SOUTHERN CO Form U5S May 01, 2002

SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM U5S

ANNUAL REPORT

For the Fiscal Year Ended December 31, 2001

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 2001

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ITEMS

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2001.

Name of Company (Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power	Issu Boo Val
			 In T
THE SOUTHERN COMPANY			
(SOUTHERN)	None	None	n
ALABAMA POWER COMPANY			
(ALABAMA)	6,000,000	100	\$3,310,8
Alabama Energy Providers, Inc.	1,000	100	
Alabama Property Company	1,000	100	10,4
Alabama Power Capital Trust I (ALABAMA TRUST I)	n/a	n/a	3,0
Alabama Power Capital Trust II (ALABAMA TRUST II)	n/a	n/a	6 , 1
Alabama Power Capital Trust III (ALABAMA TRUST III)	n/a	n/a	1,5
Southern Electric Generating			
Company (SEGCO) (a)	164,000	50	28,9
GEORGIA POWER COMPANY			
(GEORGIA)	7,761,500	100	4,397,4

SEGCO (a)	164,000	50	28,9
Piedmont-Forrest Corporation (PIEDMONT)	100,000	100	5,7 13,5
Georgia Power Capital Trust I (GEORGIA TRUST I)	n/a	n/a	9,7
Georgia Power Capital Trust II (GEORGIA TRUST II)	n/a	n/a	7,4
Georgia Power Capital Trust III (GEORGIA TRUST III)	n/a	n/a	7,9

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2001.

(Continued)			
Name of Company	Number of	Percentage	Issu
(Add abbreviation	Common	of Voting	Boo
used herein)	Shares Owned	Power	Val

Georgia Power Capital Trust IV			
(GEORGIA TRUST IV)	n/a	n/a	7,3
GULF POWER COMPANY (GULF)	992,717	100	504 , 8
Gulf Power Capital Trust I (GULF TRUST I)	n/a	n/a	1,7
Gulf Power Capital Trust II (GULF TRUST II)	n/a	n/a	1,7
MISSISSIPPI POWER COMPANY (MISSISSIPPI)	1,121,000	100	491 , 6
Mississippi Power Capital Trust I (MISSISSIPPI TRUST I)	n/a	n/a	1,0
Mississippi Power Services, Inc.	100	100	7
MOBILE ENERGY SERVICES HOLDINGS, INC. (MESH)	1,000	100	
Mobile Energy Services Company, LLC (MESC)	n/a	99	

SAVANNAH ELECTRIC AND POWER COMPANY (SAVANNAH)	10,844,635	100	176,9
Savannah Electric and Power Capital Trust I (SAVANNAH ELECTRIC TRUST I)	n/a	n/a	1,4
CHANGE IN CONTROL TRUST	n/a	n/a	19,9
DEFERRRED CASH TRUST	n/a	n/a	8
SOUTHERN COMPANY HOLDINGS, INC.	10,000	91.11	280,0
Southern Company Capital Funding, Inc.	1,000	100	50 , 4
Southern Company Capital Trust I	n/a	n/a	335 , 3
Southern Company Capital Trust II	n/a	n/a	77,3
Southern Company Capital Trust III	n/a	n/a	206,1
Southern Company Capital Trust IV	n/a	n/a	206,1
Southern Company Capital Trust V	n/a	n/a	154 , 6

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2001.

(Continued)

Name of Company (Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power	Iss Bo Va
Southern Company Energy Solutions LLC (c)	n/a	100	19,5
Alabama Synfuel Energy, Inc.	1,000	100	21,3

Synfuel Services, Inc.	1,000	100	4
Energy Related Activities Inc.	1,000	100	1,0
Southern Company Electrotechnologies (d)	100	100	n
SE Finance Capital Corporation	1,000	100	157,5
SE Finance Company, Inc.	1,000	100	339 , 8
EPZ Lease, Inc.	1,000	100	52,2
EPZ Lease, LLC	n/a	n/a	102,6
EPZ Lease Holding A, LLC	n/a	n/a	31,0

EPZ Lease Trust A (e)	n/a	n/a	31,0
EPZ Lease Holding B, LLC	n/a	n/a	31,0
EPZ Lease Trust B (e)	n/a	n/a	31,0
EPZ Lease Holding C, LLC	n/a	n/a	41,4
EPZ Lease Trust C (e)	n/a	n/a	41,4
Dutch Gas Lease, Inc.	1,000	100	156,2
Dutch Gas Lease, LLC	n/a	n/a	220,4
Dutch Gas Lease Holding A, LLC	n/a	n/a	86,1
Dutch Gas Lease Trust A (e)	n/a	n/a	86,1
Dutch Gas Lease Holding B, LLC	n/a	n/a	69,0
Dutch Gas Lease Trust B (e)	n/a	n/a	69 , 0
Dutch Gas Lease Holding C, LLC	n/a	n/a	65,2
Dutch Gas Lease Trust C (e)	n/a	n/a	65,1
NUON Lease, Inc.	1,000	100	140,9
NUON Lease Holding D, LLC	n/a	n/a	83,2
NUON Trust D (e)	n/a	n/a	83,2
NUON Lease Holding E, LLC	n/a	n/a	62,5
NUON Trust E (e)	n/a	n/a	62,5
NUON Lease Holding F, LLC	n/a	n/a	41,0
NUON Trust F (e)	n/a	n/a	41,0
GAMOG Lease, Inc.	1,000	100	109,5
GAMOG Lease Holding G, LLC	n/a	n/a	30,8
GAMOG Trust G (e)	n/a	n/a	30,8
GAMOG Lease Holding H, LLC	n/a	n/a	75 , 0
GAMOG Trust H (e)	n/a	n/a	75 , 0
GAMOG Lease Holding I, LLC	n/a	n/a	38,4
GAMOG Trust I (e)	n/a	n/a	38,4
Clairton, Inc.	1,000	100	27,8
Clairton, LLC	1,000	85	36,8
Clairton 2, Inc.	1,000	100	5,7
Carbontronics, Inc.	1,000	100	20,1
Carbontronics, LLC	1,000	99	11,9

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2001.

(Continued)

Name of Company (Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power	Iss Bo Va
SOUTHERN COMPANY FUNDING CORPORATION (f)	1,000	100	
SOUTHERN COMPANY SERVICES, INC. (SCS)	14,500	100	8
SOUTHERN COMMUNICATIONS SERVICES, INC. (Southern LINC)	500	100	80 , 1

SOUTHERN ELECTRIC RAILROAD COMPANY (SERC)	5,000	100	
SOUTHERN NUCLEAR OPERATING COMPANY, INC. (Southern Nuclear)	1,000	100	7,1
SOUTHERN POWER COMPANY (g)	1,000	100	466,9
Southern Power-Florida LLC (h)	1,000	100	29 , 5
Klondike Development LLC (i)	n/a	100	1,0
Madison County Energy Center LLC (j)	n/a	100	1,0
SOUTHERN TELECOM, INC.	1,000	100	5,4
SOUTHERN MANAGEMENT DEVELOPMENT, INC. (Southern Management)	500	100	25,0

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2001. _____

(Continued)

Notes to (a)) Item 1: SEGCO is 50% owned by ALABAMA and 50% owned by GEORGIA. The amounts shown reflect the respective ownership interests of each
	company.
(b)	Promissory note due on demand; interest rate, based on GEORGIA's
	embedded cost of capital, was 9.55% at January 1, 2002.
(C)	A Delaware limited liability company organized on February 21, 2001.
(d)	A Georgia corporation was organized on November 29, 2001. The
	corporation was inactive at year-end 2001.
(e)	A Delaware business trust. The form of equity investment is paid in

capital. (f) A Delaware corporation organized on January 17, 2001.
(g) A Delaware corporation organized on January 8, 2001.
(h) A Delaware limited liability company organized on January 9, 2001.
(i) A Delaware limited liability company organized on August 31, 2001.
(j) A Delaware limited liability company organized on November 21, 2001.

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 2001

Name of Issuer and	Name of Company Acquiring, Redeeming		Shares or Princi	-
Title of Issue	or Retiring Securities	Acquired		Retired C
ALABAMA:				
First Mortgage Bonds 9.00% Series due 2024	ALABAMA	None	\$138,991,000	\$138,991,000
GEORGIA:			+100,001,000	4100,001,000
First Mortgage Bonds				
6 5/8% Series due 2003	GEORGIA	None	\$200,000,000	\$200,000,000
6.35% Series due 2003	GEORGIA	None	\$75,000,000	\$75,000,000
6.07% Series due 2005	GEORGIA	None	\$8,140,000	\$8,140,000
6 7/8% Series due 2008	GEORGIA	None	\$50,000,000	\$50,000,000
7.70% Series due 2025	GEORGIA	None	\$57,000,000	\$57,000,000
Pollution Control Revenue Bo	nds			
6.25% Series due 2019	GEORGIA	None	\$5,300,000	\$5,300,000
6.75% Series due 2024	GEORGIA	None	\$43,420,000	\$43,420,000
6.625% Series due 2024	GEORGIA	None	\$10,000,000	\$10,000,000
5.0% Series due 2005	GEORGIA	None	\$57,000,000	\$57,000,000
6.25% Series due 2021	GEORGIA	None	\$10,125,000	\$10,125,000
5.40% Series due 2024	GEORGIA	None	\$28,065,000	\$28,065,000
5.75% Series due 2023	GEORGIA	None	\$11,935,000	\$11,935,000
6.0% Series due 2025	GEORGIA	None	\$71,580,000	\$71,580,000
5.75% Series due 2023	GEORGIA	None	\$60,000,000	\$60,000,000
6.10% Series due 2025	GEORGIA	None	\$73,535,000	\$73,535,000
Variable Rate Series due 202	4 GEORGIA	None	\$12,475,000	\$12,475,000
Variable Rate Series due 202	6 GEORGIA	None	\$1,600,000	\$1,600,000
GULF:				
Senior Notes				
6.70% Series due 2038	GULF	None	\$862,000	None
First Mortgage Bonds				
6.125% Series due 2003	GULF	None	None	\$30,000,000
MISSISSIPPI:				
First Mortgage Bonds				
7.45% Series due 2023	MISSISSIPPI	None	\$1,000,000	None
6.60% Series due 2004	MISSISSIPPI	None	\$35,000,000	None

Pollution Control Bonds 5.80% Series due 2007	MISSISSIPPI	None	\$20,000	None
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ITEM 4. ACQUISITION, RE	DEMPTION, OR RETIREMENT	OF SYSTEM SE	CURITIES.	
	Calendar Year 2001			
	Name of Company			
	Acquiring, Redeeming		Shares or Princip	
	Acquiring, Redeeming or Retiring Securities			
Title of Issue	or Retiring Securities	Acquired	Redeemed	
Title of Issue	or Retiring Securities	Acquired	Redeemed	Retired Co
Title of Issue MISSISSIPPI (Continued): Senior Notes Floating Rate due 2002	or Retiring Securities	Acquired	Redeemed 	Retired Co
Title of Issue MISSISSIPPI (Continued): Senior Notes Floating Rate due 2002 6.75% Series due 2038	or Retiring Securities MISSISSIPPI MISSISSIPPI	Acquired	Redeemed	Retired Co

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

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ITEM 5. INVESTMENTS IN SECURITIES OF NONSYSTEM COMPANIES.

		Number of	
		Shares or	Carryin
		Principal	Value
Name of Owner	Name of Issuer	Amount Owned	to Owne

SOUTHERN (one item)	(1)	538,935 shares	\$4,439,2
ALABAMA (one item)	(2)	204 shares	
ALABAMA (five items)	(3)	\$2,591,140	\$2,591,1
GEORGIA (one item)	(4)	\$4,700,000	\$3,604,6
GULF (nine items)	(2)	640 shares	
Southern Management (one item)	(5)	130,381 shares	
SAVANNAH (one item)	(2)	285 shares	
SOUTHERN (one item)	(6)	option for 323,812 shares	\$5,025,5

Notes to Item 5:

(1) Represents the transfer of the investment in Pantellos from Southern Telecom to SOUTHERN. 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) Represents Southern Management's investment in Integrated Communication Systems, Inc. (ICS). ICS is engaged in providing two-way communications over local telephone lines for a wide range of energy-related services in residential and small commercial markets.

(6) Represents SOUTHERN's option on Mirant Corporation shares to be used in 2003 to settle certain employee compensation liabilities related to a long-term incentive plan assumed in connection with the spin-off of Mirant Corporation (File No. 70-9727). The option can be settled in cash only. Any Mirant Corporation shares acquired with the cash settlement will be owned directly by these individuals.

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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

600 North 18th Street	
Birmingham, AL 35291	(b)
241 Ralph McGill Boulevard, N.E. Atlanta, GA 30308-3374	(c)
One Energy Place Pensacola, FL 32520	(d)
2992 West Beach Boulevard Gulfport, MS 39501	(e)
600 East Bay Street Savannah, GA 31401	(f)
5555 Glenridge Connector Atlanta, GA 30342	(g)
42 Inverness Center Parkway Birmingham, AL 35242	(h)
40 Inverness Center Parkway Birmingham, AL 35242	(i)
1130 Connecticut Ave., NW Suite 830 Washington, DC 20036	(j)
1403 Foulk Road Foulkstone Plaza Suite 102-9 Wilmington, DE 19803	(k)
4000 DeKalb Technology Parkway Suite 100 Atlanta, GA 30340	(1)
Position	Code
Chairman of the Board Vice Chairman of the Board Director President Chief Executive Officer Chief Financial Officer Chief Accounting Officer Chief Information Officer Chief Operating Officer Chief Production Officer Senior Executive Vice President Executive Vice President Senior Vice President Financial Vice President Vice President Vice President Controller/Comptroller Counsel Secretary Treasurer	CH VCH D CEO CFO CAO CIO COO CPO SEVP EVP SVP FVP VP C L S T

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 L. G. Hardman III D P. O. Box 149 Commerce, GA 30529 Elmer B. Harris (b) D, EVP D Donald M. James P. O. Box 385014 Birmingham, AL 35238-5014 9 ITEM 6. OFFICERS AND DIRECTORS. _____ PART I. (Continued) _____ SOUTHERN (continued) Name and Principal Address (a) Position _____ Zack T. Pate D 700 Galleria Parkway Atlanta, GA 303339 Gerald J. St. Pe' D P. O. Box 149 Pascagoula, MS 39568 EVP Dwight H. Evans Leonard J. Haynes EVP G. Edison Holland EVP,L Charles D. McCrary (b) EVP David M. Ratcliffe (c) EVP Gale E. Klappa SVP David R. Altman VP Joseph A. Miller (j) VP W. Dean Hudson (c) С Tommy Chisholm S ALABAMA Name and Principal Address (b) Position _____

Whit Armstrong P. O. Box 900 Enterprise, AL 36331 D

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David J. Cooper	D
118 N. Royal Street	
Mobile, AL 36602	
H. Allen Franklin (a)	D
	D
Elmer B. Harris	D,CH
R. Kent Henslee	D
754 Chestnut Street	
Gadsden, AL 35901	
Carl E. Jones, Jr.	D
P. O. Box 1024	
Birmingham, AL 35202	
	D
Patricia M. King	D
1501 South Quintard Avenue	
Anniston, AL 36201	
James K. Lowder	D
2000 Interstate Park Drive	
Suite 400	
Montgomery, AL 36109	
Wallace D. Malone, Jr.	D
P. O. Box 2554	
Birmingham, AL 35290	
	D D CEO
Charles D. McCrary	D,P,CEO
Thomas C. Meredith	D
401 Queen City Avenue	
Tuscaloosa, AL 35401	
Mayer Mitchell	D
3800 Airport Boulevard, Suite 301	
Mobile, AL 36608	
William V. Muse	D
	D
107 Samford Hall	
Auburn, AL 36849	
Robert D. Powers	D
202 East Broad Street	
Eufaula, AL 36027	
Andreas Renschler	D
Dornierstrasse 6	
Renningen, Germany	
C. Dowd Ritter	D
	D
P. O. Box 11007	
Birmingham, AL 35288	
James H. Sanford	D
1001 McQueen Smith Road South	
Prattville, AL 36066	
John C. Webb, IV	D
125 W. Washington Street	
Demopolis, AL 36732	
James W. Wright	D
	D
100 Commerce Street	
Montgomery, AL 36104	
William B. Hutchins, III	EVP,CFO,T
C. Alan Martin	EVP
Steven R. Spencer	EVP
Robert Holmes, Jr.	SVP
Robin A. Hurst	SVP
Rodney O. Mundy	SVP,L
Michael L. Scott	SVP
Jerry L. Stewart	SVP
Christopher C. Womack (c)	SVP
Art P. Beattie	VP,C
Christopher T. Bell	VP
Gerald L. Johnson	VP

Marsha S. Johnson	VP
William B. Johnson	VP
J. Bruce Jones	VP
William B. Keller	VP
Bobby Kerley	VP
Penny M. Manuel	VP
Gordon Martin	VP
Donald W. Reese	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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ITEM 6. OFFICERS AND DIRECTORS

ITEM 6.	OFFICERS AND DIRECTORS	
	PART I. (Continued)	
	OPERTY COMPANY rincipal Address (b)	Position
Charles D.	McCrary	D,P
	Hutchins, III	D,VP
C. Alan Ma		D,VP
Larry Gril		VP
Art P. Bea		С
William E.	Zales, Jr.	S
J. Randy D		Т
·		
	ERGY PROVIDERS, INC.	
Name and P	rincipal Address (b)	Position
C. Alan Ma Michael L.	Scott Zales, Jr.	D,VP D D,P S T
GEORGIA Name and P	rincipal Address (c)	Position
Juanita Ba	ranco	D
	sboro Road	
Morrow, G		5
Suite B-2	son Ferry Road O	D
P. O. Box	Fickling, Jr.	D
	SIZUZ = I F I O	D

H. Allen Franklin (a)

D

	-
L. G. Hardman III	D
P. O. Box 149	
Commerce, GA 30529	
James R. Lientz, Jr.	D
P. O. Box 4899	
Mail Code GAI-006-55-05	
Atlanta, GA 30302-4899	
G. Joseph Prendergast	D
100 North Main Street	
Winston-Salem, NC 27101	
David M. Ratcliffe	D,P,CEO
Richard W. Ussery	D
1600 First Avenue	
Columbus, GA 31902-1755	
William Jerry Vereen	D
P. O. Box 1663	
Moultrie, GA 31776-1663	
Carl Ware	D
P. O. Box Drawer 1734, Nat 25	
Atlanta, GA 30301	
E. Jenner Wood, III	D
P.O. Box 4418	
M.C. 0445	
Atlanta, GA 30302	
William C. Archer, III	EVP
Thomas A. Fanning	EVP,T,CFO
Judy M. Anderson	SVP
Ronnie L. Bates	SVP
M. A. Brown	SVP
James K. Davis	SVP
Fred D. Williams	SVP
Christopher C. Womack	SVP
David R. Altman	VP
Rebecca A. Blalock	VP
Robert L. Boyer	VP
A. Bryan Fletcher	VP
J. Kevin Fletcher	VP
0. Ben Harris	VP
Chris M. Hobson	VP
Ed F. Holcombe	VP
Richard L. Holmes	VP
E. Lamont Houston	VP
Anne Kaiser	VP
Frank J. McCloskey	VP
C. Philip Saunders	VP
Leslie Sibert	VP VP
Cliff S.Thrasher	VP,C,CAO
Jeffrey L. Wallace	VP,C,CAO VP
Janice G. Wolfe	S
PIEDMONT	Position
Name and Principal Address (c)	POSILION
Derrich M. Det -1/66-	
David M. Ratcliffe	D,P
Thomas A. Fanning	D,EVP,T
Janice G. Wolfe	D,VP,S
RECCO	
SEGCO Name and Principal Address (b)	Position

Art P. Beattie	D,C
William P. Bowers	D,VP
Robert L. Boyer (c)	D
Thomas A. Fanning (c)	D
Robert H. Haubein, Jr.	D
William B. Hutchins, III	D,VP
Charles D. McCrary	D,P
David M. Ratcliffe (c)	D,VP
Jerry L. Stewart	D
William E. Zales, Jr.	S
J. Randy DeRieux	Т

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ITEM 6. OFFICERS AND DIRECTORS

PAI	RT I.	(Continued)

GULF

GULF Name and Principal Address	(d)	Position
C. LeDon Anchors Travis J. Bowden		D
Fred C. Donovan, Sr.		D,P,CEO D
P. O. Box 13370		D
Pensacola, FL 32591		
H. Allen Franklin (a)		D
W. Deck Hull, Jr.		D
P. O. Box 2266		
Panama City, FL 32402		
William D. Pullum		D
8494 Navarre Parkway		
Navarre, FL 32566		
Joseph K. Tannehill		D
10 Arthur Drive		
Lynn Haven, FL 32444 F. M. Fisher, Jr.		VP
J. E. Hodges, Jr.		VP
Ronnie R. Labrato		VP,CFO,C
Robert G. Moore		VP VP
Christopher C. Womack (c)		VP
Warren E. Tate		VP,S,T
MISSISSIPPI		
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		5
Aubrey K. Lucas Box 5164		D
DUX J104		

Hattiesburg, MS 39406 Malcolm Portera D 401 Queen City Avenue Tuscaloosa, AL 35401 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 VP H. Ed Blakeslee Don E. Mason Michael L. Scott Michael W. Southern Uccerv. Jr. VP Christopher C. Womack (c) VP Vicki L. Pierce S Frances V. Turnage С MISSISSIPPI POWER SERVICES, INC. Name and Principal Address (e) Position _____ 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 С Vicki L. Pierce S SAVANNAH Name and Principal Address (f) Position _____ Gus H. Bell, III D 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 Leonard J. Haynes (c) VP VP Sandra R. Miller Kirby R. Willis VP VP,T,CFO Christopher C. Womack (c) VP Nancy Frankenhauser S,C

SCS Name and Principal Address (c)	Position
 H. Allen Franklin (a) Charles D. McCrary (b) David M. Ratcliffe W. Paul Bowers (b) Dwight H. Evans Gale E. Klappa (a) Leonard J. Haynes (a) G. Edison Holland, Jr. (a) Susan N. Story (b) Andrew J. Dearman, III (b) Charles H. Goodman (b) 	D,P,CEO D EVP EVP EVP EVP EVP,L EVP SVP SVP

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ITEM 6. OFFICERS AND DIRECTORS _____

PART I. (Continued) _____

SCS (continued) Name and Principal Address (c)	Position
Robert H. Haubein (b)	SVP
W. Dean Hudson	SVP,C,CFO SVP
Douglas E. Jones (a) William K. Newman (b)	SVP SVP
C. Philip Saunders	SVP
Michael L. Scott	SVP
Jerry L. Stewart (b)	SVP
Christopher C. Womack (a)	SVP
David R. Altman (a)	VP
Curtis Ashley Baker	VP
William O. Ball	VP
Robert A. Bell (a)	VP
Ronald P. Bertasi (1)	VP
Robert L. Boyer	VP
Ronald R. Campbell	VP
Tommy Chisholm (a)	VP,S
David L. Coker	VP
James M. Corbitt (b)	VP
Ed Day (a)	VP
James C. Fleming (a)	VP
Barbara S. Hingst (a)	VP
Allen L. Leverett (a)	VP,T
Ellen N. Lindemann	VP
Charles D. Long, IV (b)	VP
Jacqualyn Lowe	VP
William L. Marshall, Jr. (b)	VP
Christopher S. Miller	VP
James H. Miller, III (b)	VP
Joseph A. Miller (j)	VP
Sandra R. Miller (f)	VP
Karl R. Moor (j)	VP
Robert G. Moore (d)	VP
Rodney O. Mundy (b)	VP
Earl B. Parsons, III (b)	VP

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James P. Sale (a) Anthony J. Topazi (b) Gene L. Ussery, Jr. (e) Stephen A. Wakefield (a)	VP VP VP VP
Southern LINC Name and Principal Address (g)	Position
Robert G. Dawson H. Allen Franklin (a) Gale E. Klappa (a) Charles D. McCrary (b) David M. Ratcliffe (c) R. Craig Elder Rodney H. Johnson Julie T. Pigott Tommy Chisholm (a) Carmine A. Reppucci	D,P,CEO D D D VP,T,CFO VP VP S C
SERC Name and Principal Address (h)	Position
Charles D. McCrary (b) T. Roy Harrell (b) Larry M. Porter (e) Jerry L. Stewart (b) Tommy Chisholm (a)	D,P VP VP VP S,T
Southern Nuclear Name and Principal Address (i)	Position
H. Allen Franklin (a) William G. Hairston, III Charles D. McCrary (b) David M. Ratcliffe (c) Jackie D. Woodard James W. Averett James B. Beasley Kathleen S. King Louis B. Long John O. Meier D. N. Morey, III H. Lewis Sumner, Jr. Christopher C. Womack (c) Sherry A. Mitchell	D D,P,CEO D EVP VP VP VP,CFO,C,T VP VP,L VP VP VP VP S
Southern Company Holdings, Inc. Name and Principal Address (a)	Position
H. Allen Franklin Gale E. Klappa Allen L. Leverett Christopher J. Kysar Tommy Chisholm	D D,P VP,T S
Southern Company Energy Solutions L. Name and Principal Address (1)	LC Position
Ronald P. Bertasi Michael E. Ellis Allen L. Leverett (a)	P,CEO VP T

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

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	_	_	_	_	_	_	_	_	_	_	_	_	_	_	_	_	_	_	_

SE Finance Company Inc. Name and Principal Address	(a)	Position
H. Allen Franklin Gale E. Klappa Allen L. Leverett James C. Fleming Christopher J. Kysar Tommy Chisholm		D D,P,CEO VP VP,T,CFO S
Southern Power Company Name and Principal Address	(a)	Position
W. Paul Bowers (b) H. Allen Franklin Gale E. Klappa Charles D. McCrary (b) David M. Ratcliffe (c) Robert G. Moore Carson B. Harreld Douglas E. Jones James H. Miller, III (b) Anthony J. Topazi (b) Allen L. Leverett Tommy Chisholm		D,P,CEO D D SVP VP,C,CFO VP VP,L VP T S
Southern Company-Florida LLC Name and Principal Address	(a)	Position
Charles D. McCrary (b) Allen L. Leverett Tommy Chisholm		D,P VP,T S

Southern Company Funding Corporation

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

Williams LLP 222 Delaware Avenue Wilmington, DE 19899 Judith A. Rosenberg (a) D,C James C. Fleming (a) 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

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ITEM 6. OFFICERS AND DIRECTORS _____ PART I. (Continued) _____ Dutch Gas Lease Holding C, LLC Name and Principal Address (k) Position _____ Dutch Gas Lease, LLC Member GAMOG Lease, Inc. Name and Principal Address (k) Position _____ William R. Bechstein D,VP 1105 N. Market Street Suite 1300 Wilmington, DE 19801 D,VP,T,CFO Christopher J. Kysar (a) Allen Leverett (a) D,P,CEO Daniel P. McCollum D,S Morris, James, Hitchens & Williams LLP 222 Delaware Avenue Wilmington, DE 19899 Judith A. Rosenberg (a) D,C James C. Fleming (a) VP 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	D,VP
Suite 1300 Wilmington, DE 19801 Christopher J. Kysar (a) Allen Leverett (a) Daniel P. McCollum Morris, James, Hitchens & Williams LLP 222 Delaware Avenue	D,VP,T,CFO D,P,CEO D,S
Wilmington, DE 19899 Judith A. Rosenberg (a) James C. Fleming (a)	D,C VP
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
Southern Company Capital Funding, I Name and Principal Address (k)	nc. Position
William R. Bechstein 1105 N. Market Street Suite 1300 Wilmington, DE 19801	D,VP
Wilmington, DE 19801 Christopher J. Kysar (a) Allen L. Leverett (a) Daniel P. McCollom Morris, James, Hitchens & Williams LLP 222 Delaware Avenue Wilmington, DE 19899	D,VP D,P,CEO D

Judith A. Rosenberg (a)	D,C
Clairton, 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
Allen L. Leverett (a)	D,P,CEO
Daniel P. McCollum	D,S
Morris, James, Hitchens &	
Williams LLP	
222 Delaware Avenue	
Wilmington, DE 19899	
Judith A. Rosenberg (a)	D,C
James C. Fleming (a)	VP

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ITEM 6. OFFICERS AND DIRECTORS ------PART I. (Continued) _____ Clairton 2, Inc. Name and Principal Address (k) Position _____ William R. Bechstein D,VP 1105 N. Market Street Suite 1300 Wilmington, DE 19801 Christopher J. Kysar (a)D, VP, T, CFOAllen L. Leverett (a)D, P, CEO Daniel P. McCollum D,S Morris, James, Hitchens & Williams LLP 222 Delaware Avenue Wilmington, DE 19899 D,C Judith A. Rosenberg (a) James C. Fleming (a) VP Clairton, LLC Name and Principal Address (k) Position _____ Clairton, Inc. Member Member Clairton 2, Inc. Carbontronics, Inc. Name and Principal Address (a) Position D,VP,T,CFO D,CEO,P D Christopher J. Kysar Allen L. Leverett Judith A. Rosenberg

James C. Fleming Tommy Chisholm	VP S
Carbontronics, LLC Name and Principal Address (k)	Position
Carbontronics, Inc. SE Finance Company, Inc.	Member Member
Southern Telecom, Inc. Name and Principal Address (g)	Position
Robert G. Dawson H. Allen Franklin (a) Gale E. Klappa (a) Charles D. McCrary (b) David M. Ratcliffe (c) Tommy Chisholm (a) R. Craig Elder	D,P,CEO D D D S T
Southern Management Name and Principal Address (1)	Position
Ronald P. Bertasi H. Allen Franklin (a) Leonard J. Haynes (a) Gale E. Klappa (a) Charles D. McCrary (b) David M. Ratcliffe (c) Michael E. Ellis Tommy Chisholm (a) Allen L. Leverett (a)	D,P,CEO D D D D VP S T
Synfuel Services Inc. Name and Principal Address (b)	Position
Robert H. Haubein Charles D. McCrary Jerry L. Stewart Anthony J. Topazi David Stewart Art P. Beattie Tommy Chisholm (a) Carson B. Harreld (a)	D D D,VP P VP S T
Energy Related Activities, Inc. Name and Principal Address (b)	Position
Robert H. Haubein Charles D. McCrary Jerry L. Stewart Anthony J. Topazi Art P. Beattie Earl B. Parsons, III Tommy Chisholm (a) Carson B. Harreld (a)	D D,VP D,P VP VP S T

Alabama Synfuel Energy, Inc.

Name and Principal Address (b) Position _____ Robert H. Haubein D Charles D. McCrary D D,VP D,P Jerry L. Stewart Anthony J. Topazi Art P. Beattie VP Tommy Chisholm (a) S Carson B. Harreld (a) Т Klondike Development LLC Name and Principal Address (a) Position _____ W. Paul Bowers (b) P, CEO w. raur bowers (b)P, CEOCarson B. HarreldCFO,TTommy ChisholmSSouthern Power CompanyMember

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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
C. LeDon Anchors Whit Armstrong	Regions Bank of Okaloosa County, FL The Citizens Bank Enterprise, AL	Chairman of the Board Chief Executive Officer, Chairman of the Board
Gus H. Bell, III David J. Cooper	Enterprise Capital Corporation Enterprise, AL SunTrust Bank, Savannah, GA SouthTrust Bank, Birmingham, AL	of Directors and Preside Chairman of the Board of Directors, President Director Director
Archie H. Davis	The Savannah Bancorp, Savannah, GA	President, Chief Executive Officer
H. Allen Franklin Michael D. Garrett	The Savannah Bank N.A., Savannah, GA Bryan Bank & Trust, Richmond Hill, GA SouthTrust Corporation, Birmingham, AL Hancock Bank, Gulfport, MS	Chief Executive Officer Director Director Director
L. G. Hardman III	nBank.Corp., Commerce, GA	Chairman of the Board of Directors and Chief Executive Officer
	First National Bank of Commerce, Commerce, GA	Chairman of the Board of Directors
Charles D. McCrary	AmSouth Bancorporation, Birmingham, AL	Director
	AmSouth Bank, Birmingham, AL	Director
Anthony R. James Donald M. James	SunTrust Bank, Savannah, GA SouthTrust Corporation, Birmingham, AL	Director Director

Carl E. Jones, Jr.	Regions Financial Corporation,	Chairman of the Board of
	Birmingham, AL	Directors, President,
		Chief Executive Officer
Bobby J. Kerley	Barbour County Bank, Eufaula, AL	Director
James R. Lientz,	Georgia Banking Company, Atlanta, GA	Director
	FCB Financials, Savannah, GA	Director
Wallace D. Malone, Jr.	SouthTrust Corporation, Birmingham, AL	Chairman of the Board of Directors and Chief Executive Officer
Mayer Mitchell	The Banc Corporation, Birmingham, AL	Director
William V. Muse	SouthTrust Bank, Birmingham, AL	Director

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

			App Exc
Name of Officer	Name and Location	Position Held in	R
or Director	of Financial Institution	Financial Institution	S

C. Dowd Ritter, III	AmSouth Bancorporation, Birmingham, AL	Chairman, Chief Executive Officer
	AmSouth Bank, Birmingham, AL	Chairman, Chief Executive Officer
George A. Schloegel	Hancock Bank – Mississippi, Gulfport, MS	Director, Chief Executive Officer and President
	Hancock Holding Company, Gulfport, MS	Vice Chairman of the Board of Directors
	Hancock Bank - Louisiana, Baton Rouge Louisiana	Director
Gerald St. Pe'	Merchants & Marine Bank, Pascagoula, MS	Director
Joseph K. Tannehill Arnold M.	Regions Bank, Panama City, FL	Director
Tenenbaum	First Union National Bank of Georgia, Atlanta, GA	Director
	First Union National Bank of Savannah, Savannah, GA	Director
Gene Warr	Coast Community Bank, Biloxi, MS	Director
E. Jenner Wood, III	SunTrust Bank of Georgia, Atlanta, GA Atlanta, GA	Chairman, President and Chief Executive Officer
James W. Wright	First Tuskegee Bank, Montgomery, AL	Chairman of the Board of Directors and

Chief Executive Officer

ITEM 6. EXECUTIVE COMPENSATION. PART III.

(a) Summary Compensation Tables. The following tables set forth information concerning any Chief Executive Officer and the four most highly compensated executive officers for SCS, Southern LINC and Southern Nuclear serving as of December 31, 2001, 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 2002 Annual Meeting of Shareholders. SAVANNAH is incorporated by reference to page number III-3 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2001. SOUTHERN is incorporated by reference to "Summary Compensation Table" in SOUTHERN's definitive Proxy Statement relating to the 2002 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

ANNUAL COMPENSATION

LONG-TERM CC

Name and Principal Position 	Year 	Salary(\$) 855,969	Bonus(\$) 	Other Annual Compensation (\$) 2,770	Restricted Stock Awards (\$)1 	Number of Securitie Underlyin Stock Options (Shares)
President, Chief	2000	655,806	1,014,696	8,305	-	83,354
Executive Officer, Director	1999	603,658	126,000	31,023	_	71,153
Charles D. McCrary	2001	391,647	438,652	91,403	_	92 , 338
Executive	2000	335,995	335,247	8,515	-	29,201
Vice President	1999	317,616	57,646	10,701	-	13,865

Gale E. Klappa	2001	321,052	410,810	9,303	-	79 , 319
Executive Vice	2000	284,015	273,165	8,812	-	24,602
President	1999	_	_	_	_	_
G. Edison Holland	2001	333,539	324,022	7,021	_	68,071
Executive Vice	2000	_	_	-	_	· _
President	1999	_	_	_	-	_
Dwight H. Evans	2001	326,876	296,139	51,963	-	91 , 299
Executive Vice	2000	-	-	-	-	-
President	1999	_	_	_	_	_
W. Paul Bowers	2001	273,758	273,630	3,072	_	51,740
Executive Vice	2000	168,077	175,686	116	-	18,236
President	1999	-	_	-	-	-

1 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.

2 Payouts made in 2000 and 2001 for the four-year performance periods ending December 31, 1999 and 2000, respectively.

3 SCS contributions in 2001 to the Employee Savings Plan (ESP), Employee Stock Ownership Plan (ESOP), non-pension related accruals under the Supplemental Benefit Plan (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	ESP Tax Sharin
H. Allen Franklin	\$6 , 853	\$764	\$37,168	\$2,6
Charles D. McCrary	5,958	764	12,253	
Gale E. Klappa	7,650	764	9,249	
G. Edison Holland	6,853	764	9,861	
Dwight H. Evans	6,853	764	10,047	
W. Paul Bowers	5 , 958	764	8,440	

In 2001, this amount includes for Messrs. Evans, Holland and Bowers additional incentive compensation of \$50,000, \$31,628 and \$24,380, respectively.

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Southern LINC SUMMARY COMPENSATION TABLE

ANNUAL COMPENSATION

LONG-TERM COMPE

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Name and Principal Position	Year	Salary(\$)	Bonus(\$)	Other Annual Compensation (\$)4	Number of Securities Underlying Stock Options (Shares)	Lo T In Pa
Robert G. Dawson	2001	245,269	197,310	2,774	54,900	
President, Chief	2000	235,091	118,760	9,297	20,431	78
Executive Officer, Director	1999	222,232	204,473	5,840	8,014	94
R. Craig Elder	2001	153,433	98,373	-	19,007	
Vice President,	2000	139,789	68,562	-	5,809	16
Treasurer	1999	126,247	93,996	_	3,596	20
Rodney H. Johnson	2001	120,786	58,915	-	7,703	
Vice President	2000	113,927	40,799	2,310	3,971	9
	1999	100,894	75,115	1,934	_	10
Julie T. Pigott	2001	120,786	58,915	_	7,703	
Vice President	2000	101,081	40,799	-	3,971	9
	1999	100,796	74,831	_	-	10

1 Tax reimbursement by Southern LINC on certain personal benefits.

2 Payouts made in 2000 and 2001 for the four-year performance periods ending December 31, 1999 and 2000, respectively.

3 In 2001, Southern LINC's 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 as follows:-

	ESP	ESOP	SBP	ESP Tax Sharing Be
Robert G. Dawson	\$6,853	\$764	\$6,035	\$2,604
R. Craig Elder	6,624	764	739	_
Rodney H. Johnson	2,726	764	142	-
Julie T. Pigott	5,442	764	257	-

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Southern Nuclear SUMMARY COMPENSATION TABLE

		ANNUAL COMPE	INSATION		LONG-TERM COMPE Number of Securities	NSATI Lon
Name and Principal Position 		-		Other Annual Compensation (\$)7	Underlying Stock Options (Shares)	Ter Inc Pay (
W. G. Hairston, III	2001	414,594	370,798	•	96,135	
President and Chief	2000	388,195	366,074	11,581	42,172	
Executive Officer	1999	366,897	66,601	1,615	20,895	3
Jack D. Woodard	2001	327,079	267,169	8,172	83,534	
Executive Vice	2000		267,952	1,783	27,076	
President	1999	280,528	62,951	1,756	12,388	1
David N. Morey	2001	208,950	140,074	8,046	48,844	
Vice President	2000	200,626	140,717	1,104	17,379	
	1999	193,000	32,045	1,316	6,948	1
H. L. Sumner, Jr.	2001	199,067	137,354	6,184	42,248	
Vice President	2000	190,529	137,676	117	14,453	
	1999	182,244	29,401	90	6,572	
James B. Beasley, Jr.	2001	194,302	136,055	3,911	37,727	
Vice President		•	136,214	7,802	14,074	
	1999		28,667	-	6,309	

1 Tax reimbursement by Southern Nuclear on certain personal benefits.

2 Payouts made in 2000 for the four-year performance period ending December 31, 1999.

3 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	ESP Tax Shari
William G. Hairston, III	\$6,853	\$764	\$14,905	\$ –
Jack D. Woodard	5,958	764	9,490	-
David N. Morey	6,853	764	3,482	_
H. L. Sumner, Jr.	6,853	764	2,899	-
James B. Beasley, Jr.	6,841	764	2,586	3,776

STOCK OPTION GRANTS IN 2001

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, 2001. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2002 Annual Meeting of Shareholders. SAVANNAH is incorporated by reference to page number III-4 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2001. SOUTHERN is incorporated by reference to "Option Grants in 2001" under STOCK OPTIONS in SOUTHERN's definitive Proxy Statement relating to the 2002 annual meeting of stockholders.

	Indivi	dual Grants		
	Number of Securities Underlying			
		Employees in		Ex
Name	Granted10	Fiscal Year11	(\$/Sh)3	Da
SCS				
H. Allen Franklin	298,644	2.19	19.0762	0
	199,146	1.46	22.4250	0
Charles D. McCrary	37,725		19.0762	0
	54,613	0.40	22.4250	0
Gale E. Klappa	34,074	0.25	19.0762	0
	46,245	0.34	22.4250	0
Dwight H. Evans	33,037	0.24	19.0762	0
	58,262	0.43	22.4250	0
G. Edison Holland, Jr.	33,159	0.24	19.0762	0
	34,912	0.26	22.4250	0
W. Paul Bowers	25,561	0.19	19.0762	0
	26,179	0.19	22.4250	0

1 Under the terms of the Omnibus Incentive Compensation Plan, stock option grants were made on February 16, 2001 and April 16, 2001 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's common stock on the date granted. Options may be transferred to certain family members, family trusts, and family limited partnerships. The number of options granted on February 16, 2001 and the exercise price thereof were adjusted after the spin-off of Mirant Corporation from SOUTHERN under the antidilution provisions of the plan such that the options had the same aggregate intrinsic value on the day of the spin-off as the day before.

2 A total of 13,623,507 stock options were granted in 2001.

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

Grant Date	Volatility	Risk-free rate of retu	Dividend urn opportunity	Term	Discount f before vesting
2/16/01	27.34%	5.10	50%	10	7.79%
4/16/01	26.11%	5.14	50%	10	7.79%

These assumptions reflect the effects of cash dividend equivalents paid to participants under the Omnibus Incentive Compensation Plan assuming targets are met.

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STOCK OPTION GRANTS IN 2001 (continued) Individual Grants Grant Date Value

	Underlying Share Options	Options Granted to Employees in	or Base Price	Ex
Name	Granted13	Fiscal Year14	(\$/Sh)3	Da
Southern LINC				
Robert G. Dawson	25,898		19.0762	0
	29,002		22.4250	0
R. Craig Elder	10,165		19.0762	0
	8,842	0.06	22.425	0
Rodney H. Johnson	6,381	0.05	19.0762	0
	1,322	0.01	22.425	0
Julie T. Pigott	6,381	0.05	19.0762	0
	1,322	0.01	22.425	0
Southern Nuclear				
William G. Hairston, III	54,988	0.40	19.0762	0
	41,137	0.30	22.4250	0
Jack D. Woodard	34,584	0.25	19.0762	0
	48,950	0.36	22.4250	0
David N. Morey	22,071	0.16	19.0762	0
	26,773	0.20	22.4250	0
H. L. Sumner, Jr.	21,038	0.15	19.0762	0
	21,210	0.16	22.4250	0
James B. Beasley, Jr.	17,976	0.13	19.0762	0
	19,751	0.15	22.4250	0
	•			

- 1 Under the terms of the Omnibus Incentive Compensation Plan, stock option grants were made on February 16, 2001 and April 16, 2001 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's common stock on the date granted. Options may be transferred to certain family members, family trusts, and family limited partnerships. The number of options granted on February 16, 2001 and the exercise price thereof were adjusted after the spin-off of Mirant Corporation from SOUTHERN under the antidilution provisions of the plan such that the options had the same aggregate intrinsic value on the day of the spin-off as the day before.
- 2 A total of 13,623,507 stock options were granted in 2001.
- 3 Value was calculated using the Black-Scholes option valuation model. The actual value, if any, ultimately realized depends on the market value of SOUTHERN's common stock at a future date. Significant assumptions are shown below:

Grant		Risk-free	Dividend		Discount befor
Date	Volatility	rate of ret	urn opportunity	Term	vestin
2/16/01	27.34%	5.10	50%	10	7.79%
4/16/01	26.11%	5.14	50%	10	7.79%

These assumptions reflect the effects of cash dividend equivalents paid to participants under the Omnibus Incentive Compensation Plan assuming targets are met.

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AGGREGATED STOCK OPTION EXERCISES IN 2001 AND YEAR-END OPTION VALUES

Aggregated Stock Option Exercises. The following table sets forth information concerning options exercised during the year ending December 31, 2001 by the named executive officers and value of unexercised options held by them as of December 31, 2001. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2002 Annual Meeting of Shareholders. SAVANNAH is incorporated by reference to page number III-5 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2001. SOUTHERN is incorporated by reference to "Aggregated Stock Option Exercises in 2001 and Year-End Option Values" under OPTION EXERCISES in SOUTHERN's definitive Proxy Statement relating to the 2002 annual meeting of stockholders.

> Number of UnexercisedValue Options at Fiscal

		Year-End (#)			
Name	Shares Acquired on Exercise (#)		Exercisable	Unexercisable	
SCS					
565					
H. Allen Franklin	163,074	2,035,273	307,206	625,548	
Charles D. McCrary	44,007	511,851	81,824	130,511	
Gale E. Klappa	26,216	314,347	80,722	112,355	
Dwight H. Evans	45,736	441,615	95 , 028	125,497	
G. Edison Holland	38,297	419,217	35,004	99,611	
W. Paul Bowers	10,570	104,401	45,004	74,783	
Southern LINC					
Robert G. Dawson	4,780	54,312	56,497	80,717	
R. Craig Elder	18,520	160,323	0	27,042	
Rodney H. Johnson	-	_	1,324	10,350	
Julie T. Pigott	_	_	1,324	10,350	
Southern Nuclear					
William G. Hairston, III	-	_	67,948	151,724	
Jack D. Woodard	31,923	329,974	79,928	118,682	
David N. Morey	9,589	80,195	48,783	44,101	
H. L. Sumner, Jr.	4,237	51,242	40,719	60,987	
James B. Beasley, Jr.	6,869	56,728	34,245	55 , 927	

1 This represents the excess of the fair market value of SOUTHERN's common stock of \$25.35 per share, as of December 31, 2001, 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, 2001.

2 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.

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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, 2001. 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, 2001. SOUTHERN is incorporated by reference to the Stock Ownership Table in SOUTHERN's definitive Proxy Statement relating

to the 2002 annual meeting of stockholders. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2002 Annual Meeting of Shareholders. SAVANNAH is incorporated by reference to page number III-9 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2001.

Name of Directors		
or Nominees and		Number of Sha
Executive Officers	Title of Class	Beneficially

SCS

H. Allen Franklin	SOUTHERN Common	489,080
David M. Ratcliffe	SOUTHERN Common	194,402
Charles D. McCrary	SOUTHERN Common	112,440
William P. Bowers	SOUTHERN Common	55 , 857
Dwight H. Evans	SOUTHERN Common	120,605
G. Edison Holland, Jr	SOUTHERN Common	38,366
Gale E. Klappa	SOUTHERN Common	103,753
The directors, nominees and executive officers		
of SCS as a Group	SOUTHERN Common	1,337,777
Southern LINC		

Robert G. Dawson SOUTHERN Common 82,087 H. Allen Franklin SOUTHERN Common 489,080 Gale E. Klappa 103,753 SOUTHERN Common Charles D. McCrary SOUTHERN Common 112,440 David M. Ratcliffe 194,402 SOUTHERN Common R. Craig Elder SOUTHERN Common 2,742 Rodney H. Johnson 4,220 SOUTHERN Common Julie T. Pigott SOUTHERN Common 2,632 The directors, nominees and executive officers of Southern LINC as a Group SOUTHERN Common 991,356

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ITEM 6. OFFICERS AND DIRECTORS.

PART III.

Name of Directors or Nominees and

Number of Shares

Executive Officers	Title of Class	Beneficially Owne

Southern Nuclear

H. Allen Franklin	SOUTHERN Common	489,080
William G. Hairston, III	SOUTHERN Common	117,334
Charles D. McCrary	SOUTHERN Common	112,440
David M. Ratcliffe	SOUTHERN Common	194,402
James B. Beasley, Jr.	SOUTHERN Common	52,338
David N. Morey	SOUTHERN Common	60,649
H. L. Sumner, Jr.	SOUTHERN Common	43,913
Jack D. Woodard	SOUTHERN Common	111,548
The directors, nominees and executive officers of		
Southern Nuclear as a Group	SOUTHERN Common	1,181,705
or a croup		±, ±0±, , 00

Notes to Item 6, Part III(b):

- (1) As used in these tables, "beneficial ownership" means the sole or shared power to vote, or to direct the voting of, a security and/or investment power with respect to a security (i.e., the power to dispose of, or to direct the disposition of, a security).
- (2) The shares shown include shares of common stock of which certain directors and officers have the right to acquire beneficial ownership within 60 days pursuant to the Executive Stock Option Plan, as follows: Mr. Beasley, 47,671 shares; Mr. Bowers, 63,157 shares; Mr. Dawson, 75,922 shares; Mr. Elder, 6,457 shares; Mr. Evans, 119,808 shares; Mr. Fanning, 43,655 shares; Mr. Franklin, 451,840 shares; Mr. Garrett, 75,498 shares; Mr. Hairston, 108,557 shares; Mr. Haubein, 90,145 shares; Mr. Haynes, 46,512 shares; Mr. Holland, 59,615 shares; Mr. Hutchins 94,165 shares; Mr. Johnson, 4,774 shares; Mr. Klappa, 105,075 shares; Mr. McCrary, 109,823 shares; Mr. Morey, 65,320 shares; Ms. Pigott, 4,774 shares; Mr. Ratcliffe 182,791 shares; Mr. Stewart, 53,407 shares; Mr. Sumner, 55,366 shares; and Mr. Woodard, 105,758 shares.

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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 2002 Annual Meeting of Shareholders. SAVANNAH is incorporated by reference to page number III-10 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2001.

(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 2002 annual meeting of stockholders. Also, ALABAMA, GEORGIA, GULF, and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2002 Annual Meeting of Shareholders. SAVANNAH is incorporated by reference to page number III-8 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2001.

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, and Southern LINC, 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 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 the agreement.

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

- * acquisition of at least 20 percent of the SOUTHERN's stock,
- * a change in the majority of the members of the 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 28, 1998, SOUTHERN and GEORGIA entered into a Deferred Compensation Agreement with Mr. Franklin. On the fifth anniversary of the Agreement, if still employed by SOUTHERN or one of its subsidiaries, Mr. Franklin will receive the cash value of the number of shares of SOUTHERN common stock that could have been purchased for \$500,000 on February 28, 1998, and on which dividends were reinvested throughout the five-year period. If certain performance goals are met, Mr. Franklin also will receive the estimated income tax expense on the compensation. Mr. Franklin may elect to defer receipt of the award until termination of employment. GEORGIA assigned this agreement to SCS effective July 8, 1999.

On February 23, 1998, SOUTHERN and Southern Nuclear entered into a Deferred Compensation Agreement with Mr. Woodard. On the fifth anniversary of the Agreement, if still employed by SOUTHERN or one of its subsidiaries, Mr. Woodard will 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 will receive the estimated income tax expense on the compensation. Mr. Woodard may elect to defer receipt of the award until termination of employment.

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On February 23, 1998, SOUTHERN and Southern Nuclear entered into a Deferred Compensation Agreement with Mr. Hairston. On the fifth anniversary of the Agreement, if still employed by SOUTHERN or one of its subsidiaries, Mr. Hairston will 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 will receive the estimated income tax expense on the compensation. Mr. Hairston may elect to defer receipt of the award until termination of employment.

(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.

			if any, pe of Disbur
Name of Company	Name of Recipient or Beneficiary	Purpose	Compa

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

Accounts

accordance with the instructions to this item.

Name of Company	Name of Recipient or Beneficiary	Purpose	Accounts Cha if any, pe of Disbursing
ALABAMA	Business Council of Alabama	Dues & Support	930,426
			539 , 549
	Edison Electric Institute	Dues	426 , 921
	National Association of Manufacturers	Dues	930
	Nature Conservancy of Alabama	Dues & Support	921
	Nuclear Energy Institute	Dues	524
	Public Affairs Research Council of Alabama	Dues & Support	930,426
GEORGIA	Central Atlanta Progress	Dues	930
	Cobb County Convention and Visitors Bureau	Dues	930
	Edison Electric Institute	Dues	426 , 930
	Georgia Conservancy	Support	426
			n/a
	Georgia Council on Economic Education	Dues	n/a
	National Association of Manufacturers	Dues	930
	Nature Conservancy	Support	426
			n/a
	Nuclear Energy Institute	Dues	524 , 426
	Regional Business Coalition	Dues	930

* This amount was paid by Southern Nuclear and billed to ALABAMA. * *

Georgia Power Foundation.

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

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ITEM 7.	CONTRIBUTIONS AND PUBLIC RELATIONS. (Continued)		Accoun if any, of Dis
Name of Company	Name of Recipient or Beneficiary	Purpose	Com
GULF	Economic Development Council -		
0011	Bay County Economic Development Council -	Dues & Support	912
	Okaloosa County Economic Development Council -	Dues & Support	912
	Walton County	Support	912
	Edison Electric Institute	Dues	426,930
	Enterprise Florida	Support	912

	Florida Chamber of Commerce	Dues	912
	Florida's Great Northwest	Support	912
	Foundation for the Future	Support	930
	University of West Florida	Support	912
	T.E.A.M. Santa Rosa - Council of		
	Economic Activity	Dues & Support	912
	Washington County Chamber of Commerce	Support	912
	Other Economic Development Councils/		
	Activity Groups (7 Beneficiaries)	Dues & Support	426 , 912
MISSISSIPPI	Business and Industry Political Education		
	Committee	Dues	426
	Center for Public Utilities at New Mexico		
	State University	Dues	930
	East Mississippi Business Development		
	Corporation	Dues	930
	Edison Electric Institute	Dues	930
	Foundation for Education/Economic		
	Development Gold Sponsorship	Due	426
	Mississippi Gulf Coast Chamber of Commerce	Dues	930
	Mississippi Gulf Coast Economic		
	Development Council	Dues	426 , 930
	Mississippi Manufacturers Association	Dues	426 , 930
	Mississippi Society of Washington	Dues	930
	Mississippi Wildlife Federation	Dues	426
	Retail Association of Mississippi	Dues	426 , 930
	Wildlife Rehabilitation and Nature		
	Preservation Society, Inc	Dues	426
	Wolf River Conservation	Dues	426

ITEM 7.	CONTRIBUTIONS AND PUBLIC RELATIONS. (Continued)		
			Accoun if any, of Dis
Name of Company	<u> </u>	Purpose	Com
SAVANNAH	Business, Education and Technology		
01111111111	Alliance of Southeast Georgia	Dues	930
	Economic Opportunity Authority	Support	426
	Edison Electric Institute	Dues	426,930
	Georgia Conservancy	Support	426
	Georgia Council on Economic Education	Support	426
	Georgia Economic Developers Association	Dues	930
	Georgia Municipal Association	Dues	930
	Nature Conservancy	Support	426
	Savannah Tree Foundation	Support	426
	Tourism Leadership Council	Membership	930
	Other Economic Development Councils/	-	
	Activity Groups (4 Beneficiaries)	Membership & Dues	930

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ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS.

PART I.

Transactions	Serving Company	Receiving Company	Compensation	Contrac
(1)	(2)	(3)	(4)	(5)

(Note)	(Note)	Southern LINC	(Note)	(Note
(Note)	(Note)	Southern Management	(Note)	(Note
Sublease of railcars	ALABAMA	SAVANNAH	\$42,355	
Sublease of railcars	GEORGIA	SAVANNAH	\$234,471	
Sublease of railcars	MISSISSIPPI	ALABAMA	\$1,004,154	
Sublease of railcars	MISSISSIPPI	GEORGIA	\$1,196,741	
Sublease of railcars	SAVANNAH	GEORGIA	\$189 , 000	
Sublease of railcars	SAVANNAH	GULF	\$6,266	

Note:

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 2001 the total reimbursements to SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI and SAVANNAH from Southern LINC were \$41,395,821; \$1,694,528; \$1,140,693; \$208,276; \$136,229; and \$18,916, respectively; and from Southern Management were \$2,369,357; \$476,812; \$586,250; \$8,217; \$384; and \$10,758, respectively.

Part II.

None.

Part III.

None.

ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES Part I(b) Key terms: FUCO means Foreign Utility Company EWG means Exempt Wholesale Generator SPS means Special Purpose Subsidiary IS means Intermediate Subsidiary

COMPANY	EWG, FUCO, SPS IS	OWNERSHIP	% OWNED
SE Finance Capital Corporation (See Note 1)	SPS	Southern Company	100%
SE Finance Company, Inc. (See Note 1)	IS	SE Finance Capital Corporation	100%
EPZ Lease, Inc.	IS	SE Finance Company, Inc.	100%
EPZ Lease, LLC	IS	EPZ Lease, Inc. SE 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	99%
EPZ Lease Holding C, LLC	IS	EPZ Lease, Inc. EPZ Lease, LLC EPZ Lease, Inc.	18 998 18
EPZ Lease Trust A	FUCO	EPZ Lease Holding A, LLC	100%
EPZ Lease Trust B	FUCO	EPZ Lease Holding B, LLC	100%
EPZ Lease Trust C	FUCO	EPZ Lease Holding C, LLC	100%
Southern Company Capital Funding, Inc.	IS	SOUTHERN	100%
Southern Company Capital Trust I	SPS	Southern Company Capital Funding, Inc.	100%
Southern Company Capital Trust II	SPS	Southern Company Capital Funding, Inc.	100%
Southern Company Capital Trust III	SPS	Southern Company Capital Funding, Inc.	100%
Southern Company Capital Trust IV	SPS	Southern Company Capital Funding, Inc.	100%

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

COMPANY	EWG, FUCO, SPS IS	OWNERSHIP	% OWNED
Dutch Gas Lease, Inc.	IS	SE Finance Company, Inc.	100%
Dutch Gas Lease, LLC	IS	Dutch Gas Lease, Inc. SE Finance Company,	99%
Dutch Gas Lease Holding A, L.L.C.	IS	Inc. Dutch Gas Lease, L.L.C.	1% 100%
Dutch Gas Lease Trust A	FUCO	Dutch Gas Lease Holding A, L.L.C.	100%
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%
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%
NUON Lease, Inc.	IS	SE Finance Company, Inc.	100%
NUON Lease Holding D, L.L.C.	IS	NUON Lease, Inc.	100%
NUON Lease Trust D	FUCO	NUON Lease Holding D, L.L.C.	100%
NUON Lease Holding E, L.L.C.	IS	NUON Lease, Inc.	100%
NUON Lease Trust E	FUCO	NUON Lease Holding E, L.L.C.	100%
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%

GAMOG Lease, Inc.	IS	SE 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%
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%
GAMOG Lease Holding I, L.L.C.	IS	Gamog Lease, Inc.	100%
GAMOG Lease Trust I	FUCO	Gamog Lease Holding I, L.L.C.	100%

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COMPANY	EWG, FUCO, SPS IS	OWNERSHIP	% OWNED
Southern Company-Florida LLC	EWG	Southern Power Company	100%
Southern Company Holdings, Inc.	SPS	Southern Company	100%

SOUTHERN's aggregate investment as defined under Rules 53 and 58 in EWGs and FUCOs, at December 31, 2001 was \$102,546,743.

NOTE 1

SOUTHERN has executed limited keep-well commitments whereby SOUTHERN would be required to make capital contributions to Southern Energy Finance Capital Corp. or to 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 \$388.4 million as of December 31, 2001.

NOTE 2

As discussed in SOUTHERN'S Application on Form U-1 (File No. 70-9727) relating to the spin-off of Mirant Corporation (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 FUCO or EWG investments 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.

SOUTHERN's only other EWG investment is Southern Company Florida LLC (SCF), which was formed in January 2001. At December 31, 2001, SOUTHERN's aggregate investment in SCF was \$102,546,743, including \$73 million in guarantees by SOUTHERN.

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

COMPANIES	DEBT TO EQUITY	EARNINGS
SE Finance Capital Corporation	2.46	\$37,009,360
SE Finance Company, Inc.	0.58	\$44,812,950
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		
Couthern Company Florida LLC	0	600 400

Southern Company-Florida LLC

\$29**,**423

PART I(d)

None.

PART II

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

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ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES PART III

SOUTHERN's aggregate investment in EWGs and FUCOs at December 31, 2001 is as follows:

	Total 1	Equity 1	Debt
Investment In EWGs & FUCOs (A)		\$29,546,743	\$-
Investment in		SOUTHERN's Inve	
Domestic Public-Utility Subs	Total	Equity	Debt
ALABAMA	\$2,090,676,530	\$2,090,676,530	\$-
GEORGIA	2,526,806,941	2,526,806,941	-
GULF		344,019,450	-
MISSISSIPPI		304,946,256	-
SAVANNAH	67,050,145	67,050,145	-
(B) Total Domestic Public - Utility	\$5,333,499,322	\$5,333,499,322	\$-
Subsidiaries			

RATIO A/B.....0.0191

- (1) 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.
- (2) SOUTHERN granted performance guarantees on behalf of Southern Power and its subsidiary, Southern Company - Florida LLC (SCF) for SCF's payment obligations under construction and power purchase agreements associated with Plant Stanton in Orlando. SOUTHERN's maximum exposure is \$53 million

under the construction and ownership agreement and \$20 million under the power purchase agreement.

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ITEM 10 - FINANCIAL STATEMENTS AND EXHIBITS

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

SOUTHERN AND SUBSIDIARY COMPANIES

INDEX TO FINANCIAL STATEMENTS

DECEMBER 31, 2001

FINANCIAL STATEMENTS: Consolidating Statement of Income for the Year Ended December 31, 2001 Consolidating Statement of Cash Flows for the Year Ended December 31, 2001 A-4 Consolidating Balance Sheet at December 31, 2001 A-6 Consolidating Statement of Capitalization at December 31, 2001 A-10 Consolidating Statement of Retained Earnings for the Year Ended December 31, 2001 Consolidating Statement of Paid-in Capital for the Year Ended December 31, 2001 Consolidating Statements of Comprehensive Income for the Year Ended December 31, 2001 Consolidating Statements of Accumulated Other Comprehensive Income for the Year Ended December 31, 2001 Notes to Financial Statements at December 31, 2001 OTHER FINANCIAL STATEMENTS: ALABAMA consolidated with ALABAMA TRUST I, ALABAMA TRUST II and ALABAMA TRUST III Alabama Property Company (Unaudited; Not consolidated in Parent, ALABAMA) GEORGIA consolidated with PIEDMONT, GEORGIA TRUST I, GEORGIA TRUST II, GEORGIA TRUST III and GEORGIA TRUST IV GULF consolidated with GULF TRUST I, GULF TRUST II and GULF TRUST III MISSISSIPPI consolidated with MISSISSIPPI TRUST I SAVANNAH consolidated with SAVANNAH ELECTRIC TRUST I

EXHIBITS

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, 2001, as filed with the Federal Energy Regulatory Commission.

А

REPORT OF INDEPENDENT PUBLIC ACCOUNTANTS

To Southern Company:

We have audited the consolidated balance sheet and consolidated statement of capitalization of SOUTHERN COMPANY (a Delaware corporation) and subsidiary companies as of December 31, 2001, and the related consolidated statements of income, comprehensive income, retained earnings, paid-in capital, accumulated other comprehensive income, and cash flows for the year then ended (included in the 2001 annual report on Form 10-K, which is Exhibit A-1 to this Form U5S). These financial statements are the responsibility of the company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Southern Company and subsidiary companies as of December 31, 2001, and the results of their operations and their cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States.

As explained in Note 1 to the financial statements included in the 2001 annual report on Form 10-K, effective January 1, 2001, Southern Company changed its method of accounting for derivative instruments and hedging activities.

/s/ Arthur Andersen LLP

Atlanta, Georgia February 13, 2002

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars)

(Continued)

	Consolidated	Intercompany Eliminations and Transfers Add (Deduct)
Operating Revenues:		
Retail sales	\$ 8,439,901	\$ —
Sales for resale Non-affiliates	1,174,208	_
Affiliates Other revenues	- 540,881	(643,271) (20,280)
Total operating revenues	10,154,990	(663,551)
Operating Expenses:		
Operation Fuel	2,577,102	_
Purchased power	2101112-	
Non-affiliates	717,509	(878)
Affiliates	_	(625,305)
Other	1,899,287	(35,658)
Maintenance	862,035	-
Depreciation and amortization	1,172,991	-
Taxes other than income taxes	535,472	-
Total operating expenses	7,764,396	(661,841)
Operating Income Other Income (Expense):	2,390,594	(1,710)
Interest income	26,894	(105,142)
Equity in earnings of unconsolidated subsidiaries	(51,884)	
Other, net	55,326	961
Earnings From Continuing Operations Before Interest and Income Taxes	2,420,930	(1,461,520)
Interest Charges and Other:	·	
Interest expense, net	557,626	(99,417)
Distributions on preferred securities of subsidiary	168,593	_
Preferred dividends of subsidiaries	18,452	-
Total interest charges and other, net		(99,417)
Earnings From Continuing Operations Before Income Taxes		(1,362,103)
Before Income Taxes Income taxes	557 , 515	
Earnings From Continuing Operations		(1,361,545)
Before Cumulative Effect of Accounting Change Cumulative effect of accounting change	770	
Earnings from Continuing Operations Earnings from Discontinued Operations(1)	1,119,514 142,217	(1,361,545) (34,874)
Consolidated Net Income	\$ 1,261,731	\$ (1,396,419)
Common Stock Data: Earnings Per Share from continuing operations - Basic	\$1.62	Average number of shares Basic

Diluted	\$1.61	Diluted
Earnings Per Share including discontinued operations -		Cash dividends paid per
Basic	\$1.83	
Diluted	\$1.82	

(Continued on following page)

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	Georgia	Gulf	Mississip
Operating Revenues:			
Retail sales \$ Sales for resale	4,349,312	\$ 584,591	\$ 489 , 153
Non-affiliates	366,085	82,252	204,623
Affiliates	99,411	27,256	85 , 652
Other revenues	150,986	31,104	16,637
Total operating revenues	4,965,794	725,203	796,065
Operating Expenses:			
Operation			
Fuel	939,092	200,633	277 , 946
Purchased power			
Non-affiliates	442,196	65,585	41,254
Affiliates	329,232	40,660	53,990
Other	810,043	117,394	134,845
Maintenance	430,413	60,193	56 , 153
Depreciation and amortization	600,631	68,218	54,077
Taxes other than income taxes	202,483	55,261	44,966
Total operating expenses	3,754,090	607,944	663,231
Operating Income	1,211,704	117,259	132,834
Other Income (Expense):			
Interest income	4,264	1,258	369
Equity in earnings of unconsolidated subsidiaries		59	(526
Other, net	(2,816)	2,651	(6
Earnings From Continuing Operations Before Interest and Income Taxes	1,217,330	121,227	132,671
Interest Charges and Other:			
Interest expense, net	183 , 879	25,034	23,568
Distributions on preferred securities of subsidiar	y 59,104	6,477	2,712
Preferred dividends of subsidiaries	670	217	2,041
Total interest charges and other, net	243,653	31,728	28,321
Earnings From Continuing Operations Before Income Taxes	973,677	89,499	104 , 350

Income taxes	363,599	31,260	40,533
Earnings From Continuing Operations Before Cumulative Effect of Accounting Change	610,078	58,239	63,817
Cumulative effect of accounting change	257	68	70
Earnings from Continuing Operations Earnings from Discontinued Operations(1)	610,335 -	58,307 -	63,887
Consolidated Net Income	\$ 610,335	\$ 58,307	\$ 63,887
Common Stock Data:			
Earnings Per Share from continuing operations -			ber of shares
Basic	\$1.63		
Diluted	\$1.6	1 Diluted	
Earnings Per Share including discontinued operat	tions -	Cash divide:	nds paid per
Basic	\$1.83	3	
Diluted	\$1.83	2	

(Continued on following page)

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

	Mirant(2)	Southern Funding
Operating Revenues:		
Retail sales	\$ -	\$ -
Sales for resale		
Non-affiliates	-	-
Affiliates	-	-
Other revenues	-	0
Total operating revenues	-	_
Operating Expenses:		
Operation		
Fuel	-	-
Purchased power		
Non-affiliates	_	-
Affiliates	-	-
Other	139	-
Maintenance	-	-
Depreciation and amortization	228	-
Taxes other than income taxes	-	-
Total operating expenses	367	_
Operating Income Other Income (Expense):	(367)	_
Interest income	12,889	16,947

Equity in earnings of unconsolidated subsidiaries Other, net	(2,756) 9,909	- -
Earnings From Continuing Operations Before Interest and Income Taxes	19 , 675	16,947
Interest Charges and Other: Interest expense, net Distributions on preferred securities of subsidiary Preferred dividends of subsidiaries	5,373 11,876 _	16,947 _ _
Total interest charges and other, net	17,249	16,947
Earnings From Continuing Operations Before Income Taxes	2,426	_
Income taxes	(3,297)	_
Earnings From Continuing Operations	5,723	_
Before Cumulative Effect of Accounting Change Cumulative effect of accounting change	_	_
Earnings from Continuing Operations Earnings from Discontinued Operations(1)	5,723 177,091	- -
Consolidated Net Income	\$ 182,814	\$ -

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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 INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

	Southern	Southern	
	Mgt Dev	LINC	Powercall
Operating Revenues:			
Retail sales Sales for resale	\$ -	\$ -	\$ -
Non-affiliates	-	-	-
Affiliates	2,879	13,734	-
Other revenues	11,910	144,614	_

Total operating revenues	14,789	158,348	_
Operating Expenses:			
Operation			
Fuel Purchased power	_	_	-
Non-affiliates	_	_	_
Affiliates	-	-	-
Other	20,817	118,517	_
Maintenance	-	2,438	_
Depreciation and amortization	228	24,649	-
Taxes other than income taxes	587	1,887	_
Total operating expenses	21,632	147,491	
Operating Income	(6,843)	10,857	
Other Income (Expense): Interest income	136	302	180
Interest income Equity in earnings of unconsolidated subsidiaries	4,509	302	100
Other, net	4,509	_	_
	±, ± · ·		
Earnings From Continuing Operations Before Interest and Income Taxes	(1,024)	11,162	180
Interest Charges and Other:			
Interest expense, net	(21)	5,895	_
Distributions on preferred securities of subsidiary	-	-	-
Preferred dividends of subsidiaries	_	-	_
Total interest charges and other, net	(21)	5,895	
Earnings From Continuing Operations	(1,003)	 5,267	180
Before Income Taxes Income taxes	(2,073)	2,251	63
Income caxes	(∠, ∪, J)	۷ , ۷. ۷. ۲	
Earnings From Continuing Operations	1,070	3,016	117
Before Cumulative Effect of Accounting Change			
Cumulative effect of accounting change	_	_	_
Presinge from Continuing Operations	1,070		117
Earnings from Continuing Operations Earnings from Discontinued Operations(1)	±,070 -	3,016	1 ± / _
Eallings from Discontinued operations(1,			
Consolidated Net Income	\$ 1,070	\$ 3,016	\$ 117
			===========

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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, 2001 (Stated in Thousands of Dollars)

(stated in incusands of bollars)		
		Intercompany Eliminations and Transfers
Operating Activities:	Consolidated	Add (Deduct)
Consolidated Net income	\$ 1,261,731	\$ (1,414,871)
Adjustments to reconcile consolidated net income		
to net cash provided from operating activities Less income from discontinued operations(1)	142,217	(34 874)
Depreciation and amortization	1,358,062	(34,874)
Deferred income taxes and investment tax credits, net	(21,663)	_
Other, net	(192,363)	269,939
Changes in certain current assets and liabilities		
Receivables, net	344,385	129,742
Fossil fuel stock	(199,251)	-
Materials and supplies	(42,792)	-
Accounts payable	(50,712)	4,620 (124,481)
Energy cost recovery, retail Other	- 68,697	(124,481) 2,166
Net cash provided from (used for) operating activities of		
continuing operations	2,383,877	(1,098,011)
Investing Activities:		
Gross property additions	(2,617,447)	641,331
Other	(118,196)	153,623
Net cash provided from (used for) investing activities of		
continuing operations	(2,735,643)	794,954
Financing Activities:	~~~~~~~	
Increase (decrease) in notes payable, net Proceeds	222,669	(995,058)
Long-term senior notes	1,242,000	_
Other long-term debt	757,240	_
Preferred securities	30,000	_
Capital contributions from parent company	-	(950,471)
Common Stock	394,895	(15,642)
Redemptions		
First mortgage bonds	(615,773)	-
Other long-term debt	(569,679)	117,984
Capital distributions to parent company	-	181,000
Payment of preferred stock dividends	(022 058)	17,778
Payment of common stock dividends Other	(922,058) (32,704)	1,082,863 864,603
	(JZ,/UT)	
Net cash provided from (used for) financing activities of		
continuing operations	506,590	303,057
Cash provided from (used for) discontinued operations(1)		
Net Increase (Decrease) in Cash and Cash Equivalents	154,824	_
Cash and Cash Equivalents at Beginning of Period	199,191	-

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Cash and Cash Equivalents at End of Year	\$ 354,015	\$ -
Supplemental Cash Flow Information From Continuing Operations: Cash paid during the period for		
Interest (net of amount capitalized) Income taxes (net of refunds)	720,931	\$ (116,054)
(continued on following page)		
A-4a		
THE SOUTHERN COMPANY AND SUBSIDIARY COM CONSOLIDATING STATEMENT OF CASH FLOU FOR THE YEAR ENDED DECEMBER 31, 200 (Stated in Thousands of Dollars)	NS	
Operating Activities:	Georgia	Gulf
Consolidated Net income Adjustments to reconcile consolidated net income to net cash provided from operating activities	\$ 611,005	\$ 58,524
Less income from discontinued operations(1)	-	-
Depreciation and amortization	697,143	72,320
Deferred income taxes and investment tax credits, net Other, net	(48,329) (92,403)	3,394 (1,804)
Changes in certain current assets and liabilities	()27 1007	(2)002)
Receivables, net	78,532	16,028
Fossil fuel stock	(103,296)	(30,887)
Materials and supplies Accounts payable	(15,628) (15,406)	176 (12,962)
Energy cost recovery, retail	(29,839)	(12,962)
Other	(20,617)	(31,286)
Net cash provided from (used for) operating activities of		
continuing operations	1,061,162	73,503
Investing Activities:		
Gross property additions	(1,389,751)	(274,668)
Other	529 , 986	5,290
Net cash provided from (used for) investing activities of		
continuing operations		(269,378)
Financing Activities:		
Increase (decrease) in notes payable, net Proceeds	43,698	44,311
Long-term senior notes	600,000	135,000
Other long-term debt	404,535	-
Preferred securities Capital contributions from parent company	225,060	30,000 72,484
Common Stock Redemptions		-
First mortgage bonds	(390,140)	(30,000)
Other long-term debt	(385,035)	(862)
Capital distributions to parent company	(160,000)	-
Payment of preferred stock dividends	(578)	(217)

Payment of common stock dividends Other	(527,300) (17,747)	(53,275) (3,703)	
Net cash provided from (used for) financing activities of continuing operations	(207,507)	193,738	
Cash provided from (used for) discontinued operations(1) Net Increase (Decrease) in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Period	(6,110) 29,370	(2,137) 4,381	
Cash and Cash Equivalents at End of Year	\$ 23,260	\$ 2,244	
Supplemental Cash Flow Information From Continuing Operations: Cash paid during the period for Interest (net of amount capitalized) Income taxes (net of refunds)	\$ 234,456 381,995	\$ 30,813 33,349	Ş

(Continued on following page) A-4b

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	SEGCO	SCS
Operating Activities:		
Consolidated Net income	\$ 7,505	\$ -
Adjustments to reconcile consolidated net income	, , , , , , , , , , , , , , , , , , , ,	
to net cash provided from operating activities		
Less income from discontinued operations(1)	-	-
Depreciation and amortization	9,491	22,071
Deferred income taxes and investment tax credits, net	2,288	-
Other, net	(460)	36,693
Changes in certain current assets and liabilities		
Receivables, net	(3,760)	26,931
Fossil fuel stock	-	-
Materials and supplies	-	50
Accounts payable	4,240	(721)
Energy cost recovery, retail	-	-
Other	(2,637)	23,965
Net cash provided from (used for) operating activities of		
continuing operations	16,667	108,989
Investing Activities:		
Gross property additions	(16,252)	(34,764)
Other	(7,074)	(2,111)
Net cash provided from (used for) investing activities of		
continuing operations	(23,326)	(36,875)
Financing Activities:		
Increase (decrease) in notes payable, net	59,734	-

Proceeds					
Long-term senior notes		-		-	
Other long-term debt		24,500		—	
Preferred securities		-		—	
Capital contributions from parent company		(33)		-	
Common Stock		-		-	
Redemptions					
First mortgage bonds		_		_	
Other long-term debt		(76,507)		(8,685)	
Capital distributions to parent company		_		_	
Payment of preferred stock dividends		_		_	
Payment of common stock dividends		_		_	
Other		(871)		_	
Net cash provided from (used for) financing activities of					
continuing operations		6,823		(8,685)	
Cash provided from (used for) discontinued operations(1)					
Net Increase (Decrease) in Cash and Cash Equivalents		164		63,429	
Cash and Cash Equivalents at Beginning of Period		533		32,072	
A				-	
Cash and Cash Equivalents at End of Year	\$	697	\$	95,501	
Supplemental Cash Flow Information From Continuing Operations:	\$ \$	697	\$ \$ ======	95,501	
Supplemental Cash Flow Information From Continuing Operations: Cash paid during the period for					
Supplemental Cash Flow Information From Continuing Operations:	\$ ====== \$	697 4,191 3,285		95,501 4,622	

(Continued on following page) A-4c

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

Operating Activities:	Mirant(2)	Southern Mgt Dev
Consolidated Net income	\$ 177,091	\$ 1,070
Adjustments to reconcile consolidated net income to net cash provided from operating activities		
Less income from discontinued operations(1)	177,091	-
Depreciation and amortization	-	228
Deferred income taxes and investment tax credits, net	-	-
Other, net	-	(14,315)
Changes in certain current assets and liabilities		
Receivables, net	-	50,902
Fossil fuel stock	-	-
Materials and supplies	-	(474)
Accounts payable	-	(9,656)
Energy cost recovery, retail	-	-
Other	-	(3,864)

Net cash provided from (used for) operating activities of continuing operations		_	23,891
Investing Activities: Gross property additions Other			(17,699)
Net cash provided from (used for) investing activities of continuing operations		_	(17,699)
Financing Activities: Increase (decrease) in notes payable, net Proceeds		_	
Long-term senior notes Other long-term debt Preferred securities		_ _ _	
Capital contributions from parent company Common Stock Redemptions		_	(2,963)
First mortgage bonds Other long-term debt Capital distributions to parent company		_ _ _	(2,097) (15,000)
Payment of preferred stock dividends Payment of common stock dividends Other			
Net cash provided from (used for) financing activities of continuing operations			(20,060)
Cash provided from (used for) discontinued operations(1) Net Increase (Decrease) in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Period			(13,868) 18,520
Cash and Cash Equivalents at End of Year	\$\$		\$ 4,652
Supplemental Cash Flow Information From Continuing Operations: Cash paid during the period for			
Interest (net of amount capitalized) Income taxes (net of refunds)	\$	_ _	\$ 16

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

(Continued)		~1 =	
	Cash Trust	Change In Control Trust	Southe Telec
Operating Activities:	11400		10100
Consolidated Net income	\$ 50	\$ 1,029	\$
Adjustments to reconcile consolidated net income			
to net cash provided from operating activities Less income from discontinued operations(1)	_	_	
Depreciation and amortization	_	_	
Deferred income taxes and investment tax credits, net	-	-	
Other, net	10	264	(5
Changes in certain current assets and liabilities Receivables, net	_	(66)	2
Fossil fuel stock	_	(00)	1
Materials and supplies	-	-	(2
Accounts payable	-	-	
Energy cost recovery, retail Other	-	(1)	13
Net cash provided from (used for) operating activities of			
continuing operations	60	1,226	9
Investing Activities:			(1.0
Gross property additions Other	(843)	(5,877)	(19 1
		(3, 877)	
Net cash provided from (used for) investing activities of continuing operations		(5,877)	(18
Financing Activities:			
Increase (decrease) in notes payable, net Proceeds	-	-	3
Long-term senior notes	_	_	
Other long-term debt	-	-	
Preferred securities	_	_	
Capital contributions from parent company Common Stock	783	4,650	
Redemptions			
First mortgage bonds	-	-	
Other long-term debt	-	-	
Capital distributions to parent company Payment of preferred stock dividends	-	_	
Payment of common stock dividends	_	_	
Other	_	_	
Net cash provided from (used for) financing activities of continuing operations	783	4,650	3
Cash provided from (used for) discontinued operations(1)			
Net Increase (Decrease) in Cash and Cash Equivalents	_	(1)	(5
Cash and Cash Equivalents at Beginning of Period	-	2	5
Cash and Cash Equivalents at End of Year	\$ –	\$ 1	\$

	 	 	======
Supplemental Cash Flow Information			
From Continuing Operations:			
Cash paid during the period for			
Interest (net of amount capitalized)	\$ -	\$ -	\$
Income taxes (net of refunds)	-	-	4

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

Operating Activities:	Southern Funding	Southern Power
Consolidated Net income	\$ -	\$ 8,207
Adjustments to reconcile consolidated net income to net cash provided from operating activities		
Less income from discontinued operations(1)	_	-
Depreciation and amortization	_	3,291
Deferred income taxes and investment tax credits, net	-	3,534
Other, net	-	(580)
Changes in certain current assets and liabilities		
Receivables, net	_	(14,588)
Fossil fuel stock	-	(3,425)
Materials and supplies	-	(5,731)
Accounts payable	-	28,694
Energy cost recovery, retail	-	-
Other	1,164	494
Net cash provided from (used for) operating activities of		
continuing operations	•	19,896
Investing Activities:		
Gross property additions	_	(762,437)
Other	-	-

Net cash provided from (used for) investing activities of					
continuing operations		-	(762 , 437)	
Financing Activities:					
Increase (decrease) in notes payable, net	862	2,760		950	
Proceeds					
Long-term senior notes		-		-	
Other long-term debt		-		293,205	
Preferred securities		-		-	
Capital contributions from parent company		10		452,097	
Common Stock		-		-	
Redemptions					
First mortgage bonds		-		-	
Other long-term debt		-		_	
Capital distributions to parent company		-		_	
Payment of preferred stock dividends		-		_	
Payment of common stock dividends	-			-	
Other	(86.	3,924)			
Net cash provided from (used for) financing activities of					
continuing operations	([l,154)		746,252	
Cash provided from (used for) discontinued operations(1)					
Net Increase (Decrease) in Cash and Cash Equivalents		10		3,711	
Cash and Cash Equivalents at Beginning of Period		-		-	
Cash and Cash Equivalents at End of Year		10		,	
Supplemental Cash Flow Information From Continuing Operations:					
Cash paid during the period for					
Interest (net of amount capitalized)	\$	-	\$	6,333	
Income taxes (net of refunds)		-		-	

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	Consolidated	Intercompany Eliminations and Transfers Add (Deduct)
ASSETS Current Assets:		
current Assets.		
Cash and cash equivalents	\$ 354,015	\$ -
Special Deposits	23,032	-
Receivables		
Customer accounts receivable	846,795	-
Other accounts and notes receivable	309,452	-
Affiliated companies	222	(1,519,499)
Accumulated provision for uncollectible accounts	(24,383)	-
Unrecovered retail fuel clause revenue	280,003	-
Refundable income taxes	_	(8,405)
Fossil fuel stock, at average cost	394,457	-
Materials and supplies, at average cost	550,217	-
Other	222,257	(59,536)
Total current assets	2,956,067	(1,587,440)
Property, Plant, and Equipment:		
In service	35,813,369	_
Less accumulated provision for depreciation	15,020,415	_
Less accumulated provision for depresenter.		
	20,792,954	-
Nuclear fuel, at amortized cost	201,548	-
Construction work in progress	2,089,259	-
Total property, plant, and equipment	23,083,761	
Other Property and Investments:		
Equity investments in unconsolidated subsidiaries	90,320	(9,820,351)
Nuclear decommissioning trusts, at fair value	681,688	(9,020,00±,
Leveraged Leases	655,308	_
Other	102,476	(979,691)
ocner	±∪∠, ч, ∪	()))),))),)),),),),),,,,,,,,,,,,,,,,,,
Total other property and investments	1,529,792	(10,800,042)
Deferred Charges and Other Assets:		
Deferred charges related to income taxes	924,139	-
Prepaid pension costs	547,075	(42,737)
Debt expense, being amortized	102,768	-
Premium on reacquired debt, being amortized	279,800	-
Department of Energy assessments	39,690	-
Other	360,954	(81,632)
Total deferred charges and other assets	2,254,426	(124,369)
Total Assets	\$ 29,824,046	\$(12,511,851)

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	Georgia	Gulf	Mississippi
ASSETS			
Current Assets:			
Cash and cash equivalents	\$ 23,260	\$ 2,244	\$ 18,950
Special Deposits	18,508	76	137
Receivables			
Customer accounts receivable	376,322	65 , 955	
Other accounts and notes receivable	110,565	4,240	
Affiliated companies	87,786		22,569
Accumulated provision for uncollectible accounts	(8,895)		(856)
Unrecovered retail fuel clause revenue	161,462	23,070	-
Refundable income taxes	-	-	-
Fossil fuel stock, at average cost	202,759		
Materials and supplies, at average cost	279,237		•
Other	125,246	12,662	16,002
Total current assets	1,376,250	186,106	200,731
Property, Plant, and Equipment:			
In service	16,886,399	1,951,512	1,741,499
Less accumulated provision for depreciation	7,243,209	912 , 581	698,681
	9.643.190	1,038,931	1.042,818
Nuclear fuel, at amortized cost	112,771		_, , -
Construction work in progress		264,525	38,253
Total property, plant, and equipment	10,639,246	1,303,456	1,081,071
Other Property and Investments:			
Equity investments in unconsolidated subsidiaries	35,209	1,111	925
Nuclear decommissioning trusts, at fair value			-
Leveraged Leases		_	_
Other	29,618	5,938	975
Total other property and investments	429,007	7,049	1,900
Deferred Charges and Other Assets:			
Deferred charges related to income taxes	543,584	16,766	13,394
Prepaid pension costs	228,259	26,364	4,501
Debt expense, being amortized	58,165	3,036	4,396
Premium on reacquired debt, being amortized	173,724	14,518	6,719
Department of Energy assessments	18,675	-	-
Other	99,031	12,222	20,821
Total deferred charges and other assets	1,121,438	72,906	49,831
Total Assets	\$13,565,941	\$1,569,517	\$ 1,333,533
(Continued on following p	age)		

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

ASSETS	Southern Nuclear	Southern Mgt Dev	Southern LINC
Current Assets:			
Cash and cash equivalents Special Deposits Receivables	\$ 733 -	\$ 4,652	\$ 6,
Customer accounts receivable Other accounts and notes receivable	1,518	2,657 11	23,
Affiliated companies Accumulated provision for uncollectible accounts Unrecovered retail fuel clause revenue	142,345 _ _	6,929 (3,274) -	(3,
Refundable income taxes Fossil fuel stock, at average cost Materials and supplies, at average cost	- -	3 - 852	7, 2,
Other	6,617	2	
Total current assets	151,213	11,832	38,
Property, Plant, and Equipment: In service Less accumulated provision for depreciation	4,403 3,720	839 294	320, 92,
	683	545	227,
Nuclear fuel, at amortized cost Construction work in progress	-	-	10,
Total property, plant, and equipment	683	545	237,
Other Property and Investments: Equity investments in unconsolidated subsidiaries Nuclear decommissioning trusts, at fair value Leveraged Leases Other	952 - - -	17,539 2,511	
Total other property and investments	952	20,050	
Deferred Charges and Other Assets: Deferred charges related to income taxes Prepaid pension costs Debt expense, being amortized Premium on reacquired debt, being amortized Department of Energy assessments			
Department of Energy assessments Other	48,407	3,869	
Total deferred charges and other assets	48,407	3,869	
Total Assets		\$ 36,296	\$ 276 ,

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

ASSETS	Cash Trust	Change In Control Trust	Southern Holdings
Current Assets:			
Cash and cash equivalents Special Deposits Receivables	\$ - -	\$ 1 _	\$ 85,395 -
Customer accounts receivable Other accounts and notes receivable Affiliated companies	- - -	_ 204 _	_ 16,720 16,824
Accumulated provision for uncollectible accounts Unrecovered retail fuel clause revenue Refundable income taxes		-	(274) _ _
Fossil fuel stock, at average cost Materials and supplies, at average cost Other	- - -	- - -	_ 1,556 1,559
Total current assets		205	121,780
Property, Plant, and Equipment: In service Less accumulated provision for depreciation			10,467 1,364
Nuclear fuel, at amortized cost Construction work in progress	- - -	 _ _	9,103 - 3,897
Total property, plant, and equipment			13,000
Other Property and Investments: Equity investments in unconsolidated subsidiaries Nuclear decommissioning trusts, at fair value			78,935
Leveraged Leases Other	843	- 19 , 725	655,308 979,383
Total other property and investments	843	19 , 725	1,713,626
Deferred Charges and Other Assets: Deferred charges related to income taxes Prepaid pension costs Debt expense, being amortized Premium on reacquired debt, being amortized Department of Energy assessments			_ 25,324
Other			40,146

Total deferred charges and other assets	_	_	65,470	
Total Assets	\$ 843	\$ 19 , 930	\$1,913,876	\$
(Continued on following page)	========			

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities:	Consolidated	Intercompa Eliminatio and Transf Add (Deduc
Securities due within one year	\$ 428,671	\$ –
Notes payable	1,902,312	(995,058)
Accounts payable		
Affiliated	44	(378,656)
Other	847,112	-
Customer deposits	152,579	-
Taxes accrued Income taxes	159,764	(67,941)
Income taxes Other	193,735	(U), JII) -
Interest accrued	193,735	(19,048)
Vacation pay accrued	124,608	(±),010,
Other	445,310	(1,463)
Total current liabilities		(1,462,166)
Long-term debt (See accompanying statements)	8,296,878	(979 , 383)
Deferred Credits and Other Liabilities:		
Accumulated deferred income taxes	4,087,902	(93,121)
Deferred credits related to income taxes	500,151	-
Accumulated deferred investment tax credits	634,020	-
Employee benefits provisions(1)	449,631	(151,434)
Prepaid capacity revenues	40,730	-
Other	814,289	(5,302)
Total deferred credits and other liabilities		(249,857)
Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)	2,276,250	_
Cumulative preferred stock of subsidiaries (See accompanying statements)	368,126	
Common stockholders' equity (See accompanying statements)		(9,820,445)
Total Liabilities and Stockholders' Equity	\$ 29,824,046	\$(12,511,851)

(Continued on following page)

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

LIABILITIES AND STOCKHOLDERS' EQUITY Current Liabilities:	Georgia	Gulf
Securities due within one year	\$ 311,620	\$ -
Notes payable	747,537	87,311
Accounts payable		
Affiliated	109,591	18,202
Other Customer demosite	409,253	39,838
Customer deposits	83,172	14,506
Taxes accrued	25 247	0 160
Income taxes	35,247	8,162
Other Interest accrued	125,807	8,053 8,053
Interest accrued	46,942 41,830	8,305 4,725
Vacation pay accrued Other	41,830 112,686	4,725 10,247
otner	112,000	10,271
Total current liabilities	2,023,685	199,349
Long-term debt (See accompanying statements)	2,961,726	467,784
Deferred Credits and Other Liabilities:		
Accumulated deferred income taxes	2,163,959	161,968
Deferred credits related to income taxes	229,216	28,293
Accumulated deferred investment tax credits	337,482	24,056
Employee benefits provisions(1)	207,795	37,892
Prepaid capacity revenues	-	-
Other	440,774	26,045
Total deferred credits and other liabilities	3,379,226	278,254
Company obligated mandatorily redeemable preferred		
securities of subsidiary trusts holding company junior		
subordinated notes (See accompanying statements)	789,250	115,000
		····
Cumulative preferred stock		
of subsidiaries (See accompanying statements)	14,569	4,236
Comments at a shear that the second and the second at a term of term o	A 207 405	E 0 4 8 0 4
Common stockholders' equity (See accompanying statements)	4,397,485	504,894
Total Liabilities and Stockholders' Equity	\$ 13,565,941	\$1,569,517

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

Securities due within one year\$ -\$ 8,154Notes payable59,734-Accounts payable12,15867,446Accounts payableAffiliated12,15867,446OtherTaxes accruedIncome taxes2,607-Other568780Interest accrued150127Vacation pay accrued-20,587Other104111,412	LIABILITIES AND STOCKHOLDERS' EQUITY	SEGCO	SCS
Notes payable59,734-Accounts payable Affiliated12,15867,446Other-70,234Customer depositsTaxes accrued Income taxes2,607-Other568780Interest accrued150127Vacation pay accrued-20,587Other104111,412Total current liabilities75,321278,740Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities: Accumulated deferred income taxes2,359-Deferred credits provisions(1)-85,147Prepaid capacity revenuesCompany obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)Cumulative preferred stock of subsidiary trusts holding company junior subsidiaries (See accompanying statements)Cumulative prefered stock of subsidiary trusts holding company junior subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)57,888875	Current Liabilities:		
Notes payable59,734-Accounts payableAccounts payable70,234Affiliated12,15867,446Other-70,234Customer depositsTaxes accruedIncome taxes2,607-Other568780Interest accrued150127Vacation pay accrued-20,587Other104111,412Total current liabilities75,321278,740Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities:2,359-Accumulated deferred income taxes2,359-Employee benefits provisions(1)-85,147Prepaid capacity revenuesCompany obligated mandatorily redeemable preferred-countated notes (See accompanying statements)Company obligated mandatorily redeemable preferred-countated notes (See accompanying statements)Cumulative preferred stockOf subsidiaries (See accompanying statements)Cumulative preferred stockOf subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)57,888875	Securities due within one year	\$ -	\$ 8,154
Affiliated12,15867,446Other-70,234Customer depositsTaxes accruedIncome taxes2,607-Other568780Interest accrued150127Vacation pay accrued-20,587Other104111,412	-	59,734	_
Affiliated12,15867,446Other-70,234Customer depositsTaxes accruedIncome taxes2,607-Other568780Interest accrued150127Vacation pay accrued-20,587Other104111,412	Accounts payable		
Customer depositsTaxes accrued Income taxes2,607-Other568780Therest accrued150127Vacation pay accrued-20,587Other104111,412104111,41226,38144,54326,38144,543Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities: Accumulated deferred income taxes2,359-Accumulated deferred income taxes2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesTotal deferred credits and other liabilities20,226Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements) <t< td=""><td></td><td>12,158</td><td>67,446</td></t<>		12,158	67,446
Taxes accrued Income taxes2,607 568-Other150127Vacation pay accrued150127Vacation pay accrued-20,587Other104111,412Total current liabilities75,321278,740	Other	· _	70,234
Taxes accrued Income taxes2,607 568-Other150127Vacation pay accrued150127Vacation pay accrued-20,587Other104111,412Total current liabilities75,321278,740	Customer deposits	_	-
Other568780Interest acrued150127Vacation pay accrued-20,587Other104111,412Total current liabilities75,321278,740Image: Comparison of the second secon			
Interest accrued150127Vacation pay accrued-20,587Other104111,412Total current liabilities75,321278,740Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities:Accumulated deferred income taxes15,830-Deferred credits related to income taxes2,359-Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesTotal deferred credits and other liabilities20,226164,369Company obligated mandatorily redeemable preferredsecurities of subsidiary trusts holding company juniorsubordinated notes (See accompanying statements)Cumulative preferred stockof subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)57,888875	Income taxes	2,607	-
Vacation pay accrued-20,587Other104111,412Total current liabilities75,321278,740Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities:Accumulated deferred income taxes15,830Accumulated deferred income taxes2,359-Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222Total deferred credits and other liabilities20,226164,369Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)Cumulative preferred stock of subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)Common stockholders' equity (See accompanying statements)57,888875-	Other	568	780
Other104111,412Total current liabilities75,321278,740Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities:26,38144,543Accumulated deferred income taxes15,830-Deferred credits related to income taxes2,359-Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222Total deferred credits and other liabilities20,226164,369	Interest accrued	150	127
Total current liabilities75,321278,740Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities: Accumulated deferred income taxes15,830-Deferred credits related to income taxes2,359-Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222Total deferred credits and other liabilities20,226Total deferred credits and other liabilities20,226Total deferred stock of subsidiary trusts holding company junior subordinated notes (See accompanying statements)	Vacation pay accrued	-	20,587
Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities: Accumulated deferred income taxes15,830-Deferred credits related to income taxes2,359-Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222Total deferred credits and other liabilities20,226164,369Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)Cumulative preferred stock of subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)57,888875-	Other	104	111,412
Long-term debt (See accompanying statements)26,38144,543Deferred Credits and Other Liabilities: Accumulated deferred income taxes15,830-Deferred credits related to income taxes2,359-Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222		•	278,740
Deferred Credits and Other Liabilities: Accumulated deferred income taxes15,830Deferred credits related to income taxes2,359Accumulated deferred investment tax credits2,037Employee benefits provisions(1)-Prepaid capacity revenues-Other-79,222Total deferred credits and other liabilities20,226Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)Cumulative preferred stock of subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)57,888	Long-term debt (See accompanying statements)	26,381	44,543
Deferred credits related to income taxes2,359-Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222			
Accumulated deferred investment tax credits2,037-Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222	Accumulated deferred income taxes	15,830	_
Employee benefits provisions(1)-85,147Prepaid capacity revenuesOther-79,222	Deferred credits related to income taxes	2,359	_
Prepaid capacity revenues - - - - - 79,222 Other - 79,222 164,369 - <	Accumulated deferred investment tax credits	2,037	-
Prepaid capacity revenues - - - - - 79,222 Other - 79,222 164,369 - <	Employee benefits provisions(1)	_	85,147
Total deferred credits and other liabilities 20,226 164,369 Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements) - - Cumulative preferred stock of subsidiaries (See accompanying statements) - - - Common stockholders' equity (See accompanying statements) 57,888 875	Prepaid capacity revenues	-	-
Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements) -	Other	_	79,222
securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements) -	Total deferred credits and other liabilities	20,226	164,369
of subsidiaries (See accompanying statements) Common stockholders' equity (See accompanying statements) 57,888 875	securities of subsidiary trusts holding company junior		
	-		
Total Liabilities and Stockholders' Equity \$ 179,816 \$ 488,527	Common stockholders' equity (See accompanying statements)	57,888	875
	Total Liabilities and Stockholders' Equity	\$ 179,816	\$ 488,527

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

LIABILITIES AND STOCKHOLDERS' EQUITY	Southern Nuclear	Southern Mgt Dev	Souther LINC
Current Liabilities:			
Securities due within one year Notes payable	\$	\$ - -	\$ 2 122 , 52
Accounts payable Affiliated Other	20,138 10,701	2,183 1,507	1,83 8,26
Customer deposits Taxes accrued Income taxes	- 173	- 468	1,87
Other Interest accrued Vacation pay accrued	1,359 - 15,773	3 - -	1,18 3,66 1,13
Other	36,209	177	7,41
Total current liabilities	84,353	4,338	147,92
Long-term debt (See accompanying statements)			34
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Deferred credits related to income taxes		183	23,63
Accumulated deferred investment tax credits Employee benefits provisions(1) Prepaid capacity revenues	 106,009 	- 9 -	2,61
Other	3,776	6,697	21,72
	109,785	6,889	47,98
Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)		_	
Cumulative preferred stock of subsidiaries (See accompanying statements)		_	
Common stockholders' equity (See accompanying statement	s) 7,117	25,069	80,13
Total Liabilities and Stockholders' Equity	\$ 201,255	\$ 36 , 296	\$ 276 , 39

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

The

notes to the financial statements (herein incorporated by reference as part of 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 BALANCE SHEET -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

Other23,069Customer depositsTaxes accruedIncome taxes11,621Other8Interest accrued15,004Vacation pay accruedOtherOtherOtherOtherOtherOther4,132Total current liabilities88,624	LIABILITIES AND STOCKHOLDERS' EQUITY	Cash Trust	Change In Control Trust	Southern Holdings	
Notes payable - - 5,367 Accounts payable - - 7,129 Other - - 23,069 Customer deposits - - - Taxes accrued - - - Income taxes - - - - Other - - 8 - - - Income taxes - - - 8 - - - - Interest accrued - - - - 8 -	Current Liabilities:				
Accounts payable Affiliated - - 7,129 Other - - 23,069 Customer deposits - - - Taxes accrued - - - Income taxes - - 11,621 Other - - 8 Interest accrued - - 15,004 Vacation pay accrued - - - Other - - 4,132 Total current liabilities - - 88,624 Long-term debt (See accompanying statements) - - 366,088 Deferred Credits and Other Liabilities: - - - Accumulated deferred income taxes - - - Deferred credits related to income taxes - - - Deferred credits provisions(1) - - 1,327 Prepaid capacity revenues - - - Other - - 229,079 Company obligated mandatorily redeemable preferred - - 229,079		\$ -	\$ -	•	
Affiliated - - 7,129 Other - - 23,069 Customer deposits - - - Taxes accrued - 11,621 Income taxes - - 8 Interest accrued - - 15,004 Vacation pay accrued - - - Other - - 4,132 Total current liabilities - - 88,624 Long-term debt (See accompanying statements) - - 366,088 Deferred Credits and Other Liabilities: - - - Accumulated deferred income taxes - - - Accumulated deferred income taxes - - - Accumulated deferred investment tax credits - - - Prepaid capacity revenues - - 24,195 Other - 24,195 - - Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior - - 950,000 Cumulative preferred stock		-	_	5,367	
Customer depositsTaxes accrued11,621Other8Interest accrued15,004Vacation pay accruedOther4,1324,13288,624366,088203,557Deferred Credits and Other Liabilities:Accumulated deferred income taxesDeferred Credits provisions(1)Prepaid capacity revenuesOther-229,079229,079Company obligated mandatorily redeemable preferred-securities of subsidiary trusts holding company junior-subordinated notes (See accompanying statements) <td>Affiliated</td> <td>_</td> <td>_</td> <td>7,129</td> <td></td>	Affiliated	_	_	7,129	
Taxes accrued Income taxes11,621Other8Interest accrued15,004Vacation pay accruedOther4,132	Other	-	-	23,069	
Income taxes11,621Other8Interest accrued15,004Vacation pay accruedOtherOther4,132		-	_	-	
Other8Interest accrued15,004Vacation pay accruedOther4,132Total current liabilities88,624Long-term debt (See accompanying statements)366,088Deferred Credits and Other Liabilities:203,557Accumulated deferred income taxesAccumulated deferred investment tax creditsEmployee benefits provisions(1)1,327Prepaid capacity revenuesOther24,195				11 601	
Interest accrued15,004Vacation pay accruedOther4,132Total current liabilities88,624Long-term debt (See accompanying statements)366,088Deferred Credits and Other Liabilities:203,557Deferred credits related to income taxesAccumulated deferred investment tax creditsEmployee benefits provisions(1)1,327Prepaid capacity revenuesOther24,195Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)Commany obligated stock of subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)		_	_	•	
Other4,132Total current liabilities88,624Long-term debt (See accompanying statements)366,088Deferred Credits and Other Liabilities: Accumulated deferred income taxes203,557Deferred credits related to income taxesAccumulated deferred investment tax creditsPerpaid capacity revenuesOther24,195Total deferred credits and other liabilities229,079-Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)950,000Cumulative preferred stock of subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)84319,930280,085-		_	_	-	
Total current liabilities88,624Long-term debt (See accompanying statements)366,088Deferred Credits and Other Liabilities: Accumulated deferred income taxes203,557Deferred credits related to income taxesAccumulated deferred investment tax creditsEmployee benefits provisions(1)1,327Prepaid capacity revenuesOther24,195Total deferred credits and other liabilities229,079	Vacation pay accrued	-	_	-	
Long-term debt (See accompanying statements)366,088Deferred Credits and Other Liabilities: Accumulated deferred income taxes203,557Deferred credits related to income taxesAccumulated deferred investment tax creditsEmployee benefits provisions(1)1,327Prepaid capacity revenuesOther24,195Total deferred credits and other liabilities229,079-Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)950,000	Other	_	-	4,132	
Long-term debt (See accompanying statements)366,088Deferred Credits and Other Liabilities: Accumulated deferred income taxes203,557Deferred credits related to income taxesAccumulated deferred investment tax creditsAccumulated deferred investment tax creditsAccumulated deferred investment tax creditsPrepaid capacity revenues1,327-Other24,195		-	_	,	
Deferred Credits and Other Liabilities: Accumulated deferred income taxes 203,557 Deferred credits related to income taxes Accumulated deferred investment tax credits Employee benefits provisions(1) 1,327 Prepaid capacity revenues 24,195 	Long-term debt (See accompanying statements)	_	_		
Deferred credits related to income taxes					
Accumulated deferred investment tax credits 1,327 Employee benefits provisions(1) 1,327 Prepaid capacity revenues 24,195 24,195 229,079 229,079 229,079 229,079 229,079 	Accumulated deferred income taxes	-	_	203,557	
Employee benefits provisions(1)1,327Prepaid capacity revenuesOther24,195		-	_	-	
Prepaid capacity revenues -<		-	-	-	
Other24,195Total deferred credits and other liabilities229,079Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements)950,000Cumulative preferred stock of subsidiaries (See accompanying statements)Common stockholders' equity (See accompanying statements)84319,930280,085		_	_	1,32/	
Company obligated mandatorily redeemable preferred securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements) 950,000 		-	_	24,195	
securities of subsidiary trusts holding company junior subordinated notes (See accompanying statements) - 950,000 	Total deferred credits and other liabilities	_		229 , 079	
Cumulative preferred stock of subsidiaries (See accompanying statements) Common stockholders' equity (See accompanying statements) 843 19,930 280,085	securities of subsidiary trusts holding company junior				
of subsidiaries (See accompanying statements)	subordinated notes (See accompanying statements)	-	_	950,000	
Common stockholders' equity (See accompanying statements) 843 19,930 280,085	of subsidiaries (See accompanying statements)		_		
Total Liabilities and Stockholders' Equity \$ 843 \$ 19,930 \$1,913,876				280,085	
	Total Liabilities and Stockholders' Equity	\$ 843	\$ 19,930	\$1,913,876	

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

The

notes to the financial statements (herein incorporated by reference as part of 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, 2001 (Stated in Thousands of Dollars)

				Incercompany
				Eliminations
				and Transfers
			Consolidated	Add (Deduct)
Long-	Term Debt of Subsidiaries:			
First	mortgage bonds			
	Maturity	Interest Rates		
	2005	6.07%	\$ 1 , 860	\$ —
	2006	6.50% to 6.90%	45,000	_
	2021 through 2025	6.88% to 7.75%	437,558	_
	2026 through 2030	6.88%	30,000	-
	first mortgage bonds		514,418	
	 term notes payable			
2	4.69% to 9.75% due 2002-200	05	1,833,897	_
	5.38% to 7.63% due 2006-200		595,366	_
	6.10% to 6.70% due 2010-201		304,622	_
	6.38% to 8.12% due 2018-203		788,369	-
	6.63% to 7.13% due 2039-204		1,028,800	-
	Adjustable rates (1.98% to		±,020,000	
	due 2002-2005	J. 770 at 1/1/02/	1,077,587	_
		- ff: 1: at a a	±,0//,00/	1979 383
	Long-term notes payable to	dliiiiaces		(979,383
Total	long-term notes payable		5,628,641	(979,383
Other	long-term debt Pollution	n control revenue bonds	Collateralized:	
	5.25% to 6.30% due 2006-202		167,645	-
	Variable rates (1.61% to 1			
	due 2015-2017		89,800	-
	Non-collateralized:		•	
	4.20% to 5.45% due 2012-203	34	726,260	-
	Variable rates (1.75% to 2			
	due 2011-2037		1,565,775	-
	other long-term debt		2,549,480	
Capita	alized lease obligations		92,068	
	rtized debt premium (discount	t), net	(59,058)	
Total	long-term debt (annual inte:			
	rement \$443 million)	2000	8,725,549	(979,383
	amount due within one year		428,671	-
Long-t	term debt excluding amount du	ue within one year	\$ 8,296,878	\$ (979 , 383

Intercompany

(Continued on following page)

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001 (Stated in Thousands of Dollars)

			Georgia	Gulf	Missis
	erm Debt of Subsidiaries:				
First /	mortgage bonds				
	Maturity	Interest Rates			
	2005	6.07%	\$ 1,860	\$ -	
	2006	6.50% to 6.90%	-	25,000	
	2021 through 2025	6.88% to 7.75%	-		
	2026 through 2030	6.88%	-	30,000	
Total	first mortgage bonds		1,860	55,000	
Long-t	erm notes payable				
-	4.69% to 9.75% due 2002-2005	ذ	500,000	110,000	
	5.38% to 7.63% due 2006-2009	3	150,000	-	
	6.10% to 6.70% due 2010-2016	ŝ	100,000	75 , 000	
	6.38% to 8.12% due 2018-2038	3	200,000	67,211	
	6.63% to 7.13% due 2039-2048	3	245,000	. –	
	Adjustable rates (1.98% to 3				
	due 2002-2005		300,000	-	
Long-term notes payable		ffiliates	- , –	-	
Total	long-term notes payable	1,495,000	252,211	1	
Other	long-term debt Pollution	control revenue bonds	- Collateralized:		
	5.25% to 6.30% due 2006-2026	;	7,800	108,700	
	Variable rates (1.61% to 1.9	95% at 1/1/02)			
	due 2015-2017		-	-	
	Non-collateralized:				
	4.20% to 5.45% due 2012-2034	ŧ	701,760	-	
	Variable rates (1.75% to 2.0				
	due 2011-2037		984,130	60,930	
Total	other long-term debt		1,693,690	169,630	
	alized lease obligations		83,371		
Unamor	tized debt premium (discount)), net	(575)	(9,057))
Total	long-term debt (annual intere	·			
	cement \$443 million)		3,273,346	467,784	
-	amount due within one year		311,620		
Long-t	erm debt excluding amount due	within one year	\$2,961,726	\$ 467,784	\$
		·			

(Continued on following page)

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	SCS	Southern Nuclear
Long-Term Debt of Subsidiaries:		
First mortgage bonds Maturity Interest Rates		
2005 6.07% 2006 6.50% to 6.90%	\$ - -	\$ - -
2021 through 20256.88% to 7.75%2026 through 20306.88%	-	
Total first mortgage bonds		
Long-term notes payable		
4.69% to 9.75% due 2002-2005	12,697	_
5.38% to 7.63% due 2006-2009	40,000	-
6.10% to 6.70% due 2010-2016	-	-
6.38% to 8.12% due 2018-2038	-	-
6.63% to 7.13% due 2039-2048	-	-
Adjustable rates (1.98% to 3.44% at $1/1/02$)		
due 2002-2005	-	-
Long-term notes payable to affiliates	-	-
Total long-term notes payable	52,697	-
Other long-term debt Pollution control revenue bonds	Collateralized:	
5.25% to 6.30% due 2006-2026	-	-
Variable rates (1.61% to 1.95% at 1/1/02)		
due 2015-2017	-	-
Non-collateralized:		
4.20% to 5.45% due 2012-2034	-	-
Variable rates (1.75% to 2.05% at 1/1/02) due 2011-2037	_	_
Total other long-term debt	- 	
Capitalized lease obligations	-	-
Unamortized debt premium (discount), net	_	_
Total long-term debt (annual interest		
requirement \$443 million)	52,697	-
Less amount due within one year	8,154	_
Long-term debt excluding amount due within one year	\$ 44,543	\$ -

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

		Southern Mgt Dev	Southern LINC	Powe
Long-Term Debt of Subsidiaries:				
First mortgage bonds				
Maturity	Interest Rates			
2005	6.07%	\$ -	\$ —	\$
2006	6.50% to 6.90%	-	-	
2021 through 2025	6.88% to 7.75%	-	-	
2026 through 2030	6.88%	- 	-	
Total first mortgage bonds		-	-	
Long-term notes payable				
4.69% to 9.75% due 2002-20		-	-	
5.38% to 7.63% due 2006-20		-	366	
6.10% to 6.70% due 2010-20 6.38% to 8.12% due 2018-20		-	-	
6.63% to 7.13% due 2010-20		_	_	
Adjustable rates (1.98% to				
due 2002-2005		-	-	
Long-term notes payable to	affiliates	-	-	
Total long-term notes payable		_	366	
Other long-term debt Pollutio	n control revenue bonds			
5.25% to 6.30% due 2006-20		-	-	
Variable rates (1.61% to 1	.95% at 1/1/02)			
due 2015-2017		-	-	
Non-collateralized: 4.20% to 5.45% due 2012-20	24	_	_	
4.20% to 5.45% due 2012-20 Variable rates (1.75% to 2		_	_	
due 2011-2037		_	_	
Total other long-term debt		_		
Capitalized lease obligations		_	_	
Unamortized debt premium (discoun	t), net	-		
Total long-term debt (annual inte				
requirement \$443 million)		-	366	
Less amount due within one year		_	23	
Long-term debt excluding amount d			\$ 343	\$

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

			Change In	
			Control Trust	Southern Holdings
_	Term Debt of Subsidiaries: mortgage bonds			
	Maturity	Interest Rates		
	2005	6.07%	\$ -	\$ —
	2006	6.50% to 6.90%	-	-
	2021 through 2025	6.88% to 7.75%	-	-
	2026 through 2030	6.88%	_ 	_
Total	first mortgage bonds			_
Long-t	term notes payable			
	4.69% to 9.75% due 2002-20		-	-
	5.38% to 7.63% due 2006-20		-	-
	6.10% to 6.70% due 2010-20 6.38% to 8.12% due 2018-20		-	1 5 2 0 0 0
	6.63% to 7.13% due 2018-20		-	153,000
	Adjustable rates (1.98% to			
	due 2002-2005	, 5, 110 ac 1, 1, 52,	-	235,382
	Long-term notes payable to		-	_
Total	long-term notes payable			388,382
		on control revenue bonds (Collateralized:	
	5.25% to 6.30% due 2006-20)26	-	-
	Variable rates (1.61% to 1	.95% at 1/1/02)		
	due 2015-2017		-	-
	Non-collateralized:			
	4.20% to 5.45% due 2012-20		-	-
	Variable rates (1.75% to 2 due 2011-2037		_	_
Total	other long-term debt		-	
Capita	alized lease obligations		_	_
	rtized debt premium (discour		_	
 Total	long-term debt (annual inte			
requir	rement \$443 million)		-	388,382
	amount due within one year		_	22,294
Long-t	cerm debt excluding amount o			\$ 366,088

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

	Consolidated	Intercompany Eliminations and Transfers Add (Deduct)	
Company or Subsidiary Obligated Mandatorily Redeemable Capital and Preferred Securities: \$25 liquidation value			
6.85% to 7.00%	\$ 435,000	\$ —	\$
7.13% to 7.38%	327,000	-	
7.60% to 7.63%	415,000	-	
7.75%	649,250	-	
8.14% to 8.19%	400,000	-	
Auction rate (6.52% at 1/1/02)	50,000	_	
Total (annual distribution requirement \$170 million)	2,276,250	_	
Cumulative Preferred Stock of Subsidiaries:			
\$100 par or stated value 4.20% to 7.00%	98,126	_	
\$25 par or stated value	50,120		
5.20% to 5.83%	200,000	_	
Adjustable and auction rates at 1/1/02	,		
3.10% to 3.56%	70,000	-	
Total (annual dividend requirement \$18 million)	368,126		
Less amount due within one year	_	_	
Total excluding amount due within one year	368,126		
Common Stockholders' Equity:			
Common stock, par value \$5 per share			
Authorized - 1 billion shares			
Issued: 701 million shares			
Treasury: 2 million shares			
Par value	3,503,112		3,503,1
Paid-in capital	14,381		13,9
Treasury, at cost	(57,309)		(57,0
Retained earnings		(3,466,895)	4,516,6
Accumulated other comprehensive income	7,149	-	
Total common stockholders' equity	7,983,975	(9,820,445)	7,976,6
Total Capitalization	\$ 18,925,229	\$(10,799,828)	\$8,956,0

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001 (Stated in Thousands of Dollars) (Continued)

	Gulf	Mississippi	Savannah
Company or Subsidiary Obligated Mandatorily Redeemable Capital and Preferred Securities: \$25 liquidation value			
<pre>6.85% to 7.00% 7.13% to 7.38% 7.60% to 7.63% 7.75% 8.14% to 8.19% Auction rate (6.52% at 1/1/02)</pre>	\$ 45,000 30,000 40,000 - - -	\$ - - 35,000 - -	\$ 40,000 - - - - -
Total (annual distribution requirement \$170 million)	115,000	35,000	40,000
Cumulative Preferred Stock of Subsidiaries: \$100 par or stated value 4.20% to 7.00% \$25 par or stated value 5.20% to 5.83% Adjustable and auction rates at 1/1/02 3.10% to 3.56%	4,236 	31,809 - -	- - -
Total (annual dividend requirement \$18 million) Less amount due within one year	-	31,809	
Total excluding amount due within one year	4,236	31,809	
Common Stockholders' Equity: Common stock, par value \$5 per share Authorized - 1 billion shares Issued: 701 million shares Treasury: 2 million shares Par value Paid-in capital Treasury, at cost	38,060	37,691 267,582	
Retained earnings Accumulated other comprehensive income	160,862	186,407	109,869 -
Total common stockholders' equity	504,894	491,680	176,918
Total Capitalization	\$1,091,914	\$792,242	\$ 377,627

(Continued on following page)

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001

(Stated in Thousands of Dollars) (Continued)

	Southern Mgt Dev		Powe
Company or Subsidiary Obligated Mandatorily Redeemable Capital and Preferred Securities: \$25 liquidation value			
6.85% to 7.00%	\$ —	\$ -	\$
7.13% to 7.38%	-	-	
7.60% to 7.63%	-	-	
7.75%	-	-	
8.14% to 8.19% Auction rate (6.52% at 1/1/02)			
Auction rate (6.52% at 1/1/02)			
Total (annual distribution requirement \$170 million)	_	_	
Cumulative Preferred Stock of Subsidiaries: \$100 par or stated value 4.20% to 7.00%			
\$25 par or stated value			
5.20% to 5.83%	-	-	
Adjustable and auction rates at 1/1/02			
3.10% to 3.56%	-	-	
Total (annual dividend requirement \$18 million) Less amount due within one year	-		
Total excluding amount due within one year	_	_	
Common Stockholders' Equity:			
Common stock, par value \$5 per share			
Authorized - 1 billion shares			
Issued: 701 million shares			
Treasury: 2 million shares			
Par value	1	1	0
Paid-in capital	66,588	157,735	15,9
Treasury, at cost	(41 520)	(77,597)	(1/ 5
Retained earnings Accumulated other comprehensive income	(41, JZU) -	(//, 57/)	(14,5
Total common stockholders' equity			1,4
	\$ 25,069		 \$ 1 , 4

The notes to the financial statements (herein incorporated by reference as part of exhibit number inclusive) are an integral part of this statement.

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THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF CAPITALIZATION -- DECEMBER 31, 2001

(Stated in Thousands of Dollars) (Continued)

	Change In Control Trust	Southern Holding
Company or Subsidiary Obligated Mandatorily Redeemable Capital and Preferred Securities: \$25 liquidation value		
6.85% to 7.00% 7.13% to 7.38% 7.60% to 7.63%	\$ - - -	\$ 150,000 200,000
7.75% 8.14% to 8.19% Auction rate (6.52% at 1/1/02)	- -	200,000 400,000
Total (annual distribution requirement \$170 million)		950,000
Cumulative Preferred Stock of Subsidiaries: \$100 par or stated value 4.20% to 7.00% \$25 par or stated value 5.20% to 5.83%	-	
Adjustable and auction rates at 1/1/02 3.10% to 3.56%	-	_
Total (annual dividend requirement \$18 million) Less amount due within one year		
Total excluding amount due within one year	-	_
Common Stockholders' Equity: Common stock, par value \$5 per share Authorized - 1 billion shares Issued: 701 million shares Treasury: 2 million shares		
Par value Paid-in capital	 17,815	10 265,842
Treasury, at cost Retained earnings Accumulated other comprehensive income	1,512 603	14,233
Total common stockholders' equity	19,930	280,085
Total Capitalization	\$ 19,930	\$1,596,173

The notes to the financial statements (herein incorporated by reference as part of exhibit number 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, 2001 (Stated in Thousands of Dollars)

	Consolidated	Intercompan Elimination and Transfer Add (Deduct	- S S
Balance, December 31, 2000	\$4,671,881	\$(3,503,902)	\$ 4,671,8
ADD:			
Net Income After Preferred Dividends	1,261,731	(1,396,419)	1,261,7
ADD (DEDUCT):			
Dividends on Common Stock of Southern Company Dividends on Common Stock of Subsidiary Companies	(922,058)	- 1,083,563	(922,0
Mirant spin off distribution(1)	(391,010)	340,665	(391,0
Loss on Issuance of Treasury Stock	(92,458)	-	(92,4
Other Adjustments to Retained Earnings	(11,444)	9,198	(11,4
Balance, December 31, 2001		\$(3,466,895)	\$ 4,516,6
	Gulf	Mississippi	Savannah
Balance, December 31, 2000	\$ 155,830	\$172 , 720	\$109 , 506
ADD:			
Net Income After Preferred Dividends	58,307	63,887	22,063
ADD (DEDUCT):			
Dividends on Common Stock of Southern Company Dividends on Common Stock of Subsidiary Companies	(53 , 275)	(50,200)	(21,700)
Mirant spin off distribution(1) Loss on Issuance of Treasury Stock	-	-	-
Other Adjustments to Retained Earnings	_	_	_
Balance, December 31, 2001	\$ 160,862	\$186,407	
	Mirant(2)	Souther	n Sou
Balance, December 31, 2000	\$ 166 , 281	\$ (42,590)	\$ (80 , 61
ADD:			
Net Income After Preferred Dividends	182,814	1,070	3,01
ADD (DEDUCT):			
Dividends on Common Stock of Southern Company	-	-	

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Dividends on Common Stock of Subsidiary Companies	-	-	
Mirant spin off distribution(1)	(340,665)	-	
Loss on Issuance of Treasury Stock	_	-	
Other Adjustments to Retained Earnings	(8,430)	-	

Balance, December 31, 2001	L \$ -	\$ (41,520) \$ (77,59

	Change In Control Trust	Deferred Cash Trust	Southern Power
Balance, December 31, 2000	\$ 573	\$ -	\$ -
ADD:			
Net Income After Preferred Dividends	1,029	50	8,207
ADD (DEDUCT):			
Dividends on Common Stock of Southern Company	_	_	_
Dividends on Common Stock of Subsidiary Companies	-	-	-
Mirant spin off distribution(1)	_	-	-
Loss on Issuance of Treasury Stock	_	-	-
Other Adjustments to Retained Earnings	(90)	_	_
Balance, December 31, 2001	\$ 1,512	\$ 50	\$ 8,207

(1) Effective April 2, 2001, SOUTHERN completed a spin off of Mirant (formerly Southern Energy). As a result of the spin off, the financial statements for the year 2001 have been prepared with Mirant reflected as discontinued operations. For further details, see note 11 in the Annual Report of SOUTHERN on Form 10-K. (2) Includes only consolidated financial information for Southern Energy Finance Capital Corporation and Southern Company Capital Funding, which were retained by SOUTHERN through a tax-free distribution from Mirant as discussed in SOUTHERN's Application on Form U-1 (File No. 70-9727). All other Mirant information is reflected as discontinued operations.

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, 2001 (Stated in Thousands of Dollars)

> Intercompany Eliminations and Transfers Consolidated Add (Deduct) So

Southern

Balance, December 31, 2000	\$ 3,152,984	\$ (8,700,933)	\$3,153,461	\$1,
ADD (DEDUCT):				
Contributions & adjustments to capital				
for the twelve month period	-	(1,058,139)	-	
Capital distribution to SOUTHERN				
for the twelve month period	_	23,963	-	
Mirant spin off distribution(1)	(3,167,858)	4,096,724	(3,167,858)	
Other	28,778	449	28,329	
Balance, December 31, 2001	\$ 13,904	 \$ (5,637,936)	\$ 13,932	 \$1,
			+ ±3 , 552	· + /

	Mississippi	Savannah	SEGCO	SCS
Balance, December 31, 2000	\$194,161	\$11,265	\$32,973	\$ 150
ADD (DEDUCT):				
Contributions & adjustments to capital for the twelve month period Capital distribution to SOUTHERN	73,095	1,561	(33)	_
for the twelve month period	_	_	_	_
Mirant spin off distribution(1)	_	_	-	_
Other	-	_	_	_
Balance, December 31, 2001	\$267 , 256	\$12,826	\$32,940	\$ 150

	Mirant(2)	Southern Mgt Dev	Southern LINC	Pow
Balance, December 31, 2000	\$ 4,084,406	\$ 84,551	\$ 157 , 539	\$ 2
ADD (DEDUCT):				

Contributions & adjustments to capital

for the twelve month period Capital distribution to SOUTHERN	12,318	-	196	
for the twelve month period	_	(17,963)	_	(
Mirant spin off distribution(1)	(4,096,724)	_	-	
Other	-	-	-	
Balance, December 31, 2001	\$ -	\$ 66,588	\$ 157 , 735	\$ 1

	Change In Cash Trust	Deferred Southern Holdings	Southern Funding	Southern Power
Balance, December 31, 2000	\$ -	\$ -	\$ —	Ş —
ADD (DEDUCT):				
Contributions & adjustments to capital for the twelve month period Capital distribution to SOUTHERN	783	265,842	10	452 , 097
for the twelve month period	_	_	_	_
Mirant spin off distribution(1)	-	_	-	_
Other	-	_	-	_
Balance, December 31, 2001	\$ 783	\$265,842	\$ 10	\$452,097

(1) Effective April 2, 2001, SOUTHERN completed a spin off of Mirant (formerly Southern Energy). As a result of the spin off, the financial statements for the year 2001 have been prepared with Mirant reflected as discontinued operations. For further details, see note 11 in the Annual Report of SOUTHERN on Form 10-K. (2) Includes only consolidated financial information for Southern Energy Finance Capital Corporation and Southern Company Capital Funding, which were retained by SOUTHERN through a tax-free distribution from Mirant as discussed in SOUTHERN's Application on Form U-1 (File No. 70-9727). All other Mirant information is reflected as discontinued operations.

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, 2001 (Stated in Thousands of Dollars)

	Consolidated	Inter Elimi and Tr Add (
Consolidated Net Income	\$ 1,261,731	\$(1,
Other comprehensive income - continuing operations: Changes in fair value of qualifying cash flow hedges, net of tax	6,900	
Total Other Comprehensive Income - continuing operations	6,900	
Other comprehensive income - discontinued operations: Cumulative effect of accounting change for qualifying hedges,		
net of tax of \$(121) million Changes in fair value of qualifying hedges, net of tax of \$(51) million Less: Reclassification adjustment for amounts	(249,246) (103,962)	
included in net income, net of tax of \$29 million Foreign currency translation adjustments, net of tax \$(22) million	59,858 (21,200)	
Total Other Comprehensive Income - discontinued operations	(314,550)	
Consolidated Comprehensive Income	\$ 954,081	\$ (1,

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	Georgia	South Powe
Consolidated Net Income	\$ 610,335	\$
Other comprehensive income - continuing operations: Changes in fair value of qualifying cash flow hedges, net of tax	(153)	
Total Other Comprehensive Income - continuing operations	(153)	
Other comprehensive income - discontinued operations: Cumulative effect of accounting change for qualifying hedges, net of tax of \$(121) million Changes in fair value of qualifying hedges, net of tax of \$(51) million Less: Reclassification adjustment for amounts included in net income, net of tax of \$29 million Foreign currency translation adjustments, net of tax \$(22) million	_	
Total Other Comprehensive Income - discontinued operations	_	
Consolidated Comprehensive Income	\$ 610,182	\$ 1

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	Deferred Cash Trust	Change In Control Trust
Consolidated Net Income	\$ 50	\$ 1,029
Other comprehensive income - continuing operations: Changes in fair value of qualifying cash flow hedges, net of tax	10	354
Total Other Comprehensive Income - continuing operations	10	354
Other comprehensive income - discontinued operations: Cumulative effect of accounting change for qualifying hedges, net of tax of \$(121) million Changes in fair value of qualifying hedges, net of tax of \$(51) million Less: Reclassification adjustment for amounts included in net income, net of tax of \$29 million Foreign currency translation adjustments, net of tax \$(22) million	_	- - -
Total Other Comprehensive Income - discontinued operations	_	
Consolidated Comprehensive Income	\$ 60	\$ 1,383

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENTS OF ACCUMULATED OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	Consolidated	Intercompany Eliminations and Transfers Add (Deduct)
Balance at beginning of period – continuing operations Change in current period – continuing operations	\$ 249 6,900	\$ – –
BALANCE AT END OF PERIOD - Continuing Operations	7,149	-
Balance at beginning of period - discontinued operations Change in current period - discontinued operations Impact of Mirant spin off(1)	(93,847) (314,550) 408,397	•
BALANCE AT END OF PERIOD - Discontinued Operations		-
Total Accumulated Other Comprehensive Income	\$ 7,149	\$ –

THE SOUTHERN COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENTS OF ACCUMULATED OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Stated in Thousands of Dollars)

	Mirant(2)	Deferred Cash Trust
Balance at beginning of period - continuing operations Change in current period - continuing operations	\$ – –	\$ - 10
BALANCE AT END OF PERIOD - Continuing Operations	-	10
Balance at beginning of period - discontinued operations Change in current period - discontinued operations Impact of Mirant spin off(1)	(116,860) (391,684) 508,544	- - -
BALANCE AT END OF PERIOD - Discontinued Operations	_	-
Total Accumulated Other Comprehensive Income	\$ -	\$ 10

(1) Effective April 2, 2001, SOUTHERN completed a spin off of Mirant (formerly Southern Energy). the financial statements for the year 2001 have been prepared with Mirant reflected as discontinu details, see note 11 in the Annual Report of SOUTHERN on Form 10-K.

(2) Includes only consolidated financial information for Southern Energy Finance Capital Corporat Funding, which were retained by SOUTHERN through a tax-free distribution from Mirant as discussed Form U-1 (File No. 70-9727). All other Mirant information is reflected as discontinued operations (3) Consolidating Statement of Comprehensive Income breaks out only consolidated subsidiaries whi comprehensive income. See Consolidating Statement of Income for details of other subsidiaries net

The notes to the financial statements (herein incorporated by reference as part of exhibit numbe inclusive) are an integral part of this statement.

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Notes to Financial Statements at December 31, 2001

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

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		FOR THE YEAR	. COMPANY AND ED STATEMENT . ENDED DECEMB in thousands)
	ALABAMA Consolidated	Eliminations	ALABAMA CORPORATE
Total Operating Revenues	\$ 3,586,390	\$	\$3,586,390
OPERATING EXPENSES:			
Operation			
Fuel	1,000,828	_	1,000,828
Purchased power from non-affiliates	144,991		144,991
Purchase power from affiliates	147,967		147,967
Other	508,264		508,264
Maintenance	275,510		275,510
Depreciation and amortization	383,473		383,473
Taxes other than income taxes	214,665		214,665
Total operating expenses	2,675,698		2,675,698
Operating Income	910,692		910,692
Other Income (Expense): Interest income	15 101	(26,307)	15 867
Equity in earnings of unconcolidated subsidiaries	4,494		4,494
Other, net	(8,579)		(8,579)
INCOME BEFORE INTEREST CHARGES	921,708	(26,307)	922,747
Interest and Other:			
Interest expense, net		(25,541)	220,895
Distributions on preferred securities of subsidiaries	24,775	(766)	_
Total interest charges and other, net	271,211	(26,307)	271,977
Earnings Before Income Taxes	650 , 497		_
Income taxes	248,597		_
Earnings Before Cumulative Effect of Accounting Change	401,900		
Cumulative effect of accounting change, net of tax	353		
Net Income	402,253	_	_
Dividends on Preferred Stock	15,524	-	-
NET INCOME AFTER DIVIDENDS ON PREFERRED STOCK	\$ 386,729	\$ –	\$

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ALABAMA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	ALABAMA Consolidated	Eliminations	ALABAMA CORPORATE
Operating Activities:			
Net Income	\$ 402,253	\$ -	\$402,253
Adjustments to reconcile consolidated net income to net cash provided by operating activities -			
Depreciation and amortization	437,490	-	437,490
Deferred income taxes and investment tax credits, net	(21,569)	-	(21,569)
Other, net	(122,651)	-	(122,651)
Change in current assets and liabilities -			
Receivables, net	88,325	-	88,325
Fossil fuel stock	(38,663)	-	(38,663)
Materials and supplies	(13,025)	-	(13,025)
Accounts payable	(83,077)	-	(83,077)
Energy cost recovery, retail	154,320	-	154,320
Other	34,503	_	34,503
Net cash provided from operating activities	837,906	-	837,906
Investing Activities:			
Gross property additions	(635,540)	-	(635,540)
Sales of property	102068		102,068
Other	(34,771)		(34,771)
Net cash used for investing activities	(568,243)		(568,243)
Financing Activities:			
Increase (decrease) in notes payable, net Proceeds	(271,347)	_	(271,347)
Common stock	15,642.00		15,642
Other long-term debt	477,000	-	477,000
Capital contributions from parent company	107,313	-	107,313
Retirements	(120 001)		(120 001)
First mortgage bonds	(138,991)		(138,991)
Other long term debt	(19,021)	_	(19,021)
Payment of preferred stock dividends	(14,942)	-	(14,942)
Payment of common stock dividends	(393,900)	_	(393,900)
Other 	(9,908)		(9,908)
Net cash provided from (used for) financing activities	(248,154)	-	(248,154)
Net Change in Cash and Cash Equivalents	21,509	-	21,509
Cash and Cash Equivalents at Beginning of Period	14,247	_	14,247
Cash and Cash Equivalents at End of Period	\$ 35,756	 \$ -	\$ 35,756

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ALABAMA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001

(in thousands)	(in	thousands)
----------------	-----	------------

(III chousands)			
	ALABAMA		ALABAMA
	Consolidated	Elimination	IS CORPORATE
Current Assets:			
Cash and cash equivalents	\$35 , 756 \$	-	\$ 35 , 756
Receivables -			
Customer accounts receivable	281,985	-	281,985
Unrecovered retail fuel clause revenue	83,497	-	83,497
Other accounts and notes receivable	49,940	-	49,940
Affiliated companies	72,639	-	72,639
Accumulated provision for uncollectible accounts	(5,237)	-	(5,237)
Fossil fuel stock, at average cost	99 , 278	-	99,278
Materials and supplies, at average cost	191,324	-	191,324
Other	74,640	_	74,640
Total current assets	883,822	_	883,822
Property, Plant and Equipment	8,296,686	-	8,296,686
Other Property and Investments	374,494	(368,472)	385,230
Deferred Charges and Other Assets:			
Deferred charges related to income taxes	334,830	-	334,830
Debt expense, being amortized	8,150	-	8,150
Premium on reacquired debt, being amortized	77,173	-	77,173
Prepaid pension Costs	314,100	-	314,100
Department of Energy assessments	21,015	-	21,015
Other	108,031	_	108,031
Total deferred charges and other assets	863,299	_	863,299
Total Assets	\$ 10,418,301 \$	(368,472) \$	10,429,037

ALABAMA POWER COMPANY AN CONSOLIDATED BALAN

AT DECEMBER 31, (in thousand

	ALABAMA Consolidated	Eliminations	ALABAMA CORPORATE
Current Liabilities:			
Securities due within one year	\$ 5 , 382	\$ —	\$ 5,382
Notes payable	9,996	-	9,996
Accounts payable -			
Affiliated	98,268	-	98,268
Other	151,705	-	151,705
Customer deposits	42,124	-	42,124
Taxes accrued	132,026	-	132,026
Interest accrued	35,522	-	35,522
Vacation pay accrued	32,324	-	32,324
Other	93,589	_	93,589
Total current liabilities	600,936	-	600,936
Long-term debt	3,742,346	(357,736)	3,384,610
Deferred Credits and Other Liabilities:			
Accumulated deferred income taxes	1,387,661	-	1,387,661
Deferred credits related to income taxes	202,881	-	202,881
Accumulated deferred investment tax credits	238,225	-	238,225
Employee benefits provisions	99,919	-	99,919
Prepaid capacity revenues	40,730	-	40,730
Other	130,214	-	130,214
Total deferred credits and other liabilities	2,099,630	_	2,099,630
Company obligated mandatorily			
redeemable preferred securities	347,000	(10,736)	_
Cumulative preferred stock	317,512	-	_
Common stock equity	3,310,877	-	3,310,877
Total Liabilities and Stockholder's Equity	\$ 10,418,301	\$(368,472)	\$ 10,429,037

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Notes to ALABAMA's Consolidated Financial Statements

- (A) Represents equity in earnings of SEGCO, a non-consolidated subsidiary in which ALABAMA has 50% ownership, which is accounted for on the equity basis. See pages A-2 through A-15 for SEGCO's financial statements consolidated for SOUTHERN.
- (B) Includes \$463,959 in earnings of Alabama Property Company, a non-consolidated subsidiary, which is accounted for on the equity basis. See pages A-23 through A-24 for Alabama Property Company's financial statements.

(C) Represents ALABAMA's investment in SEGCO.

(D) Includes \$10,417,599 of investments in Alabama Property Company.

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ALABAMA PROPERTY COMPANY STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (Unaudited; Not Consolidated in Parent, ALABAMA)

REVENUES:		
Sales of recreational lots	2	\$ 6 , 154
Rentals		141,410
Interest on securities owned		250,225
Profit on sale of land		667,011
Non-operating income		50,388
Total Revenues	- 1	L,115,188
COSTS AND EXPENSES:		
Operating expenses		245,309
Taxes other than income taxes		123,842
Income taxes		282,078
Total costs and expenses	-	651,229
	~	4.62 050
NET INCOME	\$	463,959

ALABAMA PROPERTY COMPANY STATEMENT OF RETAINED EARNINGS FOR THE YEAR ENDED DECEMBER 31, 2001 (Unaudited; Not Consolidated in Parent, ALABAMA)

RETAINED	EARNINGS	AT	DECEMBER	31,	2000	\$9,493,074
Net 1	Income					463,959
RETAINED	EARNINGS	AT	DECEMBER	31,	2001	\$9,957,033

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ALABAMA PROPERTY COMPANY BALANCE SHEET AT DECEMBER 31, 2001 (Unaudited; Not Consolidated in Parent, ALABAMA)

ASSETS

CURRENT ASSETS: Cash Temporary cash investments Accounts receivable Other	\$ 50,288 6,611,065 2,500
Associated Companies	36,496
Total current assets	6,700,349
PROPERTY AND MINERAL RIGHTS HELD FOR FUTURE DEVELOPMENT	3,900,198
Total Assets	\$10,600,547
LIABILITIES AND CAPITALIZATION	
CURRENT LIABILITIES: Accounts payable to associated companies Accrued income taxes	\$ 18,751 164,177
Total current liabilities	 182 , 928
SHAREHOLDER'S INVESTMENT: Common stock, \$150 par value; 1,000 shares authorized, issued and outstanding Additional paid-in capital Retained earnings	150,000 310,566 9,957,033
Total shareholder's investment	10,417,599
Total liabilities and capitalization	\$10,600,527

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GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	GEORGIA Consolidated	
TOTAL OPERATING REVENUES	\$ 4,965,794	\$ (839)
OPERATING EXPENSES:		
Operation		
Fuel	939,092	-
Purchased and interchanged, net	442,196	-
Purchase power from affiliates	329,232	-
Other	810,043	(839)

Maintenance Depreciation and amortization Taxes other than income taxes	430,413 600,631 202,483	- - -
Total operating expenses	3,754,090	(839)
Operating Income Other Income (Expense):	1,211,704	_
Interest income	4,264	(61,828)
Equity in earnings of unconsolidated subsidiaries	4,178	-
Other, net	(2,816)	-
Earnings Before Interest and Income Taxes	1,217,330	(61,828)
Interest Charges and Other:		
Interest on long-term debt	161,562	(61,828)
Interest on notes payable	24,456	-
Amortization of debt discount, premium and expense, net	15,078	-
Other interest charges, net	(17,217)	-
Distributions on preferred securities of subsidiary companies	59,104	-
Total interest charges and other, net	242,983	(61,828)
Earnings Before Income Taxes	974,347	
Income taxes	363,599	_
Net Income Before Cumulative Effect of Accounting Change	610,748	
Cumulative effect of accounting change, net of taxes	257	_
Net Income	611,005	_
Dividends on Preferred Stock	670	-
NET INCOME AFTER DIVIDENDS ON PREFERRED STOCK	\$ 610,335	\$

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GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	 GEORGIA TRUST I	 GEORGIA TRUST II	
TOTAL OPERATING REVENUES	\$ -	\$ -	Ş
OPERATING EXPENSES:	 	 	
Operation			
Fuel	_	-	
Purchased and interchanged, net	-	-	
Purchase power from affiliates	-	-	
Other	-	-	
Maintenance	-	-	
Depreciation and amortization	-	-	
Taxes other than income taxes	-	_	

Total operating expenses	-	-	
Operating Income			
Other Income (Expense):	17 077	10 711	
Interest income Equity in earnings of unconsolidated subsidiaries	17,977	13,711	
Other, net	-	-	
	17,977	13,711	
Interest Charges and Other:			
	-	-	
	-	-	
	-	-	
Distributions on preferred securities of subsidiary companies	17,437	13,300	
5	17,437	13,300	
Earnings Before Income Taxes	540		
Income taxes	-	-	
Net Income Before Cumulative Effect of Accounting Change	540	411	
Cumulative effect of accounting change, net of taxes	_		
Net Income	540	411	
Dividends on Preferred Stock	_	_	
NET INCOME AFTER DIVIDENDS ON PREFERRED STOCK	\$ 540	\$ 411	
Earnings Before Interest and Income Taxes Interest Charges and Other: Interest on long-term debt Interest on notes payable Amortization of debt discount, premium and expense, net Other interest charges, net Distributions on preferred securities of subsidiary companies Total interest charges and other, net Earnings Before Income Taxes Net Income Before Cumulative Effect of Accounting Change Cumulative effect of accounting change, net of taxes Net Income Dividends on Preferred Stock MET INCOME AFTER DIVIDENDS ON PREFERRED STOCK	- - - - - - - - - - - - - 540 - - 540 - - 540 - -	- - - - - - - - - - - - - - - - - - -	

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GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	GEORGIA		
	Consolidated	Eliminations	
Operating Activities:			
Net Income	\$ 611,005	\$ –	
Adjustments to reconcile consolidated net income to net cash provided by operating activities -			
Depreciation and amortization	697,143	-	
Deferred income taxes and investment tax credits, net	(48,329)	-	
Allowance for equity funds used during construction	(9,081)	-	
Other, net	(83,322)	-	
Change in current assets and liabilities -			
Receivables, net	78 , 532	2,442	
Inventories	(118,924)	-	
Payables	(15,406)	(2,442)	
Taxes accrued	18,392	-	
Energy cost recovery, retail	(29,839)	-	

Other	(39,009)	_
Net cash provided from operating activities	1,061,162	_
Investing Activities:		
Gross property additions	(1,389,751)	_
Sales of property	534,760	_
Other	(4,774)	_
Net cash used for investing activities	(859,765)	_
Financing Activities:		
Increase (decrease) in notes payable, net	43,698	_
Proceeds		
Senior notes and other long-term debt	600,000	_
Pollution control bonds	404,535	_
Capital contributions from parent company	225,060	_
Retirements		
First mortgage bonds	(390,140)	_
Pollution control bonds	(385,035)	_
Capital distributions to parent company	(160,000)	_
Payment of preferred stock dividends	(578)	_
Payment of common stock dividends	(527,300)	_
Other	(17,747)	_
Net cash used for financing activities	(207,507)	
Net Change in Cash and Cash Equivalents	(6,110)	
Cash and Cash Equivalents at Beginning of Year	29,370	_
Cash and Cash Equivalents at End of Year	\$ 23 , 260	\$ –

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GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	GEORGIA TRUST I	GEORGIA TRUST II
Operating Activities:		
Net Income Adjustments to reconcile consolidated net income to net cash provided by operating activities -	\$ 540	\$ 411
Depreciation and amortization	-	-
Deferred income taxes and investment tax credits, net	-	-
Allowance for equity funds used during construction	-	-
Other, net	-	-
Change in current assets and liabilities -		
Receivables, net	(540)	(411)
Inventories	-	-
Payables	-	-
Taxes accrued	-	-
Energy cost recovery, retail	-	-
Other	-	-

Net cash provided from operating activities		-	-
Investing Activities:			
Gross property additions		-	-
Sales of property		_	-
Other		-	-
Net cash used for investing activities		_	
Financing Activities:			
Increase (decrease) in notes payable, net		_	-
Proceeds			
Senior notes and other long-term debt		_	_
Pollution control bonds		-	_
Capital contributions from parent company		_	-
Retirements			
First mortgage bonds		_	_
Pollution control bonds		_	_
Capital distributions to parent company		_	_
Payment of preferred stock dividends		_	_
Payment of common stock dividends		_	_
Other		-	-
Net cash used for financing activities		_	
Net Change in Cash and Cash Equivalents		_	
Cash and Cash Equivalents at Beginning of Year		-	-
Cash and Cash Equivalents at End of Year	\$	_	\$ _
	====		

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GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

С	GEORGIA Consolidated	Elimi	inations	
\$	23,260	\$	-	\$
	537 , 784		-	I
	129 , 073	(8	3,142)	
	87 , 786		-	
	(8,895)		-	
	202,759		_	
	279,237		_	
	125,246		-	
1	,376,250		3,142)	
	\$	Consolidated \$ 23,260 537,784 129,073 87,786 (8,895) 202,759 279,237	Consolidated Elimi \$ 23,260 \$ 537,784 129,073 (8 87,786 (8,895) 202,759 279,237 125,246	Consolidated Eliminations \$ 23,260 \$ - 537,784 - 129,073 (8,142) 87,786 - (8,895) - 202,759 - 279,237 - 125,246 -

10,639,246

1

Other Property and Investments	429,007	(865,502)	
Deferred Charges and Other Assets:			
Deferred charges related to income taxes	543,584	-	
Prepaid pension costs	228,259	-	
Debt expense, being amortized	58,165	-	
Premium on reacquired debt, being amortized	173,724	-	
Other	117,706	_	
Ttoal deferred charges and other assets	1,121,438		
Total Assets	\$ 13,565,941	\$ (873,644)	\$ 1

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GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

\$ - 2,830	\$ – _	ş
-	\$ – _	\$
2,830	_	· · · ·
2,830	-	1
2,830	2 0 4 0	ļ
	2,040	ļ
_	-	ļ
_	_	ļ
_	_	1
_	_	ļ
2,830	2,040	
-	_	
231,959	180,412	19
-	-	
-	-	
-	-	
-	-	
_	-	

GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

(In thousands)	GEORGIA Consolidated	Eliminations
Current Liabilities:		
Securities due within one year	\$ 311,620	\$ –
Notes payable to banks	747,537	-
Accounts payable - Affiliated	109,591	_
AIIIIIated Other	409,253	-
Customer deposits	409,255	_
Taxes accrued	161,054	_
Interest accrued	46,942	(8,142)
Vacation pay accrued	41,830	(0, ± 12,
Other	112,686	_
Totral current liabilities	2,023,685	(8,142)
Long-Term Debt	2,961,726	(827,236)
Deferred Credits and Other Liabilities:		
Accumulated deferred income taxes	2,163,959	_
Accumulated deferred investment tax credits	337,482	_
Deferred credits related to income taxes	229,216	_
Employee benefits provisions	207,795	_
Other	440,774	_
Total deferred credits and other liabilities	3,379,226	
Company obligated mandatorily redeemable preferred securities	789,250	
Cumulative Preferred Stock	14,569	_
Common Stockholder's Equity	4,397,485	(38,266)
Total Liabilities and Stockholder's Equity	\$ 13,565,941	\$ (873,644) \$

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GEORGIA POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

GEORGIA	GEORGIA
TRUST I	TRUST II

Current Liabilities:

Securities due within one year	\$ –	\$	
Notes payable to banks	-	-	
Accounts payable -			
Affiliated	-	_	
Other	-	_	
Customer deposits	-	-	
Taxes accrued	-	-	
Interest accrued	-	-	
Vacation pay accrued	-	-	
Other	-	-	
Totral current liabilities	_	_	
Long-Term Debt			
Deferred Credits and Other Liabilities:			
Accumulated deferred income taxes	-	_	
Accumulated deferred investment tax credits	_	_	
Deferred credits related to income taxes	_	_	
Employee benefits provisions	_	_	
Other	_	_	
Total deferred credits and other liabilities	_	_	
Company obligated mandatorily			
redeemable preferred securities	225,000	175,000	
Cumulative Preferred Stock	-	_	
Common Stockholder's Equity		7,452	
Total Liabilities and Stockholder's Equity	\$234,789	\$182,452	

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Notes to GEORGIA's Consolidated Financial Statements

- (A) Includes \$3,752,500 equity in earnings for SEGCO, a non-consolidated subsidiary in which GEORGIA has 50% ownership.
 SEGCO is accounted for on the equity basis. See pages A-2 through A-15 for SEGCO's financial statements consolidated for SOUTHERN.
- (B) Includes \$28,944,000 of investments in SEGCO.

GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	GULF		GUL
	Consolidated	Eliminations	CORPOR
Total operating revenues	\$ 725 , 203	\$ -	\$ 725
Operating Expenses:			
Operation			
Fuel	200,633	-	200,
Purchased power from non-affiliates	65,585	-	65,
Purchased power from affiliates	40,660	-	40,
Other	117,394	-	117,
Maintenance	60,193	-	60,
Depreciation and amortization	68,218	-	68,
Taxes other than income taxes	55 , 261	_	55 ,
Total operating expenses	607,944		607,
Operating income	117,259	-	117,
Other Income (Expense):			
Interest income	1,258	(6,676)	1,
Other, net	2,778	-	2,
Earnings Before Interest and Income Taxes	121,295	(6,676)	121,
Interest and Other:			
Interest expense, net	25,034	(6,676)	
Distributions on preferred securities of subsidiary	6,477	_	
Total interest charges and other, net		(6,676)	31,
Earnings Before Income Taxes			
Income taxes	31,260		31,
Net Income	 58,524		58,
Dividends on Preferred Stock	217	_	
Net Income After Dividends on Preferred Stock	\$ 58,307	\$	\$ 58,

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GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

> GULF GULF TRUST I TRUST II

Total operating revenues	\$ -	\$ –
Operating Expenses:		
Operation		
Fuel	-	_
Purchased power from non-affiliates	-	-
Purchased power from affiliates	-	-
Other	-	-
Maintenance	-	-
Depreciation and amortization	-	-
Taxes other than income taxes		_
Total operating expenses	_	-
Operating income	_	_
Other Income (Expense):		
Interest income	3,144	3,247
Other, net	-	_
Earnings Before Interest and Income Taxes	3,144	3,247
Interest and Other:		
Interest expense, net		
Distributions on preferred securities of subsidiary	3,050	3,150
Total interest charges and other, net	3,050	3,150
Earnings Before Income Taxes	94	97
Income taxes	-	_
Net Income	 94	97
Dividends on Preferred Stock	_	_
Net Income After Dividends on Preferred Stock	\$ 94	\$ 97

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GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	GULF	
	Consolidated	Elimina
OPERATING ACTIVITIES		
Net Income Adjustments to reconcile consolidated net income to net cash	\$ 58,524	\$ -

provided by operating activities -	70.000	
Depreciation and amortization	72,320	-
Deferred income taxes and investment tax credits, net Other, net	3,394 (1,804)	
Otner, net Change in current assets and liabilities -	(1,004)	
Receivables, net	15,991	19
Fossil fuel stock	(30,887)	- ±
Materials and supplies	(30,007)	_
Accounts payable	(14,492)	(19
Provision for rate refund	1,530	·
Other	(31,249)	-
	· · · ·	
NET CASH PROVIDED FROM OPERATING ACTIVITIES	73,503	
INVESTING ACTIVITIES		
Gross property additions	(274,668)	-
Other	5,290	
NET CASH USED FOR INVESTING ACTIVITIES	(269,378)	
FINANCING ACTIVITIES AND CAPITAL CONTRIBUTIONS		
Increase (decrease) in notes payable, net	44,311	-
Proceeds		
Other long-term debt	135,000	-
Preferred securities	30,000	-
Capital contributions from parent company	72,484	-
Retirements		
First mortgage bondst	(30,000)	-
Other long-term debt	(862)	-
Payment of preferred stock dividends	(217)	-
Payment of common stock dividends	(53,275)	-
Other	(3,703)	
NET CASH USED FOR FINANCINGS	193,738	
Net Change in Cash and Cash Equivalents	(2,137)	
Cash and Cash Equivalents at Beginning of Period	4,381	-
Cash and Cash Equivalents at End of Period	\$ 2,244	 \$ -

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GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	GULF TRUST I
OPERATING ACTIVITIES	
Net Income Adjustments to reconcile consolidated net income to net cash provided by operating activities -	\$ 94

```
Depreciation and amortization
   Deferred income taxes and investment tax credits, net
                                               _
   Other, net
Change in current assets and liabilities -
  Receivables, net
                                              (94)
  Fossil fuel stock
  Materials and supplies
                                               _
  Accounts payable
                                               _
  Provision for rate refund
  Other
_____
                                                  _____
NET CASH PROVIDED FROM OPERATING ACTIVITIES
                         _____
                                                  _____
_____
INVESTING ACTIVITIES
Gross property additions
Other
_____
                                                  _____
NET CASH USED FOR INVESTING ACTIVITIES
-----
                         _____
                                                _____
FINANCING ACTIVITIES AND CAPITAL CONTRIBUTIONS
Increase (decrease) in notes payable, net
Proceeds--
  Other long-term debt
  Preferred securities
  Capital contributions from parent company
Retirements--
  First mortgage bondst
  Other long-term debt
Payment of preferred stock dividends
                                               _
Payment of common stock dividends
Other
    _____
                                                    _____
NET CASH USED FOR FINANCINGS
_____
Net Change in Cash and Cash Equivalents
Cash and Cash Equivalents at Beginning of Period
_____
Cash and Cash Equivalents at End of Period
                                            $ -
```

A-31b

GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

	GULF	
	Consolidated	Eliminations
Current Assets:		
Cash and cash equivalents Receivables -	\$ 2,244	\$ –
Customer accounts receivable	64,113	-
Other accounts and notes receivable	4,316	(1,142)
Affiliated companies	2,689	-
Accumulated provision for uncollectible accts	(1,342)	-

Fossil fuel stock, at average cost Materials and supplies, at average cost Regulatory clauses under recovery Other	47,655 28,857 24,912 12,662	- - - -
Total current assets	•	(1,142)
Property, Plant and Equipment	1,303,456	-
Other Property and Investments	•	(122,114)
Deferred Charges and OtherAssets:		
Deferred charges related to income taxes	16,766	-
Prepaid pension costs	26,364	-
Debt expense, being amortized	3,036	-
Premium on reacquired debt, being amortized	14,518	-
Other	12,222	-
Total deferred charges and other assets	72,906	_
Total Assets	\$ 1,569,517	\$ (123,256) \$

A-32a

GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

(in chousehes)		
	GULF	GULF
	TRUST I	TRUST II
Current Assets:		
Cash and cash equivalents	\$ –	\$ –
Receivables -		
Customer accounts receivable	-	-
Other accounts and notes receivable	464	393
Affiliated companies	-	-
Accumulated provision for uncollectible accts	-	-
Fossil fuel stock, at average cost	-	-
Materials and supplies, at average cost	-	-
Regulatory clauses under recovery	-	-
Other	-	-
Total current assets	464	393
Property, Plant and Equipment	-	-
Other Property and Investments	41,237	46,392
Deferred Charges and OtherAssets:		
Deferred charges related to income taxes	-	_
Prepaid pension costs	_	_
Debt expense, being amortized	_	_
Premium on reacquired debt, being amortized	_	_
Other	-	-
Total deferred charges and other assets		

Total Assets	\$ 41,701	\$ 46,785

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GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

	GULF Consolidated	Eliminations
Current Liabilities:		
Notes payable	\$ 87,311	\$ –
Accounts payable		
Affiliated companies	18,202	-
Other	38,308	-
Customer deposits	14,506	-
Taxes accrued	16,215	-
Interest accrued	8,305	(1,142)
Provision for rate refund	1,530	_
Vacation pay accrued	4,725	_
Regulatory clauses over recovery	3,719	_
Other	6,528	_
Total current liabilities	199,349	(1,142)
Long-term debt	467,784	(118,557)
Deferred Credits and Other Liabilities:		
Accumulated deferred income taxes	161,968	_
Accumulated deferred investment tax credits	24,056	_
Deferred credits related to income taxes	28,293	_
Employee benefits provisions	37,892	_
Other	26,045	-
Total deferred credits and other liabilities	278 , 254	
Company obligated mandatorily redeemable preferred securities	115,000	_
Preferred stock	4,236	
Common stockholder's equity	504 , 894	(3,557)
Total Liabilities and Stockholder's Equity	\$ 1,569,517	\$ (123,256)

GULF POWER COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

(III chousands)		
	GULF	GULF
	TRUST I	TRUST II
Current Liabilities:		
carrent habilities.		
Notes payable	\$ –	\$
Accounts payable		
Affiliated companies Other	_	-
Customer deposits	_	_
Taxes accrued	_	_
Interest accrued	_	_
Provision for rate refund	_	-
Vacation pay accrued	-	-
Regulatory clauses over recovery	_	-
Other	-	-
Total current liabilities	-	-
Long-term debt		
Deferred Credits and Other Liabilities:		
Accumulated deferred income taxes	_	_
Accumulated deferred investment tax credits	-	-
Deferred credits related to income taxes	_	-
Employee benefits provisions Other	-	-
Total deferred credits and other liabilities	-	-
Company obligated mandatorily		
redeemable preferred securities	40,000	45,000
Preferred stock	-	
Common stockholder's equity	1,701	1,785
1 4	\$ 41,701	\$ 46,785

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MISSISSIPPI POWER COMPANY AND SUBSIDIARY CONSOLIDATED STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	MISSISSIPPI Consolidated	Eliminations
TOTAL OPERATING REVENUES	\$ 796 , 065	\$ –
OPERATING EXPENSES: Operation		

Fuel	277,946	-
Purchased power from non-affiliates	41,254	-
Purchased power from affiliates	53,990	-
Other	134,845	-
Maintenance	56,153	-
Depreciation and amortization	54,077	-
Taxes other than income taxes	44,966	-
Total operating expenses	663,231	
Operating Income Other Income:	132,834	
Interest income	369	(2,712)
Other, net	(532)	-
Earnings Before Interest and Income Taxes	132,671	(2,712)
Interest Charges and Other:		
Interest on long-term debt	18,186	(2,712)
Interest on notes payable	2,520	-
Amortization of debt discount, premium and expense, net	954	-
Other interest charges	1,908	-
Distributions on preferred securities of subsidiary trust	2,712	_
Net interest charges	26,280	(2,712)
Earnings Before Income Taxes	106,391	_
Income taxes	40,533	_
Earnings Before Cumulative Effect of Accounting Change	 65 , 858	
Cumulative effect of accounting change, net of taxes	70	-
Net Income	 65 , 928	
Dividends on Preferred Stock	2,041	_
NET INCOME AFTER DIVIDENDS ON PREFERRED STOCK	\$ 63,887	\$ –

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MISSISSIPPI POWER COMPANY AND SUBSIDIARY CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	MISSISSIPPI Consolidated	Eliminations	
Operating Activities:			
Net Income Adjustments to reconcile consolidated net income to net cash provided by operating activities -	\$ 65,928	\$ -	
Depreciation and amortization	58,105	_	
Deferred income taxes and investment tax credits, net	(9,718)	-	
Other, net	2,441	-	
Change in current assets and liabilities - Receivables, net	(7,796)	_	

Fossil fuel stock	(20,269)	-
Materials and supplies	(1,529)	-
Accounts payable	53,462	-
Other	11,251	_
Net cash provided from operating activities	151,875	_
Investing Activities:		
Gross property additions	(61,193)	-
Other	(2,988)	_
Net cash used for investing activities	(64,181)	_
Financing Activities and Capital Contributions		
Increase (decrease) in notes payable, net	(40,027)	-
Proceeds		
Capital contributions from parent company	73,095	-
Retirements		
First mortgage bonds	(36,000)	-
Other long-term debt	(21,021)	
Payment of preferred stock dividends	(2,041)	-
Payment of common stock dividends	(50,200)	-
Other	(81)	_
Net cash used for financing activities	(76,275)	_
Net Change in Cash and Cash Equivalents	11,419	
Cash and Cash Equivalents at the Beginning of Period	7,531	-
Cash and Cash Equivalents at End of Period	\$ 18,950	

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MISSISSIPPI POWER COMPANY AND SUBSIDIARY CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

	MISSISSIPPI Consolidated	Eli	iminations	MIS COR
Current Assets:				
Cash and cash equivalents	\$ 18,950	\$	-	\$
Receivables -				ł
Customer accounts receivable	63,286		_	l
Other accounts and notes receivable	26,068		-	I
Affiliated companies	22,569		-	l
Accumulated provision for uncollectible accounts	(856)		-	
Fossil fuel stock, at average cost	31,489		-	
Materials and supplies, at average cost	23,223		-	
Other	16,002		_	
Total current assets	200,731		-	2
Property, Plant and Equipment	1,081,071		-	1,(

Other Property and Investments	1,900	(37,164)	
Deferred Charges and Other Assets:			
Deferred charges related to income taxes	13,394	-	
Prepaid pension costs	4,501	-	
Debt expense, being amortized	4,396	-	
Premium on reacquired debt, being amortized	6,719	-	
Other	20,821	_	
Total deferred charges and other assets	49,831		
Total Assets	\$ 1,333,533	\$ (37,164)	\$ 1 , 3
		-======================================	

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MISSISSIPPI POWER COMPANY AND SUBSIDIARY CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

	MISSISSIPPI Consolidated	Eliminations
Current Liabilities		
Securities due within one year	\$ 80,020	\$ –
Notes payable	15,973	-
Accounts payable	112,009	-
Customer deposits	6,540	-
Taxes accrued	50,263	_
Interest accrued	5,079	_
Vacation pay accrued	5,810	-
Other	11,483	-
Total current liabilities	287,177	_
Long-term debt	233,753	_
Deferred Credits and Other Liabilities:		
Accumulated deferred income taxes	138,913	-
Deferred credits related to income taxes	23,626	_
Accumulated deferred investment tax credits	22,268	_
Employee benefits provisions	31,041	_
Workforce reduction plan	8,263	_
Other	30,003	-
Total deferred credits and other liabilities	254,114	_
Company obligated mandatorily redeemable preferred securities of subsidiary trust holding		
company junior subordinated notes	35,000	-
Preferred stock	31,809	-
Common stockholder's equity	491,680	(1,082)

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SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARY CONSOLIDATED STATEMENT OF INCOME FOR THE YEAR ENDED DECEMBER 31, 2001 (in thousands)

	SAVANNAH Consolidated	Eliminations
Total Operating Revenues	\$ 283,852	\$ -
Operating Expenses:		
Operation		
Fuel	50,796	-
Purchased power from non-affiliates	23,147	-
Purchase power from affiliates	49,939	-
Other	50,607	-
Maintenance	19,886	-
Depreciation and amortization	25,951	-
Taxes other than income taxes	13,984	-
Total operating expenses	234,310	_
Operating Income	49,542	_
Other Income (Expense):		
Interest income	173	(2,825)
Other, net	(686)	-
Earnings Before Interest and Income Taxes	49,029	(2,825)
Interest and Other:		
Interest expense, net	12,517	(2,825)
Distributions on preferred securities of subsidiary trust	2,740	
Total interest charges and other, net	15 , 257	(2,825)
Earnings Before Income Taxes	33,772	
Income taxes	11,731	_
Net Income Cumulative effect of accounting change, net of tax	22,041 22	
Net Income After Dividends on Preferred Stock	\$ 22,063	\$

SAVANNAH ELECTRIC AND POWER COMPANY AND CONSOLIDATED STATEMENT OF CASH F FOR THE YEAR ENDED DECEMBER 31, (in thousands)

	SAVANNAH Consolidated	Eliminations
Operating Activities:		
Net Income	\$ 22,063	\$
Adjustments to reconcile consolidated net income to net cash		
provided by operating activities - Depreciation and amortization	27,895	_
Depreciation and amortization Deferred income taxes and investment tax credits, net	(20,528)	-
Other, net	(20, 528) 4,084	_
Change in certain current assets and liabilities -	-,	
Receivables, net	24,079	85
Fossil fuel stock	(2,711)	_
Material and supplies	(4,025)	_
Accounts payable	(8,439)	(85)
Other	12,631	-
Net cash provided from operating activities	55,049	
Investing Activities:		
Gross property additions	(31,296)	-
Other	(1,875)	-
Net cash used for investing activities	(33,171)	-
Financing Activities:		
Increase in notes payable, net	(13,241)	-
Proceeds		
Other long-term debt	65,000	
Capital contribution from parent company	1,561	-
Retirements		
First mortgage bonds	(20,642)	
Other long-term debt	(30,465)	-
Payment of common stock dividends	(21,700)	-
Net cash used for financing activities	(19,487)	_
Net Change in Cash and Cash Equivalents	2,391	_
Cash and Cash Equivalents at Beginning of Period	_	_
Cash and Cash Equivalents at End of Period	\$ 2,391	\$ –
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SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARY CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

	SAVANNAH Consolidated	Eliminations	SAVA CORP
Current Assets:			
Cash and cash equivalents	\$ 2,391	\$ -	Ş
Receivables -			
Customer accounts receivable	29,959	-	
Unrecovered retail fuel clause revenue	11,974	-	
Other accounts and notes receivable	2,882	(260)	
Affiliated companies	1,170	_	
Accumulated provision for uncollectible accts	(500)	-	
Fossil fuel stock, at average cost	9,851	-	
Materials and supplies, at average cost	12,969	-	
Prepaid taxes	12,511	-	
Other	586	_	
Total current assets	83,793	(260)	
Property, Plant, and Equipment	461,338		4
Other Property and Investments		(42,474)	
Deferred Charges and Other Assets:			
Deferred charges related to income taxes	12,283	_	
Cash surrender value of life insurance for deferred		_	
compensation plans	20,002	_	
Debt expense, being amortized	3,197	_	
Premium on reacquired debt, being amortized	6,890	_	
Other	4,498	-	
Total deferred charges and other assets	46,870		
Total Assets	\$ 594,743	\$ (42,734)	\$5

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SAVANNAH ELECTRIC AND POWER COMPANY AND SUBSIDIARY CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2001 (in thousands)

	SAVANNAH Consolidated	Eli	
Current Liabilities:			
Securities due within one year Notes payable Accounts payable	\$ 1,178 32,159 15,247	\$	_ _ _

Customer deposits Taxes accrued Interest accrued Vacation pay accrued Other	6,237 4,255 4,014 2,361 9,097	_ _ (260) _ _
Total current liabilities	74,548	(260)
Long-term debt		(41,237)
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Deferred credits related to income taxes Accumulated deferred investment tax credits Deferred compensation plans Employee benefits provisions Other	77,331 13,776 9,952 8,550 18,936 14,023	- - - - - -
Total deferred credits and other liabilities	142,568	-
Company obligated mandatorily redeemable preferred securities	40,000	_
Common stockholder's equity	,	(1,237)
TOTAL CAPITALIZATION AND LIABILITIES		\$ (42,734)

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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
A-2	Annual Report of ALABAMA on Form 10-K for the year ended December
A-3	Annual Report of GEORGIA on Form 10-K for the year ended December
A-4	Annual Report of GULF on Form 10-K for the year ended December 31,
A-5	Annual Report of MISSISSIPPI on Form 10-K for the year ended Decem 0-6849.)
A-6	Annual Report of SAVANNAH on Form 10-K for the year ended December
B-1	Composite Certificate of Incorporation of SOUTHERN, reflecting all January 5, 1994. (Designated in Registration No. 33-3546, as Exhi Notification, File No. 70-7341, as Exhibit A and in Certificate of

70-8181, as Exhibit A.)

- B-2 By-laws of SOUTHERN as amended effective October 21, 1991, and as (Designated in Form U-1, File No. 70-8181, as Exhibit A-2.)
- B-3 Charter of ALABAMA and amendments thereto through November 21, 200 Registration No. 2-59634 as Exhibit 2(b), in Registration No. 2-60 Registration No. 2-60484 as Exhibit 2(b), in Registration No. 2-70 Registration No. 2-85987 as Exhibit 4(a)-2, in Registration No. 33 Registration No. 33-43917 as Exhibit 4(a)-2, in Form 8-K dated Feb 1-3164, as Exhibit 4(b)-3, in Form 8-K dated July 8, 1992, File No in Form 8-K dated October 27, 1993, File No. 1-3164, as Exhibits 4 dated November 16, 1993, File No. 1-3164, as Exhibit 4(a), in Cert No. 70-8191, as Exhibit A, in Form 10-K for the year ended December as Exhibit 3(b)2, in Form 8-K dated August 10, 1998, File No. 1-3164, as Exhibit 10-K for the year ended December 31, 2000, File No. 1-3164, as Exhibit
- B-4 By-laws of ALABAMA as amended effective April 26, 2001, and as pre Form 10-K for the year ended December 31, 2001, File No. 1-3164, a

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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 February 16, 200 Registration No. 2-63392 as Exhibit 2(a)-2, in Registration No. 2-4(a)-(3), in Registration No. 2-93039 as Exhibit 4(a)-(2), in Regi Exhibit 4(a)(2), in Registration No. 33-141 as Exhibit 4(a)(2), in Exhibit 4(a)(2), in Registration No. 33-5405 as Exhibit 4(b)(2), i Exhibits 4(b)-2 and 4(b)-3, in Registration No. 33-22504 as Exhibit 4(b)-(4), in GEORGIA's Form 10-K for the year ended December 31, 1 Exhibits 4(a)(2) and 4(a)(3), in Registration No. 33-48895, as Exhibit 4(a)(2) and 4(a)(3), in Form No. 1-6468, as Exhibit 4(a)(2) as Exhibit 4(b), in Form 8-K dated Occomber 10, 1992, File No. 1-6468, as Exhibit 4(a)(2) and in Form 10-K for the year ended December 31, 1997 3(c)2 and in Form 10-K for the year ended December 31, 2000, File
- B-6 By-laws of GEORGIA as amended effective November 15, 2000, and as in GEORGIA's Form 10-K for the year ended December 31, 2000, File 3(c)3.)
- B-7 Restated Articles of Incorporation of GULF and amendments thereto (Designated in Registration No. 33-43739 as Exhibit 4(b)-(1), in F 1992, File No. 0-2429, as Exhibit 1(b), in Form 8-K dated August 1 Exhibit 4(b)-2, in Form 8-K dated September 22, 1993, File No. 0-2 dated November 3, 1993, File No. 0-2429, as Exhibit 4, in Form 10-31, 1997, File No. 0-2429, as Exhibit 3(d)2 and in Form 10-K for t 2000, File No. 0-2429, as Exhibit 3(d)2.)
- B-8 By-laws of GULF as amended effective May 22, 2001, and as presentl

Form 10-K for the year ended December 31, 2001, File No. 0-2429, a

- B-9 Articles of incorporation of MISSISSIPPI, articles of merger of Mi Maine corporation) into MISSISSIPPI and articles of amendment to t of MISSISSIPPI through March 8, 2001. (Designated in Registration 4(a)-1, in Form USS for 1987, File No. 30-222-2, as Exhibit B-10, as Exhibit 4(b)-1, in Form 8-K dated August 5, 1992, File No. 0-68 4(b)-3 in Form 8-K dated August 4, 1993, File No. 0-6849, as Exhibit August 18, 1993, File No. 0-6849, as Exhibit 4(b)-3, in Form 10-K 31, 1997, File No. 0-6849, as Exhibit 3(e)2 and in Form 10-K for t 2000, File No. 0-6849, as Exhibit 3(e)2.)
- B-10 By-laws of MISSISSIPPI as amended effective February 28, 2001, and (Designated if Form 10-K for the year ended December 31, 2001, Fil 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, 199 Registration No. 33-25183 as Exhibit $4(b)-(1)$, in Registration No. in Form 8-K dated November 9, 1993, File No. 1-5072 as Exhibit $4(b)$ 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 pres SAVANNAH's Form 10-K for the year ended December 31, 2000, File No
B-13	SCS Certificate of Incorporation as amended. (Designated in Form Exhibit A-1; in Form U-1, File No. 70-3833, as Exhibit A-2; Form U 30-222-2, as Exhibit A-17; and Form U5S for 1985, File No. 30-222-
B-14	SCS By-laws as amended to date, last amended October 19, 1998. (D 1998, File No. 30-222-2, as Exhibit B-16.)
B-15	Amended and Restated Articles of Incorporation of MESH dated Febru
B-16	By-laws of MESH. (Designated in Form U5S for 1995, File No. 30-222
B-17	Articles of Incorporation of Southern Management Development, Inc. through March 25, 1993. (Designated in Form U5S for 1985, File No in Form U5S for 1987, File No. 30-222-2, as Exhibit B-27 and in Fo 30-222-2, as Exhibit B-25.)
B-18	Amendment to the Articles of Incorporation of Southern Management 6, 2001.
B-19	Amended and Restated By-laws of Southern Management Development, I
B-20	Articles of Incorporation of SOUTHERN NUCLEAR and amendment theret

(Designated in Form U5S for 1991, File No. 30-222-2, as Exhibit B-

- B-21 By-laws of SOUTHERN NUCLEAR as amended to date, last amended May 2 U5S for 1991, File No. 30-222-2, as Exhibit B-27 and in Form U5S f Exhibit B-28.)
- B-22 Certificate of Incorporation of SERC. (Designated in Form U5S for Exhibit B-30.)
- B-23 By-laws of SERC. (Designated in Form U5S for 1993, File No. 30-22
- B-24 Certificate of Incorporation of SOUTHERN COMMUNICATIONS. (Designa No. 30-222-2, as Exhibit B-31.)

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EXHIBITS.

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

1-3526, as Exhibit 4.4.)

Exhibit	
Number	Description of Exhibit
B-25	By-laws of SOUTHERN COMMUNICATIONS. (Designated in Form U5S for 1 Exhibit B-32.)
B-26	Certificate of Incorporation of Southern Telecom, Inc. as amended
B-27	By-Laws of Southern Telecom, Inc. (Designated in Form U5S for 200 Exhibit B-50.)
B-28	Certificate of Incorporation of Southern Company Funding Corporati
B-29	By-Laws of Southern Company Funding Corporation effective January
в-30	Certificate of Incorporation of Southern Company Holdings, Inc. as
B-31	By-Laws of Southern Company Holdings, Inc. effective March 5, 2001
B-32	Certificate of Incorporation of Southern Information Holding Compa February 17, 1998.
B-33	By-Laws of Southern Information Holding Company, Inc. effective Se
B-34	Certificate of Incorporation of Southern Power Company dated Janua
B-35	By-Laws of Southern Power Company effective January 8, 2001.
C-1	Subordinated Note Indenture dated as of February 1, 1997, among SC Capital Funding, Inc. and Deutsche Bank Trust Company Americas (fo as Trustee, and indentures supplemental thereto dated as of Februa Registration Nos. 333-28349 as Exhibits 4.1 and 4.2 and 333-28355
C-2	Subordinated Note Indenture dated as of June 1, 1997, among SOUTHE Funding, Inc. and Deutsche Bank Trust Company Americas (formerly B Trustee, and indentures supplemental thereto through of December 2 10-K for the year ended December 31, 1997, File No. 1-3526, as Exh

June 18, 1998, File No. 1-3526, as Exhibit 4.2 and in Form 8-K dat

C-3

Senior Note Indenture dated as of February 1, 2002, among SOUTHERN Funding, Inc. and The Bank of New York, as Trustee, and indentures through those dated February 1, 2002. (Designated in Form 8-K date 1-3526, as Exhibits 4.1 and 4.2 and in Form 8-K dated January 30, Exhibit 4.2.)

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EXHIBITS.

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

Exhibit

Number Description of Exhibit

Indenture dated as of January 1, 1942, between ALABAMA and JPMorga Chase Manhattan Bank), as Trustee, and indentures supplemental the 1994. (Designated in Registration Nos. 2-59843 as Exhibit 2(a)-2, and 2(a)-4, 2-60716 as Exhibit 2(c), 2-67574 as Exhibit 2(c), 2-68 as Exhibit 4(a)-2, 2-71364 as Exhibit 4(a)-2, 2-73727 as Exhibit 4 4(a)-2, 33-17083 as Exhibit 4(a)-2, 33-22090 as Exhibit 4(a)-2, in year ended December 31, 1990, File No. 1-3164, as Exhibit 4(c), in Exhibit 4(a)-2, 33-45492 as Exhibit 4(a)-2, 33-48885 as Exhibit 4(4(a)-2, in Form 8-K dated January 20, 1993, File No. 1-3436, as Ex dated February 17, 1993, File No. 1-3436, as Exhibit 4(a)-3, in Fo File No. 1-3436, as Exhibit 4(a)-3, in Certificate of Notification Exhibits A and B, in Form 8-K dated June 24, 1993, File No. 1-3436 of Notification, File No. 70-8069, as Exhibit A, in Form 8-K dated 1-3436, as Exhibit 4(b), in Certificate of Notification, File No. in Certificate of Notification, File No. 70-8069, as Exhibit A, in File No. 70-8069, as Exhibit A and in Form 8-K dated November 30, Exhibit 4.)

- C-5 Subordinated Note Indenture dated as of January 1, 1996, between A (formerly The Chase Manhattan Bank), as Trustee, and indenture sup January 1, 1996. (Designated in Certificate of Notification, File F.)
- C-6 Subordinated Note Indenture dated as of January 1, 1997, between A (formerly The Chase Manhattan Bank), as Trustee, and indentures su February 25, 1999. (Designated in Form 8-K dated January 9, 1997, and 4.2 and in Form 8-K dated February 18, 1999, File No. 1-3164,
- C-7 Senior Note Indenture dated as of December 1, 1997, between ALABAM (formerly The Chase Manhattan Bank), as Trustee, and indentures su August 29, 2001. (Designated in Form 8-K dated December 4, 1997, 4.1 and 4.2, in Form 8-K dated February 20, 1998, File No. 1-3164, dated April 17, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K No. 1-3164, as Exhibit 4.2, in Form 8-K dated September 8, 1998, F 4.2, in Form 8-K dated September 16, 1998, File No. 1-3164, as Exh October 7, 1998, File No. 1-3164, as Exhibit 4.2, in Form 8-K dated 1-3164, as Exhibit 4.2, in Form 8-K dated November 12, 1998, File Form 8-K dated May 19, 1999, File No. 1-3164, as Exhibit 4.2, in F File No. 1-3164, as Exhibit 4.2, in Form 8-K dated September 21, 1 Exhibit 4.2, in Form 8-K dated May 11, 2000, File No. 1-3164, as Exhibit 4.2, in F

dated August 22, 2001, File No. 1-3164, as Exhibits 4.2(a) and 4.2

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EXHIBITS.

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

Exhibit			
Number	Description	of	Exhibit

- C-8 Indenture dated as of March 1, 1941, between GEORGIA and JPMorgan Manhattan Bank), as Trustee, and indentures supplemental thereto d March 3, 1941 (3 indentures), March 6, 1941 (139 indentures), Marc December 1, 1947, through October 15, 1995. (Designated in Regist B-3 and B-3(a), 2-7299 as Exhibit 7(a)-2, 2-61116 as Exhibit 2(a)-Exhibit 2(a)-3, 2-63393 as Exhibit 2(a)-4, 2-63705 as Exhibit 2(a) 2-70679 as Exhibit 4(a)-(2), 2-72324 as Exhibit 4(a)-2, 2-73987 as Exhibits 4(a) - (2) and 4(a) - (3), 2-79336 as Exhibit 4(a) - (2), 2-813 2-90105 as Exhibit 4(a)-(2), 33-5405 as Exhibit 4(a)-(2), 33-14367 4(a)-(3), 33-22504 as Exhibits 4(a)-(2), 4(a)-(3) and 4(a)-(4), 33-35683 as Exhibit 4(a)-(2), in GEORGIA's Form 10-K for the year No. 1-6468, as Exhibit 4(a)(3), in Form 10-K for the year ended De 1-6468, as Exhibit 4(a)(5), in Registration No. 33-48895 as Exhibi August 26, 1992, File No. 1-6468, as Exhibit 4(a)-(3), in Form 8-K No. 1-6468, as Exhibits 4(a)-(3) and 4(a)-(4), in Form 8-K dated S 1-6468, as Exhibit 4(a)-(3), in Form 8-A dated October 12, 1992, a dated January 27, 1993, File No. 1-6468, as Exhibit 4(a)-(3), in F Exhibit 4(a)-(2), in Form 8-K dated July 26, 1993, File No. 1-6468 of Notification, File No. 70-7832, as Exhibit M, in Certificate of 70-7832, as Exhibit C, in Certificate of Notification, File No. 70 Certificate of Notification, File No. 70-8443, as Exhibit C, in Ce File No. 70-8443, as Exhibit C, in Certificate of Notification, Fi in Certificate of Notification, File No. 70-8443, as Exhibit E, in File No. 70-8443, as Exhibit E, in GEORGIA's Form 10-K for the yea File No. 1-6468, as Exhibits 4(c)2 and 4(c)3, in Certificate of No. as Exhibit C, in Certificate of Notification, File No. 70-8443, as May 17, 1995, File No. 1-6468, as Exhibit 4 and in GEORGIA's Form December 31, 1995, File No. 1-6468, as Exhibits 4(c)2, 4(c)3, 4(c)
- C-9 Satisfaction and Discharge of Indenture, Release and Deed of Recon 2002, by JPMorgan Chase Bank, as Trustee, to GEORGIA relating to t Indenture dated as of March 1, 1941 between GEORGIA and JPMorgan C Chase Manhattan Bank), as Trustee, and indentures supplemental the (Designated in GEORGIA's Form 10-K for the year ended December 31, Exhibit 4(c)2.)
- C-10 Subordinated Note Indenture dated as of August 1, 1996, between GE (formerly The Chase Manhattan Bank), as Trustee, and indentures su January 1, 1997. (Designated in Form 8-K dated August 21, 1996, Fi and 4.2 and in Form 8-K dated January 9, 1997, File No. 1-6468, as

EXHIBITS.

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

Exhibit

Number Description of Exhibit

- C-11 Subordinated Note Indenture dated as of June 1, 1997, between GEOF (formerly The Chase Manhattan Bank), as Trustee, and indentures su February 25, 1999. (Designated in Certificate of Notification, Fil E and in Form 8-K dated February 17, 1999, File No. 1-6468, as Exh
- C-12 Senior Note Indenture dated as of January 1, 1998, between GEORGIA (formerly The Chase Manhattan Bank), as Trustee, and indentures su 8, 2001. (Designated in Form 8-K dated January 21, 1998, File No. 4.2, in Forms 8-K each dated November 19, 1998, File No. 1-6468, a dated March 3, 1999, File No. 1-6468, as Exhibit 4.5, in Form 8-K No. 1-6468 as Exhibit 4.2, in Form 8-K dated January 26, 2001, Fil 4.2(a) and 4.2(b), in Form 8-K dated February 16, 2001, File No. 1 Form 8-K dated May 1, 2001, File No. 1-6468, as Exhibit 4.2.)
- C-13 Indenture dated as of September 1, 1941, between GULF and JPMorgan Chase Manhattan Bank), as Trustee, and indentures supplemental the 1996. (Designated in Registration Nos. 2-4833 as Exhibit B-3, 2-6 2-63765 as Exhibit 2(a)-3, 2-66260 as Exhibit 2(a)-3, 33-2809 as E Exhibit 4(a)-2, in GULF's Form 10-K for the year ended December 31 Exhibit 4(b), in Form 8-K dated August 18, 1992, File No. 0-2429, Registration No. 33-50165 as Exhibit 4(a)-2, in Form 8-K dated Jul as Exhibit 4, in Certificate of Notification, File No. 70-8229, as Notification, File No. 70-8229, as Exhibits E and F, in Form 8-K do No. 0-2429, as Exhibit 4, in Certificate of Notification, File No. Certificate of Notification, File No. 70-8229, as Exhibit A and in 1996, File No. 0-2429, as Exhibit 4.)
- C-14 Subordinated Note Indenture dated as of January 1, 1997, between G (formerly The Chase Manhattan Bank), as Trustee, and indentures su November 16, 2001. (Designated in Form 8-K dated January 27, 1997, 4.1 and 4.2, in Form 8-K dated July 28, 1997, File No. 0-2429, as dated January 13, 1998, File No. 0-2429, as Exhibit 4.2 and in For 2001, File No. 0-2429, as Exhibit 4.2.)
- C-15 Senior Note Indenture dated as of January 1, 1998, between GULF an (formerly The Chase Manhattan Bank), as Trustee, and indenture sup January 30, 2002. (Designated in Form 8-K dated June 17, 1998, Fil and 4.2, in Form 8-K dated August 17, 1999, File No. 0-2429 as Exh 31, 2001, File No. 0-2429, as Exhibit 4.2, in Form 8-K dated Octob as Exhibit 4.2 and in Form 8-K dated January 18, 2002, File No. 0-

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EXHIBITS.

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

Exhibit	
Number	Description of Exhibit
C-16	Indenture dated as of September 1, 1941, between MISSISSIPPI and D Americas (formerly Bankers Trust Company), as Successor Trustee, a thereto through December 1, 1995. (Designated in Registration Nos 2-62965 as Exhibit 2(b)-2, 2-66845 as Exhibit 2(b)-2, 2-71537 as E Exhibit 4(a)-(2), 33-39833 as Exhibit 4(a)-2, in MISSISSIPPI's For December 31, 1991, File No. 0-6849, as Exhibit 4(b), in Form 8-K d 0-6849, as Exhibit 4(a)-2, in Second Certificate of Notification, I, in MISSISSIPPI's Form 8-K dated February 26, 1993, File No. 0-66 Certificate of Notification, File No. 70-8127, as Exhibit A, in For File No. 0-6849, as Exhibit 1, in Certificate of Notification, Fil in Form 8-K dated March 8, 1994, File No. 0-6849, as Exhibit 4, in File No. 70-8127, as Exhibit C and in Form 8-K dated December 5, 1 Exhibit 4.)
C-17	Subordinated Note Indenture dated as of February 1, 1997, between

- Trust Company Americas (formerly Bankers Trust Company), as Truste thereto through March 22, 2002. (Designated in Form 8-K dated Febr 0-6849, as Exhibits 4.1 and 4.2 and in Form 8-K dated March 15, 20 4.2.)
- C-18 Senior Note Indenture dated as of May 1, 1998 between MISSISSIPPI Company Americas (formerly Bankers Trust Company), as Trustee and thereto through March 22, 2002. (Designated in Form 8-K dated May Exhibits 4.1, 4.2(a) and 4.2(b), in Form 8-K dated March 22, 2000, 4.2 and in Form 8-K dated March 12, 2002, File No. 0-6849, as Exhi
- C-19 Indenture dated as of March 1, 1945, between SAVANNAH and The Bank indentures supplemental thereto through May 1, 1996. (Designated as Exhibit 4(a)-(1), 33-41496 as Exhibit 4(a)-(2), 33-45757 as Exh Form 10-K for the year ended December 31, 1991, File No. 1-5072, a dated July 8, 1992, File No. 1-5072, as Exhibit 4(a)-3, in Registr 4(a)-(2), in Form 8-K dated July 22, 1993, File No. 1-5072, as Exh 18, 1995, File No. 1-5072, as Exhibit 4 and in Form 8-K dated May Exhibit 4.)
- C-20 Subordinated Note Indenture dated as of December 1, 1998, between York, as Trustee, and indenture supplemental thereto dated as of D in Form 8-K dated December 3, 1998, File No. 1-5072, as Exhibit 4.

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EXHIBITS.

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

Exhibit Number Description of Exhibit

- -
- C-21 Senior Note Indenture dated as of March 1, 1998 between SAVANNAH a Trustee and indentures supplemental thereto through May 17, 2001.

dated March 9, 1998, File No. 1-5072, as Exhibits 4.1 and 4.2 and File No. 1-5072, as Exhibits 4.2(a) and 4.2(b).)

- D-1 Income Tax Allocation Agreement and Amendments 1 through 99 theret for 1981, File No. 30-222-2, as Exhibit A-21, in Form USS for 1982 Exhibit A-22(b), in Form USS for 1982, File No. 30-222-2, as Exhibit 1983, File No. 30-222-2, as Exhibit D-1(d), in Form USS for 1985, D-1(e), in Amendment No. 1 to Form USS for 1985, File No. 30-222-2 USS for 1987, File No. 30-222-2, as Exhibit D-2, in Form USS for 1 Exhibit D-2 and in Form USS for 1992, File No. 30-222-2, as Exhibit File No. 30-222-2, as Exhibit D-2, in Form USS for 1994, File No. in Form USS for 1995, File No. 30-222-2, as Exhibit D-2, as Exhibit File No. 30-222-2, as Exhibit D-2, in Form USS for 1996, File No. in Form USS for 1997, File No. 30-222-2, as Exhibit D-2, in Form USS as Exhibit D-2, in Form USS for 1999, File No. 30-222-2, as Exhibit 2000, File No. 30-222-2, as Exhibit D-2.)
 - D-2 Amendments 100 through 108 to Income Tax Allocation Agreement.
 - D-3 Statement of the Effects to the Companies Party to the Southern Co Agreement after the Spin-Off of Mirant Corporation.
 - E-1 ALABAMA's, GEORGIA's, GULF's, MISSISSIPPI's, SCS's and SOUTHERN NU pertaining to employee loans. (Designated in Form USS for 1985, Fi E-1, E-2, E-3, E-4 and E-5, in Form USS, File No. 30-222-2, for 19 for 1990, File No. 30-222-2, as Exhibit E-2, in Form USS for 1991, Exhibits E-2 and E-3, in Form USS for 1992, File No. 30-222-2, as 1993, File No. 30-222-2, as Exhibit E-2, in Form USS for 1991, Fil D-2, in Form USS for 1994, File No. 30-222-2, as Exhibit E-2, in F 30-222-2, as Exhibit E-2 and in Form USS for 1997, File No. 30-222
 - E-2 Supplement to GEORGIA's and Supplement to GULF's personnel licies
 - H Organizational chart.
 - I Financial statements relating to certain exempt wholesale generato companies.

Exhibits listed above which have heretofore been filed with the SEC pursuant to various which were designated as noted above, are hereby incorporated herein by reference and made a part 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: May 1, 2002

By /s/Gale E. Klappa

Gale E. Klappa

Executive Vice President, Chief Financial Officer, and Treasurer