)												

Receivables, net Fossil fuel stock Materials and supplies	(225,454) (46,730) 618	1,645	(220,619) (46,730)		(82)	(65)	(242)	(3,769)	(2,322)
Other current assets Accounts payable Accrued taxes Accrued	(9,314) 132,001 (64,563)	(1,645)	(9,006) 127,737 (63,721)	(842)	(308)			3,656	2,252
compensation Other current	(6,664)		(6,664)						
Net cash provided from (used for) operating	5,836		5,836						
activities	993,079		993,115	419	(455)				
Investing Activities: Gross property									
additions Purchase of property from	(786,314)		(786,314)						
affiliates Cost of removal	(339,750)		(339,750)						
net of salvage Change in construction payables, net of joint owner	(21,756)		(21,756)						
portion Other	413 31,503		413 31,032		471				
Net cash provided from (used for) investing activities	(1,115,904)		(1,116,375)		471				
Financing Activities: Increase (decrease) in									
notes payable, net Proceeds	70,956		70,956						
Senior notes Mandatorily redeemable preferred	600,000 200,000		600,000 200,000						

		9	`	,						
securities										
Capital										
contributions										
from parent	260.060			260.060						
company	260,068			260,068						
Redemptions										
Other long-term										
debt				(420)		420				
Senior notes	(200,000)			(200,000)						
Mandatorily										
redeemable										
preferred										
securities	(200,000)			(200,000)						
Payment of	, , ,			, , ,						
preferred stock										
dividends	(654)			(654)						
Payment of	(001)			(051)						
common stock										
dividends	(565,500)			(565,500)						
Other	(303,300) $(17,247)$			(363,360) $(16,408)$		(839)				
Other	(17,247)			(10,400)		(039)				
Nat anal										
Net cash										
provided from										
(used for)										
financing	1 17 (22			1 10 0 10		(440)				
activities	147,623			148,042		(419)				
Net Change in										
Cash and Cash										
Equivalents	24,798			24,782			16			
Cash and Cash										
Equivalents at										
Beginning of										
Period	8,699			8,699						
Cash and Cash										
Equivalents at										
End of Period	\$ 33,497	\$	\$	33,481	\$		\$ 16	\$ \$	\$	\$
	,									
				A-	23					
					-					

GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	GEORGIA Consolidated		Eliminations	GEORGIA ons CORPORAT		PIEDMONT	A	TV
Current Assets:								
Cash and cash equivalents	\$	33,497	\$	\$	33,481	\$	\$	16
Receivables								
Customer accounts receivable		317,937			317,937			
Unbilled revenues		140,027			140,027			
Under recovered regulatory clause								
revenues		345,542			345,542			
Other accounts and notes receivable		94,377			94,295			82
Affiliated companies		17,042			17,042			
Accumulated provision for								
uncollectible accounts		(7,100)			(7,100)			
Fossil fuel stock, at average cost		184,267			184,267			
Vacation pay		57,372			57,372			
Materials and supplies, at average cost		270,422			270,422			
Prepaid expenses		32,696			32,696			
Other		25,260			24,952			308
Total current assets	1	1,511,339			1,510,933			406
Property, Plant, and Equipment:								
In service	18	3,681,533		-	18,664,190	17,343		
Less accumulated provision for		-,			,,	- 1,0 10		
depreciation	7	7,217,607			7,217,607			
	11	1,463,926			11,446,583	17,343		
Nuclear fuel, at amortized cost		124,745			124,745	,		
Construction work in progress		766,140			766,140			
Total property, plant, and equipment	12	2,354,811		-	12,337,468	17,343		
Other Property and Investments:								
Equity investments in subsidiaries Nuclear decommissioning trusts, at fair		66,192	(5,743)		71,935 (C)	1		
value		459,194			459,194			
Other		66,775	(13,254)		78,679		1	,350
Total other property and investments		592,161	(18,997)		609,808		1	,350

Deferred Charges and Other Assets:

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Deferred charges related to income					
taxes	505,664		505,094	570	
Prepaid pension costs	450,270		450,270		
Unamortized debt issuance expense	77,925		77,925		
Unamortized loss on reacquired debt	176,825		176,825		
Other regulatory assets	72,639		72,639		
Other	80,704		80,704		
Total deferred charges and other assets	1,364,027		1,363,457	570	
Total Assets	\$ 15,822,338	\$ (18,997)	\$ 15,821,666	\$ 17,913	\$ 1,756

A-24

GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

		EORGIA nsolidated	Eliminations	EORGIA RPORATE	PIEDMONT	ATV
Current Liabilities: Securities due within one year Notes payable	\$	452,498 208,233	\$	\$ 452,498 208,233	\$	\$
Accounts payable Affiliated Other		194,253 310,763		194,253 310,762		1
Customer deposits Accrued taxes Income taxes Other		78,269 129,520		77,598 129,520	671	
Accrued interest Accrued vacation pay Accrued compensation		74,529 44,894 127,340		74,529 44,894 127,340		
Other Total current liabilities		75,699 1,811,659		75,699 1,810,987	671	1
Long-term Debt		3,709,852	(11,499)	3,709,852	11,499	
Long-term Debt Payable to Affiliated Trusts		969,073		969,073		
Deferred Credits and Other Liabilities:						
Accumulated deferred income taxes Deferred credits related to income taxes Accumulated deferred investment tax		2,556,040 170,973		2,556,040 170,973		
Employee benefit obligations Asset retirement obligations		300,018 331,002 504,515		300,018 331,002 504,515		
Other cost of removal obligations Miscellaneous regulatory liabilities Other		411,692 92,611 59,733		411,692 92,611 59,733		
Total deferred credits and other liabilities		4,426,584		4,426,584		
Total Liabilities	-	10,917,168	(11,499)	10,916,496	12,170	1

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Preferred Stock	14,609			14,609		
Common Stockholder s Equity	4,890,561		(7,498)	4,890,561	5,743	1,755
Total Liabilities and Stockholder s Equity	\$ 15,822,338	\$	(18,997)	\$ 15,821,666	\$ 17,913	\$ 1,756
	A-	-25				

Table of Contents

Notes to GEORGIA s Consolidating Financial Statements

- (A) The notes to GEORGIA s financial statements included in the Form 10-K on pages II-149 through II-173 are herein incorporated by reference as part of exhibit number A-3 and are an integral part of the financial statements.
- (B) Upon the prospective adoption of FIN 46R at March 31, 2004, these trusts were deconsolidated because the Company does not meet the definition of primary beneficiary. See Note 1 to GEORGIA s financial statements under Variable Interest Entities in item 8 of the Form 10-K for additional information.

A-26

GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

		GULF			GULF	GULF TRUST	GULF TRUST
	Consolidated I		Eliminations	COI	RPORATE	III	IV
						(Note B)	(Note B)
Operating Revenues:							
Retail sales	\$	736,870	\$	\$	736,870	\$	\$
Sales for resale							
Non-affiliates		73,537			73,537		
Affiliates		110,264			110,264		
Other revenues		39,460			39,460		
Total operating revenues		960,131			960,131		
Operating Expenses:							
Fuel		367,155			367,155		
Purchased power							
Non-affiliates		30,720			30,720		
Affiliates		35,177			35,177		
Other operations		160,635			160,635		
Maintenance		69,077			69,077		
Depreciation and amortization		82,799			82,799		
Taxes other than income taxes		69,856			69,856		
Total operating expenses		815,419			815,419		
Operating Income		144,712			144,712		
Other Income and (Expense):							
Allowance for equity funds used during							
construction		1,855			1,855		
Interest income		1,224	(1,147)		1,224	570	577
Interest expense, net of amounts							
capitalized		(31,482)	1,147		(32,629)		
Interest expense to affiliate trusts		(3,443)			(3,443)		
Distributions on mandatorily redeemable							
preferred securities		(1,113)				(553)	(560)
Other income (expense), net		(3,618)	(34)		(3,584)		
Total other income and (expense)		(36,577)	(34)		(36,577)	17	17
Earnings Before Income Taxes Income taxes		108,135 39,695	(34)		108,135 39,695	17	17

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Net Income Dividends on Preferred Stock	68,440 217		(34)	68,440 217	17	17
Net Income After Dividends on Preferred Stock	\$ 68,223	\$	(34)	\$ 68,223	\$ 17	\$ 17
	A-	-27				

GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF CASH FLOWS (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	GULF				GULF	GULF TRUST	GULF TRUST			
	Consolidated	Eliminati	ions	COF	RPORATE	III	IV			
						(Note B)	(Note B)			
Operating Activities:	.	.		.	60.440	.	4			
Net income	\$ 68,440	\$ (34)	\$	68,440	\$ 17	\$ 17			
Adjustments to reconcile net income to net cash provided from operating activities										
Depreciation and amortization	88,772				88,772					
Deferred income taxes	46,255				46,255					
Pension, postretirement, and other	,				,					
employee benefits	(895)				(895)					
Tax benefit of stock options	3,063				3,063					
Other, net	10,101		34		10,067					
Changes in certain current assets and										
liabilities										
Receivables, net	1,741	(52)		1,845		(52)			
Fossil fuel stock	2,355			2,355						
Materials and supplies	(831)				(831)					
Other current assets	(29,622)				(29,622)					
Accounts payable	(51,876)				(51,876)					
Accrued taxes	629				629					
Accrued compensation Other current liabilities	1,946		52		1,946 3,007		52			
Other current habilities	3,111		32		3,007		32			
Net cash provided from operating activities	143,189				143,155	17	17			
Investing Activities:										
Gross property additions	(161,205)				(161,205)					
Cost of removal net of salvage	(10,259)				(10,259)					
Other	36,391				36,425	(17)	(17)			
Net cash used for investing activities	(135,073)				(135,039)	(17)	(17)			
Financing Activities:										
Increase (decrease) in notes payable, net	12,334				12,334					
Proceeds Senior notes	110,000				110,000					
Other long-term debt	110,000				100,000					
Capital contributions from parent company	· · · · · · · · · · · · · · · · · · ·				29,481					
Redemptions Senior notes	(125,000)		(125,000)							
	(===,000)									

Payment of preferred stock dividends Payment of common stock dividends Other	(217) (70,000) (2,433)			(217) (70,000) (2,433)		
Net cash provided from financing activities	54,165			54,165		
Net Change in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Period	62,281 2,548			62,281 2,548		
Cash and Cash Equivalents at End of Period	\$ 64,829	\$	\$	64,829	\$	\$
	A-2	.8				

Table of Contents

Notes to GULF s Consolidating Financial Statements

- (A) The notes to GULF s financial statements included in the Form 10-K on pages II-202 through II-219 are herein incorporated by reference as part of exhibit number A-4 and are an integral part of the financial statements.
- (B) Upon the prospective adoption of FIN 46R at March 31, 2004, these trusts were deconsolidated because the Company does not meet the definition of primary beneficiary. See Note 1 to GULF s financial statements under Variable Interest Entities in item 8 of the Form 10-K for additional information.

A-29

Table of Contents

MISSISSIPPI POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	SSISSIPPI nsolidated	Elimi	nations	SSISSIPPI RPORATE		SISSIPPI RUST II
					(N	Note B)
Operating Revenues:						
Retail sales	\$ 584,313	\$		\$ 584,313	\$	
Sales for resale						
Non-affiliates	265,863			265,863		
Affiliates	44,371			44,371		
Other revenues	15,779			15,779		
Total operating revenues	910,326			910,326		
Operating Expenses:						
Fuel	320,997			320,997		
Purchased power						
Non-affiliates	33,528			33,528		
Affiliates	73,235			73,235		
Other operations Other	164,362			164,362		
Maintenance	77,001			77,001		
Depreciation and amortization	39,390			39,390		
Taxes other than income taxes	55,572			55,572		
Total operating expenses	764,085			764,085		
Operating Income	146,241			146,241		
Other Income and (Expense):	- /			-,		
Interest income	777		(649)	777		649
Interest expense	(11,776)		649	(12,425)		
Interest expense to affiliate trust	(1,948)			(1,948)		
Distributions on mandatorily redeemable preferred	. , ,					
securities	(630)					(630)
Other income (expense), net	(1,365)		(19)	(1,346)		, ,
Total other income and (expense)	(14,942)		(19)	(14,942)		19
Earnings Before Income Taxes	131,299		(19)	131,299		19
Income taxes	50,666			50,666		
Net Income	80,633		(19)	80,633		19
Dividends on Preferred Stock	3,832			3,832		
Net Income After Dividends on Preferred Stock	\$ 76,801	\$	(19)	\$ 76,801	\$	19

148

A-30

Table of Contents

MISSISSIPPI POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF CASH FLOWS (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	MISSISSIPPI Consolidated		MISSISSIPPI CORPORATE	MISSISSIPPI TRUST II (Note B)
Operating Activities:				
Net income	\$ 80,633	\$ (19)	\$ 80,633	\$ 19
Adjustments to reconcile net income to net cash				
provided from operating				
activities				
Depreciation and amortization	60,260		60,260	
Deferred income taxes and investment tax credits,				
net	44,424		44,424	
Plant Daniel capacity	(16,508))	(16,508)	
Pension, postretirement, and other employee				
benefits	(1,084))	(1,084)	
Tax benefit of stock options	1,532		1,532	
Other, net	(1,700)	19	(1,719)	
Changes in certain current assets and liabilities				
Receivables, net	(26,373))	(26,373)	
Fossil fuel stock	5,528		5,528	
Materials and supplies	(3,768))	(3,768)	
Other current assets	1,401		1,401	
Accounts payable	(5,555)		(5,555)	
Accrued taxes	151		151	
Accrued compensation	82		82	
Over recovered regulatory clause revenues	(25,761))	(25,761)	
Other current liabilities	6,052		6,052	
	,		,	
Net cash provided from (used for) operating				
activities	119,314		119,295	19
Investing Activities:				
Gross property additions	(70,063))	(70,063)	
Cost of removal net of salvage	(3,189))	(3,189)	
Other	(2,826)	1	(2,807)	(19)
Net cash provided from (used for) investing				
activities	(76,078)	1	(76,059)	(19)
Financing Activities:				
Financing Activities:				
Proceeds				
Senior notes	40,000		40,000	
Preferred stock	30,000		30,000	
	,		,	

150

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Capital contributions from parent company	1,791		1,791	
Redemptions				
Senior notes	(80,000)		(80,000)	
Preferred stock	(28,388)		(28,388)	
Payment of preferred stock dividends	(1,829)		(1,829)	
Payment of common stock dividends	(66,200)		(66,200)	
Other	(785)		(785)	
Net cash provided from (used for) financing				
activities	(105,411)		(105,411)	
Net Change in Cash and Cash Equivalents	(62,175)		(62,175)	
Cash and Cash Equivalents at Beginning of Period	69,120		69,120	
Cash and Cash Equivalents at End of Period	\$ 6,945	\$ \$	6,945	\$

A-31

Notes to MISSISSIPPI s Consolidating Financial Statements

- (A) The notes to MISSISSIPPI s financial statements included in the Form 10-K on pages II-247 through II-265 are herein incorporated by reference as part of exhibit number A-5 and are an integral part of the financial statements.
- (B) Upon the prospective adoption of FIN 46R at March 31, 2004, these trusts were deconsolidated because the Company does not meet the definition of primary beneficiary. See Note 1 to MISSISSIPPI s financial statements under Variable Interest Entities in item 8 of the Form 10-K for additional information.

A-32

SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	VANNAH nsolidated	Eliminations	VANNAH RPORATE	\mathbf{T}	VANNAH RUST I Note B)
Operating Revenues:					
Retail sales	\$ 341,766	\$	\$ 341,766	\$	
Sales for resale					
Non-affiliates	5,035		5,035		
Affiliates	6,130		6,130		
Other revenues	4,029		4,029		
Total operating revenues	356,960		356,960		
Operating Expenses:					
Fuel	55,721		55,721		
Purchased power					
Non-affiliates	11,413		11,413		
Affiliates	114,261		114,261		
Other operations	61,134		61,134		
Maintenance	24,831		24,831		
Depreciation and amortization	21,252		21,252		
Taxes other than income taxes	15,245		15,245		
Total operating expenses	303,857		303,857		
Operating Income	53,103		53,103		
Other Income and (Expense):					
Interest income	208	(118)	208		118
Interest expense, net of amounts capitalized Distributions on mandatorily redeemable preferred	(12,047)	118	(12,165)		
securities	(109)				(109)
Other income (expense), net	(1,045)	(9)	(1,036)		
Total other income and (expense)	(12,993)	(9)	(12,993)		9
Earnings Before Income Taxes Income taxes	40,110 14,378	(9)	40,110 14,378		9
Net Income Dividends on Preferred Stock	25,732 1,500	(9)	25,732 1,500		9
Net Income After Dividends on Preferred Stock	\$ 24,232	\$ (9)	\$ 24,232	\$	9

SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF CASH FLOWS (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004

(in thousands)

	SAVANNAH Consolidated	Eliminations	SAVANNAH CORPORATE	SAVANNAH TRUST I (Note B)
Operating Activities:				
Net income	\$ 25,732	\$ (9)	\$ 25,732	\$ 9
Adjustments to reconcile net income to net cash				
provided from operating				
activities Depresention and amortization	22 710		23,710	
Depreciation and amortization Deferred income taxes and investment tax credits, net	23,710 13,441		13,441	
Allowance for equity funds used during construction	(2,379)		(2,379)	
Pension, postretirement, and other employee benefits	6,114		6,114	
Tax benefit of stock options	861		861	
Other, net	(7,226)	9	(7,235)	
Changes in certain current assets and liabilities	(1,220)		(1,233)	
Receivables, net	(26,371)		(26,371)	
Fossil fuel stock	(1,938)		(1,938)	
Materials and supplies	(842)		(842)	
Other current assets	(5,324)		(5,324)	
Accounts payable	5,035		5,035	
Accrued taxes	3,352		3,352	
Accrued compensation	(40)		(40)	
Other current liabilities	(911)		(911)	
Net cash provided from operating activities	33,214		33,205	9
Investing Activities:				
Gross property additions	(51,301)		(51,301)	
Purchase of property from affiliates	(74,832)		(74,832)	
Other	931		940	(9)
Net cash used for investing activities	(125,202)		(125,193)	(9)
Financing Activities:				
Increase (decrease) in notes payable, net Proceeds	20,567		20,567	
Senior notes	35,000		35,000	
Other long-term debt	10,376		10,376	
Preferred stock	45,000		45,000	
Capital contributions from parent company	47,255		47,255	
Redemptions				
Other long-term debt	(30,000)		(30,000)	

Mandatorily redeemable preferred securities Payment of preferred stock dividends Payment of common stock dividends Other	(40,000) (825) (23,200) (1,266)	(40,000) (825) (23,200) (1,266)
Net cash provided from financing activities	62,907	62,907
Net Change in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of	(29,081)	(29,081)
Period Period	37,943	37,943
Cash and Cash Equivalents at End of Period	\$ 8,862 \$	\$ 8,862 \$

A-34

Table of Contents

Notes to SAVANNAH s Consolidating Financial Statements

- (A) The notes to SAVANNAH s financial statements included in the Form 10-K on pages II-293 through II-313 are herein incorporated by reference as part of exhibit number A-6 and are an integral part of the financial statements.
- (B) In January 2004, the Company redeemed all \$40 million of its outstanding mandatorily redeemable preferred securities and dissolved SAVANNAH TRUST 1.

A-35

Table of Contents

SOUTHERN

SOUTHERN POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

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	POWER		POWER COMPANIOMPANIOMPANIOM									
	10,,211		2 0 11 222	001,111	JE					CANA		
	ConsolidatedE	limination © O	RPORAT	EFLORII			IKMcI	LECTHI				
Operating												
Revenues:												
Sales for resale												
Non-affiliates	\$ 266,463	\$ \$	225,823	\$ 40,64	40 \$	\$	\$	9	\$	\$		
Affiliates	425,065		425,065									
Other revenues	9,783		9,688	Ģ	95							
Total operating												
revenues	701,311		660,576	40,73	35							
Operating												
Expenses:												
Fuel	127,103		127,103									
Purchased power												
Non-affiliates	76,652		76,652									
Affiliates	111,804		111,805		(1)							
Other operations	58,111		51,994	6,1								
Maintenance	17,084		14,477	2,60)6				1			
Depreciation and	84 4 4 4		46.712		10							
amortization	51,161		46,713	4,44	18							
Taxes other than	11 272		0.750	2.44	7 1		2	67				
income taxes	11,273		8,752	2,45)1		3	67				
Total operating	452 100		427.406	15.60	\ 1		2	67	1			
expenses	453,188		437,496	15,62	21		3	67	1			
Operating	240 122		222 000	07.1			2)	(67)	(1)			
Income	248,123		223,080	25,1	.4	(.	3)	(67)	(1)			
Other Income												
and (Expense):												
Equity in earnings of subsidiaries	•	(15,312)	15,312									
Interest expense,		(13,312)	13,312									
net of amounts												
capitalized	(66,088)		(66,088))								
Other income	(00,000)		(00,000)									
(expense), net	2,408		2,346	(51					1		

Total other income and (expense)	(63,680)	(15,312)	(48,430)	61					1
Earnings Before Income Taxes Income taxes	184,443 72,935	(15,312)	174,650 63,142	25,175 9,793		(3)	(67)	(1)	1
Net Income	\$ 111,508	\$ (15,312) \$	111,508	\$ 15,382	\$ \$	(3) \$	(67) \$	(1) \$	1

A-36

SOUTHERN POWER COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF CASH FLOWS (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

ST. **SOUTHERN** SOUTHERNSOUTHERNUTHERN THERN UCIE **POWER** POWER COMPANYOMPANYOMPANYOMPANYOLDINGS **JET CANA** Consolidated Elimination CORPORATE FLORIDA PORKLONDIK MCLE OHEROKEE LLC **Operating Activities:** Net income **\$ 111,508** \$ (15,312) \$ 111,508 \$ 15,382 \$ \$ (3) \$ (67) \$ (1) \$ 1 Adjustments to reconcile net income to net cash provided from operating activities Depreciation and amortization 65,838 61,390 4,448 Deferred income taxes and investment tax credits, net 23,510 21,367 2,143 Deferred revenues 10,064 10,064 Equity in earnings of subsidiaries 15,312 (15,312)Tax benefit of stock options 415 415 Other, net 9,957 12,837 (2,880)Changes in certain current assets and liabilities Receivables, net (14.009)(14,420)411 Fossil fuel stock 2,894 2,894 Materials and supplies (1,715)(1,432)(283)Other current 4.144 4.144 assets Accounts payable (13,844)(13,833)(11)22,807 Accrued taxes 32,330 9,523 Accrued interest (1,386)(1,386)

		_	_					
Other current liabilities	(306)		(306)					
Net cash provided from (used for) operating activities	229,400		200,737	28,733	(3)	(67)	(1)	1
Investing Activities:								
Gross property additions	(115,606)		(110,571)	(777)	394		4	(4,656)
Investment in subsidiaries		4,723	(4,723)					
Return of capital from subsidiaries		(12,790)	12,790					
Sale of property to affiliates Change in	414,582		414,582					
construction payables, net Other	(14,349) (10,043)		(14,349) (10,043)					
Net cash provided from (used for) investing activities	274,584	(8,067)	287,686	(777)	394		4	(4,656)
Financing Activities: Increase (decrease) in notes payable, net Proceeds	(114,349)		(114,349)					
Capital contributions from parent								
company Redemptions	2,808	(4,723)	2,808			67		4,656
Senior notes Capital	(50,000)		(50,000)					
distributions to parent company Payment of	(113,000)	12,790	(113,000)	(12,396)	(391)		(3)	
common stock dividends	(207,000)		(200,201)	(6,799)				
	(481,541)	8,067	(474,742)	(19,195)	(391)	67	(3)	4,656

Net cash provided from (used for) financing activities											
Net Change in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of	22,443		13,681		8,761						1
Period	2,798				2,794	1	1	1	1		
Cash and Cash Equivalents at End of Period	\$ 25,241	\$	\$ 13,681		11,555	\$ 1	\$ 1	\$ 1	\$ 1	\$	1
			Α	-37							

SOUTHERN POWER COMPANY AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	SOUTHERN POWER	Flimination	POWER COMPANEO					ST. SOUTHISKNUTHISKNUTHERNUCIE COMPANOMPANOMPANOLDING JET CANA A PORTKLONDIKNICLEOHEROKEILLC						IE NGS A		
	Consolidated		is on	OWIII		OKIDA	TOR	. HXI	201	DII	XIII.					
Current Assets: Cash and cash equivalents Receivables Customer accounts	\$ 25,241	\$	\$	13,681	\$	11,555	\$	1	\$	1	\$	1	\$	1	\$	1
receivable	12,865			9,904		2,961										
Other accounts receivable Accumulated provision for uncollectible	893			878		15										
accounts	(350)			(350)												
Affiliated companies Fossil fuel	25,423			25,423												
stock, at average cost Materials and supplies, at	2,904			2,904												
average cost Prepaid income	9,839			9,049		790										
taxes Prepaid	4,619			4,619												
expenses Other	8,085 112			4,711 112		3,374										
Total current assets	89,631			70,931		18,695		1		1		1		1		1
Property, Plant, and Equipment:																
In service	1,821,434 111,200		1,	,665,736		155,698 5,544										

		_	_						
Less accumulated provision for depreciation									
G	1,710,234		1,560,080	150,154					
Construction work in progress	200,903		187,493	316	3,714	219	4,505		4,656
Total property, plant, and equipment	1,911,137		1,747,573	150,470	3,714	219	4,505		4,656
Other Property and Investments		(164,567)	164,567						
Deferred Charges and Other Assets: Unamortized debt issuance expense Prepaid long-term	14,078		14,078						
service agreements	34,800		34,800						
Other Affiliated Other	6,455 10,912		6,455 10,040	839				33	
Total deferred charges and other assets	66,245		65,373	839				33	
Total Assets	\$ 2,067,013	\$ (164,567)		\$ 170,004	\$ 3,715	\$ 220	\$ 4,506		\$ 4,657

Table of Contents 164

A-38

SOUTHERN POWER COMPANY AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET (Note A) FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

ST.

	SOUTHERN POWER			COMPAN © OMP JE		UTHISKNUTHISKNUT MPARØMPARØM JET PORIKLONDIKNICI		MPAHNYLDINGS CANA
	Consolidated	Elimination © ()RPORATI	EFLORIDA	PORTKI	LONDIE	McLEOHI	EROKELLC
Current Liabilities: Securities due within one year Accounts payable	\$ 200	\$ \$	S 200	\$	\$	\$	\$	\$ \$
Affiliated Other Accrued taxes Other than	19,265 11,024		18,221 8,019	1,043 3,005				1
income Accrued interest Other	4,104 28,626 83		(8,273) 28,626 83	12,377				
Total current liabilities	63,302		46,876	16,425				1
Long-term Debt	1,099,435		1,099,435					
Deferred Credits and Other Liabilities: Accumulated deferred income	40.212		20.000	2.142				
taxes Deferred capacity revenues Affiliated	40,212 y 39,118		38,069 39,118	2,143				
Other Affiliated Other	13,333		13,333					
Total deferred credits and other liabilities	92,665		90,522	2,143				

Total Liabilities	1,255,402		1,236,833	18,568				1	
Common Stockholder s Equity: Common stock, par value \$0.01 per share Authorized - 1,000,000 shares Outstanding - 1,000 shares Paid-in capital	740,535	(151,558)	740,535	138,307	3,716	228	4,616	35	4,656
Retained earnings	122,134	(13,009)	122,134	13,129	(1)	(8)	(110)	(2)	1
Accumulated other comprehensive income (loss)	(51,058)	· · · · ·	(51,058)		. ,	· · ·		,	
Total common stockholder s equity	811,611	(164,567)	811,611	151,436	3,715	220	4,506	33	4,657
Total Liabilities and Stockholder s Equity	\$ 2,067,013	\$ (164,567)	\$ 2,048,444	\$ 170,004	\$ 3,715	\$ 220	\$ 4,506	\$ 34	\$ 4,657

A-39

Table of Contents

Notes to SOUTHERN POWER s Consolidating Financial Statements

(A) The notes to SOUTHERN POWER s financial statements included in the Form 10-K on pages II-335 through II-343 are herein incorporated by reference as part of exhibit number A-7 and are an integral part of the financial statements.

A-40

Table of Contents

70,170

SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	HC	UTHERN OLDINGS	5		UTHER	FINA CAF C(ORP	CAP			CES	SY		SYNFUEL		ELECTR		
	Col	nsolidated	Eliminat	tion s (OLDINGS		II ote A)	FUN	DING	L	LC	E	NERGY S	SERVICES	ERAC	CHNOLO	GMCRSS	Ł
venues: les for ale						(2.10												
filiates her	\$	2,707	\$	\$	6	\$		\$		\$	226	\$		\$	\$	\$	\$ 2,481	
renues		155,960								3	7,843			106,248	8,327	15	3,527	
tal erating renues		158,667								38	8,069			106,248	8,327	15	6,008	
erating penses:																		
el her		81,719												81,719				
erations iintenance preciation		87,756 4			48		3,411		68	3′	7,421		39,561	227	111	1,587	5,322	
d ortization		9,480					1,285		301	2	2,002		1,896		2,631	1,232	133	
tal erating penses		178,959			48		4,696		369	39	9,423		41,457	81,946	2,742	2,819	5,459	
erating come her		(20,292)			(48)	((4,696))	(369)	(1,354)		(41,457)	24,302	5,585	(2,804	549	
come and xpense): erest come uity in nings		66,971	3)	352)	820		230	66	6,065		137		125	85	38	5	318	
sses) of osidiaries		(96,736)	(142,6	540)	142,640	(3	0,353))	(207)				(65,766)			(410))	

Table of Contents 168

70,170

veraged se income erest pense, net											
amounts pitalized erest	(41,121)	852	(188)	(19,466)	(21,200)	(11)	(440)	(7)	(108)		(553)
pense to iliate trusts stributions	(33,589)				(33,589)						
ndatorily leemable ferred											
urities her income	(9,539)				(9,539)						
pense), net	1,667			(229)		2,080				(155)	(29)
tal other ome and (pense)	(42,177)	(142,640)	143,272	20,352	1,530	2,206	(66,081)	78	(70)	(560)	(264)
rnings fore come											
xes come taxes	(62,469) (205,507)	(142,640)	143,224 186	15,656 (50,278)	1,161 406	852 329	(107,538) (166,657)	24,380 9,551	5,515 2,024	(3,364) (1,180)	285 112
nsolidated t Income	\$ 143,038	\$ (142,640)	\$ 143,038	\$ 65,934	\$ 755	\$ 523	\$ 59,119	5 14,829	\$ 3,491	\$ (2,184) \$	173

⁽A) Excludes after-tax interest expense of \$3,526(000) recorded at Southern Company.

A-41

Table of Contents

SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

SE

SOUTHERN FINANCE ALABAMA
HOLDINGS SOUTHERNAPITACAPITAL SYNFULSTYNFUEL ELECTRO
CORP SCES

Consolidation in ather than the control of the cont

(A) Excludes after-tax interest expense of \$3,526(000) recorded at Southern Company.

A-42

Table of Contents

ation

4,875

SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

		UTHERN OLDINGS	S						C	APITAL	SCES						ELECTRO				
nt	Cor	nsolidated	Elin	nination	Ю	LDI	NG		(Note A)	FU	UNDING	LLC	E	NERGYS	EI	RVICES	S E	CRIÆC	HN	(OLOG	B SRS
nd cash ents ables ter	h \$	110,747	\$		\$	20,2	245	\$	27,810	\$	577	\$ 22,877	\$	28,479	\$	4,722	\$	1,827	\$	2,739 \$	\$ 1,451
is ble		11,372									2	2,400				7,058		706			1,206
es and																					
ble ed		34,832					18		29,315		1	5,401		25		5		5			62
nies ulated on for ctible		23,078		(7,331))	7,3	336				21,131	1,702									131
ts ds and s, at	l	(66))									(66))								
cost		517										517									
es		(2,590) 2,806)			4,0)69		(9,391))	(9,232)	2,292 2,806		8,296						808	568
urrent		180,696		(7,331))	31,6	568		47,734		12,479	37,929		36,800		11,785		2,538		3,547	3,418
ty, and nent:																					
ce		22,117										2,050					1	0,116			9,951
lated		4.0==										407						4.006			122

Table of Contents 171

407

4,336

132

17,242					1,643			5,780		9,819
976,000			976,000							
65,382 1,045,453	(413,806) (28,808)		29,350	18,983 974,044	22,997	17,049			38,508	9,900
2,086,835	(442,614)	442,618	1,005,350	993,027	22,997	17,049			38,508	9,900
11,897 187,143		(4)	2,821 99,373	9,076	14,998	69,121		2,786	12	857
199,040		(4)	102,194	9,076	14,998	69,121		2,786	12	857
,	\$ (449,945)		·	•			\$ 11,785	·		
	976,000 65,382 1,045,453 2,086,835 11,897 187,143	976,000 65,382 (413,806) 1,045,453 (28,808) 2,086,835 (442,614) 11,897 187,143	976,000 65,382 (413,806) 413,806 1,045,453 (28,808) 28,812 2,086,835 (442,614) 442,618 11,897 187,143 (4)	976,000 976,000 65,382 (413,806) 413,806 29,350 1,045,453 (28,808) 28,812 2,086,835 (442,614) 442,618 1,005,350 11,897 (4) 99,373 199,040 (4) 102,194	976,000 976,000 65,382 (413,806) 413,806 29,350 (28,808) 28,812 18,983 974,044 2,086,835 (442,614) 442,618 1,005,350 993,027 11,897 187,143 (4) 99,373 2,821 9,076 199,040 (4) 102,194 9,076	976,000 976,000 65,382 (413,806) 413,806 1,045,453 (28,808) 28,812 29,350 974,044 22,997 2,086,835 (442,614) 442,618 1,005,350 993,027 22,997 11,897 187,143 (4) 99,373 (4) 99,373 14,998 199,040 (4) 102,194 9,076 14,998	976,000 976,000 65,382 (413,806) 413,806 1,045,453 (28,808) 28,812 29,350 18,983 22,997 17,049 2,086,835 (442,614) 442,618 1,005,350 993,027 22,997 17,049 11,897 187,143 (4) 99,373 (4) 99,373 (4) 99,373 14,998 69,121 199,040 (4) 102,194 9,076 14,998 69,121	976,000 976,000 65,382 (413,806) 413,806 1,045,453 (28,808) 28,812 29,350 974,044 22,997 17,049 2,086,835 (442,614) 442,618 1,005,350 993,027 22,997 17,049 17,049 11,897 187,143 (4) 99,373 14,998 69,121 44,998 69,121 199,040 (4) 102,194 9,076 14,998 69,121	976,000 976,000 65,382 (413,806) 413,806 (28,808) 28,812 29,350 974,044 22,997 17,049 22,997 2,086,835 (442,614) 442,618 1,005,350 993,027 22,997 17,049 17,049 11,897 187,143 (4) 99,373 99,373 99,374 14,998 69,121 2,786 189,040 (4) 102,194 9,076 14,998 69,121 2,786	976,000 976,000 65,382 (413,806) 413,806 29,350 18,983 (28,808) 28,812 18,983 22,997 17,049 38,508 2,086,835 (442,614) 442,618 1,005,350 993,027 22,997 17,049 38,508 11,897 187,143 (4) 99,373 9,076 14,998 69,121 2,786 12

A-43

Table of Contents

Table of Contents

SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET FOR THE YEAR ENDED DECEMBER 31, 2004 (in thousands)

	SOUTHERN HOLDINGS ConsolidateŒlin					NC		NCE AL TAL CAPITAL SY SCES PII FUNDING LLC EN				SYNFUEL	ELECTRO ERRECHNOLOGIES RS			
it zies: es due		nsolidated	Eliminatio	onki (OLDING		(Note A)	FUNDING	LLC	E	ENERGYS	ERVICES	ERAEC:	HNOLOG	GI B6 RS	
ayable ts	\$	195,004 27,126	\$ (6,70	\$ (00)	22,400		190,817	\$ 4,000	\$ 4,187	\$	}	\$	\$	\$	\$ 7,426	
ed d taxes	S	22,533 6,885	(40	93)	485 11		1,193 (49)	37 10	695 6,776		12,813	6,938	101	101	449 137	
taxes		(2,361) 108			748		6,604 91	(9,856)	444	Ļ		(83)	(111)	(107)	17	
A		23,006	(22	28)	214		1,352	21,130			125	7	7		399	
sation	l	2,703 21,233							2,703 21,225					8		
arrent es		296,237	(7,33	51)	23,858		200,008	15,321	36,030)	12,938	6,862	(3)	2	8,428	
erm		645,161					212,264	400,000	22,997	,					9,900	
erm ayable iated	2	574,044	(28,80	08)			5,600	574,044			20,023	2,700	485			
ed s and																
cies:		496,345					450,306	1	7,935	í	30,676	449	1,697	3,424	1,857	

173

ulated

taxes ree											
ons	2,347 12,903					2,347 62	8,533	500		3,806	2
eferred and											
es	511,595			450,306	1	10,344	39,209	949	1,697	7,230	1,859
ies	2,027,037	(36,139)	23,858	868,178	989,366	69,371	72,170	10,511	2,179	7,232	20,187
on olders	456,776	(413,806)	450,424	287,100	25,216	8,196	50,800	1,274	8,925	34,835	3,807
ies olders											
	\$ 2,483,813	\$ (449,945)	\$ 474,282	\$ 1,155,278	\$ 1,014,582	\$77,567	\$ 122,970	\$11,785	\$11,104	\$ 42,067	\$ 23,994

⁽A) Excludes after-tax interest expense of \$3,526(000) recorded at Southern Company.

A-44

EXHIBITS.

Exhibits (including reference to previous filings):

Exhibit Number	Description of Exhibit
A-1	Annual Report of SOUTHERN on Form 10-K for the year ended December 31, 2004. (File No. 1-3526.)
A-2	Annual Report of ALABAMA on Form 10-K for the year ended December 31, 2004. (File No. 1-3164.)
A-3	Annual Report of GEORGIA on Form 10-K for the year ended December 31, 2004. (File No. 1-6468.)
A-4	Annual Report of GULF on Form 10-K for the year ended December 31, 2004. (File No. 0-2429.)
A-5	Annual Report of MISSISSIPPI on Form 10-K for the year ended December 31, 2004. (File No. 001-11229.)
A-6	Annual Report of SAVANNAH on Form 10-K for the year ended December 31, 2004. (File No. 1-5072.)
A-7	Annual Report of SOUTHERN POWER on Form 10-K for the year ended December 31, 2004. (File No. 333-98553.)
B-1	Composite Certificate of Incorporation of SOUTHERN, reflecting all amendments thereto through January 5, 1994. (Designated in Registration No. 33-3546, as Exhibit 4(a), in Certificate of Notification, File No. 70-7341, as Exhibit A and in Certificate of Notification, File No. 70-8181, as Exhibit A.)
B-2	By-laws of SOUTHERN as amended effective February 17, 2003, and as presently in effect. (Designated in SOUTHERN s Form 10-Q for the quarter ended June 30, 2003, File No. 1-3526, as Exhibit 3(a)1.)
B-3	Charter of ALABAMA and amendments thereto through February 17, 2004. (Designated in Registration No. 2-59634 as Exhibit 2(b), in Registration No. 2-60209 as Exhibit 2(c), in Registration No. 2-60484 as Exhibit 2(b), in Registration No. 2-70838 as Exhibit 4(a)-2, in Registration No. 2-85987 as Exhibit 4(a)-2, in Registration No. 33-25539 as Exhibit 4(a)-2, in Registration No. 33-43917 as Exhibit 4(a)-2, in Form 8-K dated February 5, 1992, File No. 1-3164, as Exhibit 4(b)-3, in Form 8-K dated October 27, 1993, File No. 1-3164, as Exhibits 4(a) and 4(b), in Form 8-K dated November 16, 1993, File No. 1-3164, as Exhibit 4(a), in Certificate of Notification, File No. 70-8191, as Exhibit A, in Form 10-K for the year ended December 31, 1997, File No. 1-3164, as Exhibit 4.4, in Form 10-K for the year ended December 31, 2000, File No. 1-3164, as Exhibit 3(b)2, in

Form 10-K for the year ended December 31, 2001, File No. 1-3164, as Exhibit 3(b)2, in Form 8-K dated February 5, 2003, File No. 1-3164, as Exhibit 4.4, in ALABAMA s Form 10Q for the quarter ended March 31, 2003, File No. 1-3164, as Exhibit 3(b)1 and in Form 8-K dated February 5, 2004, File No. 1-3164 as Exhibit 4.4.)

B-4 By-laws of ALABAMA as amended effective April 25, 2003, and as presently in effect. (Designated in Form 10-Q for the quarter ended March 31, 2003, File No. 1-3164, as Exhibit 3(b)2.)

A-45

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit	
Number	Description of Exhibit
B-5	Charter of GEORGIA and amendments thereto through February 16, 2001. (Designated in Registration No. 2-63392 as Exhibit 2(a)-2, in Registration No. 2-78913 as Exhibits 4(a)-(2) and 4(a)-(3), in Registration No. 2-93039 as Exhibit 4(a)-(2), in Registration No. 2-96810 as Exhibit 4(a)(2), in Registration No. 33-141 as Exhibit 4(a)(2), in Registration No. 33-1359 as Exhibit 4(a)(2), in Registration No. 33-5405 as Exhibit 4(b)(2), in Registration No. 33-14367 as Exhibits 4(b)-2 and 4(b)-3, in Registration No. 33-22504 as Exhibits 4(b)-(2), 4(b)-(3) and 4(b)-(4), in GEORGIA s Form 10-K for the year ended December 31, 1991, File No. 1-6468, as Exhibits 4(a)(2) and 4(a)(3), in Registration No. 33-48895, as Exhibits 4(b)-(2) and 4(b)-(3), in Form 8-K dated December 10, 1992, File No. 1-6468, as Exhibit 4(b), in Form 8-K dated October 20, 1993, File No. 1-6468, as Exhibit 4(b), in Form 8-K dated October 20, 1993, File No. 1-6468, as Exhibit 3(c)2 and in Form 10-K for the year ended December 31, 1997, File No. 1-6468, as Exhibit 3(c)2 and in Form 10-K for the year ended December 31, 2000, File No. 1-6468, as Exhibit 3(c)2.)
B-6	By-laws of GEORGIA as amended effective August 20, 2003, and as presently in effect. (Designated in GEORGIA s Form 10-Q for the quarter ended March 31, 2004, File No. 1-6468, as Exhibit 3(c)1.)
B-7	Restated Articles of Incorporation of GULF and amendments thereto through February 9, 2001. (Designated in Registration No. 33-43739 as Exhibit 4(b)-(1), in Form 8-K dated January 15, 1992, File No. 0-2429, as Exhibit 1(b), in Form 8-K dated August 18, 1992, File No. 0-2429, as Exhibit 4(b)-2, in Form 8-K dated September 22, 1993, File No. 0-2429, as Exhibit 4, in Form 8-K dated November 3, 1993, File No. 0-2429, as Exhibit 4, in Form 10-K for the year ended December 31, 1997, File No. 0-2429, as Exhibit 3(d)2 and in Form 10-K for the year ended December 31, 2000, File No. 0-2429, as Exhibit 3(d)2.)
B-8	By-laws of GULF as amended effective July 26, 2002, and as presently in effect. (Designated in Form 10-K for the year ended December 31, 2002, File No. 0-2429, as Exhibit 3(d)2.)
B-9	Articles of incorporation of MISSISSIPPI, articles of merger of Mississippi Power Company (a Maine corporation) into MISSISSIPPI and articles of amendment to the articles of incorporation of MISSISSIPPI through April 2, 2004. (Designated in Registration No. 2-71540 as Exhibit 4(a)-1, in Form U5S for 1987, File No. 30-222-2, as Exhibit B-10, in Registration No. 33-49320 as Exhibit 4(b)-1, in Form 8-K dated August 5, 1992, File No. 0-6849, as Exhibits 4(b)-2 and 4(b)-3 in Form 8-K dated August 4, 1993, File No. 0-6849, as Exhibit 4(b)-3, in Form 8-K dated August 18, 1993, File No. 0-6849, as Exhibit 4(b)-3, in Form 10-K for the year ended December 31, 1997, File No. 0-6849, as Exhibit 4(b)-3 in Form 10-K for the year ended December 31, 1997,

Table of Contents 177

File No. 0-6849, as Exhibit 3(e)2, in Form 10-K for the year ended December 31, 2000, File No. 0-6849, as Exhibit 3(e)2 and in Form 8-K dated March 3, 2004, File No. 0-6849,

as Exhibit 4.6.)

B-10

By-laws of MISSISSIPPI as amended effective February 28, 2001, and as presently in effect. (Designated if Form 10-K for the year ended December 31, 2001, File No. 0-6849, as Exhibit 3(e)2.)

A-46

Table of Contents

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit Number B-11	Description of Exhibit Charter of SAVANNAH and amendments thereto through June 10, 2004. (Designated in Registration No. 33-25183 as Exhibit 4(b)-(1), in Registration No. 33-45757 as Exhibit 4(b)-(2), in Form 8-K dated November 9, 1993, File No. 1-5072 as Exhibit 4(b), in Form 10-K for the year ended December 31, 1998, File No. 1-5072, as Exhibit 3(f)2 and in Form 8-K dated May 27, 2004, File No. 1-5072, as Exhibits 4.6 and 4.7.)
B-12	By-laws of SAVANNAH as amended effective May 17, 2000, and as presently in effect. (Designated in SAVANNAH s Form 10-K for the year ended December 31, 2000, File No. 1-5072, as Exhibit 3(f)2.)
B-13	SCS Certificate of Incorporation as amended. (Designated in Form U-1, File No. 70-3573, as Exhibit A-1; in Form U-1, File No. 70-3833, as Exhibit A-2; Form U5S for 1962, File No. 30-222-2, as Exhibit A-17; and Form U5S for 1985, File No. 30-222-2, as Exhibit B-13(b).)
B-14	SCS By-laws as amended to date, last amended October 19, 1998. (Designated in Form U5S for 1998, File No. 30-222-2, as Exhibit B-16.)
B-15	Articles of Incorporation of Southern Management and amendments thereto through March 6, 2001. (Designated in Form U5S for 1985, File No. 30-222-2, as Exhibit B-23, in Form U5S for 1987, File No. 30-222-2, as Exhibit B-27, in Form U5S for 1993, File No. 30-222-2, as Exhibit B-25 and in Form U5S for 2001, File No. 30-222-2, as Exhibit B-18.)
B-16	Amended and Restated By-laws of Southern Management effective March 5, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-19.)
B-17	Articles of Incorporation of SOUTHERN NUCLEAR and amendment thereto through June 14, 1991. (Designated in Form U5S for 1991, File No. 30-222-2, as Exhibit B-28.)
B-18	By-laws of SOUTHERN NUCLEAR as amended to date, last amended May 21, 1991. (Designated in Form U5S for 1991, File No. 30-222-2, as Exhibit B-27 and in Form U5S for 1997, File No. 30-222-2, as Exhibit B-28.)
B-19	Certificate of Incorporation of SERC. (Designated in Form U5S for 1993, File No. 30-222-2, as Exhibit B-30.)
B-20	By-laws of SERC. (Designated in Form U5S for 1993, File No. 30-222-2, as Exhibit B-31.)
B-21	Certificate of Incorporation of SouthernLINC Wireless. (Designated in Form U5S for 1994, File No. 30-222-2, as Exhibit B-31.)

A-47

Table of Contents

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit Number B-22	Description of Exhibit By-laws of SouthernLINC Wireless. (Designated in Form U5S for 1994, File No. 30-222-2, as Exhibit B-32.)
B-23	Certificate of Incorporation of Southern Telecom as amended through February 17, 1998. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-26.)
B-24	By-Laws of Southern Telecom. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-50.)
B-25	Certificate of Incorporation of Southern Company Funding Corporation dated January 17, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-28.)
B-26	By-Laws of Southern Company Funding Corporation effective January 17, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-29.)
B-27	Certificate of Incorporation of Southern Holdings as amended through March 6, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-30.)
B-28	By-Laws of Southern Holdings effective March 5, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-31.)
B-29	Certificate of Incorporation of Powercall as amended through February 17, 1998. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-32.)
B-30	By-Laws of Powercall effective September 9, 1996. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-33.)
B-31	Certificate of Incorporation of SOUTHERN POWER dated January 8, 2001. (Designated in Registration No. 333-98553 as Exhibit 3.1.)
B-32	By-Laws of SOUTHERN POWER effective January 8, 2001. (Designated in Registration No. 333-98553 as Exhibit 3.2.)
B-33	Certificate of Incorporation of Southern Company Funding Corporation dated January 17, 2001.
B-34	By-Laws of Southern Company Funding Corporation effective January 17, 2001.
B-35	Limited Liability Company Operating Agreement of Southern Company Gas LLC effective June 3, 2002.

C-1

Subordinated Note Indenture dated as of February 1, 1997, among SOUTHERN, Capital Funding and The Bank of New York Trust Company, N.A., as Successor Trustee, and indentures supplemental thereto dated as of February 4, 1997. (Designated in Registration Nos. 333-28349 as Exhibits 4.1 and 4.2 and 333-28355 as Exhibit 4.2.)

A-48

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit Number C-2	Description of Exhibit Subordinated Note Indenture dated as of June 1, 1997, among SOUTHERN, Capital Funding and The Bank of New York Trust Company, N.A., as Successor Trustee, and indentures supplemental thereto through of July 31, 2002. (Designated in Form 10-K for the year ended December 31, 1997, File No. 1-3526, as Exhibit 4(a)2, in Form 8-K dated June 18, 1998, File No. 1-3526, as Exhibit 4.2, in Form 8-K dated December 18, 1998, File No. 1-3526, as Exhibit 4.4 and in Form 8-K dated July 24, 2002, File No. 1-3526, as Exhibit 4.4.)
C-3	Senior Note Indenture dated as of February 1, 2002, among SOUTHERN, Capital Funding and The Bank of New York, as Trustee, and indentures supplemental thereto through those dated February 1, 2002. (Designated in Form 8-K dated January 29, 2002, File No. 1-3526, as Exhibits 4.1 and 4.2 and in Form 8-K dated January 30, 2002, File No. 1-3526, as Exhibit 4.2.)
C-4	Indenture dated as of January 1, 1942, between ALABAMA and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through December 1, 1994. (Designated in Registration Nos. 2-59843 as Exhibit 2(a)-2, 2-60484 as Exhibits 2(a)-3 and 2(a)-4, 2-60716 as Exhibit 2(c), 2-67574 as Exhibit 2(c), 2-68687 as Exhibit 2(c), 2-69599 as Exhibit 4(a)-2, 2-71364 as Exhibit 4(a)-2, 2-73727 as Exhibit 4(a)-2, 33-5079 as Exhibit 4(a)-2, 33-17083 as Exhibit 4(a)-2, 33-22090 as Exhibit 4(a)-2, in ALABAMA s Form 10-K for the year ended December 31, 1990, File No. 1-3164, as Exhibit 4(c), in Registration Nos. 33-43917 as Exhibit 4(a)-2, 33-45492 as Exhibit 4(a)-2, 33-48885 as Exhibit 4(a)-2, 33-48917 as Exhibit 4(a)-2, in Form 8-K dated January 20, 1993, File No. 1-3436, as Exhibit 4(a)-3, in Form 8-K dated March 10, 1993, File No. 1-3436, as Exhibit 4(a)-3, in Form 8-K dated March 10, 1993, File No. 1-3436, as Exhibit 4(a)-3, in Certificate of Notification, File No. 70-8069, as Exhibits A and B, in Form 8-K dated June 24, 1993, File No. 1-3436, as Exhibit A, in Form 8-K dated November 16, 1993, File No. 1-3436, as Exhibit 4(b), in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Certificate of Notification, File No. 1-3436, as Exhibit A.)
C-5	Subordinated Note Indenture dated as of January 1, 1997, between ALABAMA and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through October 2, 2002. (Designated in Form 8-K dated January 9, 1997, File No. 1-3164, as Exhibits 4.1 and 4.2, in Form 8-K dated February 18, 1999, File No. 1-3164, as Exhibit 4.2 and in Form 8-K dated September 26, 2002, File No.1-3164, as Exhibits 4.9-A and 4.9-B.)

C-6

Senior Note Indenture dated as of December 1, 1997, between ALABAMA and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through March 16, 2005. (Designated in Form 8-K dated December 4, 1997, File No. 1-3164, as Exhibits 4.1 and 4.2, in Form 8-K dated February 20, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K

A-49

Table of Contents

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit Number

Description of Exhibit

dated April 17, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated August 11, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated September 8, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated September 16, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated October 7, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated October 28, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated November 12, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated May 19, 1999, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated August 13, 1999, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated September 21, 1999, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated May 11, 2000, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated August 22, 2001, File No. 1-3164, as Exhibits 4.2(a) and 4.2(b), in Form 8-K dated June 21, 2002, File No. 1-3164, as Exhibit 4.2(a), in Form 8-K dated October 16, 2002, File No. 1-3164, as Exhibit 4.2(a), in Form 8-K dated November 20, 2002, File No. 1-3164, as Exhibit 4.2(a), in Form 8-K dated December 6, 2002, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated February 11, 2003, File No. 1-3164, as Exhibits 4.2(a) and 4.2(b), in Form 8-K dated March 12, 2003, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated April 15, 2003 as Exhibit 4.2(a), in Form 8-K dated May 1, 2003, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated November 14, 2003, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated February 10, 2004, File No. 1-3164, as Exhibit 4.2 in Form 8-K dated April 7, 2004, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated August 19, 2004, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated November 9, 2004, File No. 1-3164, as Exhibit 4.2 and in Form 8-K dated March 8, 2005, File No. 1-3164, as Exhibit 4.2.)

- C-7 Subordinated Note Indenture dated as of June 1, 1997, between GEORGIA and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through January 23, 2004. (Designated in Certificate of Notification, File No. 70-8461, as Exhibits D and E, in Form 8-K dated February 17, 1999, File No. 1-6468, as Exhibit 4.4, in Form 8-K dated June 13, 2002, File No. 1-6468, as Exhibit 4.4, in Form 8-K dated October 30, 2002, File No. 1-6468, as Exhibit 4.4 and in Form 8-K dated January 15, 2004, File No. 1-6468, as Exhibit 4.4.)
- C-8 Senior Note Indenture dated as of January 1, 1998, between GEORGIA and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through January 20, 2005. (Designated in Form 8-K dated January 21, 1998, File No. 1-6468, as Exhibits 4.1 and 4.2, in Forms 8-K each dated November 19, 1998, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated March 3, 1999, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated February 15, 2000, File No. 1-6468 as Exhibit 4.2, in Form 8-K dated January 26, 2001, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated May 1, 2001, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated May 1, 2001, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated Movember 15, 2002, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated February 13, 2003, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated February 21, 2003, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated February 21, 2003, File No. 1-6468, as Exhibit 4.2, in Form 8-K dated April 10, 2003, File

No. 1-6468, as Exhibits 4.1, 4.2 and 4.3, in Form 8-K dated September 8, 2003, File No. 1-6468, as Exhibit 4.1, in Form 8-K dated September 23, 2003, File No. 1-6468, as Exhibit 4.1, in Form 8-K dated January 12, 2004, File No. 1-6468, as Exhibits 4.1 and 4.2, in Form 8-K dated February 12, 2004, File No. 1-6468, as Exhibit 4.1, in Form 8-K dated August 11, 2004, File No. 1-6468, as Exhibits 4.1 and 4.2 and in Form 8-K dated January 13, 2005, File No. 1-6468, as Exhibit 4.1.)

A-50

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit
Number
C-9

Description of Exhibit

Indenture dated as of September 1, 1941, between GULF and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through November 1, 1996. (Designated in Registration Nos. 2-4833 as Exhibit B-3, 2-62319 as Exhibit 2(a)-3, 2-63765 as Exhibit 2(a)-3, 2-66260 as Exhibit 2(a)-3, 33-2809 as Exhibit 4(a)-2, 33-43739 as Exhibit 4(a)-2, in GULF s Form 10-K for the year ended December 31, 1991, File No. 0-2429, as Exhibit 4(b), in Form 8-K dated August 18, 1992, File No. 0-2429, as Exhibit 4(a)-3, in Registration No. 33-50165 as Exhibit 4(a)-2, in Form 8-K dated July 12, 1993, File No. 0-2429, as Exhibit 4, in Certificate of Notification, File No. 70-8229, as Exhibit A, in Certificate of Notification, File No. 70-8229, as Exhibit 4, in Certificate of Notification, File No. 70-8229, as Exhibit A, in Certificate of Notification, File No. 70-8229, as Exhibit A, in Certificate of Notification, File No. 70-8229, as Exhibit A and in Form 8-K dated November 6, 1996, File No. 0-2429, as Exhibit A.)

C-10

Subordinated Note Indenture dated as of January 1, 1997, between GULF and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through December 13, 2002. (Designated in Form 8-K dated January 27, 1997, File No. 0-2429, as Exhibits 4.1 and 4.2, in Form 8-K dated July 28, 1997, File No. 0-2429, as Exhibit 4.2, in Form 8-K dated January 13, 1998, File No. 0-2429, as Exhibit 4.2, in Form 8-K dated November 8, 2001, File No. 0-2429, as Exhibit 4.2 and in Form 8-K dated December 5, 2002, File No. 0-2429, as Exhibit 4.2.)

C-11

Senior Note Indenture dated as of January 1, 1998, between GULF and JPMorgan Chase Bank, N.A. (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto dated as of September 22, 2004. (Designated in Form 8-K dated June 17, 1998, File No. 0-2429, as Exhibits 4.1 and 4.2, in Form 8-K dated August 17, 1999, File No. 0-2429 as Exhibit 4.2, in Form 8-K dated July 31, 2001, File No. 0-2429, as Exhibit 4.2, in Form 8-K dated October 5, 2001, File No. 0-2429, as Exhibit 4.2, in Form 8-K dated January 18, 2002, File No. 0-2429, as Exhibit 4.2, in Form 8-K dated March 21, 2003, File No. 0-2429, as Exhibit 4.2, in Form 8-K dated July 10, 2003, File No. 0-2429, as Exhibits 4.1 and 4.2, in Form 8-K dated September 5, 2003, File No. 0-2429, as Exhibit 4.1, in Form 8-K dated April 6, 2004, File No. 0-2429, as Exhibit 4.1 and in Form 8-K dated September 13, 2004, File No. 0-2429, as Exhibit 4.1.)

C-12

Indenture dated as of September 1, 1941, between MISSISSIPPI and Deutsche Bank Trust Company Americas (formerly Bankers Trust Company), as Successor Trustee, and indentures supplemental thereto through December 1, 1995. (Designated in Registration Nos. 2-4834 as Exhibit B-3, 2-62965 as

Exhibit 2(b)-2, 2-66845 as Exhibit 2(b)-2, 2-71537 as Exhibit 4(a)-(2), 33-5414 as Exhibit 4(a)-(2), 33-39833 as Exhibit 4(a)-2, in MISSISSIPPI s Form 10-K for the year ended December 31, 1991, File No. 0-6849, as Exhibit 4(b), in Form 8-K dated August 5, 1992, File No. 0-6849, as Exhibit 4(a)-2, in Second Certificate of Notification, File No. 70-7941, as Exhibit I, in MISSISSIPPI s Form 8-K dated February 26, 1993, File No. 0-6849, as Exhibit 4(a)-2, in Certificate of Notification, File No. 70-8127, as Exhibit A, in Form 8-K dated June 22, 1993, File No. 0-6849, as Exhibit 1, in Certificate of Notification, File No. 70-8127, as Exhibit A, in Form 8-K dated March 8, 1994, File No. 0-6849, as Exhibit 4, in Certificate of Notification, File No. 70-8127, as Exhibit C and in Form 8-K dated December 5, 1995, File No. 0-6849, as Exhibit 4.)

A-51

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit Number C-13	Description of Exhibit Subordinated Note Indenture dated as of February 1, 1997, between MISSISSIPPI and Deutsche Bank Trust Company Americas (formerly Bankers Trust Company), as Trustee, and indentures supplemental thereto through March 22, 2002. (Designated in Form 8-K dated February 20, 1997, File No. 0-6849, as Exhibits 4.1 and 4.2 and in Form 8-K dated March 15, 2002, File No. 0-6849, as Exhibit 4.2.)
C-14	Senior Note Indenture dated as of May 1, 1998 between MISSISSIPPI and Deutsche Bank Trust Company Americas (formerly Bankers Trust Company), as Trustee and indentures supplemental thereto through March 9, 2004. (Designated in Form 8-K dated May 14, 1998, File No. 0-6849, as Exhibits 4.1, 4.2(a) and 4.2(b), in Form 8-K dated March 22, 2000, File No. 0-6849, as Exhibit 4.2, in Form 8-K dated March 12, 2002, File No. 0-6849, as Exhibit 4.2, in Form 8-K dated April 24, 2003, File No. 001-11229, as Exhibit 4.2 and in Form 8-K dated March 3, 2004, File No. 001-11229, as Exhibit 4.2.)
C-15	Indenture dated as of March 1, 1945, between SAVANNAH and The Bank of New York, as Trustee, and indentures supplemental thereto through May 1, 1996. (Designated in Registration Nos. 33-25183 as Exhibit 4(a)-(1), 33-41496 as Exhibit 4(a)-(2), 33-45757 as Exhibit 4(a)-(2), in SAVANNAH s Form 10-K for the year ended December 31, 1991, File No. 1-5072, as Exhibit 4(b), in Form 8-K dated July 8, 1992, File No. 1-5072, as Exhibit 4(a)-3, in Registration No. 33-50587 as Exhibit 4(a)-(2), in Form 8-K dated July 22, 1993, File No. 1-5072, as Exhibit 4, in Form 8-K dated May 18, 1995, File No. 1-5072, as Exhibit 4 and in Form 8-K dated May 23, 1996, File No. 1-5072, as Exhibit 4.)
C-16	Subordinated Note Indenture dated as of December 1, 1998, between SAVANNAH and The Bank of New York, as Trustee, and indenture supplemental thereto dated as of December 9, 1998. (Designated in Form 8-K dated December 3, 1998, File No. 1-5072, as Exhibit 4.3 and 4.4.)
C-17	Senior Note Indenture dated as of March 1, 1998 between SAVANNAH and The Bank of New York, as Trustee and indentures supplemental thereto through December 9, 2004. (Designated in Form 8-K dated March 9, 1998, File No. 1-5072, as Exhibits 4.1 and 4.2, in Form 8-K dated May 8, 2001, File No. 1-5072, as Exhibits 4.2(a) and 4.2(b), in Form 8-K dated November 4, 2002, File No. 1-5072, as Exhibit 4.2, in Form 8-K dated December 10, 2003, File No. 1-5072, as Exhibits 4.1 and 4.2 and in Form 8-K dated December 2, 2004, File No. 1-5072, as Exhibit 4.1.)
C-18	Indenture dated as of June 1, 2002, between SOUTHERN POWER and The Bank of New York, as Trustee, and indenture supplemental thereto dated as of July 8, 2003. (Designated in Registration No. 333-98553 as Exhibits 4.1 and 4.2 and in SOUTHERN POWER s Form 10-Q for the quarter ended June 30, 2003, File No. 333-98553, as Exhibit 4(g)1.)

A-52

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit	
Number	Description of Exhibit
D-1	Income Tax Allocation Agreement and Amendments 1 through 111 thereto. (Designated in Form U5S for 1981, File No. 30-222-2, as Exhibit A-21, in Form U5S for 1982, File No. 30-222-2, as Exhibit A-22(b), in Form U5S for 1982, File No. 30-222-2, as Exhibit A-22(c), in Form U5S for 1983, File No. 30-222-2, as Exhibit D-1(d), in Form U5S for 1985, File No. 30-222-2, as Exhibit D-1(e), in Amendment No. 1 to Form U5S for 1985, File No. 30-222-2, as Exhibit D-1(f) in Form U5S for 1987, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1991, File No. 30-222-2, as Exhibit D-2 and in Form U5S for 1992, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1994, File No. 30-222-2, as Exhibit D-2 and in Form U5S for 1995, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1996, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1996, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1997, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1999, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1999, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1999, File No. 30-222-2, as Exhibit D-2, in Form U5S for 2001, File No. 30-222-2, as Exhibit D-2, in Form U5S for 2002, File No. 30-222-2, as Exhibit D-2 and in Form U5S for 2003, file No. 30-222-2, as Exhibit D-2.)
D-2	Amendments 112 and 113 to Income Tax Allocation Agreement.
D-3	Statement of the Effects to the Companies Party to the Southern Company Income Tax Allocation Agreement after the Spin-Off of Mirant Corporation. (Designated in Form U5S for 2002, File No. 30-222-2 as Exhibit No. D-3.)

A-53

Table of Contents

EXHIBITS.

Exhibits (including reference to previous filings): (Continued)

Exhibit Number E-1	Description of Exhibit ALABAMA s, GEORGIA s, GULF s, MISSISSIPPI s, SCS s and SOUTHERN NUCLEAR s personnel policies pertaining to employee loans. (Designated in Form U5S for 1985, File No. 30-222-2, as Exhibits E-1, E-2, E-3, E-4 and E-5, in Form U5S, File No. 30-222-2, for 1987 as Exhibit E-2, in Form U5S for 1990, File No. 30-222-2, as Exhibit E-2, in Form U5S for 1991, File No. 30-222-2, as Exhibits E-2 and E-3, in Form U5S for 1992, File No. 30-222-2, as Exhibit E-2 in Form U5S for 1993, File No. 30-222-2, as Exhibit E-2, in Form U5S for 1994, File No. 30-222-2, as Exhibit E-2, in Form U5S for 1995, File No. 30-222-2, as Exhibit E-2, in Form U5S for 1995, File No. 30-222-2, as Exhibit E-2, in Form U5S for 1997, File No. 30-222-2, as Exhibit E-2 and in Form U5S for 2001, File No. 30-222-2, as Exhibit E-2.)
Н	Organizational chart.
I	Financial statements relating to certain exempt wholesale generators and foreign utility companies.

Exhibits listed above which have heretofore been filed with the Securities and Exchange Commission (SEC) pursuant to various Acts administered by the SEC, and which were designated as noted above, are hereby incorporated herein by reference and made a part hereof with the same effect as if filed herewith.

A-54

Table of Contents

SIGNATURE

The undersigned registered holding company has duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized pursuant to the requirements of the Public Utility Holding Company Act of 1935.

THE SOUTHERN COMPANY

Date: April 15, 2005 By /s/ W. Dean Hudson

W. Dean Hudson Chief Accounting Officer and Comptroller

A-55