SOUTHERN CO Form U5S May 01, 2003

SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM U5S

ANNUAL REPORT

For the Fiscal Year Ended December 31, 2002

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 2002

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ITEMS

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002.

Name of Company (Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power	Issuer Book Value
THE SOUTHERN COMPANY			In T
(SOUTHERN)	None	None	n/a
ALABAMA POWER COMPANY			
(ALABAMA)	6,000,000	100	\$3,377,740
Alabama Energy Providers, Inc.	1,000	100	1
Alabama Property Company	1,000	100	10,214
Alabama Power Capital Trust I (ALABAMA TRUST I) (a)	n/a	n/a	n/a
Alabama Power Capital Trust II (ALABAMA TRUST II) (a)	n/a	n/a	n/a
Alabama Power Capital Trust III (ALABAMA TRUST III) (a)	n/a	n/a	n/a
Alabama Power Capital Trust IV (ALABAMA TRUST IV) (b)	n/a	n/a	3,093
Alabama Power Capital Trust V (ALABAMA TRUST V) (b)	n/a	n/a	6 , 186
Southern Electric Generating Company (SEGCO) (c)	164,000	50	29,660
GEORGIA POWER COMPANY (GEORGIA)	7,761,500	100	4,434,447

SEGCO (c)	164,000	50	29,660	
Piedmont-Forrest Corporation (PIEDMONT)	100,000	100	5,467 11,388	(d)
Georgia Power Capital Trust I				
(GEORGIA TRUST I) (a)	n/a	n/a	n/a	
Georgia Power Capital Trust II				
(GEORGIA TRUST II) (a)	n/a	n/a	n/a	
Georgia Power Capital Trust III				
(GEORGIA TRUST III) (a)	n/a	n/a	n/a	

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002.

Name of Company (Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power	Issu Boo Val
Georgia Power Capital Trust IV (GEORGIA TRUST IV) (b)	n/a	n/a	7,8
Georgia Power Capital Trust V (GEORGIA TRUST V) (b)	n/a	n/a	14,1
Georgia Power Capital Trust VI (GEORGIA TRUST VI) (b)	n/a	n/a	9,3
GULF POWER COMPANY (GULF)	992,717	100	549 , 5
Gulf Power Capital Trust I (GULF TRUST I) (b)	n/a	n/a	1,7
Gulf Power Capital Trust II (GULF TRUST II) (b)	n/a	n/a	1,8
Gulf Power Capital Trust III (GULF TRUST III) (b)	n/a	n/a	1,0

Gulf Power Capital Trust IV (GULF TRUST IV) (b)	n/a	n/a	1,3
MISSISSIPPI POWER COMPANY (MISSISSIPPI)	1,121,000	100	517,9
Mississippi Power Capital Trust I (MISSISSIPPI TRUST I) (a)	n/a	n/a	n
Mississippi Power Capital Trust II (MISSISSIPPI TRUST II) (b)	n/a	n/a	
Mississippi Power Services, Inc.	100	100	
MOBILE ENERGY SERVICES HOLDINGS, INC. (MESH)	1,000	100	
Mobile Energy Services Company, LLC (MESC)	n/a	100	
SAVANNAH ELECTRIC AND POWER COMPANY (SAVANNAH)	10,844,635	100	179,8
Savannah Electric and Power Capital Trust I (SAVANNAH ELECTRIC TRUST I) (b)	n/a	n/a	1,5
CHANGE IN CONTROL TRUST	n/a	n/a	23,2
DEFERRRED CASH TRUST	n/a	n/a	8

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002.

Name of Company (Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power 	Iss Bo Va
DEFERRED STOCK TRUST	n/a	n/a	4,3
SOUTHERN COMPANY HOLDINGS, INC. (e)	9,111	91.11	244,3
Southern Company Capital Funding, Inc. (Southern Funding)	1,000	100	52 , 1
Southern Company Capital Trust I (b)	n/a	n/a	10,3

Southern Company Capital Trust II (b)	n/a	n/a	2,3
Southern Company Capital Trust III (a)	n/a	n/a	n
Southern Company Capital Trust IV (b)	n/a	n/a	6,1
Southern Company Capital Trust V (b)	n/a	n/a	4,6
Southern Company Capital Trust VI (b)	n/a	n/a	6,1
Southern Company Energy Solutions LLC	n/a	100	5,0
Alabama Synfuel Energy, Inc.	1,000	100	16,6
Synfuel Services, Inc.	1,000	100	5 , 7
Energy Related Activities Inc.	1,000	100	2,9
Southern Company Electrotechnologies, Inc.	100	100	3,0
SE Finance Capital Corporation II (f) SE Finance Capital Corporation Southern Energy Finance Company, Inc. EPZ Lease, Inc. EPZ Lease, LLC EPZ Lease Holding A, LLC EPZ Lease Trust A (b) EPZ Lease Holding B, LLC EPZ Lease Holding C, LLC EPZ Lease Holding C, LLC EPZ Lease Trust C (b) Dutch Gas Lease, Inc. Dutch Gas Lease, LLC Dutch Gas Lease Holding A, LLC Dutch Gas Lease Holding B, LLC Dutch Gas Lease Holding B, LLC Dutch Gas Lease Trust A (b) Dutch Gas Lease Holding B, LLC Dutch Gas Lease Holding C, LLC Dutch Gas Lease Trust B (b) Dutch Gas Lease Holding C, LLC Dutch Gas Lease Trust C (b) NUON Lease, Inc.	1,000 1,000 1,000 1,000 n/a n/a n/a n/a 1,000 n/a n/a n/a n/a n/a n/a n/a n/a n/a n/a	100 100 100 n/a n/a n/a n/a n/a n/a n/a n/a n/a n/a	176,9 152,0 332,5 48,1 108,5 32,8 32,8 32,8 43,8 43,8 154,1 239,2 93,6 93,6 74,7 74,7 74,7 70,8 70,8 140,1
NUON Lease Holding D, LLC NUON Trust D (b)	n/a n/a	n/a n/a	91,8 91,8

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002.

Name of Company (Add abbreviation used herein)	Number of Common Shares Owned	Percentage of Voting Power	Iss Bo Va
NUON Lease Holding E, LLC	n/a	n/a	68,8

NUON Trust E (b)	n/a	n/a	68,8
NUON Lease Holding F, LLC	n/a	n/a	45,1
NUON Trust F (b)	n/a	n/a	45,1
GAMOG Lease, Inc.	1,000	100	108,8
GAMOG Lease Holding G, LLC	n/a	n/a	34,7
GAMOG Trust G (b)	n/a	n/a	34,7
GAMOG Lease Holding H, LLC	n/a	n/a	82,6
GAMOG Trust H (b)	n/a	n/a	82,6
GAMOG Lease Holding I, LLC	n/a	n/a	41,6
GAMOG Trust I (b)	n/a	n/a	41,6
Clairton, Inc.	1,000	100	19,2
Clairton, LLC	1,000	85	26,5
Clairton 2, Inc.	1,000	100	4,3
Carbontronics, Inc.	1,000	100	28,7
Carbontronics, LLC	1,000	99	18,1
SE Choctaw, Inc. (g)	1,000	100	79,0
SE Choctaw II, LLC (h)	n/a	100	77,0
SE Choctaw, LLC (i)	n/a	100	77,0
SOUTHERN COMPANY FUNDING			
CORPORATION	1,000	100	
SOUTHERN COMPANY GAS LLC (Southern			
Company GAS) (j)	n/a	100	40,5
SOUTHERN COMPANY			
SERVICES, INC. (SCS) (k)	14,500	100	(14,11
SOUTHERN COMMUNICATIONS			
SERVICES, INC. (Southern LINC)	500	100	89,3
SERVICES, INC. (Southern LINC)	500	100	09,3
SOUTHERN ELECTRIC RAILROAD			
COMPANY (SERC)	5,000	100	
SOUTHERN NUCLEAR OPERATING			
COMPANY, INC. (Southern Nuclear)	1,000	100	16,2
SOUTHERN POWER COMPANY	1,000	100	746,6
Cherokee Falls Development of			
South Carolina LLC (Cherokee) (1)	n/a	100	
Klondike Development LLC (Klondike)	n/a	100	6
-			
Madison County Energy Center LLC (Madison)	n/a	100	
Southern Company-Florida LLC	1,000	100	170 , 5
Souchern combany troirda PPC	±,000	TOO	±/0,3
Southern Company-Jet Port LLC (m)	1,000	100	3,7
	-,	200	3 , ,

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002.

(Add al	f Company obreviation herein)	Number of Common Shares Owned	Percentage of Voting Power	Iss Bo Va
S	OUTHERN TELECOM, INC. (Southern Telecom)	1,000	100	5,3
		,		-,-
S	OUTHERN MANAGEMENT			
	DEVELOPMENT, INC. (Southern	500	100	19,9
	Management) (e)	0.0.0	0.00	0.60
	Southern Company Holdings, Inc.	889	8.89	268,2
Notes	to Item 1:			
(a)	Inactive and/or dissolved. The Alabama Power	Capital Trusts I. Il	and	
()	III were dissolved in January 2003. The Miss	-		
	I was dissolved in July 2002. The Southern C			
	and Georgia Power Capital Trusts I and III w			
	2002 and the Georgia Power Capital Trust II			
	2002.			
(b)	A Delaware business trust. The form of equi	ty investment is paid	d in capital.	
(C)	SEGCO is 50% owned by ALABAMA and 50% owned	by GEORGIA.		
	The amounts shown reflect the respective own	ership interests of e	each company.	
(d)	Promissory note due on demand; interest rate	, based on GEORGIA's	embedded cost of	f capita
	was 9.31% at January 1, 2003.			
(e)	Southern Company Holdings, Inc. is partially	-	anagement.	
(f)	A Delaware corporation organized on October			
(g)	A Mississippi corporation organized on Octob			
(h)	A Delaware limited liability company organiz	ed on September 6, 20	02. Also quali	fied to
(!)	Mississippi on November 25, 2002.			c
(i)	A Delaware limited liability company organiz	ed on September 6, 20	02. Also quali:	fied to
()	Mississippi on December 5, 2002.			
(j)	A Georgia limited liability company organize		handa fan 11-	
(k)	See Consolidating Statements of Comprehensiv	1 9		m arrect
(1) (m)	A Delaware limited liability company organiz A Delaware limited liability company organiz			d + o d -
	A DELAWATE LINITED LIADITITY COMDANY ORDANIZ	.eu un March zo, zuuz.	. AISO QUALLEO	

(m) A Delaware limited liability company organized on March 26, 2002. Also qualified to do March 27, 2002.

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 2002

Name of Issuer and	Name of Company uer and Acquiring, Redeeming Number of Shares or Principal Amo			pal Amount
Title of Issue	or Retiring Securities	Acquired	Redeemed	Retired Co
SOUTHERN:				
Trust Preferred Securities Southern Company Capital Trust III	SOUTHERN	None	\$200,000,000	\$200,000,000
ALABAMA:				
First Mortgage Bonds 7.75% Series due 2023 7.45% Series due 2023 7.30% Series due 2023	ALABAMA ALABAMA ALABAMA	None None None	\$100,000,000 \$150,000,000 \$100,000,000	\$100,000,000 \$150,000,000 \$100,000,000
Senior Notes 6.50% Series due 2018 6.375 Series due 2018 6.25% Series due 2010	ALABAMA ALABAMA ALABAMA	None None None	\$217,875,000 \$100,000,000 \$100,000,000	\$217,875,000 \$100,000,000 \$100,000,000
Preferred Stock Auction Rate Series 1988 Auction Rate Series 1993	ALABAMA ALABAMA	None None	\$50,000,000 \$20,000,000	\$50,000,000 \$20,000,000
Trust Preferred Securities ALABAMA TRUST I ALABAMA TRUST II ALABAMA TRUST III	ALABAMA ALABAMA ALABAMA	None None None	\$97,000,000 \$200,000,000 \$50,000,000	\$97,000,000 \$200,000,000 \$50,000,000
GEORGIA:				
First Mortgage Bonds 6.07% Series due 2005	GEORGIA	None	\$1,860,000	\$1,860,000
Senior Notes Variable Rate Series E due 20 5.75% Series F due 2003	02 GEORGIA GEORGIA	None None	\$300,000,000 \$30,000,000	\$300,000,000 \$30,000,000
Pollution Control Revenue Bon 6.25% Series due 2019 6% Series due 2018	ds GEORGIA GEORGIA	None	\$3,200,000 \$4,600,000	\$3,200,000 \$4,600,000
Trust Preferred Securities GEORGIA TRUST I GEORGIA TRUST II GEORGIA TRUST III	GEORGIA GEORGIA GEORGIA	None None None	\$225,000,000 \$189,250,000 \$175,000,000	\$225,000,000 \$189,250,000 \$175,000,000
GULF:				
Senior Notes 6.70% Series due 2038	GULF	None	\$454,000	None

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

Calendar Year 2002

Name of Issuer and	Name of Company Acquiring, Redeeming	Number of :	Shares or Princi	ipal Amount
Title of Issue	or Retiring Securities	Acquired	Redeemed	Retired Co
GULF (continued):				
Pollution Control Bonds 6.20% Series due 2023 6.30% Series due 2024 Variable rate Series due 2024 MISSISSIPPI:	GULF GULF GULF	None None None	\$13,000,000 \$22,000,000 \$20,000,000	None None None
First Mortgage Bonds 7.45% Series due 2023	MISSISSIPPI	None	\$650,000	None
Pollution Control Bonds 5.80% Series due 2002 Variable rate Series due 2022 5.65% Series due 2023 5.65% Series due 2023	MISSISSIPPI MISSISSIPPI MISSISSIPPI MISSISSIPPI	None None None	\$20,000 \$16,750,000 \$7,875,000 \$18,000,000	None None None
Senior Notes Series C Floating Rate due 20 Series A due 2038	002 MISSISSIPPI MISSISSIPPI	None None	\$80,000,000 \$550,000	None None
Trust Preferred Securities MISSISSIPPI TRUST I	MISSISSIPPI	None	1,400,000	None
SAVANNAH:				
Senior Notes 6 5/8% Intermediate Bonds due 2015	SAVANNAH	None	\$30,000,000	\$30,000,000
First Mortgage Bonds 7.40% Series due 2023	SAVANNAH	None	\$24,311,777	\$24,311,777
SOUTHERN POWER:				
Senior Notes 6.25% Series A due 2012	SOUTHERN POWER	None	\$575,000,000	\$575,000,000

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.

Name of Owner	Name of Issuer	Number of Shares or Principal Amount Owned	Carryin Value to Owne
SOUTHERN (one item)	(1)	538,935 shares	\$5,389,3
ALABAMA (one item)	(2)	204 shares	
ALABAMA (five items)	(3)	\$1,703,090	\$1,703,0
GEORGIA (one item)	(4)	3,604,674	\$2,220,8
GULF (nine items)	(2)	640 shares	
Southern Management (two items)	(5)	106,342 shares	\$117 , 8
	(5)	10.2%	\$2,061,2
SAVANNAH (one item)	(2)	301 shares	
SOUTHERN (one item)	(6)	option for 323,812 shares	\$5,025,5
Southern Telecom (one item)	(7)	4,214,539 warrants	\$281 , 0

Notes to Item 5:

(1) Represents SOUTHERN's investment in Pantellos. Pantellos is an independent, open marketplace for the energy and utility industries that brings together buyers and sellers to improve the way they do business.

(2) Securities representing bankruptcy distributions applicable to obligations of customers incurred in the ordinary course of business.

(3) Debt securities issued by instrumentalities of political subdivisions within ALABAMA's service area to build promotional industrial buildings that will assist in advancing business and industrial development.

(4) Investment made in a private venture capital fund for the purpose of assisting early-stage and high technology companies located principally in the Southeast, with a focus on Georgia-based firms. (See File No. 70-8085.)

(6) Represents SOUTHERN's option on Mirant Corporation (Mirant) shares 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 (File No. 70-9727). The option was settled in cash on March 15, 2003 and the related liabilities have also been paid

(7) Investment made in a research and development enterprise dedicated to developing power line communication technology.

ITEM 6. OFFICERS AND DIRECTORS.

PART I.

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

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

Chief Information Officer Chief Operating Officer Chief Production Officer Senior Executive Vice President Executive Vice President Senior Vice President Financial Vice President Vice President Controller/Comptroller Counsel Secretary Treasurer	CIO COO CPO SEVP EVP SVP FVP VP C L S T
SOUTHERN Name and Principal Address (a)	Position
Daniel P. Amos 1932 Wynnton Road	D
Columbus, GA 31999 Dorrit J. Bern 450 Winks Lane	D
Bensalem, PA 19020 Thomas F. Chapman 1600 Peachtree Street, NW	D
Atlanta, GA 30309 H. Allen Franklin Bruce S. Gordon 1095 Avenue of the Americas	D,P,CEO,CH D
New York, NY 10036 L. G. Hardman III P. O. Box 149	D
Commerce, GA 30529 Donald M. James P. O. Box 385014	D
Birmingham, AL 35238-5014 Zack T. Pate 700 Galleria Parkway Atlanta, GA 30339	D
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ITEM 6. OFFICERS AND DIRECTORS. PART L. (Continued)	

PART I. (Continued)

Gerald J. St. Pe' D	
P. O. Box 149	
Pascagoula, MS 39568	
Dwight H. Evans EVP	
Leonard J. Haynes EVP	
G. Edison Holland EVP,	L
Gale E. Klappa EVP	
Charles D. McCrary (b) EVP	
David M. Ratcliffe (c) EVP	
David R. Altman VP	
Rebecca A. Blalock (c) VP	
Jackie J. Collins VP	

Ellen N. Lindemann Joseph A. Miller (j) W. Dean Hudson (c) Tommy Chisholm	VP VP CAO,C S
ALABAMA Name and Principal Address (b)	Position
Whit Armstrong P. O. Box 900	D
Enterprise, AL 36331 David J. Cooper 118 N. Royal Street Mobile, AL 36602	D
H. Allen Franklin (a)	D
R. Kent Henslee	D
754 Chestnut Street Gadsden, AL 35901	
Carl E. Jones, Jr. P. O. Box 1024	D
Birmingham, AL 35202 Patricia M. King	D
1501 South Quintard Avenue	D
Anniston, AL 36201 James K. Lowder	D
2000 Interstate Park Drive Suite 400	
Montgomery, AL 36109	
Wallace D. Malone, Jr. P. O. Box 2554	D
Birmingham, AL 35290 Charles D. McCrary	D P CFO
Mayer Mitchell	D,P,CEO D
3800 Airport Boulevard, Suite 301	
Mobile, AL 36608 Robert D. Powers	D
202 East Broad Street	D
Eufaula, AL 36027	
Andreas Renschler	D
Dornierstrasse 6 Renningen, Germany	
C. Dowd Ritter	D
P. O. Box 11007	
Birmingham, AL 35288 James H. Sanford	D
1001 McQueen Smith Road South	2
Prattville, AL 36066	_
John C. Webb, IV 125 W. Washington Street	D
Demopolis, AL 36732 James W. Wright	D
100 Commerce Street	
Montgomery, AL 36104	
William B. Hutchins, III C. Alan Martin	EVP,CFO,T EVP
Steven R. Spencer	EVP
Robert Holmes, Jr.	SVP
Robin A. Hurst Rodney O. Mundy	SVP SVP,L
Michael L. Scott	SVP SVP
Jerry L. Stewart	SVP
Art P. Beattie	VP,CAO,C

Christopher T. Bell	VP
Williard L. Bowers	VP
Gerald L. Johnson	VP
Marsha S. Johnson	VP
William B. Johnson	VP
J. Bruce Jones	VP
William B. Keller	VP
Bobby Kerley	VP
Bobbie J. Knight	VP
Ellen N. Lindemann (a)	VP
Gordon Martin	VP
Donald W. Reese	VP
Julia H. Segars	VP
Julian H. Smith, Jr.	VP
W. Ronald Smith	VP
Cheryl A. Thompson	VP
Terry H. Waters	VP
William E. Zales, Jr.	VP,S

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

ALABAMA PROPERTY COMPANY Name and Principal Address (b)	Position
Charles D. McCrary William B. Hutchins, III C. Alan Martin Larry Grill Art P. Beattie William E. Zales, Jr. J. Randy DeRieux	D,P D,VP D,VP VP C S T
ALABAMA ENERGY PROVIDERS, INC. Name and Principal Address (b)	Position
Rodney O. Mundy D William B. Hutchins, III C. Alan Martin Michael L. Scott William E. Zales, Jr. J. Randy DeRieux	D,VP D D,P S T
GEORGIA Name and Principal Address (c)	Position
Juanita Baranco 7060 Jonesboro Road Morrow, GA 30260	D
Anna R. Cablik 1513 Johnson Ferry Road Suite B-20	D
Marietta, GA 30062 H. Allen Franklin (a) L. G. Hardman III P. O. Box 149 Commerce, GA 30529	D D

G. Joseph Prendergast 100 North Main Street Winston-Salem, NC 27101	D
David M. Ratcliffe Richard W. Ussery 1600 First Avenue Columbus, GA 31902-1755	D,P,CEO D
William Jerry Vereen P. O. Box 1663	D
Moultrie, GA 31776-1663 Carl Ware P. O. Box Drawer 1734, Nat 25 Atlanta, GA 30301	D
E. Jenner Wood, III P.O. Box 4418 M.C. 0445	D
Atlanta, GA 30302 William C. Archer, III Allen L. Leverett Judy M. Anderson Ronnie L. Bates M. A. Brown James K. Davis Christopher C. Womack W. Craig Barrs A. Bryan Fletcher J. Kevin Fletcher J. Kevin Fletcher O. Ben Harris W. Ron Hinson Chris M. Hobson Ed F. Holcombe Richard L. Holmes E. Lamont Houston Anne Kaiser Ellen N. Lindemann (a) Frank J. McCloskey Leslie Sibert James E. Sykes Jeffrey L. Wallace Janice G. Wolfe	EVP EVP, T, CFO SVP SVP SVP VP VP VP VP VP VP VP VP VP VP VP VP V
PIEDMONT Name and Principal Address (c)	Position
David M. Ratcliffe Allen L. Leverett Janice G. Wolfe	D,P D,EVP,T D,VP,S
SEGCO Name and Principal Address (b)	Position
Art P. Beattie William P. Bowers Robert L. Boyer Allen L. Leverett (c) William B. Hutchins, III Charles D. McCrary David M. Ratcliffe (c) Jerry L. Stewart Christopher C. Womack William E. Zales, Jr. J. Randy DeRieux	D,C D,VP D D,VP D,VP D,VP D S T

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

GULF Name and Principal Address (d) Position -----C. LeDon Anchors D 909 Mar Walt Drive Suite 1014 Fort Walton Beach, FL 32547 William C. Cramer D 2251 West 23rd Street Panama City, FL 32405 Fred C. Donovan, Sr. D P. O. Box 13370 Pensacola, FL 32591 Thomas A. Fanning D,P,CEO H. Allen Franklin (a) D D William D. Pullum 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,CAO,C Ellen N. Lindemann (a) VP VP,S,T Warren E. Tate VP Gene L. Ussery, Jr. (e) 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 Robert C. Khayat D P. O. Box 1848, 123 Lyceum University, MS 38677 Aubrey K. Lucas D Box 5164 Hattiesburg, MS 39406 George A. Schloegel D Hancock Bank P. O. Box 4019 Gulfport, MS 39502 Philip J. Terrell D 701 West North Street Pass Christian, MS 39571 Gene Warr D 2600 Beach Boulevard Biloxi, MS 39531

H. Ed Blakeslee Ellen N. Lindemann (a) Don E. Mason Michael L. Scott Michael W. Southern Gene L. Ussery, Jr. Frances V. Turnage Vicki L. Pierce		VP VP VP VP,CFO,T VP C S
MISSISSIPPI POWER SERVICES, Name and Principal Address		Position
H. Ed Blakeslee Michael D. Garrett Don E. Mason Michael W. Southern Gene L. Ussery, Jr. Frances V. Turnage Vicki L. Pierce		D, P, CEO D, CH D, VP D, VP, T, CFO D, VP CAO, C S
SAVANNAH Name and Principal Address	(f)	Position
Gus H. Bell, III P. O. Box 14247		D
Savannah, GA 31416 Archie H. Davis P. O. Box 188 Savannah, GA 31402		D
Anthony R. James Walter D. Gnann P. O. Box 334 Springfield, GA 31329		D,P,CEO D
Robert B. Miller, III P. O. Box 8003 Savannah, GA 31412		D
Arnold M. Tenenbaum P. O. Box 2567 Savannah, GA 31498		D
W. Miles Greer Leonard J. Haynes (a)		VP VP
Ellen N. Lindemann (a)		VP
Sandra R. Miller		VP
Kirby R. Willis Nancy Frankenhauser		VP,T,CFO S,CAO,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 (a) Leonard J. Haynes (a) G. Edison Holland, Jr. (a) Gale E. Klappa (a) Susan N. Story (b) Andrew J. Dearman, III (b) 		D, P, CEO D EVP EVP EVP EVP, L EVP EVP SVP

ITEM 6. OFFICERS AND DIRECTORS

PART I. (Continued)

SCS (continued)

Name and Principal Address (c)	Position
Charles H. Goodman (b)	SVP
Carson B. Harreld (a)	SVP,T
W. Dean Hudson	SVP,C,CFO
Douglas E. Jones (a)	SVP
Ellen N. Lindemann (a)	SVP
William K. Newman (b)	SVP
C. Philip Saunders (a)	SVP
Michael L. Scott	SVP
Jerry L. Stewart (b)	SVP
David R. Altman (a)	VP
Curtis Ashley Baker	VP
William O. Ball	VP
Robert A. Bell (a)	VP
Ronald P. Bertasi (1)	VP
Ronald R. Campbell	VP
Tommy Chisholm (a)	VP,S
David L. Coker	VP
Jackie J. Collins (a)	VP
James M. Corbitt (b)	VP
Ed Day (a)	VP
James C. Fleming (a)	VP
Barbara S. Hingst	VP
Charles D. Long, IV (b)	VP
Jacqualyn Lowe	VP
William L. Marshall, Jr. (b)	VP
Christopher S. Miller (a)	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
Cliff S. Thrasher (a)	VP
Anthony J. Topazi (b)	VP
Gene L. Ussery, Jr. (e)	VP
Stephen A. Wakefield (a)	VP
Southern LINC Name and Principal Address (g)	Position
Robert G. Dawson	D,P,CEO
H. Allen Franklin (a)	D
Gale E. Klappa (a)	D
Charles D. McCrary (b)	D
David M. Ratcliffe (c)	D
R. Craig Elder	VP,T,CFO
Rodney H. Johnson	VP VP
Julie T. Pigott	VP
Tommy Chisholm (a)	S
Carmine A. Reppucci	C
carmine in. Reppudet	Ŭ

SERC Name and Principal Address (h)	Position
W. Paul Bowers (b) T. Roy Harrell (b) Sandra R. Miller (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 John E. Garlington Jeffrey T. Gasser Kathleen S. King Ellen N. Lindemann (a) Louis B. Long John O. Meier H. Lewis Sumner, Jr. Sherry A. Mitchell	D D,P,CEO D EVP VP VP VP VP VP,CFO,C,T VP VP VP,L VP S
Southern Company Holdings, Inc. Name and Principal Address (a)	Position
H. Allen Franklin Gale E. Klappa Carson B. Harreld Allen L. Leverett (c) Christopher J. Kysar Tommy Chisholm	D D,P,CEO D VP,T S
Southern Company Energy Solutions L. Name and Principal Address (1)	
Ronald P. Bertasi Robert M. Gilbert Jackie Chen Tommy Chisholm (a)	P,CEO VP,CFO T S
SE Finance Capital Corporation Name and Principal Address (a)	Position
H. Allen Franklin Carson B. Harreld Gale E. Klappa Allen L. Leverett (c) James C. Fleming Christopher J. Kysar Tommy Chisholm	D D,P,CEO D VP VP,T,CFO S

ITEM 6. OFFICERS AND DIRECTORS PART I. (Continued) SE Finance Capital Corporation II Name and Principal Address (a) Position _____ H. Allen Franklin D Carson B. Harreld D,P,CEO Gale E. Klappa D Allen L. Leverett (c) D James C. Fleming VP Christopher J. Kysar VP,T,CFO Tommy Chisholm S SE Choctaw Inc. Name and Principal Address (a) Position _____ H. Allen Franklin D H. Allen I.c. Carson B. Harreld D,P,CEO Gale E. Klappa D Allen L. Leverett (c) D James C. Fleming VP Christopher J. Kysar VP,T,CFO Tommy Chisholm S Southern Energy Finance Company Inc. Name and Principal Address (a) Position _____ H. Allen Franklin D Carson B. Harreld D,P,CEO Gale E. Klappa D Allen L. Leverett (c) D James C. Fleming VP Christopher J. Kysar VP,T,CFO Tommy Chisholm S Southern Power Company Name and Principal Address (a) Position _____ D,P,CEO W. Paul Bowers (b) H. Allen Franklin D Gale E. Klappa D Charles D. McCrary (b) D David M. Ratcliffe (c) D SVP,L James H. Miller, III (b) Robert G. Moore (d) SVP Susan N. Story (b) SVP Cliff S. Thrasher VP,C,CFO Ed Day VP Douglas E. Jones VP Anthony J. Topazi (b) VP Christopher Kysar Т Tommy Chisholm S Southern Company-Florida LLC Name and Principal Address (a) Position _____ W. Paul Bowers (b) P,CEO Cliff S. Thrasher VP,T Tommy Chisholm S

Southern Company-Jet Port LLC Name and Principal Address (a) Position _____ W. Paul Bowers (b) P,CEO James H. Miller, III VP Cliff S. Thrasher CFO,T Tommy Chisholm S Southern Company Funding Corporation Name and Principal Address (a) Position _____ D Gale E. Klappa Carson B. Harreld D,P,CEO Earl C. Long D,VP,CFO,T EPZ 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) Carson B. Harreld (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 EPZ Lease, LLC Name and Principal Address (k) Position _____ Southern Energy Finance Member Company Inc. EPZ Lease, Inc. Member EPZ Lease Holding A, LLC Name and Principal Address (k) Position -----EPZ Lease, Inc. Member EPZ Lease, LLC Member EPZ LeaseHolding B, LLC Name and Principal Address (k) Position _____ EPZ Lease, Inc. Member EPZ Lease, LLC Member

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

EPZ Lease Holding C, LLC Name and Principal Address (k) Position

EPZ Lease, Inc.		Member
EPZ Lease, LLC		Member
Dutch Gas Lease, Inc.		
Name and Principal Address	(k)	Position
William R. Bechstein		D, VP
1105 N. Market Street		
Suite 1300		
Wilmington, DE 19801 Christopher J. Kysar (a)		D,VP,T,CFO
Carson B. Harreld (a)		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
Dutch Gas Lease Holding C,	LLC	
Name and Principal Address		Position
Dutch Gas Lease, LLC		 Member
Duccii Gas Lease, LLC		Member
GAMOG Lease, Inc.	(1.)	
Name and Principal Address	(K) 	Position
William R. Bechstein		D,VP
1105 N. Market Street Suite 1300		
Wilmington, DE 19801		
Carson B. Harreld (a)		D,P,CEO
Christopher J. Kysar (a) Daniel P. McCollum		D,VP,T,CFO D,S
Morris, James, Hitchens &		0,5
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 D,VP 1105 N. Market Street Suite 1300 Wilmington, DE 19801 Carson B. Harreld (a) D,P,CEO Christopher J. Kysar (a) D,VP,T,CFO Daniel P. McCollum D,S Morris, James, Hitchens & Williams LLP 222 Delaware Avenue Wilmington, DE 19899 Judith A. Rosenberg (a) D,C James C. Fleming (a) VP 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, Inc. Name and Principal Address (k) Position _____ William R. Bechstein D,VP 1105 N. Market Street Suite 1300 Wilmington, DE 19801

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

Carson B. Harreld (a)D,P,CEOChristopher J. Kysar (a)D,VPDaniel P. McCollomDMorris, James, Hitchens &D

Williams LLP 222 Delaware Avenue Wilmington, DE 19899 Judith A. Rosenberg (a) D,C Clairton, Inc. Name and Principal Address (k) Position _____ William R. Bechstein D,VP 1105 N. Market Street Suite 1300 Wilmington, DE 19801 Carson B. Harreld (a) D,P,CEO Christopher J. Kysar (a) D,VP,T,CFO Daniel P. McCollum D,S Morris, James, Hitchens & Williams LLP 222 Delaware Avenue Wilmington, DE 19899 Judith A. Rosenberg (a) D,C James C. Fleming (a) VP Clairton 2, Inc. Name and Principal Address (k) Position _____ William R. Bechstein D,VP 1105 N. Market Street Suite 1300 Wilmington, DE 19801 D,VP,T,CFO Christopher J. Kysar (a) Carson B. Harreld (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 Clairton, LLC Name and Principal Address (k) Position -----Clairton, Inc. Member Clairton 2, Inc. Member Carbontronics, Inc. Name and Principal Address (a) Position _____ D,CEO,P Carson B. Harreld Christopher J. Kysar D,VP,T,CFO Judith A. Rosenberg D James C. Fleming VP Tommy Chisholm 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	D,P,CEO
H. Allen Franklin (a)	D
Gale E. Klappa (a)	D
Charles D. McCrary (b)	D
David M. Ratcliffe (c)	D
R. Craig Elder	VP,CFO,T
Tommy Chisholm (a)	S
Carmine A. Reppucci	С
Southern Management	
Name and Principal Address (1)	Position
Ronald P. Bertasi	D,P,CEO
H. Allen Franklin (a)	D
Leonard J. Haynes (a)	D
Gale E. Klappa (a)	D
Charles D. McCrary (b)	D
David M. Ratcliffe (c)	D
Robert M. Gilbert	VP,CFO,T
Tommy Chisholm (a)	S
4	
Synfuel Services Inc.	
Name and Principal Address (b)	Position
W. Paul Bowers	D
Jerry L. Stewart	D,P
Anthony J. Topazi	D,VP
Art P. Beattie	VP
Earl B. Parsons, III	VP
Tommy Chisholm (a)	S
-	
Cliff S. Thrasher (a)	Т
Energy Related Activities, Inc.	
Name and Principal Address (b)	Position
Name and Principal Address (b)	Position
W. Paul Bowers	Position D
W. Paul Bowers	D
W. Paul Bowers Jerry L. Stewart Anthony J. Topazi	D D,VP
W. Paul Bowers Jerry L. Stewart Anthony J. Topazi Art P. Beattie	D D,VP D,P
W. Paul Bowers Jerry L. Stewart Anthony J. Topazi Art P. Beattie Earl B. Parsons, III	D D,VP D,P VP VP
W. Paul Bowers Jerry L. Stewart Anthony J. Topazi Art P. Beattie Earl B. Parsons, III Tommy Chisholm (a)	D D,VP D,P VP VP S
W. Paul Bowers Jerry L. Stewart Anthony J. Topazi Art P. Beattie Earl B. Parsons, III	D D,VP D,P VP VP
W. Paul Bowers Jerry L. Stewart Anthony J. Topazi Art P. Beattie Earl B. Parsons, III Tommy Chisholm (a)	D D,VP D,P VP VP S

ITEM	6.	OFFICERS		AND	DIRECTORS
		PART	I.	(Con	tinued)

Alabama Synfuel Energy, Inc.	
Name and Principal Address (b)	Position
W. Paul Bowers	D
Jerry L. Stewart	D,VP
Anthony J. Topazi	D,P
Art P. Beattie	VP
Tommy Chisholm (a)	S
Cliff S. Thrasher (a)	Т

Klondike Development LLC Name and Principal Address (a) Position _____ W. Paul Bowers (b) D CFO, T Cliff S. Thrasher Tommy Chisholm S Southern Power Company Member Southern Company Electrotechnologies, Inc. Name and Principal Address (a) Position _____ ____ D H. Allen Franklin Carson B. Harreld D,P,CEO Gale E. Klappa D Allen L. Leverett (c) D James C. Fleming VP Christopher J. Kysar VP,T Tommy Chisholm S Cherokee Falls Development of South Carolina LLC Name and Principal Address (a) Position _____ _____ W. Paul Bowers (b) P,CEO James H. Miller, III (b) VP CFO,T Cliff S. Thrasher Anthony J. Topazi (b) VP Tommy Chisholm S Madison County Energy Center LLC Name and Principal Address (a) Position _____ W. Paul Bowers (b) P,CEO Cliff S. Thrasher CFO,T James H. Miller, III VP Anthony J. Topazi VP Tommy Chisholm S Southern Company GAS Name and Principal Address (a) Position _____ C. Philip Saunders P,CEO Constance J. Erickson С Tommy Chisholm S Carson B. Harreld Т

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

 Name of Officer
 Name and Location
 Position Held in

 or Director
 of Financial Institution
 Financial Institution

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

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

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C. Dowd Ritter, III AmSouth Bancorporation, Birmingham, AL Chairman, Chief

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	AmSouth Bank, Birmingham, AL	Executive Officer Chairman, Chief Executive Officer	(c) (c)
George A. Schloegel	Hancock Bank – Mississippi, Gulfport, MS	Director, Chief Executive Officer and President	
	Hancock Holding Company, Gulfport, MS	Vice Chairman of the Board	(c)
		of Directors	(c)
	Hancock Bank – Louisiana, Baton Rouge, LA	Director	(d)
Steven R. Spencer	AmSouth Bank, Birmingham, AL	Director	(C)
W. Ronald Smith	SouthTrust Bank of Calhoun County, N.A.		
	Anniston, AL	Director	(C)
Gerald St. Pe'	Merchants & Marine Bank, Pascagoula, MS	Director	(a)
Philip J. Terrell	Hancock Bank, Gulfport, MS	Director	(C)
Gene Warr	Coast Community Bank, Biloxi, MS	Director	(C)
E. Jenner Wood, III	SunTrust Bank of Georgia, Atlanta, GA	Chairman, President and Chief Executive Officer	(c)
James W. Wright	First Tuskegee Bank, Montgomery, AL	Chairman of the Board of Directors and Chief Executive Officer	(c)

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ITEM 6. EXECUTIVE COMPENSATION. PART III.

(a) Summary Compensation Tables.

The following tables set forth information concerning any Chief Executive Officer and the most highly compensated executive officers for SCS, Southern LINC, Southern Telecom, Southern Management and Southern Nuclear serving as of December 31, 2002, 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 2003 Annual Meeting of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page numbers III-5 and III-6 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2002. SOUTHERN is incorporated by reference to "Summary Compensation Table" in SOUTHERN's definitive Proxy Statement relating to the 2003 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

			ANNUAL CO.	MPENSATION		LONG-TE Number of
	Other Annual Compensation (\$)1		Securitie Underlyin Stock Options (Shares)			
H. Allen Franklin	2002	929,215	1,984,320	7,080	_	382,242
President, Chief	2001	855 , 969	1,867,320	2,770	648,863	497,790
Executive Officer, Director	2000	655 , 806	1,014,696	8,305	-	85,354
Gale E. Klappa	2002	377,163	546 , 971	4,546	_	56,210
Executive Vice	2001	321,052	410,810	9,303	-	79,319
President	2000	284,015	273,165	8,812	_	24 , 602
G. Edison Holland	2002	364,868	416,003	69,102	_	54,624
Executive Vice	2001	333,539	324,022	24,036	_	68,071
President	2000	_	-	_	-	-
Dwight H. Evans	2002	353,038	402,519	10,365	_	52,854
Executive Vice	2001	326,876	296,139	51,963	_	91,299
President	2000	-	, _	-	-	, –
W. Paul Bowers	2002	329.570	403,433	12,337	_	50,046
Executive Vice	2001	273,758	273,630	3,072	_	51,740
President	2000	168,077	,	116	_	18,236

SCS SUMMARY COMPENSATION TABLE

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

2 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. 3 Payout of performance dividend equivalents on stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2000, 2001 and 2002, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. The Southern Company Compensation and Management Succession Committee can increase the payout of performance dividends by up to 200 percent if necessary to maintain the competitiveness of Southern Company's executive compensation program. For eligible stock options held on December 31, 2000, 2001 and 2002, all named executives received a payout of \$.90, \$1.34 and \$1.355 per option, respectively.

4 SCS contributions in 2002 to the Employee Savings Plan (ESP), Employee Stock Ownership Plan non-pension related accruals under the Supplemental Benefit Plan (SBP) and tax sharing benefits p participants who elected receipt of dividends on SOUTHERN's common stock held in the ESP are as f

Name	ESP	ESOP	SBP	ESP Tax Sharing Benefit
H. Allen Franklin	\$12 , 683	\$701	\$43 , 160	\$5,278
Gale E. Klappa	8,250	701	10,630	_
G. Edison Holland	7,603	701	10,643	792
Dwight H. Evans	7,746	701	10,189	5,049
W. Paul Bowers	7,701	701	8,400	-
The 2001 this employed		fou Moone	December Hells	and and Decrease additional i

In 2001, this amount includes for Messrs. Evans, Holland and Bowers additional incentive compensa \$31,628 and \$24,380, respectively. In 2001 and 2002, these amounts for Mr. Holland also included \$70,307, respectively of additional relocation expenses.

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Southern LINC SUMMARY COMPENSATION TABLE

ANNUAL COMPENSATION

LONG-TE

Name and Principal Position	Year	Salary(\$)	Bonus(\$)	Other Annual Compensation (\$)1	Awards	Stock
Robert G. Dawson 4	2002	269 682	310 687	5,798	_	31,997
President, Chief	2002		197,310			54,900
Executive Officer, Director	2000	•	118,760	•		20,431
R. Craig Elder	2002	165,763	187,069	1,664	_	12,458
Vice President, Chief Financial	2001	153,433	98,373	-	-	19,007
Officer, Treasurer	2000	139,789	68,562	_	_	5,809
Rodney H. Johnson	2002	136,075	135,639	206	-	7,374
Vice President	2001	120,786	58,915	-	-	7,703
	2000	113,927	40,799	2,310	-	3,971
Julie T. Pigott	2002	134,060	133,223	_	_	7,242
Vice President	2001	•	58,915	_	_	7,703
	2000	101,081	40,799	-	-	3,971

1 Tax reimbursements on certain perquisites.

2 Payout of performance dividend equivalents on stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2000, 2001 and 2002, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. The

Southern Company Compensation and Management Succession Committee can increase the payout of performance dividends by up to 200 percent if necessary to maintain the competitiveness of Southern Company's executive compensation program. For eligible stock options held on December 31, 2000, 2001 and 2002, all named executives received a payout of \$.90, \$1.34, and \$1.355 per option, respectively.

3 SCS contributions in 2002 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:-

Name	ESP	ESOP	SBP	ESP Tax Sharing Benefit
Robert G. Dawson	\$7 , 634	\$701	\$5 , 759	\$5 , 251
R. Craig Elder	6,594	701	1,205	-
Rodney H. Johnson	3,665	701	92	-
Julie T. Pigott	5,370	701	674	-
4 Messrs. Dawson a	nd Elder are	also chief	executive	officer and chief financial officer, respe
Southern Telecom.				

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Southern Management and Southern Company GAS

SUMMARY COMPENSATION TABLE

ANNUAL COMPENSATION

LONG-TE

						Number of
						Securitie
Name					Restricted	Underlyir
and				Other Annual	Stock	Stock
Principal				Compensation	Awards	Options
Position	Year	Salary(\$)	Bonus(\$)	(\$)1	(\$)	(Shares)

Southern Management Ronald P. Bertasi 4 2002 185,000 48,100 18,395 - 13,700 President, Chief Executive Officer, Director Southern Company GAS C. Philip Saunders 5 2002 221,321 210,821 - - 26,100 President, Chief Executive Officer

1 Tax reimbursements on certain perquisites.

2 Payout of performance dividend equivalents on stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods

ended December 31, 2000, 2001 and 2002, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. The Southern Company Compensation and Management Succession Committee can increase the payout of performance dividends by up to 200 percent if necessary to maintain the competitiveness of Southern Company's executive compensation program. For eligible stock options held on December 31, 2000, 2001 and 2002, all named executives received a payout of \$.90, \$1.34 and \$1.355 per option, respectively.

3 SCS contributions in 2002 to the ESP, ESOP and non-pension related accruals under the SBP are

Name	ESP	ESOP	SBP	
Ronald P. Bertasi	\$5,443	\$ -	\$1,558	
C. Philip Saunders	7,491	701	3,362	
4 Mr. Bertasi became tl	he President and Chief Exe	ecutive Officer of	Southern Management	on Decemb
				_

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

Southern Nuclear SUMMARY COMPENSATION TABLE

			ANNUAL COMI	PENSATION		LONG-TERM Number of Securitie
Name and Principal Position	Year	Salary(\$)	Bonus(\$)	Other Annual Compensation (\$)1		Underlyin Stock
W. G. Hairston, III	2002	440,104	507 , 131	11,485	_	65,890
President and Chief	2001	414,594	370,798	1,583	-	96,135
Executive Officer	2000	388,195	366,074	11,581	_	42,172
Jack D. Woodard	2002	343,203	361,604	9,048	-	47,592
Executive Vice	2001	327 , 079		8,172	-	83,534
President	2000	309,806	267,952	1,783	-	27,076
James B. Beasley, Jr.		206,286	181,714	3,798	_	19,647
Vice President	2001	194,302	136,055	3,911	-	37,727
	2000	185,071	136,214	7,802	-	14,074
H. L. Sumner, Jr.	2002	208,321	179 , 632	5,931		20,004
Vice President	2001	199,067	137,354	6,184	-	42,248
	2000	190,529	137,676	117	-	14,453
Jeffrey T. Gasser 4	2002	164,378	162,826	_	_	8,195
Vice President	2001	-	-	-	-	-
	2000	-	-	-	-	-

David N. Morey 5	2002	167 , 768	140,503	7,718		20,863
Vice President	2001	208,950	140,074	8,046	-	48,844
	2000	200,626	140,717	1,104	-	17,379

1 Tax reimbursements on certain perquisites.

2 Payout of performance dividend equivalents on stock options granted after 1996 that were held by the executive at the end of the performance periods under the Omnibus Incentive Compensation Plan for the four-year performance periods ended December 31, 2000, 2001 and 2002, respectively. Dividend equivalents can range from 25 percent of the common stock dividend paid during the last year of the performance period if total shareholder return over the four-year period, compared to a group of other large utility companies, is at the 30th percentile to 100 percent of the dividend paid if it reaches the 90th percentile. The Southern Company Compensation and Management Succession Committee can increase the payout of performance dividends by up to 200 percent if necessary to maintain the competitiveness of Southern Company's executive compensation program. For eligible stock options held on December 31, 2000, 2001 and 2002, all named executives received a payout of \$.90, \$1.34 and \$1.355 per option, respectively.

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	\$7 , 808	\$701	\$14,878	\$ 4,582
Jack D. Woodard	6,299	701	10,666	5,302
James B. Beasley, Jr.	7,171	701	2,865	3,082
H. L. Sumner, Jr.	7,665	701	2,498	_
Jeffrey T. Gasser	7,397	701	241	_
David N. Morey	6,962	701	1,416	_
4 Mr. Gasser became an execu	utive officer eff	ective September	1, 2002.	
5 Mr. Morey retired from Sou	uthern Nuclear ef	fective October 2	1, 2002.	

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STOCK OPTION GRANTS IN 2002

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, 2002. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2003 Annual Meeting of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page number III-7 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2002. SOUTHERN is incorporated by reference to "Option Grants in 2002" under STOCK OPTIONS in SOUTHERN's definitive Proxy Statement relating to the 2003 Annual Meeting of Stockholders.

Individu	al Grants	
Number of	% of Total	
Securities	Options	Exercise
Underlying	Granted to	or

Name		Employees in Fiscal Year2		Ex Da
SCS				
H. Allen Franklin	382,242	4.8	25.26	0
Gale E. Klappa	56,210	0.7	25.26	0
Dwight H. Evans	52,854	0.7	25.26	0
G. Edison Holland, Jr.	54,624	0.7	25.26	0
W. Paul Bowers	50,046	0.6	25.26	0
Southern LINC				
Robert G. Dawson	31,997	0.4	25.26	0
R. Craig Elder	12,458	0.2	25.26	0
Rodney H. Johnson	7,374	0.1	25.26	0
Julie T. Pigott	7,242	0.1	25.26	0

1 Under the terms of the Omnibus Incentive Compensation Plan, stock option grants were made on Fe and vest annually at a rate of one-third on the anniversary date of the grant. Grants fully vest termination as a result of death, total disability or retirement and expire five years after reti years after death or total disability or their normal expiration date if earlier. The exercise p average of the high and low price of Southern Company's common stock on the date granted. Option transferred to certain family members, family trusts and family limited partnerships. 2 A total of 8,040,632 stock options were granted in 2002.

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

Volatility	Risk-free	Dividend	Expected
	rate of return	Yield	Term
26.34%	2.79%	4.63%	4.28 years

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STOCK OPTION GRANTS IN 2002 (continued)

Individ	ual Grants	
Number of	% of Total	
Securities	Options	Exercise
Underlying	Granted to	or
Share Options	Employees in	Base Price

Εx

5	0			
Name		Fiscal Year2		Da
Southern Management				
Ronald P. Bertasi	13,700	0.2	25.26	0
Southern Company GAS				
C. Philip Saunders	26,100	0.3	25.26	0
Southern Nuclear				
William G. Hairston, III	65,890	0.8	25.26	0
Jack D. Woodard	47,592	0.6	25.26	0
James B. Beasley, Jr.	19,647	0.2	25.26	0
H. L. Sumner, Jr.	20,004	0.2	25.26	0
Jeffrey T. Gasser	8,195	0.1	25.26	0
David N. Morey	20,863	0.3	25.26	1

1 Under the terms of the Omnibus Incentive Compensation Plan, stock option grants were made on Fe and vest annually at a rate of one-third on the anniversary date of the grant. Grants fully vest termination as a result of death, total disability or retirement and expire five years after reti years after death or total disability or their normal expiration date if earlier. The exercise p average of the high and low price of Southern Company's common stock on the date granted. Option transferred to certain family members, family trusts and family limited partnerships. 2 A total of 8,040,632 stock options were granted in 2002.

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

Volatility	Risk-free	Dividend	Expected
	rate of return	Yield	Term
26.34%	2.79%	4.63%	4.28 years

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AGGREGATED STOCK OPTION EXERCISES IN 2002 AND YEAR-END OPTION VALUES

Aggregated Stock Option Exercises. The following table sets forth information concerning options exercised during the year ending December 31, 2002 by the named executive officers and value of unexercised options held by them as of December 31, 2002. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2003 Annual Meeting of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page number III-8 in the SOUTHERN

system's combined Form 10-K for the year ended December 31, 2002. SOUTHERN is incorporated by reference to "Aggregated Stock Option Exercises in 2002 and Year-End Option Values" under OPTION EXERCISES in SOUTHERN's definitive Proxy Statement relating to the 2003 Annual Meeting of Stockholders.

			Number of Unexercised Options at Fiscal Year-End (#)	
Name	Shares Acquired on Exercise (#)		Exercisable	Unexercisable
SCS				
Gale E. Klappa	80,671 34,870	470,179	475,136 91,566	122,751
Dwight H. Evans G. Edison Holland	13,108 27,116	366,568	132,784 48,561	113,562
W. Paul Bowers	11,801	156,131	63,861	94,171
Southern LINC Robert G. Dawson R. Craig Elder	8,074 3,068	116,226 35,155	8,236	28,196
Rodney H. Johnson Julie T. Pigott	-		5,215 5,215	13,833 13,701
Southern Management Ronald P. Bertasi	-	-	-	13,700
Southern Company GAS C. Philip Saunders	50,382	520,602	9,022	58,787
Southern Nuclear William G. Hairston, III Jack D. Woodard James B. Beasley, Jr.	18,663 14,076	•	24,750 109,956 43,511	117,583 52,232
H. L. Sumner, Jr. Jeffrey T. Gasser David N. Morey	18,381 _ 22,435	-	47,526 16,956 118,085	55,803 21,150 -

1 This represents the excess of the fair market value of SOUTHERN's common stock of \$28.39 per share, as of December 31, 2002, 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, 2002. 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.

ITEM 6. OFFICERS AND DIRECTORS. PART III.

V I F

(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, 2002. 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, 2002. SOUTHERN is incorporated by reference to the Stock Ownership Table in SOUTHERN's definitive Proxy Statement relating to the 2003 Annual Meeting of Stockholders. ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2003 Annual Meeting of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page numbers III-12 and III-13 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2002.

Name of Directors or Nominees and Executive Officers	Title of Class	Shares Beneficially Owned (1)	
SCS			
H. Allen Franklin	SOUTHERN Common	786,517	
David M. Ratcliffe	SOUTHERN Common	253,807	
Charles D. McCrary	SOUTHERN Common	177,749	
W. Paul Bowers	SOUTHERN Common	105,348	
Dwight H. Evans	SOUTHERN Common	159,781	
G. Edison Holland, Jr		52,386	
Gale E. Klappa	SOUTHERN Common	159,116	
The directors, nominees and executive officers			
of SCS as a Group	SOUTHERN Common	1,830,433 share	S
Southern LINC			
Robert G. Dawson	SOUTHERN Common	108,309	
H. Allen Franklin	SOUTHERN Common	786,517	
Gale E. Klappa	SOUTHERN Common	159,116	
Charles D. McCrary		177,749	
David M. Ratcliffe	SOUTHERN Common	253,807	
R. Craig Elder	SOUTHERN Common	11,374	
Rodney H. Johnson	SOUTHERN Common	10,852	
Julie T. Pigott	SOUTHERN Common	10,269	
The directors, nominees and executive officers of Southern LINC			
as a Group	SOUTHERN Common	1,517,993 share	S

ITEM 6. OFFICERS AND DIRECTORS. PART III.

Name of Directors or Nominees and		Shares Beneficially	Shares Be Shares Ir
Executive Officers	Title of Class	Owned (1)	Acquire V
Southern Telecom			
Robert G. Dawson	SOUTHERN Common	108,309	
H. Allen Franklin	SOUTHERN Common	786,517	
Gale E. Klappa	SOUTHERN Common	159,116	
Charles D. McCrary	SOUTHERN Common	177,749	
David M. Ratcliffe	SOUTHERN Common	253,807	
R. Craig Elder	SOUTHERN Common	11,374	
The directors, nominees			
and executive officers			
of Southern Telecom			
as a Group	SOUTHERN Common	1,496,872 shares	
Southern Management			
Ronald P. Bertasi	SOUTHERN Common	108,309	
H. Allen Franklin	SOUTHERN Common	786,517	
Leonard J. Haynes	SOUTHERN Common	63,385	
Gale E. Klappa	SOUTHERN Common	159,116	
Charles D. McCrary	SOUTHERN Common	177,749	
David M. Ratcliffe	SOUTHERN Common	253,807	
Robert M. Gilbert	SOUTHERN Common	17	
The directors, nominees			
and executive officers			
of Southern Management			
as a Group	SOUTHERN Common	1,440,673 shares	
Southern Company GAS			
C. Philip Saunders	SOUTHERN Common	9,734	
Southern Nuclear			
H. Allen Franklin	SOUTHERN Common	786,517	
William G. Hairston, III	SOUTHERN Common	91,105	
Charles D. McCrary	SOUTHERN Common	177,749	
David M. Ratcliffe	SOUTHERN Common	253,807	
Jack D. Woodard	SOUTHERN Common	127,411	
H. L. Sumner, Jr.	SOUTHERN Common	51,209	
James B. Beasley, Jr.	SOUTHERN Common	52,892	
Jeffrey T. Gasser	SOUTHERN Common	25,305	
The directors, nominees			
and executive officers			
of Southern Nuclear			
as a Group	SOUTHERN Common	1,565,994 shares	

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Notes to Item 6, Part III(b):

- As used in these tables, "beneficial ownership" means the sole or shared power to vote, or to direct the voting of, a security, or investment power with respect to a security, or any combination thereof.
- (2) Indicates shares of SOUTHERN's common stock that directors and executive officers have the right to acquire within 60 days
- ITEM 6. OFFICERS AND DIRECTORS. PART III.
 - (c) Contracts and transactions with system companies.

ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2003 Annual Meeting of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page number III-5 and III-6 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2002.

- (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 2003 annual meeting of stockholders. Also, ALABAMA, GEORGIA, GULF and MISSISSIPPI are incorporated by reference to the Information Statements relating to each of their respective 2003 Annual Meeting of Shareholders. SAVANNAH and SOUTHERN POWER are incorporated by reference to page number III-11 in the SOUTHERN system's combined Form 10-K for the year ended December 31, 2002.

SOUTHERN's Change in Control Plan is applicable to certain of its officers, and individual change in control agreements have been entered into with some of the most highly compensated executive officers of SCS, Southern LINC, Southern Telecom, Southern Management, Southern Company GAS, 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:

o lump sum payment of two or three times annual compensation,

- o up to five years' coverage under group health and life insurance plans,
- o immediate vesting of all stock options previously granted,
- o payment of any accrued long-term and short-term bonuses and dividend equivalents, and
- o 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:

o acquisition of at least 20 percent of the SOUTHERN's stock,

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

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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.

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.

			Accounts Charged,
			if any, per Books
			of Disbursing
Name of Company	Name of Recipient or Beneficiary	Purpose	Company

None

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

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

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

Name of Company	Name of Recipient or Beneficiary	Purpose c	Accounts 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 , 921
	Nature Conservancy of Alabama	Dues & Support	921
	Nuclear Energy Institute	Dues	524
	Public Affairs Research Council of Alabama	Dues & Support	930,426
GEORGIA	Atlanta Convention & Visitors Bureau	Dues	930
	Central Atlanta Progress	Dues	930
	Edison Electric Institute	Dues	426,930
	Georgia Conservancy	Support	426
	· _		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. Α

ITEM 7. CONTRIBUTIONS AND PUBLIC RELATIONS. (Continued)

Name of Company	Name of Recipient or Beneficiary	Purpose	Accoun if any, of Dis Com
GULF	Economic Development Council -	0	010
	Bay County Economia Development Council -	Support	912
	Economic Development Council -	• • • • • • •	010
	Holmes County	Support	912
	Economic Development Council -	C	010
	Okaloosa County Feenemia Development Council -	Support & Dues	912
	Economic Development Council -	Contract C Duog	010
	TEAM Santa Rosa Chambar of Commerce Florida	Support & Dues	912
	Chamber of Commerce - Florida	Support & Dues	912
	Chamber of Commerce - Pensacola	Support & Dues	426,912
	Chamber of Commerce - Washington County	Support	912
	Edison Electric Institute	Dues	426,921
	Enterprise Florida Elevidele Creat Northwest	Support	912
	Florida's Great Northwest	Support & Dues	912
	Foundation for the Future	Support	912
	University of West Florida	Support	912
	Other Economic Development Councils/	C Dues	001 000
	Activity Groups (9 Beneficiaries)	Support & Dues	921,930
MISSISSIPPI	Center for Public Utilities at New Mexico		
	State University	Dues	426
	Coastal Conservation Association/Mississippi	Dues	426
	Edison Electric Institute	Dues	426,930
	Equal Employment Advisory Council	Dues	930
	Land Trust for the Mississippi Coastal Plain	Dues	426
	Mississippi Economic Council	Dues	426,930
	Mississippi Gulf Coast Economic		
	Development Council	Dues	426,930
	Mississippi Manufacturers Association	Dues	426,930
	Mississippi Municipal League	Dues	426
	Mississippi Wildlife Federation	Dues	426
	Retail Association of Mississippi	Dues	426,930
	Wolf River Conservation	Dues	426

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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

SAVANNAH Association of County Commissioners

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of Georgia	Dues	930
Business, Education and Technology		
Alliance of Southeast Georgia	Dues	930
Coastal Beta	Dues	930
Edison Electric Institute	Dues	426,930
Georgia Conservancy	Support	426
Georgia Economic Developers Association	Dues	930
Georgians for Better Transportation	Dues	930
Georgia Municipal Association	Dues	426
Leadership Southeast Georgia	Dues	930
Nature Conservancy	Support	426
North American Energy Standards Board	Membership	426
Savannah Area Tourism Leadership Council	Membership	930
Southeastern Electrification 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 (1)	Serving Company (2)	Receiving Company (3)	Compensation (4)	Contrac (5)
(Note)	(Note)	Southern LINC	(Note)	(Note
(Note)	(Note)	Southern Management	(Note)	(Note
Sublease of railcars	ALABAMA	SAVANNAH	\$28,601	
Sublease of railcars	SAVANNAH	GEORGIA	\$439,692	
Sublease of railcars	ALABAMA	MISSISSIPPI	\$33,597	
Sublease of railcars	GEORGIA	MISSISSIPPI	\$190 , 660	
Sublease of railcars	GEORGIA	SAVANNAH	\$542,368	
Sublease of railcars	SAVANNAH	GULF	\$98,490	
Sublease of railcars	MISSISSIPPI	GEORGIA	\$190,660	
Sublease of railcars	MISSISSIPPI	ALABAMA	\$33,596	
Sublease of railcars	MISSISSIPPI	SAVANNAH	\$2,062	

Note:

The Serving Company leased the cars; the Receiving Company owns the cars and the Compensation is the amount paid to the Receiving Company for use of the cars.

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 2002 the total reimbursements to SCS, ALABAMA, GEORGIA, GULF, MISSISSIPPI and SAVANNAH from Southern LINC were \$37,219,088; \$2,060,995; \$1,059,071; \$147,040; \$125,747; and \$20,603, respectively; and from Southern Management were \$1,497,393, \$460,064, \$94,519; \$658,486; none and \$16,351, respectively. Southern Management in 2002 also reimbursed SCES LLC \$104,512 for the full cost of services, personnel and facilities.

Southern Company GAS during 2002 also reimbursed GEORGIA and SCS for certain services which were furnished , at cost in the amounts of \$262,718 and \$5,917,010, respectively.

PART II.

None.

PART III.

None.

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ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES

PART I(a) PART I(b) Key terms:	See Item 6 - Part I for the name of the company, its location and business add EWG means Exempt Wholesale Generator FUCO means Foreign Utility Company SPS means Special Purpose Subsidiary IS means Intermediate Subsidiary				
COMPANY		EWG,	OWNERSHIP	 % OWNED	
		FUCO, SPS, IS			
SE Finance Capi	ital Corporation II (See Note 1)	SPS	Southern Company Holdings, Inc.	100%	
SE Finance Capi	ital Corporation (See Note 1)	SPS		100%	
Southern Energy	y Finance Company, Inc. (See Note 1)	IS	Corporation	100%	
EPZ Lease, Inc.		IS	Southern Energy Finance Company, Inc.		
EPZ Lease, LLC		IS	EPZ Lease, Inc. Southern Energy Finance Company, Inc.	99% 1%	

EPZ Lease Holding A, LLC	IS	EPZ Lease,LLC EPZ Lease, Inc.	99% 1%
EPZ Lease Holding B, LLC	IS	EPZ Lease, LLC EPZ Lease, Inc.	99% 1%
EPZ Lease Holding C, LLC	IS	EPZ Lease, LLC EPZ Lease, Inc.	99% 1%
EPZ Lease Trust A	FUCO	EPZ Lease Holding A, LLC	100%
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 Company Holdings, Inc.	100%
Southern Company Capital Trust IV	SPS	Southern Company Capital Funding, Inc.	100%
Southern Company Capital Trust V	SPS	Southern Company Capital Funding, Inc.	100%
Southern Company Capital Trust VI		Southern Company Capital Funding, Inc.	100%

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

COMPANY	EWG, FUCO, SPS IS	OWNERSHIP ER	% OWNED
Dutch Gas Lease, Inc.	IS	Southern Energy Finance Company, Inc.	100%
Dutch Gas Lease, LLC	IS	Dutch Gas Lease, Inc. Southern Energy Finance Company, Inc.	99% 1%
Dutch Gas Lease Holding A, L.L.C.	IS	Dutch Gas Lease, L.L.C.	100%
Dutch Gas Lease Trust A	FUCO	Dutch Gas Lease Holding A, L.L.C.	100%

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	Southern Energy 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	Southern Energy Finance Company, Inc.	100%
GAMOG Lease Holding G, L.L.C.	IS	Gamog Lease, Inc.	100%
GAMOG Lease Trust G	FUCO	Gamog Lease Holding G, L.L.C.	100%
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

FUCO,

EWG, OWNERSHIP

_____ ____

SPS IS ER		
EWG	Southern Power Company	100%
SPS	SOUTHERN	100%
IS	SE Finance Capital Corporation II	100%
EWG	SE Choctaw, Inc.	100%
	IS ER EWG SPS IS	IS ER EWG Southern Power Company SPS SOUTHERN IS SE Finance Capital Corporation II

SOUTHERN's aggregate investment as defined under Rules 53 and 58 in EWGs and FUCOs at December 31, 2002 was \$325,947,237.

NOTE 1

SOUTHERN has executed limited keep-well commitments whereby SOUTHERN would be required to make capital contributions to SE Finance Capital Corporation II, SE Finance Capital Corp. or 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 \$416.1 million as of December 31, 2002.

NOTE 2

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

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

SE Finance Capital Corporation II SE Finance Capital Corporation

DEBT TO EQUITY

```
Southern Energy Finance Company, Inc.
                                                                          0.5
   EPZ Lease, Inc.
      EPZ Lease, LLC
        EPZ Lease Holdings A, LLC
         EPZ Lease Trust A
        EPZ Lease Holdings B LLC
         EPZ Lease Trust B
        EPZ Lease Holdings C LLC
                            EPZ Lease Trust C
   Dutch Gas Lease, Inc.
      Dutch Gas Lease, LLC
        Dutch Gas Lease Holdings A, LLC
         Dutch Gas Lease Trust A
        Dutch Gas Lease Holdings B LLC
         Dutch Gas Lease Trust B
        Dutch Gas Lease Holdings C LLC
          Dutch Gas Lease Trust C
   GAMOG Lease, Inc.
      GAMOG Lease Holdings A, LLC
         GAMOG Lease Trust A
      GAMOG Lease Holdings B, LLC
         GAMOG Lease Trust B
       GAMOG Lease Holdings C, LLC
          GAMOG Lease Trust C
  Nuon Lease, Inc.
      Nuon Lease Holdings D, LLC
         Nuon Lease Trust D
      Nuon Lease Holdings E, LLC
          Nuon Lease Trust E
       Nuon Lease Holdings F, LLC
          Nuon Lease Trust F
Southern Company-Florida LLC
                                                                           0
                                                                           0
SE Choctaw LLC
_____
PART I(d)
None.
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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, 2002 is as follows:

·	Totall	Equity (1)	Debt
·		(in thousands)	
Investment In EWGs & FUCOs (A)	\$325,947	\$253,486	-

Investment in	SOUTHERN's Investment (in thousands)			
Domestic Public-Utility Subs	Total	Equity	Debt	Gu
ALABAMA	\$2,140,563	\$2,140,563	\$-	
GEORGIA	\$2,500,330	\$2,500,330	-	
GULF	\$387,841	\$387,841	-	
MISSISSIPPI	\$323 , 297	\$323,297	-	
SAVANNAH	\$70 , 999	\$70 , 999	-	
SOUTHERN POWER	\$1,027,679	\$731,230	210,488	
SEGCO (B) Total Domestic Public - Utility	\$33,828	\$33,828	_	
Subsidiaries	\$6,484,537	\$6,188,088	\$210,488	