SOUTHERN CO Form U5S April 20, 2004 Table of Contents

# SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

# **FORM U5S**

## ANNUAL REPORT

For the Fiscal Year Ended December 31, 2003

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

2003

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#### **ITEMS**

#### ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2003.

Name of Company			Issuer	
(Add abbreviation	Number of Common	Percentage of Voting	Book	Owner s Book
used herein)	Shares Owned	Power	Value	Value
			In Tho	usands
THE SOUTHERN COMPANY	27	N.T.	,	,
(SOUTHERN)	None	None	n/a	n/a
ALABAMA POWER COMPANY	<b></b>	100	<b>* 2 = 2</b> 00 < 40	<b></b>
(ALABAMA)	7,250,000	100	\$ 3,500,660	\$ 3,500,660
Alabama Energy Providers, Inc.	1,000	100	1	1
Alabama Property Company	1,000	100	10,061	10,061
Alabama Power Capital Trust I	/-	/-	/-	/-
(ALABAMA TRUST I) (a)	n/a	n/a	n/a	n/a
Alabama Power Capital Trust II (ALABAMA TRUST II) (a)	n/a	n/a	n/a	n/a
	III C	11/4	11/4	11/4
Alabama Power Capital Trust III (ALABAMA TRUST III) (a)	n/a	n/a	n/a	n/a
Alabama Power Capital Trust IV (ALABAMA TRUST IV) (b)	n/a	n/a	3,093	3,093
Alabama Power Capital Trust V				
(ALABAMA TRUST V) (b)	n/a	n/a	6,186	6,186
Alabama Power Capital Trust VI (a)	n/a	n/a	n/a	n/a
Alabama Power Capital Trust VII (a)	n/a	n/a	n/a	n/a
Alabama Power Capital Trust VIII (a)	n/a	n/a	n/a	n/a
Southern Electric				
Generating (CECCO) (1)	164,000	50	21.742	21.742
Company (SEGCO) (c)	164,000	50	31,743	31,743
GEORGIA POWER COMPANY	7.761.500	100	4.540.221	4.540.211
(GEORGIA)	7,761,500	100	4,540,221	4,540,211
SEGCO (c)	164,000	50	31,743	31,743
Piedmont-Forrest				
Corporation (PIEDMONT)	100,000	100	5,360 11,079(d)	5,360 11,079
			11,079(u)	11,079
Georgia Power Capital Trust IV (GEORGIA TRUST IV) (b)	n/a	n/a	8,241	8,241
	11/a	11/2	0,241	0,241
Georgia Power Capital Trust V (GEORGIA TRUST V) (b)	n/a	n/a	15,087	15,087
Georgia Power Capital Trust VI				

(GEORGIA TRUST VI) (b) n/a n/a 9,800 9,800

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# ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2003. (Continued)

Name of Company

(Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power	Issuer Book Value	Owner s Book Value
			In Tho	usands
Georgia Power Capital Trust VII (a)	n/a	n/a	n/a	n/a
Georgia Power Capital Trust VIII (a)	n/a	n/a	n/a	n/a
Georgia Power Capital Trust IX (a)	n/a	n/a	n/a	n/a
Georgia Power Capital Trust X (a)	n/a	n/a	n/a	n/a
GULF POWER COMPANY (GULF)	992,717	100	561,358	561,358
Gulf Power Capital Trust I (GULF TRUST I) (a)	n/a	n/a	n/a	n/a
Gulf Power Capital Trust II (GULF TRUST II) (a)	n/a	n/a	n/a	n/a
Gulf Power Capital Trust III (GULF TRUST III) (b)	n/a	n/a	1,073	1,073
Gulf Power Capital Trust IV (GULF TRUST IV) (b)	n/a	n/a	1,484	1,484
Gulf Power Capital Trust V (a)	n/a	n/a	n/a	n/a
Gulf Power Capital Trust VI (a)	n/a	n/a	n/a	n/a
MISSISSIPPI POWER COMPANY (MISSISSIPPI)	1,121,000	100	532,489	532,489
Mississippi Power Capital Trust II (MISSISSIPPI TRUST II) (b)	n/a	n/a	1,082	1,082
Mississippi Power Capital Trust III (a)	n/a	n/a	n/a	n/a
Mississippi Power Capital Trust IV (a)	n/a	n/a	n/a	n/a
Mississippi Power Services, Inc.	100	100	10	10
SAVANNAH ELECTRIC AND POWER COMPANY (SAVANNAH)	10,844,635	100	186,292	186,292
Savannah Electric Capital Trust I (SAVANNAH TRUST I) (b)	n/a	n/a	1,666	1,666
Savannah Electric Capital Trust II (a)	n/a	n/a	n/a	n/a
CHANGE IN CONTROL TRUST (e)	n/a	n/a	23,809	23,809
DEFERRED CASH TRUST (e)	n/a	n/a	958	958
DEFERRED STOCK TRUST (e)	n/a	n/a	5,613	5,613
SOUTHERN COMPANY HOLDINGS, INC. (f)	9,111	91.11	292,759	292,759

(Southern Holdings)

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Southern Company Capital Funding, Inc. (Capital Funding)	1,000	100	30,367	30,367
Southern Company Capital Trust I (b)	n/a	n/a	9,149	9,149
Southern Company Capital Trust II (b)	n/a	n/a	2,350	2,350
Southern Company Capital Trust IV (a)	n/a	n/a	n/a	n/a
Southern Company Capital Trust V (a)	n/a	n/a	n/a	n/a
Southern Company Capital Trust VI (b)	n/a	n/a	6,188	6,188
Southern Company Capital Trust VII (a)	n/a	n/a	n/a	n/a

# ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2003. (Continued)

	Number of	Percentage	Issuer	
Name of Company	Common	of Voting	Book	Owner s
(Add abbreviation used herein)	Shares Owned	Power	Value	Book Value
			In Th	ousands
Southern Company Energy Solutions LLC (SCES LLC)	n/a	100	7,632	7,632
Alabama Synfuel Energy, Inc.	1,000	100	(8,320)	(8,320)
Synfuel Services, Inc. (Synfuel Services)	1,000	100	4,420	4,420
Energy Related Activities Inc. (ERA)	1,000	100	5,574	5,574
Southern Company Electrotechnologies, Inc. (Electrotechnologies)	100	100	17,785	17,785
Southern Company Rail Services, Inc. (SCRS) (g)	1,000	100	2,250	2,250
Southern Electric Railroad Company (SERC)	5,000	100	5	5
SE Finance Capital Corporation II	1,000	100	196,165	196,165
SE Finance Capital Corporation	1,000	100	172,584	172,584
Southern Energy Finance Company, Inc.	1,000	100	340,252	340,252
EPZ Lease, Inc.	1,000	100	72,968	72,968
EPZ Lease, LLC	n/a	n/a	113,960	113,960
EPZ Lease Holding A, LLC	n/a n/a	n/a	34,534 34,533	34,534 34,533
EPZ Lease Trust A (b) EPZ Lease Holding B, LLC	n/a n/a	n/a n/a	34,533	34,534
EPZ Lease Trust B (b)	n/a	n/a	34,533	34,533
EPZ Lease Holding C, LLC	n/a	n/a	46,045	46,045
EPZ Lease Trust C (b)	n/a	n/a	46,044	46,044
Dutch Gas Lease, Inc.	1,000	100	141,544	141,544
Dutch Gas Lease, LLC	n/a	n/a	247,481	247,481
Dutch Gas Lease Holding A, LLC	n/a	n/a	97,872	97,872
Dutch Gas Lease Trust A (b)	n/a	n/a	97,872	97,872
Dutch Gas Lease Holding B, LLC	n/a	n/a	75,639	75,639
Dutch Gas Lease Trust B (b)	n/a	n/a	75,639	75,639
Dutch Gas Lease Holding C, LLC	n/a	n/a	73,971	73,971
Dutch Gas Lease Trust C (b)	n/a	n/a	73,971	73,971
NUON Lease, Inc.	1,000	100	131,938	131,938
NUON Lease Holding D, LLC	n/a	n/a	97,644	97,644
NUON Trust D (b)	n/a	n/a	97,644	97,644
NUON Lease Holding E, LLC	n/a	n/a	77,037	77,037
NUON Trust E (b)	n/a	n/a	72,414	72,414
NUON Lease Holding F, LLC	n/a	n/a	50,326	50,326
NUON Trust F (b)	n/a	n/a	47,794	47,794
GAMOG Lease, Inc.	1,000	100	102,520	102,520
GAMOG Lease Holding G, LLC	n/a	n/a	37,455	37,455
GAMOG Trust G (b)	n/a	n/a	37,455	37,455
GAMOG Lease Holding H, LLC	n/a	n/a	87,541	87,541
GAMOG Trust H (b)	n/a	n/a	87,541	87,541
GAMOG Lease Holding I, LLC	n/a	n/a	43,445	43,445
GAMOG Trust I (b)	n/a	n/a	43,445	43,445

# ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2003. (Continued)

	Number of	Percentage	Issuer	
Name of Company	Common	of Voting	Book	Owner s
(Add abbreviation used herein)	Shares Owned	Power	Value	Book Value
			In Tho	ousands
Clairton, Inc.	1,000	100	14,714	14,714
Clairton, LLC	n/a	85	17,761	17,761
Clairton 2, Inc.	1,000	100	3,485	3,485
Carbontronics, Inc.	1,000	100	28,563	28,563
Carbontronics, LLC	n/a	99	19,744	19,744
SE Choctaw, Inc.	1,000	100	10,430	10,430
SE Choctaw II, LLC	n/a	100	88,959	88,959
SE Choctaw, LLC	n/a	100	88,959	88,959
SOUTHERN COMPANY FUNDING CORPORATION	1,000	100	10	10
SOUTHERN COMPANY GAS LLC (Southern Company GAS)	n/a	100	15,520	15,520
SOUTHERN COMPANY SERVICES, INC. (SCS) (h)	14,500	100	(18,925)	(18,925)
SOUTHERN COMMUNICATIONS SERVICES, INC. (Southern LINC)	500	100	106,175	106,175
SOUTHERN NUCLEAR OPERATING COMPANY, INC. (Southern Nuclear)	1,000	100	24,596	24,596
SOUTHERN POWER COMPANY	1,000	100	1,011,476	1,011,476
Cherokee Falls Development of South Carolina LLC (Cherokee)	n/a	100	39	39
Klondike Development LLC (Klondike)	n/a	100	614	614
Southern Company-Florida LLC	n/a	100	196,551	196,551
Southern Company-Jet Port LLC	n/a	100	3,715	3,715
SPC McLeod LLC (i)	n/a	n/a	4,506	4,506
SOUTHERN TELECOM, INC. (Southern Telecom)	1,000	100	15,591	15,591
SOUTHERN MANAGEMENT DEVELOPMENT, INC. (Southern				
Management) (f)	500	100	19,641	19,641
Southern Company Holdings, Inc.	889	8.89	292,759	292,759

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Notes	tΛ	Itam	

(a) Inactive and/or dissolved. ALABAMA TRUSTS I, II and III, Southern Company Capital Trusts IV and V and GULF TRUST I and II were dissolved in 2003. Madison County Energy Center LLC was dissolved in 2003. Alabama Power Capital Trusts VI, VII and VIII are inactive and were incorporated as statutory trusts in Delaware on October 21, 2002. Georgia Power Capital Trusts VII and VIII are inactive and were incorporated as statutory trusts in Delaware on March 23, 2001. In addition, Georgia Power Capital Trusts IX and X are inactive and were incorporated as statutory trusts on May 22, 2003. Gulf Power Capital Trusts V and VI were inactive and incorporated as statutory trusts in Delaware on April 7, 2003. Mississippi Power Capital Trusts III and IV are inactive and were incorporated as statutory trusts in Delaware on January 7, 1998 and August 15, 2003, respectively.

Savannah Electric Capital Trust I was inactive and incorporated as a statutory trust in Delaware on March 23, 2001. Southern Company Capital Trust VII was inactive and incorporated as a statutory trust in Delaware on September 28, 1998.

- (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 interests of each company.

- (d) Promissory note due on demand; interest rate, based on GEORGIA s embedded cost of capital, was 8.94% at January 1, 2004.
- (e) 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.
- (f) Southern Holdings is partially owned by Southern Management.
- (g) A Delaware corporation organized in April 9, 2003.
- (h) See Consolidating Statements of Comprehensive Income on page A-15 herein for item affecting SCS book value.
- (i) A Delaware limited liability company organized on June 4, 2003.

#### ITEM 2. ACQUISITION OR SALES OF UTILITY ASSETS.

NONE.

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

NONE.

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

#### Calendar Year 2003

	Name of Company	Number of Shares or Principal Amount				
Name of Issuer and Title of Issue	Acquiring, Redeeming or Retiring Securities	Acquired	Redeemed	Retired	Consideration	Indicate  Commission  Authorization
SOUTHERN:						(See Note)
Trust Preferred Securities						
Southern Company	Capital Funding	None	\$ 42,514,000	None	\$ 42,514,000	
Capital Trust I						
Southern Company	Capital Funding	None	\$ 1,500,000	None	\$ 1,500,000	
Capital Trust II						
Southern Company	Capital Funding	None	\$ 206,000,000	None	\$ 206,000,000	
Capital Trust IV	Comital Funding	None	¢ 154 620 200	None	¢ 154 620 200	
Southern Company Capital Trust V	Capital Funding	None	\$ 154,639,200	None	\$ 154,639,200	
Southern Company	Capital Funding	None	\$ 500,000	None	\$ 500,000	
Capital Trust VI	Cupital Funding	Tione	Ψ 200,000	Ttone	Ψ 200,000	
-						
Senior Notes	C 'ALE II	NT.	¢ 25 000 000	N.T.	¢ 25 000 000	
Series B due 2004	Capital Funding	None	\$ 25,000,000	None	\$ 25,000,000	
ALABAMA:						
Senior Notes						
Series A 7.125% due 2047	ALABAMA	None	\$ 193,800,000	None	\$ 193,800,000	
Series B 7% due 2047	ALABAMA	None	\$ 200,000,000	None	\$ 200,000,000	
Series C 7% due 2048	ALABAMA	None	\$ 190,000,000	None	\$ 190,000,000	
Series I 5.35% due 2003	ALABAMA	None	\$ 156,200,000	None	\$ 156,200,000	
Series M 7.85% due 2003	ALABAMA	None	\$ 250,000,000	None	\$ 250,000,000	
Series O 1.525% due 2003	ALABAMA	None	\$ 167,000,000	None	\$ 167,000,000	
Series P 3.015% due 2003	ALABAMA	None	\$ 350,000,000	None	\$ 350,000,000	
GEORGIA:						
Senior Notes						
Series F 5.75% due 2003	GEORGIA	None	\$ 170,000,000	\$ 170,000,000	\$ 170,000,000	
Series A 6.85% due 2047	GEORGIA	None	\$ 145,000,000	\$ 145,000,000	\$ 145,000,000	
Series I 5.25% due 2003	GEORGIA	None	\$ 150,000,000	\$ 150,000,000	\$ 150,000,000	
Series B 6.60% due 2038	GEORGIA	None	\$ 200,000,000	\$ 200,000,000	\$ 200,000,000	
GULF:						
Senior Notes						
Series A 6.70% due 2038	GULF	None	\$ 46,757,000	None	\$ 46,757,000	
Series E 6% due 2012	GULF	None	\$ 45,000,000	None	\$ 45,000,000	
Series C 4.69% due 2003	GULF	None	None	\$ 60,000,000	\$ 60,000,000	

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Junior Subordinated Notes					
7.50% due 2037	GULF	None	\$ 20,000,000	None	\$ 20,000,000
<b>Pollution Control Bonds</b>					
5.80% due 2023	GULF	None	\$ 32,550,000	None	\$ 32,550,000
5.70% due 2023	GULF	None	\$ 7,875,000	None	\$ 7,875,000
5.50% due 2026	GULF	None	\$ 21,200,000	None	\$ 21,200,000

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

#### Calendar Year 2003

	Name of Company	ī	Number of Shares or Principal Amount			
Name of Issuer and	Acquiring, Redeeming					Commission
Title of Issue	or Retiring Securities	Acquired	Redeemed	Retired	Consideration	Authorization
						(See Note)
<b>GULF</b> (continued):						
<b>Trust Preferred Securities</b>						
GULF TRUST II	GULF	None	\$ 45,000,000	None	\$ 45,000,000	
GULF TRUST I	GULF	None	\$ 40,000,000	None	\$ 40,000,000	
MISSISSIPPI:						
First Mortgage Bonds						
7.45% Series due 2023	MISSISSIPPI	None	\$ 33,350,000	None	\$ 33,350,00	
<b>Pollution Control Bonds</b>						
5.80% Series due 2007	MISSISSIPPI	None	\$ 850,000	None	\$ 850,000	
Senior Notes						
Series E 5 5/8% due 2003	MISSISSIPPI	\$ 90,000,000	None	None	\$ 90,000,000	
Series A 6.75% due 2038	MISSISSIPPI	None	\$ 51,628,000	None	\$ 51,628,000	
Series B 6.05% due 2003	MISSISSIPPI	None	None	\$ 35,000,000	\$ 35,000,000	
SAVANNAH:						
Senior Notes						
Series B 5.12% due 2003	SAVANNAH	None	\$ 20,000,000	None	\$ 20,000,000	
Pollution Control Bonds						
Variable Rate Series due 2037	SAVANNAH	None	\$ 13,870,000	None	\$ 13,870,000	

Note to Item 4: All transactions exempt pursuant to Rule 42(b)(2), (4) or (5) or authorized in File No. 70-8095.

#### ITEM 5. INVESTMENTS IN SECURITIES OF NONSYSTEM COMPANIES.

	Number of		
	Name	Shares or Principal	Carrying Value to
Name of Owner	of Issuer	<b>Amount Owned</b>	Owner
SOUTHERN (one item)	(1)	528,553 shares	\$ 5,285,530
ALABAMA (two items)	(3)	666,400 shares	\$ 666,400
GEORGIA (one item)	(4)	\$3,539,544	\$ 2,155,675
GULF (17 items)	(2)	1,010 shares	\$ 0
Southern Management (two items)	(5)	106,642 shares	\$ 308,392
	(5)	11.5%	\$ 1,101,000
SAVANNAH (one item)	(2)	472 shares	\$ 1
Southern Telecom (one item)	(6)	2,561,005 warrants	\$ 265,727
		883,721 shares	\$ 141,395
Electrotechnologies (one item)	(7)	85.2%	\$ 16,669,612

Notes to Item 5:

- (1) Represents SOUTHERN s investment in Pantellos. Pantellos is an independent, open marketplace for the energy and utility industries that brings together buyers and sellers to improve the way they do business.
- (2) Securities representing bankruptcy distributions applicable to obligations of customers incurred in the ordinary course of business.
- (3) 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.
- (4) 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.)
- (5) Investment in a limited partnership that consists of energy related companies.
- (6) Investment made in a research and development enterprise dedicated to developing power line communication technology.
- (7) Investment in a limited partnership that provides risk capital for, and makes investments in the securities of privately held and publicly listed companies in the energy, technology and telecommunications industries, including businesses in all stages of development.

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# 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>(b)</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	<b>(f)</b>
5555 Glenridge Connector	
Atlanta, GA 30342	(g)
42 Inverness Center Parkway	
Birmingham, AL 35242	(h)
40 Inverness Center Parkway	
Birmingham, AL 35242	<b>(i)</b>
601 Pennsylvania Ave., NW	
Suite 800 South	
Washington, DC 20004	<b>(j</b> )
1403 Foulk Road	
Foulkstone Plaza Suite 102-9	
Wilmington, DE 19803	(k)

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#### 4000 DeKalb Technology Parkway

#### Suite 100

Atlanta, GA 30340 (1)

3003 Summit Boulevard

Suite 700

Atlanta, GA 30319 (m)

Position	Code
Chairman of the Board	СН
Vice Chairman of the Board	VCH
Director	D
President	P
Chief Executive Officer	CEO
Chief Financial Officer	CFO
Chief Accounting Officer	CAO
Chief Information Officer	CIO
Chief Operating Officer	COO
Chief Production Officer	СРО
Senior Executive Vice President	SEVP
Executive Vice President	EVP
Senior Vice President	SVP
Financial Vice President	FVP
Vice President	VP
Controller/Comptroller	C
Counsel	${f L}$
Secretary	$\mathbf{S}$
Treasurer	Т

#### SOUTHERN

David M. Ratcliffe (c)

SOUTHERN	
Name and Principal Address (a)	Position
Daniel P. Amos	D
1932 Wynnton Road	
Columbus, GA 31999	
Dorrit J. Bern	D
450 Winks Lane	
Bensalem, PA 19020	
Thomas F. Chapman	D
1600 Peachtree Street, NW	
Atlanta, GA 30309	
H. Allen Franklin	D,P,CEO,CH
Bruce S. Gordon	D
1095 Avenue of the Americas	
New York, NY 10036	
Donald M. James	D
P. O. Box 385014	
Birmingham, AL 35238-5014	
Zack T. Pate	D
700 Galleria Parkway	
Atlanta, GA 30339	
J. Neal Purcell	D
110 Dover Cliff Way	
Alpharetta, GA 30022	

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

#### **SOUTHERN** (continued)

Name and Principal Address (a)	Positio
Gerald J. St. Pé	D
P. O. Box 149	
Pascagoula, MS 39568	
Dwight H. Evans	EVP
Leonard J. Haynes	EVP
G. Edison Holland	EVP,L
Thomas A. Fanning	EVP
Charles D. McCrary (b)	EVP
David R. Altman	VP
Rebecca A. Blalock (c)	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 Principal Address (b)	Position
Whit Armstrong	D
P. O. Box 900	D
Enterprise, AL 36331	
David J. Cooper	D
118 N. Royal Street	
Mobile, AL 36602	
H. Allen Franklin (a)	D
R. Kent Henslee	D
754 Chestnut Street	
Gadsden, AL 35901	
Carl E. Jones, Jr.	D
P. O. Box 1024	
Birmingham, AL 35202	
Patricia M. King	D
2548 US Highway 78	
Anniston, AL 36207	
James K. Lowder	D
2000 Interstate Park Drive	
Suite 400	
Montgomery, AL 36109	ъ
Wallace D. Malone, Jr.	D
P. O. Box 2554	
Birmingham, AL 35290	D D CEO
Charles D. McCrary	D,P,CEO
Malcolm Portera	D
401 Queen City Avenue	
Tuscaloosa, AL 35401	

Debout D. Demons	D
Robert D. Powers 202 East Broad Street	D
Eufaula, AL 36027	
C. Dowd Ritter	D
P. O. Box 11007	D
Birmingham, AL 35288  James H. Sanford	D
	D
1001 McQueen Smith Road South	
Prattville, AL 36066	D
William F. Walker	D
107 Samford Hall	
Auburn University, AL 36849-5113	D
John C. Webb, IV	D
125 W. Washington Street	
Demopolis, AL 36732	ъ
James W. Wright	D
100 Commerce Street	
Montgomery, AL 36104	
William B. Hutchins, III	EVP,CFO,T
C. Alan Martin	EVP
Steve R. Spencer	EVP
Robert Holmes, Jr.	SVP
Robin A. Hurst	SVP
Rodney O. Mundy	SVP,L
Michael L. Scott	SVP
Jerry L. Stewart	SVP
Art P. Beattie	VP,CAO,C
Christopher T. Bell	VP
Willard L. Bowers	VP
Larry R. Grill	VP
Gerald L. Johnson	VP
Marsha S. Johnson	VP
William B. Johnson	VP
J. Bruce Jones	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
W. Ronald Smith	VP
Cheryl A. Thompson	VP
Terry H. Waters	VP
William E. Zales, Jr.	VP,S

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Position

D,P

#### **Table of Contents**

#### ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

Charles D. McCrary

#### ALABAMA PROPERTY COMPANY

Name and Principal Address (b)

Charles D. McCrary	D,P
William B. Hutchins, III	D,VP
C. Alan Martin	D,VP
Larry Grill	VP
Art P. Beattie	C
William E. Zales, Jr.	S
J. Randy DeRieux	T
·	
ALABAMA ENERGY PROVIDERS, INC.	
	Position
Name and Principal Address (b)	rostuon
Rodney O. Mundy	D
William B. Hutchins, III	D,VP
C. Alan Martin	D
Michael L. Scott	D,P
William E. Zales, Jr.	S
J. Randy DeRieux	T
GEORGIA	
Name and Principal Address (c)	Position
<del></del>	
Juanita Baranco	D
4355 Highway 78	
Lilburn, GA 30047	
Robert L. Brown	D
250 East Ponce de Leon Avenue	
Eighth Floor	
Decatur, GA 30030	
Anna R. Cablik	D
1513 Johnson Ferry Road	
Suite B-20	
Marietta, GA 30062	
H. Allen Franklin (a)	D
David M. Ratcliffe	D,P,CEO
Gary D. Thompson	D
191 Peachtree Street	
Mail Code GA 8063	
Atlanta, GA 30303	
Richard W. Ussery	D
1600 First Avenue	_
Columbus, GA 31902-1755	
William Jerry Vereen	D
P. O. Box 1663	D
Moultrie, GA 31776-1663	

Carl Ware		D
P. O. Box Drawer 1734, Nat 25		D
Atlanta, GA 30301		
E. Jenner Wood, III		D
P.O. Box 4418		D
M.C. 0445		
Atlanta, GA 30302		
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
Christopher C. Womack		SVP
W. Craig Barrs		VP
Rebecca A. Blalock		V P
		VP VP
A. Bryan Fletcher		V P
J. Kevin Fletcher O. Ben Harris		V P
W. Ron Hinson		
		VP,C,CAO
Chris M. Hobson Ed F. Holcombe		VP VP
E. Lamont Houston		VP VP
Brian L. Ivey		VP
Anne H. Kaiser		VP
Ellen N. Lindemann (a)		VP VP
Frank J. McCloskey		
Leslie R. Sibert		VP
James E. Sykes		VP
Jeffrey L. Wallace		VP
Janice G. Wolfe		S
PIEDMONT		
Name and Principal Address (c)		Position
_	_	
David M. Ratcliffe		D,P
C. B. Harreld		D,EVP,T
Janice G. Wolfe		D,EVI,I D,VP,S
Jamee G. Wone		D, VI ,S
SECCO		
SEGCO		
Name and Principal Address (b)	_	Position
William C. Archer (c)		D
Art P. Beattie		D,C
William P. Bowers		D,VP
C. B. Harreld (c)		D
William B. Hutchins, III		D,VP
Charles D. McCrary		D,P
David M. Ratcliffe (c)		D,VP
Jerry L. Stewart		D
Christopher C. Womack (c)		D
William E. Zales, Jr.		S
J. Randy DeRieux		T

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#### ITEM 6. OFFICERS AND DIRECTORS

#### PART I. (Continued)

$\sim$	T	T T

Position Position
D
D
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D
D
D
D
D D
D
003
D,P,CEO
VP
VP
VP,CFO,CAO,
VP
VP
S,T

Name and Principal Address (e)	Position
Tommy E. Dulaney	D
P. O. Box 2929	
Meridian, MS 39302	
Michael D. Garrett	D,P,CEO
Linda T. Howard	D
P.O. Box 1588	
Laurel, MS 39401	
Robert C. Khayat	D
P. O. Box 1848, 123 Lyceum	
University, MS 38677	
Aubrey K. Lucas	D
Box 5164	
Hattiesburg, MS 39406	
George A. Schloegel	D
Hancock Bank	
P. O. Box 4019	
Gulfport, MS 39502	
Philip J. Terrell	D

701 West North Street	
Pass Christian, MS 39571	
Gene Warr	D
2600 Beach Boulevard	
Biloxi, MS 39531	
H. Ed Blakeslee	VP
Bobby J. Kerley	VP
Ellen N. Lindemann (a)	VP
Don E. Mason	VP
Michael W. Southern	VP,CFO,CAO,T
Gene L. Ussery, Jr.	VP
Frances V. Turnage	C
Vicki L. Pierce	S

#### MISSISSIPPI POWER SERVICES, INC.

Name and Principal Address (e)

H. Ed Blakeslee	D,P,CEO
Michael D. Garrett	D,CH
Don E. Mason	D,VP
Michael W. Southern	D,VP,T,CFO
Gene L. Ussery, Jr.	D,VP
Frances V. Turnage	CAO,C
Vicki L. Pierce	S
Randall J. Richardson	GM

Position

#### SAVANNAH

Name and Principal Address (f)	Position
Gus H. Bell, III	
P. O. Box 14247	
Savannah, GA 31416	
Archie H. Davis	D
P. O. Box 188	
Savannah, GA 31402	
Anthony R. James	D,P,CEO
Walter D. Gnann	D
P. O. Box 334	
Springfield, GA 31329	
Robert B. Miller, III	D
P. O. Box 8003	
Savannah, GA 31412	
Arnold M. Tenenbaum	D
P. O. Box 2567	
Savannah, GA 31498	
W. Miles Greer	VP
Leonard J. Haynes (a)	VP
Ellen N. Lindemann (a)	VP
Sandra R. Miller	VP
Kirby R. Willis	VP,T,CFO
Nancy Frankenhauser	S

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Southern LINC

Name and Principal Address (g)

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

C		7	6	2
Э	۹	_	ũ	3

Name and Principal Address (c)	Position
H. Allen Franklin (a)	D,P,CEO
Charles D. McCrary (b)	D
David M. Ratcliffe	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
Andrew J. Dearman, III (b)	SVP
Rebecca A. Blalock	SVP
Ed Day (h)	SVP
Charles H. Goodman (b)	SVP
W. Dean Hudson	SVP,C,CF0
Douglas E. Jones (a)	SVP
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	VP
Robert A. Bell (a)	VP
Ronald P. Bertasi (l)	VP
Ronald R. Campbell	VP
Tommy Chisholm (a)	VP,S
David L. Coker	VP
Jackie J. Collins (a)	VP
James C. Fleming (a)	VP
Kimberly S. Greene (a)	VP,T
Barbara S. Hingst	VP
Charles D. Long, IV (b)	VP
Jacqualyn Lowe	VP
William L. Marshall, Jr. (b)	VP
William N. McKenzie	VP
Christopher S. Miller (a)	VP
Joseph A. Miller (j)	VP
Sandra R. Miller (f)	VP
Marie D. Mouchet	VP
Karl R. Moor (j)	VP
Robert G. Moore (d)	VP
Rodney O. Mundy (b)	VP
Earl B. Parsons, III (b)	VP
Cliff S. Thrasher (a)	VP
Gene L. Ussery, Jr. (e)	VP
Stephen A. Wakefield (a)	VP

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Position

Robert G. Dawson	D,P,CEO
H. Allen Franklin (a)	D,r,celo D
Thomas A. Fanning (a)	D
Charles D. McCrary (b)	D
David M. Ratcliffe (c)	D
R. Craig Elder	VP,T,CFO
Rodney H. Johnson	VP
Julie T. Pigott	VP
Tommy Chisholm (a)	S
Carmine A. Reppucci	Č
SERC	
	Position
Name and Principal Address (h)	Position
W. Paul Bowers (b)	D,P
T. Roy Harrell (b)	VP
Sandra R. Miller (e)	VP
Jerry L. Stewart (b)	VP
Tommy Chisholm (a)	S,T
Tolling Chisholii (a)	3,1
Southern Nuclear	
Name and Principal Address (i)	Position
H. Allen Franklin (a)	D
William G. Hairston, III	D,P,CEO
Charles D. McCrary (b)	D
David M. Ratcliffe (c)	D
Jackie D. Woodard	EVP
James W. Averett	VP
James B. Beasley	VP
John E. Garlington	VP
Jeffrey T. Gasser	VP VP CEO C.T.
Kathleen S. King	VP,CFO,C,T VP
Ellen N. Lindemann (a) Louis B. Long	VP VP
John O. Meier	VP,L
H. Lewis Sumner, Jr.	VP
Sherry A. Mitchell	S
Southern Holdings	
_	Position
Name and Principal Address (a)	Postuon
H. Allen Franklin	D
Thomas A. Fanning	D
Kimberly S. Greene	D,P,CEO
Charles D. McCrary (b)	D, r, celo
David M. Ratcliffe (c)	D
Tommy Chisholm	S
Ann P. Daiss (c)	C

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#### ITEM 6. OFFICERS AND DIRECTORS

#### PART I. (Continued)

SCES LLC	
Name and Principal Address (I)	Position
Ronald P. Bertasi	P,CEO
Robert M. Gilbert	VP,CFO
Timothy S. Marvin	T
Tommy Chisholm (a)	S
SE Finance Capital Corporation	
Name and Principal Address (a)	Position
Thomas A. Fanning	D
H. Allen Franklin	D
Kimberly S. Greene	D,P,CEO
James C. Fleming	VP
Christopher J. Kysar	VP,T,CFO
Tommy Chisholm	S
Judith A. Rosenberg	С
SE Finance Capital Corporation II	
Name and Principal Address (a)	Position
H. Allen Franklin	D
Kimberly S. Greene	D,P,CEO
Thomas A. Fanning	D D
James C. Fleming	VP
Christopher J. Kysar	VP,T,CFO
Tommy Chisholm	S
Judith A. Rosenberg	C
SE Choctaw Inc.	
Name and Principal Address (a)	Position
H. Allen Franklin	D
Kimberly S. Greene	D,P,CEO
Thomas A. Fanning	D D
James C. Fleming	VP
Christopher J. Kysar	VP,T,CFO
Tommy Chisholm	S
Judith A. Rosenberg	С
Southern Energy Finance Company Inc.	
Name and Principal Address (a)	Position
H. Allen Franklin	D
Kimberly S. Greene	D,P,CEO

D
VP
VP,T,CFO
S
C
Position
D,P,CEO
D D
D D
D
EVP
SVP
SVP,L
SVP
SVP
VP,C,CFO
VP
VP
T
S
Position
P,CEO
VP
VP,T
S
Position
P,CEO
VP
CFO,T
S
Position
D
D D,P,CEO
D,P,CEO
D,P,CEO
D,P,CEO D,VP,CFO,T
D,P,CEO
D,P,CEO D,VP,CFO,T  Position
D,P,CEO D,VP,CFO,1
D,P,CEO D,VP,CFO,T
D,P,CEO D,VP,CFO,T  Position

Kimberly S. Greene (a) Daniel P. McCollum	D,P,CEO D,S
Morris, James, Hitchens &	,
Williams LLP	
222 Delaware Avenue	
Wilmington, DE 19899	
Judith A. Rosenberg (a)	D,C
James C. Fle ming (a)	VP

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#### ITEM 6. OFFICERS AND DIRECTORS

#### PART I. (Continued)

EPZ Lease, LLC Name and Principal Address (k)	Position
Southern Energy Finance Company Inc. EPZ Lease, Inc.	Member 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. EPZ Lease, LLC	Member Member
Dutch Gas Lease, Inc. Name and Principal Address (k)	Position
William R. Bechstein 1105 N. Market Street	D,VP
Suite 1300	
Wilmington, DE 19801 Christopher J. Kysar (a)	D,VP,T,CFO
Kimberly S. Greene (a) Daniel P. McCollum	D,P,CEO D,S
Morris, James, Hitchens & Williams LLP 222 Delaware Avenue	2,3
Wilmington, DE 19899	5.0
Judith A. Rosenberg (a) James C. Fleming (a)	D,C VP
Dutch Gas Lease, LLC	
Name and Principal Address (k)	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 1105 N. Market Street	D,VP
Suite 1300	
Wilmington, DE 19801 Kimberly S. Greene (a) Christopher J. Kysar (a) Daniel P. McCollum Morris, James, Hitchens & Williams LLP 222 Delaware Avenue	D,P,CEO D,VP,T,CFO D,S
Wilmington, DE 19899 Judith A. Rosenberg (a)	D,C
James C. Fleming (a)	VP
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
GAMOG Lease, Inc.	Member
NUON Lease, Inc. Name and Principal Address (k)	Position
William R. Bechstein 1105 N. Market Street Suite 1300	D,VP

Wilmington, DE 19801

Kimberly S. Greene (a)
Christopher J. Kysar (a)
Daniel P. McCollum
Morris, James, Hitchens & Williams LLP

222 Delaware Avenue Wilmington, DE 19899

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

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#### 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
Name and Principal Address (k)	1 OSITION
William R. Bechstein 1105 N. Market Street Suite 1300 Wilmington, DE 19801	D,VP
Kimberly S. Greene (a) Christopher J. Kysar (a) Daniel P. McCollom Morris, James, Hitchens & Williams LLP 222 Delaware Avenue	D,P,CEO D,VP,CFO,T D,S
Wilmington, DE 19899 Judith A. Rosenberg (a) James C. Fleming (a)	D,C VP
Clairton, Inc. Name and Principal Address (k)	Position
William R. Bechstein 1105 N. Market Street Suite 1300	D,VP
Wilmington, DE 19801 Kimberly S. Greene (a) Christopher J. Kysar (a) Daniel P. McCollum Morris, James, Hitchens & Williams LLP 222 Delaware Avenue Wilmington, DE 19899	D,P,CEO D,VP,T,CFO D,S
Judith A. Rosenberg (a) James C. Fleming (a)	D,C VP

#### Clairton 2, Inc.

Clairton 2, Inc.	
Name and Principal Address (k)	Position
William R. Bechstein	D,VP
1105 N. Market Street	
Suite 1300	
Wilmington, DE 19801	D UD TE CEC
Christopher J. Kysar (a)	D,VP,T,CFO
Kimberly S. Greene (a) Daniel P. McCollum	D,P,CEO D,S
Morris, James, Hitchens & Williams LLP	<i>D</i> ,3
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.	Member
Clairton 2, Inc.	Member
Carbontronics, Inc.	
	Position
Name and Principal Address (a)	Fosition
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.	Member
SE Finance Company, Inc.	Member
Southern Telecom, Inc.	
	Position
Name and Principal Address (m)	Fosition
Robert G. Dawson (g)	D,P,CEO
Thomas A. Fanning (a)	D
H. Allen Franklin (a)	D
Charles D. McCrary (b)	D
David M. Ratcliffe (c)	D VD CEO T
R. Craig Elder (g)	VP,CFO,T
Tommy Chisholm (a) Carmine A. Reppucci (g)	S C
Carmine A. Repputer (g)	C
Southern Management	
Name and Principal Address (I)	Position
Ronald P. Bertasi Thomas A. Forming (a)	D,P,CEO
Thomas A. Fanning (a) H. Allen Franklin (a)	D D
Leonard J. Haynes (a)	D D
Charles D. McCrary (b)	D D
5111110 2 1 1 1 1 C 1 U 1 J (U)	D

David M. Ratcliffe (c)	D
Robert M. Gilbert	VP,CFO
Tommy Chisholm (a)	S
Timothy S. Marvin	T

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#### ITEM 6. OFFICERS AND DIRECTORS

### PART I. (Continued)

Synfuel Services	
Name and Principal Address (b)	Position
W. Paul Bowers	D
Jerry L. Stewart	D,P
Anthony J. Topazi	D,VP
Art P. Beattie	VP
Earl B. Parsons, III	VP
Tommy Chisholm (a)	S
Cliff S. Thrasher (a)	T
ERA	
Name and Principal Address (b)	Position
W. Paul Bowers	D
Jerry L. Stewart	D,VP
Anthony J. Topazi	D,P
Art P. Beattie	VP
Earl B. Parsons, III	VP
Tommy Chisholm (a)	S
Cliff S. Thrasher (a)	T
Alabama Synfuel Energy, Inc.	
Name and Principal Address (b)	Position
W. Paul Bowers	D
Jerry L. Stewart	D,VP
Anthony J. Topazi	D,P
Art P. Beattie	VP
Earl B. Parsons, III	VP
Tommy Chisholm (a)	S
Cliff S. Thrasher (a)	T
Klondike Development LLC	
Name and Principal Address (a)	Position
W. Paul Bowers (b)	D.P,CEO
Cliff S. Thrasher	CFO, T
Tommy Chisholm	S
Southern Power Company	Member
Electrotechnologies	
Name and Principal Address (a)	Position
H. Allen Franklin	D
Kimberly S. Greene	D,P,CEO

Thomas A. Fanning James C. Fleming Christopher J. Kysar Tommy Chisholm	D VP VP,T S
Cherokee Falls Development of South	
Name and Principal Address (a)	Position
W. Paul Bowers (b)	P,CEO
James H. Miller, III (b)	VP
Cliff S. Thrasher	CFO,T
Anthony J. Topazi (b)	VP
Tommy Chisholm	S
SPC McLeod LLC Name and Principal Address (a)	Position
W. Paul Bowers (b)	P.CEO
Ed Day	SVP
Robert G. Moore	SVP
Cliff S. Thrasher	SVP,CFO,C
James H. Miller, III (b)	VP
Anthony J. Topazi (b)	VP
Tommy Chisholm	S
Christopher J. Kysar	T
Southern Company GAS	
Name and Principal Address (a)	Position
C. Philip Saunders	P,CEO
Constance J. Erickson	C
Tommy Chisholm	S
Kimberly S. Greene	T

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# 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,	Director	(a);(b)
	Columbus, GA		
Whit Armstrong	The Citizens Bank	Chief Executive Officer, Chairman of the Board of Directors and	(c)
	Enterprise, AL	President	
	Enterprise Capital Corporation Enterprise, AL	Chairman of the Board of Directors, Chief Executive Officer, President	(c)
Gus H. Bell, III	SunTrust Bank, Savannah, GA	Director	(c)
Robert L. Brown, Jr.	Citizens Trust Bank, Atlanta, GA	Director	(c)
David J. Cooper	SouthTrust Corporation, Birmingham, AL	Director	(c)
Archie H. Davis	The Savannah Bancorp, Savannah, GA	President, Chief Executive Officer, Director	(c)
	The Savannah Bank N.A., Savannah, GA	Vice Chairman, Director	(c)
	Bryan Bank & Trust, Richmond Hill, GA	Director	(c)
H. Allen Franklin	SouthTrust Corporation, Birmingham, AL	Director	(a);(c);(d);(e);(f)
Michael D. Garrett	Hancock Bank, Gulfport, MS	Director	(c)
G. Edison Holland	FCB Financial Corporation, Savannah, GA	Director	(e)
Charles D. McCrary	AmSouth Bancorporation, Birmingham, AL	Director	(a);(c);(e);(f)
Anthony R. James	SunTrust Bank, Savannah, GA	Director	(c);(f)
Donald M. James	SouthTrust Corporation, Birmingham, AL	Director	(a)
Carl E. Jones, Jr.	Regions Financial Corporation, Birmingham, AL	Chairman of the Board of Directors, President, Chief Executive Officer	(c)
Bobby J. Kerley	Mid South Bank, Eufaula, AL	Director	(f)
Wallace D. Malone, Jr.	SouthTrust Corporation, Birmingham, AL	Chairman of the Board of Directors and Chief Executive Officer	(c)
Malcolm Portera	Regions Financial Corporation, Birmingham, AL	Director	(c)
J. Neal Purcell	Synovus Financial Corporation, Columbus, GA	Director	(a)

# 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 Executive Officer, President	(c)
	AmSouth Bank, Birmingham, AL	Chairman, Chief Executive Officer	(c)
George A. Schloegel	Hancock Bank Mississippi, Gulfport, MS	Director, Chief Executive Officer and President	(c)
	Hancock Holding Company, Gulfport, MS	Vice Chairman of the Board of Directors	(c)
	Hancock Bank Louisiana, Baton Rouge, LA	Director	(d)
Steve R. Spencer	AmSouth Bank, Birmingham, AL	Director	(c);(f)
W. Ronald Smith	SouthTrust Bank of Calhoun County, N.A. Anniston, AL	Director	(c);(f)
Gerald St. Pe	Merchants & Marine Bank, Pascagoula, MS	Director	(a)
Arnold M. Tenenbaum	First Chatham Bank Holding Company, Savannah, GA	Chairman of the Board of Directors	(c)
Philip J. Terrell	Hancock Bank, Gulfport, MS	Director	(c)
D. Gary Thompson	Wachovia Bank, Georgia Banking, Atlanta, GA	Chief Executive Officer	(c)
	Wachovia Corporation, Charlotte, NC	Executive Officer	(d)
Gene Warr	Coast Community Bank, Gulfport, MS	Director	(c)
E. Jenner Wood, III	SunTrust Bank Central Group, Atlanta, GA	Chairman, President and Chief Executive Officer	(c)
	SunTrust Banks Inc., Atlanta, GA	Executive Officer	(c)
James W. Wright	First Tuskegee Bank, Montgomery, AL	Chairman of the Board of Directors and Chief Executive Officer	(c)

## 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, Southern LINC, Southern Telecom, Southern Management and Southern Nuclear serving as of December 31, 2003, 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 2004 Annual Meetings of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page numbers III-6 and III-7 in the SOUTHERN system s combined Form 10-K for the year ended December 31, 2003. SOUTHERN is incorporated by reference to Summary Compensation Table in SOUTHERN s definitive Proxy Statement relating to the 2004 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

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SCS
SUMMARY COMPENSATION TABLE

		AN	NUAL COME	PENSATION		LONG-TERM COMPENSATION		
						Number of		
						Securities		
						Underlying		
					Restricted	Stock	Long-Term	
Name and				Other Annual	Stock	Options	Incentive	All Other
Principal Position	Year	Salary(\$)	Bonus(\$)	Compensation(\$)1	Awards(\$) <sup>2</sup>	(Shares)	Payouts(\$) <sup>3</sup>	Compensation(\$) <sup>4</sup>
H. Allen Franklin	2003 2002 2001	966,240 929,215 855,969	2,083,162 1,984,320 1,867,320	5,940 7,080 2,770	(40.062	501,935 382,242 497,790	2,404,720 1,672,510 1,249,890	59,881 61,822 44,786
President, Chief  Executive Officer,	2001	033,707	1,007,520	2,770	648,863	471,170	1,249,090	44,700
Director								
Thomas A. Fanning <sup>5</sup> Executive Vice	2003 2002 2001	375,820	522,396	110,691		42,314	223,482	156,405
President								
G. Edison Holland  Executive Vice	2003 2002 2001	380,716 364,868 333,539	421,131 416,003 324,022	7,796 69,102 24,036		48,992 54,624 68,071	207,170 219,677 180,384	19,583 90,046 69,760
President								
Dwight H. Evans	2003 2002 2001	368,369 353,038 326,876	407,481 402,519 296,139	5,190 10,365 51,963		47,404 52,854 91,299	407,250 352,667 295,504	20,183 23,685 67,664
Executive Vice	2001	320,870	290,139	31,703		91,299	293,304	07,004
President								
W. Paul Bowers	2003 2002 2001	356,994 329,570 273,758	431,675 403,433 273,630	6,257 12,337 3,072		46,181 50,046 51,740	234,253 214,133 160,515	18,063 16,802 39,542
Executive Vice President	2001	213,138	273,030	3,072		51,740	100,313	39,342

Tax reimbursements on certain perquisites. In 2002, Mr. Holland s amount includes \$59,548 in tax assistance associated with relocation. In 2001, Mr. Holland s amount included \$17,015 in tax assistance associated with relocation.

The amount for Mr. Franklin reflects the value of the grant of restricted stock units on the date granted. The restricted stock units vested on April 2, 2001 and were transferred to SOUTHERN s Deferred Compensation Plan.

- 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. No dividend equivalents are paid if the total stockholder return is below the 30<sup>th</sup> percentile or if the Company s earnings are not sufficient to fund the common stock dividend. For eligible stock options held on December 31, 2000, 2001 and 2002, all named executives received a payout of \$1.34, \$1.355 and \$1.385 per option, respectively.
- Contributions in 2003 to the ESP, ESOP, non-pension related accruals under SBP and tax sharing benefits paid to participants who elected receipt of dividends on SOUTHERN s common stock held in the ESP are as follows:-

Name	ESP	ESOP	SBP	<b>ESP Tax Sharing Benefit</b>
		·		
H. Allen Franklin	\$8,100	\$744	\$49,696	\$1,341
Thomas A. Fanning	7,600	744	9,912	
G. Edison Holland	8,074	744	10,553	212
Dwight H. Evans	7,971	744	10,190	1,278
W. Paul Bowers	7,934	744	9,385	

In 2003, the amount for Mr. Fanning also included \$138,149 of additional relocation assistance. In 2001, this amount includes for Messrs. Evans, Holland and Bowers additional incentive compensation of \$50,000, \$31,628 and \$24,380, respectively. In 2001 and 2002, these amounts for Mr. Holland also included \$19,933 and \$70,307, respectively, of additional relocation expenses.

<sup>5</sup> Mr. Fanning became an executive officer on April 11, 2003.

#### Southern LINC

#### SUMMARY COMPENSATION TABLE

	ANNUAL COMPENSATION					LONG-TERM COMPENSATION			
						Number of		_	
						Securities			
						Underlying			
					Restricted	Stock	Long-Term		
Name and				Other Annual	Stock	Options	Incentive	All Other	
Principal Position	Year	Salary(\$)	Bonus(\$)	Compensation(\$)1	Award (\$)	(Shares)	Payouts(\$) <sup>2</sup>	Compensation(\$) <sup>3</sup>	
Robert G. Dawson <sup>4</sup>	2003	283,824	331,668	2,397		28,698	237,489	16,760	
President, Chief	2002 2001	269,682 245,269	310,687 260,479	5,798 2,774		31,997 54,900	215,936 165,142	19,345 13,652	
Executive Officer,									
Director									
R. Craig Elder <sup>4</sup>	2003 2002	173,606 165,763	148,994 187,069	1,973 1,664		11,169 12,458	49,662 49,365	8,663 8,500	
Vice President, Chief	2001	153,433	118,209	1,001		19,007	36,236	8,127	
Financial Officer,									
Treasurer									
Rodney H. Johnson	2003 2002	145,433 136,075	107,434 135,639	206		6,700 7,374	35,661 25,810	6,878 4,458	
Vice President	2001	120,786	70,589	200		7,703	15,643	3,632	
Julie T. Pigott	2003 2002	141,276 134,060	104,107 133,223	1,438		6,492 7,242	35,190 25,631	5,426 6,745	
Vice President	2001	120,786	70,589			7,703	15,643	6,463	

<sup>&</sup>lt;sup>1</sup> Tax reimbursements on certain perquisites.

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. No dividend equivalents are paid if the total stockholder return is below the 30<sup>th</sup> percentile or if the Company s earnings are not sufficient to fund the common stock dividend. For eligible stock options held on December 31, 2001, 2002 and 2003, all named executives received a payout of \$1.34, \$1.355 and \$1.385 per option, respectively.

Contributions in 2003 to the ESP, ESOP, non-pension related accruals under the SBP, and tax sharing benefits paid to participants who elected receipt of dividends on SOUTHERN s common stock held in the ESP are as follows:-

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Name	ESP	ESOP	SBP	<b>ESP Tax Sharing Benefit</b>
Robert G. Dawson	\$9,000	\$744	\$5,688	\$1,328
R. Craig Elder	6,758	744	1,161	
Rodney H. Johnson	6,058	744	76	
Julie T. Pigott	4.613	744	69	

<sup>&</sup>lt;sup>4</sup> 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

		ANNU	UAL COMPE	ENSATION		LONG-TERM COMPENSATION		
						Number of Securities		
Name and Principal Position	Year	Salary(\$)	Bonus(\$)	Other Annual Compensation (\$) <sup>1</sup>	Restricted Stock Award (\$)	Underlying  Stock Options (Shares)	Long-Term Incentive Payouts (\$) <sup>2</sup>	All Other Compensation (\$) <sup>3</sup>
Southern Management								
Ronald P. Bertasi <sup>4</sup> President, Chief Executive Officer, Director	2003 2002	190,959 185,000	155,210 48,100	7,700 18,395		12,465 13,700	36,239 18,564	9,382 7,001
Southern Company GAS								
C. Philip Saunders <sup>5</sup> President, Chief Executive Officer	2003 2002	233,323 221,321	94,194 210,821	7,144		23,634 26,100	126,649 91,881	12,332 11,554

Tax reimbursements on certain perquisites.

Contributions in 2003 to the ESP, ESOP and non-pension related accruals under the SBP are as follows:-

Name	ESP	ESOP	SBP
Ronald P. Bertasi	\$ 8.694	\$ 688	\$
C. Philip Saunders	5,249	744	6,339

<sup>4</sup> Mr. Bertasi became the President and Chief Executive Officer of Southern Management on December 17, 2001.

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. No dividend equivalents are paid if the total stockholder return is below the 30<sup>th</sup> percentile or if the Company s earnings are not sufficient to fund the common stock dividend. For eligible stock options held on December 31, 2001, 2002 and 2003, all named executives received a payout of \$1.34, \$1.355 and \$1.385 per option, respectively.

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

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#### Southern Nuclear

#### SUMMARY COMPENSATION TABLE

				ANNUAL COMPENSATION			LONG-TERM COMPENSATION		
Name and Principal Position	Year	Salary(\$)	Bonus(\$)	Other Annual Compensation (\$) <sup>1</sup>	Restricted Stock Awards (\$)	Number of Securities Underlying Stock Options (Shares)	Long-Term Incentive Payouts (\$) <sup>2</sup>	All Other Compensation (\$) <sup>3</sup>	
W. G. Hairston, III									
President and Chief  Executive Officer	2003 2002 2001	459,231 440,104 414,594	499,660 507,131 370,798	9,296 11,485 1,583		59,097 65,890 96,135	217,489 239,842 294,360	24,353 27,969 22,523	
Jack D. Woodard									
Executive Vice President	2003 2002 2001	354,294 343,203 327,079	352,705 361,604 267,169	5,744 9,048 8,172		42,258 47,592 83,534	350,312 308,315 241,129	20,241 22,968 16,212	
James B. Beasley, Jr. Vice President	2003 2002 2001	220,077 206,286 194,302	179,723 181,714 136,055	4,415 3,798 3,911		18,220 19,647 37,727	126,949 129,732 111,914	12,326 13,819 13,967	
H. L. Sumner, Jr. Vice President	2003 2002 2001	215,888 208,321 199,067	176,981 179,632 137,354	3,016 5,931 6,184		17,942 20,004 42,248	142,789 140,011 124,254	11,553 10,864 10,516	
Jeffrey T. Gasser <sup>4</sup> Vice President	2003 2002 2001	198,894 164,378	162,742 162,826	263		16,498 8,195	59,795 51,634	7,929 8,339	

Tax reimbursements on certain perquisites.

<sup>&</sup>lt;sup>3</sup> Southern Nuclear contributions to the ESP, ESOP, non-pension related accruals under the SBP and tax sharing benefits paid to participants who elected receipt of dividends on SOUTHERN s common stock held in the ESP are provided in the following table:

	ESP	ESOP	SBP	SP Tax ng Benefit
William G. Hairston, III	\$ 8,026	\$ 744	\$ 15,207	\$ 376
Jack D. Woodard	8,692	744	9,460	1,345

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, 2000, 2001 and 2002, 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. No dividend equivalents are paid if the total stockholder return is below the 30<sup>th</sup> percentile or if the Company s earnings are not sufficient to fund the common stock dividend. For eligible stock options held on December 31, 2001, 2002 and 2003, all named executives received a payout of \$1.34, \$1.355 and \$1.385 per option, respectively.

James B. Beasley, Jr.	8,417	744	2,445	720
H. L. Sumner, Jr.	9,000	744	1,789	
Jeffrey T. Gasser	6,828	744	357	

<sup>4</sup> Mr. Gasser became an executive officer effective September 1, 2002.

#### **STOCK OPTION GRANTS IN 2003**

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, 2003. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2004 Annual Meetings of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page number III-8 in the SOUTHERN system s combined Form 10-K for the year ended December 31, 2003. SOUTHERN is incorporated by reference to Option Grants in 2003 under STOCK OPTIONS in SOUTHERN s definitive Proxy Statement relating to the 2004 Annual Meeting of Stockholders.

	Individual Grants			<b>Grant Date Value</b>	
Name	Number of Securities Underlying Share Options Granted	% of Total Options Granted to Employees in Fiscal Year <sup>2</sup>	Exercise or Base Price (\$/Sh) <sup>3</sup>	Expiration Date <sup>3</sup>	Grant Date Present Value(\$) <sup>3</sup>
SCS					
H. Allen Franklin	501,935	7.0	27.975	07/01/2009	1,801,947
Thomas A. Fanning	42,314	0.6	27.975	02/14/2013	151,907
Dwight H. Evans	47,404	0.7	27.975	02/14/2013	170,180
G. Edison Holland, Jr.	48,992	0.7	27.975	02/14/2013	175,881
W. Paul Bowers	46,181	0.6	27.975	02/14/2013	165,790
Southern LINC					
Robert G. Dawson	28,698	0.4	27.975	02/14/2013	103,026
R. Craig Elder	11,169	0.2	27.975	02/14/2013	40,097
Rodney H. Johnson	6,700	0.1	27.975	02/14/2013	24,053
Julie T. Pigott	6,492	0.1	27.975	02/14/2013	23,306

Under the terms of the Omnibus Incentive Compensation Plan, stock option grants were made on February 14, 2003 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 Messrs. Franklin, Fanning, Evans, Holland and Bowers options also may be transferred to certain family members, family trusts and family limited partnerships.

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:

	Risk-free	Dividend	Expected
Volatility	rate of return	Yield	Term
23.59%	2.72%	4.90%	4.28 years

A total of 7,165,452 stock options were granted in 2003.

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## STOCK OPTION GRANTS IN 2003 (continued)

	Individual Grants			<b>Grant Date Value</b>	
	Number of	% of Total			
	Securities	Options	Exercise		
	Underlying	Granted to	or		
	<b>Share Options</b>	Employees in	Base Price	Expiration	<b>Grant Date</b>
Name	Granted <sup>1</sup>	Fiscal Year <sup>2</sup>	(\$/Sh) <sup>3</sup>	Date <sup>3</sup>	Present Value(\$) <sup>3</sup>
Southern Management					
Ronald P. Bertasi	12,465	0.2	27.975	02/14/2013	44,749
Southern Company GAS					
C. Philip Saunders	23,634	0.3	27.975	02/14/2013	84,846
Southern Nuclear					
William G. Hairston, III	59,097	0.8	27.975	02/14/2013	212,158
Jack D. Woodard	42,258	0.6	27.975	02/14/2013	151,706
James B. Beasley, Jr.	18,220	0.2	27.975	02/14/2013	65,410
H. L. Sumner, Jr.	17,942	0.2	27.975	02/14/2013	64,412
Jeffrey T. Gasser	16,498	0.2	27.975	02/14/2013	59,228

Under the terms of the Omnibus Incentive Compensation Plan, stock option grants were made on February 14, 2003 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.

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:

	Risk-free	Dividend	Expected
Volatility	rate of return	Yield	Term
23.59%	2.72%	4.90%	4.28 years

A total of 7,165,452 stock options were granted in 2003.

## AGGREGATED STOCK OPTION EXERCISES IN 2003 AND YEAR-END OPTION VALUES

Aggregated Stock Option Exercises. The following table sets forth information concerning options exercised during the year ending December 31, 2003 by the named executive officers and value of unexercised options held by them as of December 31, 2003. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2004 Annual Meetings of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page number III-9 in the SOUTHERN system s combined Form 10-K for the year ended December 31, 2003. SOUTHERN is incorporated by reference to Aggregated Stock Option Exercises in 2003 and Year-End Option Values under OPTION EXERCISES in SOUTHERN s definitive Proxy Statement relating to the 2004 Annual Meeting of Stockholders.

			Number of	f Unexercised	Value of	Unexercised
			Option	s at Fiscal	In-the-Moi	ney Options at
	Shares Acquired	Value	Year	-End (#)	Fiscal Y	ear-End(\$) <sup>1</sup>
Name	on Exercise (#)	Realized(\$) <sup>2</sup>	Exercisable	Unexercisable	Exercisable	Unexercisable
SCS						
H. Allen Franklin			813,567	922,693	9,140,670	4,045,262
Thomas A. Fanning	22,830	332,827	78,236	83,123	801,883	386,126
Dwight H. Evans	13,632	202,796	180,970	113,073	2,177,134	558,687
G. Edison Holland	61,534	889,176	41,483	108,098	272,985	507,736
W. Paul Bowers	35,077	541,068	72,345	96,791	692,848	435,030
Southern LINC						
Robert G. Dawson	18,363	277,386	103,143	68,329	1,215,598	343,837
R. Craig Elder	11,744	163,461	10,048	25,809	66,852	127,768
Rodney H. Johnson			11,564	14,184	128,555	66,991
Julie T. Pigott			11,520	13,888	128,335	66,078
Southern Management						
Ronald P. Bertasi			4,567	21,598	22,789	73,932
Southern Company GAS						
C. Philip Saunders			37,445	53,998	362,040	265,676
Southern Nuclear						
William G. Hairston, III	79,070	799,208	21,964	135,068	109,600	665,782
Jack D. Woodard	,	,	151,102	101,831	1,749,770	510,952
James B. Beasley, Jr.	22,303	315,150	47,766	43,894	484,524	225,283
H. L. Sumner, Jr.	18,174	215,578	57,736	45,361	657,426	241,049
Jeffrey T. Gasser			16,311	26,862	170,691	76,370

This represents the excess of the fair market value of SOUTHERN's common stock of \$30.25 per share, as of December 31, 2003, 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, 2003.

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, 2003. 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, 2003. SOUTHERN is incorporated by reference to the Stock Ownership Table in SOUTHERN s definitive Proxy Statement relating to the 2004 Annual Meeting of Stockholders. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2004 Annual Meetings of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page numbers III-13 and III-14 in the SOUTHERN system s combined Form 10-K for the year ended December 31, 2003.

Name of Directors		Shares	Shares Beneficially Owned Include:		
or Nominees and		Beneficially	Shares Individuals Have Rights To		
Executive Officers	Title of Class	Owned (1)	Acquire Within 60 Days(2)		
SCS					
H. Allen Franklin	SOUTHERN Common	1,249,367	1,207,841		
David M. Ratcliffe	SOUTHERN Common	227,807	214,558		
Charles D. McCrary	SOUTHERN Common	259,492	256,031		
W. Paul Bowers	SOUTHERN Common	120,941	112,941		
Dwight H. Evans	SOUTHERN Common	235,770	225,402		
Thomas A. Fanning	SOUTHERN Common	85,419	83,657		
G. Edison Holland, Jr	SOUTHERN Common	91,269	87,075		
The directors, nominees and executive officers					
of SCS as a Group	SOUTHERN Common	2,687,395 shares	2,574,404 shares		
Southern LINC					
Robert G. Dawson	SOUTHERN Common	157,527	132,007		
Thomas A. Fanning	SOUTHERN Common	85,419	83,657		
H. Allen Franklin	SOUTHERN Common	1,249,367	1,207,841		
Charles D. McCrary	SOUTHERN Common	259,492	256,031		
David M. Ratcliffe	SOUTHERN Common	227,807	214,558		
R. Craig Elder	SOUTHERN Common	24,854	21,311		
Rodney H. Johnson	SOUTHERN Common	21,052	18,383		
Julie T. Pigott	SOUTHERN Common	20,094	18,225		
The directors, nominees and executive officers					
of Southern LINC as a Group	SOUTHERN Common	2,045,612 shares	1,952,013 shares		

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# ITEM 6. OFFICERS AND DIRECTORS. PART III.

Name of Directors		Shares	Shares Beneficially Owned Include:
or Nominees and		Beneficially	Shares Individuals Have Rights To
<b>Executive Officers</b>	Title of Class	Owned (1)	Acquire Within 60 Days(2)
Southern Telecom			
Robert G. Dawson	SOUTHERN Common	157,527	132,007
Thomas A. Fanning	SOUTHERN Common	85,419	83,657
H. Allen Franklin	SOUTHERN Common	1,249,367	1,207,841
Charles D. McCrary	SOUTHERN Common	259,492	256,031
David M. Ratcliffe	SOUTHERN Common	227,807	214,558
R. Craig Elder	SOUTHERN Common	24,854	21,331
The directors, nominees			
and executive officers			
of Southern Telecom			
as a Group	SOUTHERN Common	2,004,466 shares	1,915,425 shares
Southern Management			
Ronald P. Bertasi	SOUTHERN Common	13,429	13,288
Thomas A. Fanning	SOUTHERN Common	85,419	83,657
H. Allen Franklin	SOUTHERN Common	1,249,367	1,207,841
Leonard J. Haynes	SOUTHERN Common	103,169	96,000
Charles D. McCrary	SOUTHERN Common	259,492	256,031
David M. Ratcliffe	SOUTHERN Common	227,807	214,558
Robert M. Gilbert	SOUTHERN Common	2,885	2,720
The directors, nominees			
and executive officers			
of Southern Management			
as a Group	SOUTHERN Common	1,941,568 shares	1,874,095 shares
Southern Company GAS			
C. Philip Saunders	SOUTHERN Common	61,950	61,082
Southern Nuclear			
H. Allen Franklin	SOUTHERN Common	1,249,367	1,207,841
William G. Hairston, III	SOUTHERN Common	86,225	81,959
Charles D. McCrary	SOUTHERN Common	259,492	256,031
David M. Ratcliffe	SOUTHERN Common	227,807	214,558
Jack D. Woodard	SOUTHERN Common	202,960	192,580
H. L. Sumner, Jr.	SOUTHERN Common	56,972	54,495
James B. Beasley, Jr.	SOUTHERN Common	74,775	66,381
Jeffrey T. Gasser	SOUTHERN Common	35,156	27,755
The directors, nominees	SOUTHERN Common	2,192,754 shares	2,101,600 shares

and executive officers
of Southern Nuclear
as a Group

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Notes	to	Item	6.	Part	Ш	h`	١:

- (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.

# ITEM 6. OFFICERS AND DIRECTORS. PART III.

(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 2004 Annual Meetings of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page number III-6 and III-7 in the SOUTHERN system s combined Form 10-K for the year ended December 31, 2003.

- (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 2004 annual meeting of stockholders. Also, ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2004 Annual Meetings of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page numbers III-10 to III-12 in the SOUTHERN system s combined Form 10-K for the year ended December 31, 2003.

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, Southern LINC, 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 February 23, 1998, SOUTHERN and Southern Nuclear entered into a Deferred Compensation Agreement with Mr. Woodard that provided that on the fifth anniversary of the Agreement, if still employed by SOUTHERN or one of its subsidiaries, Mr. Woodard would receive the cash value of the number of shares of SOUTHERN common stock that could have been purchased for \$200,000 on February 23, 1998, and on which dividends were reinvested throughout the five-year period. If certain performance goals are met, Mr. Woodard also would receive the estimated income tax expense on the compensation. Mr. Woodard could elect to defer receipt of the award until termination of employment. This Agreement expired by its terms on February 23, 2003, and the cash value of the shares on that date (\$474,514) was deferred by Mr. Woodard along with the estimated income tax expense on the compensation (\$366,823) for a total deferral of \$841,337.

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Mr. Woodard retired from Southern Nuclear on April 1, 2004. In connection with his retirement, Southern Nuclear entered into an agreement with Mr. Woodard. The Agreement provides for the payment to Mr. Woodard of \$951,756. This amount will be paid in five annual installments which will be determined based on an effective interest rate of 7.5% per annum. The Agreement also contains customary releases by Southern Nuclear and Mr. Woodard and an agreement by Mr. Woodard to not engage in specified competitive activities for two years.

On February 23, 1998, SOUTHERN and Southern Nuclear entered into a Deferred Compensation Agreement with Mr. Hairston that provided that on the fifth anniversary of the Agreement, if still employed by SOUTHERN or one of its subsidiaries, Mr. Hairston would receive the cash value of the number of shares of SOUTHERN common stock that could have been purchased for \$250,000 on February 23, 1998, and on which dividends were reinvested throughout the five-year period. If certain performance goals are met, Mr. Hairston also would receive the estimated income tax expense on the compensation. Mr. Hairston could elect to defer receipt of the award until termination of employment. This Agreement expired by its terms on February 23, 2003, and the cash value of the shares on that date (\$601,058) was paid to Mr. Hairston along with the estimated income tax expense on the compensation (\$464,647) for a total payment of \$1,065,705.

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.

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

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## 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

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

Name of Company	Name of Recipient or Beneficiary	Purpose	<b>Disbursing Company</b>	Amount(\$)
ALABAMA	Business Council of Alabama	Dues & Support	930,426,506,520	320,395
			539,549,563	
	Edison Electric Institute	Dues	426,921,930	625,066
	Nature Conservancy of Alabama	Dues & Support	921	2,200
	Nuclear Energy Institute	Dues	524	438,871*
	Public Affairs Research Council of Alabama	Dues & Support	930,426	42,185
GEORGIA	Buckhead Coalition	Dues	930	5,000
	Central Atlanta Progress	Dues	930	26,750
	Edison Electric Institute	Dues	426,930	885,996
	Georgia Conservancy	Support	426	16,000
			n/a	25,000**
	Georgia Municipal Association	Support	930	5,000
	National Association of Manufacturers	Dues	930	15,000

National Association of Regional Councils	Support	930	2,500
Nature Conservancy	Support	426	15,000
		n/a	260,000**
Nuclear Energy Institute	Dues	524,426	566,103***
Regional Business Coalition	Dues	930	10,000

<sup>\*</sup> This amount was paid by Southern Nuclear and billed to ALABAMA.

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<sup>\*\*</sup> Georgia Power Foundation.

<sup>\*\*\*</sup> This amount, which excludes dues billed to joint owners of Plants Hatch and Vogtle, was paid by Southern Nuclear and billed to GEORGIA.

# ITEM 7. CONTRIBUTIONS AND PUBLIC RELATIONS. (Continued)

Accounts Charged, if any, per Books of

			of Disbursing	
Name of Company	Name of Recipient or Beneficiary	Purpose	Company	Amount(\$)
GULF	Economic Development Council Bay County	Support	912	20,000
	Economic Development Council Holmes County	Support	912	10,000
	Economic Development Council Okaloosa County	Support & Dues	912	17,000
	Chamber of Commerce Florida	Support & Dues	912,921,426	32,065
	Chamber of Commerce Pensacola	Support & Dues	426,912,921,930	10,681
	Chamber of Commerce Washington County	Support	426,912	11,500
	Edison Electric Institute	Dues	921,930	150,140
	Enterprise Florida	Support	912,921	52,105
	Florida s Great Northwest	Support & Dues	912	102,500
	Other Economic Development Councils/Activity Groups 13 Beneficiaries)	Support & Dues	921	46,400
MISSISSIPPI	Center for Public Utilities at New Mexico State University	Dues	426	2,500
	Edison Electric Institute	Dues	426,930	111,080
	Land Trust for the Mississippi Coastal Plain	Dues	426	2,000
	Mississippi Economic Council	Dues	426,930	50,000
	Mississippi Gulf Coast Economic Development Council	Dues	426,930	2,000
	Mississippi Manufacturers Association	Dues	426,930	2,300
	Mississippi Wildlife Federation	Dues	426	1,000
	Retail Association of Mississippi	Dues	426,930	2,000
SAVANNAH	Association of County Commissioners of Georgia	Dues	930	500
	Edison Electric Institute	Dues	426,930	64,437
	Georgia Conservancy	Support	426	1,000
	Georgia Municipal Association	Dues	426	500
	Nature Conservancy	Support	426	55,000
	North American Energy Standards Board	Membership	930	5,000
	Savannah Foundation	Support	426	5,000
	Southeastern Electrification Council	Membership	930	1,600
	Southeastern Electric Exchange	Membership	930	4,909
	Other Economic Development Councils/Activity Groups (3			
	Beneficiaries)	Dues	930	973

## ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS.

# PART I.

In Effect

on Dec. 31

Transactions	Serving Company	Receiving Company	Compensation	Contract	(Yes or No)
(1)	(2)	(3)	(4)	(5)	(6)
(Note)	(Note)	Southern LINC	(Note)	(Note)	Yes
(Note)	(Note)	Southern Management	(Note)	(Note)	Yes
Sublease of railcars	SAVANNAH	GEORGIA	\$ 318,420		Yes
Sublease of railcars	ALABAMA	MISSISSIPPI	\$ 1,104,282		Yes
Sublease of railcars	GEORGIA	MISSISSIPPI	\$ 73,906		Yes
Sublease of railcars	MISSISSIPPI	GEORGIA	\$ 411,219		Yes
Sublease of railcars	ALABAMA	GEORGIA	\$ 2,121,842		Yes
Sublease of railcars	GEORGIA	ALABAMA	\$ 900,305		Yes
Sublease of railcars	MISSISSIPPI	ALABAMA	\$ 33,351		Yes
Sublease of railcars	ALABAMA	SAVANNAH	\$ 2,968		Yes
Sublease of railcars	GEORGIA	GULF	\$ 305,394		Yes
Sublease of railcars	SAVANNAH	MISSISSIPPI	\$ 243		Yes
Sublease of railcars	GEORGIA	SAVANNAH	\$ 272,782		Yes
Sublease of railcars	ALABAMA	ERA	\$ 377,400		Yes
Sublease of railcars	GEORGIA	ERA	\$ 102,628		Yes
Sublease of railcars	GEORGIA	SCRS	\$ 38,662		Yes
Sublease of railcars	SCRS	GEORGIA	\$ 320,421		Yes
Sublease of railcars	SCRS	ALABAMA	\$ 8,301		Yes

Note: The Serving Company leased the cars; the Receiving Company owns or leases the cars and the Compensation is the amount paid to the Receiving Company for use of the cars, at cost.

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

Pursuant to such agreements, during 2003 the total reimbursements to SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI and SAVANNAH from Southern LINC were \$40,791,791; \$1,280,858; \$2,507,025; \$118,678; \$145,472 and \$19,761, respectively; and from Southern Management were \$3,129,482, \$254,657, \$238,899; \$85,861; none and \$46,626, respectively. Southern Management in 2003 also reimbursed SCES LLC \$453,220 for the full cost of services, personnel and facilities.

Southern Company GAS during 2003 also reimbursed GEORGIA and SCS for certain services which were furnished, at cost in the amounts of \$419,501 and \$10,457,391, 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 2003 Synfuel Services reimbursements to SCS, ALABAMA and GEORGIA were \$29,082, \$34,151,396 and \$33,183,094, respectively.

SCES LLC has agreements with SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI, SAVANNAH, Southern Management, and Southern Nuclear for services, personnel and facilities. During 2003, SCES LLC reimbursed to SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI, SAVANNAH, Southern Management and Southern Nuclear \$2,602,210; \$248,500; \$342,206; \$8,839; none; \$1,513;\$299,269 and \$10,268, respectively.

PART II. None.

PART III. None.

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## ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES

PART I (a) See Item 6 Part I for the name of the company, its location and business address.

PART I (b)

**Key terms: EWG means Exempt Wholesale Generator** 

**FUCO** means Foreign Utility Company

SPS means Special Purpose Subsidiary

IS means Intermediate Subsidiary

	EWG, FUCO, SPS,		<b>%</b>	SOUTHERN COMPANY S DIRECT OR INDIRECT INVESTMENT IN THIS ENTITY AS DEFINED UNDER RULES 53 AND
COMPANY	IS	OWNERSHIP	OWNED	58
SE Finance Capital Corporation II (See Note 1)	SPS	Southern Company Holdings, Inc.	100%	
SE Finance Capital Corporation (See Note 1)	SPS	SE Finance Capital Corporation II	100%	
Southern Energy Finance Company, Inc. (See Note 1)	IS	SE Finance Capital Corporation	100%	
EPZ Lease, Inc.	IS	Southern Energy Finance Company, Inc.	100%	
EPZ Lease, LLC	IS	EPZ Lease, Inc. Southern Energy Finance Company, Inc.	99% 1%	
EPZ Lease Holding A, LLC	IS	EPZ Lease, LLC EPZ Lease, Inc.	99% 1%	
EPZ Lease Holding B, LLC	IS	EPZ Lease, LLC EPZ Lease, Inc.	99% 1%	
EPZ Lease Holding C, LLC	IS	EPZ Lease, LLC EPZ Lease, Inc.	99% 1%	
EPZ Lease Trust A	FUCO	EPZ Lease Holding A, LLC	100%	See Note 2
EPZ Lease Trust B	FUCO	EPZ Lease Holding B, LLC	100%	See Note 2
EPZ Lease Trust C	FUCO	EPZ Lease Holding C, LLC	100%	See Note 2
Southern Company Capital Funding, Inc.	IS	Southern Company Holdings, Inc.	100%	
Southern Company Capital Trust IV	SPS	Southern Company Capital Funding, Inc.	100%	

Southern Company Capital Trust V	SPS	Southern Company Capital Funding, Inc.	100%
Southern Company Capital Trust VI	SPS	Southern Company Capital Funding, Inc.	100%

# ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES PART $\mathbf{I}(\mathbf{b})$

	EWG,			
	FUCO,			SOUTHERN COMPANY S DIRECT OR
	SPS			INDIRECT INVESTMENT IN
	IS		%	THIS ENTITY AS DEFINED UNDER
COMPANY	ER	OWNERSHIP	OWNED	RULES 53 AND 58
Dutch Gas Lease, Inc.	IS	Southern Energy Finance Company, Inc.	100%	
Dutch Gas Lease, LLC	IS	Dutch Gas Lease, Inc. Southern Energy Finance Company, Inc.	99% 1%	
Dutch Gas Lease Holding A, L.L.C.	IS	Dutch Gas Lease, L.L.C.	100%	
Dutch Gas Lease Trust A	FUCO	Dutch Gas Lease Holding A, L.L.C.	100%	See Note 2
Dutch Gas Lease Holding B, L.L.C.	IS	Dutch Gas Lease, L.L.C.	100%	
Dutch Gas Lease Trust B	FUCO	Dutch Gas Lease Holding B. L.L.C.	100%	See Note 2
Dutch Gas Lease Holding C, L.L.C.	IS	Dutch Gas Lease, L.L.C.	100%	
Dutch Gas Lease Trust C	FUCO	Dutch Gas Lease Holding C, L.L.C.	100%	See Note 2
NUON Lease, Inc.	IS	Southern Energy Finance Company, Inc.	100%	
NUON Lease Holding D, L.L.C. NUON Lease Trust D	IS FUCO	NUON Lease, Inc. NUON Lease	100% 100%	See Note 2
		Holding D, L.L.C.		See Note 2
NUON Lease Holding E, L.L.C. NUON Lease Trust E	IS FUCO	NUON Lease, Inc. NUON Lease	100% 100%	See Note 2
NOON Lease Trust E	1000	Holding E, L.L.C.	100 %	See Note 2
NUON Lease Holding F, L.L.C.	IS	NUON Lease, Inc.	100%	
NUON Lease Trust F	FUCO	NUON Lease Holding F, L.L.C.	100%	See Note 2
GAMOG Lease, Inc.	IS	Southern Energy Finance Company, Inc.	100%	
GAMOG Lease Holding G, L.L.C.	IS	Gamog Lease, Inc.	100%	
GAMOG Lease Trust G	FUCO	Gamog Lease Holding G, L.L.C.	100%	See Note 2
GAMOG Lease Holding H, L.L.C.	IS	Gamog Lease, Inc.	100%	
GAMOG Lease Trust H	FUCO	Gamog Lease Holding H, L.L.C.	100%	See Note 2
GAMOG Lease Holding I, L.L.C.	IS	Gamog Lease, Inc.	100%	0 21 0
GAMOG Lease Trust I	FUCO		100%	See Note 2

Gamog Lease Holding I, L.L.C.

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# ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES PART I(b)

	EWG,					
	FUCO,			SOUTHERN COMPANY S DIRECT OR		
	SPS			INV	INDIRECT INVESTMENT IN	
	IS		~	DEI	IS ENTITY AS FINED UNDER	
COMPANY	ER	OWNERSHIP	% OWNED	R	ULES 53 AND 58	
Southern Company-Florida LLC	EWG	Southern Power Company	100%	\$	260,575,639	
Southern Company Holdings, Inc.	SPS	SOUTHERN	100%			
SE Choctaw, Inc.	IS	SE Finance Capital	100%			
		Corporation II				
SE Choctaw LLC	EWG	SE Choctaw, Inc.	100%	\$	59,907,662	

SOUTHERN s aggregate investment as defined under Rules 53 and 58 in EWGs and FUCOs at December 31, 2003 was \$320,483,301.

## NOTE 1

SOUTHERN has executed limited keep-well commitments whereby SOUTHERN would be required to make capital contributions to SE Finance Capital Corporation II, SE Finance Capital Corp. or Southern Energy Finance Company, Inc. in the event of a shortfall in the scheduled debt service resulting from certain changes in the payments due from SOUTHERN under the Southern Company Income Tax Allocation Agreement. The maximum potential capital contribution required under these commitments is the unamortized balance of the related loans, which totaled approximately \$380 million as of December 31, 2003.

## NOTE 2

As discussed in SOUTHERN s Application on Form U-1 (File No. 70-9727) relating to the spin-off of Mirant, SOUTHERN and Mirant reorganized certain energy-related and FUCO activities and Mirant completed a tax-free distribution to SOUTHERN of these activities on March 5, 2001 (the Mini-Spin ). On April 2, 2001, SOUTHERN completed the spin-off of its remaining ownership interest in Mirant to SOUTHERN s shareholders. Therefore, the four indirect subsidiaries (EPZ Lease, Inc., Dutch Gas Lease, Inc., GAMOG Lease, Inc. and NUON Lease, Inc.) obtained through the Mini-Spin are the only remaining FUCOs held by SOUTHERN. Although it now owns all of the equity in these companies as a result of the Mini-Spin, SOUTHERN has no direct or indirect investment or any aggregate investment within the meaning of Rule 53 in these FUCOs.

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# ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES PART $\mathbf{I}(\mathbf{c})$

COMPANIES	DEBT TO EQUITY	EARNINGS
SE Finance Capital Corporation II SE Choctaw LLC SE Finance Capital Corporation Southern Energy Finance Company, Inc.	2.0 0 2.1 0.5	\$ 52,167,008 \$ 59,907,662 \$ 46,546,539 \$ 49,557,585
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	\$ 260,575,639

# $PART\;I(d)$

None.

# **PART II**

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

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RATIO A÷B

# ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES PART III

SOUTHERN s aggregate investment in EWGs and FUCOs at December 31, 2003 is as follows:

	Total <sup>1</sup>	Equity <sup>1</sup>	Debt	Guarantees <sup>2</sup>
		(in thous	ands)	
Investment In EWGs & FUCOs (A)	\$ 320,483	\$ 195,913	\$ 56,000	\$ 68,570
		SOUTHERN	s Investment	
Investment in	(in thousands)			
Domestic Public-Utility Subs	Total	Equity	Debt	Guarantees
ALABAMA	\$ 2,217,068	\$ 2,217,068	\$	\$
GEORGIA	\$ 2,552,788	\$ 2,552,788		
GULF	\$ 402,924	\$ 402,924		
MISSISSIPPI	\$ 330,532	\$ 330,532		
SAVANNAH	\$ 78,640	\$ 78,640		
SOUTHERN POWER	\$ 658,306	\$ 658,306		
SEGCO	\$ 33,848	\$ 33,848		
(B) Total Domestic Public Utility Subsidiaries	\$ 6,466,112	\$ 6,466,112	\$	\$

Following the completion of the spin-off of Mirant on April 2, 2001 and as discussed in SOUTHERN s Application on Form U-1 (File No. 70-9727) relating to the spin-off, SOUTHERN retained only four indirect subsidiaries (EPZ Lease, Inc., Dutch Gas Lease, Inc., GAMOG Lease, Inc. and NUON Lease, Inc.) that qualify as FUCOs and none that qualify as EWGs. SOUTHERN has no equity or debt investment within the meaning of Rule 53 in these four FUCO subsidiaries.

 $0.050^{-1}$ 

SOUTHERN agreed to grant performance guarantees on behalf of SOUTHERN POWER and its subsidiary, Southern Company Florida LLC (SCF), for SCF s payment obligations under ownership and power purchase agreements associated with Plant Stanton in Orlando. Construction of Plant Stanton was completed and the unit placed in commercial operation in October 2003. Subsequently, the guarantees have been transferred to SOUTHERN POWER and SOUTHERN has been released from these guarantees.

Acting as an agent for all of SOUTHERN s operating companies, SOUTHERN POWER and Southern Company GAS, SCS may enter into various types of wholesale energy and natural gas contracts. Under these agreements, each of the operating companies, SOUTHERN POWER and Southern Company GAS may be jointly and severally liable for the obligations of each of the operating companies, SOUTHERN POWER and Southern Company GAS. The creditworthiness of SOUTHERN POWER and Southern Company GAS is currently inferior to the creditworthiness of the operating companies; therefore, SOUTHERN has entered into keep-well agreements with each of the operating companies to insure they will not subsidize nor be responsible for any costs, losses, liabilities or damages resulting from the inclusion of SOUTHERN POWER and Southern Company GAS as a contracting party under these agreements.

## ITEM 10 FINANCIAL STATEMENTS AND EXHIBITS

#### SOUTHERN AND SUBSIDIARY COMPANIES

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## 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, 2003, as filed with the Federal Energy Regulatory Commission.

Α

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

#### Intercompany

65,778

income

	Consolidated	Eliminations and Transfers Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	Southern Funding
Operating										
Revenues:										
Retail sales	\$ 8,874,655	\$	\$	\$ 3,051,463	\$ 4,309,972	\$ 699,174	\$ 516,301	\$ 297,745	\$	\$
Sales for resale										
Non-affiliates	1,357,797			487,456	259,376	76,767	249,986	5,653		
Affiliates		(1,052,422)		277,287	174,855	63,268	26,723	6,499	175,012	
Other electric										
revenues	515,033	(10,184)		143,955	169,304	38,488	76,914	4,158	1,763	
Other revenues	503,944	(5,793)								
Total operating										
revenues	11,251,429	(1,068,399)		3,960,161	4,913,507	877,697	869,924	314,055	176,775	
revenues	11,231,429	(1,008,399)		3,900,101	4,913,307	8//,09/	009,924	314,033	170,773	
Operating Expenses:										
Fuel	2 020 007	(00.167)		1 067 921	1 102 062	216 502	220.251	55 200	110,034	
Purchased power	3,030,887	(90,167)		1,067,821	1,103,963	316,503	229,251	55,308	110,034	
Non-affiliates	472,732	619		110,885	258.621	17,137	18.523	5,713		
Affiliates	4/2,/32	(1,036,850)		204,353	516,944	33,020	74,674	83,792		
Other operations	2,302,491	(32,263)	49,853	611,418	827,972	140,166	230,075	56,823	22,695	
Maintenance	936,643	(32,203)	49,633	309,451	419,206	70,534	70,043	26,798	21,346	
Depreciation and	930,043			309,431	419,200	70,334	70,043	20,798	21,340	
amortization	1,027,476			412,919	349,984	82,322	55,700	20,499	11,343	
Taxes other than	1,027,470			412,919	349,964	62,322	33,700	20,499	11,343	
income taxes	586,036		250	228,414	212,827	66,115	53,991	14,665	1,161	
income taxes	300,030		230	220,414	212,027	00,113	33,991	14,003	1,101	
Total operating										
expenses	8,356,265	(1,158,661)	50,103	2,945,261	3,689,517	725,797	732,257	263,598	166,579	
1										
Operating Income	2,895,164	90,262	(50,103)	1,014,900	1,223,990	151,900	137,667	50,457	10,196	
Other Income and										
(Expense):										
Allowance for equity										
funds used during										
construction	24,645			12,594	10,752	712		193	394	
Interest income	35,635	(101,234)	10,643	15,220	15,625	888	617	290		3,742
Equity in earnings										
(losses) of										
unconsolidated										
subsidiaries	(183,939)	(1,616,403)	1,511,910	3,247	3,557	64	36	56		
Leveraged lease										

Interest expense, net										
of amounts capitalized	(527,295)	100.674	(92,340)	(214,302)	(182,583)	(31,069)	(14,369)	(9,590)	(3,110)	(3,742)
Distributions on mandatorily redeemable preferred	(621,230)	100,077	(>2,510)	(21 1,502)	(102,000)	(51,00))	(11,002)	(3,030)	(5,110)	(0,7.12)
securities	(151,358)			(15,255)	(59,675)	(7,085)	(2,520)	(2,740)		
Preferred dividends of subsidiaries	(21,167)			(18,267)	(670)	(217)	(2,013)			
Other income (expense), net	(51,819)	(60)	(8,203)	(34,949)	(14,108)	(5,306)	(604)	(751)	458	
Total other income and (expense)	(809,520)	(1,617,023)	1,422,010	(251,712)	(227,102)	(42,013)	(18,853)	(12,542)	(2,258)	
Earnings From Continuing Operations Before Income Taxes	2,085,644	(1,526,761)	1,371,907	763,188	996,888	109,887	118,814	37,915	7,938	
Income taxes	612,460		(101,927)	290,378	366,311	40,877	45,315	15,108	1,532	
Earnings From Continuing Operations Before Cumulative Effect of Accounting	1 452 104	(1.526.7(1)	1 450 004	472.010	(20.577	60.010	72.400	22.007	C 10C	
Change Cumulative effect of	1,473,184	(1,526,761)	1,473,834	472,810	630,577	69,010	73,499	22,807	6,406	
accounting change less income taxes of										
\$231	367									
Consolidated Net										
Income	\$ 1,473,551	\$ (1,526,761)	\$ 1,473,834	\$ 472,810	\$ 630,577	\$ 69,010	\$ 73,499	\$ 22,807	\$ 6,406	\$
Common Stock Data	:									
Earnings Per Share	from		Average	number of sh	ares of commo	on stock outs	tanding (stat	ed in		
continuing operation	s		thousand	ds)						
Basic		\$ 2.03	Basic						726,702	
Diluted		\$ 2.02	Diluted						731,905	
Earnings Per Share i			G 1 "						ф. <b>1.20</b> 17	
discontinued operati	ons	<b>4.2.02</b>	Cash div	idends paid p	er share of co	nmon stock			\$ 1.38½	
Basic		\$ 2.03								
Diluted		\$ 2.02								

(Continued on following page)

A-1

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

(Continued)

										Change in
								Deferred	Deferred	
		Southern	Southern			Southern				Control
	Southern		Mgt	Southern			Southern	Cash	Stock	
	Power	Holdings	Dev	LINC	Powercall	Telecom	Gas	Trust	Trust	Trust
Operating Revenues:					<del></del>					
Retail sales	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Sales for resale	Ψ	Ψ	Ψ	Ψ	Ψ	Ψ	Ψ	Ψ	Ψ	Ψ
Non-affiliates	278,559									
Affiliates	312,586	819	51	15,322						
Other electric revenues	90,635	017	31	13,322						
Other revenues	70,033	142,926	5,720	182,865		9,735	168,491			
other revenues		142,720	3,720	102,003		7,733	100,471			
	604.500	440.545		400.405		0.505	160 101			
Total operating revenues	681,780	143,745	5,771	198,187		9,735	168,491			
Operating Expenses:										
Fuel	115,256						122,918			
Purchased power										
Non-affiliates	61,234									
Affiliates	124,067									
Other operations	50,852	151,035	8,903	123,276	28	7,411	54,185	11		51
Maintenance	11,389			7,876						
Depreciation and amortization	39,012	16,928	228	31,113		1,657	5,771			
Taxes other than income taxes	6,665		9	1,630		238	71			
Total operating expenses	408,475	167,963	9,140	163,895	28	9,306	182,945	11		51
- the special section of the section										
Operating Income	273,305	(24,218)	(3,369)	34,292	(28)	429	(14,454)	(11)		(51)
Other Income and (Expense):										
Allowance for equity funds used during construction										
Interest income	435	88,239	53	63	19	24		30	221	760
Equity in earnings (losses) of		00,20		0.5				20		, 00
unconsolidated subsidiaries		(93,282)	6,875	1						
Leveraged lease income		65,778	0,070							
Interest expense, net of amounts		32,								
capitalized	(31,708)	(38,107)	(262)	(4,873)		(446)	(1,468)			
Distributions on mandatorily	, , ,		` /	, ,			( ) /			
redeemable preferred securities		(64,083)								
Preferred dividends of subsidiaries										
Other income (expense), net	(2,029)	1,630	(40)	(3,777)		15,888	(21)		53	
Total other income and (expense)	(33,302)	(39,825)	6,626	(8,586)	19	15,466	(1,489)	30	274	760
Total other meonic and (expense)	(33,302)	(33,043)	0,020	(0,500)	19	15,400	(1,409)	30	214	700
Earnings From Continuing										
<b>Operations Before Income Taxes</b>	240,003	(64,043)	3,257	25,706	(9)	15,895	(15,943)	19	274	709

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Income taxes	85,221	(145,157)	(1,390)	10,209	26	5,957				
Earnings Before Cumulative Effect of Accounting Change	154,782	81,114	4,647	15,497	(35)	9,938	(15,943)	19	274	709
Cumulative effect of accounting change less income taxes of \$231	367									
Consolidated Net Income	\$ 155,149	\$ 81,114	\$ 4,647	\$ 15,497	\$ (35)	\$ 9,938	\$ (15,943)	\$ 19	\$ 274	\$ 709

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-6 inclusive) are an integral part of this statement.

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

Intercompany Eliminations and Transfers

		Add									Southern
	Consolidated	(Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SECCO	SCS	Nuclear
	Consolidated	(Deduct)	Southern	Alaballa	Georgia	Guii	Mississippi	Savailliali	SEGCO	SCS	Nuclear
_											
Operating											
Activities:											
Consolidated net		¢ (1 547 020)	¢ 1 472 924	¢ 401.077	¢ (21.247	¢ (0.227	¢ 75.510	¢ 22.007	¢ (106	¢.	¢
income	\$ 1,473,551	\$ (1,547,928)	\$ 1,473,834	\$ 491,077	\$ 631,247	\$ 69,227	\$ 75,512	\$ 22,807	\$ 6,406	<b>3</b>	\$
Adjustments to reconcile											
consolidated net											
income to net											
cash provided											
from (used for)											
operating											
activities											
Depreciation											
and amortization	1,163,139		635	467,085	390,201	87,949	60,226	22,587	11,674	22,520	854
Deferred income	;										
taxes and											
investment tax											
credits	450,974		(30,932)	153,154	230,221	2,303	(8,562)	793	2,006		(7,562)
Plant Daniel	60,300						60,300				
capacity Deferred	00,300						00,300				
capacity											
revenues	(15,316)	(15,724)		(9,589)							
Equity in losses	(==,===)	(,,		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
of											
unconsolidated											
subsidiaries	93,772	1,520,405	(1,511,910)	(3,246)	(2,393)	55				(205)	(358)
Leveraged lease											
income	(65,778)										
Pension,											
postretirement,											
and other											
employee benefits	(18,656)		792	(32,029)	(29,118)	(717)	(1,014)	6,215		17,940	16,838
Tax benefit of	(10,030)		192	(32,029)	(29,110)	(717)	(1,014)	0,213		17,540	10,030
stock options	29,782	(30,533)	29,782	8,680	11,649	1,768	2,323	884			3,801
Settlement of	25,702	(50,555)	25,702	0,000	11,0.5	1,700	2,525	00.			2,001
interest rate											
hedges	(115,771)			(7,957)	(11,250)	(3,266)	)				
Other, net	10,831	11,200	1,455	14,639	5,161	6,774	6,517	4,015	316	(10,172)	(15,994)
Changes in											
certain current											
assets and											
liabilities	5 770	(12.405)	9,084	7 124	(4.070)	0 222	21.020	1 100	(2.006)	(1 005)	(652)
Receivables, net	5,770	(12,485)	9,084	7,134	(4,870)	8,223	21,038	1,189	(3,996)	(4,885)	(652)

Fossil fuel stock	(17,172)			(13,251)	(17,490)	1,837	2,070	(323)			
Materials and					, , ,						
supplies Other current	(11,522)			(4,651)	(7,677)	(1,091)	(1,607)	516		149	
assets	27,038	(11,537)	8,882	(953)	(2,352)	12,207	1,750	4,057	(95)	16,237	(2,054)
Accounts payable	(67,103)	(7,732)	(24,162)	50,928	(49,598)	(1,105)	(12,292)	3,713	(1,652)	(43,294)	2,666
Accrued taxes	19,012	11,535	11,301	(33,507)	52,348	(549)	(8,976)	(983)	(979)	35	1,148
Other current liabilities	43,510	3,160	(7,843)	30,580	16,734	7,576	(13,804)	(5,311)	1,114	819	(287)
naomues	43,310	5,100	(7,043)	30,300	10,734	7,570	(13,004)	(3,311)	1,114	017	(207)
Net cash provided from (used for) operating activities of continuing operations	3,066,361	(79,639)	(39,082)	1,118,094	1,212,813	191,191	183,481	60,159	14,794	(856)	(1,600)
Investing											
Activities: Gross property											
additions	(2,001,878)	939		(648,560)	(742,810)	(99,284)	(69,345)	(40,242)	(11,782)	(8,888)	(3,269)
Investment in unconsolidated											
subsidiaries	(72,338)	(1,111,394)	1,113,015							(1,621)	
Cost of removal net of salvage	(80,381)			(35,440)	(28,265)	(7,881)	(5,811)	(613)	(2,327)		
Other	(39,157)	(748,238)	57,760	(13,763)	(16,262)	(4,440)	(2,080)	1,508	(1)	(953)	799
Net cash provided from (used for) investing activities of continuing operations	(2,193,754)	(1,858,693)	1,170,775	(697,763)	(787,337)	(111,605)	(77,236)	(39,347)	(14,110)	(11,462)	(2,470)
E:											
Financing Activities:											
Increase (decrease) in notes payable, net	(365,958)	336,603	(175,906)	(36,991)	(220,400)	9,187		(2,897)	(47,814)		
Proceeds Long-term debt	3,494,886			1,415,000	1,000,000	286,625	90,000	73,870	50,000	891	
Mandatorily redeemable preferred securities					, ,	·	,	·	·		
Preferred stock Common Stock	125,000 470,480	(50,000)	470,480	125,000 50,000							
Capital contributions from parent	470,480	(30,000)	470,460	30,000							
company		(94,142)		17,826	40,809	13,315	4,912	6,757	20		4,758
Redemptions Long-term debt	(3,009,732)	430,339	(430,339)	(1,507,943)	(665,000)	(233,382)	(120,828)	(39,411)		(3,031)	
Mandatorily redeemable preferred		130,339	(130,337)	(1,501,515)	(002,000)		(120,020)	(33,111)		(3,031)	
securities Preferred stock	(479,514)					(85,000)					
Common Stock Repurchased Capital											
distributions to parent company		77,000									

Payment of																						
preferred stock dividends				21,107				(18,181)		(696)		(217)		(2,013)								
Payment of				,				( -, - ,		(11.1)				( ) /								
common stock dividends	(1.00	4,445)	1	,217,425	(1	,004,445	`	(430,200)		(565,800)		(70,200)		(66,000)	(2	3,000)	. (	2,225)				
Other	. ,	4,445) (4,813)	1	,217,423	(1	,004,443	)	(14,775)		(22,563)		(10,200)		(5,891)	,	(2,166)	,	(526)				
							_		_		_		_		_							
Net cash																						
provided from (used for)																						
financing																						
activities of																						
continuing operations	(83	4,096)	1	,938,332	(1	,140,210	)	(400,264)		(433,650)		(90,316)		(99,820)	1	3,153		(545)		(2,140)		4,758
1							_		_		_		_						_		_	
Net Change in																						
Cash and Cash Equivalents	3	8,511				(8,517)	`	20,067		(8,174)		(10,730)		6,425	3	3,965		139	(	14,458)		688
Cash and Cash		0,511				(0,517)	,	20,007		(0,174)		(10,730)		0,423	3	3,703		13)	(	14,450)		000
Equivalents at																						
Beginning of Period	27	2,762				8,795		22,685		16,873		13,278		62,695		3,978		559		19,337		858
Cash and Cash																						
Equivalents at End of Period	\$ 31	1,273	\$		\$	278	\$	42,752	\$	8,699	\$	2,548	\$	69,120	\$ 3	7 943	\$	698	\$	4,879	\$	1,546
End of Ferrod	Ψ	1,270	Ψ		Ψ	270	Ψ	12,732	Ψ	0,077	Ψ	2,3 10	Ψ	07,120	Ψ	7,515	Ψ	070	Ψ	1,077	Ψ	1,510
Supplemental																						
Cash Flow																						
Information: Cash paid																						
during the																						
period for Interest (net of																						
amount																						
capitalized)	-	2,583	\$	(92,324)	\$	96,141		185,272	\$	215,463	\$	37,468	\$	17,334			\$		\$	4,592		2.024
Income taxes	18	8,539				(80,946)		161,004		145,048	_	23,777		60,618		8,439		546		(246)		2,831

(Continued on following page)

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

(Continued)

									Change in		
	Southern	Southern	Southern	Southern	Southern		Southern	Southern	Cash	Stock	Control
	Funding	Power	Holdings	Mgt Dev	LINC	Powercall	Telecom	Gas	Trust	Trust	Trust
Operating Activities:											
Consolidated net income	\$	\$ 155,149	\$ 81,114	\$ 4,647	\$ 15,497	\$ (35)	\$ 9,938	\$ (15,943)	\$ 19	\$ 274	\$ 709
Adjustments to reconcile											
consolidated net income to net											
cash provided from (used for)											
operating activities											
Depreciation and amortization		43,712	16,928	228	31,113		1,657	5,770			
Deferred income taxes and											
investment tax credits		22,521	82,485		1,575		2,972				
Plant Daniel capacity											
Deferred capacity revenues		9,997									
Equity in losses of											
unconsolidated subsidiaries			93,282	(1,846)	(12)						
Leveraged lease income			(65,778)								
Pension, postretirement, and											
other employee benefits			149	(4)	2,222		70				
Tax benefit of stock options		130	61	16	1,202			19			
Settlement of interest rate											
hedges		(93,298)									
Other, net		(25,787)	20,207	(5,306)	892		451	(3,104)	(19)		(414)
Changes in certain current assets and liabilities											
Receivables, net		(7,008)	(29,341)	4,380	2,040	24	3,337	12,812			(254)
Fossil fuel stock		5,232						4,753			
Materials and supplies		(1,570)	7,152	147	(2,890)						
Other current assets		(9,675)	14,309	196	410		(2,320)	(2,024)			
Accounts payable		32,694	(11,207)	(38)	(5,083)	(373)	(800)	232			
Accrued taxes		(6,939)	(4,536)	1,127	(1,553)	32	18	(510)			
Other current liabilities		9,535	(1,975)	(192)	551		2,896	(43)			
Not each provided from (v1											
Net cash provided from (used											
for) operating activities of continuing operations		134,693	202,850	3,355	45,964	(352)	18,219	1,962		274	41
continuing operations		134,093	202,830	3,333	43,904	(332)	10,219	1,902		2/4	41
Investing Activities:											
Gross property additions		(344,362)	(10,177)	(211)	(22,625)		(477)	(785)			
Investment in unconsolidated											
subsidiaries			(72,774)	436							
Cost of removal net of salvage					(44)						
Other	279,152	(16,931)	416,857	1,343	5,791		37	1,529		(1,265)	
	279,152	(361,293)	333,906	1,568	(16,878)		(440)	744		(1,265)	
	, ,	, , , , ,	,	,	, , , , , ,		,				

Net cash provided from (used

Payment of preferred stock

Payment of common stock

dividends

dividends

**Information:** 

Other

for) investing activities of continuing operations **Financing Activities:** Increase (decrease) in notes (3,597)payable, net (279,152)93,859 850 (30,870)(7,780)(1,050)Proceeds Long-term debt 575,000 3,500 Mandatorily redeemable preferred securities Preferred stock Common Stock Capital contributions from parent company 5,953 3,379 (5,005)87 303 1,028 Redemptions Long-term debt (379,640)(60,469)(28)Mandatorily redeemable preferred securities (394,514)Preferred stock Common Stock Repurchased Capital distributions to parent (77,000)company

Net cash provided from (used for) financing activities of continuing operations	(279,152	209,924	(511,701)	(4,155)	(30,811)		(7,477)	(1,050)	1	1,028		
Net Change in Cash and Cash Equivalents		(16,676)	25,055	768	(1,725)	(352)	10,302	1,656		37		41
Cash and Cash Equivalents at Beginning of Period	10	19,474	90,363	345	8,564	2,165	1,150	1,432		196		5
									 _		_	—
Cash and Cash Equivalents at End of Period	\$ 10	\$ 2,798	\$ 115,418	\$ 1,113	\$ 6,839	\$ 1,813	\$ 11,452	\$ 3,088	\$ \$	233	\$	46
											_	
Supplemental Cash Flow												

(60,000)

(8,248)

Cash paid during the period for 
Interest (net of amount capitalized) \$ \$105,765 \$ 18,832 \$ \$ 934 \$ \$ 305 \$ 1,467 \$ \$ Income taxes 77,993 (225,604) 2,791 8,953 3,335

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-6 inclusive) are an integral part of this statement.

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING BALANCE SHEET DECEMBER 31, 2003

(Stated in Thousands of Dollars)

Intercompany

Eliminations

and Transfers

		1 ransiers									Southern
	Consolidated	Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	SCS	Nuclear
ASSETS											
Current Assets:											
Cash and cash											
equivalents	\$ 311,273	\$	\$ 278	\$ 42,752	\$ 8,699	\$ 2,548	\$ 69.120	\$ 37,943	\$ 698	\$ 4,879	\$ 1,546
Receivables	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<del>-</del>		,	,	7 -,- 10	,	7 01,510	T	.,	,
Customer											
accounts											
receivable	695,043			240,562	261,771	44,001	30,514	19,674			
Unbilled revenues	/			95,953	117,327	31,548	19,278	11,288			
Under recovered	,			, , , , , ,	,	,	,	,			
regulatory clause											
revenues	187,866				151,447	21,812	14,607				
Other accounts	201,000				202,		- 1,001				
and notes											
receivable	338,559		19,004	53,547	101,783	6,179	8,088	1,138	5	109,823	1,316
Affiliated	220,223		17,001	33,317	101,703	0,177	0,000	1,150		107,025	1,510
companies	187	(834,341)	125,261	48,876	52,413	9,826	12,160	4,872	37,702	242,845	59,158
Accumulated	107	(031,311)	123,201	10,070	32,113	7,020	12,100	1,072	31,102	212,013	37,130
provision for											
uncollectible											
accounts	(30,155)			(4,756)	(5,350)	(947)	(897)	(641)			
Fossil fuel stock,	(00,100)			(1,750)	(5,550)	(>17)	(657)	(011)			
at average cost	316,126			86,993	137,537	35,354	25,233	8,652			
Vacation pay	96,700			35,530	50,150	5,254	5,766	0,032			
Materials and	70,700			33,330	50,150	3,23 1	2,700				
supplies, at											
average cost	570,786			211,690	271,040	35,930	23,670	9,070	668	1,192	
Prepaid expenses	125,477	(91,753)	14,049	44,608	46,157	6,314	31,932	25,796	343	11,881	10,071
Other	30,193	(71,733)	14,042	19,454	83	4,981	2,857	623	573	4	10,071
Other	30,173			17,737	63	7,701	2,037	023		7	
				_							
Total current											
assets	2,917,449	(926,094)	158,592	875,209	1,193,057	202,800	242,328	118,415	39,416	370,624	72,091
Property, Plant,											
and Equipment:											
In service	40,339,783			14,224,117	18,171,862	2,306,959	1,841,668	912,504	377,064	248,281	8,281
Less accumulated				1 1,22 1,117	10,171,002	2,300,737	1,011,000	712,504	377,004	210,201	0,201
depreciation	14,303,515			4,905,920	6,898,725	847,519	672,730	402,394	219,847	130,780	5,305
depreciation	14,505,515			4,703,720	0,070,723	047,517	072,750	402,374	217,047	130,700	3,303
	26,036,268			9,318,197	11,273,137	1,459,440	1,168,938	510,110	157,217	117,501	2,976
Nuclear fuel, at											
amortized cost	222,667			93,611	129,056						
	1,274,889			321,316	341,783	49,438	25,844	14,121	7,303	241	696

Construction work in progress											
work in progress											
Total property,											
plant, and equipment	27,533,824			9,733,124	11,743,976	1,508,878	1,194,782	524,231	164,520	117,742	3,672
equipment	27,555,624			9,733,124	11,743,970	1,306,676	1,194,762	324,231	104,320	117,742	3,072
Other Property											
and Investments: Nuclear											
decommissioning trusts, at fair											
value	807,893			384,574	423,319						
Leveraged leases	837,843			201,271	120,019						
Equity											
investments in											
unconsolidated subsidiaries	75,808	(10,996,100)	10,885,503	47,811	38,714	1,393	1,659	1,888		8,392	1,643
Other	162,385	(978,173)	15,522	16,992	37,142	11,204	1,091	360	7	69	
				,							
Total other											
property and											
investments	1,883,929	(11,974,273)	10,901,025	449,377	499,175	12,597	2,750	2,248	7	8,461	1,643
Deferred Charges and											
Other Assets:											
Deferred charges											
related to income											
taxes	874,443			321,077	509,887	18,263	12,125	9,611	3,480		
Prepaid pension costs	911,442	(53,461)		446,256	405,164	42,014	18,167			53,302	
Unamortized debt											
issuance expense Unamortized loss	151,560		1,994	23,457	75,245	6,877	6,993	5,652	647	191	
on reacquired											
debt	326,389			110,946	177,707	19,389	10,201	7,488	658		
Other	446,147	(337,240)	31,160	111,178	177,817	28,235	31,038	42,276	1,464	63,398	187,410
Total deferred											
charges and other											
assets	2,709,981	(390,701)	33,154	1,012,914	1,345,820	114,778	78,524	65,027	6,249	116,891	187,410
Total Assets	\$ 35,045,183	\$ (13,291,068)	\$ 11,092,771	\$ 12,070,624	\$ 14,782,028	\$ 1,839,053	\$ 1,518,384	\$ 709,921	\$ 210,192	\$ 613,718	\$ 264,816

(Continued on following page)

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING BALANCE SHEET DECEMBER 31, 2003

## (Stated in Thousands of Dollars)

(Continued)

										Deferred	Chang	ge in
	Southern Funding	Southern Power	Southern Holdings	Southern Mgt Dev	Southern LINC	Powercall	Southern Telecom	Southern Gas	Deferred Cash Trust	Stock Trust	Cont Tru	
ASSETS Current Assets:												
Cash and cash												
equivalents	\$ 10	\$ 2,798	\$ 115,418	\$ 1,113	\$ 6,839	\$ 1.813	\$ 11,452	\$ 3,088	\$	\$ 233	\$	46
Receivables	ψ 10	Ψ 2,776	φ 115,416	Ψ 1,113	ψ 0,037	ψ 1,013	Ψ 11,432	Ψ 3,000	Ψ	ψ 233	Ψ	70
Customer accounts												
receivable		10,772	14,218	316	18,978		834	53,403				
Unbilled revenues		10,772	14,210	310	10,770		054	33,403				
Under recovered												
regulatory clause												
revenues												
Other accounts and notes												
receivable		270	35,495		11		10	1,467				423
Affiliated companies	194,922	14,130	26,662	273	1,761		67	3,600				723
Accumulated provision	171,722	11,130	20,002	273	1,701		07	5,000				
for uncollectible												
accounts		(350)	(228)	(140)	(2,176)		(151)	(14,519)				
Fossil fuel stock, at		(330)	(220)	(110)	(2,170)		(131)	(11,517)				
average cost		5,798						16,559				
Vacation pay		3,770						10,557				
Materials and supplies,												
at average cost		8,123	1.827	1,352	6,224							
Prepaid expenses		13,750	(1,494)	27	7,667		4,081	2,048				
Other		1,174	(-, -, -,		(67)		278	806				
T . 1	104.022	56 165	101 000	2.041	20.227	1.012	16 571	(( 150		222		160
Total current assets	194,932	56,465	191,898	2,941	39,237	1,813	16,571	66,452		233		469
Property, Plant, and												
Equipment:												
In service		1,831,139	17,020	281	359,372		32,979	8,256				
Less accumulated												
depreciation		60,005	6,955	148	146,894		4,141	2,152				
		1,771,134	10,065	133	212,478		28,838	6,104				
Nuclear fuel, at		1,771,131	10,005	133	212,170		20,030	0,101				
amortized cost												
Construction work in												
progress		504,097	5,186		4,843		21					
progress		301,057	3,100		1,015							
Total property, plant, and			,		245.55		20.05					
equipment		2,275,231	15,251	133	217,321		28,859	6,104				
Other Property and												
Investments:												

Nuclear decommissioning trusts, at fair value											
Leveraged leases			837,843								
Equity investments in											
unconsolidated											
subsidiaries			65,710	19,110	85						
Other			1,002,700	1,409			141	24,243	958	5,380	23,340
Total other property and											
investments			1,906,253	20,519	85		141	24,243	958	5,380	23,340
Deferred Charges and											
Other Assets:											
Deferred charges related											
to income taxes											
Prepaid pension costs											
Unamortized debt											
issuance expense		18,315	12,189								
Unamortized loss on											
reacquired debt											
Other		59,274	32,607	1,089	457	336	15,648				
Total deferred charges											
and other assets		77,589	44,796	1,089	457	336	15,648				
Total Assets	\$ 194,932	\$ 2,409,285	\$ 2,158,198	\$ 24,682	\$ 257,100	\$ 2,149	\$ 61,219	\$ 96,799	\$ 958	\$ 5,613	\$ 23,809
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(Continued on following page)

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

CONSOLIDATING BALANCE SHEET DECEMBER 31, 2003

(Stated in Thousands of Dollars)

(Continued)

Intercompany Eliminations and Transfers

		Add									Southern
	Consolidated	(Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi S	avannah	SEGCO	SCS	Nuclear
LIABILITIES AND	<u>)</u>										
STOCKHOLDERS											
<b>EQUITY</b>											
Current Liabilities:											
Securities due											
within one year	\$ 741,073 \$		\$ 5	526,019 \$		50,000	\$ 80,000 \$	40,910		\$ 8,031	\$
Notes payable	567,770	(318,128)	258,597		137,277	37,666			19,882		
Accounts payable											
Affiliated	3,566	(491,642)	7,731	135,017	121,928	26,945	21,259	13,797	12,481	61,987	6,424
Other	695,958		4,958	162,314	238,069	21,952	55,309	13,147		163,186	8,515
Customer deposits	189,001			47,507	103,756	18,271	11,863	6,922			
Accrued taxes	4-0	(04.554)	0.000	00.544	405.500	C 105	1.00	4 450	(650)	<b>70</b> 0	4.055
Income taxes	153,757	(91,754)	8,293	83,544	107,532	6,405	1,696	1,172	(652)	720	1,055
Other	248,935	(21 000)	21 202	22,273	166,892	8,621	42,834	1,473	309	(63)	1,890
Accrued interest	186,935	(21,888)	21,303	46,489	70,844	8,077	3,223	2,802	1,203	136	
Accrued vacation	120 505			25 520	29.206	5 254	5.766	2.520		20.150	10.604
pay Accrued	128,505			35,530	38,206	5,254	5,766	2,530		20,158	19,604
compensation	436,855			75,620	134,004	13,456	23,832	5,652		115,480	59,043
Other	264,689	(36)	18,793	34,513	105,234	9,694	35,985	5,107	144	26,261	370
Other	204,009	(30)	16,793	34,313	105,254	9,094	33,983	3,107	144	20,201	370
m . 1		_									
Total current	2 (15 044	(022,440)	210 (75	1 160 026	1 226 046	206 241	201.767	02.512	22.267	205.006	06.001
liabilities	3,617,044	(923,448)	319,675	1,168,826	1,226,046	206,341	281,767	93,512	33,367	395,896	96,901
Long-term debt											
(See accompanying											
statements)	10,164,019	(974,045)	998,275	3,377,148	3,762,333	515,827	202,488	222,493	74,304	51,041	
statements)		(974,043)	998,273	3,377,140	3,702,333	313,627	202,400	222,493	74,504	31,041	
Mandatorily											
redeemable											
preferred											
securities (See											
accompanying											
statements)	1,900,486			300,000	940,000	70,000	35,000				
state ments)					7.0,000	70,000					
Deferred Credits											
and Other											
Liabilities:											
Accumulated											
deferred income											
taxes	4,586,377	(129,945)	3,208	1,571,076	2,303,085	175,685	142,088	83,852	22,840		
Deferred credits	409,340	(12),543)	3,200	162,168	186,625	26,545	23,279	9,804	919		
related to income	.05,010			102,100	100,025	20,010		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,.,		

taxes											
Accumulated											
deferred investment											
tax credits	579,490			216,309	312,506	20,451	19,841	8,625	1,758		
Employee benefit											
obligations	764,624	(200,392)	7,852	180,960	295,788	52,395	54,830	39,833		181,594	143,300
Asset retirement											
obligations	845,392			358,759	475,585	4,271	2,502	4,220	55		
Other cost of											
removal obligations	1,268,729			574,445	412,161	151,229	80,588	36,843	13,463		
Deferred capacity											
revenues	90,321	(20,456)		36,567		186					
Miscelleanous											
regulatory liabilities	576,390			213,669	249,687	27,903	72,199	12,932			
Other	172,259	(46,354)	2,905	37,525	63,432	22,626	39,504	11,515		4,112	19
m . 1 1 0 1											
Total deferred											
credits and other											
liabilities	9,292,922	(397,147)	13,965	3,351,478	4,298,869	481,291	434,831	207,624	39,035	185,706	143,319
Total Liabilities	24,974,471	(2,294,640)	1,331,915	8,197,452	10,227,248	1,273,459	954,086	523,629	146,706	632,643	240,220
		( ) : ): :)									
~											
Cumulative											
preferred stock of											
subsidiaries (See											
accompanying											
statements)	423,126			372,512	14,569	4,236	31,809				
Common											
stockholders											
equity (See											
accompanying											
statements)	9,647,586	(10,996,428)	9,760,856	3,500,660	4,540,211	561,358	532,489	186,292	63,486	(18,925)	24,596
statements)		(10,770,720)	<i></i>	3,500,000	T,570,211		332,707	100,292	UJ,700	(10,723)	27,390
Total Liabilities											
and Stockholders											
Equity	\$ 35,045,183	\$ (13,291,068)	\$ 11,092,771	\$ 12,070,624	\$ 14,782,028	\$ 1,839,053	\$ 1,518,384	\$ 709,921	\$ 210,192	\$ 613,718	\$ 264,816

(Continued on following page)

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING BALANCE SHEET DECEMBER 31, 2003

(Stated in Thousands of Dollars)

(Continued)

	Southern Funding	Southern Power	Southern Holdings	Southern Mgt Dev	Southern LINC	Powercall		Southern Gas		l Deferred Stock Trust	Change in Control Trust
LIABILITIES AND											
STOCKHOLDERS EQUITY											
Current Liabilities:	\$	\$ 200	\$ 31,179	ď	\$ 2,430	¢.	\$	\$	\$	\$	\$
Securities due within one year	194,826	114,347	\$ 31,179 3,250	850	65,203	Э	Þ		Þ	<b>\$</b>	Þ
Notes payable	194,820	114,347	3,230	830	03,203			54,000			
Accounts payable Affiliated		51,442	13,680	2,204	2,027	28	330	17,928			
Other		6,591	7,178	734	6,170	483	742	6,610			
Customer deposits		0,391	7,178	/34	682	463	142	0,010			
Accrued taxes					062						
Income taxes			34,240	1,140	239	109	18				
Other		1,289	34,240	1,140	1,745	109	10	1,668			
Accrued interest	96	30,012	22,532	56	1,743			1,008			
	90	30,012	22,332	30	1,383		74	190			
Accrued vacation pay			2,100	51	6,520		922	175			
Accrued compensation Other		489	14,549	31				702			
Other		469	14,349		7,772		5,112	702			
Total current liabilities	194,922	204,370	128,708	5,039	96,025	620	7,198	81,279			
Long-term debt (See											
accompanying statements)		1,149,112	781,732		3,311						
accompanying statements)		1,149,112	761,732		3,311						
Mandatorily redeemable											
preferred securities (See											
accompanying statements)			555,486								
Deferred Credits and Other Liabilities:											
Accumulated deferred income											
taxes			384,766		29,632	90					
Deferred credits related to income			364,700		29,032	90					
taxes											
Accumulated deferred investment											
tax credits											
Employee benefit obligations			1,721		6,555		188				
Asset retirement obligations			1,/21		0,333		100				
-											
Other cost of removal obligations		20.712			15,070		20 242				
Deferred capacity revenues  Miscelleanous regulatory		20,712			13,070		38,242				
liabilities Other		22 615	12.026	2	222						
Other		23,615	13,026	2	332						
Total deferred credits and other											
liabilities		44,327	399,513	2	51,589	90	38,430				

Total Liabilities	194,922	1,397,809	1,865,439	5,041	150,925	710	45,628	81,279			
Cumulative preferred stock of subsidiaries (See accompanying statements)											
Common stockholders equity											
(See accompanying statements)	10	1,011,476	292,759	19,641	106,175	1,439	15,591	15,520	958	5,613	23,809
Total Liabilities and Stockholders Equity	\$ 194,932	\$ 2,409,285	\$ 2,158,198	\$ 24,682	\$ 257,100	\$ 2,149	\$ 61,219	\$ 96,799	\$ 958	\$ 5,613	\$ 23,809

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 exhibit numbers A-1 through A-6 inclusive) are an integral part of this statement.

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#### THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31, 2003

(Stated in Thousands of Dollars)

Intercompany

Eliminations

and Transfers

Southern Add Consolidated (Deduct) SCS Nuclear Southern Alabama Georgia Gulf Mississippi Savannah SEGCO Long-Term Debt of Subsidiaries: First mortgage bonds Maturity Interest Rates 2006 6.50% to 6.90% 45,000 25,000 20,000 2025 through 2026 6.50% to 6.88% 30,000 60,000 30,000 105,000 Total first mortgage bonds 55,000 30,000 20,000 Long-term senior notes and debt Interest Rates Maturity 1,512 2004 4.88% to 7.25% 580,176 525,000 50,000 2005 5.49% to 9.85% 378,683 225,000 150,000 2006 1.60% to 6.20% 678,961 520,000 150,000 2007 4.88% to 7.13% 904,919 200,000 300,000 2008 3.13% to 6.55% 457,870 410,000 45,000 2009 through 2039 4.35% to 8.12% 4,285,666 1,275,000 1,100,000 300,000 90,000 115,000 50,000 40,000 Adjustable rates: 2004 1.27% to 2.44% 88,977 80,000 2005 1.25% to 2.44% 491,590 300,000 20,000 2006 195,000 1.37% 195,000 2.57% to 4.13% 71,724 24,230 787 Long-term notes payable to affiliates (974,045)974,045 Total long-term senior notes and debt 8,133,566 (974,045)998,275 3,350,000 2,000,000 350,000 170,000 180,000 50,000 42,299 Other long-term debt Pollution control revenue bonds **Maturity** Interest Rates Collateralized: 2006 5.25% 12,075 12,075 5.50% 2024 24,400 24,400 Variable rates (at 89,800 89,800 1/1/04): 1.27% to 1.33% 2015 through 2017 850,060 812,560 13,000 24,500 Non-collateralized: 1.20% to 5.45% 2012 through 2034

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Variable rates (at 1/1/04)										
2011 through 2038 1.05% to 1.45%	1,564,475			445,940	873,330	144,555	82,695	17,955		
Total other long-term debt	2,540,810			560,140	1,685,890	169,630	82,695	17,955	24,500	
Capitalized lease obligations	106,504			1,497	79,286			5,448		16,773
Unamortized debt (discount), net	(20,788)			(8,470)	(539)	(8,803)	(207)		(196)	
Total long-term debt (annual interest requirement \$485 million) Less amount due within one year	10,865,092 701,073	(974,045)	998,275	3,903,167 526,019	3,764,637 2,304	565,827 50,000	282,488 80,000	223,403 910	74,304	59,072 8,031
Long-term debt excluding amount due within one year	\$ 10,164,019	\$ (974,045)	\$ 998,275	\$ 3,377,148	\$ 3,762,333	\$ 515,827	\$ 202,488	\$ 222,493	\$ 74,304	\$ 51,041 \$

(Continued on following page)

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## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31, 2003

## (Stated in Thousands of Dollars)

(Continued)

		Southern	Southern	Southern	Souther	nSouther	n Souther <b>S</b>			Deferre Stock	
					Mgt						
		Funding	Power	Holdings	Dev	LINC	Powercal elecom	Gas	Trust	Trust	Trust
Long-Term Debt of Subsidiaries:											
First mortgage bonds											
Maturity	Interest Rates										
2006	6.50% to 6.90%										
2025 through 2026	6.50% to 6.88%	<u></u>									
Total first mortgage bonds											
							· — —		—	_	
Long-term senior notes and debt											
Maturity	Interest Rates										
2004	4.88% to 7.25%			3,664							
2005	5.49% to 9.85%	1		3,683							
2006	1.60% to 6.20%	ı		3,535		5,426					
2007	4.88% to 7.13%	1	1,885	403,034							
2008	3.13% to 6.55%	1		2,870							
2009 through 2039	4.35% to 8.12%	1	1,150,000	165,351		315					
Adjustable rates:											
2004	1.27% to 2.44%	1		8,977							
2005	1.25% to 2.44%	ı		171,590							
2006	1.37%										
2007	2.57% to 4.13%	ı		46,707							
Long-term notes payable to affiliates											
Total long-term notes payable			1,151,885	809,411		5,741					
Other long-term debt											
Pollution control revenue bonds											
Maturity	Interest Rates										
Collateralized:											
2006	5.25%										
2024	5.50%										
Variable rates (at 1/1/04):											
due 2015-2017	1.27% to 1.33%	,									
Non-collateralized											
2012 through 2034	1.20% to 5.45%										
Variable rates (at 1/1/04)	1.05% to 1.45%	)									
due 2011-2038							. <u> </u>				
Total other long-term debt											
				2.500							
Capitalized lease obligations				3,500							
Unamortized debt (discount), net			(2,537)								

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Total long-term debt (annual interest						
requirement \$485 million)	1,149,312	812,911	5,741			
Less amount due within one year	200	31,179	2,430			
Long-term debt excluding amount due						
within one year	\$ 1,149,112	\$ 781,732	\$ \$ 3,311	\$ \$	\$ \$	\$ \$

(Continued on following page)

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## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31, 2003

## (Stated in Thousands of Dollars)

(Continued)

Intercompany

			Eliminations and Transfers									Southern
		Consolidated	Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	SCS	Nuclear
Mandatori	ly Redeemable											
Preferred S												
\$25 liquidat	tion value											
<u>Maturity</u>												
	I											
2028	Interest Rates											
through		0.44.500				640.000	20.000	25.000	40.000			
2042 \$1,000	6.85% to 7.375%	944,500				640,000	30,000	35,000	40,000			
liquidation												
value												
Maturity												
2027	Interest Rates											
through												
2042	4.75% to 8.19%	995,986			300,000	300,000	40,000					
	atorily redeemable	1,940,486			300,000	940,000	70,000	35,000	40,000			
	ecurities (annual											
distribution million)	requirement-\$182											
	nt due within one											
year	it due within one	40,000							40,000			
•												
Mandatorily	y redeemable											
preferred se		1,900,486			300,000	940,000	70,000	35,000				
Cumulative	e Preferred Stock											
of Subsidia												
	stated value	00.404			15 510	44.760	4.006	21.000				
4.20% to 7.4 \$25 par or s		98,126			47,512	14,569	4,236	31,809				
5.20% to 5.		200,000			200,000							
	ar or stated value	200,000			200,000							
4.95%		125,000			125,000							
	lative preferred											
stock of sub	osidiaries	423,126			372,512	14,569	4,236	31,809				
	Stockholders											
Equity:	1 1 65											
	tock, par value \$5											
per share Authorized	1 billion shares											
rumonzeu	1 official strates											

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Issued: 735 million shares											
Treasury: 0.2 million shares											
Par value	3,675,106	(765,301)	3,675,106	290,000	344,250	38,060	37,691	54,223	328	725	10
Paid-in capital	746,080	(6,307,892)	744,663	1,927,068	2,208,538	364,864	292,841	24,417	33,520	150	25,633
Treasury, at cost	(4,066)	(4,066)									
Retained earnings	5,343,471	(3,919,169)	5,343,533	1,291,559	2,010,297	161,208	203,419	109,856	29,638		
Accumulated other											
comprehensive income (loss)	(113,005)		(2,446)	(7,967)	(22,874)	(2,774)	(1,462)	(2,204)		(19,800)	(1,047)
_											
Total common stockholders											
equity	9,647,586	(10.996.428)	9.760.856	3,500,660	4.540.211	561,358	532,489	186,292	63,486	(18,925)	24,596
equity	2,047,500	(10,770,720)	2,700,030	3,300,000	7,570,211	331,336	332,407	100,272	03,400	(10,723)	27,370
Total Capitalization	\$ 22,135,217	\$ (11,970,473)	\$ 10,759,131	\$ 7,550,320	\$ 9,257,113	\$ 1,151,421	\$ 801,786	\$ 408,785	\$ 137,790	\$ 32,116	\$ 24,596

(Continued on following page)

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## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF CAPITALIZATION DECEMBER 31, 2003

(Stated in Thousands of Dollars) (Continued)

										Deferred	Deferred	Change in
		Southern	Southern	Southern	Southern	Southern		Southern	Southern	Cash	Stock	Control
		Funding	Power	Holdings	Mgt Dev	LINC	Powercall	Telecom	Gas	Trust	Trust	Trust
Mandatorily Redee Securities:	emable Preferred	l										
\$25 liquidation valu	e											
Maturity	Interest Rates	_										
2028 to 2042	6.85% to 7.375%	%		199,500								
\$1,000 liquidation v		·		177,500								
Maturity	Interest Rates	_										
2027 to 2042	4.75% to 8.19%			355,986								
Total mandatorily re preferred securities				555,486								
(annual distribution million)	requirement \$18	2										
Less amount due wi	thin one year											
Mandatorily redeem	able preferred											
securities	1			555,486								
	10, 10											
Cumulative Prefers Subsidiaries:	rea Stock of											
\$100 par or stated va	alue											
4.20% to 7.00%	aruc											
\$25 par or stated val	lue											
5.20% to 5.83%												
\$100,000 par or state	ed value											
4.95%												
Total cumulative pro	eferred stock of											
subsidiaries												
Common Stockholo	ders Equity:											
Common stock, par	value \$5 per shar	e										
Authorized 1 billion	n shares											
Issued: 735 million:												
Treasury: 0.2 million	n shares											
Par value				10	1	1	1	1				
Paid-in capital		10	850,312	289,855	65,510	159,525	15,994	1,952	23,720	854	4,066	20,480
Treasury, at cost												
Retained earnings			217,626	2,900	(45,870)	(53,333)	(14,556)	13,638	(11,915)	96	1,547	2,997
Accumulated other of	comprehensive		(56 460)	(6)		(10)			2715	o		222
income			(56,462)	(6)		(18)			3,715	8		332

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Total common stockholders equity	10	1,011,476	292,759	19,641	106,175	1,439	15,591	15,520	958	5,613	23,809
Total Capitalization	\$ 10	\$ 2,160,588	\$ 1,629,977	\$ 19,641	\$ 109,486	\$ 1,439	\$ 15,591	\$ 15,520	\$ 958	\$ 5,613	\$ 23,809

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers

A-1 through A-6 inclusive) are an integral part of this statement.

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## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF RETAINED EARNINGS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

Intercompany Eliminations

and Transfers

										Southern
	Consolidated	Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	Power
Balance, December										
31, 2002	\$ 4,874,939	\$ (3,611,734)	\$ 4,874,939	\$ 1,250,594	\$ 1,945,520	\$ 162,398	\$ 195,920	\$ 110,049	\$ 25,492	\$ 62,477
ADD:										
Net Income After	4 450 554	(1.506.561)	4 450 004	452.040	<20 FFF	60.010	<b>52</b> 400	22.005		155 110
Preferred Dividends	1,473,551	(1,526,761)	1,473,834	472,810	630,577	69,010	73,499	22,807	6,406	155,149
ADD (DEDUCT):										
Dividends on Common Stock of Southern										
Company	(1,004,225)	220	(1,004,445)							
Dividends on Common										
Stock of Subsidiary Companies		1,217,460		(430,200)	(565,800)	(70,200)	(66,000)	(23,000)	(2,260)	
Other Adjustments to		1,217,400		(430,200)	(303,800)	(70,200)	(00,000)	(23,000)	(2,200)	
Retained Earnings	(794)	1,646	(795)	(1,645)						
Balance, December	<b>.</b>	# (2.010.1.CO)				<b>*</b> 4 < 4 <b>*</b> 2 0 0		<b>*</b> 400.056	A 20 (20	<b>* 215 (2)</b>
31, 2003	\$ 5,343,471	\$ (3,919,169)	\$ 5,343,533	\$ 1,291,559	\$ 2,010,297	\$ 161,208	\$ 203,419	\$ 109,856	\$ 29,638	\$ 217,626
							D. 6			
							Deferred	Deferred	Change in	
	Southern	Southern	Southern		Southern	Southern		Deferred Stock	Change in Control	
	Southern Holdings	Southern Mgt Dev	Southern LINC	Powercall	Southern Telecom	Southern Gas	Deferred  Cash Trust		_	
				Powercall			Cash	Stock	Control	
Balance, December	Holdings	Mgt Dev	LINC		Telecom	Gas	Cash Trust	Stock Trust	Control Trust	
Balance, December 31, 2002		Mgt Dev	LINC		Telecom	Gas	Cash	Stock	Control	
31, 2002 ADD:	Holdings	Mgt Dev	LINC		Telecom	Gas	Cash Trust	Stock Trust	Control Trust	
31, 2002  ADD: Net Income After	# (18,214)	Mgt Dev \$ (50,517)	LINC \$ (68,830)	\$ (14,521)	* 3,700	<b>Gas</b> \$ 4,028	Cash Trust	Stock Trust  \$ 1,273	Control Trust \$ 2,288	
31, 2002  ADD: Net Income After Preferred Dividends	Holdings	Mgt Dev	LINC		Telecom	Gas	Cash Trust	Stock Trust	Control Trust	
ADD: Net Income After Preferred Dividends ADD (DEDUCT):	# (18,214)	Mgt Dev \$ (50,517)	LINC \$ (68,830)	\$ (14,521)	* 3,700	<b>Gas</b> \$ 4,028	Cash Trust	Stock Trust  \$ 1,273	Control Trust \$ 2,288	
31, 2002  ADD: Net Income After Preferred Dividends	# (18,214)	Mgt Dev \$ (50,517)	LINC \$ (68,830)	\$ (14,521)	* 3,700	<b>Gas</b> \$ 4,028	Cash Trust	Stock Trust  \$ 1,273	Control Trust \$ 2,288	
31, 2002  ADD: Net Income After Preferred Dividends  ADD (DEDUCT): Dividends on Common Stock of Southern Company	# (18,214)	Mgt Dev \$ (50,517)	LINC \$ (68,830)	\$ (14,521)	* 3,700	<b>Gas</b> \$ 4,028	Cash Trust	Stock Trust  \$ 1,273	Control Trust \$ 2,288	
31, 2002  ADD: Net Income After Preferred Dividends  ADD (DEDUCT): Dividends on Common Stock of Southern Company Dividends on Common	# (18,214)	Mgt Dev \$ (50,517)	LINC \$ (68,830)	\$ (14,521)	* 3,700	<b>Gas</b> \$ 4,028	Cash Trust	Stock Trust  \$ 1,273	Control Trust \$ 2,288	
ADD: Net Income After Preferred Dividends  ADD (DEDUCT): Dividends on Common Stock of Southern Company Dividends on Common Stock of Subsidiary	# (18,214)	Mgt Dev \$ (50,517)	LINC \$ (68,830)	\$ (14,521)	* 3,700	<b>Gas</b> \$ 4,028	Cash Trust	Stock Trust  \$ 1,273	Control Trust \$ 2,288	
31, 2002  ADD: Net Income After Preferred Dividends  ADD (DEDUCT): Dividends on Common Stock of Southern Company Dividends on Common	## Holdings   \$ (18,214)   \$ 81,114	Mgt Dev \$ (50,517)	LINC \$ (68,830)	\$ (14,521)	* 3,700	<b>Gas</b> \$ 4,028	Cash Trust	Stock Trust  \$ 1,273	Control Trust \$ 2,288	

Balance, December										
31, 2003	\$ 2,900	\$ (45,870) \$	(53,333) \$	(14,556) \$	13,638	\$ (11,915) \$	96	\$ 1,547	\$ 2,997	

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-6 inclusive) are an integral part of this statement.

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## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENT OF PAID IN CAPITAL

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

Intercompany Eliminations

		and Transfers									Southern
	Consolidated		Southern	Alabama	Georgia	Gulf	Mississippi	Savannah	SEGCO	SCS	Nuclear
Balance, December 31, 2002	\$ 337,670	\$ (6,070,659)	\$ 336,765	\$ 1,900,563	\$ 2,156,080	\$ 349,781	\$ 285,606	\$ 16,776	\$ 33,500	\$ 150	\$ 17,074
ADD (DEDUCT): Proceeds from issuance of common stock over the par value thereof	407,055		407,055								
Contributions & adjustments to capital for the twelve month period Capital distribution	,	(319,438)		26,505	52,458	15,083	7,235	7,641			8,559
to SOUTHERN for the twelve month period		82,334									
Other	1,355	(129)	843						20		
Balance, December 31, 2003	\$ 746,080	\$ (6,307,892)	\$ 744,663	\$ 1,927,068	\$ 2,208,538	\$ 364,864	\$ 292,841	\$ 24,417	\$ 33,520	\$ 150	\$ 25,633
	Southern Funding	Southern Power	Southern Holdings	Southern Mgt Dev	Southern LINC	Powercall	Southern Telecom	Southern Gas	Deferred Cash Trust	Deferred Stock Trust	Change In Control Trust
Balance, December 31, 2002	\$ 10	\$ 731,230	\$ 286,414	\$ 70,500	\$ 158,235	\$ 15,994	\$ 1,650	\$ 23,700	\$ 783	\$ 3,038	\$ 20,480
ADD (DEDUCT): Proceeds from issuance of common stock over the par value thereof Contributions & adjustments to											

period														
Other			232		5							71	313	
	 	 		_		_		_		 		 		
Dalamas Danamban														
Balance, December														
31, 2003	\$ 10	\$ 850,312	\$ 289,855	\$	65,510	\$	159,525	\$	15,994	\$ 1,952	\$ 23,720	\$ 854	\$ 4,066	\$ 20,480

The notes to the financial statements (herein incorporated by reference as part of exhibit numbers A-1 through A-6 inclusive) are an integral part of this statement.

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## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

#### CONSOLIDATING STATEMENTS OF COMPREHENSIVE INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

#### Intercompany

Eliminations and Transfers

All Other

	Consolidated	Add (Deduct)	Subsidiaries <sup>1</sup>	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah
Consolidated Net Income	\$ 1,473,551	\$ (1,526,761)	\$ 21,230	\$ 1,473,834	\$ 472,810	\$ 630,577	\$ 69,010	\$ 73,499	\$ 22,807
Other comprehensive									
income:									
Change in additional									
minimum pension liability,	(1)				(2.505)	(0.120)	(4.0.4)	(100)	(500)
net of tax of \$(10,679)	(17,777)				(3,785)	(8,138)	(134)	(198)	(533)
Change in fair value of									
marketable securities, net of tax of \$0	(183)								
Changes in fair value of	(163)								
qualifying hedges, net of tax									
of \$(2,030)	(16,076)			(9,988)	2,188	(5,550)	(2,006)		(450)
Less: Reclassification	(10,070)			(2,200)	2,100	(5,550)	(2,000)		(430)
adjustment for amounts									
included in net income, net of									
tax of \$1,185	2,901			11,706	7,047	2,217	100		23
Total Other Comprehensive									
Income	(31,135)			1,718	5,450	(11,471)	(2,040)	(198)	(960)
				-,, 10		(,1)	(=,=.0)	(->0)	(2.20)
Consolidated									
Comprehensive Income	\$ 1,442,416	\$ (1,526,761)	\$ 21,230	\$ 1,475,552	\$ 478,260	\$ 619,106	\$ 66,970	\$ 73,301	\$ 21.847
	,,-10	. (-,, 01)	,	,	,=	,			. ==,=.,

							Def	erred		
		Southern	Southern	Southern	Southern	Southern	C	ash		nge In ontrol
	SCS	Nuclear	Power	Holdings	LINC	Gas	Tı	rust	T	'rust
									_	
Consolidated Net Income	\$	\$	\$ 155,149	\$ 81,114	\$ 15,497	\$ (15,943)	\$	19	\$	709
Other comprehensive income:										
Change in additional minimum										
pension liability, net of tax	(4,811)	(172)		(2)	(4)					
Change in fair value of marketable										
securities, net of tax								(7)		(176)

Changes in fair value of qualifying hedges, net of tax Less: Reclassification adjustment for			(12,788)			12,518				
amounts included in net income, net of tax			3,429			(21,621)				
<b>Total Other Comprehensive Income</b>	(4,811)	(172)	(9,359)	(2)	(4)	(9,103)		(7)		(176)
							_			
Consolidated Comprehensive Income	\$ (4,811)	\$ (172)	\$ 145.790	\$ 81,112	\$ 15.493	\$ (25,046)	\$	12	\$	533
income	φ (4,011)	Ψ (172)	Ψ 143,770	ψ 01,112	Ψ 15,475	\$ (23,040)	Ψ	12	Ψ	333

## THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES

## CONSOLIDATING STATEMENTS OF ACCUMULATED OTHER COMPREHENSIVE INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Stated in Thousands of Dollars)

#### Intercompany

# Eliminations and Transfers

	Consolidated	Add (Deduct)	Southern	Alabama	Georgia	Gulf	Mississippi	Savannah
Balance at beginning of period Change in current period	\$ (81,870) (31,135)	\$	\$ (4,164) 1,718	\$ (13,417) 5,450	\$ (11,403) (11,471)	\$ (734) (2,040)	\$ (1,264) (198)	\$ (1,244) (960)
Balance at end of period	\$ (113,005)	\$	(2,446)	\$ (7,967)	\$ (22,874)	\$ (2,774)	\$ (1,462)	\$ (2,204)

							Deferred	
		Southern	Southern	Southern	Southern	Southern	Cash	Change In Control
	SCS	Nuclear	Power	Holdings	LINC	Gas	Trust	Trust
Balance at beginning of period	\$ (14,989)	\$ (875)	\$ (47,103)	\$ (4)	\$ (14)	\$ 12,818	\$ 15	\$ 508
Change in current period	(4,811)	(172)	(9,359)	(2)	(4)	(9,103)	(7)	(176)
Balance at end of period	\$ (19,800)	\$ (1,047)	(56,462)	\$ (6)	\$ (18)	\$ 3,715	\$ 8	\$ 332
•								

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-6 inclusive)

are an integral part of this statement.

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#### **Notes to Financial Statements**

at December 31, 2003

The notes to the financial statements included in SOUTHERN s Annual Report on Form 10-K for the year ended December 31, 2003 on pages II-36 through II-61 are herein incorporated by reference as part of exhibit numbers A-1 through A-7 inclusive and are an integral part of the financial statements.

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## ALABAMA POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	AY ADAMA		AY ADAMA	ALABAMA	ALABAMA	ALABAMA	AT AD A344
	ALABAMA		ALABAMA	TRUST	TRUST	TDIET	ALABAMA
	Consolidated	Eliminations	CORPORATE	II	III	TRUST IV	TRUST V
Operating Revenues:							
Retail sales	\$ 3,051,463	\$	\$ 3,051,463	\$	\$	\$	\$
Sales for resale							
Non-affiliates	487,456		487,456				
Affiliates	277,287		277,287				
Other revenues	143,955		143,955				
Total operating revenues	3,960,161		3,960,161				
Operating Expenses:							
Fuel	1,067,821		1,067,821				
Purchased power	1,007,021		1,007,021				
Non-affiliates	110,885		110,885				
Affiliates	204,353		204,353				
Other operations	611,418		611,418				
Maintenance	309,451		309,451				
Depreciation and							
amortization	412,919		412,919				
Taxes other than income							
taxes	228,414		228,414				
m . 1	0.045.044		2.045.261				
Total operating expenses	2,945,261		2,945,261				
Operating Income	1,014,900		1,014,900				
Other Income and	1,011,700		1,011,700				
(Expense):							
Allowance for equity							
funds used during							
construction	12,594		12,594				
Interest income	15,220	(16,398)	15,220		39	4,934	11,425
Interest expense, net of							
amounts capitalized	(214,302)	16,398	(230,700)				
Distributions on	,		. , ,				
mandatorily redeemable							
preferred securities	(15,255)			654	(39)	(4,787)	(11,083)
Other income (expense),							
net	(31,702)		(31,702)(A,B)				

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Total other income and (expense)	(233,445)	(234,588)	654		1	47	342
		 		-	<u> </u>		
Earnings Before Income							
Taxes	781,455	780,312	654		1	.47	342
Income taxes	290,378	290,378					
Net Income	491,077	489,934	654		1	.47	342
Dividends on Preferred Stock	18,267	18,267					
Stock		 					
Net Income After Dividends on Preferred							
Stock	\$ 472,810	\$ \$ 471,667	\$ 654	\$	\$ 1	.47 \$	342

## ALABAMA POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	ALABAMA		ALABAMA	ALABAMA	ALABAMA	AALABAMA	ALABAMA
	Consolidated	Eliminations	CORPORATE	TRUST II	TRUST III	TRUST IV	TRUST V
Operating Activities:							
Net income	\$ 491,077	\$	\$ 489,934	\$ 654	\$	\$ 147	\$ 342
Adjustments to reconcile net income to net cash							
provided from operating activities							
Depreciation and amortization	467,085		467,085				
Deferred income taxes and investment tax credits,							
net	153,154		153,154				
Deferred capacity revenues	(9,589)		(9,589)				
Pension, postretirement, and other employee							
benefits	(32,029)		(32,029)				
Tax benefit of stock options	8,680		8,680				
Settlement of interest rate hedges	(7,957)		(7,957)				
Other, net	11,393		11,393				
Changes in certain current assets and liabilities							
Receivables, net	7,134	489	7,134			(147)	(342)
Fossil fuel stock	(13,251)		(13,251)				
Materials and supplies	(4,651)		(4,651)				
Other current assets	(953)		(953)				
Accounts payable	50,928		50,928				
Accrued taxes	(33,507)		(33,507)				
Energy cost recovery, retail	1,195	(400)	1,195				
Other current liabilities	29,385	(489)	29,874				
Net cash provided from operating activities	1,118,094		1,117,440	654			
Investing Activities:							
Gross property additions	(648,560)		(648,560)				
Cost of removal net of salvage	(35,440)		(35,440)				
Other	(13,763)		(13,109)	(654)			
Net cash used for investing activities	(697,763)		(697,109)	(654)			
Financing Activities:							
Decrease in notes payable, net	(36,991)		(36,991)				
Proceeds							
Senior notes	1,415,000		1,415,000				
Preferred stock	125,000		125,000				
Common stock	50,000		50,000				
Capital contributions from parent company	17,826		17,826				
Redemptions							
Senior notes	(1,507,000)		(1,507,000)				
Other long-term debt	(943)		(943)				
Payment of preferred stock dividends	(18,181)		(18,181)				

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Payment of common stock dividends	(430,200)	(430	,200)			
Other	(14,775)	(14	,775)			
					· -	
Net cash used for financing activities	(400,264)	(400	,264)			
		 <u> </u>				
Net Change in Cash and Cash Equivalents	20,067	20	,067			
Cash and Cash Equivalents at Beginning of						
Period	22,685	22	,685			
		-				
Cash and Cash Equivalents at End of Period	\$ 42,752	\$ \$ 42	,752 \$	\$	\$	\$
				_		

## ALABAMA POWER COMPANY AND SUBSIDIARIES

### CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	ALABAMA Consolidated	Eliminations	ALABAMA CORPORATE	ALABAMA TRUST II	ALABAMA TRUST III	ALABAMA TRUST IV	ALABAMA TRUST V
Current Assets:							
Cash and cash equivalents	\$ 42,752	\$	\$ 42,752	\$	\$	\$	\$
Receivables							
Customer accounts receivable	240,562		240,562				
Unbilled revenues	95,953		95,953				
Other accounts and notes receivable	53,547		53,547				
Affiliated companies	48,876	(4,232)	48,876			1,276	2,956
Accumulated provision for							
uncollectible accounts	(4,756)		(4,756)				
Fossil fuel stock, at average cost	86,993		86,993				
Vacation pay	35,530		35,530				
Materials and supplies, at average cost	211,690		211,690				
Prepaid expenses	44,608		44,608				
Other	19,454		19,454				
Total current assets	875,209	(4,232)	875,209			1,276	2,956
Total current assets	075,207	(4,232)	075,207			1,270	2,730
Property, Plant, and Equipment:							
In service	14,224,117		14,224,117				
Less accumulated provision for							
depreciation	4,905,920		4,905,920				
	9,318,197		9,318,197				
Nuclear fuel, at amortized cost	93,611		93,611				
Construction work in progress	321,316		321,316				
i g							
m . 1	0.822.124		0.722.124				
Total property, plant, and equipment	9,733,124		9,733,124				
Other Property and Investments:							
Equity investments in unconsolidated							
subsidiaries	47,811	(9,406)	57,217(C)				
Nuclear decommissioning trusts, at							
fair value	384,574		384,574				
Other	16,992	(309,279)	16,992			103,093	206,186
Total other property and investments	449,377	(318,685)	458,783			103,093	206,186
Total other property and investments	447,511	(310,003)	430,703			103,073	200,100
<b>Deferred Charges and Other Assets:</b>							
Deferred charges related to income							
taxes	321,077		321,077				
Prepaid pension costs	446,256		446,256				
Unamortized loss on reacquired debt	110,946		110,946				
Department of Energy assessments	13,092		13,092				
Other	121,543		121,543				

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Total deferred charges and other assets	1,012,914		1,012,914			
Total Assets	\$ 12,070,624	\$ (322,917)	\$ 12,080,030	\$ \$	\$ 104,369	\$ 209,142

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## ALABAMA POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	ALABAMA Consolidated	Eliminations	ALABAMA CORPORATE	TRUST II	TRUST	ALABAMA TRUST IV	ALABAMA TRUST V
Current Liabilities:							
Securities due within one year	\$ 526,019	\$	\$ 526,019	\$	\$	\$	\$
Accounts payable							
Affiliated	135,017		135,017				
Other	162,314		162,314				
Customer deposits	47,507		47,507				
Accrued taxes	,		.,,,				
Income taxes	83,544		83,544				
Other	22,273		22,273				
Accrued interest	46,489	(4,232)	46,616			1,238	2,867
Accrued vacation pay	35,530	(1,232)	35,530			1,230	2,007
Accrued compensation	75,620		75,620				
Other	34,513		34,513				
Other	34,313		54,515				
Total current liabilities	1,168,826	(4,232)	1,168,953			1,238	2,867
Long-term debt	3,377,148	(309,279)	3,686,427				
Long-term debt	3,377,140	(309,279)	3,000,427				
Mandatorily redeemable preferred							
securities	300,000					100,000	200,000
Deferred Credits and Other Liabilities: Accumulated deferred income taxes	1,571,076		1,571,076				
Deferred credits related to income							
taxes	162,168		162,168				
Accumulated deferred investment tax							
credits	216,309		216,309				
Employee benefit obligations	180,960		180,960				
Deferred capacity revenues	36,567		36,567				
Asset retirement obligations	358,759		358,759				
Asset retirement obligation regulatory	,		,				
liability	127,346		127.346				
Other cost of removal obligations	574,445		574,445				
Miscellaneous regulatory liabilities	86,323		86,323				
Other	37,525		37,525				
Other	31,323		31,323				
Total deferred credits and other							
liabilities	3,351,478		3,351,478				
Total liabilities	8,197,452	(313,511)	8,206,858			101,238	202,867
Cumulative preferred stock	372,512		372,512				
Common stockholder s equity	3,500,660	(9,406)	3,500,660			3,131	6,275

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Total Liabilities and Stockholder s						
Equity	\$ 12,070,624	\$ (322,917)	\$ 12,080,030	\$ \$	\$ 104,369	\$ 209,142

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## Notes to ALABAMA s Consolidating

#### **Financial Statements**

- (A) Represents equity in earnings of SEGCO, a subsidiary in which ALABAMA has 50% ownership, which is accounted for on the equity basis. See pages A-1 through A-15 for SEGCO s financial statements consolidated for SOUTHERN.
- (B) Includes \$153,550 in losses of Alabama Property Company, a non-consolidated subsidiary, which is accounted for on the equity basis. See pages A-22 through A-23 for Alabama Property Company s financial statements.
- (C) Includes ALABAMA s investment in SEGCO of \$31,740,466 and investment in Alabama Property Company of \$10,060,787.

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#### ALABAMA PROPERTY COMPANY

### STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(Unaudited; Not Consolidated in Parent, ALABAMA)

REVENUES:	
Rentals	\$ 154,021
Interest on securities owned	82,672
Total Revenues	236,694
COSTS AND EXPENSES:	
Operating expenses	457,245
Taxes other than income taxes	121,277
Income taxes	(188,279)
Total Costs and Expenses	390,244
NET INCOME	\$ (153,550)

### ALABAMA PROPERTY COMPANY

#### STATEMENT OF RETAINED EARNINGS

### FOR THE YEAR ENDED DECEMBER 31,2003

(Unaudited; Not Consolidated in Parent, ALABAMA)

RETAINED EARNINGS AT DECEMBER 31, 2002	\$ 9,750,470
Net income	(153,550)
RETAINED EARNINGS AT DECEMBER 31, 2003	\$ 9,596,920
TETTING ENTERING TO BE BELLEDEN ON, 2000	Ψ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

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### ALABAMA PROPERTY COMPANY

## BALANCE SHEET AT DECEMBER 31, 2003

(Unaudited; Not Consolidated in Parent, ALABAMA)

## **ASSETS**

CURRENT ASSETS:	
Cash	\$ 28,523
Temporary cash investments	6,011,912
Accounts receivable	
Other	2,500
Associated Companies	60,971
Total current assets	6,103,906
PROPERTY AND MINERAL RIGHTS HELD FOR FUTURE DEVELOPMENT	3,933,813
Total Assets	\$ 10,037,719
<u>LIABILITIES AND CAPITALIZATION</u>	
CURRENT LIABILITIES:	
Accounts payable to associated companies	\$ 18,089
Accrued income taxes	(41,157)
Total current liabilities	(23,068)
SHAREHOLDER S INVESTMENT:	
Common stock, \$150 par value; 1,000 shares authorized, issued and outstanding	150,000
Additional paid-in capital	313,867
Retained earnings	9,596,920
Total shareholder s investment	10,060,787
Total Liabilities and Capitalization	\$ 10,037,719

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## GEORGIA POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF INCOME

# FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

Retail sales   \$ 4,309,972   \$ \$ 4,309,972   \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$		GEORGIA Consolidated	Eliminations	GEORGIA CORPORATE	PIEDMONT	GEORGIA TRUST IV	GEORGIA TRUST V	GEORGIA TRUST VI
Sales for resale       Non-affiliates       259,376       259,376         Affiliates       174,855       174,855         Other revenues       169,304       (967)       169,304       967         Total operating revenues       4,913,507       (967)       4,913,507       967         Operating Expenses:         Fuel       1,103,963       1,103,963         Purchased power       Non-affiliates       258,621       258,621         Affiliates       516,944       516,944         Other operations       827,972       (967)       828,939         Maintenance       419,206       419,206         Depreciation and amortization       349,984       349,984         Taxes other than income       349,984       349,984	Operating Revenues:							
Non-affiliates       259,376       259,376         Affiliates       174,855       174,855         Other revenues       169,304       (967)       169,304       967         Total operating revenues       4,913,507       (967)       4,913,507       967         Operating Expenses:         Fuel       1,103,963       1,103,963         Purchased power       Non-affiliates       258,621       258,621         Affiliates       516,944       516,944         Other operations       827,972       (967)       828,939         Maintenance       419,206       419,206         Depreciation and amortization       349,984       349,984         Taxes other than income       349,984       349,984	Retail sales	\$ 4,309,972	\$	\$ 4,309,972	\$	\$	\$	\$
Affiliates 174,855 174,855 Other revenues 169,304 (967) 169,304 967  Total operating revenues 4,913,507 (967) 4,913,507 967  Operating Expenses: Fuel 1,103,963 1,103,963 Purchased power Non-affiliates 258,621 258,621 Affiliates 516,944 516,944 Other operations 827,972 (967) 828,939 Maintenance 419,206 419,206 Depreciation and amortization 349,984 349,984 Taxes other than income	Sales for resale							
Other revenues       169,304       (967)       169,304       967         Total operating revenues       4,913,507       (967)       4,913,507       967         Operating Expenses:         Fuel       1,103,963       1,103,963         Purchased power       Non-affiliates       258,621       258,621         Affiliates       516,944       516,944       Other operations       827,972       (967)       828,939         Maintenance       419,206       419,206       Depreciation and amortization       349,984       349,984         Taxes other than income       349,984       349,984	Non-affiliates	259,376		259,376				
Total operating revenues 4,913,507 (967) 4,913,507 967  Operating Expenses: Fuel 1,103,963 1,103,963  Purchased power Non-affiliates 258,621 258,621  Affiliates 516,944 516,944 Other operations 827,972 (967) 828,939 Maintenance 419,206 Depreciation and amortization 349,984 349,984  Taxes other than income	Affiliates	174,855		174,855				
Operating Expenses:           Fuel         1,103,963         1,103,963           Purchased power         1,003,963         1,103,963           Non-affiliates         258,621         258,621           Affiliates         516,944         516,944           Other operations         827,972         (967)         828,939           Maintenance         419,206         419,206           Depreciation and amortization         349,984         349,984           Taxes other than income         349,984         349,984	Other revenues	169,304	(967)	169,304	967			
Fuel     1,103,963     1,103,963       Purchased power     1,103,963       Non-affiliates     258,621     258,621       Affiliates     516,944     516,944       Other operations     827,972     (967)     828,939       Maintenance     419,206     419,206       Depreciation and amortization     349,984     349,984       Taxes other than income	Total operating revenues	4,913,507	(967)	4,913,507	967			
Fuel     1,103,963     1,103,963       Purchased power     1,103,963       Non-affiliates     258,621     258,621       Affiliates     516,944     516,944       Other operations     827,972     (967)     828,939       Maintenance     419,206     419,206       Depreciation and amortization     349,984     349,984       Taxes other than income	Operating Expenses:							
Purchased power       258,621       258,621         Non-affiliates       516,944       516,944         Other operations       827,972       (967)       828,939         Maintenance       419,206       419,206         Depreciation and amortization       349,984       349,984         Taxes other than income       349,984       349,984		1,103,963		1.103.963				
Non-affiliates       258,621       258,621         Affiliates       516,944       516,944         Other operations       827,972       (967)       828,939         Maintenance       419,206       419,206         Depreciation and amortization       349,984       349,984         Taxes other than income       349,984       349,984		-,00,- 00		-,- 50,5 00				
Affiliates 516,944 516,944 Other operations 827,972 (967) 828,939 Maintenance 419,206 419,206 Depreciation and amortization 349,984 349,984 Taxes other than income	1	258.621		258.621				
Other operations         827,972         (967)         828,939           Maintenance         419,206         419,206           Depreciation and amortization         349,984         349,984           Taxes other than income         349,984         349,984								
Maintenance 419,206 419,206  Depreciation and amortization 349,984 349,984  Taxes other than income			(967)					
Depreciation and amortization 349,984 349,984 Taxes other than income			(501)					
amortization 349,984 349,984 Taxes other than income		117,200		117,200				
Taxes other than income		349.984		349 984				
		015,501		517,701				
112,021 212,001 240		212 827		212 581	246			
	taxes			212,361				
Total operating expenses <b>3,689,517</b> (967) <b>3,690,238</b> 246	Total operating expenses	3 689 517	(967)	3 600 238	246			
Total operating expenses 3,005,017 (707) 5,070,250 240	Total operating expenses	3,003,317	(507)	3,070,230	240			
Operating Income 1,223,990 1,223,269 721 Other Income and (Expense):	Other Income and	1,223,990		1,223,269	721			
Allowance for equity funds	Allowance for equity funds							
used during construction <b>10,752</b> 10,752	used during construction	10,752		10,752				
Interest income <b>15,625</b> (62,283) 15,625 762 14,124 32,320	Interest income	15,625	(62,283)	15,625	762	14,124	32,320	15,077
Interest expense, net of	Interest expense, net of							
amounts capitalized (182,583) 62,283 (244,576) (290)	amounts capitalized	(182,583)	62,283	(244,576)	(290)			
Distributions on mandatorily	•							
redeemable preferred	*	(50 (55)				(12.700)	(21.250)	(14.605)
		. , ,		(10.551)(4)		(13,700)	(31,350)	(14,625)
Other income (expense), net (10,551) (10,551)(A)	Other income (expense), net	(10,551)		(10,551)(A)				
Total other income and	Total other income and							
(expense) (226,432) (228,750) 472 424 970		(226, 422)		(229.750)	472	424	070	452
(expense) (220,432) (228,730) 472 424 970	(expense)	(220,432)		(228,730)	472	424	970	432
Earnings Before Income	Earnings Before Income							
Taxes 997,558 994,519 1,193 424 970		997.558		994.519	1.193	424	970	452
Income taxes 366,311 365,850 461					,	127	7,0	132
Net Income 631,247 628,669 732 424 970	Net Income	631.247		628 669	732	424	970	452
670 670					102	121	7,0	132

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Dividends on Preferred Stock

Net Income After Dividends							
on Preferred Stock	\$ 630,577	\$ \$	627,999	\$ 732	\$ 424	\$ 970	\$ 452

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## GEORGIA POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	GEORGIA Consolidated	Eliminations	GEORGIA CORPORATE	PIEDMONT	GEORGIA TRUST IV	GEORGIA TRUST V	GEORGIA TRUST VI
Operating Activities:							
Net income	\$ 631,247	\$	\$ 628,669	\$ 732	\$ 424	\$ 970	\$ 452
Adjustments to reconcile net							
income to net cash provided							
from operating activities	***						
Depreciation and amortization	390,201		390,201				
Deferred income taxes and							
investment tax credits, net	230,221		230,221				
Pension, postretirement, and	(20.440)		(20.110)				
other employee benefits	(29,118)		(29,118)				
Tax benefit of stock options	11,649		11,649				
Settlement of interest rate	/44 <b></b> 0\						
hedges	(11,250)		(11,250)				
Other, net	2,768		2,768				
Changes in certain current assets and liabilities							
Receivables, net	(4,870)	2,578	(5,399)		(424)	(970)	(655)
Fossil fuel stock	(17,490)	2,370	(17,490)		(424)	(570)	(033)
Materials and supplies	(7,677)		(7,677)				
Other current assets	(2,352)		(2,352)				
Accounts payable	(49,598)	(2,578)	(47,223)				203
Accrued taxes	52,348	(2,370)	52,131	217			203
Other current liabilities	16,734		16,734	217			
Other current madmittes	10,754		10,754				
Not each marrided from							
Net cash provided from	1 212 012		1 211 064	949			
operating activities	1,212,813		1,211,864	949			
Investing Activities:							
Gross property additions	(742,810)		(742,810)				
Cost of removal net of salvage	(28,265)		(28,265)				
Change in construction							
payables, net of joint owner							
portion	(32,223)		(32,223)				
Other	15,961		15,762	199			
Net cash used for investing							
activities	(787,337)		(787,536)	199			
Financing Activities:							
Decrease in notes payable, net	(220,400)		(220,400)				
Proceeds							
Senior notes	1,000,000		1,000,000				
Capital contributions from	, , ,		, ,				
parent company	40,809		40,809				
Redemptions							

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Senior notes		(665,000)		(665,000)					
Other long-term debt				309		(309)			
Payment of preferred stock									
dividends		(696)		(696)					
Payment of common stock									
dividends		(565,800)		(565,800)					
Other		(22,563)		(21,724)		(839)			
Net cash used for financing									
activities		(433,650)		(432,502)	(	(1,148)			
	_		 	 			 _	 	
Net Change in Cash and Cash									
Equivalents		(8,174)		(8,174)					
Cash and Cash Equivalents at									
Beginning of Period		16,873		16,873					
Cash and Cash Equivalents at									
End of Period	\$	8,699	\$	\$ 8,699	\$		\$	\$ \$	
		•							

## GEORGIA POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	GEORGIA Consolidated	Eliminations	GEORGIA CORPORATE	PIEDMONT	GEORGIA TRUST IV	GEORGIA TRUST V	GEORGIA TRUST VI
Current Assets:							
Cash and cash equivalents	\$ 8,699	\$	\$ 8,699	\$	\$	\$	\$
Receivables							
Customer accounts receivable	261,771		261,771				
Unbilled revenues	117,327		117,327				
Under recovered regulatory clause							
revenues	151,447		151,447				
Other accounts and notes receivable	101,783	(6,493)	101,783		2,055	1,479	2,959
Affiliated companies	52,413	· · · /	52,413		,	,	ŕ
Accumulated provision for	,		- , -				
uncollectible accounts	(5,350)		(5,350)				
Fossil fuel stock, at average cost	137,537		137,537				
Materials and supplies, at average cost	271,040		271,040				
Vacation pay	50,150		50,150				
Prepaid expenses	46,157		46.157				
Other	83		83				
Guici							
Total current assets	1,193,057	(6,493)	1,193,057		2,055	1,479	2,959
Property, Plant, and Equipment:							
In service	18,171,862		18,154,519	17,343			
Less accumulated provision for	-, ,		-, - ,	. ,,=			
depreciation	6,898,725		6,898,725				
	11,273,137		11,255,794	17,343			
Nuclear fuel, at amortized cost	129,056		129,056	17,545			
Construction work in progress	341,783		341,783				
Construction work in progress							
Total property, plant, and equipment	11,743,976		11,726,633	17,343			
Other Property and Investments:							
Equity investments in unconsolidated							
subsidiaries	38,714	(49,567)	88,281(B)				
Nuclear decommissioning trusts, at fair	ĺ	` ' '	, , ,				
value	423,319		423,319				
Other	37,142	(969,073)	37,142		206,186	453,608	309,279
Total other property and investments	499,175	(1,018,640)	548,742		206,186	453,608	309,279
Total office property and investments	477,175	(1,010,040)	540,742		200,100	455,000	307,217
Deferred Charges and Other Assets:							
Deferred charges related to income	_						
taxes	509,887		509,277	610			
Prepaid pension costs	405,164		405,164				
Unamortized debt issuance expense	75,245		75,245				
Unamortized loss on reacquired debt	177,707		177,707				

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Other	177,817		177,817				
Total deferred charges and other assets	1,345,820		1,345,210	610			
Total Assets	\$ 14,782,028	\$ (1,025,133)	\$ 14,813,642	\$ 17,953	\$ 208,241	\$ 455,087	\$ 312,238

### GEORGIA POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	GEORGIA Consolidated	Eliminations	GEORGIA CORPORATE	PIEDMONT	GEORGIA TRUST IV	GEORGIA TRUST V	GEORGIA TRUST VI
Current Liabilities:							
Securities due within one year	\$ 2,304	\$	\$ 2,304	\$	\$	\$	\$
Notes payable	137,277	Ψ	137,277	Ψ	Ψ	Ψ	Ψ
Accounts payable	107,277		137,277				
Affiliated	121,928		121,928				
Other	238,069		238,069				
Customer deposits	103,756		103,756				
Accrued taxes	100,700		105,750				
Income taxes	107,532		106,018	1,514			
Other	166,892		166,892	1,517			
Accrued interest	70,844	(6,493)	74,899				2,438
Accrued vacation pay	38,206	(0,473)	38,206				2,730
Accrued compensation	134,004		134,004				
Other	105,234		105,234				
Other	103,234		103,234				
Total current liabilities	1,226,046	(6,493)	1,228,587	1,514			2,438
Long-term debt	3,762,333	(980,152)	4,731,406	11,079			
Mandatorily redeemable preferred securities	940,000				200,000	440,000	300,000
Deferred Credits and Other Liabilities:							
Accumulated deferred income taxes	2,303,085		2,303,085				
Deferred credits related to income taxes	186,625		186,625				
Accumulated deferred investment tax	100,023		100,023				
credits	312,506		312,506				
Employee benefit obligations	295,788		295,788				
Asset retirement obligations	475,585		475,585				
Other cost of removal obligations	412,161		412,161				
Miscellaneous regulatory liabilities	249,687		249,687				
Other							
Other	63,432		63,432				
Total deferred credits and other							
liabilities	4,298,869		4,298,869				
Total liabilities	10,227,248	(986,645)	10,258,862	12,593	200,000	440,000	302,438
I om nadimus		(700,043)	10,230,802	12,393	200,000		302,430
Preferred stock	14,569		14,569				
Common stockholder s equity	4,540,211	(38,488)	4,540,211	5,360	8,241	15,087	9,800
	\$ 14,782,028	\$ (1,025,133)	\$ 14,813,642	\$ 17,953	\$ 208,241	\$ 455,087	\$ 312,238

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## Notes to GEORGIA s Consolidating

#### **Financial Statements**

- (A) Includes \$3,202,001 equity in earnings for SEGCO, a subsidiary in which GEORGIA has 50% ownership. SEGCO is accounted for on the equity basis. See pages A-1 through A-15 for SEGCO s financial statements consolidated for SOUTHERN.
- (B) Includes \$31,684,625 of investments in SEGCO.

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## GULF POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF INCOME

# FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	GULF Consolidated	Eliminations	GULF CORPORATE	GULF TRUST I	GULF TRUST II	GULF TRUST III	GULF TRUST IV
Operating Revenues:							
Retail sales	\$ 699,174	\$	\$ 699,174	\$	\$	\$	\$
Sales for resale							
Non-affiliates	76,767		76,767				
Affiliates	63,268		63,268				
Other revenues	38,488		38,488				
Total operating revenues	877,697		877,697				
Operating Expenses:							
Fuel	316,503		316,503				
Purchased power	ĺ						
Non-affiliates	17,137		17,137				
Affiliates	33,020		33,020				
Other operations	140,166		140,166				
Maintenance	70,534		70,534				
Depreciation and amortization	82,322		82,322				
Taxes other than income taxes	66,115		66,115				
Total operating expenses	725,797		725,797				
Operating Income	151,900		151,900				
Other Income and (Expense):	,		·				
Allowance for equity funds used							
during construction	712		712				
Interest income	888	(7,301)	888	127	2,584	2,281	2,309
Interest expense, net of amounts							
capitalized	(31,069)	7,301	(38,370)				
Distributions on mandatorily							
redeemable preferred securities	(7,085)			(127)	(2,584)	(2,214)	(2,160)
Other income (expense), net	(5,242)		(5,242)				
Total other income and (expense)	(41,796)		(42,012)			67	149
Earnings Before Income Taxes	110,104		109,888			67	149
Income taxes	40,877		40,877				
Net Income	69,227		69,011			67	149
Dividends on Preferred Stock	217		217				
Net Income After Dividends on							
Preferred Stock	\$ 69,010	\$	\$ 68,794	\$	\$	\$ 67	\$ 149

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### GULF POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

# FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	GULF Consolidated	Eliminations	GULF CORPORATE	GULF TRUST I	GULF TRUST II	GULF TRUST III	GULF TRUST IV
Operating Activities:	A (0.225	ф	Φ (0.011	Ф	ф	Φ 67	Φ 140
Net income	\$ 69,227	\$	\$ 69,011	\$	\$	\$ 67	\$ 149
Adjustments to reconcile net income to net							
cash provided from operating activities	07.040		87,949				
Depreciation and amortization	87,949		/				
Deferred income taxes	2,303		2,303				
Pension, postretirement, and other employee benefits	(717)		(717)				
Tax benefit of stock options	1,768		1,768				
Settlement of interest rate hedge	(3,266)		(3,266)				
Other, net	6,829		6,829				
Changes in certain current assets and	0,029		0,029				
liabilities							
Receivables, net	8,223	75	8,223				(75)
Fossil fuel stock	1,837	7.5	1,837				(13)
Materials and supplies	(1,091)		(1,091)				
Other current assets	12,207		12,207				
Accounts payable	(1,105)		(1,105)				
Accrued taxes	(549)		(549)				
Other current liabilities	7,576	(75)	7,578				73
N-4 1 i d- d f	101 101		100.077			(7	1.47
Net cash provided from operating activities	191,191		190,977			67	147
Investing Activities:							
Gross property additions	(99,284)		(99,284)				
Cost of removal net of salvage	(7,881)		(7,881)				
Other	(4,440)	(87,629)	(1,597)	40,000	45,000	(67)	(147)
Net cash used for investing activities	(111,605)	(87,629)	(108,762)	40,000	45,000	(67)	(147)
Financing Activities:							
Increase in notes payable, net	9,187		9,187				
Proceeds	9,107		9,107				
Pollution control bonds	61,625		61,625				
Senior notes	225,000		225,000				
Capital contributions from parent company	13,315		13,315				
Redemptions	10,010		15,515				
Pollution control bonds	(61,625)		(61,625)				
Senior notes	(151,757)		(151,757)				
Other long-term debt	(20,000)	87,629	(107,629)				
Mandatorily redeemable preferred securities	(85,000)	5.,029	(-07,027)	(40,000)	(45,000)		
Payment of preferred stock dividends	(217)		(217)	( ","")	( .=,== 3)		
Payment of common stock dividends	(70,200)		(70,200)				
Other	(10,644)		(10,644)				

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Net cash provided from (used for) financing activities	(90,316)	87,629	(92,945)	(40,000)	(45,000)	
			 			 _
Net Change in Cash and Cash Equivalents	(10,730)		(10,730)			
Cash and Cash Equivalents at Beginning of Period	13,278		13.278			
Cash and Cash Equivalents at End of						
Period	\$ 2,548	\$	\$ 2,548	\$	\$	\$ \$

## GULF POWER COMPANY AND SUBSIDIARIES

### CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	G	ULF		,	GULF	GULF	GULF	GULF	GULF
	Cons	olidated	Eliminations	COF	RPORATE	TRUST	ITRUST II	TRUST III	TRUST IV
Current Assets:									
Cash and cash equivalents	\$	2,548	\$	\$	2,548	\$	\$	\$	\$
Receivables									
Customer accounts receivable		44,001			44,001				
Unbilled revenues		31,548			31,548				
Under recovered regulatory clause revenues		21,812			21,812				
Other accounts and notes receivable		6,179	(187)		6,179				187
Affiliated companies		9,826			9,826				
Accumulated provision for uncollectible accounts		(947)			(947)				
Fossil fuel stock, at average cost		35,354			35,354				
Materials and supplies, at average cost		35,930			35,930				
Prepaid income taxes		4			4				
Prepaid expenses		6,310			6,310				
Vacation pay		5,254			5,254				
Other		4,981			4,981				
Total current assets	2	202,800	(187)		202,800				187
Property, Plant, and Equipment:									
In service	2,	306,959		2	2,306,959				
Less accumulated provision for depreciation		847,519			847,519				
	1.4	459,440		1	1,459,440				
Construction work in progress	,	49,438			49,438				
Constitution work in progress		.,,			.,,				
Total property, plant, and equipment	1,	508,878		1	1,508,878				
	-								
Other property and investments		12,597	(74,332)		14,763			30,928	41,238
Deferred Charges and Other Assets:									
Deferred charges related to income taxes		18,263			18,263				
Prepaid pension costs		42,014			42,014				
Unamortized debt issuance expense		6,877			6,877				
Unamortized loss on reacquired debt		19,389			19,389				
Other		28,235			28,235				
Total deferred charges and other assets		114,778			114,778				

**Total Assets** \$ **1,839,053** \$ (74,519) \$ 1,841,219 \$ \$ 30,928 \$ 41,425

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## GULF POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	GU	JLF		GULF	GULF	GULF	GULF	GULF
	Conso	lidated	Eliminations	CORPORATE	TRUST	ITRUST II	TRUST III	TRUST IV
Current Liabilities:								
Securities due within one year	\$ 5	50,000	\$	\$ 50,000	\$	\$	\$	\$
Notes payable		37,666	_ T	37,666		<u> </u>	-	T
Accounts payable		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		2.,000				
Affiliated	1	26,945		26,945				
Other		21,952		21,952				
Customer deposits		18,271		18,271				
Accrued taxes	-	10,271		10,271				
Income taxes		6,405		6,405				
Other		8,621		8,621				
Accrued interest		8,077	(187)	8,077				187
Accrued vacation pay		5,254	(107)	5,254				107
Accrued compensation	1	13,456		13,456				
Other		9,694		9,694				
Other		9,094		9,094				
Total current liabilities	20	06,341	(187)	206,341				187
Long-term debt	51	15,827	(72,166)	587,993				
Mandatorily redeemable preferred securities		70,000					30,000	40,000
Deferred Credits and Other Liabilities:								
Accumulated deferred income taxes	17	75,685		175,685				
Deferred credits related to income taxes	2	26,545		26,545				
Accumulated deferred investment tax credits	2	20,451		20,451				
Employee benefit obligations	5	52,395		52,395				
Other cost of removal obligations		51,229		151,229				
Miscellaneous regulatory liabilities	2	27,903		27,903				
Other		27,083		27,083				
Total deferred credits and other liabilities	48	81,291		481,291				
Total liabilities	1,27	73,459	(72,353)	1,275,625			30,000	40,187
Preferred stock		4,236		4,236				
I ICICITEU SWER		7,230		<del></del>				
Common stockholder's equity	50	61,358	(2,166)	561,358			928	1,238
Total Liabilities and Stockholder's Equity	\$ 1,83	39,053	\$ (74,519)	\$ 1,841,219	\$	\$	\$ 30,928	\$ 41,425

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### MISSISSIPPI POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	MISSISSIPPI		MISSISSIPPI	MISSISSIPPI
	Consolidated	Eliminations	CORPORATE	TRUST II
Operating Revenues:				
Retail sales	\$ 516,301	\$	\$ 516,301	\$
Sales for resale	,,		, , ,,,,,,,	· ·
Non-affiliates	249,986		249,986	
Affiliates	26,723		26,723	
Contract termination	62,111		62,111	
Other revenues	14,803		14,803	
Total operating revenues	869,924		869,924	
	<u> </u>			
Operating Expenses:				
Fuel	229,251		229,251	
Purchased power				
Non-affiliates	18,523		18,523	
Affiliates	74,674		74,674	
Other operations				
Plant Daniel capacity	60,300		60,300	
Other	169,775		169,775	
Maintenance	70,043		70,043	
Depreciation and amortization	55,700		55,700	
Taxes other than income taxes	53,991		53,991	
Total operating expenses	732,257		732,257	
	135 (5		105.66	
Operating Income	137,667		137,667	
Other Income and (Expense):		( <b>2. 7</b> 00)		• •
Interest income	617	(2,598)	617	2,598
Interest expense	(14,369)	2,598	(16,967)	
Distributions on mandatorily redeemable preferred securities Other income (expense), net	(2,520) (568)		(568)	(2,520)
Total other income and (expense)	(16,840)		(16,918)	78
Earnings Before Income Taxes	120,827		120,749	78
Income taxes	45,315		45,315	
Net Income	75,512		75,434	78
Dividends on Preferred Stock	2,013		2,013	
Net Income After Dividends on Preferred Stock	\$ 73,499	\$	\$ 73,421	\$ 78

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### MISSISSIPPI POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	MISSISSIPPI		MISSISSIPPI	MISSISSIPPI		
	Consolidated	Eliminations	CORPORATE	TRUST II		
Operating Activities:						
Net income	\$ 75,512	\$	\$ 75,434	\$ 78		
Adjustments to reconcile net income to net cash provided from	Ψ 75,512	Ψ	Ψ 75,151	Ψ 70		
operating activities						
Depreciation and amortization	60,226		60,226			
Deferred income taxes and investment tax credits, net	(8,562)		(8,562)			
Plant Daniel capacity	60,300		60,300			
Pension, postretirement, and other employee benefits	(1,014)		(1,014)			
Tax benefit of stock options	2,323		2,323			
Other, net	6,517		6,517			
Changes in certain current assets and liabilities	0,317		0,517			
Receivables, net	21,038		21,038			
Fossil fuel stock	2,070		2,070			
Materials and supplies	(1,607)		(1,607)			
Other current assets	1,750		1,750			
Accounts payable	(12,292)		(12,292)			
Accrued taxes	(8,976)		(8,976)			
Other current liabilities						
Other current habilities	(13,804)		(13,804)			
Net cash provided from operating activities	183,481		183,403	78		
Investing Activities:						
Gross property additions	(69,345)		(69,345)			
Cost of removal net of salvage	(5,811)		(5,811)			
Other	(2,080)		(2,002)	(78)		
Net cash used for investing activities	(77,236)		(77,158)	(78)		
	<del></del> _					
Financing Activities:						
Proceeds						
Senior notes	90,000		90,000			
Capital contributions from parent company	4,912		4,912			
Redemptions						
First mortgage bonds	(33,350)		(33,350)			
Pollution control bonds	(850)		(850)			
Senior notes	(86,628)		(86,628)			
Payment of preferred stock dividends	(2,013)		(2,013)			
Payment of common stock dividends	(66,000)		(66,000)			
Other	(5,891)		(5,891)			
Net cash used for financing activities	(99,820)		(99,820)			
The cush used for inflationing activities	(77,020)		(77,020)			

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Net Change in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Period	6,425 62,695		6,425 62.695	
Cash and Cash Equivalents at End of Period	\$ 69,120	\$ \$	69,120	\$

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### MISSISSIPPI POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	MISSISSIPPI  Consolidated Eliminations		MISSISSIPPI		MISSISSIPPI	
			Eliminations	CORPORATE		TRUST II
Current Assets:						
Cash and cash equivalents	\$	69,120	\$	\$	69,120	\$
Receivables						
Customer accounts receivable		30,514			30,514	
Unbilled revenues		19,278			19,278	
Under recovered regulatory clause revenues		14,607			14,607	
Other accounts and notes receivable		8,088			8,088	
Affiliated companies		12,160			12,160	
Accumulated provision for uncollectible accounts		<b>(897)</b>			(897)	
Fossil fuel stock, at average cost		25,233			25,233	
Materials and supplies, at average cost		23,670			23,670	
Assets from risk management activities		2,857			2,857	
Vacation pay		5,766			5,766	
Prepaid income taxes		27,415			27,415	
Prepaid expenses		4,517			4,517	
Total current assets	2	42,328			242,328	
Property, Plant, and Equipment:						
In service	1,8	41,668			1,841,668	
Less accumulated provision for depreciation		72,730			672,730	
	1.1	68,938			1,168,938	
Construction work in progress		25,844			25,844	
Total property, plant, and equipment	1,1	94,782			1,194,782	
Other many entry and important a		2.750	(27.164)		2 922	36,082
Other property and investments		2,750	(37,164)		3,832	30,082
Deferred Charges and Other Assets:						
Deferred charges related to income taxes		12,125			12,125	
Prepaid pension costs		18,167			18,167	
Unamortized debt issuance expense		6,993			6,993	
Unamortized loss on reacquired debt		10,201			10,201	
Prepaid rent		14,758			14,758	
Other		16,280			16,280	
Total deferred charges and other assets		78,524			78,524	

**Total Assets** \$ **1,518,384** \$ (37,164) \$ 1,519,466 \$ 36,082

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### MISSISSIPPI POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	MISSISSIPPI Consolidated	Eliminations	MISSISSIPPI CORPORATE	MISSISSIPPI TRUST II
Current Liabilities:				
Securities due within one year	\$ 80,000	\$	\$ 80,000	\$
Accounts payable				
Affiliated	21,259		21,259	
Other	55,309		55,309	
Customer deposits	11,863		11,863	
Accrued taxes				
Income taxes	1,696		1,696	
Other	42,834		42,834	
Accrued interest	3,223		3,223	
Accrued vacation pay	5,766		5,766	
Accrued compensation	23,832		23,832	
Regulatory clauses over recovery	31,118		31,118	
Other	4,867		4,867	
Total current liabilities	281,767		281,767	
Total current natimites	201,/0/		201,707	
Long-term debt	202,488	(36,082)	238,570	
Mandatorily redeemable preferred securities	35,000			35,000
Deferred Credits and Other Liabilities:				
Accumulated deferred income taxes	142,088		142,088	
Deferred credits related to income taxes	23,279		23,279	
Accumulated deferred investment tax credits	19,841		19,841	
Employee benefit obligations	54,830		54,830	
Plant Daniel lease guarantee obligation, at fair value	14,758		14,758	
	60,300		60,300	
Plant Daniel capacity				
Other cost of removal obligations	80,588		80,588	
Miscellaneous regulatory liabilities	11,899		11,899	
Other	27,248		27,248	
Total deferred credits and other liabilities	434,831		434,831	
Total liabilities	954,086	(36,082)	955,168	35,000
1 Out Hamilton		(30,002)		33,000
	21 000		21.000	
Preferred stock	31,809		31,809	
Common stockholder s equity	532,489	(1,082)	532,489	1,082
Total Liabilities and Stockholder's Equity	\$ 1,518,384	\$ (37,164)	\$ 1,519,466	\$ 36,082
2 om Manuel and Sectional S Diquity	Ψ 1,010,004	Ψ (37,101)	Ψ 1,517,100	Ψ 50,002

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### SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SAVANNAH		SAVANNAH	SAVANNAH
	Consolidated	Eliminations	CORPORATE	TRUST I
Operating Revenues:				
Retail sales	\$ 297,745	\$	\$ 297,745	\$
Sales for resale				
Non-affiliates	5,653		5,653	
Affiliates	6,499		6,499	
Other revenues	4,158		4,158	
Total operating revenues	314,055		314,055	
Operating Expenses:				
Fuel	55,308		55,308	
Purchased power			,	
Non-affiliates	5,713		5,713	
Affiliates	83,792		83,792	
Other operations	56,823		56,823	
Maintenance	26,798		26,798	
Depreciation and amortization	20,499		20,499	
Taxes other than income taxes	14,665		14,665	
Total operating expenses	263,598		263,598	
Operating Income	50,457		50,457	
Other Income and (Expense):	, .			
Interest income	290	(2,825)	290	2,825
Interest expense, net of amounts capitalized	(9,590)	2,825	(12,415)	
Distributions on mandatorily redeemable preferred securities	(2,740)			(2,740)
Other income (expense), net	(502)		(502)	
Total other income and (expense)	(12,542)		(12,627)	85
Earnings Before Income Taxes	37,915		37,830	85
Income taxes	15,108		15,108	
Net Income	\$ 22,807	\$	\$ 22,722	\$ 85

### SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SAVANNAH		SAVANNAH	SAVANNAH	
	Consolidated	Eliminations	CORPORATE	TRUST I	
Operating Activities:					
Net income	\$ 22,807	\$	\$ 22,722	\$ 85	
Adjustments to reconcile net income to net cash provided from	Ψ 22,007	Ψ	Ψ 22,722	Ψ 03	
operating activities					
Depreciation and amortization	22,587		22,587		
Deferred income taxes and investment tax credits, net	793		793		
Pension, postretirement, and other employee benefits	6,215		6,215		
Tax benefit of stock options	884		884		
Other, net	4,015		4,015		
Changes in certain current assets and liabilities	4,012		1,013		
Receivables, net	1,189		1,189		
Fossil fuel stock	(323)		(323)		
Materials and supplies	516		516		
Other current assets	4,057		4,057		
Accounts payable	3,713		3,713		
Accrued taxes	(983)		(983)		
Other current liabilities	(5,311)		(5,311)		
Not each manifed from ensuring activities	<u> </u>		60,074	05	
Net cash provided from operating activities	60,159		00,074	85	
Investing Activities:					
Gross property additions	(40,242)		(40,242)		
Other	895		980	(85)	
Net cash used for investing activities	(39,347)		(39,262)	(85)	
-					
Financing Activities:	(2.907)		(2.907)		
Decrease in notes payable, net	(2,897)		(2,897)		
Proceeds	13,870		13,870		
Pollution control bonds					
Senior notes	60,000 6,757		60,000 6,757		
Capital contributions from parent company Redemptions	0,/5/		6,/3/		
Pollution control bonds	(13,870)		(13,870)		
Senior notes	(20,000)		(20,000)		
Other long-term debt	(5,541)		(5,541)		
Payment of common stock dividends	(23,000)		(23,000)		
Other	(2,166)		(2,166)		
Net cash provided from financing activities	13,153		13,153		
1					

Net Change in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Period	33,965 3,978	 	33,965 3,978	
Cash and Cash Equivalents at End of Period	\$ 37,943	\$ \$	37,943	\$

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## SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARIES

#### CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

Current Assets:	SAVANNAH Consolidated	Eliminations	SAVANNAH CORPORATE	SAVANNAH TRUST I
Current Assets:				
Cash and cash equivalents	\$ 37,943	\$	\$ 37,943	\$
Receivables				
Customer accounts receivable	19,674		19,674	
Unbilled revenues	11,288		11,288	
Other accounts and notes receivable	1,138		1,138	
Affiliated companies	4,872		4,872	
Accumulated provision for uncollectible accounts	(641)		(641)	
Fossil fuel stock, at average cost	8,652		8,652	
Materials and supplies, at average cost	9,070		9,070	
Prepaid income taxes	24,419		24,419	
Prepaid expenses	1,377		1,377	
Other	623		623	
Total current assets	118,415		118,415	_
Property, Plant, and Equipment:				
In service	912,504		912,504	
Less accumulated provision for depreciation	402,394		402,394	
	510,110		510,110	
Construction work in progress	14,121		14,121	
Total property, plant, and equipment	524,231		524,231	
Other property and investments	2,248	(42,474)	3,485	41,237
Deferred charges and other Assets:				
Deferred charges related to income taxes	9,611		9,611	
Cash surrender value of life insurance for deferred compensation	7,011		9,011	
plans	23,866		23,866	
Unamortized debt issuance expense	5,652		5,652	
Unamortized loss on reacquired debt	7,488		7,488	
Other	18,410		18,410	
Total deferred charges and other assets	65,027		65,027	
Total deferred charges and other assets	03,027		05,027	
Total Assets	\$ 709,921	\$ (42,474)	\$ 711,158	\$ 41,237

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## SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SAVANNAH		SAVANNAH	SAVANNAH
	Consolidated	Eliminations	CORPORATE	TRUST I
Current Liabilities:				
Securities due within one year	\$ 40,910	\$ (41,237)	\$ 42,147	\$ 40,000
Accounts payable				
Affiliated	13,797		13,797	
Other	13,147		13,147	
Customer deposits	6,922		6,922	
Accrued taxes	ŕ			
Income taxes	1,172		1,172	
Other	1,473		1,473	
Accrued interest	2,802		2,802	
Accrued vacation pay	2,530		2,530	
Accrued compensation	5,652		5,652	
Other	5,107		5,107	
			<u> </u>	
Total current liabilities	93,512	(41,237)	94,749	40,000
Long-term debt	222,493		222,493	
Deferred Credits and Other Liabilities:	02.052		02.052	
Accumulated deferred income taxes	83,852		83,852	
Deferred credits related to income taxes	9,804		9,804	
Accumulated deferred investment tax credits	8,625		8,625	
Employee benefit obligations	39,833		39,833	
Other cost of removal obligations	36,843		36,843	
Miscellaneous regulatory liabilities	12,932		12,932	
Other	15,735	<u></u>	15,735	
Total deferred credits and other liabilities	207,624		207,624	
Total liabilities	523,629	(41,237)	524,866	40,000
		(11,207)		,,,,,,
Common stockholder's equity	186,292	(1,237)	186,292	1,237
Total Liabilities and Stockholder's Equity	\$ 709,921	\$ (42,474)	\$ 711,158	\$ 41,237
Loui Lubinits and Stockholder & Equity	φ 109,921	ψ (τ2,τ/4)	ψ /11,130	Ψ 71,237

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#### SOUTHERN POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

				5	SOUTHER	RN		
	SOUTHERN POWER		SOUTHERN POWER	SOUTHERN COMPANY	COMPAN JET	YSOUTHERN COMPANY		SOUTHERN COMPANY
	Consolidated	Eliminations	CORPORATE	FLORIDA	PORT	KLONDIKE	McLEOD	CHEROKEI
On anoting Barrens								
Operating Revenues: Sales for resale								
	<b>4 250 550</b>	ф	¢ 260.077	Φ 0.692	Ф	ф	Ф	Ф
Non-affiliates	\$ 278,559	\$	\$ 268,877	\$ 9,682	\$	\$	\$	\$
Affiliates	312,586		312,586					
Contract termination	80,000		80,000					
Other revenues	10,635		10,615	20				
Total operating revenues	681,780		672,078	9,702				
							-	
Operating Expenses:								
Fuel	115,256		115,256					
Purchased power								
Non-affiliates	61,234		61,234					
Affiliates	124,067		124,067					
Other operations	50,852		49,772	1,080				
Maintenance	11,389		11,173	216				
Depreciation and amortization	39,012		37,916	1,096				
Taxes other than income taxes	6,665		6,619	,		3	43	
m . 1	400 455		406.025	2 202			40	
Total operating expenses	408,475		406,037	2,392		3	43	
Operating Income	273,305		266,041	7,310		(3)	(43)	
Other Income and (Expense):	ĺ		·	·		, ,	, ,	
Interest income	435		428	7				
Equity in earnings of								
unconsolidated subsidiaries		(4,449)	4,449					
Interest expense, net of		( , - ,	, -					
amounts capitalized	(31,708)		(31,708)					
Other income (expense), net	(2,029)		(2,029)					
							-	
Total other income and								
(expense)	(33,302)	(4,449)	(28,860)	7				
Earnings Before Income								
Taxes	240,003	(4,449)	237,181	7,317		(3)	(43)	
Income taxes	85,221	(1,112)	82,399	2,822		(3)	(13)	
meome taxes	05,221							
	154,782	(4,449)	154,782	4,495		(3)	(43)	

Earnings Before Cumulative									
Effect of Accounting Change									
Cumulative effect of									
accounting change less income									
taxes of \$231	367		367						
					 . —		_		
Net Income	\$ 155,149	\$ (4,449)	\$ 155,149	\$ 4,495	\$ \$	(3)	\$	(43)	\$

#### SOUTHERN POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

			SOUTHERN	SOUTHERN	SOUTHER		SOUTHERN	SOUTHERN
	SOUTHERN POWER		POWER	COMPANY	COMPAN		COMPANY	COMPANY
	Consolidated	Eliminations	CORPORATE	FLORIDA	JET PORT	KLONDIKE	McLEOD	CHEROKEE
Operating Activities:								
Net income	\$ 155,149	\$ (4,449)	\$ 155,149	\$ 4,495	\$	\$ (3)	\$ (43)	\$
Adjustments to reconcile net								
income to net cash provided								
from operating activities								
Depreciation and amortization	43,712		42,616	1,096				
Deferred income taxes and								
investment tax credits, net	22,521		22,521					
Deferred capacity revenues	9,997		9,997					
Equity in earnings of								
unconsolidated subsidiaries		4,449	(4,449)					
Tax benefit of stock options	130		130					
Settlement of interest rate								
hedges	(93,298)		(93,298)					
Other, net	(25,787)		(25,503)	(284)				
Changes in certain current								
assets and liabilities								
Receivables, net	(7,008)		(3,622)	(3,386)				
Fossil fuel stock	5,232		5,232					
Materials and supplies	(1,570)		(1,063)	(507)				
Other current assets	(9,675)		(9,791)	116				
Accounts payable	32,694		28,797	3,897				
Accrued taxes	(6,939)		(9,761)	2,822				
Accrued interest	9,299		9,299					
Other current liabilities	236		236					
Net cash provided from								
operating activities	134,693		126,490	8,249		(3)	(43)	
Investing Activities:								
Gross property additions	(344,362)		(259,423)	(80,434)			(4,505)	
Investment in unconsolidated	(544,502)		(237,723)	(00,754)			(4,505)	
subsidiaries		76,402	(76,402)					
Change in construction		70,702	(70,402)					
payables, net	(16,931)		(16,931)					
payables, net	(10,501)		(10,551)					
N. 1 16								
Net cash used for investing	(2(1.202)	76.400	(250.750)	(00.424)			(4.505)	
activities	(361,293)	76,402	(352,756)	(80,434)			(4,505)	
Financing Activities:								
Decrease in notes payable,								
net affiliated	(20,488)		(20,488)					
Increase in notes payable, net	114,347		114,347					

Proceeds									
Senior notes	575,000		575,000						
Capital contributions from									
parent company	5,953	(76,402)	5,953	71,851		3	4,548		
Retirements									
Other long-term debt	(379,640)		(379,640)						
Capital distributions to parent									
company	(77,000)		(77,000)						
Other	(8,248)		(8,248)						
Net cash provided from									
financing activities	209,924	(76,402)	209,924	71,851		3	4,548		
	 			 	 	 	 	_	
Net Change in Cash and									
Cash Equivalents	(16,676)		(16,342)	(334)					
Cash and Cash Equivalents									
at Beginning of Period	19,474		16,342	3,128	1	1	1		1
Cash and Cash Equivalents									
at End of Period	\$ 2,798	\$	\$	\$ 2,794	\$ 1	\$ 1	\$ 1	\$	1

#### SOUTHERN POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SOUTHERN POWER Consolidated	Eliminations	SOUTHERN POWER CORPORATE	CO	THERN MPANY ORIDA	SOUTHER COMPANY JET PORT	SOU Y CON	MPANY	SOUTHER!  COMPANY  McLEOD	<b>СОМР</b>	PANY
Current Assets:											
Cash and cash equivalents	\$ 2,798	\$	\$	\$	2,794	\$ 1	\$	1	\$ 1	\$	1
Receivables											
Customer accounts receivable	10,772		7,093		3,679						
Affiliated companies	14,130		14,423		(293)						
Accumulated provision for											
uncollectible accounts	(350)		(350)								
Other accounts receivable	270		270								
Fossil fuel stock, at average cost	5,798		5,798								
Materials and supplies, at	.,		- 7								
average cost	8,123		7,616		507						
Prepaid income taxes	11,222		11,222								
Prepaid expenses	2,528		2,644		(116)						
Assets from risk management	2,020		2,0		(110)						
activities	1,154		1,154								
Other	20		20								
Other											
Total current assets	56,465		49,890		6,571	1		1	1		1
Property, Plant, and Equipment:											
In service	1,831,139		1,633,261		197,878						
Less accumulated provision for depreciation	60,005		58,909		1,096						
	1,771,134		1,574,352		196,782						
Construction would in mucouses						3,714		612	4,505		4
Construction work in progress	504,097		496,600		(1,338)	3,/14		012	4,303		<del>-</del>
Total property, plant, and											
equipment	2,275,231		2,070,952		195,444	3,714		612	4,505		4
Other Property and											
Investments		(205,423)	205,423								
Deferred Charges and Other							_				_
Assets:											
Unamortized debt issuance											
expense	18,315		18,315								
Accumulated deferred income											
taxes	21,911		21,911								
Prepaid maintenance expenses	21,728		21,728								
	12,790		12,790								

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Prepaid transmission expenses affiliated											
Other	2,845		1,339	1,473				_		_	33
Total deferred charges and other assets	77,589		76,083	1,473						_	33
Total Assets	\$ 2,409,285	\$ (205,423)	\$ 2,402,348	\$ 203,488	\$ 3,7	15	\$ 613	\$	4,506	\$	38

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#### SOUTHERN POWER COMPANY AND SUBSIDIARIES

## CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SOUTHERN		SOUTHERN	SOUTHERN			RN SOUTHERN SOUTHERN SOUTHERN				
	POWER		POWER	COMPANY	COMPANY	COMPANY	COMPANY	COMPANY			
	Consolidated	Eliminations	CORPORATE	FLORIDA	JET PORT	KLONDIKE	McLEOD	CHEROKEI			
Current Liabilities:											
Securities due within one year	\$ 200	\$	\$ 200	\$	\$	\$	\$	\$			
Notes payable	114,347	<u> </u>	114,347	<b>*</b>	<u> </u>	Ψ	Ψ	Ψ			
Accounts payable											
Affiliated	51,442		47,724	3,718							
Other	6,591		6,250	341							
Accrued taxes	0,571		0,230	541							
Income taxes											
	1,289		(1.565)	2,854							
Other			(1,565)	2,834							
Accrued interest	30,012		30,012								
Other	489		489								
Total current liabilities	204,370		197,457	6,913							
Long-Term Debt:											
Senior notes											
6.25% due 2012	575,000		575,000								
4.875% due 2015	575,000		575,000								
Other long-term debt	1,685		1,685								
Unamortized debt premium											
(discount), net	(2,573)		(2,573)								
Long-term debt	1,149,112		1,149,112								
Deferred Credits and Other Liabilities:											
Deferred capacity revenues											
Affiliated	28,799		28,799								
Other	256		256								
Other											
Affiliated	15,061		15,061								
Other	211		187	24							
Total deferred credits and other											
liabilities	44,327		44,303	24							
naomues	44,327		44,303								
Total liabilities	1,397,809		1,390,872	6,937							
Common stockholder s equity:											
Common stock, par value \$0.01 per share											
Authorized 1,000,000 shares											

Outstanding 1,000 shares								
Paid-in capital	850,312	(200,927)	850,312	192,006	3,716	618	4,549	38
Retained earnings	217,626	(4,496)	217,626	4,545	(1)	(5)	(43)	
Accumulated other								
comprehensive income (loss)	(56,462)		(56,462)					
Total common stockholder s								
equity	1,011,476	(205,423)	1,011,476	196,551	3,715	613	4,506	38
Total Liabilities and								
Stockholder s Equity	\$ 2,409,285	\$ (205,423)	\$ 2,402,348	\$ 203,488	\$ 3,715	\$ 613	\$ 4,506	\$ 38

## SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES

#### CONSOLIDATING STATEMENT OF INCOME

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SOUTHERN		SE	FINANC	CE		ALABAMA					
		0.0		CAPITAL						y ECEDO		
	HOLDINGS	SC	OUTHERN		CAPITAL		SYNFUELS	SYNFUEL	. E	ELECTRO		
	Consolidate <b>E</b>	liminatio <b>h</b>	OLDINGS	CORP II	FUNDING	SCES LLO	C ENERGY S	ERVICES	SERREC	HNOLOG	MSRS S	ER(
Operating Revenues:												
Retail sales	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Sales for resale												
Non-affiliates												
Affiliates	819					450					369	
Other electric revenues	0.27											
Other revenues	142,926					49,449		85,244	7,928		305	
outer revenues												
Total operating revenues	143,745					49,899		85,244	7,928		674	
Operating Expenses:												
Fuel												
Purchased power												
Non-affiliates												
Affiliates												
Other operations	151,035		23	5,187	62	47,607	30,368	65,396	1,206	57	1,129	
Maintenance	ĺ											
Depreciation and amortization	16,928			1,363	10,631	1,157	1,896		1,881			
Taxes other than income taxes	- ,			,	-,	,	,		,			
												_
Total operating expenses	167,963		23	6,550	10,693	48,764	32,264	65,396	3,087	57	1,129	
												_
Operating Income	(24,218)		(23)	(6,550)	(10,693)	1,135	(32,264)	19,848	4,841	(57)	(455)	
Other Income and (Expense):												
Allowance for equity funds used during construction												
Interest income	88,239	(480)	313	380	86,841	811	249	73	23	5	24	
Equity in earnings (losses) of unconsolidated												
subsidiaries	(93,282)	(81,002)	81,002	(40,742)	)		(50,967)			(1,573)		
Leveraged lease income	65,778			65,778								
Interest expense, net of amounts capitalized	(38,107)	480	(117)	(17,044)	(21,085)	(164)	(49)		(118)		(10)	
Distributions on mandatorily redeemable preferred												
securities	(64,083)				(64,083)							
Preferred dividends of subsidiaries												
Other income (expense), net	1,630			(198)		1,828						
Total other income and (expense)	(39,825)	(81,002)	81,198	8,174	1,673	2,475	(50,767)	73	(95)	(1,568)	14	
Earnings From Continuing Operations Before												
Income Taxes	(64,043)	(81,002)	81,175	1,624	(9,020)	3,610	(83,031)	19,921	4,746	(1,625)	(441)	
Income taxes	(145,157)	(01,002)	61	(50,543)		1,254	(101,734)	7,759	1,945	(569)	(173)	
	81,114	(81,002)	81,114	52,167	(5,863)	2,356	18,703	12,162	2,801	(1,056)	(268)	
	31,114	(01,002)	01,117	32,107	(3,003)	2,550	10,703	12,102	2,501	(1,050)	(200)	

#### Earnings From Continuing Operations Before Cumulative Effect of Accounting Change

Cumulative effect of accounting change less income

taxes of less than \$1

**Consolidated Net Income** \$ **81,114** \$ (81,002) \$ 81,114 \$ 52,167 \$ (5,863) \$ 2,356 \$ 18,703 \$ 12,162 \$ 2,801 \$ (1,056) \$ (268) \$

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## SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES

## CONSOLIDATING STATEMENT OF CASH FLOWS

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SOUTHERN HOLDINGS Consolidated	Eliminations	SOUTHERN HOLDINGS	CAPITAL CORP II	CAPITAL FUNDING	SCES LLC
Operating Activities:						
Consolidated net income	\$ 81,114	\$ (81,002)	\$ 81,114	\$ 52,167	\$ (5,863)	\$ 2,356
Adjustments to reconcile consolidated neta income to net cash provided from (used for) operating activities						
Depreciation and amortization	16,928			1,363	10,631	1,157
Deferred income taxes and investment tax credits	82,485			83,171		(699)
Plant Daniel capacity						
Deferred capacity revenues						
Equity in losses of unconsolidated subsidiaries	93,282	81,002	(81,002)	40,742		
Leveraged lease income	(65,778)			(65,778)		1.40
Pension, postretirement, and other employee benefits	149 61		(1			149
Tax benefit of stock options	01		61			
Settlement of interest rate hedges Other, net	20,207		2,446	(7.020)		15 222
Changes in certain current assets and liabilities	20,207		2,440	(7,029)		15,332
Receivables, net	(29,341)	(224)	137	(24,405)	1,891	(1,043)
Fossil fuel stock	(27,541)	(224)	137	(24,403)	1,091	(1,043)
Materials and supplies	7,152					7,152
Other current assets	14,309		(2,503)	(2,836)	7,228	952
Accounts payable	(11,207)		5	(2,743)	(18)	(3,554)
Accrued taxes	(4,536)		69	415	(3,349)	(1,041)
Other current liabilities	(1,975)	224	25	(1,750)	(91)	(202)
Net cash provided from (used for) operating						
activities of continuing operations	202,850		352	73,317	10,429	20,559
			-			
Investing Activities:						
Gross property additions	(10,177)					(599)
Investment in unconsolidated subsidiaries	(72,774)	19,185	(19,185)	(6,057)		
Return of capital from unconsolidated subsidiaries		(98,240)		33,000	15,940	
Cost of removal net of salvage						
Other	416,857	(1,000)	(600)	1,600	430,339	(9,982)
Net cash provided from (used for) investing						
activities of continuing operations	333,906	(80,055)	(19,785)	(28,543)	446,279	(10,581)
Financing Activities:						
Increase (decrease) in notes payable, net	(3,597)			(346)		(6,501)
Proceeds	,					
Long-term debt	3,500	1,000				
Mandatorily redeemable preferred securities						

3	3					
Preferred stock						
Common Stock						
Capital contributions from parent company	3,379	(19,185)	3,379		1	278
Redemptions						
Long-term debt	(60,469)			(35,469)	(25,000)	
Mandatorily redeemable preferred securities	(394,514)				(394,514)	
Preferred stock						
Common Stock Repurchased						
Capital distributions to parent company						
Payment of preferred stock dividends						
Payment of common stock dividends	(60,000)	98,240	(60,000)	(33,000)	(15,940)	
Other						
Net cash provided from (used for) financing						
activities of continuing operations	(511,701)	80,055	(56,621)	(68,815)	(435,453)	(6,223)
Net Change in Cash and Cash Equivalents	25,055		22,175	47	5,315	3,754
Cash and Cash Equivalents at Beginning of						
Period	90,363		3,973	37,412	1,932	(103)
Cash and Cash Equivalents at End of Period	<b>\$ 115,418</b> S	\$	\$ 26,148	\$ 37,459	\$ 7,247	\$ 3,651
	ALABAMA					
	SYNFUEL	SYNFUEL		ELECTRO		
	ENERGY	SERVICES	ERA	TECHNOLOG	IES SCRS	SERC
Operating Activities:						
Consolidated net income	\$ 18,703	\$ 12,162	\$ 2,801	\$ (1,05	56) \$ (26	8) \$
Adjustments to reconcile consolidated neta income to ne	t					
cash provided from (used for) operating activities						
Depreciation and amortization	1,896		1,881			
Deferred income taxes and investment tax credits					1	3
Plant Daniel capacity						
Deferred capacity revenues						
Equity in losses of unconsolidated subsidiaries	50,967			1,57	73	
Leveraged lease income						
Pension, postretirement, and other employee benefits						
Tax benefit of stock options						
Settlement of interest rate hedges						
Other, net	8,439				1,01	9
Changes in certain current assets and liabilities						
Receivables, net		(5,296)	18		$(1) \qquad (12)$	6) (292)
Fossil fuel stock						
Materials and supplies						_
Other current assets	11,664		(349)		94 5	
Accounts payable	(5,285)		(98)		96) 21	9 363
Accrued taxes	302	(897)		(1	18)	2
Other current liabilities	9		(233)		4	3
Net cash provided from (used for) operating activities of						
continuing operations	86,695	5,969	4,003	49	96 95	9 71
Investing Activities:						
Gross property additions			(3,000)		(6,57	8)
Investment in unconsolidated subsidiaries	(50,967)			(15,75	50)	
Return of capital from unconsolidated subsidiaries	34,750	14,050	500			
Cost of removal net of salvage						
Other					(3,50	0)

Net cash provided from (used for) investing activities of						
continuing operations	(16,217)	14,050	(2,500)	(15,750)	(10,078)	
Financing Activities:						
Increase (decrease) in notes payable, net					3,250	
Proceeds						
Long-term debt	(1,000)				3,500	
Mandatorily redeemable preferred securities						
Preferred stock						
Common Stock						
Capital contributions from parent company		518	120	15,750	2,518	
Redemptions						
Long-term debt						
Mandatorily redeemable preferred securities						
Preferred stock						
Common Stock Repurchased						
Capital distributions to parent company						
Payment of preferred stock dividends						
Payment of common stock dividends	(34,750)	(14,050)	(500)			
Other						
Net cash provided from (used for) financing activities of						
continuing operations	(35,750)	(13,532)	(380)	15,750	9,268	
Net Change in Cash and Cash Equivalents	(6,487)	(923)	450	498	151	75
	(0, .07)	(523)		.,,,		
Cash and Cash Equivalents at Beginning of Period	40.648	4,367	1.428	706		
Cash and Cash Equivalents at Deginning of Teriou	<del>-0,04</del> 0	4,507	1,420	700		
Cash and Cash Equivalents at End of Pariod	\$ 34,161	\$ 3,444	\$ 1,878	\$ 1,204	\$ 151	\$ 75
Cash and Cash Equivalents at End of Period	φ 34,101 	φ 3,444 	φ 1,8/8	φ 1,204	φ 131	ф /3 

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## SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES

#### CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

		THERN LDINGS		5	SOU		FINAN( CAPITAI		ITAL			ALABAMA SYNFUEB			ELE(	CTRO			
	Cons	olidated	Elimin	ations	HOI	LDINGS	CORP II	FUNI	DING	SCES 1	LLC	ENERGY	ERVICES	ERAEC	CHNC	OLOG	IE <b>S</b> CR	s s	SERC
Current Assets:																			
Cash and cash equivalents Receivables	\$	115,418	\$		\$	26,148 5	\$ 37,459	\$	7,247	\$ 3,6	551	\$ 34,161	\$ 3,444 5	1,878	\$ 1	1,204	\$ 1	51	\$ 75
Customer accounts receivable		14,218							2	3.9	917		9,386	883				30	
Unbilled revenues										Í			,						
Under recovered																			
regulatory clause revenues	3																		
Other accounts and notes																			
receivable		35,495				323	29,328	3	10	5,8	310							24	
Affiliated companies		26,662		(93)		1,469	227	, 2	21,166	3,4	191	31	5	1				72	293
Accumulated provision for	r																		
uncollectible accounts		(228)								(2	228)								
Fossil fuel stock, at average cost																			
Vacation pay																			
Materials and supplies, at																			
average cost		1,827								1,8	327								
Prepaid expenses		(1,494)				2,425	3,180	) (	(9,231)	1,6	513	570				(110)		59	
Other																			
					_														
Total current assets		191,898		(93)		30,365	70,194	1	9,194	20,0	)81	34,762	12,835	2,762	1	1,094	3	336	368
Property, Plant, and																			
Equipment:																			
In service		17,020								5.7	715			9,913			1.3	392	
Less accumulated		,								- ,				. ,.			,-		
depreciation		6,955								2.0	)35			4,920					
r.	_				_						_			,				_	
		10,065								3,6	680			4,993			1,3	392	
Nuclear fuel, at amortized cost																			
Construction work in																			
progress		5,186															5,1	86	
					_														
Total property, plant, and																			
equipment		15,251								2.6	680			4,993			6,5	70	
equipment		13,231								3,0	000			4,993			0,.	770	
Other Property and																			
Investments:																			
Nuclear decommissioning trusts, at fair value																			
Leveraged leases	:	837,843					837,843	3											
Equity investments in unconsolidated																			
subsidiaries		65,710	(255	5,885)	2	255,885	26,672	2				22,368			16	5,670			

Other	1,002,700	(7,099)	7,099		974,044	25,156				3,500
Total other property and investments	1,906,253	(262,984)	262,984	864,515	974,044	25,156	22,368		16,670	3,500
Deferred Charges and Other Assets:										
Deferred charges related to income taxes										
Prepaid pension costs Unamortized debt										
issuance expense Unamortized loss on reacquired debt	12,189			2,812	9,377					
Other	32,607			6,305		20,256	46	6,000		
Total deferred charges and other assets	44,796			9,117	9,377	20,256	46	6,000		
Total Assets	\$ 2.158.198	\$ (263,077)	\$ 293 349	\$ 943 826	\$ 1 002 615	\$ 69 173	\$ 57 176	\$ 12,835 \$ 13,755	\$ 17.764	\$ 10 414 \$ 368
100011133003	Ψ 2,130,170	ψ (203,011)	Ψ 2/3,37/	Ψ 7-13,020	Ψ 1,002,013	Ψ 02,173	Ψ 57,170	φ 12,033 φ 13,733	Ψ 17,704	ψ 10, -11 ψ 300

## SOUTHERN COMPANY HOLDINGS, INC. AND SUBSIDIARIES

#### CONSOLIDATING BALANCE SHEET

## FOR THE YEAR ENDED DECEMBER 31, 2003

(in thousands)

	SO	UTHERN	ſ			s	ΕF	INANC	E			I	<b>AL</b> A	ABAMA	<b>\</b>							
	НО	LDINGS			SOUT	HERN	NCA	PITAL	C	APITAL			SYI	NFUEL	SYN	FUEL			ELEC	CTRO		
	Cor	ısolidated	Elimin	ations	HOLI	DINGS	s co	ORP II	FU	UNDING	SCE	ES LLC	EN	ERGY	SER	VICES	ER	ÆΕ	CHNC	LOG	IESSCRS	SERC
Current Liabilities:																						
Securities due within one year Notes payable	\$	31,179 3,250	\$		\$		\$	27,193	\$		\$	3,986	\$		\$		\$		\$		\$ 3,250	\$
Accounts payable																						
Affiliated		13,680				4		706		31		348		3,910		7,018		5		4	1,29	
Other		7,178				8		1,226		10		5,520						347			6	7
Customer deposits																						
Accrued taxes																						
Income taxes		34,240				546		9,071		(5,278)		568		28,250		897		211		(25)		
Other																						
Accrued interest		22,532		(93)		25		465		21,999				8				85			4:	3
Accrued vacation																						
pay																						
Accrued		2 100										2 100										
compensation		2,100										2,100										
Other	_	14,549							_		_	14,549			_							
Total current																						
liabilities		128,708		(93)		583		38,661		16,762	2	27,071		32,168		7,915		648		(21)	4,65	363
	_						_						_		_							
Long-term debt		781,732	(7	7,099)				353,081		400,000	2	25,151					7,	099			3,50	)
Mandatadla																						
Mandatorily redeemable preferred																						
securities		555,486								555,486												
securities		222,400								333,400												
D. C. 1																						
Deferred Credits and																						
Other																						
Liabilities:																						
Accumulated																						
deferred income																						
taxes		384,766						355,919				7,397		21,003				434			1:	3
Deferred credits		,																				
related to income taxes																						
Accumulated																						
deferred investment tax																						

credits												
Employee benefit												
obligations	1,721					1,721						
Asset retirement												
obligations												
Other cost of												
removal												
obligations												
Deferred												
capacity												
revenues												
Miscelleanous												
regulatory												
liabilities												
Other	13,026					201	12,325	500				
Total deferred												
credits and other												
liabilities	399,513			355,919		9,319	33,328	500	434		13	
Total Liabilities	1,865,439	(7,192)	583	747,661	972,248	61,541	65,496	8,415	8,181	(21)	8,164	363
Total Elabilities	1,000,100	(7,172)		717,001	772,210	01,511			0,101	(21)		
0 1 1												
Cumulative												
preferred stock												
of subsidiaries												
Common												
stockholders												
equity	292,759	(255,885)	292,766	196,165	30,367	7,632	(8,320)	4,420	5,574	17,785	2,250	5
Total Liabilities												
and Stockholders												
Equity	\$ 2,158,198	\$ (263,077)	\$ 293,349	\$ 943,826	\$ 1,002,615	\$ 69,173	\$ 57,176	\$ 12,835	\$ 13,755	\$ 17,764	\$ 10,414	\$ 368

## 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, 2003. (File No. 1-3526.)
A-2	Annual Report of ALABAMA on Form 10-K for the year ended December 31, 2003. (File No. 1-3164.)
A-3	Annual Report of GEORGIA on Form 10-K for the year ended December 31, 2003. (File No. 1-6468.)
A-4	Annual Report of GULF on Form 10-K for the year ended December 31, 2003. (File No. 0-2429.)
A-5	Annual Report of MISSISSIPPI on Form 10-K for the year ended December 31, 2003. (File No. 001-11229.)
A-6	Annual Report of SAVANNAH on Form 10-K for the year ended December 31, 2003. (File No. 1-5072.)
A-7	Annual Report of SOUTHERN POWER on Form 10-K for the year ended December 31, 2003. (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 3(b)2, in Form 8-K dated August 10, 1998, 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 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.)

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## EXHIBITS.

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

Exhibit Number	Description of Exhibit
B-5	Charter of GEORGIA and amendments thereto through January 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 June 17, 1993, File No. 1-6468, as Exhibit 4(b), 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 February 19, 2003, and as presently in effect. (Designated in GEORGIA s Form 10-K for the year ended December 31, 2002, File No. 1-6468, as Exhibit 3(c)2.)
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 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.)

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## EXHIBITS.

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

Exhibit Number	Description of Exhibit
B-11	Charter of SAVANNAH and amendments thereto through December 2, 1998. (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) and in Form 10-K for the year ended December 31, 1998, File No. 1-5072, as Exhibit 3(f)2.)
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	Amended and Restated Articles of Incorporation of MESH dated February 7, 2000. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-15.)
B-16	By-laws of MESH. (Designated in Form U5S for 1995, File No. 30-222-2, as Exhibit B-24.)
B-17	Articles of Incorporation of Southern Management Development, Inc. 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-18	Amended and Restated By-laws of Southern Management Development, Inc. effective March 5, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-19.)
B-19	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-20	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-21	Certificate of Incorporation of SERC. (Designated in Form U5S for 1993, File No. 30-222-2, as Exhibit B-30.)
B-22	By-laws of SERC. (Designated in Form U5S for 1993, File No. 30-222-2, as Exhibit B-31.)
B-23	Certificate of Incorporation of Southern LINC. (Designated in Form U5S for 1994, File No. 30-222-2, as Exhibit B-31.)

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## EXHIBITS.

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

Exhibit Number	Description of Exhibit
B-24	By-laws of Southern LINC. (Designated in Form U5S for 1994, File No. 30-222-2, as Exhibit B-32.)
B-25	Certificate of Incorporation of Southern Telecom, Inc. as amended through February 17, 1998. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-26.)
B-26	By-Laws of Southern Telecom, Inc. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-50.)
B-27	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-28	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-29	Certificate of Incorporation of Southern Company Holdings, Inc. as amended through March 6, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-30.)
B-30	By-Laws of Southern Company Holdings, Inc. effective March 5, 2001. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-31.)
B-31	Certificate of Incorporation of Southern Information Holding Company, Inc. as amended through February 17, 1998. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-32.)
B-32	By-Laws of Southern Information Holding Company, Inc. effective September 9, 1996. (Designated in Form U5S for 2001, File No. 30-222-2, as Exhibit B-33.)
B-33	Certificate of Incorporation of Southern Power Company dated January 8, 2001. (Designated in Registration No. 333-98553 as Exhibit 3.1.)
B-34	By-Laws of Southern Power Company effective January 8, 2001. (Designated in Registration No. 333-98553 as Exhibit 3.2.)
C-1	Subordinated Note Indenture dated as of February 1, 1997, among SOUTHERN, Southern Company Capital Funding, Inc. and Deutsche Bank Trust Company Americas (formerly Bankers Trust Company), as 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.)
C-2	Subordinated Note Indenture dated as of June 1, 1997, among SOUTHERN, Southern Company Capital Funding, Inc. and Deutsche Bank Trust Company Americas (formerly Bankers Trust Company), as 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.)

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EXHIBITS.

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

Exhibit Number	Description of Exhibit
C-3	Senior Note Indenture dated as of February 1, 2002, among SOUTHERN, Southern Company Capital Funding, Inc. 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 (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 Certificate of Notification, File No. 70-8069, as Exhibit A, in Form 8-K dated June 24, 1993, File No. 1-3436, as Exhibit 4, in Certificate of Notification, File No. 70-8069, as Exhibit A, in Form 8-K dated November 16, 1993, File No. 1-3436, as Exhibit 4, in Certificate of Notification, File No. 70-8069, as Exhibits A and B, in Certificate of Notification, File No. 70-8069, as Exhibit A and in Form 8-K dated November 30, 1994, File No. 1-3436, as Exhibit 4.)
C-5	Subordinated Note Indenture dated as of January 1, 1996, between ALABAMA and JPMorgan Chase Bank (formerly The Chase Manhattan Bank), as Trustee, and indenture supplemental thereto dated as of January 1, 1996. (Designated in Certificate of Notification, File No. 70-8461, as Exhibits E and F.)
C-6	Satisfaction and Discharge of Subordinated Note Indenture dated as of April 30, 2003 by JPMorgan Chase Bank, as Trustee, to Alabama Power related to discharging Alabama Power s Subordinated Note Indenture dated as of January 1, 1996, between Alabama Power and JPMorgan Chase Bank (formerly The Chase Manhattan Bank), as Trustee, and indenture supplemental thereto dated as of January 1, 1996. (Designated in Form 10-K for the year ended December 31, 2003, File No. 1-3164, as Exhibit 4(b)3.)
C-7	Subordinated Note Indenture dated as of January 1, 1997, between ALABAMA and JPMorgan Chase Bank (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-8	Senior Note Indenture dated as of December 1, 1997, between ALABAMA and JPMorgan Chase Bank (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through February 17, 2004. (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 dated

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#### EXHIBITS.

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

#### **Exhibit**

Number Description of Exhibit

- C-9 Subordinated Note Indenture dated as of August 1, 1996, between GEORGIA and JPMorgan Chase Bank (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through January 1, 1997. (Designated in Form 8-K dated August 21, 1996, File No. 1-6468, as Exhibits 4.1 and 4.2 and in Form 8-K dated January 9, 1997, File No. 1-6468, as Exhibit 4.2.)
- C-10 Subordinated Note Indenture dated as of June 1, 1997, between GEORGIA and JPMorgan Chase Bank (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-11 Senior Note Indenture dated as of January 1, 1998, between GEORGIA and JPMorgan Chase Bank (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto through February 17, 2004. (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 4.5, 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 Exhibits 4.2(a) and 4.2(b), in Form 8-K dated February 16, 2001, File No. 1-6469 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 June 27, 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 4.1, in Form 8-K dated September 8, 2003, File No. 1-6468, as Exhibit 4.1, in Form 8-K dated February 12, 2004, File No. 1-6468, as Exhibits 4.1.)

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## EXHIBITS.

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

## Exhibit

Number	Description of Exhibit
C-12	Indenture dated as of September 1, 1941, between GULF and JPMorgan Chase Bank (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 E and F, in Form 8-K dated January 17, 1996, 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 A and in Form 8-K dated November 6, 1996, File No. 0-2429, as Exhibit 4.)
C-13	Subordinated Note Indenture dated as of January 1, 1997, between GULF and JPMorgan Chase Bank (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-14	Senior Note Indenture dated as of January 1, 1998, between GULF and JPMorgan Chase Bank (formerly The Chase Manhattan Bank), as Trustee, and indentures supplemental thereto dated as of April 13, 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 September 5, 2003, File No. 0-2429, as Exhibit 4.1 and in Form 8-K dated April 6, 2004, File No. 0-2429, as Exhibit 4.1.)
C-15	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.)

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## EXHIBITS.

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

#### Exhibit

Number	Description of Exhibit
C-16	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-17	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-18	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-19	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-20	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 17, 2003. (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 and in Form 8-K dated December 10, 2003, File No. 1-5072, as Exhibits 4.1 and 4.2.)
C-21	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.)

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## EXHIBITS.

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

## Exhibit

Number	Description of Exhibit
D-1	Income Tax Allocation Agreement and Amendments 1 through 110 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 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 1991, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1994, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1995, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1994, 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 1998, File No. 30-222-2, as Exhibit D-2, in Form U5S for 1998, 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 2000, File No. 30-222-2, as Exhibit D-2, in Form U5S for 2001, File No. 30-222-2, as Exhibit D-2 and in Form U5S for 2002, File No. 30-222-2, as Exhibit D-2, in Form U5S for 2002, File No. 30-222-2, as Exhibit D-2, in Form U5S for 2001, File No. 30-222-2, as Exhibit D-2 and in Form U5S for 2002, File No. 30-222-2, as Exhibit D-2.
D-2	Amendment 111 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.)

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## EXHIBITS.

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

#### Exhibit

Number	Description of Exhibit
E-1	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 1991, File No. 30-222-2, as Exhibit D-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 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.
J	Consent of Deloitte & Touche LLP.

Exhibits listed above which have heretofore been filed with the 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.

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#### **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 16, 2004 By: /s/ W. Dean Hudson

W. Dean Hudson

Chief Accounting Officer and

Comptroller

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