

Generic Environmental Impact Statement for License Renewal of Nuclear Plants

Supplement 4

Regarding the Edwin I. Hatch Nuclear Plant, Units 1 and 2

Draft Report for Comment

**U.S. Nuclear Regulatory Commission
Office of Nuclear Reactor Regulation
Washington, DC 20555-0001**



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Generic Environmental Impact Statement for License Renewal of Nuclear Plants

Supplement 4

Regarding the Edwin I. Hatch Nuclear Plant, Units 1 and 2

Draft Report for Comment

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**Division of Regulatory Improvement Programs
Office of Nuclear Reactor Regulation
U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001**



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produced from the best available copy.**

TO: Addressees for NUREG-1437, "Generic Environmental Impact Statement for License Renewal of Nuclear Plants," Supplement 4, Edwin I. Hatch Nuclear Plant, Units 1 and 2

This draft supplement documents the NRC staff's review of the environmental issues at the Edwin I. Hatch Nuclear Plant, Units 1 and 2, in support of Southern Nuclear Operating Company's application for license renewal of those units. The draft supplement was prepared in accordance with 10 CFR 51.71. This supplemental environmental impact statement includes the staff's preliminary analysis that considers and weighs the environmental effects of the proposed action, the environmental impacts of alternatives to the proposed action, and alternatives available for reducing or avoiding adverse impacts. It also includes the staff's preliminary recommendation regarding the proposed action.

Please provide any comments you may have on the draft supplement no later than January 24, 2001. Written comments may be sent via mail to:

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Please feel free to contact Mr. Andrew J. Kugler at (301) 415-2828 if you have any questions.

Sincerely,



David B. Matthews, Director
Division of Regulatory Improvement Programs
Office of Nuclear Reactor Regulation

Abstract

The U.S. Nuclear Regulatory Commission (NRC) considered the environmental effects of renewing nuclear power plant operating licenses for a 20-year period in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437, and codified the results in 10 CFR Part 51. The GEIS (and its Addendum 1) identifies 92 environmental issues and reaches generic conclusions related to environmental impacts for 69 of these issues that apply to all plants or to plants with specific design or site characteristics. Additional plant-specific review is required for the remaining issues. These plant-specific reviews are to be included in a supplement to the GEIS.

This draft supplemental environmental impact statement (SEIS) has been prepared in response to an application submitted to the NRC by Southern Nuclear Operating Company (SNC) to renew the operating licenses (OLs) for Edwin I. Hatch Nuclear Plant (HNP), Units 1 and 2, for an additional 20 years under 10 CFR Part 54. This draft SEIS includes the staff's analysis that considers and weighs the environmental effects of the proposed action, the environmental effects of alternatives to the proposed action, and alternatives available for reducing or avoiding adverse effects. It also includes the staff's preliminary recommendation regarding the proposed action.

Neither SNC nor the staff has identified significant new information for any of the 69 issues for which the GEIS reached generic conclusions and which apply to HNP. Therefore, the staff concludes for these issues that the impacts of renewing the HNP OLs will not be greater than impacts identified in the GEIS for these issues. For each of these issues, the GEIS conclusion is that the impact is of SMALL significance (except for collective offsite radiological impacts from the fuel cycle, high-level waste and spent fuel, which were not assigned a single significance level) and that additional mitigation measures are likely not to be sufficiently beneficial to be warranted.

Each of the remaining 23 issues that applies to HNP is addressed in this draft SEIS. For each applicable issue, the staff concludes that the significance of the potential environmental effects of renewal of the OLs is SMALL. The staff has not identified any new issue applicable to HNP that has a significant environmental impact. The staff also concludes that additional mitigation measures are likely not to be sufficiently beneficial as to be warranted.

The NRC staff's preliminary recommendation is that the Commission determine that the adverse environmental impacts of license renewal for HNP Units 1 and 2 are not so great that preserving the option of license renewal for energy-planning decisionmakers would be unreasonable. This preliminary recommendation is based on (1) the analysis and findings in the GEIS; (2) the Environmental Report submitted by SNC; (3) consultation with Federal, State,

Abstract

1 and local agencies; (4) the staff's own independent review; and (5) the staff's consideration of
2 public comments during the scoping process.
3

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Executive Summary

By letter dated February 29, 2000, Southern Nuclear Operating Company (SNC) submitted an application to the U.S. Nuclear Regulatory Commission (NRC) to renew the operating licenses for Units 1 and 2 of the Edwin I. Hatch Nuclear Plant (HNP) for an additional 20-year period. If the operating licenses are renewed, Federal (other than NRC) agencies, State regulatory agencies, and the owners of the plant will ultimately decide whether the plant will continue to operate. This decision will be based on factors such as the need for power or other matters within the State's jurisdiction or the purview of the owners. If the operating licenses are not renewed, HNP Units 1 and 2 will be shut down on or before the expiration dates of the current operating licenses, which are August 6, 2014, and June 13, 2018, respectively.

Under the National Environmental Policy Act of 1969 (NEPA), an environmental impact statement (EIS) is required for major Federal actions that significantly affect the quality of the human environment. The NRC has implemented Section 102 of NEPA in 10 CFR Part 51. In 10 CFR 51.20(b)(2), the Commission requires preparation of an EIS or a supplement to an EIS for renewal of a reactor operating license; 10 CFR 51.95(c) states that the EIS prepared at the operating license renewal stage will be a supplement to the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437.^(a)

Upon acceptance of the SNC application, the NRC staff began the environmental review process described in 10 CFR Part 51 by publishing a notice of intent to prepare an EIS and to conduct scoping. The staff visited the HNP site in May 2000 and held public scoping meetings on May 10, 2000, in Vidalia, Georgia. The staff reviewed the SNC Environmental Report (ER) and compared it with the GEIS; consulted with Federal, State, and local agencies; conducted an independent review of the issues following the guidance set forth in *Standard Review Plans for Environmental Reviews for Nuclear Power Plants, Supplement 1: Operating License Renewal*, NUREG-1555, Supplement 1; and considered the public comments received during the scoping process for HNP. This draft supplemental environmental impact statement (SEIS) includes the NRC staff's preliminary analysis that considers and weighs the environmental effects of the proposed action, the environmental impacts of alternatives to the proposed action, and alternatives available for reducing or avoiding adverse effects. It also includes the staff's preliminary recommendation regarding the proposed action.

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter, all references to the "GEIS" include the GEIS and its Addendum 1.

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1 The Commission has adopted the following definition of purpose and need for license renewal
2 from the GEIS:

3
4 The purpose and need for the proposed action (renewal of an operating license) is to
5 provide an option that allows for power generation capability beyond the term of a
6 current nuclear power plant operating license to meet future system generating needs,
7 as such needs may be determined by State, utility, and, where authorized, Federal
8 (other than NRC) decision makers.
9

10 The goal of the staff's environmental review, as defined in 10 CFR 51.95(c)(4) and the GEIS, is
11 to determine

12
13 ... whether or not the adverse environmental impacts of license renewal are so great
14 that preserving the option of license renewal for energy planning decisionmakers would
15 be unreasonable.
16

17 Both the statement of purpose and need and the evaluation criterion implicitly acknowledge that
18 there are factors, in addition to license renewal, that will ultimately determine whether HNP
19 continues to operate beyond the period of the current operating licenses.
20

21 The GEIS contains the results of a systematic evaluation of the consequences of renewing an
22 operating license and operating a nuclear power plant for an additional 20 years. It evaluates
23 92 environmental issues using a three-level standard of significance—SMALL, MODERATE, or
24 LARGE—based on Council on Environmental Quality guidelines. These significance levels are
25 as follows:
26

27 **SMALL:** Environmental effects are not detectable or are so minor that they will neither
28 destabilize nor noticeably alter any important attribute of the resource.
29

30 **MODERATE:** Environmental effects are sufficient to alter noticeably, but not to
31 destabilize, important attributes of the resource.
32

33 **LARGE:** Environmental effects are clearly noticeable and are sufficient to destabilize
34 important attributes of the resource.
35
36

For 69 of the 92 issues considered in the GEIS, the analysis in the GEIS shows the following:

- (1) The environmental impacts associated with the issue have been determined to apply either to all plants or, for some issues, to plants having a specific type of cooling system or other plant or site characteristics.
- (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the impacts (except for collective offsite radiological impacts from the fuel cycle and from high-level waste and spent fuel disposal).
- (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis, and it has been determined that additional plant-specific mitigation measures are likely not to be sufficiently beneficial to warrant implementation.

These 69 issues are identified in the GEIS as Category 1 issues. In the absence of significant new information, the staff relied on conclusions as amplified by supporting information in the GEIS for issues designated Category 1 in 10 CFR Part 51, Subpart A, Appendix B, Table B-1.

Of the 23 issues not meeting the criteria set forth above, 21 are classified as Category 2 issues requiring analysis in a plant-specific supplement to the GEIS. The remaining two issues, environmental justice and chronic effects of electromagnetic fields, are not categorized. Environmental justice was not evaluated on a generic basis and must also be addressed in a plant-specific supplement to the GEIS. Information on the chronic effects of electromagnetic fields was not conclusive at the time the GEIS was prepared.

This draft SEIS documents the staff's evaluation of all 92 environmental issues considered in the GEIS. The staff considered the environmental impacts associated with alternatives to license renewal and compared the environmental impacts of license renewal and the alternatives. The alternatives to license renewal that are considered include the no-action alternative (not renewing the HNP operating licenses) and alternative methods of power generation. Among the alternative methods of power generation, coal-fired and gas-fired generation appear to be the most likely if the power from HNP is replaced. These alternatives are evaluated assuming that the replacement power-generation plant is located at either the HNP site or an unspecified "greenfield" site (an undisturbed, pristine site).

SNC and the staff have established independent processes for identifying and evaluating the significance of any new information on the environmental impacts of license renewal. Neither SNC nor the staff has identified any significant new information related to Category 1 issues

Executive Summary

1 that would call into question the conclusions in the GEIS. Similarly, neither SNC nor the staff
2 has identified any new issue applicable to HNP that has a significant environmental impact.
3 Therefore, the staff relies upon the conclusions of the GEIS for all 69 Category 1 issues.
4

5 The staff has reviewed the SNC analysis for each Category 2 issue and has conducted an
6 independent review of each issue. Five Category 2 issues are not applicable because they are
7 related to plant design features or site characteristics not found at HNP. Four Category 2
8 issues are not discussed in this draft SEIS because they are specifically related to
9 refurbishment. Five additional Category 2 issues and environmental justice apply to both
10 refurbishment and to operation during the renewal term and are only discussed in relation to
11 operation during the renewal term. SNC has stated that its evaluation of structures and
12 components, as required by 10 CFR 54.21, did not identify any major plant refurbishment
13 activities or modifications necessary to support the continued operation of HNP beyond the end
14 of the existing operating licenses. In addition, routine replacement of components or additional
15 inspection activities are within the bounds of normal plant component replacement and,
16 therefore, are not expected to affect the environment outside of the bounds of the plant
17 operations evaluated in the final environmental statements for HNP.
18

19 Twelve Category 2 issues, as well as environmental justice and chronic effects of
20 electromagnetic fields, are discussed in detail in this draft SEIS. For all 12 Category 2 issues
21 and environmental justice, the staff concludes that the potential environmental effects are of
22 SMALL significance in the context of the standards set forth in the GEIS. In addition, the staff
23 concluded that a consensus has not been reached by appropriate Federal health agencies that
24 there are adverse effects from electromagnetic fields. Therefore, no further evaluation of this
25 issue is required. For severe accident mitigation alternatives (SAMAs), it is the staff's
26 preliminary conclusion that a reasonable, comprehensive effort was made to identify and
27 evaluate SAMAs and that none of the candidate SAMAs is cost-beneficial.
28

29 Mitigation measures were considered for each Category 2 issue. Current measures to mitigate
30 environmental impacts of plant operation were found to be adequate, and no additional
31 mitigation measures were deemed sufficiently beneficial to be warranted.
32

33 In the event that the HNP operating licenses are not renewed and the units cease operation on
34 or before the expiration of their current operating licenses, the adverse impacts of likely
35 alternatives will not be smaller than those associated with continued operation of HNP. The
36 impacts may, in fact, be greater in some areas.
37

38 The NRC staff's preliminary recommendation is that the Commission determine that the
39 adverse environmental impacts of license renewal for HNP are not so great that preserving the

1 option of license renewal for energy-planning decisionmakers would be unreasonable. This
2 recommendation is based on (1) the analysis and findings in the GEIS; (2) the ER submitted by
3 SNC; (3) consultation with other Federal, State, and local agencies; (4) the staff's own
4 independent review; and (5) the staff's consideration of public comments.

Abbreviations/Acronyms

1		
2		
3		
4	AC	alternating current
5	ACC	averted cleanup and decontamination costs
6	ADAMS	Agencywide Document Access Management System
7	AEA	Atomic Energy Act of 1954
8	AEC	U.S. Atomic Energy Commission
9	ALARA	as low as reasonably achievable
10	ALI	annual limit on intake
11	AOC	averted offsite property damage costs
12	AOE	averted occupational exposure
13	AOSC	averted onsite costs
14	APE	averted public exposure
15	ATWS	Anticipated Transient Without Scram
16		
17	BTU	British thermal unit
18	BWR	boiling-water reactor
19		
20	CAA	Clean Air Act
21	CDF	core damage frequency
22	CEQ	Council on Environmental Quality
23	CFR	Code of Federal Regulations
24	cm	centimeter
25	CoE	U.S. Army Corps of Engineers
26	COE	cost of enhancement
27	CWA	Clean Water Act
28		
29	DAC	derived air concentration
30	DBA	design-basis accident
31	DC	direct current
32	DOE	U.S. Department of Energy
33		
34	EIA	Energy Information Administration (of DOE)
35	EIS	environmental impact statement
36	ELF-EMF	extremely low frequency-electromagnetic field
37	EPA	U.S. Environmental Protection Agency
38	EPD	Environmental Protection Division (of GADNR)
39	EPRI	Electric Power Research Institute
40	ER	Environmental Report
41	ESA	Endangered Species Act of 1973

Abbreviations/Acronyms

1	ESRP	Environmental Standard Review Plan, NUREG-1555, Supplement 1, Operating
2		License Renewal
3		
4	FERC	Federal Energy Regulatory Commission
5	FES	final environmental statement
6	FR	Federal Register
7	ft	feet
8	FWPCA	Federal Water Pollution Control Act (also known as the Clean Water Act of
9		1977)
10	FWS	U.S. Fish and Wildlife Service
11		
12	GADNR	Georgia Department of Natural Resources
13	GDA	Georgia Department of Audits
14	GDCA	Georgia Department of Community Affairs
15	GDL	Georgia Department of Labor
16	GEIS	Generic Environmental Impact Statement for License Renewal of Nuclear Plants,
17		NUREG-1437
18	GOPB	Georgia Office of Planning and Budget
19	GPC	Georgia Power Company
20	gpd	gallons per day
21	gpm	gallons per minute
22	GTC	Georgia Transmission Company
23		
24	ha	hectare
25	HEPA	high-efficiency particulate air (filter)
26	HLW	high-level waste
27	HNP	Edwin I. Hatch Nuclear Plant
28	HPCI	high-pressure coolant injection
29		
30	in.	inch
31	IPA	integrated plant assessment
32	IPE	Individual Plant Examination
33	IPEEE	Individual Plant Examination for External Events
34	ISLOCA	Interfacing System Loss of Coolant Accident
35		
36	kg	kilogram
37	km	kilometer
38	kV	kilovolt
39	kWh	kilowatt hour

Abbreviations/Acronyms

1	L	liter
2	LERF	Large Early Release Frequency
3	LOCA	loss-of-coolant accident
4		
5	m ³ /d	cubic meters per day
6	mA	milliampere
7	MAAP	Modular Accident Analysis Program
8	m	meter
9	MACCS	Melcor Accident Consequence Code System
10	mi	mile
11	mgd	millions of gallons per day
12	MTHM	metric tonnes of heavy metal
13	MT	metric ton (or tonne)
14	MTU	metric ton-uranium
15	MW	megawatt
16	MW(e)	megawatt electric
17	MW(t)	megawatt thermal
18	MWh	megawatt hour
19	MWd/MTU	megawatt-days per metric ton of uranium
20		
21	NAS	National Academy of Sciences
22	NEPA	National Environmental Policy Act of 1969
23	NESC	National Electric Safety Code
24	NIEHS	National Institute of Environmental Health Sciences
25	NMFS	National Marine Fisheries Service
26	NPDES	National Pollutant Discharge Elimination System
27	NO _x	nitrogen oxide(s)
28	NRC	U.S. Nuclear Regulatory Commission
29		
30	ODCM	Offsite Dose Calculation Manual
31	OL	operating license

Abbreviations/Acronyms

1	PARS	Publicly Available Records (a component of ADAMS)
2	PM ₁₀	particulate matter, 10 microns or less in diameter
3	ppm	parts per million
4	PRA	Probabilistic Risk Assessment
5	PSA	Probabilistic Safety Assessment
6	PSW	plant service water
7		
8	RAI	request for additional information
9	RCRA	Resource Conservation and Recovery Act
10	REMP	radiological environmental monitoring program
11	RPC	averted replacement power cost
12	ry	reactor year
13		
14	SAMA	Severe Accident Mitigation Alternative
15	SEIS	supplemental environmental impact statement
16	SNC	Southern Nuclear Operating Company
17	SO ₂	sulfur dioxide
18	SO _x	sulfur oxide(s)
19	STI	Southeastern Technical Institute
20	Sv	Sievert
21		
22	TCDA	Toombs County Development Authority
23		
24	USCB	U.S. Census Bureau
25	USDA	U.S. Department of Agriculture

1.0 Introduction

Southern Nuclear Operating Company (SNC) operates the Edwin I. Hatch Nuclear Plant (HNP), Units 1 and 2, in Appling County, Georgia, under operating licenses (OLs) DPR-57 and NPF-5 issued by the U.S. Nuclear Regulatory Commission (NRC). These OLs will expire on August 6, 2014, and June 13, 2018, respectively. By letter dated February 29, 2000, SNC submitted an application to the NRC to renew the HNP OLs for an additional 20 years under Title 10 of the Code of Federal Regulations (CFR) Part 54. SNC is a *licensee* for the purposes of its current OLs and an *applicant* for the renewal of the OLs. HNP is co-owned by Georgia Power Company (GPC), Oglethorpe Power Corporation, the Municipal Electric Authority of Georgia, and the city of Dalton, Georgia. Southern Company, based in Atlanta, Georgia, is the parent company of SNC, which provides services to Southern Company's nuclear power plants. Southern Company is also the parent company of five electric utilities, including GPC.

The National Environmental Policy Act of 1969 (NEPA) requires an environmental impact statement (EIS) for major Federal actions significantly affecting the quality of the human environment. As provided in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996; 1999),^(a) under NRC's environmental protection regulations in 10 CFR Part 51 implementing NEPA, renewal of a nuclear power plant operating license is identified as a major Federal action significantly affecting the quality of the human environment. Therefore, an EIS is required for a plant license renewal review. The EIS requirements for a plant-specific license renewal review are specified in 10 CFR Part 51. Pursuant to 10 CFR 54.23 and 51.53(c), SNC submitted an Environmental Report (ER; SNC 2000a) in which SNC analyzed the environmental impacts associated with the proposed action, considered alternatives to the proposed action, and evaluated any alternatives for reducing adverse environmental effects.

As part of NRC's evaluation of the application for license renewal, the NRC staff is required under 10 CFR Part 51 to prepare an EIS for the proposed action, issue the statement in draft form for public comment, and issue a final statement after considering public comments on the draft. This report is the draft plant-specific supplement to the GEIS (supplemental environmental impact statement [SEIS]) for the SNC license renewal application. The staff will also prepare a separate safety evaluation report in accordance with 10 CFR Part 54.

The following sections of this introduction describe the background and the process used by the staff to assess the environmental impacts associated with license renewal, describe the proposed Federal action, discuss the purpose and need for the proposed action, and present

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter, all references to the "GEIS" include the GEIS and its Addendum 1.

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the status of compliance with environmental quality standards and requirements that have been imposed by Federal, State, regional, and local agencies that have responsibility for environmental protection. Chapter 2 describes the site, power plant, and interactions of the plant with the environment. Chapters 3 and 4 discuss the potential environmental impacts of plant refurbishment and plant operation during the renewal term, respectively. Chapter 5 contains an evaluation of potential environmental impacts of plant accidents and includes consideration of severe accident mitigation alternatives. Chapter 6 discusses the uranium fuel cycle and solid waste management, and Chapter 7 discusses decommissioning. The alternatives to license renewal are considered in Chapter 8. Finally, Chapter 9 summarizes the findings of the prior chapters, draws conclusions related to the adverse impacts that cannot be avoided (the relationship between short-term uses of man's environment and the maintenance and enhancement of long-term productivity, and the irreversible or irretrievable commitments of resources), and presents the preliminary recommendation of the staff with respect to the proposed action. Additional information is included in Appendices. Appendix A is reserved for public comments on this supplement. Appendix B lists preparers of this supplement, and Appendix C lists the chronology of correspondence between NRC and SNC with regard to this supplement. The remaining appendices are identified in subsequent sections.

Generic Environmental Impact Statement

The NRC initiated a generic assessment of the environmental impacts associated with the license renewal term to improve the efficiency of the license renewal process by documenting the assessment results and codifying the results in the Commission's regulations. This assessment is provided in the GEIS. The GEIS serves as the principal reference for all nuclear power plant license renewal EISs.

The GEIS documents the results of the systematic approach that was taken to evaluate the environmental consequences of renewing the licenses of individual nuclear power plants and operating them for an additional 20 years. For each potential environmental issue, the GEIS (1) described the activity that affects the environment, (2) identified the population or resource that is affected, (3) assessed the nature and magnitude of the impact on the affected population or resource, (4) characterized the significance of the effect for both beneficial and adverse effects, (5) determined whether the results of the analysis applied to all plants, and (6) considered whether additional mitigation measures would be warranted for impacts that would have the same significance level for all plants.

The NRC established its standard of significance using the Council on Environmental Quality (CEQ) terminology for "significantly" (40 CFR 1508.27) for assessing environmental issues. Using the CEQ guidelines, the NRC established three significance levels, as follows:

1 SMALL: Environmental effects are not detectable or are so minor that they will neither
2 destabilize nor noticeably alter any important attribute of the resource.

3
4 MODERATE: Environmental effects are sufficient to alter noticeably, but not to destabilize,
5 important attributes of the resource.

6
7 LARGE: Environmental effects are clearly noticeable and are sufficient to destabilize
8 important attributes of the resource.

9
10 The GEIS assigned a significance level to each environmental issue, assuming that ongoing
11 mitigation measures would continue.

12
13 The GEIS included a determination of whether the analysis of the environmental issue could be
14 applied to all plants, and whether additional mitigation measures would be warranted. Issues
15 were then assigned a Category 1 or a Category 2 designation. As set forth in the GEIS,
16 **Category 1** issues are those that meet all of the following criteria:

- 17
18 (1) The environmental impacts associated with the issue have been determined to apply either
19 to all plants or, for some issues, to plants having a specific type of cooling system or other
20 specified plant or site characteristics.
21
22 (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the
23 impacts (except for collective offsite radiological impacts from the fuel cycle and from high-
24 level waste and spent fuel disposal).
25
26 (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis,
27 and it has been determined that additional plant-specific mitigation measures are not likely
28 to be sufficiently beneficial to warrant implementation.

29
30 For issues that meet the three Category 1 criteria, no additional plant-specific analysis is
31 required unless new and significant information is identified.

32
33 **Category 2** issues are those that do not meet one or more of the criteria of Category 1, and
34 therefore, additional plant-specific review for these issues is required.

35
36 In the GEIS, the staff assessed 92 environmental issues and determined that 69 qualified as
37 Category 1 issues, 21 qualified as Category 2 issues, and 2 issues were not categorized. The
38 latter two issues, environmental justice and chronic effects of electromagnetic fields, are to be
39 addressed in a plant-specific analysis. Of the 92 issues, 10 are related to refurbishment, 74 are
40 related to operations during the renewal term, and 8 apply to both refurbishment and operation

Introduction

1 during the renewal term. A summary of the findings for all 92 issues of the GEIS is codified in
2 10 CFR Part 51, Subpart A, Appendix B, Table B-1.

3 **License Renewal Evaluation Process**

4
5
6 An applicant seeking to renew its OL is required to submit an ER as part of its application. This
7 ER must provide an analysis of the issues listed as Category 2 in 10 CFR Part 51, Subpart A,
8 Appendix B, Table B-1 in accordance with 10 CFR 51.53(c)(3)(ii). The ER must include a
9 discussion of actions to mitigate adverse impacts associated with the proposed action and
10 environmental impacts of alternatives to the proposed action. In accordance with 10 CFR
11 51.53(c)(2), the ER need not consider the economic benefits and costs of the proposed action
12 and alternatives to the proposed action except insofar as such benefits and costs are either
13 essential for determination regarding the inclusion of an alternative in the range of alternatives
14 considered, or relevant to, mitigation. Section 51.53(c)(2) also provides that certain other
15 issues, including the need for power and other issues not related to the environmental effects of
16 the proposed action, need not be considered in the ER. In addition, the ER need not discuss
17 any aspect of the storage of spent fuel within the scope of the generic determination in 10 CFR
18 51.23(a) in accordance with 10 CFR 51.23(b). Pursuant to 10 CFR 51.53(c)(3)(iii) and (iv), the
19 ER is not required to contain an analysis of any Category 1 issues unless there is significant
20 new information on a specific issue. New and significant information is (1) information that
21 identifies a significant environmental issue not covered in the GEIS and codified in 10 CFR
22 Part 51, Subpart A, Appendix B, Table B-1, or (2) information that was not considered in the
23 analyses summarized in the GEIS and that leads to an impact finding different from that
24 codified in 10 CFR Part 51.

25
26 In preparing to submit its application to renew the HNP OLs, SNC developed a process to
27 ensure that new and significant information regarding the environmental impacts of license
28 renewal for HNP would be properly reviewed before submitting the ER and to ensure that new
29 and significant information related to renewal of the HNP licenses would be identified, reviewed,
30 and addressed during the period of NRC review. SNC reviewed the Category 1 issues
31 appearing in 10 CFR Part 51, Subpart A, Appendix B, Table B-1, to verify that the conclusions
32 of the GEIS remained valid with respect to HNP. This review was performed by personnel from
33 SNC's Corporate Environmental Services Organization and HNP staff.

34
35 The NRC staff also has a process for identifying new and significant information. That process
36 is described in detail in *Standard Review Plans for Environmental Reviews for Nuclear Power*
37 *Plants, Supplement 1: Operating License Renewal* (ESRP), NUREG-1555, Supplement 1
38 (NRC 2000a). The search for new information includes a review of an applicant's ER and
39 process for discovering and evaluating the significance of new information; review of records of
40 public meetings and correspondence; review of environmental quality standards and

1 regulations; coordination with Federal, State, and local environmental protection and resource
2 agencies; and review of the technical literature. Any new information discovered by the staff is
3 evaluated for significance using the criteria set forth in the GEIS. For Category 1 issues where
4 new and significant information is identified, reconsideration of the conclusions for those issues
5 is limited in scope to the assessment of the relevant new and significant information; the scope
6 of the assessment does not include other facets of the issue that are not affected by the new
7 information. Neither SNC nor the staff has identified any new issue applicable to HNP that has
8 a significant environmental impact.

9
10 The discussion of the environmental issues considered in the GEIS that are applicable to HNP
11 is found in Chapters 3 through 7. At the beginning of the discussion of each set of issues, there
12 is a table that identifies the issues to be addressed and lists the sections in the GEIS where the
13 issues are discussed. Category 1 and Category 2 issues are listed in separate tables. For
14 Category 1 issues for which there is no new and significant information, the table is followed by
15 a set of short paragraphs that state the GEIS conclusion codified in 10 CFR Part 51, Subpart A,
16 Appendix B, Table B-1, followed by the staff's analysis and conclusion. For Category 2 issues,
17 in addition to the list of GEIS sections where the issue is discussed, the tables list the
18 subparagraph of 10 CFR 51.53(c)(3)(ii) that describes the analysis required and the SEIS
19 sections where the analysis is presented. The SEIS sections that discuss the Category 2
20 issues are listed immediately following the table.

21
22 The NRC prepares an independent analysis of the environmental impacts of license renewal as
23 well as a comparison of those impacts with the environmental impacts of alternatives to license
24 renewal. The evaluation of SNC's license renewal application began with publication of a notice
25 of acceptance for docketing and opportunity for a hearing in the *Federal Register*
26 (65 FR 17543). The staff then published a notice of intent to prepare an EIS and to conduct
27 scoping (65 FR 19797). The NRC invited the applicant; Federal, State, and local agencies;
28 local organizations; and individuals to participate in the scoping process by providing oral
29 comments at scheduled public meetings, by submitting written comments (either electronically
30 or by letter), or both.

31
32 On May 10, 2000, the NRC staff conducted two public meetings at the Southeastern Technical
33 Institute in Vidalia, Georgia. At these meetings, the NRC received oral and written comments
34 from 23 members of the public. In addition to the comments received at the public meetings,
35 the NRC received nine comment letters and three e-mail messages on the SNC license renewal
36 application. The comments received by the staff were summarized in the *Environmental Impact*
37 *Statement Scoping Process, Hatch Nuclear Station, Units 1 and 2, Summary Report*, August
38 23, 2000 (NRC 2000b). The meeting transcripts are available on the NRC external Web site at:
39 <http://www.nrc.gov/NRC/REACTOR/LR/HATCH/docs.html>. The meeting summary, comment
40 letters, and e-mail are available electronically for public inspection in the NRC Public Document

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1 Room or from the Publicly Available Records (PARS) component of NRC's document system
2 (Agencywide Document Access and Management System [ADAMS]). ADAMS is accessible
3 from the NRC Web site at <http://www.nrc.gov/NRC/ADAMS/index.html> (the Public Electronic
4 Reading Room). In completing the scoping process and preparing this draft SEIS, the NRC
5 staff reviewed and considered all comments received at the public meetings and in writing that
6 are relevant to the environmental review.

7
8 The staff visited the HNP site on May 10 and 11, 2000, reviewed the comments received during
9 scoping, and consulted with Federal, State, regional, and local agencies. A list of the
10 organizations consulted is provided in Appendix D of this document. Other documents related
11 to HNP were also reviewed and are referenced.

12
13 The staff followed the review guidance contained in the ESRP. It issued requests for additional
14 information to SNC by letters dated May 30, 2000 (NRC 2000c) and June 23, 2000 (NRC
15 2000d). SNC provided its responses in letters dated July 26, August 11, and August 31, 2000
16 (SNC 2000b, 2000c, and 2000d). The staff reviewed this information and incorporated it into its
17 analysis. The preliminary results of the staff evaluation and its recommendation are contained
18 in this draft SEIS.

19
20 On the date of publication of the U.S. Environmental Protection Agency Notice of Filing of this
21 draft SEIS, a 75-day comment period will begin to allow members of the public to comment on
22 the preliminary results of the NRC staff's review. During this comment period, two public
23 meetings will be held in Vidalia, Georgia, in December 2000. During these meetings, the staff
24 will describe the preliminary results of the NRC environmental review and answer questions
25 related to it to provide members of the public with information to assist them in formulating their
26 comments.

27
28 This draft SEIS presents the staff's analysis that considers and weighs the environmental
29 effects of the proposed renewal of the HNP licenses, the environmental impacts of alternatives
30 to license renewal, and alternatives available for avoiding adverse environmental effects. The
31 staff will consider the comments that are received during the comment period. The disposition
32 of these comments will be addressed in Appendix A of the final SEIS. The staff may modify the
33 analysis set forth in this draft SEIS to address certain comments, if appropriate. In addition,
34 Chapter 9, Summary and Conclusions, will be revised and provide the NRC staff's final
35 recommendation to the Commission on whether the adverse environmental impacts of license
36 renewal are so great that preserving the option of license renewal for energy planning
37 decisionmakers would be unreasonable.
38

1.1 The Proposed Federal Action

The proposed Federal action is renewal of the OLs for HNP Units 1 and 2. HNP is located in Appling County, Georgia, approximately 18 km (11 mi) north of Baxley, Georgia. The plant has two boiling-water reactors, each with a design rating for a net electrical power output of 924 megawatts (MW[e]). Plant cooling is provided by a cooling-tower heat dissipation system. The current OL for Unit 1 expires on August 6, 2014, and for Unit 2 on June 13, 2018. By letter dated February 29, 2000 (SNC 2000a), SNC submitted an application to renew these OLs for an additional 20 years of operation (i.e., until August 6, 2034, for Unit 1 and June 13, 2038 for Unit 2).

1.2 Purpose and Need for the Action

Although a licensee must have a renewed license to operate a plant beyond the term of the existing OL, the possession of that license is just one of a number of conditions that must be met for the licensee to continue plant operation during the term of the renewed license. Once an OL is renewed, State regulatory agencies and the owners of the plant will ultimately decide whether the plant will continue to operate based on factors such as the need for power or other matters within the State's jurisdiction or the purview of the owners.

Thus, for license renewal reviews, the Commission has adopted the following definition of purpose and need (GEIS, Section 1.3):

The purpose and need for the proposed action (renewal of an operating license) is to provide an option that allows for power generation capability beyond the term of a current nuclear power plant operating license to meet future system generating needs, as such needs may be determined by State, utility, and where authorized, Federal (other than NRC) decision makers.

This definition of purpose and need reflects the Commission's recognition that, unless there are findings in the safety review required by the Atomic Energy Act of 1954, as amended, or findings in the NEPA environmental analysis that would lead the NRC to reject a license renewal application, the NRC does not have a role in the energy-planning decisions of State regulators and utility officials as to whether a particular nuclear power plant should continue to operate. From the perspective of the licensee and the State regulatory authority, the purpose of renewing an OL is to maintain the availability of the nuclear plant to meet system energy requirements beyond the current term of the plant's license.

1.3 Compliance and Consultations

SNC is required to hold certain Federal, State, and local environmental permits, as well as meet relevant Federal and State statutory requirements. SNC provided a list in its ER of the status of authorizations from Federal, State, and local authorities for current operations as well as environmental approvals and consultations associated with HNP license renewal.

Authorizations most relevant to the proposed license renewal action are summarized in Table 1-1. The full list of authorizations provided by SNC is included as Appendix E.

The staff reviewed the list and has consulted with the appropriate Federal, State, and local agencies to identify any compliance or permit issues or significant environmental issues of concern to the reviewing agencies. These agencies did not identify any new and significant environmental issues. The staff has also not identified any new and significant environmental issues.

Table 1-1. Federal, State, and Local Authorizations

Agency	Authority	Requirement	License Permit Number	Permit Expiration or Consultation Date	Activity Covered
NRC	Atomic Energy Act, 10 CFR Part 50	Operating license	DPR-57 (Unit 1) NPF-5 (Unit 2)	August 6, 2014 (Unit 1) June 13, 2018 (Unit 2)	Operation of HNP Units 1 and 2
FWS and NMFS	Endangered Species Act, Section 7	Consultation Informal Consultation	NA	Consultation initiated September 15, 1999	Operation during the renewal term
EPA, GADNR	Clean Air Act, Section 112	Air quality permit	4911-001-0001-V-01-0	February 4, 2004	Air quality permit
EPA, GADNR	Safe Drinking Water Act, 42 U.S.C. 300f	Water quality	PG0010005 and NG0010011	March 21, 2001 and February 6, 2005	SNC has a drinking water permit for two wells and a separate permit for a third well
GADNR	Georgia Water Quality Control Act	State surface water withdrawal	001-0690-01	January 1, 2010	Authorized withdrawal of Altamaha River water for cooling water
EPA, GADNR	FWPCA (33 U.S.C.) Section 402	Stormwater discharge permit	GAR000000	May 31, 2003	General storm water permit
EPA, GADNR	FWPCA (33 U.S.C.) Section 402	State discharge permit	GA0004120	August 31, 2002	Discharges of process waste water (NPDES permit)
EPA, GADNR	RCRA Section 3005	Solid waste landfill	001-004 D(L)(I)	Upon closure	Part A Hazardous Waste Permit, Interim Storage Facility for Mixed Wastes
GADNR	National Historic Preservation Act, Section 106	Consultation	NA	Consultation initiated	Operation during the renewal term
EPA - U.S. Environmental Protection Agency FWPCA - Federal Water Pollution Control Act (also known as the Clean Water Act) FWS - U.S. Fish and Wildlife Service GADNR - Georgia Department of Natural Resources NMFS - National Marine Fisheries Service NPDES - National Pollutant Discharge Elimination System RCRA - Resource Conservation and Recovery Act NA - Not applicable					

1.4 References

10 CFR Part 51, "Environmental Protection Regulations for Domestic Licensing and Related Regulatory Functions."

10 CFR Part 51, Subpart A, Appendix B, "Environmental effect of renewing the operating license of a nuclear power plant."

10 CFR 51.23, "Temporary storage of spent fuels after cessation of reactor operation - generic determination of no significant environmental impact."

10 CFR 51.53(c), "Operating license renewal stage."

10 CFR Part 54, "Requirements for Renewal of Operating Licenses for Nuclear Power Plants."

10 CFR 54.23, "Contents of application - environmental information."

40 CFR 1508.27, "Terminology and Index - Significantly."

65 FR 17543, "Notice of Acceptance for Docketing of the Application, and Notice of Opportunity for a Hearing Regarding Renewal of Licenses Nos. DPR-57 and NPR-5, for an Additional Twenty-Year Period." April 3, 2000.

65 FR 19797, "Notice of Intent to Prepare an Environmental Impact Statement and Conduct Scoping Process." April 12, 2000.

Atomic Energy Act of 1954, as amended, 42 USC 2011, et seq.

Clean Air Act (CAA), as amended, 42 USC 7401, et seq.

Endangered Species Act of 1973, as amended, 16 USC 1531, et seq.

Federal Water Pollution Control Act (FWPCA) of 1977, as amended, 33 USC 1251, et seq. (also known as the Clean Water Act).

Georgia Water Quality Control Act, Georgia Law 1964, et seq.

National Environmental Policy Act (NEPA) of 1969, as amended, 42 USC 4321, et seq.

National Historic Preservation Act of 1966, as amended, 16 USC 470, et seq.

Resource Conservation and Recovery Act (RCRA) of 1976, as amended, 42 USC 6901, et seq.

Safe Drinking Water Act of 1974, as amended, 42 USC 300f, et seq.

Southern Nuclear Operating Company (SNC). 2000a. *Application for License Renewal for the Edwin I. Hatch Nuclear Plant Units 1 and 2. Appendix D, Applicant's Environmental Report—Operating License Renewal Stage, Edwin I. Hatch Nuclear Plant.*

Southern Nuclear Operating Company (SNC). 2000b. Letter from H. L. Sumner, Jr., Southern Nuclear Operating Company to U.S. Nuclear Regulatory Commission. Subject: Edwin I. Hatch Nuclear Plant, Additional Information Related to the Staff's Review of Severe Accident Mitigation Alternatives (TAC Nos. MA8096 and MA8098). July 26, 2000.

Southern Nuclear Operating Company (SNC). 2000c. Letter from H. L. Sumner, Jr., Southern Nuclear Operating Company to U.S. Nuclear Regulatory Commission. Subject: Edwin I. Hatch Nuclear Plant, Additional Information Related to the Staff's Review of the License Renewal Environmental Report (TAC Nos. MA8096 and MA8098). August 11, 2000.

Southern Nuclear Operating Company (SNC). 2000d. Letter from H. L. Sumner, Jr., Southern Nuclear Operating Company to U.S. Nuclear Regulatory Commission. Subject: Edwin I. Hatch Nuclear Plant, Additional Information Related to the Staff's Review of Severe Accident Mitigation Alternatives (TAC Nos. MA8096 and MA8098). August 31, 2000.

U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement for License Renewal of Nuclear Plants*. NUREG-1437, Washington, D.C.

U.S. Nuclear Regulatory Commission (NRC). 1999. *Generic Environmental Impact Statement for License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1, Summary of findings on NEPA issues for license renewal of nuclear power plants*. NUREG-1437, Vol. 1, Addendum 1, Washington, D.C.

U.S. Nuclear Regulatory Commission (NRC). 2000a. Standard Review Plans for Environmental Reviews for Nuclear Power Plants, Supplement 1: Operating License Renewal. NUREG-1555, Supplement 1, Washington, D.C.

U.S. Nuclear Regulatory Commission (NRC). 2000b. *Environmental Impact Statement Scoping Process, Hatch Nuclear Station, Units 1 and 2, Summary Report*. Washington, D. C. August 23, 2000.

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1 U.S. Nuclear Regulatory Commission (NRC). 2000c. Letter from James H. Wilson, U.S. NRC,
2 to H. L. Sumner, Jr., Southern Nuclear Operating Company. Subject: Request for Additional
3 Information Related to the Staff's Review of Severe Accident Mitigation Alternatives for the
4 Edwin I. Hatch Nuclear Plant, Units 1 and 2. May 30, 2000.

5
6 U.S. Nuclear Regulatory Commission (NRC). 2000d. Letter from James H. Wilson, U.S. NRC,
7 to H. L. Sumner, Jr., Southern Nuclear Operating Company. Subject: Request for Additional
8 Information Related to the Staff's Review of the License Renewal Environmental Report for the
9 Edwin I. Hatch Nuclear Plant, Units 1 and 2. June 23, 2000.

2.0 Description of Nuclear Power Plant and Site and Plant Interaction with the Environment

The Edwin I. Hatch Nuclear Plant (HNP) is located in Appling County, Georgia, southeast of where U.S. Highway 1 crosses the Altamaha River. It is approximately 18 km (11 mi) north of Baxley, Georgia; 32 km (20 mi) south of Vidalia, Georgia; 160 km (98 mi) southeast of Macon, Georgia; 120 km (73 mi) northwest of Brunswick, Georgia; and 107 km (67 mi) southwest of Savannah, Georgia, as shown in Figure 2-1. HNP is a two-unit steam-electric generating plant. Each unit is equipped with a General Electric Nuclear Steam Supply System that uses a boiling-water reactor with a Mark I containment design. The plant uses a closed-loop cooling tower system for main condenser cooling that withdraws make-up water from and discharges to the Altamaha River via shoreline intake and offshore discharge structures. The electricity generated is transferred to the switchyards located at the HNP site. Each unit is licensed for 2763 megawatts-thermal (MW[t]) and rated at 924 megawatts-electric (MW[e]), for a combined power output of 1848 MW(e). The amount of electricity produced by HNP can supply the needs of more than 540,000 homes. Descriptions of the plant and its environs follow in Section 2.1 and the plant's interaction with the environment is presented in Section 2.2.

2.1 Plant and Site Description and Proposed Plant Operation During the Renewal Term

HNP is jointly owned by Georgia Power Company (GPC), Oglethorpe Power Corporation, the Municipal Electrical Authority of Georgia, and the City of Dalton, Georgia. The HNP site is located in a rural part of southeastern Georgia, and totals approximately 910 ha (2240 acres). The area is characterized by low, rolling sandy hills that are predominantly forested. Figure 2-1 shows the location of HNP in relationship to Georgia, South Carolina, and the Atlantic Ocean. Figure 2-2 shows the details of the 16-km (10-mi) region surrounding HNP. A property plan is shown in Figure 2-3. The property includes approximately 360 ha (900 acres) north of the Altamaha River in Toombs County and approximately 540 ha (1340 acres) south of the river in Appling County.

HNP lies on the southern shore of the Altamaha River, which runs eastward past the plant. The Altamaha is the largest river of the Georgia coast and the second largest basin in the eastern United States. Located in southeastern Georgia, the river drains an area of approximately 30,000 km² (11,600 mi²). It is formed by the confluence of the Ocmulgee and Oconee rivers about 32 km (20 mi) upstream from HNP and ultimately discharges into the Atlantic Ocean just south of Darien, Georgia, approximately 187 river km (117 river mi) below HNP.

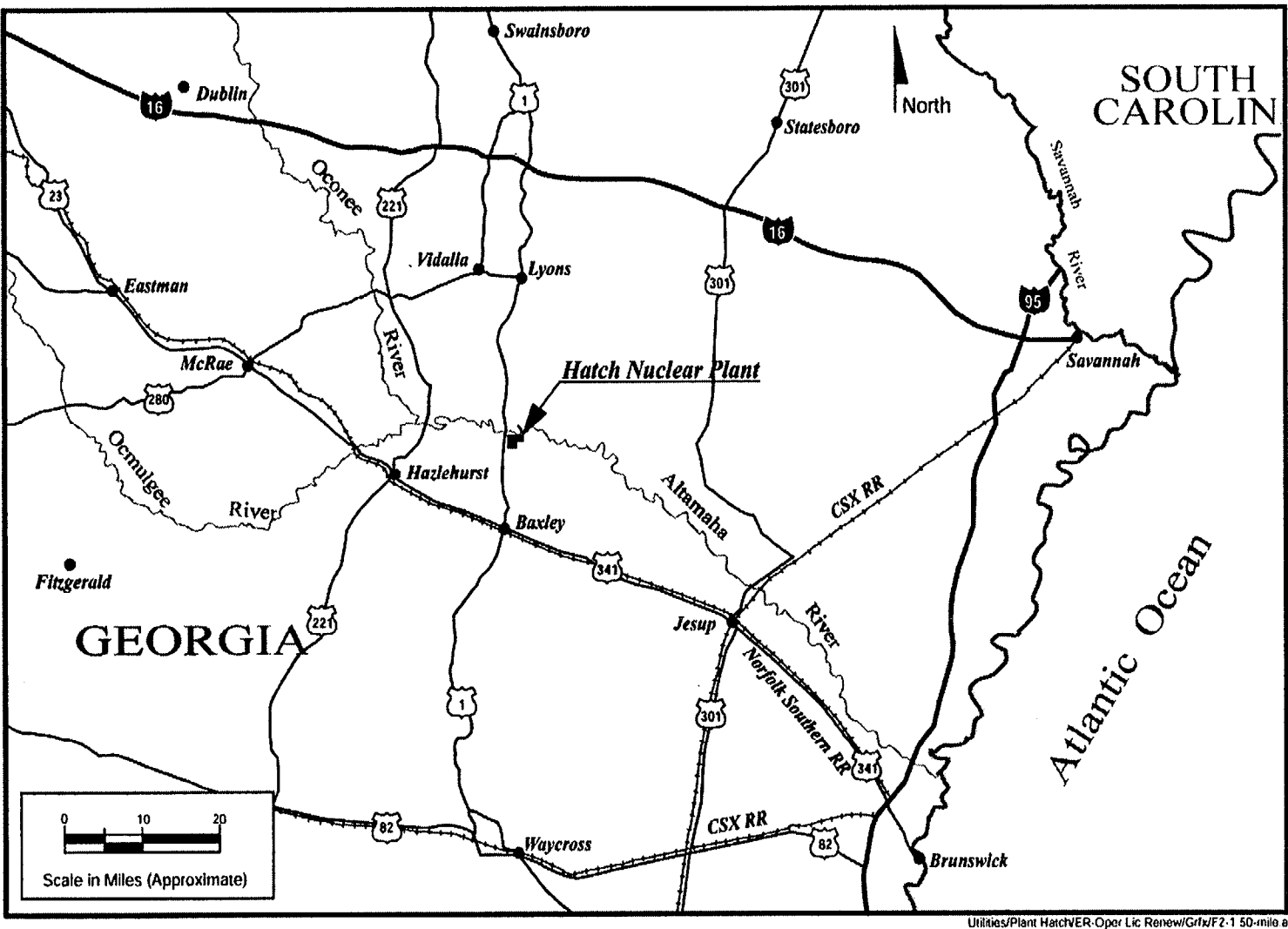


Figure 2-1. Location of Hatch Nuclear Plant in Southeast Georgia

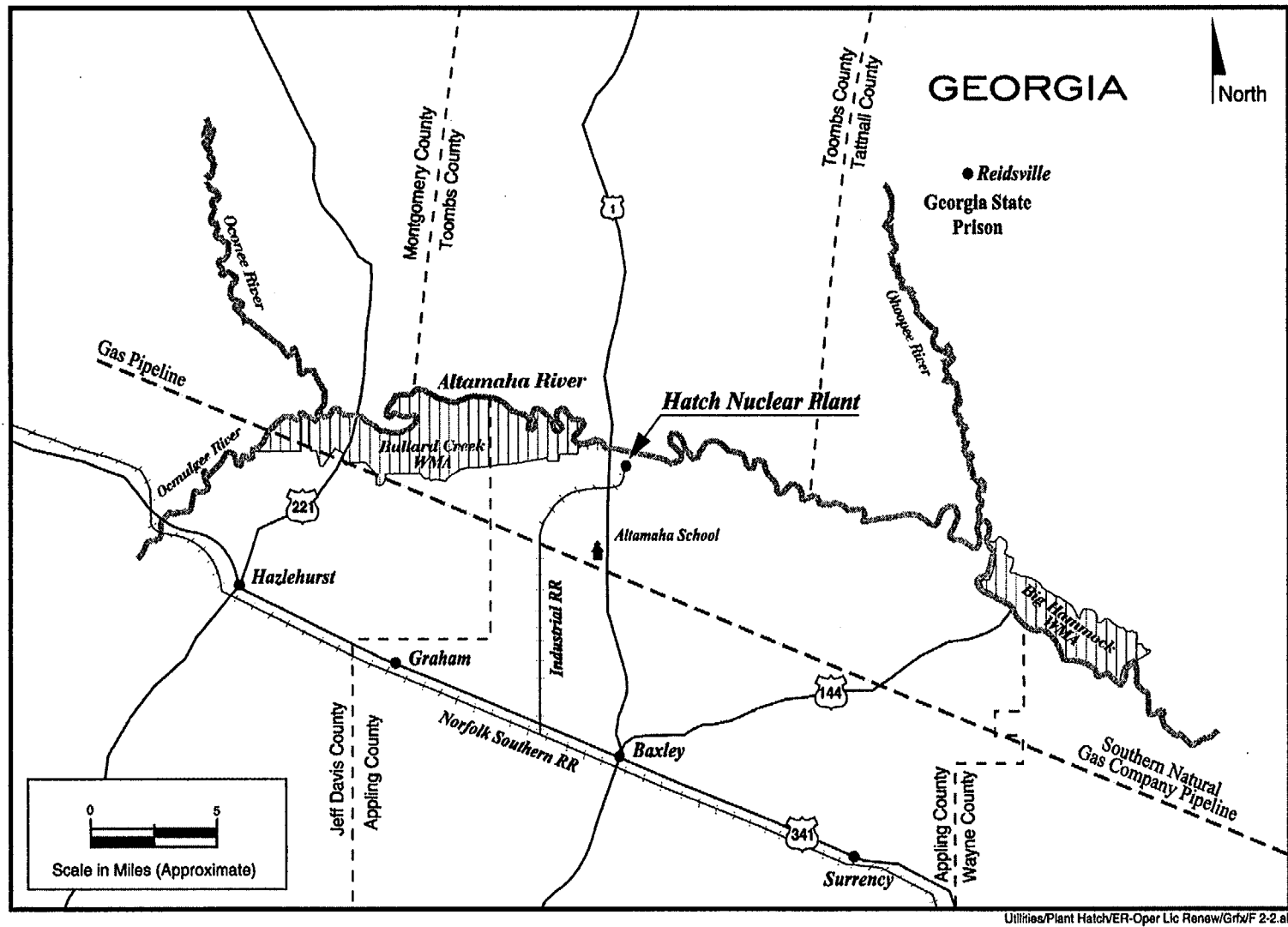


Figure 2-2. Region Surrounding Hatch Nuclear Plant

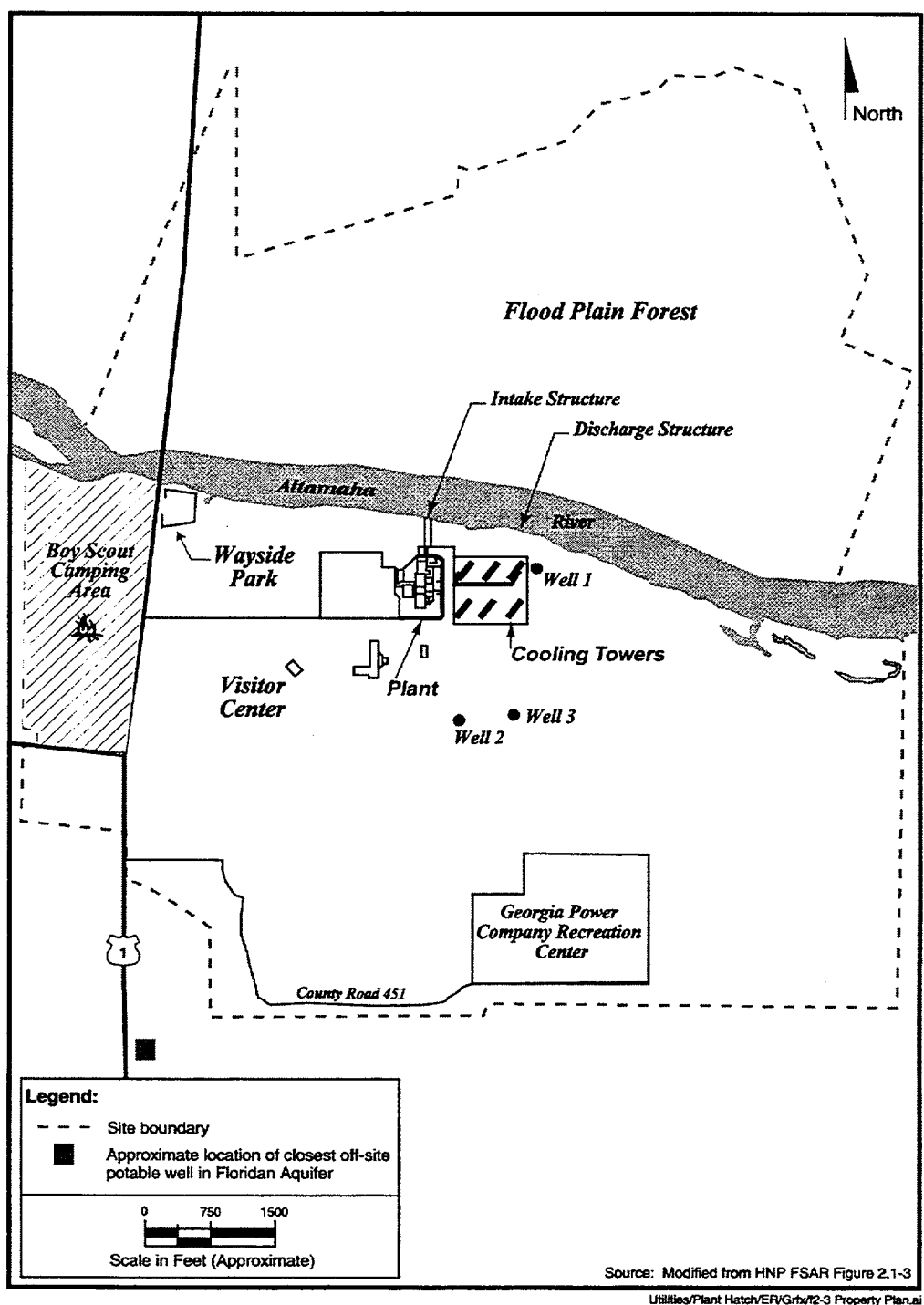


Figure 2-3. Hatch Nuclear Plant Property Plan

1 The region surrounding HNP was identified by the *Generic Environmental Impact Statement for*
2 *License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996, 1999),^(a) as having a low
3 population density. Approximately 975 persons make up the non-outage workforce at HNP. Up
4 to an additional 800 workers are onsite during plant outages.

5
6 All industrial facilities associated with the site are located in Appling County. The restricted
7 area, which comprises the reactors, containment buildings, switchyard, cooling tower area, and
8 associated facilities, is approximately 120 ha (300 acres) (Figure 2-4). Approximately 650 ha
9 (1,600 acres) are managed for timber production and wildlife habitat.

10
11 Controlled areas available for use with prior permission include 30 ha (75 acres) of wetlands
12 wildlife habitat area and a 40-ha (100-acre) tract of land west of U.S. Highway 1 (Figure 2-3)
13 used as a Boy Scout camp. Uncontrolled areas available to the public include a wayside park,
14 a recreation area, and Visitors Center (Figure 2-3).

15
16 HNP is one of three nuclear plants operated by the Southern Nuclear Operating Company
17 (SNC). The others are the Joseph M. Farley Nuclear Plant and the Alvin W. Vogtle Electric
18 Generating Plant. Combined, these three plants provide over 20 percent of the electricity used
19 in Georgia and Alabama. Construction of HNP Unit 1 began in 1968, and commercial operation
20 began in December 1975. Unit 2 construction began in 1972 and commercial operation began
21 in September 1979. GPC constructed the units and had sole responsibility for their operation
22 until March 21, 1997, at which time SNC became the exclusive operating licensee.

23 24 **2.1.1 External Appearance and Setting**

25
26 The main generating facilities at HNP (including reactor buildings, turbine buildings, and control
27 buildings) are relatively unobtrusive, neutral-colored buildings, but are visible from portions of
28 U.S. Highway 1 and from the adjacent reach of the Altamaha River. The central area of HNP
29 consists of the two reactor buildings, two control buildings, and two turbine buildings clustered
30 in the center. Around the perimeter are the cooling towers and switchyards. Various other
31 buildings and facilities are located at HNP to support the plant (Figures 2-4 and 2-5). The
32 existing HNP reactor building and single main exhaust stack are approximately 61 m (200 ft)
33 and 120 m (393 ft) tall, respectively. The mechanical draft cooling towers are approximately
34 18 m (60 ft) tall.

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter,
all references to the "GEIS" include the GEIS and its Addendum 1.

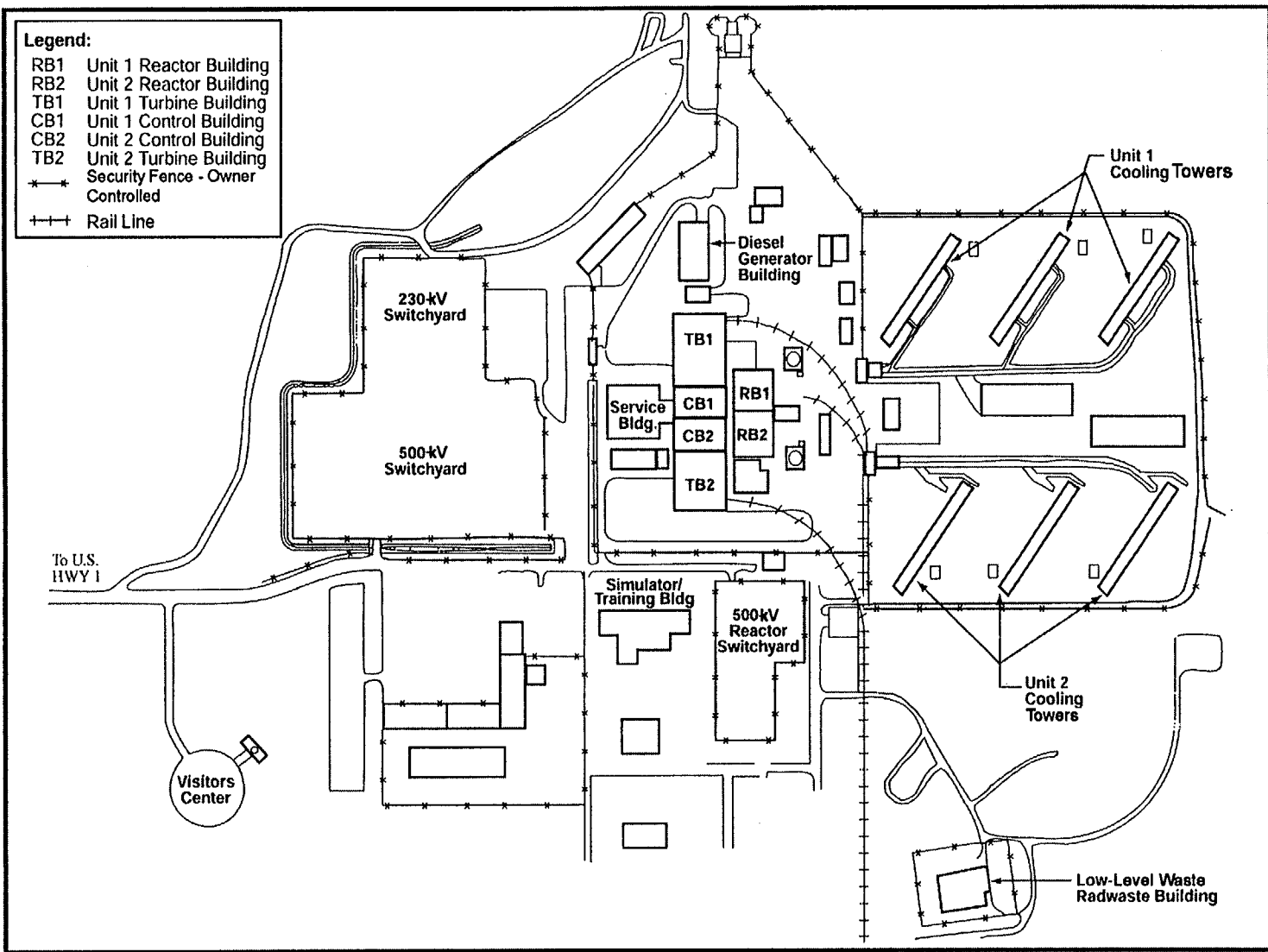


Figure 2-4. Hatch Nuclear Plant Site Plan

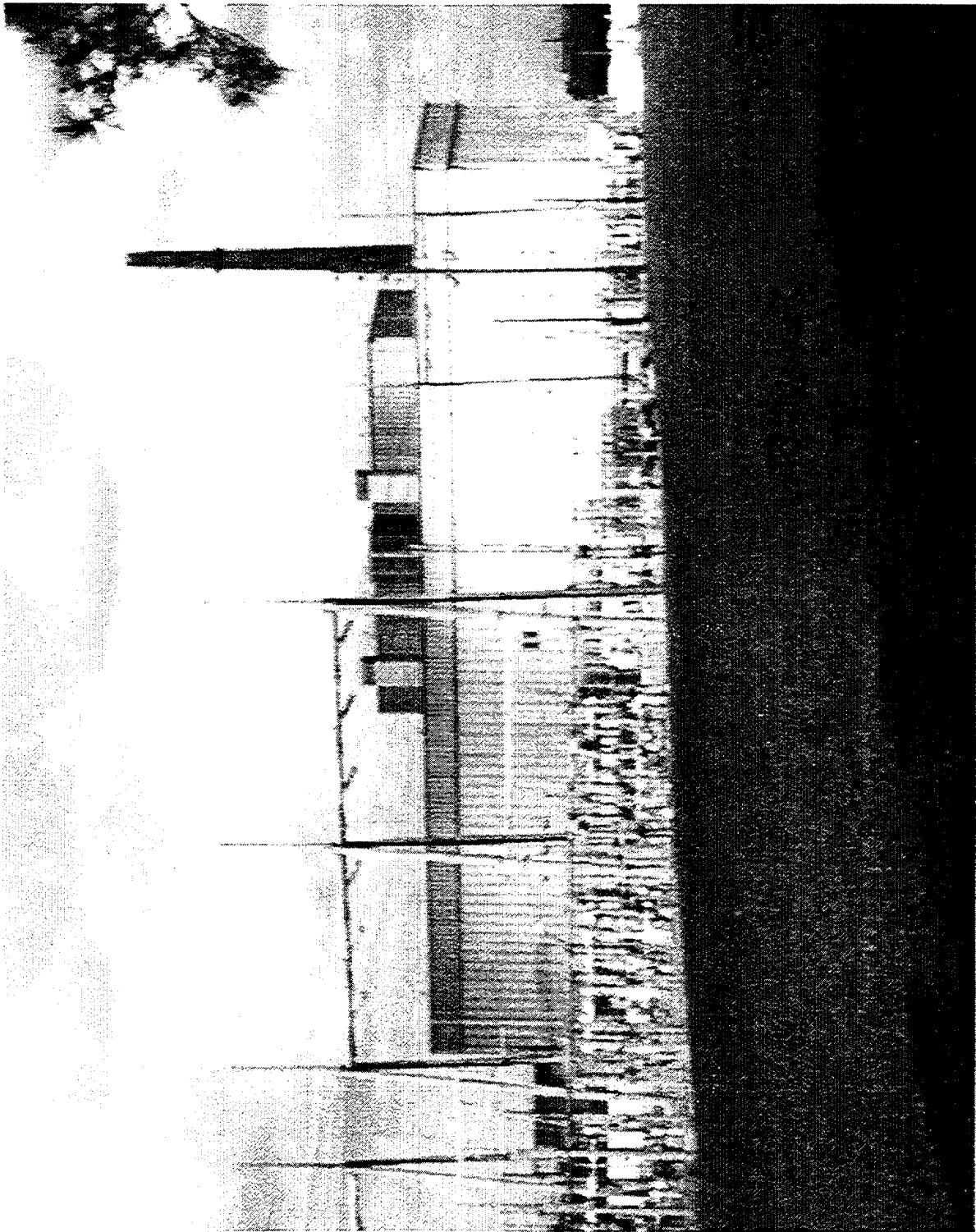


Figure 2-5. Hatch Nuclear Plant

Plant and the Environment

1 HNP stores its spent nuclear fuel onsite in a spent fuel pool and in dry storage casks. The dry
2 storage pad has room for up to 48 dry storage casks.

3
4 In addition to the restricted operations facilities, areas controlled by GPC include a wetlands
5 wildlife habitat area and a Boy Scout camp. The wetlands have been certified as wildlife habitat
6 since 1994 by the Wildlife Habitat Council. A lease agreement with the Area Council of the Boy
7 Scouts of America allows scouting groups to use the Boy Scout Camping Area. In the past, the
8 area has been used on weekends by scouts, with the number using the area ranging between
9 25 and 50 per weekend. The area may be used in the future for Boy Scout Camporees that
10 involve as many as 400 to 500 scouts.

11
12 Uncontrolled areas available to the public include a wayside park, a recreation area, and a
13 Visitors Center. The wayside park, east of U.S. Highway 1 and south of the river, provides
14 simple recreational facilities overlooking the Altamaha River. The area has parking and
15 picnicking facilities, and can accommodate up to 10 groups at a time. The 5.3-ha (13-acre)
16 GPC Recreation Area includes softball fields, tennis courts, an archery range, a swimming pool,
17 and an office building that includes a multipurpose activities room. The Visitors Center is
18 reached from the main plant access road that originates at U.S. Highway 1. The Visitors
19 Center includes hands-on exhibits on nuclear power and exhibits depicting the history of
20 nuclear power, the history of HNP, and an environmental exhibit featuring the Altamaha River.
21 The Visitors Center also includes conference rooms and an auditorium that seats approximately
22 70 people. The typical number of visitors is approximately 50 daily and 12,000 annually.

23
24 The HNP site lies within the Coastal Plain physiographic province and is underlain by approxi-
25 mately 1219 m (4000 ft) of relatively unconsolidated Mesozoic and Cenozoic sand, gravel, clay,
26 marl, claystone, sandstone, and limestone. These strata overlie basaltic basement rock of
27 pre-Cretaceous age, and dip and thicken seaward. There was no evidence of faulting during
28 the exploratory drilling and construction of the facility. The formations at the site, of interest due
29 to their water-bearing characteristics, consist of the alluvium beneath the Altamaha River
30 floodplain, the Brandywine Formation (the perched aquifer), the Hawthorn Formation, the
31 Tampa Formation, the Suwanee Formation, the Ocala Formation, and the Lisbon Formation.
32 The Brandywine Formation caps the upland areas adjacent to the stream drainage areas.

33
34 The perched water aquifer at the site (Brandywine) is approximately 3 m (10 ft) thick. This
35 aquifer is recharged through direct precipitation. A few springs exist approximately 2.4 km
36 (1.5 mi) southwest of the site at the base of the Brandywine Formation. Discharge is to the
37 ground surface or to streams that have cut through the confining layer at the base of the
38 formation. These springs are dry during droughts. No permeability or safe-yield data are
39 available for this unit.
40

1 The water table in the unconfined aquifer is the surficial unit south of the Altamaha River. This
2 aquifer unit is 14 to 15 m (45 to 50 ft) thick and yields less than 38 L/min (10 gpm). The water
3 table reflects the topography of the site area. High water levels underlie the surrounding hills
4 and low water levels are near valleys. The flow direction beneath the plant site is north and
5 east toward the Altamaha River floodplain, along gradients ranging from 4 to 24 m/km (14 to
6 80 ft/mi). High-clay-content soils near the top of the aquifer and at the ground surface locally
7 form a discontinuous, relatively impermeable zone. Recharge to the unconfined aquifer is by
8 the infiltration of precipitation through and around the leaky clay zones.

9
10 The minor confined aquifer is recharged locally in the southwest portion of the site where the
11 middle portion of the Hawthorn Formation is exposed. Natural discharge of the aquifer takes
12 place where the aquifer comes into contact with the alluvium of the Altamaha River. Perme-
13 ability of the aquifer increases with depth. The potentiometric surface of the aquifer has a
14 gradient of 7 m/km (23 ft/mi) to the north, toward the Altamaha River. The aquifer unit is
15 approximately 20 m (65 ft) thick and can yield up to 38 L/d (10 gpd). A confining unit separates
16 the minor confined aquifer from the underlying aquifer.

17
18 The principal artesian aquifer (Floridan) beneath the site is approximately 305 m (1,000 ft) thick.
19 It is the major aquifer of interest. Recharge to the aquifer is about 97 km (60 mi) northwest of
20 the site at the outcrop area for the formations that comprise the aquifer. The potentiometric
21 surface of the aquifer slopes gently to the southeast beneath the site. The aquifer is isolated
22 from the overlying aquifers and this prevents a downward migration of groundwater.

23
24 Within the immediate vicinity of HNP, the primary use of groundwater is for domestic needs,
25 with a limited amount for livestock. Most domestic wells are screened within the unconfined
26 aquifer. The closest offsite well that is screened to the principal aquifer is located approxi-
27 mately 305 m (1000 ft) southwest of the site (Figure 2-3). Currently, there is no industrial
28 demand for groundwater within the vicinity of the site, and no groundwater is used for irrigation.
29 The nearest appreciable demand is 16 km (10 mi) south of the site, where the town of Baxley
30 has applied for a permit modification dated September 1, 1997. The permit modification
31 request is for four wells withdrawing approximately 3217 m³/d (850,000 gallons per day [gpd])
32 from the principal aquifer.

33 34 **2.1.2 Reactor Systems**

35
36 The two HNP reactors are boiling-water reactors operated by SNC with steam-electric
37 turbines manufactured by General Electric Company. Both units were originally rated at
38 2436 MW(t) and designed for a power level corresponding to approximately 2537 MW(t).
39 HNP is now licensed to operate at a maximum core thermal power output level of 2763 MW(t)
40 (63 FR 53473). Each unit is rated for a net electrical output of 924 MW(e).

1 HNP fuel is slightly enriched (currently 3.8 percent, with an anticipated increase to 4.2 percent
2 by weight) uranium dioxide in the form of high-density ceramic pellets. Each fuel rod consists
3 of fuel pellets stacked in a Zircaloy-2 cladding tube, which is evacuated, back-filled with helium,
4 and sealed by welding Zircaloy plugs in each end. SNC currently operates HNP at an
5 equilibrium core average fuel discharge burnup rate of 42,100 megawatt-days per metric ton
6 uranium (MWd/MTU), and plans to operate at 45,000 MWd/MTU in the future.

7
8 Reactor containment structures are designed with engineered safety features to protect the
9 public and plant personnel from an accidental release of radioactive fission products,
10 particularly in the unlikely event of a loss-of-coolant accident (LOCA). These safety features
11 function to localize, control, mitigate, or terminate such events to limit exposure levels to below
12 applicable dose guidelines. The reactor is controlled using control rods containing a neutron
13 absorber material and by controlling the flow rate through the reactor.

14 15 **2.1.3 Cooling and Auxiliary Water Systems**

16
17 HNP withdraws groundwater for potable and process use from the Floridan Aquifer and surface
18 water from the Altamaha River for cooling tower make-up water. The excess heat produced by
19 HNP's two nuclear units is absorbed by cooling water flowing through the condensers and the
20 service water system. Main condenser cooling is provided by mechanical draft cooling towers.
21 Each HNP circulating-water system is a closed-loop cooling system that uses one counter-flow
22 and three cross-flow cooling towers for dissipating waste heat to the atmosphere.

23
24 Cooling tower make-up water is withdrawn from the Altamaha River through a single intake
25 structure. The intake structure is located along the shoreline of the Altamaha River and is
26 positioned so that water is available to the plant at both minimum flow and probable flood
27 conditions. The intake is approximately 46 m (150 ft) long, 18 m (60 ft) wide, and the roof is
28 approximately 18 m (60 ft) above normal river level. To account for varying river stages, the
29 water passage entrance extends from 4.6 m (16 ft) below to 10 m (33 ft) above normal water
30 levels.

31
32 Water is returned to the Altamaha River via a submerged discharge structure that consists of
33 two approximately 107-cm (42-in.) lines extending approximately 37 m (120 ft) out from the
34 South shore at an elevation of 17 m (54 ft) mean sea level. The point of discharge is
35 approximately 384 m (1260 ft) downriver from the intake structure and approximately 1.2 m (4
36 ft) below the surface when the river is at its lowest level.
37

2.1.4 Radioactive Waste Management Systems and Effluent Control Systems

HNP uses liquid, gaseous, and solid radioactive waste management systems to collect and treat the radioactive materials that are produced as a by-product of plant operations. These systems reduce radioactive liquid, gaseous, and solid effluents to levels as low as reasonably achievable (ALARA) before they are released to the environment. The HNP waste processing systems meet the design objectives of 10 CFR Part 50, Appendix I, and control the processing, disposal, and release of radioactive liquid, gaseous, and solid wastes. Radioactive material in the reactor coolant is the primary source of gaseous, liquid, and solid radioactive wastes in light-water reactors. Radioactive fission products build up within the fuel as a consequence of the fission process. These fission products are contained in the sealed fuel rods, but small quantities escape the fuel rods and contaminate the reactor coolant. Neutron activation of the primary coolant system is also responsible for coolant contamination.

Non-fuel solid wastes result from treating and separating radionuclides from gases and liquids and from removing contaminated material from various reactor areas. Solid wastes also consist of reactor components, equipment, and tools removed from service, as well as contaminated protective clothing, paper, rags, and other trash generated from plant design and operations modifications and routine maintenance activities. Solid wastes are shipped to a waste processor for volume reduction before disposal or are sent directly to the licensed disposal facility. Spent resins and filters are dewatered and stored or packaged for shipment to licensed offsite processing or disposal facilities; currently, solid wastes are shipped to Barnwell, South Carolina.

Reactor fuel assemblies that have exhausted a certain percentage of their fissile uranium content are referred to as spent fuel. Spent fuel assemblies are removed from the reactor core and replaced by fresh fuel during routine refueling outages. HNP currently operates on an 18-month refueling cycle for its two units. The spent fuel assemblies are currently stored onsite in a spent fuel pool and in dry storage casks. The dry storage pad has space for up to 48 dry storage casks.

HNP also provides for temporary onsite storage of mixed wastes, which contain both radioactive and chemically hazardous waste. Storage of radioactive material is regulated by the NRC under the Atomic Energy Act of 1954 (AEA), and storage of hazardous wastes is regulated by the U.S. Environmental Protection Agency (EPA) under the Resource Conservation and Recovery Act of 1976 (RCRA).

The HNP Offsite Dose Calculation Manual (ODCM) provides the methodology the licensee uses to calculate offsite doses based on gaseous and liquid effluent releases from the plant. These releases are reported in the licensee's annual radioactive effluent release report, which also

includes the ODCM as an appendix (Southern Company 2000a). The ODCM specifies the parameters to be used to calculate potential offsite doses due to radioactive liquid and gaseous effluents and to ensure compliance with the following limits:

- The concentration of radioactive liquid effluents released from the site to the unrestricted area will be limited to levels that meet regulatory requirements.
- The exposure to any individual member of the public from radioactive liquid effluents will not result in doses greater than the design objectives of 10 CFR Part 50, Appendix I.
- The exposure to any individual member of the public from radioactive gaseous effluents will not result in doses greater than the design objectives of 10 CFR Part 50, Appendix I.
- The dose to any individual member of the public from the nuclear fuel cycle will not exceed the limits in 40 CFR Part 190 and 10 CFR Part 20.
- The dose rate from radioactive gaseous effluents at any time at the site boundary will be limited to (a) less than or equal to 5 mSv/yr (500 mrem/yr) to the whole body and less than or equal to 30 mSv/yr (3000 mrem/yr) to the skin for noble gases, and (b) less than or equal to 15 mSv/yr (1500 mrem/yr) to any organ for iodine-131 and -133, tritium, and for all radioactive materials in particulate form with half-lives greater than 8 days.

The systems used for processing liquid waste, gaseous waste, and solid waste are described in the following sections.

2.1.4.1 Liquid Waste Processing Systems and Effluent Controls

HNP Units 1 and 2 have separate liquid radwaste treatment systems and release waste to separate discharge lines. Based on the water source and process train, radioactive liquid wastes from the operation of HNP are accumulated in storage tanks (i.e., waste collector tank, floor drain collector tank, and chemical waste tank). These wastes are collected in the Auxiliary Building and transferred to the radwaste facility for processing by filtration or demineralization or both. The radwaste facility processes high-activity, low-activity, and chemical liquid wastes from the Auxiliary Building.

HNP liquid wastes are disposed of by one of the following three methods based on the concentration of radioactive material in the waste:

- collected, sampled, analyzed, and then discharged directly to the discharge line, which flows into the Altamaha River

- processed by filtration or demineralization or both, collected, sampled, and then released to condensate storage tank for re-use as make-up water if radioactivity levels are low enough
- processed by filtration or demineralization or both, collected, sampled, analyzed with the filters or resins or both; and then dewatered, packaged, and shipped to a licensed disposal facility or an offsite vendor waste processor.

The actual liquid waste generated in 1999 is reported in the licensee's annual radioactive effluent release report (Southern Company 2000a). For 1999, approximately 19,500 m³ (688,000 ft³) of prediluted liquid waste were released.

The ODCM prescribes the effluent release rate that will ensure that offsite doses attributable to radioactive liquid effluents released from the site to the unrestricted area satisfy regulatory requirements. In addition, the ODCM provides calculations for the radiation monitor alarm/trip set points that define the relationship between the measured effluent activity, the maximum allowable effluent activity, and the effluent flowrate needed to ensure that an instantaneous release rate is not exceeded as well.

2.1.4.2 Gaseous Waste Processing Systems and Effluent Controls

Radioactive gases are generated by fission and neutron activation of materials in the plant. Gaseous wastes are monitored and released to the atmosphere at a permissible rate prescribed by the ODCM. HNP has four continuously monitored gaseous discharge points. The discharge points are (1) the Unit 1 reactor building vent stack, (2) the Unit 2 reactor building vent stack, (3) the Unit 1 recombiner building vent, and (4) the main stack. The maximum flow rate for the reactor building vents (Units 1 and 2) is 140 m³/s (300,000 ft³/min) for each vent; 0.24 m³/s (500 ft³/min) for the Unit 1 recombiner building vent (there is no such vent for Unit 2); and 9.4 m³/s (20,000 ft³/min) for the main stack. The reactor building vent stack is the discharge point for the following release sources: reactor building, refueling floor ventilation, turbine building, and radwaste facility. The main stack is the discharge point from the following release sources from each unit: mechanical vacuum pumps, off-gas treatment system, gland seal exhaust, and standby gas treatment system. All release points except the main stack are considered ground-level releases. At a height of 120 m (393 ft), the main stack is considered an elevated release point. Each of the four release points is continuously monitored for radioactive material.

The off-gas treatment system treats noncondensable off-gas that is continuously removed from the main condenser by air ejectors during plant operations. The gaseous effluent treated by this system is the major gaseous release source from the plant, larger than all others combined.

1 The system uses catalytic recombination and charcoal adsorption. The major system
2 components are located in the turbine building and in the waste gas treatment building. The
3 catalytic recombiner recombines radiolytically dissociated hydrogen and oxygen from the air
4 ejector system. Air cooling strips the condensable gases and reduces the volume of material to
5 be released. The remaining noncondensable gases (e.g., krypton, xenon) are delayed in the
6 hold-up system to permit additional radioactive decay prior to release. The off-gas then passes
7 through a charcoal adsorber, which further reduces the off-gas activity. The off-gas is
8 monitored as it exits the charcoal adsorber, passes through the high-efficiency particulate air
9 (HEPA) filter, and is then released through the monitored main stack.

10
11 Other gaseous effluent releases may occur from the reactor building, turbine building, and
12 radwaste building. These effluents are either treated by hold-up or filtration prior to being
13 released through the Unit 1 or Unit 2 reactor building vent stack.

14
15 The ODCM prescribes the effluent release rate to ensure that releases are less than the
16 regulatory limits. In addition, the ODCM provides the calculational methodology for the
17 radiation monitor alarm/trip set points that defines the relationship between the measured
18 effluent activity, the maximum allowable effluent activity, and the effluent flowrate to ensure that
19 the instantaneous release rate is below the licensed limit. For 1999, no gaseous release limits
20 were exceeded at HNP (Southern Company 2000a).

21 22 **2.1.4.3 Solid Waste Processing and Handling**

23
24 Solid low-level radioactive waste at HNP is generated by removal of radionuclides from liquid
25 waste streams, filtration of airborne gaseous emissions, and removal of contaminated material
26 from the plant. Concentrated liquids, filter sludges, waste oils, and other liquid sources are
27 segregated by type, flushed to storage tanks, stabilized for packaging in a solid form by
28 dewatering, slurried into an appropriate container (i.e., carbon steel or high-integrity container),
29 and stored onsite until suitable for offsite disposal. HEPA filters are compacted in volume-
30 reduction facilities and disposed of as solid wastes. Dry active waste includes contaminated
31 protective clothing, paper, rags, glassware, trash, and non-fuel irradiated reactor components.
32 Volume reduction is performed both onsite and offsite.

33
34 Solid waste is packaged in containers to meet the U.S. Department of Transportation require-
35 ments in 49 CFR Parts 171 through 177. Disposal and transportation are performed in
36 accordance with the applicable requirements of 10 CFR Part 61 and Part 71, respectively.
37 There are no releases to the environment from radioactive solid wastes created at HNP. During
38 1999, 34 shipments of solid radwaste were made to Barnwell, South Carolina. The radwaste
39 shipments may be shipped to a waste processor to reduce the volume before disposal or may
40 be sent directly to a licensed disposal facility.

1 From year to year, the volume of radioactive contaminated waste generated will vary. The
2 average value at HNP over the past 5 years is about 320 m³ (11,300 ft³).
3

4 **2.1.5 Nonradioactive Waste Systems**

5
6 The primary nonradioactive chemical wastes generated at HNP are from reactor coolant system
7 make-up water and water-treatment demineralizers. Nonsanitary, nonradioactive wastes are
8 neutralized, routed to holding ponds, and eventually discharged to the Altamaha River.
9 Sanitary wastes from the HNP are treated in a secondary treatment plant that was designed
10 and constructed, and is operated according to applicable State and Federal water-quality
11 standards. The plant chlorinates the effluent prior to discharge. The plant can treat up to
12 28,400 L (7500 gal) of raw sewage per day and would use about 4.5 kg (10 lb) of chlorine at
13 maximum volume. The plant operation is regulated so that the effluent contains no more than
14 2 parts per million (ppm) of chlorine. The effluent from this treatment plant is discharged into
15 the Altamaha River. Solid wastes (i.e., paper, metals, garbage, and other nonradioactive items)
16 are collected and removed to a landfill.
17

18 **2.1.6 Plant Operation and Maintenance**

19
20 Routine maintenance performed on plant systems and components is necessary for safe and
21 reliable operation of a nuclear power plant. Some of the maintenance activities conducted at
22 HNP include inspection, testing, and surveillance to maintain the current licensing basis of the
23 plant and to ensure compliance with environmental and public safety requirements. Certain
24 activities can be performed while the reactor is operating. Others require that the plant be shut
25 down. HNP units are on an 18-month refueling interval, and SNC generally schedules outages
26 on staggered schedules, resulting in one outage per year for 2 years and two outages in the
27 third year (cycle repeats).
28

29 SNC performed an aging management review and developed an integrated plant assessment
30 (IPA) for managing the effects of aging on systems, structures, and components in accordance
31 with 10 CFR Part 54. The IPA identified the programs and inspections that are managing the
32 effects of aging at HNP. SNC determined that no refurbishment activities will be required for
33 license renewal. Existing programs for surveillance, monitoring, inspections, testing, and
34 modifications to plant systems, structures, and components will continue through the period of
35 extended operations as part of normal maintenance activities. Continuation of these programs
36 will result in modifications to plant systems, structures, and components that are required to
37 achieve performance improvements in the plant systems or by changes in regulations. The
38 existing programs that control modifications at the plant require a review for environmental
39 impact for each modification. SNC does not anticipate that any additional personnel or

resources above the current plant staffing will be required for the performance of the identified aging management programs.

During the license renewal period, SNC does not anticipate the need to increase onsite or offsite personnel and expects the outage workforce to be within the range supporting current operations. Strategic planning for HNP projects a constant or slightly reduced workforce in the future based on industry benchmarks for boiling-water reactor units similar to HNP.

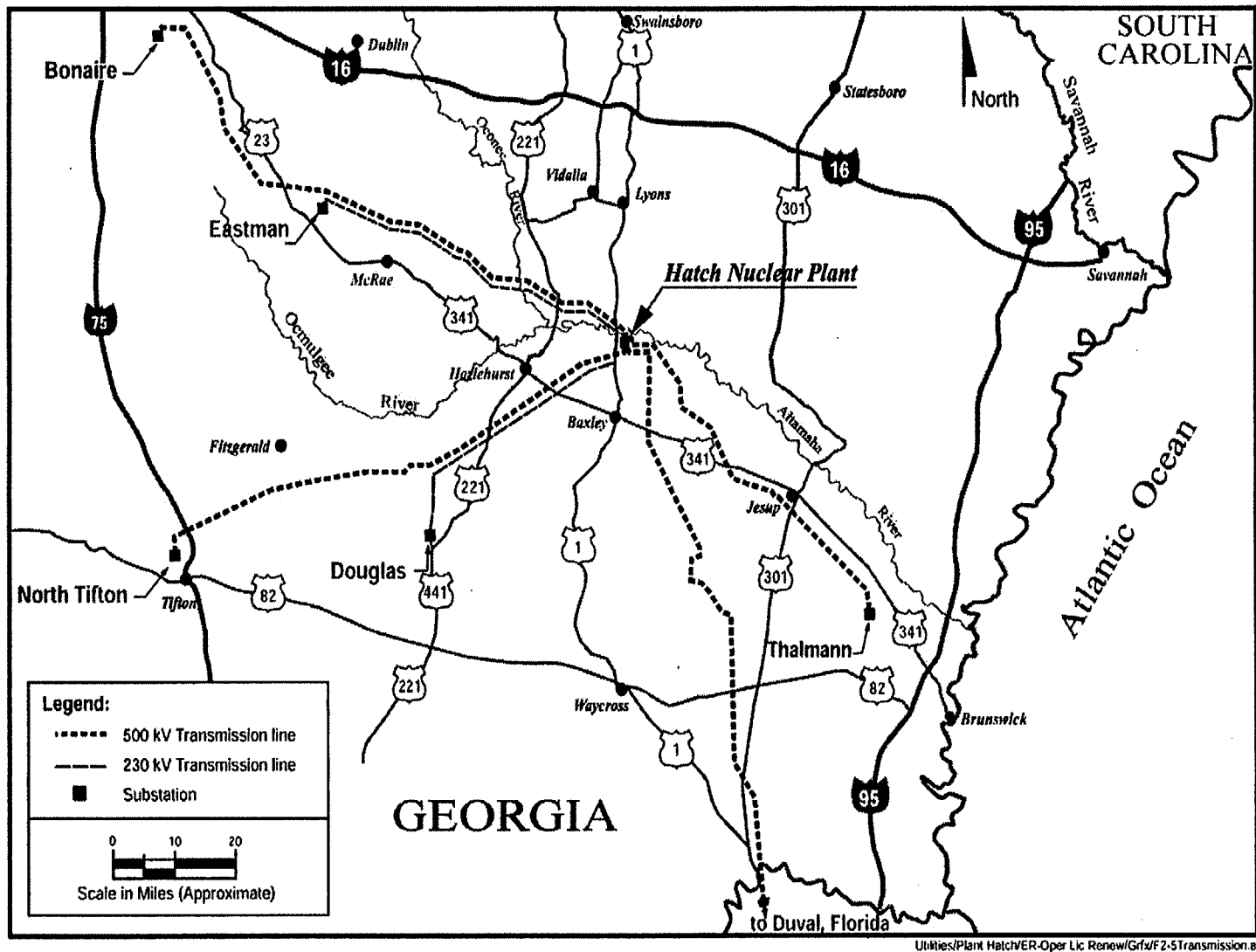
2.1.7 Power Transmission System

According to the SNC Environmental Report (ER; SNC 2000), six transmission lines were built by GPC to connect the HNP to the transmission system. Four of the lines, Eastman, S. Hazlehurst (Douglas), North Tifton, and Bonaire, were evaluated as part of the HNP Final Environmental Statement (FES; AEC 1972). The first three of these lines were built in 1971 to support HNP Unit 1 operation, and the last was built in 1976 to support HNP Unit 2 operation. Two additional lines were built in 1981 to support expansion of the GPC transmission system to Florida. These lines, which were not evaluated in the 1972 FES, are evaluated in this draft supplemental environmental impact statement (SEIS).

The six transmission lines lie in four corridors as shown in Figure 2-6. Statistics associated with these corridors are listed in Table 2-1. SNC has stated that GPC plans to maintain these transmission lines indefinitely as a permanent part of the transmission system after HNP is decommissioned (SNC 2000).

The 1972 FES (AEC 1972) states that GPC constructed transmission lines according to criteria published by the U.S. Department of the Interior designed to minimize environmental effects. In general, routes are selected to minimize land-use conflicts, including selection to avoid all known national forests, areas of historical significance, and areas of archaeological significance. To minimize adverse visual effects, routes are selected to cross roads at an angle, where practical. When possible, trees and ground cover are left undisturbed near road crossings to provide additional visual protection. All rights-of-way are seeded with grasses, or other forage game foods after they are cleared. Owners of rights-of-way are encouraged to plant the rights-of-way in pasture, crops, or game-food plots. Uncultivated rights-of-way are cleared of brush about every 3 years.

According to the SNC ER (SNC 2000), GPC sold the Eastman, Douglas, North Tifton, and Bonaire lines to Oglethorpe Power Corporation, which transferred maintenance responsibility to



Utilities/Plant Hatch/ER-Oper Lic Renew/Gfx/F2-5Transmission.ai

Figure 2-6. Hatch Nuclear Plant Transmission Lines

its subsidiary, Georgia Transmission Company (GTC). GTC uses maintenance practices similar to those used by GPC. The ER states

HNP transmission line corridors pass through land that primarily is a mixture of cultivated land, grazing land, and managed timberlands (paper and pulp stock). Corridors that pass through farmlands generally continue to be used in this fashion. Corridors in timberlands and in the vicinity of road crossings are maintained on a 3-year cycle by mowing or, if inaccessible to mowers, by use of non-restricted herbicides.

These practices are consistent with the practices described in the FES (AEC 1972).

Table 2-1. Transmission Lines from Hatch Nuclear Plant (SNC 2000)

Corridor	kV	Date Built	Distance km (mi)			Right-of- way Width m (ft)		Area hectares (acres)	
Eastman	230	1971	85	(53)	joint	76	(250)	654	(1610)
Bonaire	500	1976	6	(4)	Eastman	38	(125)	25	(61)
			60	(37)	Bonaire	46	(150)	274	(673)
Douglas	230	1971	55	(34)	joint	76	(250)	419	(1030)
North Tifton	500	1971	16	(10)	Douglas	38	(125)	62	(152)
			77	(48)	North Tifton	46	(150)	355	(873)
Duval	500	1981	140	(87)		46	(150)	644	(1580)
Thalmann	500	1981	105	(65)		46	(150)	481	(1180)
Total			544	(338)				2914	(7159)

2.2 Plant Interaction with the Environment

Sections 2.2.1 through 2.2.8 provide general descriptions of the environment as background information. They also provide detailed descriptions where needed to support the analysis of potential environmental impacts of refurbishment and operation during the renewal term as discussed in Chapters 3 and 4. Section 2.2.9 describes the historical and archaeological resources in the area, and Section 2.2.10 describes possible impacts on other Federal project activities.

2.2.1 Land Use

HNP is located in Appling County, Georgia, southeast of where U.S. Highway 1 crosses the Altamaha River. The plant site is approximately 18 km (11 mi) north of Baxley, Georgia. Baxley is the county seat of Appling County.

The HNP site consists of two tracts of land. The first is an approximately 360-ha (900-acre) parcel located north of the Altamaha River in Toombs County. The second is an approximately 540-ha (1340-acre) parcel south of the Altamaha River on which the plant is sited. All industrial facilities associated with the site are located in Appling County.

Of the approximately 910 ha (2240 acres) that make up the site, approximately 120 ha (300 acres) are committed to generation facilities, parking lots, laydown areas, roads, and maintenance facilities. Approximately 140 ha (350 acres) comprise wetlands and/or transmission corridors. The remaining 650 ha (1600 acres) are actively managed for wildlife and timber production.

The HNP site is not subject to the Georgia Coastal Zone Management Act because the plant is not sited on tidally influenced waters where the tide ebbs and floods daily and because the site is not within one of the designated Georgia coastal zone counties (Official Code of Georgia Annotated, §12-5-322).

The HNP site is not in an incorporated area of Appling County. There are no land-use or zoning restrictions applicable to land within unincorporated portions of Appling County.

2.2.2 Water Use

The Altamaha River is the major source of water for the plant. The Altamaha River is approximately 150 m (500 ft) wide and a maximum of 9 m (30 ft) deep at HNP. The river remains relatively undisturbed and has no major channelization, dredging, or major reservoirs. The U.S. Geological Survey maintains a gauging station (Number 02225000) on the right bank of the river 121 m (400 ft) downstream from the U.S. Highway 1 bridge, approximately 160 m (530 ft) upstream from HNP. Based on 49 years of record, the average annual flow rate at this station is 328 m³/s (11,580 ft³/s). Highest monthly flows normally occur in March and lowest monthly flows normally occur in September. The historical single day low flow is 46 m³/s (1620 ft³/s).

Presently there are no other competing industrial consumptive users of water from the Altamaha River in the vicinity of HNP, nor are there plans for any new major consumptive users

1 in the foreseeable future. There are no water-quality issues with the river in the vicinity of HNP
2 and no restrictions have been imposed on HNP during low-flow periods.

3
4 Water is withdrawn from the river to provide cooling for certain once-through loads and make-
5 up water to the cooling towers. SNC is permitted (Georgia Department of Natural Resources
6 [GADNR] Permit 001-0690-01) to withdraw a monthly average of up to 273,000 m³/d (72 million
7 gpd) with a maximum 24-hour rate of up to 392,000 m³/d (104 million gpd). As a condition of
8 this permit, SNC is required to monitor and report withdrawals. Based on reported withdrawals
9 for the years 1989 through 1997, HNP withdraws an annual average of 216,000 m³/d (57 million
10 gpd).

11
12 Through the evaporative cooling process, water vapor is lost to the atmosphere ("consumed"),
13 thus the volume of water returned to the river (approximately 95,000 m³/d [25 million gpd]) is
14 less than the volume withdrawn. Therefore, the average HNP surface water consumption rate
15 is approximately 123,000 m³/d (33 million gpd). When compared to the average river
16 discharge, the consumptive loss represents about 0.44 percent of river flow. During minimum
17 river discharge periods, the consumptive loss amounts to 3.1 percent.

18
19 The evaluation of surface water use in the 1978 FES (NRC 1978) concluded that the consump-
20 tive losses would be approximately 46 percent of the total water withdrawn from the river. In
21 NRC's environmental assessment for an extended power uprate (63 FR 53474), NRC
22 concluded that the necessary increase in make-up water to support the higher heat load would
23 be insignificant and that cooling tower blowdown would decrease by approximately 2.4 m³/min
24 (626 gpm). As evaluated by NRC in the extended power uprate review, consumptive water use
25 for the plant operating at the extended power level is expected to be 57 percent of the total
26 withdrawal.

27
28 HNP withdraws groundwater for potable and process use from the Floridan Aquifer. HNP is
29 permitted (GADNR Permit 001-0001) to withdraw a monthly average of 4200 m³/d
30 (1.1 million gpd) or 2.9 m³/min (764 gpm) with an annual average of 2.1 m³/d (0.5 million gpd)
31 from four wells. Although the current permit indicates four onsite wells, there are actually only
32 three wells providing groundwater for domestic and process use. The fourth well was intended
33 to provide make-up water for a wildlife habitat pond that was not completed; therefore, the well
34 has not been installed.

35
36 Site Well Number 3 provides water for potable use only at the site recreational facility.
37 Operation of this well as the source water supply for the GPC Recreation Facility potable water
38 system is conducted under GADNR Permit NG0010011. Site wells Number 1 and 2 provide
39 water for potable use, sanitary facilities, and process use (e.g., demineralized water, fire
40 protection). Operation of these wells as the source water supply for the plant is conducted

1 under GADNR Permit PG0010005. Figure 2-3 shows the locations of the three production
2 wells.

3
4 GADNR requires SNC to monitor and report withdrawals from these three wells. Based on the
5 reported withdrawals from 1990 to 1997, the two-unit operation requirements for this period
6 averaged 0.48 m³/min (126 gpm) with a high month (January 1992) average of 0.89 m³/min
7 (236 gpm).

8 9 **2.2.3 Water Quality**

10
11 Pursuant to the Federal Water Pollution Control Act of 1977 (FWCPA), also known as the
12 Clean Water Act (CWA), the water quality of plant effluent discharges is regulated through the
13 National Pollutant Discharge Elimination System (NPDES). The Environmental Protection
14 Division (EPD) of GADNR is the State of Georgia agency delegated by EPA to issues discharge
15 permits.

16
17 The NPDES permit for HNP (GA0004120) issued by GADNR's EPD in 1997 requires weekly
18 monitoring of discharge temperatures, but it does not stipulate a maximum discharge
19 temperature or maximum temperature rise across the condenser. Maximum discharge
20 temperatures in the mixing box, which are reported to EPD quarterly, range from 17°C (62°F)
21 in winter to 34°C (94°F) in summer.

22
23 To control biofouling of cooling system components, such as condenser tubes and cooling
24 towers, an oxidizing biocide (typically sodium hypochlorite or sodium bromide) is injected into
25 the system as needed to maintain a concentration of free oxidant sufficient to kill most microbial
26 organisms and algae. When the system is being treated, blowdown is secured to prevent the
27 discharge of residual oxidant into the river. After biocide addition, water is recirculated within
28 the system until residual oxidant levels are below the discharge limits specified in the NPDES
29 permit (GA0004120).

30
31 There are no water-quality issues related to the river in the vicinity of HNP. GADNR is unaware
32 of any major issues likely to prevent renewal of the HNP NPDES permit due to expire in 2003.
33 Any new regulation promulgated by EPA or GADNR would be included in future permits.

34 35 **2.2.4 Air Quality**

36
37 HNP is located on the Altamaha River between Savannah and Macon in western Georgia. It is
38 approximately 18 km (11 mi) north of Baxley and 32 km (20 mi) south of Vidalia. Climatological

1 records for Macon, Georgia,^(a) which should be generally representative of the site, show
2 normal daily maximum temperatures ranging from about 14°C (57°F) in January to about 33°C
3 (92°F) in July; normal daily minimum temperatures range from about 1°C (34°F) in January to
4 about 21°C (70°F) in July. Precipitation averages about 115 cm (45 in.) per year.

5
6 Severe storms occur occasionally in the area, with thunderstorms occurring on about
7 40 percent of the days from June through August. Because of its distance from the coast,
8 hurricanes do not generally pose a direct threat to HNP, although secondary effects may be felt
9 at the site. Based on statistics for the 30 years from 1954 through 1983 (Ramsdell and
10 Andrews 1986), the probability of a tornado striking the site is estimated to be approximately
11 9×10^{-5} per year.

12
13 The wind resource in Georgia near HNP is limited. The annual average wind power is rated as
14 1 on a scale of 1 to 7 with 1 being the lowest (Elliott et al. 1987). The closest region with a
15 significant wind resource is the southern Appalachian Mountains in northeastern Georgia. Even
16 there, the resource is limited because the area is highly confined and represents an extremely
17 small percentage of the exposed land.

18
19 HNP has several diesel generators and boilers. Emissions from these generators and boilers
20 are covered by a GADNR permit (4911-001-0001-V-01-0) under the Clean Air Act (CAA).
21 Typically each source is operated 1 to 2 hr/month. In addition, the emergency diesel
22 generators are operated for a 24-hour period each fuel cycle.

23
24 During most of the year, the region is under the influence of the Bermuda high-pressure
25 system. High-pressure systems are typically associated with low winds and increased potential
26 for air pollution problems. However, the region of Georgia in which HNP is located is in attain-
27 ment of the National Air Quality Standards (40 CFR 81.311). The closest nonattainment area is
28 the Atlanta area, which is more than 160 km (100 mi) to the northwest. The wilderness areas
29 closest to HNP, designated in 40 CFR 81.408 as mandatory Class I Federal areas in which
30 visibility is an important value, are the Okefenokee and Wolf Island wilderness areas. These
31 wilderness areas are more than 80 km (50 mi) south and southeast, respectively, from HNP.

32 33 **2.2.5 Aquatic Resources**

34
35 The fish of the Altamaha River in the vicinity of the HNP are characterized by the fish
36 collections made during the monitoring of entrained and impinged fish at the water-intake
37 structure. Five years (1975, 1976, 1977, 1979, and 1980) of impingement samples were

(a) Climatological data for Macon, Georgia are available at
<http://www.ncdc.noaa.gov/ol/climate/climatedata.html>

collected at the plant (Nichols and Holder 1981). One hundred and sixty-five fish representing twenty-two species were collected (Table 2-2). The lowest rate of impingement during the 5-year study was 0.4 fish per day. The highest for the same period was 1.2 fish per day. The hogchoker, *Trinectes maculatus*, was the most abundant and the only species collected consistently each year. Most species were only collected once during the 5 years.

Table 2-2. Scientific and Common Names of Fish Collected During Entrainment and Impingement Studies at Hatch Nuclear Plant

Scientific Name	Common Name
<i>Alosa aestivalis</i>	Blueback herring
<i>Alosa sapidissima</i>	American shad
<i>Dorosoma</i> spp.	Shad
Clupeidae	Herring and shad
<i>Esox</i> spp.	Pickrel
<i>Esox americanus</i>	Redfin pickerel
<i>Hybognathus nuchalis</i>	Silvery minnow
<i>Notropis chalybaeus</i>	Ironcolor shiner
<i>Notropis petersoni</i>	Coastal shiner
Cyprinidae	Minnows
<i>Carpiodes velifer</i>	Highfin carpsucker
<i>Minytrema melanops</i>	Spotted sucker
<i>Moxostoma anisurum</i>	Silver redhorse
<i>Ictalurus brunneus</i>	Snail bullhead
<i>Ictalurus nebulosus</i>	Brown bullhead
<i>Ictalurus punctatus</i>	Channel catfish
<i>Noturus gyrinus</i>	Tadpole madtom
<i>Aphredoderus sayanus</i>	Pirate perch
<i>Labidesthes sicculus</i>	Brook silverside
<i>Strongylura marina</i>	Atlantic needlefish
<i>Lepomis</i> spp.	Sunfish
<i>Lepomis auritus</i>	Redbreast sunfish
<i>Micropterus salmoides</i>	Largemouth bass
<i>Pomoxis</i> spp.	Crappie
<i>Perca flavescens</i>	Yellow perch
Percidae	Darters
<i>Trinectes maculatus</i>	Hogchoker

One Federally listed aquatic species, the anadromous shortnose sturgeon, *Acipenser brevirostrum*, is known to occur in the Altamaha River in the vicinity of HNP. One adult

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1 shortnose sturgeon and three larval sturgeon were collected during 3 years of pre- and post
2 operational monitoring in the river near the plant.

3
4 SNC has committed to the conservation of significant natural habitats and protected species
5 (SNC 1999). SNC has no plans to alter current patterns of operation over the license renewal
6 period. SNC states that (1) any maintenance activities necessary to support license renewal
7 would be limited to previously disturbed areas, (2) no expansion of existing facilities is planned,
8 and (3) no major structural modifications are anticipated in support of license renewal.

9
10 The shoreline of the Altamaha River in the vicinity of HNP and immediately downstream for
11 several miles is characterized by steep bluffs, floodplain forests, and sandbars. The riparian
12 communities experience an average annual surface elevation fluctuation of approximately
13 2.7 m (9 ft). This conclusion is based on average daily flows for a 1-month period over the last
14 22 years. The consumptive loss incurred by plant operations has the greatest effect on surface
15 elevation during low-flow periods. The duration of low-flow conditions is approximately 2 to
16 3 months during the late summer. The shoreline exposed during these periods is under water
17 during the other 9 to 10 months of the year. Vegetation is found at elevations that are not
18 flooded for most of the year by the river.

19 20 **2.2.6 Terrestrial Resources**

21
22 The HNP site encompasses approximately 910 ha (2240 acres), including 360 ha (900 acres) in
23 southern Toombs County and 540 ha (1340 acres) south of the Altamaha River in northern
24 Appling County, Georgia. Approximately 120 ha (300 acres) are used by SNC for general
25 operation and maintenance of HNP (i.e., generation facilities, roads, parking lots, support
26 buildings, laydown areas, etc). Approximately 140 ha (350 acres) are composed of wetlands
27 and transmission corridors, and approximately 650 ha (1600 acres) are actively managed for
28 wildlife and timber production (SNC 2000).

29
30 The largest wetland area covers approximately 40 ha (100 acres) just east of the generating
31 facilities and cooling towers. Wetlands on the site are typically dominated by cypress and black
32 gum. There are approximately 280 ha (700 acres) of deciduous floodplain forest in the
33 Altamaha River floodplain; this forest is dominated by black gum, cypress, oak, and hickory
34 trees. There are approximately 160 ha (400 acres) of planted pine forests (Loblolly and long-
35 leaf pines) on the HNP site, mostly south and southwest of the generating facilities.

36
37 The HNP transmission lines are primarily within the Coastal Plain physiographic province, but
38 the western portion of the Bonaire 500-kV line enters the Sandhills physiographic province.
39 These lines extend for a distance of nearly 160 km (100 mi) in several different directions from

the plant site, and therefore traverse the full range of habitat types and geophysical conditions typically found in south-central Georgia.

SNC commissioned a survey of the HNP site and transmission lines to evaluate the presence of plant and animal species listed or proposed by the U.S. Fish and Wildlife Service (FWS) as endangered or threatened, or listed by GADNR as endangered, threatened, rare, or unusual. This survey also included several 115-kV transmission lines that are not considered elsewhere in this draft SEIS; these lines were in place prior to plant construction and extend to the vicinities of Vidalia and Baxley, Georgia. Tables 2-3 and 2-4 list the plant and animal

Table 2-3. Federal and State Protected Plant Species Evaluated as Potentially Occurring at the HNP Site or Within the Associated Transmission Line Rights-of-Way

Species	Common Name	Federal Status ^(a)	State Status ^(a)
<i>Baptisia arachnifera</i>	Hairy rattleweed	E	E
<i>Echinacea laevigata</i>	Smooth purple coneflower	E	E
<i>Lindera melissifolia</i>	Pondberry	E	E
<i>Oxypolis canbyi</i>	Canby dropwort	E	E
<i>Ptilimnium nodosum</i>	Mock bishop-weed	E	E
<i>Rhus michauxii</i>	Dwarf sumac	E	E
<i>Sarracenia oreophila</i>	Green pitcherplant	E	E
<i>Schwalbea americana</i>	Chaffseed	E	E
<i>Thalictrum cooleyi</i>	Cooley meadowrue	E	E
<i>Trillium reliquum</i>	Relict trillium	E	E
<i>Hymenocallis coronaria</i>	Shoals spiderlily	SC	E
<i>Panicum hirstii</i>	Hirst panic grass	SC	E
<i>Sarracenia leucophylla</i>	Whitetop pitcherplant	SC	E
<i>Sideroxylon thornei</i>	Swamp buckthorn	SC	E
<i>Asplenium heteroresiliens</i>	Wagner spleenwort	SC	T
<i>Calamintha ashei</i>	Ochoopee dunes wild basil	SC	T
<i>Cuscuta harperi</i>	Harper dodder	SC	T
<i>Hartwrightia floridana</i>	Hartwrightia	SC	T
<i>Litsea aestivalis</i>	Pondspice	SC	T
<i>Matelea alabamensis</i>	Alabama milkvine	SC	T
<i>Myriophyllum laxum</i>	Lax water-milfoil	SC	T
<i>Scutellaria ocmulgee</i>	Ocmulgee skullcap	SC	T
<i>Stylisma pickeringii</i> var. <i>pickeringii</i>	Pickering morning-glory	SC	T
<i>Balduina atropurpurea</i>	Purple honeycomb head	SC	R
<i>Marshallia ramosa</i>	Pineland barbara buttons	SC	R

(a) Status Codes: E= Endangered, T = Threatened, R = Rare, SC = Federal species of concern (unofficial category, primarily former Category 2 candidates).

Table 2-4. Federal and State Protected Terrestrial Animal Species Evaluated as Potentially Occurring at the HNP Site or Within the Associated Transmission Line Rights-of-Way

Species	Common Name	Federal Status ^(a)	State Status ^(a)
<i>Dendroica kirtlandii</i>	Kirtland's warbler	E	E
<i>Mycteria americana</i>	Wood stork	E	E
<i>Myotis sodalis</i>	Indiana myotis	E	E
<i>Picoides borealis</i>	Red-cockaded woodpecker	E	E
<i>Vermivora bachmanii</i>	Bachman's warbler	E	E
<i>Sterna antillarum</i>	Least tern	E	R
<i>Haliaeetus leucocephalus</i>	Bald eagle	T	E
<i>Ambystoma cingulatum</i>	Flatwoods salamander	T	R
<i>Drymarchon couperi</i>	Eastern indigo snake	T	T
<i>Alligator mississippiensis</i>	American alligator	T(S/A)	-
<i>Falco peregrinus</i>	Peregrine falcon	SC*	E
<i>Gopherus polyphemus</i>	Gopher tortoise	SC**	T
<i>Macroclmys temminckii</i>	Alligator snapping turtle	SC	T
<i>Neofiber alleni</i>	Round-tailed muskrat	SC	T
<i>Aimophila aestivalis</i>	Bachman's sparrow	SC	R
<i>Corynorhinus rafinesquii</i>	Rafinesque's big-eared bat	SC	R
<i>Notophthalmus perstriatus</i>	Striped newt	SC	R

(a) Status Codes: E= Endangered, T = Threatened, T(S/A) = Threatened due to similarity of appearance, R = Rare, U = unusual, SC = Federal species of concern (unofficial category, primarily former Category 2 candidates), SC* the Peregrine falcon was removed from the Federal list of threatened or endangered species (64 FR 46541), SC** The Gopher tortoise is Federally listed as threatened in Louisiana, Mississippi, and in Alabama west of the Alabama River, but is not listed as threatened in Georgia (52 FR 25376), - = no listing status.

species that are either listed or proposed for listing by FWS or species that are listed by the State of Georgia and are former FWS candidate species that were considered in the field evaluations. The complete list of species evaluated, including a number of additional State-listed species is provided in the threatened and endangered species survey report (Tetra Tech, Inc. 1999).

The applicant's survey identified several State- and Federally listed species of concern on the HNP site or within the transmission corridors (Table 2-5). Bald eagles and wood storks were not detected during the 1998 and 1999 field surveys. They have been observed near the HNP site at other times, but are not considered residents of the area (SNC 2000).

GPC participates in several cooperative wildlife management programs, and maintains numerous feed plots for deer and turkey within transmission corridors as well as on portions of the HNP site. HNP also has an active onsite program to encourage wildlife usage of the HNP site, including the construction and monitoring of numerous nest boxes for song birds, kestrels, and wood ducks, as well as bat boxes (Southern Company 1999).

Table 2-5. Federal or State Protected Species Identified Within the HNP Site or Associated Transmission Line Rights-of-Way

Species	Common Name	Federal Status ^(a)	State Status ^(a)	Location ^(b)
PLANTS				
<i>Balduina atropurpurea</i>	Purple honeycomb head	SC	R	T, V, F
<i>Penstemon dissectus</i>	Cutleaf beardtongue	-	R	Th
<i>Sarracenia flava</i>	Yellow pitcherplant	-	U	B, T, Th, V, HNP
<i>Sarracenia minor</i>	Hooded pitcherplant	-	U	B, T, Th, V, Bx
<i>Sarracenia psittacina</i>	Parrot pitcherplant	-	T	F, T
<i>Sioxylon sp. nov.</i>	Ohoopie bumelia	-	N	F, T, V
ANIMALS				
<i>Picoides borealis</i>	Red-cockaded woodpecker	E	E	F
<i>Drymarchon corais couperi</i>	Eastern indigo snake	T	T	T
<i>Haliaeetus leucocephalus</i>	Bald eagle	T	E	HNP
<i>Mycteria americana heronry</i>	Wood stork	E	E	HNP
<i>Gopherus polyphemus</i>	Gopher tortoise	SC*	T	F, T, D, Th, B, V, HNP
<i>Aimophila aestivalis</i>	Bachman's sparrow	SC	R	F, Th
<i>Alligator mississippiensis</i>	American alligator	T(SA)	-	B, T, Th

(a) Status Codes: E= Endangered, T = Threatened, T(S/A) = Threatened due to similarity of appearance, R = Rare, U = unusual, SC = Federal species of concern (unofficial category, primarily former Category 2 candidates), SC* = gopher tortoise is not listed in the State of Georgia, but is listed as threatened in other parts of its range, N - species new to science.

(b) Location codes: HNP = Hatch Nuclear Plant Site, B = Bonaire 500-kV transmission line, T = North Tifton 500-kV transmission line, Th = Thalmann 500-kV transmission line, F = Florida (Duval) 500-kV transmission line, D = Douglas (South Hazlehurst) 230-kV transmission line, V = Vidalia 115-kV transmission line, Bx = Baxley 115-kV transmission line.

2.2.7 Radiological Impacts

SNC and its predecessor organizations have conducted a Radiological Environmental Monitoring Program (REMP) around the HNP site since 1974. The radiological impacts to the public and the environment have been carefully monitored, documented, and compared with the appropriate standards. The purposes of the REMP are to

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- verify that radioactive materials and ambient radiation levels attributable to plant operation are within the NRC regulatory limits and the U.S. Environmental Protection Agency environmental radiation standards in 40 CFR Part 190
- detect any measurable buildup of long-lived radionuclides in the environment
- monitor and evaluate ambient radiation levels
- determine whether any statistically significant increase occurs in the concentration of radionuclides in important pathways.

Radioactivity in the environment that is sampled and measured as part of the REMP is reported in the licensee's annual radiological environmental operating report (e.g., Southern Company 2000b). The REMP includes monitoring of the aquatic environment (aquatic organisms, shoreline sediment and water samples from the Altamaha River, and drinking water samples), atmospheric environment (air particulates and iodine), and terrestrial environment (vegetation, milk, and direct radiation).

Review of historical data on releases and the resultant dose calculations revealed that the doses to the maximally exposed individual for each pathway in the vicinity of HNP were a small fraction of the limits specified in EPA's environmental radiation standards, 40 CFR Part 190, as required by 10 CFR 20.1301(d). For 1999 (the most recent year that data were available), dose estimates were calculated based on actual 1999 liquid and gaseous effluent release data. Calculations were performed using the plant effluent release data, onsite meteorological data, and appropriate pathways identified in the ODCM.

Southern Company reported the following estimated whole body doses to the most limiting member of the public for 1999:

- approximately 0.00064 mSv/yr (0.064 mrem/yr), based on vegetation, fish, and sediment results from the HNP environmental monitoring program (Southern Company 2000b)
- approximately 0.00074 mSv/yr (0.074 mrem/yr) based on gaseous and liquid effluent releases (Southern Company 2000a).

Cesium-137 was the major contributing radionuclide. These doses, which are representative of the doses from the past 5 years, are illustrative of the fact that doses are very small fractions of the 40 CFR Part 190 limits.

In addition to the SNC REMP, GADNR conducts an environmental surveillance program around the HNP site and to a distance of up to 140 km (90 mi) for different sample types. State program monitors the following: direct radiation, air, precipitation, vegetation, soil, groundwater, Altamaha River water, river sediment, and fish.

In its Environmental Radiation Surveillance Report, 1997-Mid 1999 (GADNR 1999), GADNR found only trace quantities of zinc-65, manganese-54, and cesium-137 within 8 km (5 mi) downstream of the plant. In addition, trace quantities of cobalt-60 were observed over a 140-km (90-mi) stretch of the Altamaha River downstream to Darien, Georgia. GADNR concluded that measured concentrations were well below levels of concern and that there was no measurable impact on water, fish, or seafood downstream of HNP.

The applicant does not anticipate any significant changes to the radioactive effluent releases or exposures from HNP operations during the renewal period and, therefore, the impacts to the environment are not expected to change.

2.2.8 Socioeconomic Factors

The staff reviewed the applicant's ER and information obtained from several county staff members, local real estate agents/appraisers, and social services providers during the May 2000 site visit. The following sections describe the economy, population, and communities near HNP. The discussion is limited primarily to Toombs and Appling counties, which are the most impacted by actions undertaken by SNC.

2.2.8.1 Housing

Housing availability in Appling and Toombs counties is not limited by growth-management measures. The total housing and vacant units in Toombs and Appling counties in 1990 are shown in Table 2-6. More recent information is not available.

Table 2-6. Housing Units and Housing Units Vacant (Available) by County (1990)

	Appling	Toombs
Housing Units	6629	9952
Occupied Units	5843	8804
Vacant Units	795	1148
Source: SNC 2000.		

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SNC has approximately 950 employees at HNP during routine operations. The number of onsite vendor and contract staff varies throughout the year by as many as 50 workers, yielding a total onsite workforce that ranges between 925 and 975 during routine operations. The onsite workforce increases by as many as 800 temporary duty employees for a period of 1 to 2 months during refueling outages, which are on an 18-month cycle (SNC 2000). In addition to the site employees, there are approximately 130 corporate staff dedicated to HNP who are located offsite in Birmingham, Alabama.

The SNC employees employed at the site reside in 33 Georgia counties. More than 85 percent of the employees reside in the five counties shown in Table 2-7. Seventy-one percent of those employees live in Appling (30 percent) and Toombs (41 percent) counties. The remaining employees' residences are distributed throughout the remaining 28 counties, mostly within 80 km (50 mi) of the site.

Table 2-7. Hatch Nuclear Plant—Employee Residence Information

County	Number of Personnel	Percent of Total Personnel
Toombs	367	41
Appling	290	30
Montgomery	61	6
Tattnall	46	5
Jeff Davis	40	4
Other	129	14
Total (approximately)	950	100

Source: SNC 2000.

As displayed in Table 2-8, the 1970 resident population in Appling County was 12,726. In 1980, the population was 15,565, rising to 15,744 by 1990 (Georgia Department of Community Affairs [GDCA] 2000a) and increasing to an estimated 16,675 by July 1, 1999 (U.S. Census Bureau [USCB] 2000) or 5.9 percent over 1990 values. The 2010 population projection is 18,318 (Georgia Office of Planning and Budget [GOPB] 2000) or 9.9 percent over 1999.

Table 2-8. Population Growth in Appling and Toombs Counties, Georgia (1970-2010)

Year	Appling		Toombs	
	Population	Growth %	Population	Growth %
1970	12,726	--	19,151	--
1980	15,565	22.3	22,592	18
1990	15,744	1.2	24,072	6.6
1999 (estimated)	16,675	5.9	25,990	8
2010 (estimated)	18,318	9.9	28,934	11.3

Sources: GDCA 2000a; GDCA 2000b; USCB 2000; GOPB 2000.

Table 2-8 also contains data on Toombs and Appling counties population growth and projections. The 2010 population projection is 28,934 (GOPB 2000) or 11.3 percent over 1990 values. It was only during the 1970 to 1980 period that Appling County had a higher percentage population growth rate than Toombs County. One potential reason for the higher growth rate was the construction of HNP Units 1 and 2 during the decade of the seventies.

2.2.8.2 Public Services

• Water Supply

Table 2-9 provides a summary of water supply, use, and reserve capacity for public water supplies in Appling and Toombs counties. In Appling County, the municipalities of Baxley and Surrency are the only county areas served by public water supply systems. Baxley provides water service within the city and outside the city limits in certain areas through a distribution system that currently uses four wells screened to the Floridan Aquifer. The wells can produce approximately 11,800 m³/d (3.1 million gpd). The estimated demand on

Table 2-9. Groundwater Supply and Use

County	Town	Capacity (mgd)	Use (mgd)	Reserve Capacity (mgd)
Appling	Baxley	3.1	0.6	2.5
	Surrency	0.3	Unknown	Unknown
Toombs	Lyons	4.3	0.7	3.6
	Santa Claus	Unknown	Unknown	Unknown
	Vidalia	4.9	2	2.9

Source: SNC 2000.

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the wells is 2300 m³/d (600,000 gpd). Considering the current demand, Baxley has approximately 9500 m³/d (2.5 million gpd) of available capacity (SNC 2000). The Town of Surrency has two wells also pumping from the Floridan Aquifer. These wells are capable of producing 1100 m³/d (290,000 gpd) (SNC 2000).

Toombs County has three municipal water systems—Vidalia, Lyons, and Santa Claus. All three municipalities withdraw their water from the Floridan Aquifer. Lyons has a capacity of 16,300 m³/d (4.3 million gpd), with current demand of 2700 m³/d (700,000 gpd). This leaves a reserve capacity of 14,000 m³/d (3.6 million gpd). Vidalia has the capacity to pump 18,500 m³/d (4.9 million gpd). Current demands require 7600 m³/d (2.0 million gpd), leaving a reserve capacity of approximately 11,000 m³/d (2.9 million gpd). Santa Claus is served by one well. Its current demand was not available (SNC 2000).

• Education

Appling County has four elementary schools, one middle school, and one high school. Total enrollment in all the schools was 3510 during the 1998-1999 school year. Appling County is considering building a new high school because of the condition of the high school's aging physical plant (SNC 2000).

Toombs County has two elementary schools, one middle school, and one high school. Total enrollment for the 1998-1999 school year was approximately 2660 (SNC 2000). The City of Vidalia has its own school system. It has primary, elementary, and middle schools, and one high school. Total enrollment in the Vidalia school system for the 1999-2000 school year for preschool through grade twelve is 2367 students.^(a)

The Southeastern Technical Institute (STI) is located in Vidalia. The mission of the Institute "...is to contribute to the economic, educational, and community development of Montgomery, Tattnall, and Toombs counties by providing quality technical education, adult literacy education, continuing education, and customized business training" (STI 2000). Total enrollment for the 1999-2000 school year at the main and branch campuses in Vidalia and Toombs County averaged 864.^(b)

Of the adult population (age 25 and over) in Toombs County in 1990, 31.7 percent had completed high school, which was greater than the Georgia State average of 29.6%. A total of 27.4 percent of the county's population had at least some college education compared with the State average of 41.3 percent. Between 1990 and 1994, Toombs County spent an

(a) Personal Communication, Lucy Calroni, Curriculum Director, June 2, 2000

(b) Personal Communication, Diana Lang (Registrar), STI, August 24, 2000

average of \$3413 per pupil per year for public education, which was less than the statewide average of \$4002 for the same period (GDCA 2000b).

In contrast, 34 percent of the adult population (age 25 and over) in Appling County had completed their high school education. A total of 23 percent of the county's population had at least some college-level education. Appling County spent an average of \$4150 per pupil per year for the period 1990 through 1994, higher than Toombs County by 22 percent (GDCA 2000a). One reason for the higher expenditure is that HNP is located largely in Appling County. HNP is the largest contributor to the ad valorem property tax base of the county (see discussion in Section 2.2.8.6 of this report).

• **Transportation**

U.S. Highway 1 is the major north-south highway route bisecting Appling and Toombs counties. U.S. Highway 1 is a four-lane highway from Baxley past HNP where it enters Toombs County and becomes a two-lane road north of HNP to Interstate 16. Interstate 16 is the major east-west freeway serving the area. In 1998, the annual average daily traffic count for the highway south of the HNP site was 5314 vehicles and 4339 vehicles north of the site (SNC 2000). The State plans to widen the entire highway to four lanes, which would provide four-lane access from Baxley all the way to Interstate 16. The widening project is expected to be undertaken within 5 years (SNC 2000).

U.S. Highway 341 runs east-west, linking the municipalities and developed areas of Appling County. It and U.S. Highway 1 are part of the Governor of Georgia's Economic Development System established to provide access to smaller cities and to encourage economic development. U.S. Highway 280 and State Highway 292 are the major east-west highways in Toombs County.

2.2.8.3 Offsite Land Use

• **Appling County**

Land-use projections for the county show that new commercial and industrial developments are expected to concentrate in Baxley and along the U.S. Highway 341 corridor, which parallels the Norfolk Southern rail line. New residential development is being encouraged near the cities of the county, particularly Baxley. The rest of the county is expected to remain in agricultural and forest use. Appling County does not have specific regulations concerning zoning, subdivisions, or land-use controls to implement or control development (SNC 2000).

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1 The Appling County Joint Planning Board has prepared a comprehensive plan to guide
2 county development and growth. The county has an industrial park of approximately 30 ha
3 (77 acres) with water, natural gas, and sewer available. Sites are available in the industrial
4 park adjacent to the Norfolk Southern rail line. Fiber-optic lines and industrial buildings are
5 also available.

6
7 The county's property tax rate is among the lowest 10 percent in Georgia (due in part to the
8 presence of HNP in the county). Appling County has put together a package of incentives
9 to assist industry in locating to the County, including, but not limited to, tax incentives,
10 reduced interest loans, relocation assistance for equipment and facilities, and one-stop
11 county permitting (Appling County Development Authority, Not Dated).

12
13 The county also can avail itself of Georgia State incentive programs, including job tax
14 credits, a \$2 million revolving loan fund for wastewater treatment and pretreatment facilities,
15 and education tax credits, among other incentives (Appling County Development Authority,
16 Not Dated)

17 18 • **Toombs County**

19
20 Toombs County has an agricultural and industrial base. The most well-known agricultural
21 crop in the county is the Vidalia sweet onion. Other crops contributing to the agricultural
22 base include row crops, livestock, dairy products, poultry, eggs, and timber. The industrial
23 base includes manufacturing facilities that in the past have focused on the textile industry.
24 This is now changing, with more economic diversification taking place in the areas of retail
25 trade, medical services, and non-textile manufacturing.

26
27 Toombs County has made an assertive effort to promote economic development. The
28 county is the regional retail, wholesale, transportation, and distribution center for a
29 population base of 126,000 in a 10-county area. Vidalia is the regional shopping center for
30 a 48-km² (35-mi) radius.^(a)

31
32 The Toombs County Development Authority (TCDA) and the Toombs County Chamber of
33 Commerce promote economic development through programs that focus on expansion and
34 leveraging of the existing industrial base. The TCDA has a new industrial park available in
35 Lyons of 110 ha (260 acres) near U.S. Highway 1. The Toombs Corporate Center has a
36 5600-m² (60,000-ft²) speculative building expandable to 6500 m² (70,000 ft²). The Center is

(a) Personal Communication. May 11, 2000. John Ladson, Chairman Toombs County Economic Development.

located on 80-plus ha (200-plus acres), most of which are developed. The county does not have growth-control measures that limit housing development (SNC 2000).

2.2.8.4 Visual Aesthetics and Noise

Access to the site is provided by U.S. Highway 1, which runs north-south by the plant site. The buildings on the site are largely screened from public view by the woods that surround the plant. Travelers on U.S. Highway 1 from the north, heading south, can see the steam rising from the cooling towers from several miles north of the plant site and entrance.

Because of the woods, topography, and lack of any close neighbors, noise from HNP is generally not an issue. The only sounds that may be heard offsite are the plant loudspeakers and gun firing range.

2.2.8.5 Demography

Resident and transient populations are described in the following sections.

- **Resident Population Within 16 km (10 mi)**

Table 2-10 shows the estimated population distribution between zero and 16 km (10 mi) of the HNP site in the 16 sectors centered on the points of the compass. Of note is the fact that there is zero population within 1.6 km (1 mi) of the site. In several sectors, there is zero or little population living within the sectors up to approximately 6.5 km (4 mi) to 8 km (5 mi) from the plant.

Table 2-11 shows the estimated population within a 16-km (10-mi) radius of the HNP site in 2030. Of note is the fact that, just as in 1990, there is little expected increase in population (in absolute, not percentage, terms) within the first 8 km (5 mi) of the site. Again of note is the fact that there is zero population within 1.6 km (1 mi) of the site. And, as before with the 1990 population data (Table 2-10), the same sectors have zero or little population living within them up to approximately 6.5 km (4 mi) to 8 km (5 mi) from the plant.

- **Resident Population Within 80 km (50 mi)**

The population projection for the 80-km (50-mi) radius surrounding HNP in 1970 was 211,145 and was projected to increase to 245,335 by 2012 (NRC 1978). Total population within the 80 km (50-mi) radius increased 1.9 percent between 1970 and 1975.

Table 2-10. Estimated Population Distribution in 1990 Within a 16-km (10-mi) Radius of HNP

Sector	0 - 1 Miles	1 - 2 Miles	2 - 3 Miles	3 - 4 Miles	4 - 5 Miles	5 - 10 Miles	10-Mile Total
N	0	10	26	0	81	378	495
NNE	0	1	0	0	6	280	287
NE	0	0	0	15	27	259	301
ENE	0	0	0	0	3	108	111
E	0	0	0	0	22	23	45
ESE	0	0	34	0	0	229	263
SE	0	0	19	12	45	275	351
SSE	0	0	38	24	122	428	612
S	0	21	137	53	46	1900	2157
SSW	0	27	82	62	32	313	516
SW	0	55	23	15	9	218	320
WSW	0	0	32	0	14	372	418
W	0	72	0	128	0	103	303
WNW	0	0	0	38	0	324	362
NW	0	0	0	8	21	384	413
NNW	0	2	95	70	40	343	550
Total	0	188	486	425	468	5937	7504

Source: SNC 2000.

Table 2-11. Estimated Population Distribution in 2030 Within a 16-km (10-mi) Radius of HNP

Sector	0 - 1 Miles	1 - 2 Miles	2 - 3 Miles	3 - 4 Miles	4 - 5 Miles	5 - 10 Miles	10-Mile Total
N	0	14	38	0	116	540	708
NNE	0	1	0	0	10	400	411
NE	0	0	0	23	39	370	432
ENE	0	0	0	0	3	155	158
E	0	0	0	0	30	30	60
ESE	0	0	46	0	0	306	352
SE	0	0	27	16	61	368	472
SSE	0	0	50	32	163	573	818
S	0	29	185	70	62	2545	2891
SSW	0	35	109	83	44	420	691
SW	0	74	31	19	13	312	449
WSW	0	0	44	0	20	542	606
W	0	97	0	180	0	150	427
WNW	0	0	0	51	0	445	496
NW	0	0	0	12	29	534	575
NNW	0	2	136	100	57	490	785
Total	0	252	666	586	647	8180	10,331

Source: SNC 2000.

The actual increase has been somewhat greater than that projected in 1978. The 1990 resident population distributed between zero and a 80-km (50-mi) radius of HNP is shown by Table 2-12. By 1990, the total population living within a 80-km (50-mi) radius of HNP had increased to over 336,600—an increase of more than 125,500 (or 60 percent) over 1970 (SNC 2000). Populations for the sectors were calculated using population values at the census block level, the smallest enumeration used by the USCB. The 80-km (50-mi) radius from HNP contained 78 census blocks. The census blocks were included in the analysis if 50 percent of their area lay within the 80-km (50-mi) radius. Census blocks with less than 50 percent of their area within the 80-km (50-mi) radius were excluded from the analysis (SNC 2000).

Table 2-12. Estimated Population Distribution in 1990 Within a 80-km (50-mi) Radius of HNP

Sector	0 - 10 Miles	10 -20 Miles	20 - 30 Miles	30 - 40 Miles	40 - 50 Miles	50-Mile Total
N	495	10,706	4375	1239	11,652	28,525
NNE	287	1007	1932	6657	5207	15,090
E	301	3812	2833	2505	29,497	38,948
ENE	111	3008	4120	3916	5369	16,524
E	45	748	6868	1348	38,160	47,169
ESE	263	448	1278	3538	8931	14,458
SE	351	275	2002	15,477	881	18,986
SSE	612	922	1221	3880	2446	9081
S	2157	6646	1693	1983	32,090	44,569
SSW	516	1210	6203	2758	2193	12,880
SW	320	1457	1113	5178	18,479	26,547
WSW	418	7510	1041	2262	2407	13,638
W	303	2156	1654	1407	2682	8202
WNW	362	585	2308	6376	2721	12,352
NW	413	1335	4589	985	4347	11,669
NNW	550	4351	3802	5250	4040	17,993
Total	7504	46,176	47,032	64,817	171,102	336,631

Source: SNC 2000.

The projected population for 2030 within the 80-km (50-mi) radius is 498,834, or an increase of 48 percent over the 40-year period (SNC 2000). The distribution of the population is shown in Table 2-13. Total population by age distribution for 1990 (as of July 1, 1990) is shown in Table 2-14 for Appling and Toombs counties and the State of Georgia.

• Transient Population

Data on the transient population in the vicinity of HNP and Appling and Toombs counties were generally not available in the SNC ER application. The onsite workforce increases by as many as 800 temporary (1 to 2 months) duty employees during refueling outages. HNP

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**Table 2-13. Estimated Population Distribution in 2030
Within a 80 km (50 mi) Radius of HNP**

Sector	0 - 10 Miles	10 - 20 Miles	20 - 30 Miles	30 - 40 Miles	40 - 50 Miles	50-Mile Total
N	708	15,316	5979	1566	15,056	38,625
NNE	411	1439	2575	7994	7051	19,470
NE	432	5199	3784	3409	51,355	64,179
ENE	158	3997	5356	5603	10,224	25,338
E	60	1051	8894	2100	77,421	89,466
ESE	352	949	1657	4272	11,779	18,657
SE	472	840	2740	21,220	1215	26,015
SSE	818	2053	1619	5407	3601	12,680
S	2891	11,745	1923	2541	45,212	61,421
SSW	691	2186	7126	3286	2800	15,497
SW	449	2537	1666	8278	28,568	41,049
WSW	606	11,559	1510	3476	3366	19,911
W	427	3392	2292	1948	3462	11,094
WNW	496	1241	2985	8320	3088	15,634
NW	575	2327	5818	1400	6530	16,075
NNW	785	6691	4985	6450	5597	23,723
Total	10,331	63,999	60,909	82,270	276,325	498,834

Source: SNC 2000.

**Table 2-14. July 1, 1990 Population Estimates for Appling and Toombs
Counties and the State of Georgia by Age Group**

	Appling County	Toombs County	Georgia
Total Population	15,761	24,116	6,506,377
0 - 4	1100	1954	509,661
5 - 17	3519	5222	1,236,115
18 - 24	1552	2249	741,018
25 - 44	4715	7258	2,198,561
45 - 64	2970	4431	1,166,470
65+	1905	3002	654,552

Source: USCB 1999.

units are on an 18-month refueling interval, and SNC generally schedules outages on staggered schedules, resulting in one outage per year for 2 years and two outages in the third year (cycle repeats). The 800 temporary employees include contractors, employees from other SNC nuclear facilities, and corporate support staff.

1 Agriculture makes up a predominant part of the economy of Appling and Toombs counties.
2 Row crops are predominant in both counties and the Vidalia sweet onion (a major crop in
3 Toombs County) is known nationwide. In addition, there is some transient population related
4 to the weekly and seasonal use of recreational facilities near and on the HNP site.
5

6 **2.2.8.6 Economy**

7

8 Between 1990 and 1997, Appling County marginally improved its position relative to State per
9 capita income figures, while Toombs County's position worsened. These differences partly
10 reflect the economic boom in Atlanta, and other places in northern and coastal Georgia, while
11 the south-central Georgia region continues to be economically disadvantaged.
12

13 Toombs County had a number of manufacturing firms (mostly textile firms) leave the county
14 during the 1990s. The per capita income gap between the two counties narrowed from
15 15 percent in 1990 to 6 percent in 1997. Replacement industry coming into Toombs County has
16 kept employment in the county growing slowly, despite the loss of the textile firms.
17

18 The top three industrial sectors in Appling County in 1998 were manufacturing, transportation,
19 and public utilities and services. SNC is the fifth largest employer (Georgia Department of Labor
20 [GDL] 1998a) and is a high-wage employer for this area. The top three industrial sectors in
21 Toombs County in 1998 were manufacturing, services, and retail trade (GDL 1998b).
22

23 In 1990, there were 6470 employed residents of Appling County, of which 78 percent or
24 5059 residents, were employed within the county (GDL 1998a). In 1998, the unemployment rate
25 in Appling County was 10 percent compared to the State of Georgia at 4 percent (GDL 1998a).
26 In 1990, there were 9843 employed residents in Toombs County, of which 77 percent worked
27 within the county. Approximately 9 percent of the residents work in Appling County, and many of
28 these are probably employed at the HNP (GDL 1998b). In 1998, the unemployment rate in
29 Toombs County was 9 percent.
30

31 Per capita income in Appling County was \$16,998 in 1997. In 1990, the county's per capita
32 income was \$11,702. Georgia's per capita income in 1990 was \$17,123 or 46 percent higher.
33 In 1996, while Appling's per capita income was \$16,318, Georgia's per capita income was
34 \$23,028 or 41 percent higher. While the gap between Appling's per capita income level and the
35 State's is closing, it is still substantial (GDL 1998a; Georgia Department of Audits [GDA] 1999).
36

37 Per capita income in Toombs County was \$17,950 in 1997, or 6 percent higher than Appling
38 County. Part of the reason for the higher per capita income of Toombs County is the fact that
39 many of the highly paid executives and operators employed by HNP reside in Vidalia in Toombs
40 County. In 1990, the County's per capita income was \$13,477. This is 15 percent higher than
41 Appling County. The State of Georgia per capita income was 27 percent higher (GDL1998a;
42 GDA 1999).
43

HNP is a major contributor to the taxes collected by Appling County. Table 2-15 presents the taxes paid to Appling County by HNP between 1994 and 1998. The "Appling County Digest" is the total property tax revenue that the county collects. The payments attributed to HNP come from three entities: Georgia Power, Oglethorpe Power, and the City of Dalton. During 1994, the total HNP tax payment represented \$7,430,139 or 74 percent of the payments to the Digest. By 1998, the payments had increased to \$8,484,489, or an increase of 14 percent when compared to 1994. HNP contributed 68 percent of the tax funds collected by the Digest in 1998, or a decline of 6 percent when compared to 1994 (SNC 2000). The reason for the decline is the depreciation of the HNP's physical plant and the fact that other businesses have contributed more to the assessed property rolls of Appling County.

Table 2-15. HNP Tax Payments to Appling County (in millions of dollars)

	1994	1995	1996	1997	1998
Appling County Digest	\$10.0	\$10.1	\$11.5	\$11.6	\$12.4
Georgia Power	\$4.2	\$4.1	\$4.5	\$4.5	\$4.6
Oglethorpe Power	\$3.0	\$3.0	\$3.5	\$3.5	\$3.7
City of Dalton	\$0.2	\$0.2	\$0.2	\$0.1	\$0.2
Total HNP Tax Payment	\$7.4	\$7.3	\$8.2	\$8.1	\$8.5
HNP Percent of County Digest	74 percent	73 percent	71 percent	70 percent	68 percent

Source: SNC 2000.

2.2.9 Historic and Archaeological Resources

This section discusses the cultural background and the known historic and archaeological resources at the HNP site and in the surrounding area.

2.2.9.1 Cultural Background

The region around the HNP site is rich in prehistoric and historic Native American and historic Euroamerican resources. This part of southeastern Georgia has an archaeological sequence that extends back about 12,000 years, although human use of the central Altamaha River drainage basin seems to have been limited throughout much of this sequence. Similar to much of the surrounding southeastern states, archaeological eras defined for this part of Georgia fall into several sequential cultural periods of Native American occupation: the Paleo-Indian era (about 10,000 B.C. to 7800 B.C.); the Archaic era (7800 B.C. to 500 B.C.); the Woodland era (500 B.C. to A.D. 1000); the Mississippian era (A.D. 1000 to A.D. 1541); and the Historic era, initiated by the initial intrusion of Spanish explorers into the area (A.D. 1541 to A.D. 1850). The prehistoric eras were marked by initial reliance on big game hunting subsistence, followed by increased use of smaller game animals and plant foods in the Archaic era. Beginning late in the Woodland era, and increasing in importance in the following Mississippian era, were trends toward more sedentary villages, with more reliance on cultivated crops.

1 Occupation of the immediate vicinity of the HNP area seems to have been continuous in
2 prehistoric times, although somewhat limited. According to Gresham (1996), nearly all
3 prehistoric sites recorded in Toombs and Appling counties occur within or adjacent to the
4 Altamaha River floodplain, with a near void of prehistoric sites away from the river. Barron
5 (1981) discusses several Native American mound sites and cemeteries occurring a few miles
6 downriver from HNP in Appling County.

7
8 At the time of contact by Euroamerican explorers, the Native American populations in the vicinity
9 of the project area were generally attributed to groups of the larger Creek Indian Confederacy,
10 although specific information for the central Altamaha River is scant. Swanton (1922) generally
11 notes the presence of two Creek groups, the Hitchiti and the Tamati, near the confluence of the
12 Ocmulgee and Oconee Rivers that combine to form the Altamaha River. However, the major
13 concentrations of Creeks were upriver on the Ocmulgee and Oconee, and downriver near the
14 coast.

15
16 Through a series of land cessions by the Creeks to the U.S. Government between 1790 and
17 1827, Creek occupation of Georgia ended with their removal to Indian Territory, where the
18 Creeks exist today as the Muskogee Nation (Debo 1941; Green 1982). Appling County was
19 formed after a Creek cession in 1818 (Barron 1981). Teasley (1940) has identified three periods
20 in the history of Toombs County that apply to Appling County as well. These include an initial
21 farming and stock-raising period from the late 1700s to about 1880; the timber and turpentine
22 period of 1880 to about 1910; and finally an agricultural period from 1910 to the present.

23
24 The Altamaha River that runs through HNP has figured prominently in the history of the area
25 (Barron 1981). During the early history of Georgia, the river was used to float oak masts to
26 Darien for the ships of the English Navy. Subsequently, the river was used to transport cotton
27 and lumber to the coast, by pole boats, rafts, and steamboats. Crossings played an important
28 historical role as well, including several ferries. Adjacent to HNP, U.S. Highway 1 was preceded
29 by a short-lived wooden road across the swamp in 1924, followed by the first bridge and
30 concrete highway in 1927. The present Altamaha River Bridge was built in 1948 when the
31 highway was enlarged (Gresham 1996).

32 33 **2.2.9.2 Historic and Archaeological Resources at HNP**

34
35 Historic and archaeological site file searches were conducted at the Georgia Historic Preserva-
36 tion Division, University of Georgia State Archaeological Site Files, the National Park Service's
37 National Register Information System, and National Archaeological Database. In addition,
38 sources at the University of Hargrett Rare Book and Manuscript Library, the Map Library at the
39 University of Georgia Science Library, the Vidalia Public Library, and Appling County Heritage
40 Center holdings were examined for literature and/or maps that would indicate the potential for
41 historical and archaeological sites at HNP.

42
43 No historical or archaeological sites have been recorded on the HNP site, although no cultural
44 resource inventories have been completed for any of the plant site acreage. Three

archaeological surveys conducted within a mile of the HNP site indicate the potential existence of archaeological and historical sites in unsurveyed areas. In a larger area survey of the lower Ocmulgee River drainage, Snow (1977) recorded four archaeological sites about 0.8 km (0.5 mi) west of the HNP boundary in the Altamaha River Park. In a more recent survey of the same area, Wood (1984) relocated two of Snow's sites and discovered another three in the same vicinity. Wood evaluated two of these archaeological sites as being potentially eligible for listing on the National Register of Historic Places. The archaeological sites recorded by these two surveys reflected a Native American presence in this area that extends back some 4000 years, from the Late Archaic to the Mississippian eras. One of the sites yielded early historic era artifacts dating to the middle 1800s.

The third cultural resource survey was conducted for widening of U.S. Highway 1; it included a stretch of the highway along the western plant site boundary starting northward from the road entering the plant site from the highway (Gresham 1996). No historical or archaeological sites were noted along the small segment south of the Altamaha River. North of the river, 11 historical sites were recorded, including 2 cemeteries and 9 19th-20th century houses.

The closest historical sites to HNP formally listed on the National Register of Historic Places include four in Appling County, all within the town of Baxley, and eight in Toombs County, two in the town of Lyons and the rest in Vidalia. A nomination for the Moody Farm Complex, located about 6.4 km (4 mi) southeast of the plant site is also on file at the Georgia Historic Preservation Division.

Only one unrecorded historical site is known to exist on the HNP site. This is the Bell Cemetery that is indicated on the U.S. Geological Survey Baxley NE quadrangle map. The cemetery is presently located within the HNP family recreation area, and is fenced and maintained by plant site personnel.

Reviews of historic maps and early aerial photographs and highway maps for the area did not indicate a potential for homesteads, at least during the 19th century. Although most early maps show primary transportation routes following the north bank of the Altamaha River (Georgia Department of Transportation, no date), two maps did indicate the presence of historic trails that extended along the south bank, and presumably through or very close to HNP property. These include Bernard's Path, which paralleled the south bank of the river eastward from Fort James (ca. 1793-1820) (Georgia Department of Archives and History, no date), and a road shown on an 1878 hand drawn map on file at the Appling County Heritage Center that is labeled as the "public road from Macon to Darien."

2.2.10 Related Federal Project Activities

The staff reviewed the possibility that activities of other Federal agencies might impact the renewal of the operating license for HNP. Any such activities could result in cumulative environmental impacts and the possible need for the Federal agency to become a cooperating agency for preparation of the SEIS.

The staff determined that there were no Federal project activities directly related to renewal of the operating license for HNP that could result in cumulative environmental impacts or that would make it desirable for another Federal agency to become a cooperating agency for preparation of the SEIS. No Federal agencies participated in the scoping meetings or submitted written comments during the comment period following the scoping meetings.

2.3 References

10 CFR Part 20, "Standards for Protection Against Radiation."

10 CFR 20.1301(d), "Dose limits for individual members of the public."

10 CFR Part 20, Appendix B, Table 2, "Annual limits on intake (ALIs) and derived air concentrations (DACs) of radionuclides for occupational exposure; effluent concentrations; concentrations for release to sewerage."

10 CFR Part 50, Appendix I, "Numerical guides for design objectives and limiting conditions for operation to meet the criterion 'as low as is reasonably achievable' for radioactive material in light-water-cooled nuclear power reactor effluents."

10 CFR Part 54, "Requirements for Renewal of Operating Licenses for Nuclear Power Plants."

10 CFR Part 61, "Licensing Requirements for Land Disposal of Radioactive Waste."

10 CFR Part 71, "Packaging and Transportation of Radioactive Material."

40 CFR 81.311, "Section 111 Attainment Status Designations: Georgia."

40 CFR 81.408. "Identification of Mandatory Class 1 Federal Areas Where Visibility is an Important Value: Georgia."

40 CFR Part 190, "Environmental Radiation Protection Standards for Nuclear Power Operations."

49 CFR Parts 171 through 177, "Transportation."

52 FR 25376-2580, "Determination of Threatened Status for Gopher Tortoise (*Gopherus Polyphemus*). July 7, 1987.

63 FR 53473-53478, "Southern Nuclear Operating Company, Inc., Edwin I. Hatch Nuclear Plant, Units 1 and 2; Environmental Assessment and Finding of No Significant Impact." October 5, 1998.

Plant and the Environment

64 FR 46541-46558, "Endangered and Threatened Wildlife and Plants; Final Rule to Remove the American Peregrine Falcon from the List of Endangered and Threatened Wildlife, and to Remove the Similarity of Appearance Provision for Free-Flying Peregrines in the Contiguous United States." August 25, 1999.

Appling County Development Authority. Not dated. *Appling County. Discover the Difference.*

Atomic Energy Act of 1954, as amended, 42 USC 2011, et seq.

Barren, R. T. 1981. "Footprints in Appling County." Appling County Board of Commissioners, Baxley, Georgia.

Clean Air Act (CAA), as amended, 42 USC 7401, et seq.

Coastal Zone Management Act (CZMA) of 1972, as amended, 16 USC §1451, et seq.

Debo, A. 1941. "The Road to Disappearance: A History of the Creek Indians." University of Oklahoma Press, Norman, Oklahoma.

Elliott, D. L., C. G. Holiday, W. R. Barchet, H. P. Foote, and W. F. Sandusky. 1987. *Wind Energy Resource Atlas of the United States*. DOE/CH 10093-4, U.S. Department of Energy, Washington, D.C.

Federal Water Pollution Control Act (FWPCA) of 1977, as amended, 33 USC 1251 et seq. (Also known as the Clean Water Act).

Georgia Department of Archives and History. No date. "Indian Trails of Georgia." Office of Indian Heritage pamphlet, Atlanta, Georgia.

Georgia Department of Audits (GDA). June 1999. Office of Planning and Budget. State of Georgia Program Evaluation. *State Economic Development Efforts: An Overview*. Prepared for the Budgetary Responsibility Oversight Committee.

Georgia Department of Community Affairs (GDCA). Accessed May 26, 2000a. *County Snapshots – Appling County – Demographics* (<http://www.dca.state.ga.us/snapshots/p2.asp?County=Appling>).

Georgia Department of Community Affairs (GDCA). Accessed May 26, 2000b. *County Snapshots – Toombs County – Demographics*. (<http://www.dca.state.ga.us/snapshots/p2.asp?County=Toombs>).

Georgia Department of Labor (GDL). 1998a. *Georgia Area Labor Profile – Appling County*.

Georgia Department of Labor (GDL). 1998b. *Georgia Area Labor Profile – Toombs County*.

- 1 Georgia Department of Natural Resources. 1999. *Environmental Radiation Surveillance Report*
2 *1997-Mid 1999*. December 1999.
3 (http://www.state.ga.us/dnr/environ/gaenviron_files/radiation_files/rad_9799.pdf).
4
- 5 Georgia Department of Transportation. No date. "Early Roads and Trails, ca. 1730 – 1850."
6 Atlanta, Georgia.
7
- 8 Georgia Office of Planning and Budget. 2000. *1980 and 1990 Census, Population Projections*
9 *2000 and 2010*. Last Update: June 28, 2000. (<http://www.opb.state.ga.us/totprojWS.xls>).
10
- 11 Green, M. D. 1982. *The Politics of Indian Removal: Creek Government and Society in Crisis*.
12 University of Nebraska Press, Lincoln, Nebraska.
13
- 14 Gresham, T. H. 1996. *Archaeological Survey of Proposed Widening of U.S. Highway 1 from*
15 *the Altamaha River, Appling County, to Lyons, Toombs County, Georgia*. Southeastern
16 Archaeological Services, Athens, Georgia.
17
- 18 Nichols, M. C., and S. D. Holder. 1981. *Plant Edwin I. Hatch Units 1 and 2 Thermal Plume*
19 *Model Verification*. Georgia Power Company Environmental Affairs Center, Athens, Georgia.
20
- 21 Ramsdell, J. V., and G. L. Andrews. 1986. *Tornado Climatology of the Contiguous United*
22 *States*. NUREG/CR-4461, U.S. Nuclear Regulatory Commission, Washington, D.C.
23
- 24 Resource Conservation and Recovery Act (RCRA) of 1976, as amended, 42 USC 6901, et seq.
25
- 26 Snow, F. 1977. "An Archaeological Survey of the Ocmulgee Big Bend Region." Occasional
27 Papers from South Georgia 3. South Georgia College, Douglas, Georgia.
28
- 29 Southeastern Technical Institute – Internet. March 28, 2000.
30 (http://www.southeasterntech.org/home_page_body.htm).
31
- 32 Southern Company. 1999. *Wildlife Habitat Council 1999 Recertification Application for Hatch*
33 *Nuclear Plant*. July 1999.
34
- 35 Southern Company. 2000a. *Southern Company, E. I. Hatch Nuclear Plant, Units No. 1 & 2,*
36 *Annual Report – Plant Radioactive Effluent Releases, January 1, 1999 - December 31, 1999*.
37
- 38 Southern Company. 2000b. *Edwin I. Hatch Nuclear Power Annual Radiological Environmental*
39 *Operating Report for 1999*.
40
- 41 Southern Nuclear Operating Company (SNC). 2000. *Application for License Renewal for the*
42 *Edwin I. Hatch Nuclear Plant Units 1 and 2. Appendix D, Applicant's Environmental Report–*
43 *Operating License Renewal Stage Edwin I. Hatch Nuclear Plant*.
44

Plant and the Environment

- 1 Southern Nuclear Operating Company (SNC). 1999. Letter from C. R. Pierce, SNC to
2 C. Oravetz, National Marine Fisheries Services. Subject: Request for "no effect" determination
3 regarding license renewal activity. September 15, 1999.
4
- 5 Swanton, J. R. 1922. "Early History of the Creek Indians and Their Neighbors." Bureau of
6 American Ethnology, Bulletin 73, Smithsonian Institution, Washington, D.C.
7
- 8 Teasley, A. M. 1940. "The History of Toombs County." Master's Thesis, Department of History,
9 University of Georgia, Athens, Georgia.
10
- 11 Tetra Tech, Inc. 1999. *Threatened & Endangered Species Surveys, E.I. Hatch Nuclear Plant &*
12 *Associated Transmission line Corridors (1998 - 1999)*. Prepared for Southern Nuclear Operating
13 Company. December 3, 1999.
14
- 15 U.S. Atomic Energy Commission (AEC). 1972. *Final Environmental Statement for the Edwin I.*
16 *Hatch Nuclear Plant Units 1 and 2*. Washington, D.C.
17
- 18 U.S. Census Bureau (USCB). 1999. *Population Estimates for Counties by Age Group: July 1,*
19 *1990*. Release Date: September 15, 1999.
20
- 21 U.S. Census Bureau (USCB). 2000. *County Population Estimates for July 1, 1999 and*
22 *Population Change for July 1, 1998*. Release Date: March 9, 2000.
23 (http://www.census.gov/population/estimates/county/co-99-1/99C1_13.txt).
24
- 25 U.S. Nuclear Regulatory Commission (NRC). 1978. *Final Environmental Statement Related to*
26 *Operation of Edwin I. Hatch Nuclear Plant Unit No. 2*. Georgia Power Company. Docket
27 No. 50-366, NUREG-0417, Office of Nuclear Reactor Regulation, Washington, D.C.
28
- 29 U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement*
30 *for License Renewal of Nuclear Plants*. NUREG-1437, Washington, D.C.
31
- 32 U.S. Nuclear Regulatory Commission (NRC). 1999. *Generic Environmental Impact Statement*
33 *for License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1,*
34 *Summary of findings on NEPA issues for license renewal of nuclear power plants.*
35 NUREG-1437, Vol. 1, Addendum 1, Washington, D.C.
36
- 37 Wood, W. D. 1984. *An Archaeological Survey of the Altamaha River Park, Appling*
38 *County, Georgia*. Southeastern Archaeological Services, Athens, Georgia.

3.0 Environmental Impacts of Refurbishment

Environmental issues associated with refurbishment activities were discussed in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996; 1999).^(a) The GEIS included a determination of whether the analysis of the environmental issues could be applied to all plants and whether additional mitigation measures would be warranted. Issues were then assigned a Category 1 or a Category 2 designation. As set forth in the GEIS, Category 1 issues are those that meet all of the following criteria:

- (1) The environmental impacts associated with the issue have been determined to apply either to all plants or, for some issues, to plants having a specific type of cooling system or other specified plant or site characteristics.
- (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the impacts (except for collective offsite radiological impacts from the fuel cycle and from high-level waste and spent fuel disposal).
- (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis, and it has been determined that additional plant-specific mitigation measures are likely not to be sufficiently beneficial to warrant implementation.

For issues that meet the three Category 1 criteria, no additional plant-specific analysis is required unless new and significant information is identified.

Category 2 issues are those that did not meet one or more of the criteria of Category 1, and therefore, additional plant-specific review for these issues is required.

License renewal actions may require refurbishment activities for the extended plant life. These actions may have an impact on the environment that requires evaluation, depending on the type of action and the plant-specific design. Environmental issues associated with refurbishment that were determined to be Category 1 issues are listed in Table 3-1.

Environmental issues related to refurbishment considered in the GEIS for which these conclusions could not be reached for all plants, or for specific classes of plants, are Category 2 issues. These are listed in Table 3-2. Category 1 and Category 2 issues related to refurbishment that are not applicable to the Edwin I. Hatch Nuclear Plant (HNP) because they are related to plant design features or site characteristics not found at HNP are listed in Appendix F.

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter, all references to the "GEIS" include the GEIS and its Addendum 1.

Table 3-1. Category 1 Issues for Refurbishment Evaluation

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Sections
SURFACE-WATER QUALITY, HYDROLOGY, AND USE (FOR ALL PLANTS)	
Impacts of refurbishment on surface-water quality	3.4.1
Impacts of refurbishment on surface-water use	3.4.1
AQUATIC ECOLOGY (FOR ALL PLANTS)	
Refurbishment	3.5
GROUNDWATER USE AND QUALITY	
Impacts of refurbishment on groundwater use and quality	3.4.2
LAND USE	
Onsite land use	3.2
HUMAN HEALTH	
Radiation exposures to the public during refurbishment	3.8.1
Occupational radiation exposures during refurbishment	3.8.2
SOCIOECONOMICS	
Public services: public safety, social services, and tourism and recreation	3.7.4; 3.7.4.3 3.7.4.4; 3.7.4.6
Aesthetic impacts (refurbishment)	3.7.8

The potential environmental effects of refurbishment actions would be identified, and the analysis would be summarized within this section, if such actions were planned. The Southern Nuclear Operating Company (SNC) indicated that it has performed an evaluation of structures and components pursuant to 10 CFR 54.21 to identify activities that are necessary to continue operation of HNP, Units 1 and 2, during the requested 20-year period of extended operation. SNC indicated that existing plant programs will result in modifications to plant systems, structures, and components that are required by changes in regulations or to achieve performance improvements in the plant systems (SNC 2000).

However, SNC stated that the modifications of these components are within the bounds of normal plant maintenance activities; therefore, they are not expected to affect the environment outside the bounds of plant operations as evaluated in the final environmental statements (FESs) (AEC 1972; NRC 1978). In addition, the SNC evaluation of structures and components

Table 3-2. Category 2 Issues for Refurbishment Evaluation

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Section	10 CFR 51.53 (c)(3)(ii) Subparagraph
TERRESTRIAL RESOURCES		
Refurbishment impacts	3.6	E
THREATENED OR ENDANGERED SPECIES (FOR ALL PLANTS)		
Threatened or endangered species	3.9	E
AIR QUALITY		
Air quality during refurbishment (nonattainment and maintenance areas)	3.3	F
SOCIOECONOMICS		
Housing impacts	3.7.2	I
Public services: public utilities	3.7.4.5	I
Public services: education (refurbishment)	3.7.4.1	I
Offsite land use (refurbishment)	3.7.5	I
Public services, transportation	3.7.4.2	J
Historic and archaeological resources	3.7.7	K
ENVIRONMENTAL JUSTICE		
Environmental justice	Not addressed	

as required by 10 CFR 54.21 did not identify any major plant refurbishment activities or modifications necessary to support the continued operation of HNP beyond the end of the existing operating licenses. Therefore, refurbishment is not considered in this draft supplemental environmental impact statement (SEIS).

3.1 References

10 CFR Part 51, Subpart A, Appendix B, "Environmental effect of renewing the operating license of a nuclear power plant."

10 CFR 54.21, "Contents of application - technical information."

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1 Southern Nuclear Operating Company (SNC). 2000. *Application for License Renewal for the*
2 *Edwin I. Hatch Nuclear Plant Units 1 and 2. Appendix D, Applicant's Environmental*
3 *Report—Operating License Renewal Stage Edwin I. Hatch Nuclear Plant.*

4
5 U.S. Atomic Energy Commission (AEC). 1972. *Final Environmental Statement for the Edwin I.*
6 *Hatch Nuclear Plant Units 1 and 2.* Washington, D.C.

7
8 U.S. Nuclear Regulatory Commission (NRC). 1978. *Final Environmental Statement related to*
9 *Operation of Edwin I. Hatch Nuclear Plant Unit No. 2. Georgia Power Company.* Docket No.
10 50-366, NUREG-0417, Office of Nuclear Reactor Regulation. Washington, D.C.

11
12 U.S. Nuclear Regulatory Commission (NRC) 1996. *Generic Environmental Impact Statement*
13 *for License Renewal of Nuclear Plants.* NUREG-1437, Washington, D.C.

14
15 U.S. Nuclear Regulatory Commission (NRC) 1999. *Generic Environmental Impact Statement*
16 *for License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1,*
17 *Summary of findings on NEPA issues for license renewal of nuclear power plants.*
18 NUREG-1437, Vol. 1, Addendum 1, Washington, D.C.

4.0 Environmental Impacts of Operation

Environmental issues associated with operation during the renewal term were discussed in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996; 1999a).^(a) The GEIS included a determination of whether the analysis of the environmental issues could be applied to all plants and whether additional mitigation measures would be warranted. Issues were then assigned a Category 1 or a Category 2 designation. As set forth in the GEIS, Category 1 issues are those that meet all of the following criteria:

- (1) The environmental impacts associated with the issue have been determined to apply either to all plants or, for some issues, to plants having a specific type of cooling system or other specified plant or site characteristics.
- (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the impacts (except for collective offsite radiological impacts from the fuel cycle and from high-level waste and spent fuel disposal).
- (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis, and it has been determined that additional plant-specific mitigation measures are likely not to be sufficiently beneficial to warrant implementation.

For issues that meet the three Category 1 criteria, no additional plant-specific analysis is required unless new and significant information is identified.

Category 2 issues are those that did not meet one or more of the criteria of Category 1, and therefore, additional plant-specific review for these issues is required.

This chapter addresses those issues related to operation during the renewal term that are listed in 10 CFR Part 51, Subpart A, Appendix B, Table B-1 that are applicable to the Edwin I. Hatch Nuclear Plant (HNP). Section 4.1 addresses the Category 1 issues applicable to the HNP cooling-tower-based heat dissipation system, while Category 2 issues applicable to the HNP cooling system are discussed at greater length in Sections 4.1.1 and 4.1.2. Section 4.2 addresses Category 1 issues related to transmission lines and land use, while Category 2 issues are discussed in Sections 4.2.1 and 4.2.2. Section 4.3 addresses the radiological impacts of normal operation. There are no Category 2 issues related to radiological impacts of normal operation. Section 4.4 addresses the Category 1 issues related to the socioeconomic impacts of normal operation during the renewal term. Category 2 socioeconomic issues are

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter, all references to the "GEIS" include the GEIS and its Addendum 1.

discussed in Sections 4.4.1 through 4.4.6. Section 4.5 addresses the Category 1 issues related to groundwater use and quality. Category 2 groundwater use and quality issues are discussed in Sections 4.5.1 and 4.5.2. Section 4.6 discusses the impacts of renewal-term operations on threatened and endangered species, a Category 2 issue. Section 4.7 addresses new information that was raised during the scoping period. The results of the evaluation of environmental issues related to operation during the renewal term are summarized in Section 4.8. Finally, Section 4.9 lists the references for Chapter 4.

4.1 Cooling System

Category 1 issues in 10 CFR Part 51, Subpart A, Appendix B, Table B-1 that are applicable to the HNP cooling system operation during the renewal term are listed in Table 4-1. The Southern Nuclear Operating Company (SNC) stated in its Environmental Report (ER; SNC 2000a) that it is not aware of any new and significant information associated with the renewal of the HNP operating licenses (OLs). No significant new information has been identified by the staff during its review. Therefore, the staff concludes that there are no impacts related to these issues beyond those discussed in the GEIS. For all of the issues, the GEIS concluded that the impacts are SMALL, and plant-specific mitigation measures are not likely to be sufficiently beneficial to be warranted.

A brief description of the staff's review and the GEIS conclusions, as codified in Table B-1, for each of these issues follows:

- Altered current patterns at intake and discharge structures: Based on information in the GEIS, the Commission found: "Altered current patterns have not been found to be a problem at operating nuclear power plants and are not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of altered current patterns during the renewal term beyond those discussed in the GEIS.
- Temperature effects on sediment transport capacity: Based on information in the GEIS, the Commission found: "These effects have not been found to be a problem at operating nuclear power plants and are not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of temperature effects on sediment transport capacity during the renewal term beyond those discussed in the GEIS.

**Table 4-1. Category 1 Issues Applicable to the Operation of the
HNP Cooling System During the Renewal Term**

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Sections
SURFACE WATER QUALITY, HYDROLOGY, AND USE (FOR ALL PLANTS)	
Altered current patterns at intake and discharge structures	4.2.1.2.1; 4.3.2.2; 4.4.2
Temperature effects on sediment transport capacity	4.2.1.2.3; 4.4.2.2.
Scouring caused by discharged cooling water	4.2.1.2.3; 4.4.2.2
Eutrophication	4.2.1.2.3; 4.4.2.2
Discharge of chlorine or other biocides	4.2.1.2.4; 4.4.2.2
Discharge of sanitary wastes and minor chemical spills	4.2.1.2.4; 4.4.2.2
Discharge of other metals in waste water	4.2.1.2.4; 4.3.2.2; 4.4.2.2
AQUATIC ECOLOGY (FOR ALL PLANTS)	
Accumulation of contaminants in sediments or biota	4.2.1.2.4; 4.3.3; 4.4.3; 4.4.2.2
Entrainment of phytoplankton and zooplankton	4.2.2.1.1; 4.3.3; 4.4.3
Cold shock	4.2.2.1.5; 4.3.3; 4.4.3
Thermal plume barrier to migrating fish	4.2.2.1.6; 4.4.3
Distribution of aquatic organisms	4.2.2.1.6; 4.4.3
Premature emergence of aquatic insects	4.2.2.1.7; 4.4.3
Gas supersaturation (gas bubble disease)	4.2.2.1.8; 4.4.3
Low dissolved oxygen in the discharge	4.2.2.1.9; 4.3.3; 4.4.3
Losses from predation, parasitism, and disease among organisms exposed to sublethal stresses	4.2.2.1.10; 4.4.3
Stimulation of nuisance organisms	4.2.2.1.11; 4.4.3
AQUATIC ECOLOGY (FOR PLANTS WITH COOLING TOWER-BASED HEAT DISSIPATION SYSTEMS)	
Entrainment of fish and shellfish in early life stages	4.3.3
Impingement of fish and shell fish	4.3.3
Heat shock	4.3.3
TERRESTRIAL RESOURCES	
Cooling tower impacts on crops and ornamental vegetation	4.3.4
Cooling tower impacts on native plants	4.3.5.1
Bird collisions with cooling towers	4.3.5.2
HUMAN HEALTH	
Microbial organisms (occupational health)	4.3.6
Noise	4.3.7

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- 1 • Scouring caused by discharged cooling water: Based on information in the GEIS, the
2 Commission found: "Scouring has not been found to be a problem at most operating
3 nuclear power plants and has caused only localized effects at a few plants. It is not
4 expected to be a problem during the license renewal term." The staff has not identified any
5 significant new information during its independent review of the SNC ER (SNC 2000a), the
6 staff's site visit, the scoping process, or its evaluation of other available information.
7 Therefore, the staff concludes that there are no impacts of scouring during the renewal term
8 beyond those discussed in the GEIS.
9
- 10 • Eutrophication: Based on information in the GEIS, the Commission found: "Eutrophication
11 has not been found to be a problem at operating nuclear power plants and is not expected
12 to be a problem during the license renewal term." The staff has not identified any significant
13 new information during its independent review of the SNC ER (SNC 2000a), the staff's site
14 visit, the scoping process, or its evaluation of other available information, including plant
15 monitoring data and technical reports. Therefore, the staff concludes that there are no
16 impacts of eutrophication during the renewal term beyond those discussed in the GEIS.
17
- 18 • Discharge of chlorine or other biocides: Based on information in the GEIS, the Commission
19 found: "Effects are not a concern among regulatory and resource agencies, and are not
20 expected to be a problem during the license renewal term." The staff has not identified any
21 significant new information during its independent review of the SNC ER (SNC 2000a), the
22 staff's site visit, the scoping process, or its evaluation of other available information,
23 including the National Pollutant Discharge Elimination System (NPDES) permit for HNP.
24 Therefore, the staff concludes that there are no impacts of discharge of chlorine or other
25 biocides during the renewal term beyond those discussed in the GEIS.
26
- 27 • Discharge of sanitary wastes and minor chemical spills: Based on information in the GEIS,
28 the Commission found: "Effects are readily controlled through NPDES permit and periodic
29 modifications, if needed, and are not expected to be a problem during the license renewal
30 term." The staff has not identified any significant new information during its independent
31 review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its
32 evaluation of other available information, including the NPDES permit for HNP. Therefore,
33 the staff concludes that there are no impacts of discharges of sanitary wastes and minor
34 chemical spills during the renewal term beyond those discussed in the GEIS.
35
- 36 • Discharge of other metals in waste water: Based on information in the GEIS, the
37 Commission found "These discharges have not been found to be a problem at operating
38 nuclear power plants with cooling-tower-based heat dissipation systems and have been
39 satisfactorily mitigated at other plants. They are not expected to be a problem during the
40 license renewal term." The staff has not identified any significant new information during its

independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information, including the NPDES permit for HNP. Therefore, the staff concludes that there are no impacts of discharges of other metals in waste water during the renewal term beyond those discussed in the GEIS.

- Accumulation of contaminants in sediments or biota: Based on information in the GEIS, the Commission found: "Accumulation of contaminants has been a concern at a few nuclear power plants but has been satisfactorily mitigated by replacing copper alloy condenser tubes with those of another metal. It is not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of available information. Therefore, the staff concludes that there are no impacts of accumulation of contaminants in sediments or biota during the renewal term beyond those discussed in the GEIS.
- Entrainment of phytoplankton and zooplankton: Based on information in the GEIS, the Commission found: "Entrainment of phytoplankton and zooplankton has not been found to be a problem at operating nuclear power plants and is not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of entrainment of phytoplankton and zooplankton during the renewal term beyond those discussed in the GEIS.
- Cold shock: Based on information in the GEIS, the Commission found: "Cold shock has been satisfactorily mitigated at operating nuclear plants with once-through cooling systems, has not endangered fish populations or been found to be a problem at operating nuclear power plants with cooling towers or cooling ponds, and is not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of cold shock during the renewal term beyond those discussed in the GEIS.
- Thermal plume barrier to migrating fish: Based on information in the GEIS, the Commission found: "Thermal plumes have not been found to be a problem at operating nuclear power plants and are not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available

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information. Therefore, the staff concludes that there are no impacts of thermal plumes during the renewal term beyond those discussed in the GEIS.

- Distribution of aquatic organisms: Based on information in the GEIS, the Commission found: "Thermal discharge may have localized effects but is not expected to effect the larger geographical distribution of aquatic organisms." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts on the distribution of aquatic organisms during the renewal term beyond those discussed in the GEIS.
- Premature emergence of aquatic insects: Based on information in the GEIS, the Commission found: "Premature emergence has been found to be a localized effect at some operating nuclear power plants but has not been a problem and is not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of premature emergence of aquatic insects during the renewal term beyond those discussed in the GEIS.
- Gas supersaturation (gas bubble disease): Based on information in the GEIS, the Commission found: "Gas supersaturation was a concern at a small number of operating nuclear power plants with once-through cooling systems but has been satisfactorily mitigated. It has not been found to be a problem at operating nuclear power plants with cooling towers or cooling ponds and is not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of gas supersaturation during the renewal term beyond those discussed in the GEIS.
- Low dissolved oxygen in the discharge: Based on information in the GEIS, the Commission found: "Low dissolved oxygen has been a concern at one nuclear power plant with a once-through cooling system but has been effectively mitigated. It has not been found to be a problem at operating nuclear power plants with cooling towers or cooling ponds and is not expected to be a problem during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of low dissolved oxygen during the renewal term beyond those discussed in the GEIS.

- 1 • Losses from predation, parasitism, and disease among organisms exposed to sublethal
2 stresses: Based on information in the GEIS, the Commission found: "These types of
3 losses have not been found to be a problem at operating nuclear power plants and are not
4 expected to be a problem during the license renewal term." The staff has not identified any
5 significant new information during its independent review of the SNC ER (SNC 2000a), the
6 staff's site visit, the scoping process, or its evaluation of other available information.
7 Therefore, the staff concludes that there are no impacts of losses from predation,
8 parasitism, and disease among organisms exposed to sub-lethal stresses during the
9 renewal term beyond those discussed in the GEIS.
- 10
- 11 • Stimulation of nuisance organisms: Based on information in the GEIS, the Commission
12 found: "Stimulation of nuisance organisms has been satisfactorily mitigated at the single
13 nuclear power plant with a once-through cooling system where previously it was a problem.
14 It has not been found to be a problem at operating nuclear power plants with cooling towers
15 or cooling ponds and is not expected to be a problem during the license renewal term." The
16 staff has not identified any significant new information during its independent review of the
17 SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other
18 available information, including the 316(a) demonstration report (Wiltz 1981). Therefore,
19 the staff concludes that there are no impacts of stimulation of nuisance organisms during
20 the renewal term beyond those discussed in the GEIS.
- 21
- 22 • Entrainment of fish and shellfish in early life stages (cooling-tower-based heat dissipation
23 systems): Based on information in the GEIS, the Commission found: "Entrainment of fish
24 has not been found to be a problem at operating nuclear power plants with this type of
25 cooling system and is not expected to be a problem during the license renewal term." The
26 staff has not identified any significant new information during its independent review of the
27 SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other
28 available information. Therefore, the staff concludes that there are no impacts of
29 entrainment of fish and shellfish in early life stages with this type cooling system during the
30 renewal term beyond those discussed in the GEIS.
- 31
- 32 • Impingement of fish and shellfish (cooling-tower-based heat dissipation systems): Based
33 on information in the GEIS, the Commission found: "The impingement has not been found
34 to be a problem at operating nuclear power plants with this type of cooling system and is not
35 expected to be a problem during the license renewal term." The staff has not identified any
36 significant new information during its independent review of the SNC ER (SNC 2000a), the
37 staff's site visit, the scoping process, or its evaluation of other available information.
38 Therefore, the staff concludes that there are no impacts of impingement with this type
39 cooling system during the renewal term beyond those discussed in the GEIS.
- 40

Environmental Impacts of Operation

- 1 • Heat shock (cooling-tower-based heat dissipation systems): Based on information in the
2 GEIS, the Commission found: "Heat shock has not been found to be a problem at
3 operating nuclear power plants with this type of cooling system and is not expected to be a
4 problem during the license renewal term." The staff has not identified any significant new
5 information during its independent review of the SNC ER (SNC 2000a), the staff's site visit,
6 the scoping process, or its evaluation of other available information. Therefore, the staff
7 concludes that there are no impacts of heat shock with this type cooling system during the
8 renewal term beyond those discussed in the GEIS.
9
- 10 • Cooling tower impacts on crops and ornamental vegetation: Based on information in the
11 GEIS, the Commission found: "Impacts from salt drift, icing, fogging, or increased humidity
12 associated with cooling tower operation have not been found to be a problem at operating
13 nuclear power plants and are not expected to be a problem during the license renewal
14 term." The staff has not identified any significant new information during its independent
15 review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its
16 evaluation of other available information. Therefore, the staff concludes that there are no
17 impacts of cooling tower operation on crops and ornamental vegetation during the renewal
18 term beyond those discussed in the GEIS.
19
- 20 • Cooling tower impacts on native plants: Based on information in the GEIS, the Commission
21 found: "Impacts from salt drift, icing, fogging, or increased humidity associated with cooling
22 tower operation have not been found to be a problem at operating nuclear power plants and
23 are not expected to be a problem during the license renewal term." The staff has not
24 identified any significant new information during its independent review of the SNC ER
25 (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available
26 information. Therefore, the staff concludes that there are no impacts of cooling tower
27 operation on native plants during the renewal term beyond those discussed in the GEIS.
28
- 29 • Bird collisions with cooling towers: Based on information in the GEIS, the Commission
30 found: "These collisions [of birds with cooling towers] have not been found to be a problem
31 at operating nuclear power plants and are not expected to be a problem during the license
32 renewal term." The staff has not identified any significant new information during its
33 independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process,
34 or its evaluation of other available information. Therefore, the staff concludes that there are
35 no impacts of bird collisions with cooling towers during the renewal term beyond those
36 discussed in the GEIS.
37
- 38 • Microbiological organisms (occupational health): Based on information in the GEIS, the
39 Commission found: "Occupational health impacts are expected to be controlled by
40 continued application of accepted industrial hygiene practices to minimize worker

exposures.” The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff’s site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of microbiological organisms during the renewal term beyond those discussed in the GEIS.

- **Noise:** Based on information in the GEIS, the Commission found: “Noise has not been found to be a problem at operating plants and is not expected to be a problem at any plant during the license renewal term.” The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff’s site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of noise during the renewal term beyond those discussed in the GEIS.

Category 2 issues related to cooling system operation during the renewal term that are applicable to HNP are discussed in the sections that follow. These issues are listed in Table 4-2.

Table 4-2. Category 2 Issues Applicable to the Operation of the HNP Cooling System During the Renewal Term

ISSUE – 10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Sections	10 CFR 51.53(c)(3)(ii) Subparagraph	SEIS Section
SURFACE WATER QUALITY, HYDROLOGY AND USE (FOR ALL PLANTS)			
Water-use conflicts (plants with cooling ponds or cooling towers using make-up water from a small river with low flow)	4.3.2.1; 4.4.2.1	A	4.1.1
HUMAN HEALTH			
Microbiological organisms (human health)	4.3.6	G	4.1.2

4.1.1 Water-Use Conflicts

Surface-water withdrawals may impact riparian and instream habitat. Section 2.2.2 describes HNP surface water withdrawals.

Environmental Impacts of Operation

1 The impact of consumptive loss on the downstream riparian communities is associated with the
2 small difference it causes in the river surface elevation. SNC has calculated the reduction in
3 surface-water elevation resulting from HNP withdrawals (SNC 2000a, Attachment B). During
4 periods of average river discharge, consumptive loss amounts to about a 0.01 m (0.03 ft)
5 decrease in the downstream surface elevation. During periods of minimum river discharge,
6 consumptive loss results in a lowering of the downstream surface elevation by approximately
7 0.02 m (0.08 ft).

8
9 The shoreline of the Altamaha River in the vicinity of HNP and immediately downstream for
10 several miles is characterized by steep bluffs, floodplain forests, and sandbars. Based on
11 average daily flows for a 1-month period over the last 22 years, the riparian communities
12 experience an average annual surface elevation fluctuation of approximately 2.7 m (9 ft). The
13 consumptive loss incurred by plant operations has the greatest effect on surface elevation
14 during low-flow periods. The duration of low-flow conditions is approximately 2 to 3 months
15 during late summer. The shoreline exposed during these periods is under water during the
16 other 9 to 10 months of the year.

17
18 Vegetation is found at elevations that are not flooded for most of the year by the river. When
19 the river stage is high enough to flood the riparian communities, the impact of consumptive loss
20 from plant operations is negligible.

21
22 Consumptive loss from plant operations during the low-flow periods would have the greatest
23 impact on instream biological communities (e.g., mussels and fish) if it occurred during the
24 spawning season. If, for example, a reduction in flow (or river level) were enough to hinder
25 upstream or downstream movement of anadromous fish or the movement of resident fish into
26 shallow sloughs and oxbows to spawn, there could be a reduction in spawning success. The
27 spawning season for fish in the Altamaha River occurs in the spring and early summer, the
28 period of highest flows in the Altamaha (SNC 2000a). Since the lowest average daily flow for a
29 1-month period occurs in September, and the highest average daily flow for a 1-month period
30 occurs in March, consumptive loss from plant operations is not expected to have any impact on
31 instream communities.

32
33 Freshwater mussels vary in their ability to withstand emersion (exposure to air). Some species
34 have adapted to withstand prolonged periods of emersion, while others are emersion-intolerant.
35 Mussels move over and through the substrate by means of a protrusible muscular foot. Some
36 species are known to move several feet per hour in response to stagnant conditions or falling
37 water levels. Other species respond to falling water levels by burrowing more deeply into the
38 substrate, seeking moisture. However, most riverine species have evolved under seasonally
39 fluctuating water-level conditions and are unaffected by small fluctuations in water level. Under

1 worst-case conditions, consumptive losses would result in a 0.02-m (0.08-ft) lowering of water
2 level downstream of HNP.

3
4 The staff reviewed the Clean Water Act 316(a) demonstration for HNP and the ER relative to
5 potential water-use conflicts due to consumptive loss of stream flow. Based on this review, the
6 staff has concluded that the potential impacts are SMALL, and mitigation is not warranted.

7 8 **4.1.2 Microbiological Organisms (Human Health)**

9
10 For plants discharging cooling water to cooling ponds, lakes, canals, or small rivers, the effects
11 of microbiological organisms on human health are listed as a Category 2 issue and require
12 plant-specific evaluation before license renewal. The Category 2 designation is based on the
13 magnitude of the potential public health impacts associated with thermal enhancement of
14 *Naegleria fowleri* and could not be determined generically (NRC 1996). The Nuclear
15 Regulatory Commission (NRC) noted that impacts of nuclear plant cooling towers and thermal
16 discharges are considered to be of small significance if they do not enhance the presence of
17 microorganisms that are detrimental to water quality and public health (NRC 1996). The
18 assessment criteria relate to thermal discharge temperature, thermal characteristics, thermal
19 conditions for the enhancement of *N. fowleri*, and impacts to public health.

20
21 HNP withdraws water for cooling from the Altamaha River via a shoreline intake and discharges
22 via offshore discharge structures. The cooling water systems for Units 1 and 2 are identical. A
23 mixing box for the river discharge receives cooling tower blowdown, demineralized waste,
24 cooling tower overflow, and excess service water from both units. From the mixing box, two
25 1.1-m (42-in.) lines run down to the river and extend about 37 m (120 ft) out from the shore.
26 The point discharge is about 384 m (1260 ft) downriver from the intake structure and about
27 1.2 m (4 ft) below the surface when the river is at its lowest level.

28
29 HNP discharge temperatures are monitored weekly by plant personnel and reported to the
30 Watershed Planning and Monitoring Program of the Environmental Protection Division (EPD) of
31 the Georgia Department of Natural Resources (GADNR). Discharge temperatures range from
32 about 17 to 34°C (62 to 94°F) when the plant is operating. During summer months, when
33 thermophilic organisms are most likely to occur, discharge temperatures have averaged 29 to
34 32°C (85 to 89°F) over the last 2 years. HNP discharge temperatures are always below those
35 known to be optimal for growth and reproduction of pathogenic microorganisms but could
36 theoretically permit limited survival of these organisms in summer months. Temperatures in the
37 Altamaha River immediately downstream of the HNP discharge structure are several degrees
38 cooler than the temperatures in the immediate area of the discharge outfall (NRC 1978).

Environmental Impacts of Operation

Another factor limiting concentrations of pathogenic microorganisms in the HNP discharge is the absence of a seed source or inoculant. Waste water is the usual source of pathogens in natural waters. The sewage treatment plant has been upgraded and expanded to accommodate the sewage demand at HNP. HNP sewage treatment consists of two approximately 132 m³/d (35,000 gpd) extended aeration-activated sludge-treatment plants. Disinfection in the sewage-treatment plant reduces coliform bacteria and other microorganisms to levels that meet state water quality standards. The circulating water is also chlorinated to control microbial organisms. Additionally, there are no upstream sources of bacterial organisms, because the Altamaha River upstream of HNP flows through a largely rural area and receives no substantial discharges of municipal, industrial, or agricultural wastes.

The staff has reviewed the thermal characteristics of the Altamaha River and the HNP discharge, and does not expect HNP operation to stimulate growth and reproduction of pathogenic microorganisms in the Altamaha River downstream of the plant. Under certain circumstances, the organisms might be present in the immediate area of the discharge outfall but would not be expected in sufficient concentrations to pose a threat to downstream water users. Many of these pathogenic microorganisms are ubiquitous in nature, occurring in the digestive tracts of wild mammals and birds, but are usually only a problem when the host is immunologically compromised. Although there is a potential for deleterious thermophilic microorganisms to be associated with the cooling system, the actual hazard to public health has not been documented or substantiated. The thermal characteristics of the HNP discharge would not promote the growth of microorganisms that are detrimental to water and public health. Thus, the staff concludes that potential impacts of microbial organisms on human health resulting from the operation of the plant's cooling water discharge to the aquatic environment on or in the vicinity of the site are SMALL, and mitigation is not warranted.

4.2 Transmission Lines

The final environmental statement (FES; AEC 1972) described four transmission lines that were built to connect HNP with the Georgia Power Company (GPC) transmission system. These transmission corridors cover approximately 1790 ha (4400 acres) over a total corridor length of approximately 299 km (186 mi). Since the start of operation of HNP Unit 2, two additional lines were constructed to connect the GPC transmission system to Florida. These additional lines, which cover an area of approximately 1120 ha (2760 acres) with a total transmission corridor length of approximately 245 km (152 mi), have been included in this evaluation.

Category 1 issues in 10 CFR Part 51, Subpart A, Appendix B, Table B-1, that are applicable to the HNP transmission lines are listed in Table 4-3. SNC stated in its ER (SNC 2000a) that it is not aware of any new and significant information associated with the renewal of the HNP OLs. No significant new information has been identified by the staff during its review. Therefore, the

staff concludes that there are no impacts related to these issues beyond those discussed in the GEIS. For all of those issues, the GEIS concluded that the impacts are SMALL, and plant-specific mitigation measures are not likely to be sufficiently beneficial to be warranted.

Table 4-3. Category 1 Issues Applicable to the HNP Transmission Lines During the Renewal Term

ISSUE – 10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Section
TERRESTRIAL RESOURCES	
Power line right-of-way management (cutting and herbicide application)	4.5.6.1
Bird collisions with power lines	4.5.6.2
Impacts of electromagnetic fields on flora and fauna (plants, agricultural crops, honeybees, wildlife, livestock)	4.5.6.3
Floodplains and wetland on power line right-of-way	4.5.7
AIR QUALITY	
Air quality effects of transmission lines	4.5.2
LAND USE	
Onsite land use	4.5.3
Power line right-of-way	4.5.3

A brief description of the staff's review and GEIS conclusions, as codified in Table B-1, for each of these issues follows:

- Power line right-of-way management (cutting and herbicide application): Based on information in the GEIS, the commission found: "The impacts of right-of-way maintenance on wildlife are expected to be of small significance at all sites." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, consultation with the U.S. Fish and Wildlife Service (FWS) and GADNR, or its evaluation of other information. Therefore, the staff concludes that there are no impacts of power line right-of-way maintenance during the renewal term beyond those discussed in the GEIS.

Environmental Impacts of Operation

- 1 • Bird collisions with power lines: Based on information in the GEIS, the Commission found:
2 "Impacts [of bird collisions with power lines] are expected to be of small significance at all
3 sites." The staff has not identified any significant new information during its independent
4 review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, consultation
5 with the FWS and GADNR, or its evaluation of other information. Therefore, the staff
6 concludes that there are no impacts of bird collisions with power lines during the renewal
7 term beyond those discussed in the GEIS.
8
- 9 • Impacts of electromagnetic fields on flora and fauna (plants, agricultural crops, honeybees,
10 wildlife, livestock): Based on information in the GEIS, the Commission found: "No signifi-
11 cant impacts of electromagnetic fields on terrestrial flora and fauna have been identified.
12 Such effects are not expected to be a problem during the license renewal term." The staff
13 has not identified any significant new information during its independent review of the SNC
14 ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other infor-
15 mation. Therefore, the staff concludes that there are no impacts of electromagnetic fields on
16 flora and fauna during the renewal term beyond those discussed in the GEIS.
17
- 18 • Floodplains and wetland on power line right-of-way: Based on information in the GEIS, the
19 Commission found: "Periodic vegetation control is necessary in forested wetlands under-
20 neath power lines and can be achieved with minimal damage to the wetland. No significant
21 impact is expected at any nuclear power plant during the license renewal term." The staff
22 has not identified any significant new information during its independent review of the SNC
23 ER (SNC 2000a), the staff's site visit, the scoping process, consultation with the FWS and
24 GADNR, or its evaluation of other information. Therefore, the staff concludes that there are
25 no impacts on floodplains and wetlands on the power line right-of-way during the renewal
26 term beyond those discussed in the GEIS.
27
- 28 • Air quality effects of transmission lines: Based on the information in the GEIS, the
29 Commission found: "Production of ozone and oxides of nitrogen is insignificant and does
30 not contribute measurably to ambient levels of these gases." The staff has not identified any
31 significant new information during its independent review of the SNC ER (SNC 2000a), the
32 staff's site visit, the scoping process, or its evaluation of other information. Therefore, the
33 staff concludes that there are no air quality impacts of transmission lines during the renewal
34 term beyond those discussed in the GEIS.
35
- 36 • Onsite land use: Based on the information in the GEIS, the Commission found: "Projected
37 onsite land use changes required during ... the renewal period would be a small fraction of
38 any nuclear power plant site and would involve land that is controlled by the applicant." The
39 staff has not identified any significant new information during its independent review of the
40 SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other

information. Therefore, the staff concludes that there are no onsite land-use impacts during the renewal term beyond those discussed in the GEIS.

- Power line right-of-way (land use): Based on information in the GEIS, the Commission found: "Ongoing use of power line right of ways would continue with no change in restrictions. The effects of these restrictions are of small significance." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other information. Therefore, the staff concludes that there are no impacts on use of power line rights-of-way during the renewal term beyond those discussed in the GEIS.

There is one Category 2 issue related to transmission lines, and another issue related to transmission lines is being treated as a Category 2 issue. These issues are listed in Table 4-4. They are discussed in Sections 4.2.1 and 4.2.2.

Table 4-4. Category 2 Issues Applicable to the HNP Transmission Lines During the Renewal Term

ISSUE -- 10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Section	10 CFR 51.53(c)(3)(ii) Subparagraph	SEIS Section
HUMAN HEALTH			
Electromagnetic fields, acute effects (electric shock)	4.5.4.1	H	4.2.1
Electromagnetic fields, chronic effects	4.5.4.2	NA	4.2.2

4.2.1 Electromagnetic Fields—Acute Effects

In the GEIS, the Commission found that without a review of the conformance of each nuclear plant transmission line with National Electrical Safety Code criteria (NESC 1997), it is not possible to determine the significance of the electric shock potential. Evaluation of individual plant transmission lines is necessary because the issue of electric shock safety was not addressed in the licensing process for some plants. For the other plants, some may have chosen to upgrade line voltage, or land use in the vicinity of transmission lines may have been changed. To comply with 10 CFR 51.53(c)(3)(ii)(H), the applicant must provide an assessment of the potential shock hazard if the transmission lines that were constructed for the specific purpose of connecting the plant to the transmission system do not meet the recommendations of NESC for preventing electric shock from induced currents.

Environmental Impacts of Operation

1 In the ER, SNC states:

2
3 GPC designed and constructed all HNP transmission lines in accordance with the edition of
4 the National Electrical Safety Code...and industry guidance that was current when the line
5 was built. Ongoing right-of-way supervision and maintenance of HNP transmission facilities
6 ensures continued conformance to governing standards and includes routine aerial patrol,
7 helicopter inspection, and ground inspection. At this time, aerial patrols of all corridors are
8 conducted every other month and include checks for encroachments, broken conductors,
9 broken or leaning structures, and signs of trees burning, any of which would be evidence of
10 clearance problems. Slow helicopter inspections (45 miles per hour or less) are conducted
11 annually for 500-kV lines to allow more careful checks of facilities and rights-of-way.
12 Currently all lines are inspected from the ground and measured for clearance at ques-
13 tionable locations every 6 years. Problems noted during any inspection are brought to the
14 attention of the appropriate organizations for corrective action.

15
16 According to the ER, there have been no upgrades in line voltage on the HNP transmission
17 lines since they were constructed.

18
19 In 1977, the NESC was revised to include identification of the method for establishing minimum
20 vertical clearances for electric lines having voltages exceeding 98 kV. The clearance must be
21 sufficient to limit the induced current due to electrostatic effects to 5 milliamperes (5 mA) if the
22 largest anticipated truck, vehicle, or equipment parked beneath the line were shorted to ground.
23 The Duval and Thalmann transmission lines constructed in 1981 were designed to this limit.
24 However, the four transmission lines initially constructed for HNP were built before this guid-
25 ance was adopted. Nevertheless, the SNC ER (SNC 2000a) states that the 5-mA limit was
26 used in the design of the 500-kV North Tifton and Bonaire lines because the limit was in use by
27 industry for high-voltage lines when the lines were designed.

28
29 GPC had not modeled the 230-kV Eastman and Douglas lines to evaluate the maximum
30 induced current in those lines against the 5-mA limit, and computer-modeling capabilities have
31 improved significantly since the 500-kV lines were designed. SNC stated (SNC 2000a) that
32 SNC and GPC conducted an evaluation of all lines' adherence to the 5-mA induced current limit
33 (GPC 1999a; 1999b) using the Electric Power Research Institute (EPRI) EFION computer
34 program (EPRI High Voltage Transmission Research Center 1991), which is a generally
35 accepted analytical methodology. The largest vehicle that SNC anticipates being under the
36 HNP transmission lines is a tractor trailer parked on a public highway. Based on GPC minimum
37 line vertical clearance design criteria of 10.3 m (33.7 ft) for 230-kV lines and 12.6 m (41.4 ft) for
38 500-kV lines at a conductor temperature of 48.9°C (120°F), the maximum induced currents
39 were 1.25 mA for 230-kV lines and 3.84 mA for 500-kV lines for a 16.8-m (55-ft) long tractor
40 trailer, 2.4 m (8 ft) wide and 4.1 m (13.5 ft) high.

1 The induced currents calculated in this evaluation were reported to be less than the NESC limit
2 of 5 mA. Therefore, the staff concludes that the impact of the potential for electrical shock is
3 SMALL, and mitigation is not warranted.
4

5 **4.2.2 Electromagnetic Fields—Chronic Effects**

6

7 In the GEIS, the chronic effects of electromagnetic fields from power lines were given a finding
8 of “not applicable” rather than a Category 1 or 2 designation until a scientific consensus is
9 reached on the health implications of these fields.
10

11 The potential for chronic effects from these fields continues to be studied and is not known at
12 this time. The National Institute of Environmental Health Sciences (NIEHS) directs related
13 research through the U.S. Department of Energy. A recent report (NIEHS 1999) includes the
14 following paragraph:
15

16 The NIEHS concludes that ELF-EMF [extremely low frequency-electromagnetic field]
17 exposure cannot be recognized as entirely safe because of weak scientific evidence that
18 exposure may pose a leukemia hazard. In our opinion, this finding is insufficient to warrant
19 aggressive regulatory concern. However, because virtually everyone in the United States
20 uses electricity and therefore is routinely exposed to ELF-EMF, passive regulatory action is
21 warranted such as a continued emphasis on educating both the public and the regulated
22 community on means aimed at reducing exposures. The NIEHS does not believe that other
23 cancers or non-cancer health outcomes provide sufficient evidence of a risk to currently
24 warrant concern.
25

26 This statement is not sufficient to cause the staff to change its position with respect to the
27 chronic effects of electromagnetic fields. The staff considers the GEIS finding of “not
28 applicable” still appropriate and will continue to follow developments on this issue.
29

30 **4.3 Radiological Impacts of Normal Operations**

31

32 Category 1 issues in 10 CFR Part 51, Subpart A, Appendix B, Table B-1 that are applicable to
33 HNP in regard to radiological impacts are listed in Table 4-5. SNC stated in its ER (SNC
34 2000a) that it is not aware of any new and significant information associated with the renewal of
35 the HNP OLs. No significant new information has been identified by the staff during its review.
36 Therefore, the staff concludes that there are no impacts related to these issues beyond those
37 discussed in the GEIS. For all of those issues, the GEIS concluded that the impacts are
38 SMALL, and plant-specific mitigation measures are not likely to be sufficiently beneficial to be
39 warranted.

Table 4-5. Category 1 Issues Applicable to Radiological Impacts of Normal Operations During the Renewal Term

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Section
HUMAN HEALTH	
Radiation exposures to public (license renewal term)	4.6.2
Occupational radiation exposures (license renewal term)	4.6.3

A brief description of the staff's review and the GEIS conclusions, as codified in Table B-1, for each of these issues follows:

- Radiation exposures to public (license renewal term): Based on information in the GEIS, the Commission found: "Radiation doses to the public will continue at current levels associated with normal operations." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of radiation exposures to the public during the renewal term beyond those discussed in the GEIS.
- Occupational radiation exposures (license renewal term): Based on information in the GEIS, the Commission found: "Projected maximum occupational doses during the license renewal term are within the range of doses experienced during normal operations and normal maintenance outages, and would be well below regulatory limits." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of occupational radiation exposures during the renewal term beyond those discussed in the GEIS.

4.4 Socioeconomic Impacts of Plant Operations During the License Renewal Period

Category 1 issues in 10 CFR Part 51, Subpart A, Appendix B, Table B-1 that are applicable to socioeconomic impacts during the renewal term are listed in Table 4-6. SNC stated in its ER (SNC 2000a) that it is not aware of any new and significant information associated with the renewal of the HNP OLs. No significant new information has been identified by the staff during its review. Therefore, the staff concludes that there are no impacts related to these issues

Table 4-6. Category 1 Issues Applicable to Socioeconomics During the Renewal Term

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Sections
SOCIOECONOMICS	
Public services: public safety, social services, and tourism and recreation	4.7.3; 4.7.3.3; 4.7.3.4; 4.7.3.6
Public services: education (license renewal term)	4.7.3.1
Aesthetic impacts (license renewal term)	4.7.6
Aesthetic impacts of transmission lines (license renewal term)	4.5.8

beyond those discussed in the GEIS. For all of those issues, the GEIS concluded that the impacts are SMALL, and plant-specific mitigation measures are not likely to be sufficiently beneficial to be warranted.

A brief description of the staff's review and the GEIS conclusions, as codified in Table B-1, for each of these issues follows:

- Public services: public safety, social services, and tourism and recreation: Based on information in the GEIS, the Commission found: "Impacts to public safety, social services, and tourism and recreation are expected to be of small significance at all sites." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts on public safety, social services, and tourism and recreation during the renewal term beyond those discussed in the GEIS.
- Public services: education (license renewal term): Based on information in the GEIS, the Commission found: "Only impacts of small significance are expected." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts on education during the renewal term beyond those discussed in the GEIS.
- Aesthetic impacts (license renewal term): Based on information in the GEIS, the Commission found: "No significant impacts are expected during the license renewal term."

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The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no aesthetic impacts during the renewal term beyond those discussed in the GEIS.

- Aesthetic impacts of transmission lines (license renewal term): Based on information in the GEIS, the Commission found: "No significant impacts are expected during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000a), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no aesthetic impacts of transmission lines during the renewal term beyond those discussed in the GEIS.

Table 4-7 lists the Category 2 socioeconomic issues that require plant-specific analysis and environmental justice, which was not evaluated in the GEIS.

Table 4-7. Category 2 Issues Applicable to Socioeconomics and Environmental Justice During the Renewal Term

ISSUE -- 10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Section	10 CFR 51.53(c)(3)(ii)	SEIS Section
		Subparagraph	
SOCIOECONOMICS			
Housing impacts	4.7.1	I	4.4.1
Public services: public utilities	4.7.3.5	I	4.4.2
Offsite land use (license renewal term)	4.7.4	I	4.4.3
Public Services, transportation	4.7.3.2	J	4.4.4
Historic and archaeological resources	4.7.7	K	4.4.5
ENVIRONMENTAL JUSTICE			
Environmental Justice	Not evaluated		4.4.6

4.4.1 Housing Impacts During Operations

While determining housing impacts, the applicant chose to follow Appendix C of the GEIS (NRC 1996), which presents a population characterization method that is based on two factors, "sparseness" and "proximity" (GEIS, Section C.1.4). Sparseness measures population density within 32 km (20 mi) of the site, and proximity measures population density and city size within 80 km (50 mi). Each factor has categories of density and size (GEIS, Table C.1), and a matrix

is used to rank the population category as "low," "medium," or "high" (GEIS, Figure C.1). The population in the HNP area was categorized by the NRC as "low" (GEIS, Table C.2). Table 2-12 provides the population distribution for the area surrounding HNP Units 1 and 2 based on 1990 census data. The population density within a 32-km (20-mi) radius of HNP is approximately 17 persons/km² (43 persons/mi²) and there is no city with a population of 25,000 within 32 km (20 mi), giving the site a sparseness Category 2. The population density within an 80-km (50-mi) radius is approximately 17 persons/km² (43 persons/mi²), and there is no city with a population of 100,000 within 80 km (50 mi), giving the site a proximity Category 1. These values combine to give the surrounding HNP population a category measure of 2.1; a "low" category as defined by GEIS Figure C.1.

In 10 CFR Part 51, Subpart A, Appendix B, Table B-1, the NRC concluded that impacts on housing availability are expected to be MODERATE to LARGE at plants located in a "low" population area or in areas where growth control measures are in effect. SMALL impacts result when no discernable change in housing availability occurs, changes in rental rates and housing values are similar to those occurring statewide, and no housing construction or conversions are needed to meet the demand.

During the license renewal period, SNC does not anticipate the need to increase onsite or offsite personnel, and expects the outage workforce to be within the range supporting current operations. Strategic planning by SNC projects a constant or slightly reduced workforce in the future based on industry benchmarks for boiling-water reactors similar to those employed at HNP. SNC determined that no refurbishment was necessary at HNP. Thus, SNC concludes that there would be no refurbishment-related impacts to area housing (SNC 2000a). Even establishing an upper bound on employment, applying an analysis used by the NRC in the GEIS,^(a) of 60 permanent workers during the license renewal period (plus 185 indirect jobs) would result in an increased demand for housing in Toombs and Appling counties of 174 units or 9 percent of available housing (see Table 2-6). In its ER, SNC concluded that even with the resulting decrease in housing availability for the bounding case scenario of 60 additional workers, there would not be a discernable change in housing availability, rental rates, and housing values. Nor would such hires spur housing construction or conversion. In addition, staff reviews found no Federal projects or other activities that would add to housing impacts.

(a) NRC applies a bounding workforce estimate of 60 license renewal workers per nuclear unit to estimate potential housing impacts. These workers are required to conduct increased inspections, surveillance, testing, and maintenance. The NRC uses this estimate as a conservative value to represent the upper bound of potential socioeconomic impacts. SNC anticipates that the increased inspection and maintenance would be performed mostly during the outages that are staggered so they do not coincide, thus making it unreasonable that each unit would require 60 additional workers. Instead, as a reasonably conservative estimate, SNC assumed that only 60 workers (not 120) would at most be required at HNP.

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As such, SNC concluded that license renewal impacts to housing would be SMALL, and would not warrant mitigation (SNC 2000a). The staff has reviewed the available information relative to housing impacts. Although HNP is located in a low-population area, there are no growth-control measures that limit housing development in effect and little or no change in the size of the plant workforce is anticipated. Based on its review, therefore, the staff concludes that the impact on housing during the license renewal period would be SMALL, and mitigation is not warranted.

4.4.2 Public Services: Public Utility Impacts During Operations

Impacts on public utility services are considered SMALL if there is little or no change in the ability of the system to respond to the level of demand, and thus there is no need to add capital facilities. Impacts are considered MODERATE if overtaxing of service capabilities occurs during periods of peak demand. Impacts are considered LARGE if existing levels of service (e.g., water or sewer services) are substantially degraded, and additional capacity is needed to meet ongoing demands for services. The GEIS indicates that, in the absence of new significant information to the contrary, the only impacts on public utilities that could be significant are impacts on public water supplies.

As described in the SNC ER, a municipal water supply is not used at the plant site; therefore, the plant operations do not directly affect any public water supply system. The ER states that operations at the plant site do not have a noticeable impact on offsite wells drawing from the Floridan Aquifer. Because plant demand is not expected to alter offsite groundwater use in the Floridan Aquifer, operations at HNP will not indirectly impact public water supply systems located in the vicinity of the plant (SNC 2000a).

Another concern is the potential indirect impact resulting from additional workers moving to the area and placing additional demands on public water supply systems. As described in the ER, SNC does not anticipate the need to increase the onsite workforce during the license renewal period, and therefore, anticipates no impacts to the public water systems as a result of license renewal. However, to demonstrate potential population-related impacts to area public water services, SNC used the upper bound license renewal workforce of 60 additional full-time workers generating an additional indirect workforce of 185 jobs in the surrounding communities (described in Section 4.4.1 of this report). If each new worker represents one new family, the population in the area could increase by approximately 785, based on a family size of 3.2. SNC assumes that the residential distribution of the workers would be similar to the current worker distribution of 71 percent in Appling and Toombs counties. Thus, 560 of the new residents (out of the 785), would live in Appling and Toombs counties (SNC 2000a).

Section 2.2.8.2 describes the water supply system utilities in Appling and Toombs counties. For Appling and Toombs counties combined, the total available, reserved water service

capacity is approximately 36,000 m³/d (9.4 million gpd). Continuing with the "upper bound" analysis, SNC estimated the plant-related population increase would generate a demand on public water supply systems of 170 m³/d (45,000 gpd), assuming that 100 percent of the growth attributable to license renewal are served by these municipal systems. This represents approximately 0.5 percent of the available reserved capacity in the two counties. Based on the level of demand that would be placed on the public water systems serving Appling and Toombs counties, SNC concludes that plant-related population growth (even given the upper bound analysis) would require no additional increase in municipal water supply capacity (SNC 2000a). No other projects were identified that would add significantly to water demand in the two counties.

The NRC staff concludes that impacts on groundwater during the license renewal period would be SMALL, either not detectable or so minor that they would not destabilize nor noticeably alter any important attribute of the resource, and that mitigation is not necessary. This conclusion is based on the fact that HNP's use of groundwater does not have a noticeable impact on offsite wells drawing from the Floridan Aquifer, SNC does not anticipate an increase in the workforce should the license be renewed, and the "upper bound analysis" of 560 new residents represents approximately 0.5 percent of the available water-use capacity in the two counties.

4.4.3 Offsite Land Use During Operations

Offsite land use during the license renewal term is a Category 2 issue (10 CFR 51, Subpart A, Appendix. B, Table B-1). Table B-1 of 10 CFR 51 Subpart A, Appendix B notes that "significant changes in land use may be associated with population and tax revenue changes resulting from license renewal."

Section 4.7.4 of the GEIS defines the magnitude of land-use changes as a result of plant operation during the license renewal term as follows:

SMALL, where there is very little new development and minimal changes to an area's land-use pattern

MODERATE, where there is considerable new development and some changes to the land-use pattern

LARGE, where there is large-scale new development and major changes in the land-use pattern.

SNC has not identified any increases in plant staffing related to the license renewal application; consequently, there are no population related land-use impacts during the license renewal term.

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1 Tax revenue can affect land use because it enables local jurisdictions to be able to provide the
2 public services (e.g., transportation and utilities) necessary to support development.
3 Section 4.7.4.1 of the GEIS states that the assessment of tax-driven land-use impacts during
4 the license renewal term should consider (1) the size of the plant's payments relative to the
5 community's total revenues, (2) the nature of the community's existing land-use pattern, and
6 (3) the extent to which the community already has public services in place to support and guide
7 development. If the plant's tax payments are projected to be small relative to the community's
8 total revenue, tax-driven land-use changes during the plant's license renewal term would be
9 small, especially where the community has preestablished patterns of development and has
10 provided adequate public services to support and guide development. If the plant's tax
11 payments are projected to be medium to large relative to the community's total revenue, new
12 tax driven land-use changes would be moderate. This is most likely to be true where the
13 community has no preestablished patterns of development (i.e., land-use plans or controls) or
14 has not provided adequate public services to support and guide development in the past,
15 especially infrastructure that would allow industrial development. If the plant's tax payments are
16 projected to be a dominant source of the community's total revenue, new tax-driven land-use
17 changes would be large. This would be especially true where the community has no preestab-
18 lished pattern of development or has not provided adequate public services to support and
19 guide development in the past.

20
21 Appling County is the only jurisdiction that taxes HNP directly, and it is the principal jurisdiction
22 that receives direct tax revenue as a result of HNP's presence. Because there are no major
23 refurbishment activities and no new construction as a result of the license renewal, no new
24 sources of plant-related tax payments are expected that could significantly influence land use in
25 Appling County. However, during the license renewal term, new land-use impacts could result
26 from the use by Appling County of the tax revenue paid by SNC for HNP. As discussed in
27 Section 2.2.8.6 and as shown in Table 2-15, SNC paid Appling County \$8.5 million in 1998 for
28 HNP. This amount represented approximately 68 percent of the Appling County tax revenue,
29 which for the purpose of this analysis is considered large relative to the County's total tax
30 revenue.

31
32 Notwithstanding the high proportion of Appling County tax revenue paid by SNC, Appling
33 County has experienced a minor population increase of 5.9 percent over the last decade.
34 Toombs County has experienced a growth of 8 percent over this period (Table 2-8). Appling
35 and Toombs counties do not have growth-control measures that limit housing. Land-use
36 projections for Appling County show that new commercial and industrial developments are
37 expected to concentrate in Baxley and along the U.S. Highway 341 corridor, which runs parallel
38 to the Norfolk Southern rail line. New residential development is being encouraged near the
39 cities of the county, particularly Baxley. The remainder of Appling County is expected to remain
40 in agricultural and forest use.

Continuation of Appling County's tax receipts from HNP keeps tax rates below what they otherwise would have to be to fund the County's government and also provides for a higher level of public infrastructure and services than otherwise would be possible. Both Appling and Toombs counties' property tax rates are among the lowest 10 percent in Georgia. Appling County directly benefits from the location of the HNP site in the county while Toombs County benefits from having a greater percentage of the HNP workforce living in the county (see Table 2-7). Continued operation of HNP provides significant economic stability to the two counties and is likely to encourage new business development in the counties. Overall, this effect is positive because Appling and Toombs counties have higher unemployment rates and lower per capita income levels than the statewide averages (see Section 2.2.8.6).

Based on review of the issues related to land use and the criteria in the GEIS, the staff concludes that the net impact of plant-related population increases is likely to be SMALL. The staff also concludes that tax-related land-use impacts are likely to be SMALL. There are several reasons for these conclusions. First, SNC does not intend to refurbish Units 1 and 2 in conjunction with license renewal. Thus, there will be no increase in employment at the HNP site as a result of license renewal activities. Second, SNC has stated that the permanent workforce at HNP will remain stable during the renewed license operating period of 20 years (SNC 2000a). Third, the population increase in Appling County, not related to HNP employment, between 1990 and 1999 was only 5.9 percent (see Table 2-8). Finally, visual inspection by the staff and discussions with real estate agents in Baxley did not reveal any significant housing development in Appling County. Approximately 150 new housing units (or two percent of the available housing stock in 1990 [Table 2-6]) are being developed in Appling County (30 stick-built and 120 manufactured homes) each year. Most of these units are being located in rural parts of the County.^(a) Additional mitigation for land-use impacts during the license renewal term does not appear to be warranted.

4.4.4 Public Services: Transportation Impacts During Operations

On October 4, 1999, 10 CFR 51.53(c)(3)(ii)(J) and 10 CFR Part 51, Subpart A, Appendix B, Table B-1 were revised to clearly state that "Public Services: Transportation Impacts During Operations" is a Category 2 issue (see NRC 1999a for more discussion of this clarification). This issue is treated as such in this draft SEIS.

Moderate population growth (less than 12 percent) is expected in Toombs and Appling counties between 1999 and 2010 (see Table 2-8). Even if there were an increase in plant employment of 60 workers (the upper bound), there would only be an approximate 1.4 percent increase in

(a) Based on an interview with a group of real estate agents in Baxley, May 9, 2000.

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1 traffic volume on U.S. Highway 1 north of the HNP site and approximately 1.1 percent increase
2 in traffic volume south of the plant. However, none of the expected growth identified in
3 Table 2-8 will be due directly to increases in employment at HNP. Future general population
4 increases may increase highway congestion at specific locations.

5
6 There are plans to widen U.S. Highway 1 to four lanes from Baxley to Interstate 16 within
7 5 years (SNC 2000a). Given these facts, the NRC staff concludes that any impact of HNP on
8 transportation service degradation is likely to be SMALL and not require mitigation.

9 10 **4.4.5 Historic and Archaeological Resources**

11
12 Since the SNC license renewal application covering an additional 20 years of operation of the
13 HNP does not include plans for future land disturbances or structural modifications beyond
14 routine maintenance activities at the plant, there would be no identifiable adverse effects to
15 known historic and archaeological resources. Consultation between the license renewal
16 applicant and the Georgia State Historic Preservation Office resulted in a determination by the
17 State office that no known historic properties included in or eligible for inclusion in the National
18 Register of Historic Places would be affected by the proposed action (Southern Company
19 1999a; GADNR 1999a).

20
21 Continued operation of the power plant and protection of the natural landscape and vegetation
22 within the site boundaries would have a beneficial effect in that known or undiscovered
23 resources would receive *de facto* protection for the term of the license renewal period, being
24 located in an undisturbed area with secured access. HNP's commitment to continue conserva-
25 tion and security of the historic Bell Cemetery will continue to enhance long-term preservation
26 of that property.

27
28 Given the possibility that undiscovered and/or unrecorded prehistoric and historic era
29 archaeological sites could exist in the 906-ha (2240-acre) plant site, care should be taken
30 during normal operational or maintenance conditions to ensure that cultural resources are not
31 inadvertently impacted by such activities. Such activities may include not only operation of the
32 plant itself but also land management-related actions such as ground disturbance. Since the
33 plant site has not been subjected to an intensive cultural resources field survey to identify and
34 record all cultural resources, any landscape modification or ground disturbance of previously
35 undisturbed areas should be preceded by a cultural resource evaluation to fulfill obligations
36 under the National Historic Preservation Act of 1966 and implementing regulations.

37
38 Based on the cultural resource analysis and consultation, the staff has concluded that the
39 impact of continued operation of HNP during the license renewal period is SMALL, and
40 mitigation is not necessary.

4.4.6 Environmental Justice

Environmental justice refers to a Federal policy in which Federal actions should not result in disproportionately high and adverse impacts on minority or low-income populations. A minority population is defined to exist if the percentage of minorities within the census blocks exceeds the percentage of minorities in the entire State of Georgia by 20 percent, or if the percentage of minorities within the census block is at least 50 percent. For census blocks within the State of Georgia, the percentage of minorities is compared to the percentage of minorities in the State.

Executive Order 12898 (59 FR 7629) directs Federal executive agencies to consider environmental justice under the National Environmental Policy Act of 1969 (NEPA). The Council on Environmental Quality (CEQ) has provided guidance for addressing environmental justice (CEQ 1997). Although it is not subject to the Executive Order, the Commission has voluntarily committed to undertake environmental justice reviews. Specific guidance is provided in an Office of Nuclear Reactor Regulation office letter (NRC 1999b).

The scope of the review should include an analysis of impacts on minority and low-income populations, the location and significance of any environmental impacts during operations on populations that are particularly sensitive and any additional information pertaining to mitigation (NRC 1999b). The descriptions to be provided by this review should be of sufficient detail to permit subsequent staff assessment of whether these impacts are likely to be disproportionately high and adverse, and to evaluate the significance of such impacts.

Based on staff guidance (NRC 1999b), air, land, and water resources within about 80 km (50 mi) of HNP were examined. Within that area, a few potential environmental impacts could affect human populations; all of these were considered SMALL. These include:

- groundwater-use conflicts
- electric shock
- microbial organisms
- postulated accidents
- surface water-use conflicts

To decide whether any of these impacts could be disproportionate, the staff examined the geographic distribution of minority and low-income populations recorded during the 1990 Census (U.S. Census Bureau [USCB] 1991) within 80 km (50 mi), supplemented by field inquiries to the local planning departments, and social service agencies in Toombs and Appling counties.

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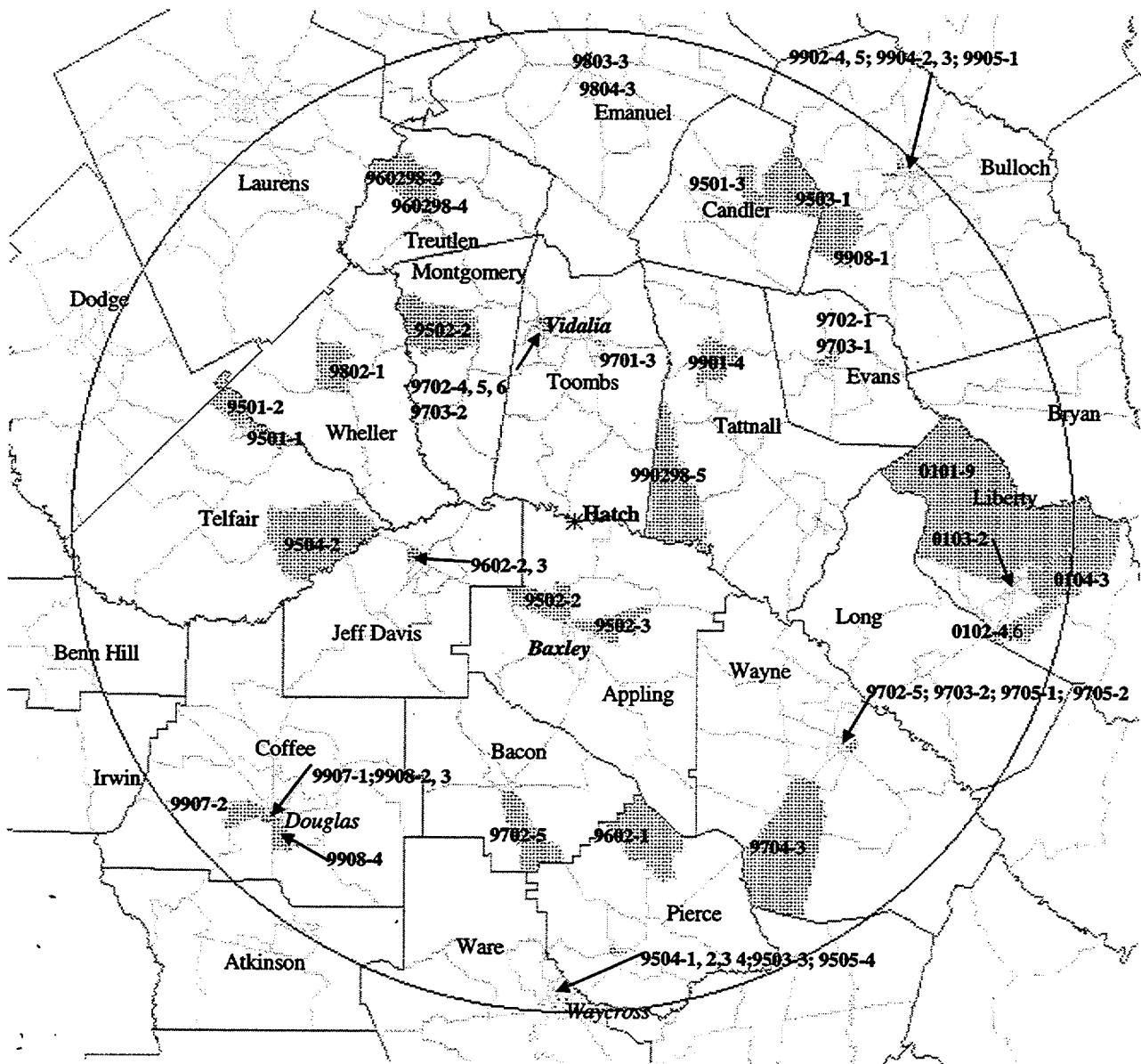


Figure 4-1. Geographic Distribution of Populations Classified as Minority Populations (Shown in Shaded Areas)—80-km (50-mi) Radius

Generally speaking, minority populations are small and dispersed in the 80-km (50-mi) radius around the HNP site (see cross-hatched areas in Figure 4-1). Minority populations are located

1 primarily in the small towns in the area including Vidalia, Baxley, Douglas, and Waycross.
2 When individual minority populations were present, they are always Black (SNC 2000a). Other
3 minorities were present, including substantial numbers of Hispanics in Long and Liberty
4 counties, but they did not meet the criterion of "minority populations" in the staff guidance (NRC
5 1999b).

6
7 Figure 4-2, also taken from the 1990 Census (USCB 1991), shows the geographic distribution
8 of low-income populations within the 80-km (50-mi) radius of the plant. The cross-hatched
9 census blocks show areas where the percentage of households below the poverty level is
10 20 percentage points or more than the percentage of households below the poverty level in the
11 entire State of Georgia. The largest concentrations of low-income populations within the 80-km
12 (50-mi) radius are located in the counties of Wheller, Montgomery, Bulloch, and Wayne and the
13 towns of Vidalia, Baxley, Douglas, and Waycross. Some small groups are scattered throughout
14 the rural areas of Emanuel, Chandler, Tattnall, and Bacon counties.

15
16 Examination of the various environmental pathways by which minority and low-income popula-
17 tions could be disproportionately affected reveals no unusual resource dependencies or
18 practices through which the populations could be disproportionately affected. Specifically, no
19 pathways were found through which subsistence agriculture, hunting, or fishing were signifi-
20 cantly affected. The staff concludes that HNP offsite impacts would be SMALL, and no special
21 mitigation actions are warranted.

22 23 **4.5 Groundwater Use and Quality**

24
25 There are no Category 1 issues applicable to HNP groundwater use and quality during the
26 renewal term. Category 2 issues related to groundwater use and quality during the renewal
27 term that are applicable to HNP are discussed in the sections that follow. These issues, listed
28 in Table 4-8, require plant-specific analysis.

29 30 **4.5.1 Groundwater-Use Conflicts (Potable and Service Water)**

31
32 Site Wells 1 and 2, described in Section 2.2.2, are screened in the principal artesian (Floridan)
33 aquifer. During HNP construction, pump tests were conducted to determine the groundwater
34 characteristics for this unit. The wells pumped for 9 hours at rates of approximately 2850 L/min
35 (752 gpm) (Well 1) and approximately 3020 L/min (797 gpm) (Well 2). Drawdown in the wells
36 stabilized at 1.5 m (5 ft) in Well 1 and 2.4 m (8 ft) in Well 2. Based on published literature, the
37 transmissivity in the vicinity of the site is approximately 0.019 m³/s/m (130,000 gpd/ft) and the
38 effective permeability is 0.03 and 0.06 m/min (0.1 and 0.2 ft/min). Data gathered during

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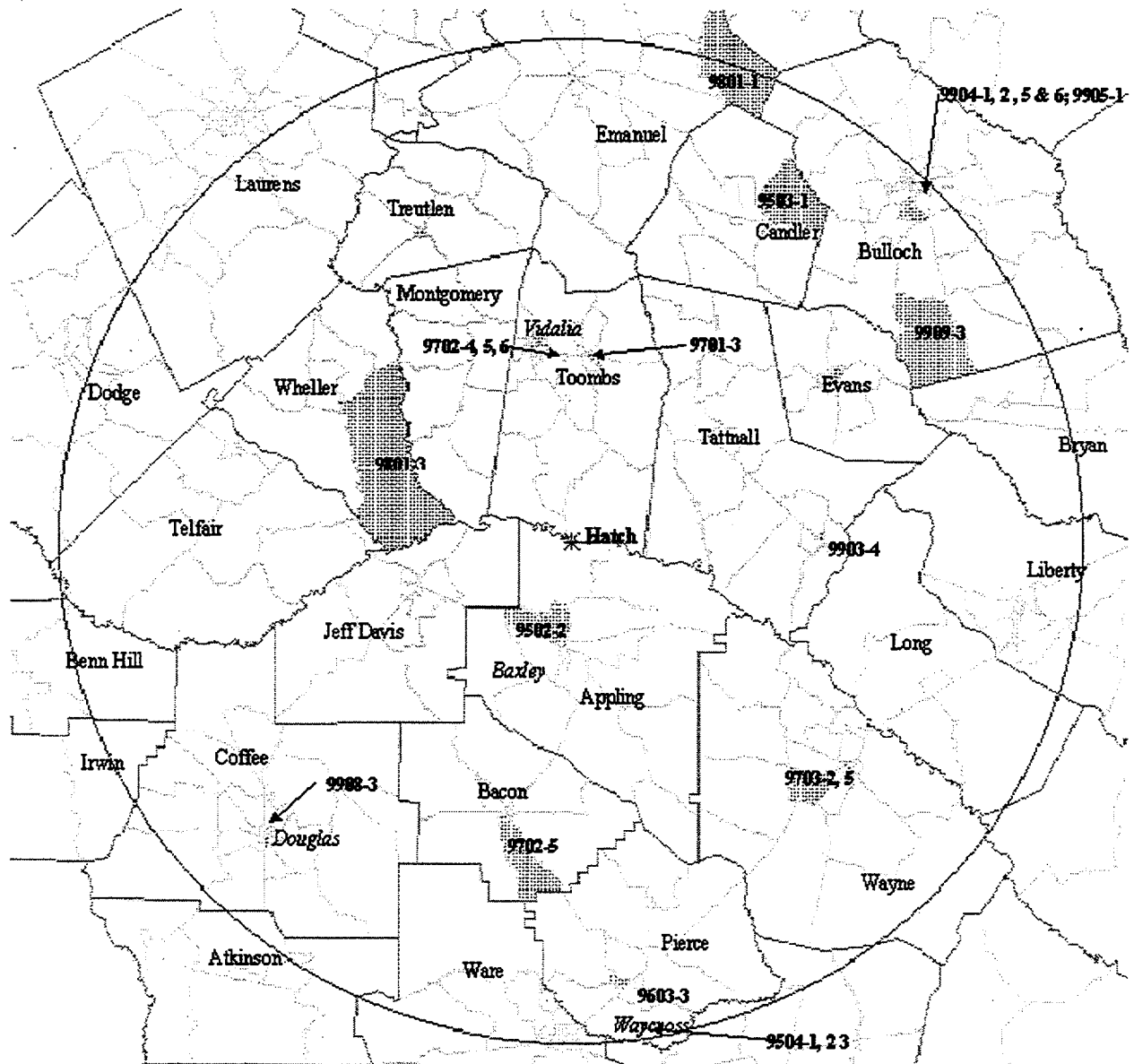


Figure 4-2. Geographic Distribution of Populations Classified as Low-Income Populations (Shown in Shaded Areas)—80-km (50-mi) Radius

Table 4-8. Category 2 Issues Applicable to Groundwater Use and Quality During the Renewal Term

ISSUE – 10 CFR Part 51, Subpart A, Appendix B, Table B-1	GEIS Section	10 CFR 51.53(c)(3)(ii) Subparagraph	SEIS Section
GROUNDWATER USE AND QUALITY			
Groundwater-use conflicts (potable and service water; plants that use >379 L/min [>100 gpm]).	4.8.1.1 4.8.2.1	C	4.5.1
Groundwater-use conflicts (plants using cooling towers withdrawing make-up water from a small river)	4.8.1.3 4.4.2.1	A	4.5.2

pumping tests and existing data for this aquifer indicate that a properly designed well installed within this aquifer unit can safely yield over approximately 4200 L/min (1100 gpm). A third site well, Well 3, was added to supply domestic water to the recreation facility. The well yield for Well 3 (less than 3800 L/d [1000 gpd]) will not significantly impact the water usage of the aquifer.

Within the immediate vicinity of the site, the primary use of groundwater is for domestic needs, with a limited amount for livestock. Most domestic wells are screened within the unconfined aquifer. The closest offsite well that is screened to the principal aquifer is located approximately 300 m (1000 ft) southwest of the site (Figure 2-3). Currently, there is no industrial demand for groundwater within the vicinity of the site, and no groundwater is used for irrigation. The nearest appreciable demand is 16 km (10 mi) south of the site, where the town of Baxley has applied for a permit modification dated September 1, 1997. The permit modification request is for four wells withdrawing approximately 3.2 million L/d (850,000 gpd) from the principal aquifer.

As described above, each of the onsite production wells is capable of producing approximately 2800 L/min (750 gpm). The pump test conducted during construction demonstrated that at this rate of pumping there was no interference between site Wells 1 and 2. These two wells are located approximately 542 m (1780 ft) apart, therefore, the effective radius is conservatively assumed to be approximately 600 m (2000 ft). The onsite well closest to the facility boundary is Well 1 at approximately 1000 m (3400 ft). Based on the conservative pumping rate of 2800 L/m (750 gpm) and a conservative effective radius of 600 m (2000 ft), the resulting drawdown in Well 1 would not extend to the facility boundary. Given that the actual plant groundwater requirements, approximately 477 L/min (126 gpm), are about one fifth of that used to determine the effective radius, the drawdown of the groundwater potentiometric surface attributable to

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1 plant operations would be substantially less than that demonstrated by the original site pump
2 test data, creating no interference with offsite wells.

3
4 The site production wells are located in the Floridan Aquifer. This aquifer unit is isolated
5 geologically from the minor confined aquifer by a confining unit that is approximately 30 m
6 (100 ft) thick. Since monitoring began at the facility in 1969, there has been little to no fluctua-
7 tion of the water level in the minor confined aquifer. Water levels in the unconfined aquifers
8 have been observed to vary according to normal seasonal fluctuations. There have been no
9 observed effects in the monitoring wells installed in the shallow onsite aquifers from the
10 pumping of groundwater from the Floridan onsite wells.

11
12 Due to the high potential yields of the Floridan Aquifer and the low production yields required by
13 HNP, HNP will have little effect on the regional water table. There is some limited domestic and
14 agricultural use of groundwater in rural areas surrounding the site, but no groundwater-use
15 conflicts have been identified as a result of current withdrawals. Therefore, the continued
16 operation of HNP is considered to have a SMALL impact on regional groundwater use and does
17 not require mitigation.

18 19 **4.5.2 Groundwater-Use Conflicts (Make-Up Water)**

20
21 The alluvial aquifer at the site is primarily south of the Altamaha River within the facility
22 boundary, and consists of approximately 16.7 m (55 ft) of poorly sorted sand, gravel, and clay.
23 The alluvial aquifer contains groundwater under water table conditions. Clayey soils dominate
24 in the upper portion of the aquifer. Recharge to the aquifer is mainly through the infiltration of
25 local precipitation. Recharge is also provided in a limited amount by discharge from the
26 Altamaha River during high stages and by the minor confined aquifer of the Hawthorn
27 Formation, to which the alluvium is hydraulically connected. Groundwater typically discharges
28 to the Altamaha River. Although no aquifer data exist for the unit, the alluvium in the region is
29 considered to be a large potential source of water.

30
31 Based on the information provided in Section 4.1.1, the consumptive use of HNP is estimated to
32 lower the river elevation by 0.02 c (0.08 ft) during low-flow conditions. Such a small change
33 would not appreciably alter the potentiometric gradient in the alluvial aquifer. Therefore, the
34 impact to the groundwater resource from the reduced streamflow is SMALL and does not
35 require mitigation.

36 37 **4.6 Threatened or Endangered Species**

38
39 Threatened or endangered species are listed as a Category 2 issue in 10 CFR Part 51,
40 Subpart A, Appendix B, Table B-1, as shown in Table 4-9. This issue requires consultation with

appropriate agencies (FWS or National Marine Fisheries Service [NMFS]) to determine if threatened or endangered species are present and whether they would be adversely affected during the license renewal term.

Table 4-9. Category 2 Issue Applicable to Threatened or Endangered Species During the Renewal Term

ISSUE – 10 CFR Part 51, Subpart A, Appendix B, Table B-1		10 CFR 51.53(c)(3)(ii) Subparagraph	SEIS Section
THREATENED OR ENDANGERED SPECIES (FOR ALL PLANTS)			
Threatened or endangered species	4.1	E	4.6

Assessment of the potential occurrence of endangered or threatened species in the vicinity of HNP was initiated in December 1997 when SNC requested database information from GADNR concerning known occurrences of State- or Federally-listed species in the vicinity of HNP (GPC 1997). SNC commissioned a field survey of the HNP site and all of the transmission lines associated with HNP, as well as a freshwater mussel survey in a 19-km (12-mi) reach of the Altamaha River up and downstream of HNP (Law 1998). The draft of the terrestrial survey was completed in September 1999 (Tetra Tech, Inc. 1999). These surveys detected the presence of several Federally-listed species and a number of State species of concern (Table 2-5). Most of the documented occurrences were within transmission corridors well away from the HNP site, but a few species were documented at or near the HNP site. SNC determined that its operation and maintenance procedures would remain unchanged during the license renewal term, and did not threaten the existence of the listed species at HNP or in associated transmission corridors.

The results of the terrestrial and freshwater mussel surveys were forwarded to FWS and GADNR, along with a request for concurrence with a "no effect" determination regarding license renewal in September 1999 (SNC 1999b; 1999c). This initiated an informal consultation under Section 7 of the Endangered Species Act of 1973 (ESA).

GADNR concurred with the SNC conclusions (GADNR 1999), but FWS did not (FWS 1999). FWS indicated that it could not concur with a "no effect" determination, and requested additional information about the plant operations, and how these operations may affect the shortnose sturgeon. FWS also requested that SNC investigate further the potential occurrence of the flatwoods salamander in the vicinity of HNP or associated transmission lines.

SNC representatives met with FWS during November 1999 and provided a biological information update concerning the flatwoods salamander and shortnose sturgeon in December 1999 (SNC 1999d). Based on the information provided by the applicant, FWS concurred with a

Environmental Impacts of Operation

1 no adverse affect determination regarding endangered or threatened species under the purview
2 of FWS in January 2000 (FWS 2000).

3
4 The staff has reviewed the terrestrial and freshwater mussel surveys, and the additional
5 information provided by the applicant to FWS and GADNR. These agencies concurred with the
6 applicant's "no adverse affects" determinations. Based on this review, the staff has concluded
7 that the impact on threatened or endangered terrestrial or freshwater mussel species of an
8 additional 20 years of operation and maintenance of HNP and its associated transmission lines
9 would be SMALL, and further mitigation is not warranted.

10
11 SNC contacted NMFS during September 1999 requesting concurrence with a "no effect"
12 determination concerning the shortnose sturgeon in the Altamaha River (SNC 1999e). NMFS
13 determined that, based on the information provided, it was unable to concur with a "no effect"
14 determination concerning the potential effects of license renewal on the shortnose sturgeon
15 (NMFS 1999). SNC representatives met with NMFS and provided additional information
16 concerning shortnose sturgeon near HNP and operational effects of HNP on the Altamaha
17 River in October 1999 (GPC 1999c) and February 2000 (SNC 2000b). On August 31, 2000, the
18 NRC staff submitted a biological assessment of the impact on shortnose sturgeon of HNP
19 license renewal to NMFS's Southeast Regional Office, in St. Petersburg, Florida (NRC 2000).
20 The NRC staff requested an informal consultation under Section 7 of the ESA.

21
22 During its preparation of the biological assessment, the staff collected and evaluated
23 information related to the shortnose sturgeon's life cycle, range, migration patterns, and
24 spawning. The staff also evaluated potential impacts related to (1) entrainment and
25 impingement of shortnose sturgeon at the HNP intake structure and (2) thermal effects.

26
27 The staff found no evidence that the water-intake operations and thermal effects of the HNP
28 license renewal will adversely impact the shortnose sturgeon. There is no evidence that HNP
29 operations have influenced the migration of shortnose sturgeon to and from spawning grounds
30 upstream of the plant. Monitoring of entrainment and impingement at HNP indicate that few, if
31 any, sturgeon are impinged at the intake screens or entrained in the water pumped to the
32 cooling towers. Thus, an additional 20 years of operation of HNP should not affect the viability
33 of the Altamaha River shortnose sturgeon or result in any population decline.

34
35 Based on the biological assessment, it is the staff's preliminary conclusion that the impact to
36 the shortnose sturgeon is SMALL and that mitigation is not needed.

4.7 Evaluation of Potential New and Significant Information on Impacts of Operations During the Renewal Term

The staff has not identified new and significant information on environmental issues listed in 10 CFR Part 51, Subpart A, Appendix B, Table B-1 related to operation during the renewal term. The staff reviewed the discussion of environmental impacts associated with operation during the renewal term in the GEIS and has conducted its own independent review, including public scoping meetings, to identify issues with significant new information. Processes for identification and evaluation of new information are described in Chapter 1 under License Renewal Evaluation Process.

4.8 Summary of Impacts of Operations During the Renewal Term

Neither SNC nor the staff is aware of significant new information related to any of the applicable Category 1 issues associated with the HNP operation during the renewal term. Consequently, the staff concludes that the environmental impacts associated with these issues are bounded by the impacts described in the GEIS. For each of these issues, the GEIS concluded that the impacts would be SMALL and that "plant-specific mitigation measures are not likely to be sufficiently beneficial to warrant implementation."

Plant-specific environmental evaluations were conducted for 12 Category 2 issues applicable to HNP operation during the renewal term and for environmental justice. For 11 issues and environmental justice, the staff concluded that the potential environmental impact of renewal term operations of HNP would be of SMALL significance in the context of the standards set forth in the GEIS and that mitigation would not be warranted. Relative to the threatened and endangered species, the staff's preliminary conclusion is that the impact resulting from license renewal would be SMALL and further mitigation is not warranted.

In addition, the staff concluded that a consensus has not been reached by appropriate Federal health agencies that there are adverse effects from electromagnetic fields. Therefore, no evaluation of this issue is required.

4.9 References

10 CFR 51.53, "Postconstruction environmental reports."

10 CFR Part 51, Subpart A, Appendix B, "Environmental effect of renewing the operating license of a nuclear power plant."

Council on Environmental Quality (CEQ). 1997. *Environmental Justice: Guidance Under the National Environmental Policy Act*. Council on Environmental Quality, Executive Office of the President, Washington, D.C.

Endangered Species Act of 1973, as amended, 16 USC 1531, et seq.

Executive Order 12898, "Federal Actions to Address Environmental Justice in Minority and Low-Income Populations." 59 *Federal Register* 7629-7633 (1994).

Federal Water Pollution Control Act (FWPCA) of 1977, as amended, 33 USC 1251 et seq. (Also known as the Clean Water Act).

Georgia Department of Natural Resources (GADNR). 1999a. Letter from W. Ray Luce, GADNR to Mr. C.R. Pierce, Southern Nuclear Operating Company. October 29, 1999.

Georgia Department of Natural Resources (GADNR). 1999b. Letter from David Waller, Director, GADNR, to Mr. C. R. Pierce, Southern Nuclear Operating Company. October 13, 1999.

Georgia Power Company (GPC). 1997. Letter from William J. Chandler, GPC, to Mr. Greg Krakow, Data Manager, Georgia Department of Natural Resources. December 16, 1997.

Georgia Power Company (GPC). 1999a. *Engineering Study on Induced Short Circuit Currents*.

Georgia Power Company (GPC). 1999b. *Short Circuit Study on 230-kV Lines from Plant Hatch*.

Georgia Power Company (GPC). 1999c. Letter from Mr. M. C. Nichols, GPC, to Mr. David Bernhart, National Marine Fisheries Service. October 18, 1999.

1 Law Engineering and Environmental Services. 1998. *Freshwater Mussel Survey, Altamaha*
2 *River, Appling and Toombs Counties, Georgia*. Prepared for Southern Nuclear Operating
3 Company. December 2, 1998.

4
5 National Electrical Safety Code (NESC). 1997. Institute of Electrical and Electric Engineers,
6 Inc., New York.

7
8 National Environmental Policy Act (NEPA) of 1969, as amended, 42 USC 4321, et seq.

9
10 National Historic Preservation Act of 1966, as amended, 16 USC 470, et seq.

11
12 National Institute of Environmental Health Sciences (NIEHS). 1999. *NIESH Report on Health*
13 *Effects from Exposure to Power Line Frequency and Electric and Magnetic Fields*. NIH
14 Publication No. 99-4493, National Institutes of Health, Research Triangle Park, North Carolina.

15
16 National Marine Fisheries Service (NMFS). 1999. Letter from William Hogarth, Regional
17 Administrator, NMFS, to Mr. C. R. Pierce, Southern Nuclear Operating Company.
18 October 8, 1999.

19
20 Southern Nuclear Operating Company (SNC). 1999a. Letter from C. R. Pierce, SNC, to
21 Mr. Ray Luce, State Historical Preservation Officer. Historic Preservation Division, Georgia
22 Department of Natural Resources. September 15, 1999.

23
24 Southern Nuclear Operating Company (SNC). 1999b. Letter from C. R. Pierce, SNC, to
25 Ms. Sandra Tucker, Field Supervisor, U.S. Fish and Wildlife Service. September 15, 1999.

26
27 Southern Nuclear Operating Company (SNC). 1999c. Letter from C. R. Pierce, SNC, to
28 Mr. David Waller, Director, Wildlife Resources Division, Georgia Department of Natural
29 Resources. September 15, 1999.

30
31 Southern Nuclear Operating Company (SNC). 1999d. Letter from C. R. Pierce, SNC, to
32 Sandra Tucker, Field Supervisor, U.S. Fish and Wildlife Service. December 7, 1999.

33
34 Southern Nuclear Operating Company (SNC). 1999e. Letter from C. R. Pierce, SNC, to
35 Mr. Charles Oravetz, Protected Species Division, National Marine Fisheries Service.
36 September 15, 1999.

37
38 Southern Nuclear Operating Company (SNC). 2000a. *Application for License Renewal for the*
39 *Edwin I. Hatch Nuclear Plants, Units 1 and 2. Appendix D, Applicant's Environmental*
40 *Report—Operating License Renewal Stage Edwin I. Hatch Nuclear Plant.*

Environmental Impacts of Operation

- 1 Southern Nuclear Operating Company (SNC). 2000b. Letter from Mr. C. R. Pierce (SNC) to
2 Mr. Charles Oravetz, Chief, Protected Species Branch, National Marine Fisheries Service.
3 February 2, 2000.
4
- 5 Tetra Tech, Inc. 1999. *Threatened & Endangered Species Surveys, E. I. Hatch Nuclear Plant*
6 *& Associated Transmission line Corridors (1998 - 1999)*. December 3, 1999.
7
- 8 U.S. Atomic Energy Commission (AEC). 1972. *Final Environmental Statement for the Edwin I.*
9 *Hatch Nuclear Plant Unit 1 and Unit 2*. Washington, D.C.
10
- 11 U.S. Census Bureau (USCB). 1991. *1990 Census*.
12
- 13 U.S. Fish and Wildlife Service (FWS). 1999. Letter from Sandra Tucker, Field Supervisor,
14 FWS, to C. R. Pierce, Southern Nuclear Operating Company. November 8, 1999.
15
- 16 U.S. Fish and Wildlife Service (FWS). 2000. Letter from Sandra Tucker, Field Supervisor,
17 FWS, to C. R. Pierce, Southern Nuclear Operating Company. January 23, 2000.
18
- 19 U.S. Nuclear Regulatory Commission (NRC). 1978. *Final Environmental Statement for the*
20 *Edwin I. Hatch Nuclear Plant Unit 2*. Washington, D.C.
21
- 22 U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement*
23 *for License Renewal of Nuclear Plants*. NUREG-1437, Washington, D.C.
24
- 25 U.S. Nuclear Regulatory Commission (NRC). 1999a. *Generic Environmental Impact*
26 *Statement for License Renewal of Nuclear Plants, Main Report, Section 6.3—Transportation,*
27 *Table 9.1, Summary of findings in NEPA issues for license renewal of nuclear power plants.*
28 NUREG-1437, Volume 1, Addendum 1, Washington, D.C.
29
- 30 U.S. Nuclear Regulatory Commission (NRC). 1999b. *Procedural Guidance for Preparing*
31 *Environmental Assessments and Considering Environmental Issues*. Attachment 4 to Office of
32 Nuclear Reactor Regulations, Office Letter No. 906, Revision 2, Washington, D.C.
33
- 34 U.S. Nuclear Regulatory Commission (NRC). 2000. Letter from Cynthia A. Carpenter, NRC, to
35 Mr. Charles Oravetz, Chief, Protected Species Branch, National Marine Fisheries Services.
36 August 31, 2000.
37
- 38 Wiltz, J. W. 1981. *Plant Edwin I. Hatch 316(b) Demonstration on the Altamaha River in*
39 *Appling County, Georgia*. Georgia Power Company, Environmental Affairs Center.

5.0 Environmental Impacts of Postulated Accidents

Environmental issues associated with postulated accidents were discussed in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996; 1999).^(a) The GEIS included a determination of whether the analysis of the environmental issue could be applied to all plants and whether additional mitigation measures would be warranted. Issues were then assigned a Category 1 or a Category 2 designation. As set forth in the GEIS, Category 1 issues are those that meet all of the following criteria:

- (1) The environmental impacts associated with the issue have been determined to apply either to all plants or, for some issues, to plants having a specific type of cooling system or other specified plant or site characteristics.
- (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the impacts (except for collective offsite radiological impacts from the fuel cycle and from high-level waste and spent fuel disposal).
- (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis, and it has been determined that additional plant-specific mitigation measures are likely not to be sufficiently beneficial to warrant implementation.

For issues that meet the three Category 1 criteria, no additional plant-specific analysis is required unless new and significant information is identified.

Category 2 issues are those that do not meet one or more of the criteria of Category 1, and therefore, additional plant-specific review for these issues is required.

This chapter describes the environmental impacts from postulated accidents that might occur during the license renewal term.

5.1 Postulated Plant Accidents

A Category 1 issue in 10 CFR Part 51, Subpart A, Appendix B, Table B-1, related to postulated accidents that is applicable to Edwin I. Hatch Nuclear Plant (HNP) is listed in Table 5-1. The Southern Nuclear Operating Company (SNC) stated in its Environmental Report (ER; SNC 2000a) that it is not aware of any new and significant information associated with the renewal of

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter, all references to the "GEIS" include the GEIS and its Addendum 1.

Postulated Accidents

Table 5-1. Category 1 Issue Applicable to Postulated Accidents During the Renewal Term

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1		GEIS Sections
POSTULATED ACCIDENTS		
Design-Basis Accidents (DBAs)		5.3.2; 5.5.1

the HNP operating licenses. No significant new information has been identified by the staff during its review. Therefore, the staff concludes that there are no impacts related to this issue beyond those discussed in the GEIS. For this issue, the GEIS concluded that the impacts are SMALL, and plant-specific mitigation measures are not likely to be sufficiently beneficial to be warranted.

A brief description of the staff's review and the GEIS conclusions, as codified in Table B-1, follows.

Design-Basis Accidents (DBAs): Based on information in the GEIS, the Commission found: "The NRC staff has concluded that the environmental impacts of design basis accidents are of small significance for all plants." The staff has not identified any significant new information during its independent review of the SNC ER, the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of DBAs beyond those discussed in the GEIS.

A Category 2 issue related to postulated accidents that is applicable to HNP is listed in Table 5-2.

Table 5-2. Category 2 Issue Applicable to Postulated Accidents During the Renewal Term

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1		GEIS Sections	10 CFR 51.53(c)(3)(ii) Subparagraph	SEIS Section
POSTULATED ACCIDENTS				
Severe Accidents		5.3.3; 5.3.3.2 5.3.3.3; 5.3.3.4; 5.3.3.5; 5.4.; 5.5.2	L	5.2

1 Severe Accidents: Based on information in the GEIS, the Commission found: "The probability
2 weighted consequences of atmospheric releases, fallout onto open bodies of water, releases to
3 groundwater, and societal and economic impacts from severe accidents are small for all plants.
4 However, alternatives to mitigate severe accidents must be considered for all plants that have
5 not considered such alternatives."
6

7 The staff has not identified any significant new information with regard to the consequences
8 from severe accidents during its independent review of the SNC ER, the staff's site visit, the
9 scoping process, or its evaluation of other available information. Therefore, the staff concludes
10 that there are no impacts of severe accidents beyond those discussed in the GEIS. However,
11 in accordance with 10 CFR 51.53(c)(3)(ii)(L), the staff has reviewed severe accident mitigation
12 alternatives (SAMAs) for HNP. The results of its review are discussed in Section 5.2.
13

14 **5.2 Severe Accident Mitigation Alternatives**

15
16 Title 10 of the Code of Federal Regulations, Part 51.53(c)(3)(ii)(L) requires that license renewal
17 applicants consider alternatives to mitigate severe accidents if the staff has not previously
18 evaluated SAMAs for the applicant's plant in an environmental impact statement or related
19 supplement or in an environmental assessment. The purpose of this consideration is to ensure
20 that plant design changes with the potential for improving severe accident safety performance
21 are identified and evaluated. SAMAs have not been previously considered for HNP; therefore,
22 the following sections address those alternatives.
23

24 **5.2.1 Introduction**

25
26 SNC submitted an assessment of SAMAs for HNP as part of the ER (SNC 2000a). This
27 assessment was based on the *Hatch 1 Probabilistic Safety Assessment* (PSA), Revision 0 (an
28 updated version of the Individual Plant Examination [IPE, SNC 1992]) for core damage
29 frequency (CDF) estimation and containment performance, and a separate Level 3 model for
30 the ER SAMA risk determination. In identifying and evaluating potential SAMAs, SNC
31 considered the insights from the HNP IPE and Individual Plant Examination for External Events
32 (IPEEE, SNC 1996a) as well as several recent SAMA analyses for other plants (Limerick, Watts
33 Bar, and Comanche Peak) and other industry documentation, such as NUREG-1560 (NRC
34 1997a), NUREG-1462 (NRC 1994), and the GEIS (NRC 1996; 1999), that discuss potential
35 plant improvements. SNC identified and evaluated 114 SAMA candidates. As discussed
36 below, this list was reduced to 42 unique SAMA candidates because the remainder were either
37 not applicable to boiling-water reactors (BWRs), related to phenomena that are not risk-
38 significant in BWRs, or similar to other SAMAs being considered. Other SAMAs were excluded

Postulated Accidents

1 because they had already been implemented at HNP to address insights and recommendations
2 from the HNP PSA and IPE. The study concluded that none of the remaining SAMAs was cost
3 beneficial.

4
5 Based on a review of the SAMA assessment, the NRC issued a request for additional
6 information (RAI) to SNC by letter dated May 30, 2000 (NRC 2000a). Major issues concerned
7 the process used by the license renewal applicant to identify potential SAMAs, the
8 determination and documentation of the risk profile used in the analysis process, the
9 determination of the risk benefits, and the bases for the SAMA implementation costs. SNC
10 submitted additional information by letters dated July 26, 2000 (SNC 2000b), and August 31,
11 2000 (SNC 2000c), clarifying its approach for SAMA identification, risk quantification and
12 documentation, and SAMA implementation and benefit quantification. This response
13 addressed the staff's concerns and reaffirmed that none of the remaining SAMAs would be
14 cost-beneficial.

15
16 An assessment of SAMAs for HNP is presented below.

17 18 **5.2.2 Estimate of Risk for HNP**

19
20 SNC's estimates of offsite risk at HNP are summarized below. The summary is followed by a
21 review of SNC's risk estimates.

22 23 **5.2.2.1 SNC's Risk Estimates**

24
25 The SAMA analysis is based on two distinct analyses: 1) the HNP PSA, Revision 0 (an update
26 of the HNP Probabilistic Risk Assessment (PRA)/IPE model), and 2) a Level 3 analysis
27 developed specifically for the ER SAMA analyses. The HNP PSA is a conversion of the IPE
28 from the "large event tree, small fault tree" approach to the "linked fault tree" approach. The
29 new model incorporated new information on equipment performance, plant configuration
30 changes, and refinements in PRA modeling techniques. It contains a Level 1 analysis to
31 determine the CDF and a Level 2 analysis to determine containment performance during
32 severe accidents. The Level 1 analysis includes only internal events. Although SNC did not
33 include the results of the IPEEE, it did review the IPEEE as part of Phase I of its SAMA
34 evaluation. The total CDF for internal events is only $1.6\text{E-}5$ per reactor year (ry) and the Large
35 Early Release Frequency (LERF) is $2.7\text{E-}6/\text{ry}$. The breakdown of CDF is provided in Table 5-3.
36 As shown in this table, the current analyses show that Loss of Feedwater events are a
37 dominant contributor to CDF, followed by Loss of Station Battery A and Loss of Offsite Power.
38
39

Table 5-3. HNP Core Damage Frequency Profile

Accident Category	PSA % Total CDF
Loss of Offsite Power	16.7
Loss of 600V AC Bus C	8.4
Loss of Feedwater	20.2
Loss of Station Battery A	18.0
Main Steam Isolation Valve Closure	7.3
Anticipated Transient Without Scram (ATWS)	4.3

The Level 3 analysis uses the MELCOR Accident Consequence Code System 2 (MACCS2) code, Version 1.12, to determine the offsite risk impacts on the surrounding environment and public. Inputs for the Level 3 analysis include the HNP core radionuclide inventory, the Level 2 release fractions, site meteorological data, projected population distribution for the year 2030, emergency response evacuation modeling and economic data.

SNC estimates the dose to the population within 80 km (50 mi) of the HNP site from internal initiators to be 3.5 person-rem per year. Table 5-4 shows the distribution of containment performance contributions to the population dose. The current submittal indicates that early containment failure releases dominate. The early release category includes Sequence 2, a station blackout event, Sequence 4, a loss of containment heat removal/drywell failure event, and Sequence 11, an ATWS with drywell failure event. As noted by SNC, risk is dominated by Sequence 2 because it is estimated to result in a higher dose (1.9 person-rem) and because it has a relatively high estimate for its probability of occurrence ($1.79 \times 10^{-6}/\text{yr}$).

Table 5-4. Containment Failure Profile

Contributor	Submittal % Contribution to Population Dose
Bypass	5.4
Early	91.2
Late	3.3
Intact (Venting)	<0.1

Postulated Accidents

5.2.2.2 Review of SNC's Risk Estimates

SNC's estimate of offsite risk at HNP is based on the HNP PSA and a separate Level 3 MACCS2 analysis. This review considered the following major elements:

- the Level 1 and 2 risk models that form the bases for the December 1992 IPE submittal (SNC 1992)
- the major modifications to the IPE model that have been incorporated in the HNP PSA
- the Level 3 analyses performed to translate fission product release frequencies from the Level 2 PRA model into offsite consequence measures.

Each of these analyses was reviewed to determine the acceptability of SNC's risk estimates for the SAMA analysis, as summarized below.

The staff's review of the HNP IPE is described in an NRC safety evaluation dated July 18, 1995 (NRC 1995). In that review, the staff evaluated the methodology, models, data, and assumptions used to estimate the CDF and characterize containment performance and fission product releases. The staff concluded that SNC's analysis met the intent of Generic Letter 88-20 (NRC 1988); that is, the IPE was of adequate quality to be used to look for design or operational vulnerabilities. Although the staff reviewed certain aspects of the IPE in more detail than others, the review primarily focused on the licensee's ability to examine HNP for severe accident vulnerabilities and not specifically on the detailed findings or quantification estimates. Overall, the staff believed that the HNP IPE was of adequate quality to be used as a tool in searching for areas with high potential for risk reduction and to assess such risk reductions, especially when the risk models are used in conjunction with insights, such as those from risk importance, sensitivity, and uncertainty analyses.

As mentioned earlier, the HNP PSA is an update and conversion of the original IPE submitted to the NRC. It was reviewed by the SNC PSA engineering staff. Because the model was developed from the original IPE, SNC determined that all reviews from the original IPE were still applicable.

A comparison of risk profiles between the original IPE (which was reviewed by the NRC staff) and the current version indicated several changes. First, the overall CDF has decreased. As discussed below, this result is due to several factors. In addition, the dominance of certain events (e.g., Loss of Feedwater, Loss of Station Battery, etc.) has increased while the importance of other events (e.g., Loss of Offsite Power) has decreased. Nevertheless, the results confirm that the overall risk for the plant is low.

1 One major change in the model from the IPE to the PSA is the addition of more details to the
2 support system models, especially the electrical systems. However, perhaps the greater impact
3 on the results is due to the conversion of the risk model from the large event tree method to the
4 linked fault tree method. The original IPE fault trees were quantified using very small truncation
5 values to capture as much of the failure probabilities as possible in the event tree split fractions.
6 The event trees were then quantified at much higher truncation values to speed up the
7 quantification process. In the PSA, a single truncation value was used throughout the
8 quantification process. The differences in the quantification methods largely account for the
9 differences in the estimates for the overall CDF and LERF.

10
11 The revised CDF estimated for HNP is still comparable to values estimated for other BWR3/4
12 plants. Figure 11.2 of NUREG-1560 (NRC 1997a) shows that the total CDFs for these plants
13 range from $9\text{E-}8/\text{ry}$ to $8\text{E-}5/\text{ry}$, with an average value of $2\text{E-}5/\text{ry}$.

14
15 SNC submitted an IPEEE by letter dated January 26, 1996 (SNC 1996a), in response to
16 Supplement 4 of Generic Letter 88-20. SNC did not identify any fundamental weaknesses or
17 vulnerabilities to severe accident risk in regard to the external events related to seismic, fire,
18 high winds, floods, transportation and nearby facility accidents, and other external hazards. In
19 a letter dated October 23, 2000, the staff concluded that the submittal met the intent of
20 Supplement 4 to Generic Letter 88-20 (NRC 2000b). SNC chose not to include the results of its
21 analysis in the estimate of CDF. In its response to an RAI on how plant-specific external event
22 insights were considered, SNC stated that, based on its review of the HNP IPEEE and
23 NUREG-1560 (NRC 1997a) during Phase I of the SAMA evaluation, it identified three SAMAs
24 associated with external events. Two had already been implemented at HNP and one did not
25 pass the initial screening criteria. The largest CDF contributor examined in the IPEEE was
26 internal fires, which contributed $7.5\text{ E-}06/\text{ry}$ for HNP Unit 1 and $5.4\text{ E-}06/\text{ry}$ for HNP Unit 2. A
27 staff review of the risk dominant fire zones revealed that the CDF from a fire in a single zone
28 was typically an order of magnitude less than the CDF calculated for internal events.
29 Therefore, there is reasonable assurance that the risk associated with a fire would be bounded
30 by the CDF calculated for internal events. The staff also reviewed the Fire Submittal Screening
31 Review of HNP (an attachment to NRC 2000b) and did not identify any additional alternatives
32 that needed to be further evaluated by the applicant. The staff finds SNC's consideration of
33 external events for the purpose of this SAMA review acceptable.

34
35 The HNP IPE model included Level 2 components. Hence, the conversion to the linked fault
36 tree method impacted the Level 2 results. Differences in the Level 2 results were also impacted
37 by factors such as: (1) a power uprate, and (2) a new version of the Modular Accident Analysis
38 Program (MAAP) code, which was used to estimate release fractions and provide containment
39 analysis details.

Postulated Accidents

1 The process used by SNC to extend the containment performance (Level 2) portion of the PSA
2 to the offsite consequence (Level 3) assessment was reviewed. This included consideration of
3 the source terms used to characterize fission product releases for each containment release
4 mode and the major inputs and assumptions used in the offsite consequence analyses. SNC
5 used Version 3.0B BWR, Revision 10, of the MAAP code to analyze postulated accidents and
6 develop radiological source terms for each of the 15 bins into which the Containment Event
7 Tree endstates had been grouped. In reviewing the submittal, the staff noticed that the
8 predicted timing for various events, and in particular for Sequence 2, which was a dominant
9 contributor to plant risk, differed significantly from MAAP results presented in the IPE. In
10 response to an RAI, SNC clarified that the IPE results were based on calculations using MAAP
11 3.0B BWR, Revision 8.01. Differences between results for Sequence 2 in the new submittal
12 and the IPE were attributed to changes in MAAP system models (e.g., improved modeling of
13 the automatic depressurization system, which prolongs operation of the reactor core isolation
14 cooling system) and to changes to the MAAP input parameter file to reflect plant modifications
15 (e.g., the power uprate, instrument setpoint modifications, etc.). Source terms calculated for
16 this submittal were incorporated as input to the NRC-developed MACCS2 code.

17
18 SNC's point estimate source term for selected sequences was reviewed and found to either be
19 in reasonable agreement with or higher than the NUREG-1150 (NRC 1990) Peach Bottom
20 estimates for the closest corresponding release scenarios.

21
22 The MACCS2 input used site-specific meteorological data processed from measurements taken
23 hourly in 1997. These data were collected at the site meteorological tower. Hence, the
24 meteorological data are applicable to the site. In addition, SNC performed calculations
25 comparing meteorological data for the years 1995 through 1997. Results indicate that 1997
26 data were conservative for the 3-year period from 1995 through 1997.

27
28 The population distribution used as input to the MACCS2 analyses is based on the 1990 sector
29 population data for HNP provided in NUREG/CR-6525 (SECPOP90; NRC 1997b). Transient
30 populations were not considered because of the rural setting of HNP and the small assumed
31 transient population within 80 km (50 mi) of the site. The site-specific growth rates for the
32 period between 1990 and 2000, which were obtained from census information^(a), were used to
33 estimate a constant growth rate applicable out to 2040. Population growth within a 80-km
34 (50-mi) radius of the site was projected by using the SECPOP90 computer program.

1 (a) Personal communications on April 2, 1999, between M. Sik, Georgia Governor's Office of
2 Planning and Budget, and J. B. Hovey, Tetra Tech NUS, Inc., Aiken, South Carolina;
3 Subject: 1980 and 1990 Census Counts and 2000 and 2010 Population Projections, 1997
4 Estimates.

1 In the original submittal, SNC only projected the population growth out to the end of 2030. At
2 the request of the NRC, SNC projected the population growth out to the end of the license
3 renewal period (2034 for HNP Unit 1 and 2038 for HNP Unit 2), assuming the same constant
4 growth rate. This resulted in a greater population than that used in the SAMA analysis
5 (4 percent higher for 2034 and 8 percent higher for 2038, relative to 2030). Correspondingly, a
6 SAMA analysis using this larger population would result in a 4 percent greater benefit for HNP
7 Unit 1 and an 8 percent greater benefit for HNP Unit 2. However, this would not change the
8 conclusions of the SAMA analyses.

9
10 The staff concludes that the above methods and assumptions for the population growth
11 estimates are reasonable and acceptable for the purposes of the SAMA evaluation.

12
13 Evacuation modeling was based on a site-specific evacuation study performed by SNC in 1996
14 (SNC 1996b). SNC assumed that 95 percent of the people within the evacuation zone
15 (extending out to 16 km [10 mi] from the plant) would start moving 45 minutes after declaration
16 of a general emergency at a radial speed of 2.5 m/s (8.2 ft/s). SNC also assumed that
17 5 percent of the population would not evacuate. This assumption is conservative relative to the
18 NUREG-1150 study (NRC 1990), which assumed evacuation of 99.5 percent of the population
19 within the emergency planning zone.

20
21 In response to an RAI regarding the validity of the evacuation assumption for future years, SNC
22 noted that risk estimates for the HNP site are relatively insensitive to evacuation assumptions
23 because of its rural siting (the 0-16 km [0-10 mi] population is 2 percent of the 0-80 km
24 [0-50 mi] population). Furthermore, SNC observed that conservative assumptions were
25 selected in its evacuation calculations. For example, the assumed evacuation times corres-
26 ponded to the speed of the slowest subpopulation (special needs persons under adverse
27 conditions), which is approximately half of the evacuation speed indicated for the general
28 population (under adverse conditions).

29
30 Evacuation notification is assumed to take place at the times specified for declaring a general
31 emergency. In a response to an RAI, SNC provided the times at which a general emergency
32 would be declared. For Level 2 Sequences 4 and 5, these times are simultaneous to the
33 predicted time for the core to be uncovered. For Sequence 2, a general emergency is declared
34 as soon as the operators realize that they have a station blackout with no possibility of obtaining
35 offsite or onsite power to restore decay-heat-removal systems. In Sequence 11, an ATWS has
36 occurred, the main steam isolation valves have closed and the standby liquid control system
37 has failed to inject. A general emergency is declared based on a transient occurring with failure
38 of a core shutdown system and containment failure likely. In Sequence 15, there are no water
39 injection capabilities available. Core damage and vessel failure are unavoidable. A general
40 emergency is declared when two of the three fission product boundaries (fuel cladding, reactor

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vessel, and containment) have failed and the failure of the third boundary is likely. For these scenarios, the reported times seem reasonable. Hence, the staff concludes that the evacuation assumptions and analysis are reasonable and acceptable for the purposes of the SAMA evaluation.

Site-specific economic data requiring spatial distributions as input to MACCS2 were prepared by specifying the data for each of the 29 counties within 80 km (50 mi) of the plant. The values used in each of the 160 sectors surrounding the plant corresponded to the county that made up a majority of the land in that sector. When no single county represented a majority of the sector, conglomerate data (weighted by the fraction of each county in the sector) were developed. For the remaining economic data, generic data were provided. Agricultural production information was taken from the 1997 Agricultural Census (USDA 1998) and the Atkinson County [Georgia] Extension Service.

The staff concludes that the methodology used by SNC to estimate the CDF and offsite consequences for HNP provides an acceptable basis from which to proceed with an assessment of risk reduction potential for candidate SAMAs. Accordingly, the staff based its assessment of offsite risk on the CDF and offsite doses reported by SNC.

5.2.3 Potential Design Improvements

The process for identifying potential plant improvements, an evaluation of that process, and the improvements evaluated in detail by SNC are discussed in this section.

5.2.3.1 Process for Identifying Potential Design Improvements

SNC's process for identifying potential plant improvements (SAMAs) consisted of the following elements:

- reviews of SAMA analyses submitted in support of original licensing and license renewal activities for other operating nuclear power plants and advanced light water reactor plants
- reviews of other NRC and industry documentation discussing potential plant improvements
- review of the plant-specific insights from the HNP IPE and IPEEE.

Table 6 in Attachment F to the ER lists the 114 candidate improvements extracted from the above reviews.

SNC performed a qualitative screening of the initial list of SAMAs using the following criteria:

- The SAMA is not applicable to HNP due to design differences (not applicable to the BWR/4/Mk I design).
- The SAMA was related to the mitigation of an interfacing system loss of coolant accident (ISLOCA). NRC Information Notice 92-36 and its supplement were cited as characterizing the risk contributions of ISLOCA for BWRs as being very small.
- The SAMA has already been implemented at HNP (or the HNP design meets the intent of the SAMA).

Based on the qualitative screening, only 42 SAMAs were applicable to HNP and were considered of potential value in averting the risk of severe accidents.

5.2.3.2 Staff Evaluation

SNC's efforts to identify potential SAMAs focused primarily on areas associated with internal initiating events. The initial list of SAMAs generally addressed the accident categories that are dominant CDF contributors or issues that tend to have a large impact on a number of accident sequences at HNP. The preliminary review of SNC's SAMA identification process raised some concerns that plant-specific risk contributors were not fully considered. The staff requested additional plant-specific risk information (dominant minimal cut sets and importance measures) to determine if any significant SAMAs might have been overlooked. The SNC response to the RAI indicated that the insights from the HNP IPE, and not the newer HNP PSA, were used in the identification process. There are a few differences in the final results between the IPE and the PSA, but the list of SAMA candidates appears to address the major contributors to risk for both the IPE and the PSA. Although SNC did not take full advantage of the HNP PSA and the capabilities of the detailed model, it made a reasonable effort to search for potential SAMA candidates, using the knowledge and experience of its PRA personnel; reviewing insights from the IPE, IPEEE, and other plant-specific studies; and reviewing plant improvements in previous SAMA analyses. It should be noted that insights from the IPE have already led to the implementation of numerous potential SAMAs at HNP.

The list of 114 candidate SAMAs strongly focuses on hardware changes that tend to be expensive to implement (of the 114 SAMAs, only about 25 percent involve something other than hardware changes, and only two non-hardware SAMA candidates made it through all the screening to the final analysis). While hardware changes may often provide the greatest risk reduction, consideration should be given to other options that provide marginally smaller risk reductions with much smaller implementation costs. This is particularly true when the maximum attainable benefit is relatively small. For example, instead of adding redundant direct current

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(DC) control power for the PSW pumps, making procedural changes to provide better manual control may gain nearly as much benefit with a significantly smaller implementation cost.

This issue was raised in an RAI. In its response, SNC cited 26 SAMA candidates as examples of where actions other than hardware changes were considered. Of these 26 SAMA candidates, only 3 were eligible for screening; 10 were already implemented at HNP, 8 were associated with recirculation pump seal failures or ISLOCAs (both considered to be too insignificant with respect to BWR risk to pursue), 2 were combined with other SAMAs (hardware changes), and 3 were determined to not be applicable to HNP. Thus, of the 42 SAMA candidates that were applicable to HNP and were of potential value in averting the risk of severe accidents, only 3 (about 7 percent) were not hardware changes.

The NRC notes that the set of SAMAs submitted is not all inclusive, since additional, possibly even less expensive, design alternatives can always be postulated. However, the staff concludes that the benefits of any additional modifications are unlikely to exceed the benefits of the modifications evaluated and that the alternative improvements would not likely cost less than the least expensive alternatives evaluated, when the subsidiary costs associated with maintenance, procedures, and training are considered. On this basis, the NRC concludes that the set of potential SAMA alternatives identified by SNC is acceptable.

5.2.4 Risk Reduction Potential of Design Improvements

SNC evaluated the risk reduction potential of the 42 unique SAMA candidates that were applicable to HNP by first applying a bounding technique. Each SAMA was assumed to completely eliminate all risk. If the implementation costs were greater than the maximum benefit (\$500,000, see Section 5.2.6), then the SAMA was screened from further consideration. If the SAMA could not be screened based on this analysis, then a more refined look at the costs and benefits was warranted.

Using this approach, all but 16 SAMAs were eliminated because the cost was expected to exceed the maximum potential benefit. For each of the 16 remaining SAMA candidates, a more detailed conceptual design was prepared along with a more detailed estimated cost. During this analysis, SNC determined that six of the SAMA candidates were adequately covered by existing plant design and procedures. In addition, the detailed estimation revealed that the cost of one of the candidates (SAMA 41) was greater than the \$500,000 cost associated with the maximum potential risk benefit. SNC dropped these seven SAMA candidates from further consideration. The nine remaining SAMA candidates are listed in Table 5-5.

Table 5-5. Cost-Benefit Results for Potentially Cost-Effective SAMA Candidates

No.	SAMA	Result of Potential Enhancement	CDF Reduction (percent)	P-Rem Reduction (percent)	Total Benefits	Implementation Costs	Net Benefit
9	Add redundant direct current (DC) power for plant service water (PSW) pumps C & D	Would increase reliability of PSW by reducing frequency of loss of PSW	0.11	0.07	\$500	\$97,000	(\$96,500)
22	Provide reliable power to control building fans	Would increase availability of control room ventilation upon a loss of power	0	0	\$0	\$101,000	(\$101,000)
25	Add a diesel building switchgear room high-temperature alarm	Would improve diagnosis of a loss of switchgear room cooling	0.2	1.2	\$2,492	\$100,000	(\$97,508)
46	Use the fire protection system as a backup source for containment spray	Would provide redundant containment spray function without the cost of installing a new system	0.0	0.01	\$0 ^(a)	\$25,000	(\$25,000)
60	Improve 4.16-kilovolt (kV) bus cross-tie ability	Would improve alternating current (AC) power reliability	0.0	0.05	\$61	\$100,000	(\$99,939)
73	Use fire protection system as a backup source for diesel cooling	Would provide a redundant and diverse source of cooling for diesel generators	0.17	1.01	\$2,098	\$126,000	(\$123,902)
78	Provide DC power to the 120/240-V vital AC system from station battery instead of its own battery	Would increase the reliability of the 120-Vac buses.	0.0	0.0	\$78	\$106,360	(\$106,282)

(a) Although there would be a non-zero benefit for this SAMA, the value is so low that it is approximately zero.

Table 5-5. (contd)

No.	SAMA	Result of Potential Enhancement	CDF Reduction (percent)	P-Rem Reduction (percent)	Total Benefits	Implementation Costs	Net Benefit	Postulated Accidents
99	Implement internal flood prevention and mitigation enhancements	Would reduce the consequences of internal flooding	0.03	0.0	\$98	\$325,000	(\$324,902)	
105	Proceduralize intermittent operation of the high-pressure coolant injection (HPCI) system	Would allow extended duration of HPCI availability	0.0	0.0	\$0	\$22,200	(\$22,200)	

Note: All benefits and costs are on a per unit basis.

1 For each of these SAMAs, a risk reduction analysis was performed. The specific impacts on
2 the CDF and LERF models were identified, the appropriate model elements were changed to
3 reflect the plant or procedure enhancement, and the models were requantified. Table 5-5
4 shows the percent reductions in the CDF and person-rem public exposure for each SAMA.

5
6 The evaluation of the SAMA risk-reduction potentials did not consider uncertainties. The HNP
7 PSA used in the risk-reduction evaluation does not lend itself to propagating uncertainty;
8 therefore, an uncertainty analysis was not performed. The uncertainties in the PSA, risk-
9 reduction estimates, and costs all contribute to uncertainties in the value-impact analyses for
10 each SAMA. Factors of 3 to 5 are common for the Level 1 PSA alone. Even larger
11 uncertainties are common for the Level 2 and Level 3 analyses. However, the margins between
12 the costs and the benefits for the SAMAs presented in Table 5-5 are so large that even if the
13 risk reduction benefits were a factor of 10 greater, all of the SAMAs would still be eliminated.

14
15 The NRC staff concludes that the risk-impact analyses performed for the final nine SAMA
16 candidates were conducted according to accepted PRA practices and are acceptable and
17 appropriate for the SAMA analysis.

18 19 **5.2.5 Cost Impacts of Candidate Design Improvements**

20
21 SNC developed a preliminary cost estimate for each of the 42 unique SAMA candidates as part
22 of a cost-screening analysis. The screening criterion was established at a cost of \$500,000
23 based on the analysis of the maximum potential benefit. Thus, if a SAMA cost more than
24 \$500,000, there was no potential for being cost-beneficial, even if it eliminated all risk.

25
26 The preliminary cost estimates were developed to determine which SAMA candidates would
27 clearly cost more than \$500,000 and could readily be dismissed. The cost estimates were
28 based on the total costs associated with performing engineering, procurement, and
29 construction. The cost history for similar modifications at the plant or at other plants was
30 considered in developing the estimates.

31
32 Using the \$500,000 screening value, 26 candidate SAMAs were eliminated. For the
33 16 remaining SAMA candidates, a more detailed conceptual design was prepared along with a
34 more detailed cost estimate based on the same set of cost elements considered before plus
35 training costs. During the detailed analysis, SNC determined that six of the candidate SAMAs
36 were adequately covered by existing plant design and procedures. SNC found that another
37 candidate SAMA was more expensive than the \$500,000 cutoff value. SNC eliminated these
38 seven candidate SAMAs from further consideration. Table 5-5 shows the cost-benefit analysis
39 results for the nine remaining SAMA candidates.
40

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The cost estimates are reasonable and in most cases are probably conservative (low) in that they do not consider the cost of replacement power during extended outages to implement the modifications and do not include contingency costs associated with unforeseen implementation obstacles. Where applicable, costs were determined on a dual-unit basis (rather than doubling a single-unit estimate) to give a more accurate overall cost estimate.

The staff concludes that the cost estimates are sufficient and appropriate for use in the SAMA evaluations.

5.2.6 Cost-Benefit Comparison

The staff's evaluation of SNC's cost-benefit analysis is described in the following sections.

5.2.6.1 SNC Evaluation

The methodology used by SNC was based primarily on NRC's guidance for performing cost-benefit analysis, i.e., *Regulatory Analysis Technical Evaluation Handbook*, NUREG/BR-0184 (NRC 1997c). The guidance involves determining the net value for each SAMA according to the following formula:

$$\text{Net Value} = (\text{APE} + \text{AOC} + \text{AOE} + \text{AOSC}) - \text{COE}$$

where APE = present value of averted public exposure (\$)
 AOC = present value of averted offsite property damage costs (\$)
 AOE = present value of averted occupational exposure (\$)
 AOSC = present value of averted onsite costs (\$)
 COE = cost of enhancement (\$)

If the net value of a SAMA is negative, the cost of implementing the SAMA is larger than the benefit associated with the SAMA and it is not considered cost-beneficial. The same analytical approach was used by SNC for the initial screening of the SAMAs. However, for the screening process SNC calculated the maximum averted costs assuming that all severe accident costs were eliminated. SNC's derivation of each of the associated costs is summarized below.

Averted Public Exposure (APE)

SNC called this cost the Offsite Exposure Cost. Averted public exposure costs were calculated using the following formula:

1 **APE =** Annual reduction in public exposure (Δ person-rem/ry)
 2 x monetary equivalent of unit dose (\$2,000 per person-rem)
 3 x present value conversion factor (10.76, based on a 20-year period with a 7 percent
 4 discount rate)

5
 6 As stated in NUREG/BR-0184 (NRC 1997c), it is important to note that the monetary value of
 7 the public health risk after discounting does not represent the expected reduction in public
 8 health risk due to a single accident. Rather, it is the present value of a stream of potential
 9 losses extending over the remaining lifetime (in this case, the renewal period) of the facility.
 10 Thus, it reflects the expected annual loss due to a single accident, the possibility that such an
 11 accident could occur at any time over the renewal period, and the effect of discounting these
 12 potential future losses to present value. For the purposes of initial screening (severe accident
 13 costs eliminated), SNC calculated an APE of \$72,565.

14 15 **Averted Offsite Property Damage Costs (AOC)**

16
 17 SNC called this the Offsite Economic Cost. Averted offsite property damage costs were
 18 calculated using the following formula:

19
 20 **AOC =** Annual CDF reduction
 21 x offsite economic costs associated with a severe accident (on a per event basis)
 22 x present value conversion factor

23
 24 For the purposes of initial screening (severe accident costs eliminated), SNC cited an annual
 25 offsite economic risk of \$9,262 based on the Level 3 risk analysis. This results in a discounted
 26 value of \$99,659.

27 28 **Averted Occupational Exposure Costs (AOE)**

29
 30 SNC calls this the Onsite Exposure Cost. Averted occupational exposure costs were calculated
 31 using the following formula:

32
 33 **AOE =** Annual CDF reduction
 34 x occupational exposure per core damage event
 35 x monetary equivalent of unit dose
 36 x present value conversion factor

37
 38 SNC derived the values for averted occupational exposure from information provided in
 39 Section 5.7.3 of the regulatory analysis handbook (NRC 1997c). Best estimate values provided
 40 for immediate occupational dose (3,300 person-rem) and long-term occupational dose

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(20,000 person-rem over a 10-year cleanup period) were used. The present value of these doses was calculated using the equations provided in the handbook in conjunction with a monetary equivalent of unit dose of \$2,000 per person-rem, a real discount rate of 7 percent, and a time period of 20 years to represent the license renewal period. For the purposes of initial screening (severe accident costs eliminated), SNC calculated an AOE of \$6,237.

Averted Onsite Costs (AOSC)

Averted onsite costs include averted cleanup and decontamination costs and averted power replacement costs. Repair and refurbishment costs are considered for recoverable accidents only and not for severe accidents. SNC derived the values for AOSC based on information provided in Section 5.7.6 of the regulatory analysis handbook (NRC 1997c).

SNC divided this cost element into two parts, the Onsite Cleanup and Decontamination Cost (also commonly referred to as averted cleanup and decontamination costs [ACC]) and the Replacement Power Cost.

Averted cleanup and decontamination costs are calculated using the following formula:

$$\begin{aligned} \text{ACC} = & \text{Annual CDF reduction} \\ & \times \text{present value of cleanup costs per core damage event} \\ & \times \text{present value conversion factor} \end{aligned}$$

The total cost of cleanup and decontamination subsequent to a severe accident is estimated in the regulatory analysis handbook as \$1.1E+9 (undiscounted). This value was converted to present costs over a 10-year cleanup period and integrated over the term of the proposed license extension. For the purposes of initial screening (severe accident costs eliminated), SNC calculated an ACC of \$193,973.

Long-term replacement power costs (RPC) are calculated using the following formula:

$$\begin{aligned} \text{RPC} = & \text{Annual CDF reduction} \\ & \times \text{present value of replacement power for a single event} \\ & \times \text{factor to account for remaining service years for which replacement power is required} \\ & \times \text{reactor power scaling factor} \end{aligned}$$

For the purposes of initial screening (severe accident costs eliminated), SNC calculated an RPC of \$120,041. The total averted cost for the screening process is \$492,476, which SNC rounded up to \$500,000.

SNC Results

The cost-benefit results for the individual analysis of the final nine SAMA candidates are presented in Table 5-5. All of the SAMAs have significantly large negative net values. SNC concluded that implementation of any of these SAMAs is not justified because the costs of implementation greatly exceed the benefits. As such SNC has decided not to pursue any of these SAMAs further.

5.2.6.2 Staff Evaluation

The cost-benefit analysis conducted by SNC was based primarily on the NRC's *Regulatory Analysis Technical Evaluation Handbook* (NRC 1997c). No deviations were found. The staff concludes that the cost of implementing any of the nine SAMAs would far exceed the estimated benefit, with a margin of about a factor of 20. Use of a 3 percent discount rate in place of the 7 percent discount rate used in SNC's analysis would increase net values, but would not lead to the identification of any cost-beneficial SAMAs. Similarly, implementing any of the SAMAs in the near term instead of waiting until the start of the license renewal period (thereby extending the period in the value-impact analysis) would not increase the net benefit sufficiently to make any of the SAMA candidates cost-beneficial.

5.2.7 Conclusions

SNC compiled a list of 114 SAMA candidates using as resources SAMA analyses submitted in support of licensing activities for other nuclear power plants, NRC and industry documents discussing potential plant improvements, and the plant-specific insights from the HNP IPE and IPEEE. A qualitative screening removed those SAMA candidates that (1) did not apply to HNP due to design differences, (2) were related to the mitigation of recirculation pump seal failures or ISLOCAs (not significant risk contributors for BWRs), or (3) had already been implemented at HNP. Only 42 SAMA candidates survived this screening process.

Using the HNP PSA and a Level 3 analysis developed specifically for SAMA evaluations, a maximum obtainable benefit of about \$500,000 was calculated. This value was used as a second screening that eliminated the SAMA candidates whose cost to implement would exceed the maximum obtainable benefit. This process left only 16 SAMA candidates for further analysis.

For each of these 16 SAMA candidates, a more detailed conceptual design and cost estimate were developed. In doing so, SNC determined that six SAMA candidates were adequately covered by existing plant design and procedures and that another would cost more than \$500,000 to implement. SNC eliminated these seven SAMA candidates from further

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1 consideration. The final nine SAMA candidates were processed through a detailed cost-benefit
2 analysis as shown in Table 5-5.

3
4 The cost-benefit analyses showed that none of the final nine SAMA candidates were cost-
5 beneficial and the negative net benefit margins were large. SNC concluded that there was no
6 justification to implement any of the SAMA candidates and decided not to pursue any of the
7 SAMA candidates any further.

8
9 The staff reviewed the SNC analysis and concluded that the methods used and the
10 implementation of those methods were sound. While there is at least one area of weakness in
11 the analysis (a lack of explicit treatment of uncertainties), the conservative treatment of SAMA
12 benefits and costs, the resulting large negative net benefits and the inherently small baseline
13 risks, support the preliminary conclusion that the SAMA evaluations performed by SNC are
14 reasonable and sufficient for the license renewal submittal.

15
16 Based on its review of SNC's SAMA analyses, it is the staff's preliminary conclusion that none
17 of the candidate SAMAs are cost-beneficial. This conclusion is consistent with the low residual
18 level of risk indicated in the HNP PSA and the fact that HNP has already implemented many
19 plant improvements identified by the IPE and IPEEE.
20

21 5.3 References

22
23 10 CFR 51.53, "Postconstruction environmental reports."

24
25 10 CFR Part 51, Subpart A, Appendix B, "Environmental effect of renewing the operating
26 license of a nuclear power plant."

27
28 Southern Nuclear Operating Company (SNC). 1992. Letter from Georgia Power Company to
29 U.S. Nuclear Regulatory Commission. Subject: Plant Hatch - Units 1 and 2, Individual Plant
30 Examination Submittal. December 11, 1992.

31
32 Southern Nuclear Operating Company (SNC). 1996a. Letter from Georgia Power Company to
33 U.S. Nuclear Regulatory Commission. Subject: Edwin I. Hatch Nuclear Plant, Response to
34 Generic Letter 88-20, Supplement 4. Submitting the Edwin I. Hatch Individual Plant
35 Examination for External Events (IPEEE). January 26, 1996.

36
37 Southern Nuclear Operating Company (SNC). 1996b. *Edwin I. Hatch Nuclear Plant Site*
38 *Evacuation Plan, Revision 1.5.*
39

1 Southern Nuclear Operating Company (SNC). 2000a. *Application for Renewed Operating*
2 *Licenses, Edwin I. Hatch Nuclear Plant. Appendix D, Applicant's Environmental*
3 *Report—Operating License Renewal Stage Edwin I. Hatch Nuclear Plant.*

4
5 Southern Nuclear Operating Company (SNC). 2000b. Letter from H. L. Sumner, Jr., SNC, to
6 U.S. Nuclear Regulatory Commission. Subject: Edwin I. Hatch Nuclear Plant, Additional
7 Information Related to the Staff's Review of Severe Accident Mitigation Alternatives (TAC Nos.
8 MA8096 and MA 8098). July 26, 2000.

9
10 Southern Nuclear Operating Company (SNC). 2000c. Letter from H. L. Sumner, Jr. (SNC) to
11 U.S. Nuclear Regulatory Commission. Subject: Edwin I. Hatch Nuclear Plant, Additional
12 Information Related to the Staff's Review of Severe Accident Mitigation Alternatives (TAC Nos.
13 MA8096 and MA 8098). August 31, 2000.

14
15 U. S. Department of Agriculture (USDA). 1998. *1997 Census of Agriculture*, National
16 Agricultural Statistics Service.

17
18 U. S. Nuclear Regulatory Commission (NRC). 1988. *Individual Plant Examination for Severe*
19 *Accident Vulnerabilities*. Generic Letter 88-20, November 23, 1988, Washington, D.C.

20
21 U.S. Nuclear Regulatory Commission (NRC). 1990. *Severe Accident Risks - An Assessment*
22 *for Five U.S. Nuclear Power Plants*. NUREG-1150, U.S. Nuclear Regulatory Commission,
23 Washington, D.C.

24
25 U.S. Nuclear Regulatory Commission (NRC). 1994. *Final Safety Evaluation Report Related to*
26 *the Certification of the System 80+ Design*. NUREG-1462, Washington, D.C.

27
28 U.S. Nuclear Regulatory Commission (NRC). 1995. Letter from Khatan N. Jabbour, NRC, to
29 J. T. Beckham, Jr., Georgia Power Company. Subject: NRC Staff's Evaluation of Hatch
30 Nuclear Plant, Units 1 & 2, Individual Plant Examination (IPE) Submittal (TAC Nos. M74419 and
31 M74420). July 18, 1995.

32
33 U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement*
34 *for License Renewal of Nuclear Power Plants*. NUREG-1437, Washington, D.C.

35
36 U.S. Nuclear Regulatory Commission (NRC). 1997a. *Individual Plant Examination Program:*
37 *Perspectives on Reactor Safety and Plant Performance*. NUREG-1560, Washington, D.C.

38
39 U.S. Nuclear Regulatory Commission (NRC). 1997b. *SECPOP90: Sector Population, Land*
40 *Fraction, and Economic Estimation Program*. NUREG/CR-6525, Washington, D.C.

Postulated Accidents

1
2 U.S. Nuclear Regulatory Commission (NRC). 1997c. *Regulatory Analysis Technical Evaluation*
3 *Handbook*. NUREG/BR-0184, Washington, D.C.

4
5 U.S. Nuclear Regulatory Commission (NRC) 1999. *Generic Environmental Impact Statement*
6 *for License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1,*
7 *Summary of Findings on NEPA Issues for License Renewal of Nuclear Power Plants.*
8 NUREG-1437, Vol. 1, Addendum 1, Washington, D.C.

9
10 U.S. Nuclear Regulatory Commission (NRC). 2000a. Letter from James H. Wilson, NRC, to
11 Lewis Sumner, Southern Nuclear Operating Company, Inc. Subject: Request for Additional
12 Information Related to the Staff's Review of Severe Accident Mitigation Alternatives for the
13 Edwin I. Hatch Nuclear Plant, Units 1 and 2 (TAC Nos. MA8096 and MA8098). May 30, 2000.

14
15 U.S. Nuclear Regulatory Commission (NRC). 2000b. Letter from Leonard N. Olshan, NRC, to
16 Lewis Sumner, Southern Nuclear Operating Company, Inc. Subject: Review of Hatch
17 Individual Plant Examination of External Events (IPEEE) Submittal (TAC Nos. M83628 and
18 M83629). October 23, 2000.

6.0 Environmental Impacts of the Uranium Fuel Cycle and Solid Waste Management

Environmental issues associated with the uranium fuel cycle and solid waste management were discussed in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996; 1999).^(a) The GEIS included a determination of whether the analysis of the environmental issue could be applied to all plants and whether additional mitigation measures would be warranted. Issues were then assigned a Category 1 or a Category 2 designation. As set forth in the GEIS, Category 1 issues are those that meet all of the following criteria:

- (1) The environmental impacts associated with the issue have been determined to apply either to all plants or, for some issues, to plants having a specific type of cooling system or other specified plant or site characteristics.
- (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the impacts (except for collective offsite radiological impacts from the fuel cycle and from high-level waste (HLW) and spent fuel disposal).
- (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis, and it has been determined that additional plant-specific mitigation measures are likely not to be sufficiently beneficial to warrant implementation.

For issues that meet the three Category 1 criteria, no additional plant-specific analysis is required unless new and significant information is identified.

Category 2 issues are those that do not meet one or more of the criteria of Category 1, and therefore, additional plant-specific review for these issues is required.

This chapter addresses the issues that are related to the uranium fuel cycle and solid waste management during the license renewal term that are listed in 10 CFR Part 51, Subpart A, Appendix B, that are applicable to the Edwin I. Hatch Nuclear Plant (HNP), Units 1 and 2. The generic potential impacts of the radiological and non-radiological environmental impacts of the uranium fuel cycle and transportation of nuclear fuel and wastes are described in detail in the GEIS based, in part, on the generic impacts provided in 10 CFR 51.51(b), Table S-3, "Table of Uranium Fuel Cycle Environmental Data," and in 10 CFR 51.52(c), Table S-4, "Environmental Impact of Transportation of Fuel and Waste to and from One Light-Water-Cooled Nuclear

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. All references to the "GEIS" include the GEIS and its Addendum 1.

Power Reactor.” The GEIS also addresses the impacts from radon-222 and technetium-99. There are no Category 2 issues for the uranium fuel cycle and solid waste management.

6.1 The Uranium Fuel Cycle

Category 1 issues in 10 CFR Part 51, Subpart A, Appendix B, that are applicable to HNP from the uranium fuel cycle and solid waste management are listed in Table 6-1.

Table 6-1. Category 1 Issues Applicable to the Uranium Fuel Cycle and Solid Waste Management During the Renewal Term

ISSUE—10 CFR Part 51, Subpart A, Appendix B	GEIS Sections
URANIUM FUEL CYCLE AND WASTE MANAGEMENT	
Offsite radiological impacts (individual effects from other than the disposal of spent fuel and HLW)	6.1; 6.2.1; 6.2.2.1; 6.2.2.3; 6.2.3; 6.2.4; 6.6
Offsite radiological impacts (collective effects)	6.1; 6.2.2.1; 6.2.3; 6.2.4
Offsite radiological impacts (spent fuel and HLW disposal)	6.1; 6.2.2.1; 6.2.3; 6.2.4
Nonradiological impacts of the uranium fuel cycle	6.1; 6.2.2.6; 6.2.2.7; 6.2.2.8; 6.2.2.9; 6.2.3; 6.2.4; 6.6
Low-level waste storage and disposal	6.1; 6.2.2.2; 6.4.2; 6.4.3; 6.4.3.1; 6.4.3.2; 6.4.3.3; 6.4.4; 6.4.4.1; 6.4.4.2; 6.4.4.3; 6.4.4.4; 6.4.4.5; 6.4.4.5.1; 6.4.4.5.2; 6.4.4.5.3; 6.4.4.5.4; 6.4.4.6
Mixed waste storage and disposal	6.4.5.1; 6.4.5.2; 6.4.5.3; 6.4.5.4; 6.4.5.5; 6.4.5.6; 6.4.5.6.1; 6.4.5.6.2; 6.4.5.6.3; 6.4.5.6.4
Onsite spent fuel	6.1; 6.4.6; 6.4.6.1; 6.4.6.2; 6.4.6.3; 6.4.6.4; 6.4.6.5; 6.4.6.6; 6.4.6.7; 6.6
Nonradiological waste	6.1; 6.5; 6.5.1; 6.5.2; 6.5.3; 6.6
Transportation	6.1; 6.3.1; 6.3.2.3; 6.3.3; 6.3.4; 6.6, Addendum 1

Southern Nuclear Operating Company (SNC) stated in its Environmental Report (ER; SNC 2000) that it is not aware of any new and significant information associated with the renewal of the HNP operating licenses (OLs). No significant new information has been identified by the staff during its review. Therefore, the staff concludes that there are no impacts related to these issues beyond those discussed in the GEIS. For all of those issues, the staff concluded in the GEIS that the impacts are SMALL, and plant-specific mitigation measures are not likely to be sufficiently beneficial to be warranted.

A brief description of the staff review and the GEIS conclusions, as codified in Table B-1, for each of these issues follows:

- Offsite radiological impacts (individual effects from other than the disposal of spent fuel and HLW). Based on information in the GEIS, the Commission found:

Off-site impacts of the uranium fuel cycle have been considered by the Commission in Table S-3 of this part [10 CFR 51.51(b)]. Based on information in the GEIS, impacts on individuals from radioactive gaseous and liquid releases including radon-222 and technetium-99 are small.

The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no offsite radiological impacts of the uranium fuel cycle during the renewal term beyond those discussed in the GEIS.

- Offsite radiological impacts (collective effects): Based on information in the GEIS, the Commission found:

The 100 year environmental dose commitment to the U.S. population from the fuel cycle, high level waste and spent fuel disposal is calculated to be about 14,800 person rem [148 person Sv], or 12 cancer fatalities, for each additional 20-year power reactor operating term. Much of this, especially the contribution of radon releases from mines and tailing piles, consists of tiny doses summed over large populations. This same dose calculation can theoretically be extended to include many tiny doses over additional thousands of years as well as doses outside the U.S. The result of such a calculation would be thousands of cancer fatalities from the fuel cycle, but this result assumes that even tiny doses have some statistical adverse health effect which will not ever be mitigated (for example no cancer cure in the next thousand years), and that these doses projected over thousands of years are meaningful. However, these assumptions are

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questionable. In particular, science cannot rule out the possibility that there will be no cancer fatalities from these tiny doses. For perspective, the doses are very small fractions of regulatory limits, and even smaller fractions of natural background exposure to the same populations.

Nevertheless, despite all the uncertainty, some judgement as to the regulatory NEPA [National Environmental Policy Act] implications of these matters should be made and it makes no sense to repeat the same judgement in every case. Even taking the uncertainties into account, the Commission concludes that these impacts are acceptable in that these impacts would not be sufficiently large to require the NEPA conclusion, for any plant, that the option of extended operation under 10 CFR Part 54 should be eliminated. Accordingly, while the Commission has not assigned a single level of significance for the collective effects of the fuel cycle, this issue is considered Category 1.

The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no collective impacts of the uranium fuel cycle during the renewal term beyond those discussed in the GEIS.

- Offsite radiological impacts (spent fuel and high-level waste disposal): Based on information in the GEIS, the Commission found:

For the high level waste and spent fuel disposal component of the fuel cycle, there are no current regulatory limits for offsite releases of radioactive nuclides for the current candidate repository site. However, if we assume that limits are developed along the lines of the 1995 National Academy of Sciences (NAS) report, "Technical Bases for Yucca Mountain Standards," and that in accordance with the Commission's Waste Confidence Decision, 10 CFR 51.23, a repository can and likely will be developed at some site which will comply with such limits, peak doses to virtually all individuals will be 100 millirem [1 mSv] per year or less. However, while the Commission has reasonable confidence that these assumptions will prove correct, there is considerable uncertainty since the limits are yet to be developed, no repository application has been completed or reviewed, and uncertainty is inherent in the models used to evaluate possible pathways to the human environment. The NAS report indicated that 100 millirem [1 mSv] per year should be considered as a starting point for limits for individual doses, but notes that some measure of consensus exists among national and international bodies that the limits should be a fraction of the 100 millirem [1 mSv] per year. The lifetime individual risk from 100 millirem [1 mSv] annual dose limit is about 3×10^{-3} .

1 Estimating cumulative doses to populations over thousands of years is more
2 problematic. The likelihood and consequences of events that could seriously
3 compromise the integrity of a deep geologic repository were evaluated by the
4 Department of Energy in the "Final Environmental Impact Statement: Management of
5 Commercially Generated Radioactive Waste," October 1980 [DOE 1980]. The
6 evaluation estimated the 70-year whole-body dose commitment to the maximum
7 individual and to the regional population resulting from several modes of breaching a
8 reference repository in the year of closure, after 1,000 years, after 100,000 years, and
9 after 100,000,000 years. Subsequently, the NRC and other federal agencies have
10 expended considerable effort to develop models for the design and for the licensing of a
11 high level waste repository, especially for the candidate repository at Yucca Mountain.
12 More meaningful estimates of doses to population may be possible in the future as more
13 is understood about the performance of the proposed Yucca Mountain repository. Such
14 estimates would involve very great uncertainty, especially with respect to cumulative
15 population doses over thousands of years. The standard proposed by the NAS is a limit
16 on maximum individual dose. The relationship of the potential new regulatory require-
17 ments, based on the NAS report, and cumulative population impacts has not been
18 determined, although the report articulates the view that protection of individuals will
19 adequately protect the population for a repository at Yucca Mountain. However, EPA's
20 generic repository standards in 40 CFR part 191 generally provide an indication of the
21 order of magnitude of cumulative risk to population that could result from the licensing of
22 a Yucca Mountain repository, assuming the ultimate standards will be within the range of
23 standards now under consideration. The standards in 40 CFR part 191 protect the
24 population by imposing "containment requirements" that limit the cumulative amount of
25 radioactive material released over 10,000 years. Reporting performance standards that
26 will be required by EPA are expected to result in releases and associated health conse-
27 quences in the range between 10 and 100 premature cancer deaths with an upper limit
28 of 1,000 premature cancer deaths worldwide for a 100,000 metric tonne (MTHM)
29 repository.

30
31 Nevertheless, despite all the uncertainty, some judgement as to the regulatory NEPA
32 implications of these matters should be made and it makes no sense to repeat the same
33 judgement in every case. Even taking the uncertainties into account, the Commission
34 concludes that these impacts are acceptable in that these impacts would not be
35 sufficiently large to require the NEPA conclusion, for any plant, that the option of
36 extended operation under 10 CFR part 54 should be eliminated. Accordingly, while the
37 Commission has not assigned a single level of significance for the impacts of spent fuel
38 and high level waste disposal, this issue is considered Category 1.
39

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1 The staff has not identified any significant new information during its independent review of
2 the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other
3 available information. Therefore, the staff concludes that there are no collective impacts of
4 the uranium fuel cycle during the renewal term beyond those discussed in the GEIS.

- 5
6 • Nonradiological impacts of the uranium fuel cycle: Based on information in the GEIS, the
7 Commission found: "The nonradiological impacts of the uranium fuel cycle resulting from
8 the renewal of an operating license for any plant are found to be small." The staff has not
9 identified any significant new information during its independent review of the SNC ER
10 (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available
11 information. Therefore, the staff concludes that there are no nonradiological impacts of the
12 uranium fuel cycle during the renewal term beyond those discussed in the GEIS.

- 13
14 • Low-level waste storage and disposal: Based on information in the GEIS, the Commission
15 found:

16
17 The comprehensive regulatory controls that are in place and the low public doses being
18 achieved at reactors ensure that the radiological impacts to the environment will remain
19 small during the term of a renewed license. The maximum additional on-site land that
20 may be required for low-level waste storage during the term of a renewed license and
21 associated impacts will be small. Nonradiological impacts on air and water will be
22 negligible. The radiological and nonradiological environmental impacts of long-term
23 disposal of low-level waste from any individual plant at licensed sites are small. In
24 addition, the Commission concludes that there is reasonable assurance that sufficient
25 low-level waste disposal capacity will be made available when needed for facilities to be
26 decommissioned consistent with NRC decommissioning requirements.

27
28 The staff has not identified any significant new information during its independent review of
29 the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other
30 available information. Therefore, the staff concludes that there are no impacts of low-level
31 waste storage and disposal associated with the renewal term beyond those discussed in the
32 GEIS.

- 33
34 • Mixed waste storage and disposal: Based on information in the GEIS, the Commission
35 found:

36
37 The comprehensive regulatory controls and the facilities and procedures that are in
38 place ensure proper handling and storage, as well as negligible doses and exposure to
39 toxic materials for the public and the environment at all plants. License renewal will not
40 increase the small, continuing risk to human health and the environment posed by mixed

waste at all plants. The radiological and nonradiological environmental impacts of long-term disposal of mixed waste from any individual plant at licensed sites are small. In addition, the Commission concludes that there is reasonable assurance that sufficient mixed waste disposal capacity will be made available when needed for facilities to be decommissioned consistent with NRC decommissioning requirements.

The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of mixed waste storage and disposal associated with the renewal term beyond those discussed in the GEIS.

- Onsite spent fuel: Based on information in the GEIS, the Commission found: "The expected increase in the volume of spent fuel from an additional 20 years of operation can be safely accommodated on site with small environmental effects through dry or pool storage at all plants if a permanent repository or monitored retrievable storage is not available." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of onsite spent fuel associated with license renewal beyond those discussed in the GEIS.
- Nonradiological waste: Based on information in the GEIS, the Commission found: "No changes to generating systems are anticipated for license renewal. Facilities and procedures are in place to ensure continued proper handling and disposal at all plants." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no nonradiological waste impacts during the renewal term beyond those discussed in the GEIS.
- Transportation: Based on information contained in the GEIS, the Commission found:

The impacts of transporting spent fuel enriched up to 5 percent uranium-235 with average burnup for the peak rod to current levels approved by NRC up to 62,000 MWd/MTU and the cumulative impacts of transporting high-level waste to a single repository, such as Yucca Mountain, Nevada are found to be consistent with the impact values contained in 10 CFR 51.52(c), Summary Table S-4—Environmental Impact of Transportation of Fuel and Waste to and from One Light-Water-Cooled Nuclear Power Reactor. If fuel enrichment or burnup conditions are not met, the

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applicant must submit an assessment of the implications for the environmental impact values reported in §51.52.

HNP meets the fuel enrichment and burnup conditions set forth in Addendum 1 to the GEIS. The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of transportation associated with license renewal beyond those discussed in the GEIS.

6.2 References

10 CFR 51.23, "Temporary storage of spent fuels after cessation of reactor operation—generic determination of no significant environmental impact."

10 CFR 51.51(b), Table S-3, "Uranium fuel cycle environmental data."

10 CFR 51.52(c), Table S-4, "Environmental effects of transportation of fuel and waste to and from one light-water cooled nuclear power reactor."

10 CFR Part 51, Subpart A, Appendix B, "Environmental effects of renewing the operating license of a nuclear power plant."

10 CFR Part 54, "Requirements for Renewal of Operating Licenses for Nuclear Power Plants."

40 CFR Part 191, "Environmental Radiation Protection Standards for Management and Disposal of Spent Nuclear Fuel, High-Level and Transuranic Radioactive Waste."

National Academy of Sciences (NAS). 1995. *Technical Bases for Yucca Mountain Standards*. Washington, D.C.

National Environmental Policy Act (NEPA) of 1969, as amended, 42 USC 4321, et seq.

Southern Nuclear Operating Company (SNC). 2000. *Application for License Renewal for the Edwin I. Hatch Nuclear Plant Units 1 and 2. Appendix D Applicant's Environmental Report—Operating License Renewal Stage Edwin I. Hatch Nuclear Plant*.

U.S. Department of Energy (DOE). 1980. *Final Environmental Impact Statement: Management of Commercially Generated Radioactive Waste*. DOE/EIS 00046-G, Vols. 1-3, Washington, D.C.

1 U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement*
2 *for License Renewal of Nuclear Plants*. NUREG-1437, Washington, D.C.

3
4 U.S. Nuclear Regulatory Commission (NRC). 1999. *Generic Environmental Impact Statement*
5 *to License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1,*
6 *Summary of findings on NEPA issues for license renewal of nuclear power plants.*
7 NUREG-1437, Vol. 1, Addendum 1, Washington, D.C.

7.0 Environmental Impacts of Decommissioning

Environmental issues associated with decommissioning resulting from continued plant operation during the renewal term were discussed in the *Generic Environmental Impact Statement for License Renewal of Nuclear Power Plants* (GEIS), NUREG-1437 (NRC 1996; 1999).^(a) The GEIS included a determination of whether the analysis of the environmental issue could be applied to all plants and whether additional mitigation measures would be warranted. Issues were then assigned a Category 1 or a Category 2 designation. As set forth in the GEIS, Category 1 issues are those that meet all of the following criteria:

- (1) The environmental impacts associated with the issue have been determined to apply either to all plants or, for some issues, to plants having a specific type of cooling system or other specified plant or site characteristics.
- (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the impacts (except for collective offsite radiological impacts from the fuel cycle and from high-level waste and spent fuel disposal).
- (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis, and it has been determined that additional plant-specific mitigation measures are not likely to be sufficiently beneficial to warrant implementation.

For issues that meet the three Category 1 criteria, no additional plant-specific analysis is required unless new and significant information is identified.

Category 2 issues are those that do not meet one or more of the criteria of Category 1, and therefore, additional plant-specific review for these issues is required. There are no Category 2 issues related to decommissioning at Edwin I. Hatch Nuclear Plant (HNP).

Category 1 issues in 10 CFR Part 51, Subpart A, Appendix B, Table B-1 that are applicable to HNP decommissioning following the renewal term are listed in Table 7-1. The Southern Nuclear Operating Company (SNC) stated in its Environmental Report (ER; SNC 2000) that it is not aware of any new and significant information associated with the renewal of the HNP operating licenses. No significant new information has been identified by the staff during its review. Therefore, the staff concludes that there are no impacts related to these issues beyond those discussed in the GEIS. For all of those issues, the staff concluded in the GEIS that the impacts are SMALL, and plant-specific mitigation measures are not likely to be sufficiently beneficial to be warranted.

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter, all references to the "GEIS" include the GEIS and its Addendum 1.

Environmental Impacts of Decommissioning

Table 7-1. Category 1 Issues Applicable to the Decommissioning of HNP Following the Renewal Term

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1		GEIS Sections
DECOMMISSIONING		
Radiation Doses		7.3.1; 7.4
Waste Management		7.3.2; 7.4
Air Quality		7.3.3; 7.4
Water Quality		7.3.4; 7.4
Ecological Resources		7.3.5; 7.4
Socioeconomic Impacts		7.3.7; 7.4

A brief description of the staff's review and the GEIS conclusions, as codified in 10 CFR Part 51, Subpart A, Appendix B, Table B-1, for each of the issues follows:

- **Radiation doses:** Based on information in the GEIS, the Commission found: "Doses to the public will be well below applicable regulatory standards regardless of which decommissioning method is used. Occupational doses would increase no more than 1 man-rem [0.01 person-Sv] caused by buildup of long-lived radionuclides during the license renewal term." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no radiation doses associated with decommissioning following license renewal beyond those discussed in the GEIS.
- **Waste management:** Based on information in the GEIS, the Commission found: "Decommissioning at the end of a 20-year license renewal period would generate no more solid wastes than at the end of the current license term. No increase in the quantities of Class C or greater than Class C wastes would be expected." The staff has not identified any significant new information during its independent review of the SNC ER (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available information. Therefore, the staff concludes that there are no impacts of solid waste associated with decommissioning following the license renewal term beyond those discussed in the GEIS.

- 1 • Air quality: Based on information in the GEIS, the Commission found: "Air quality impacts
2 of decommissioning are expected to be negligible either at the end of the current operating
3 term or at the end of the license renewal term." The staff has not identified any significant
4 new information during its independent review of the SNC ER (SNC 2000), the staff's site
5 visit, the scoping process, or its evaluation of other available information. Therefore, the
6 staff concludes that there are no impacts of license renewal on air quality during decom-
7 missioning beyond those discussed in the GEIS.
- 8
- 9 • Water quality: Based on information in the GEIS, the Commission found: "The potential
10 for significant water quality impacts from erosion or spills is no greater whether decommis-
11 sioning occurs after a 20-year license renewal period or after the original 40-year operation
12 period, and measures are readily available to avoid such impacts." The staff has not
13 identified any significant new information during its independent review of the SNC ER
14 (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available
15 information. Therefore, the staff concludes that there are no impacts of the license renewal
16 term on water quality during decommissioning beyond those discussed in the GEIS.
- 17
- 18 • Ecological resources: Based on information in the GEIS, the Commission found:
19 "Decommissioning after either the initial operating period or after a 20-year license renewal
20 period is not expected to have any direct ecological impacts." The staff has not identified
21 any significant new information during its independent review of the SNC ER (SNC 2000),
22 the staff's site visit, the scoping process, or its evaluation of other available information.
23 Therefore, the staff concludes that there are no impacts of the license renewal term on
24 ecological resources during decommissioning beyond those discussed in the GEIS.
- 25
- 26 • Socioeconomic impacts: Based on information in the GEIS, the Commission found:
27 "Decommissioning would have some short-term socioeconomic impacts. The impacts
28 would not be increased by delaying decommissioning until the end of a 20-year relicense
29 period, but they might be decreased by population and economic growth." The staff has not
30 identified any significant new information during its independent review of the SNC ER
31 (SNC 2000), the staff's site visit, the scoping process, or its evaluation of other available
32 information. Therefore, the staff concludes that there are no impacts of license renewal on
33 the socioeconomic impacts of decommissioning beyond those discussed in the GEIS.
- 34

7.1 References

10 CFR Part 51, Subpart A, Appendix B, "Environmental effect of renewing the operating
license of a nuclear power plant."

Environmental Impacts of Decommissioning

1 Southern Nuclear Operating Company (SNC). 2000. *Applicant's Environmental*
2 *Report—Operating License Renewal Stage, Edwin I. Hatch Nuclear Plant. Appendix D,*
3 *Applicant's Environmental Report—Operating License Renewal Stage Edwin I. Hatch Nuclear*
4 *Plant.*

5
6 U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement*
7 *for License Renewal of Nuclear Plant.* NUREG-1437, Washington, D.C.

8
9 U.S. Nuclear Regulatory Commission (NRC) 1999. *Generic Environmental Impact Statement*
10 *for License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1,*
11 *Summary of findings on NEPA issues for license renewal of nuclear power plants.*
12 NUREG-1437, Vol. 1, Addendum 1, Washington, D.C.

8.0 Environmental Impacts of Alternatives to License Renewal

This chapter examines the potential environmental impacts associated with denying a renewed operating license (OL) (i.e., the no-action alternative); the potential environmental impacts from electric generating sources other than renewal of the Edwin I. Hatch Nuclear Plant (HNP), Units 1 and 2 OLs; the potential impacts from instituting additional conservation measures to reduce the total demand for power; and the potential impacts from power imports. The impacts are evaluated using a three-level standard of significance—SMALL, MODERATE, or LARGE—based on Council on Environmental Quality (CEQ) guidelines. These significance levels are as follows:

SMALL: Environmental effects are not detectable or are so minor that they will neither destabilize nor noticeably alter any important attribute of the resource.

MODERATE: Environmental effects are sufficient to alter noticeably, but not to destabilize important attributes of the resource.

LARGE: Environmental effects are clearly noticeable and are sufficient to destabilize important attributes of the resource.

8.1 No-Action Alternative

For license renewal, the no-action alternative refers to a scenario in which the U.S. Nuclear Regulatory Commission (NRC) would not renew the HNP OLs, and the applicant would then decommission HNP when plant operations cease. Replacement of HNP electricity generation capacity would be met either by (1) demand-side management and energy conservation (perhaps supplied by an energy service company), (2) imported power, (3) some generating alternative other than HNP, or (4) some combination of these. However, due to the influence of the ongoing deregulation of the retail market, Southern Nuclear Operating Company (SNC) might not be the ultimate power supplier. SNC discussed the environmental impacts of the no-action alternative in its Environmental Report (ER; SNC 2000).

SNC will be required to comply with NRC decommissioning requirements whether or not the OLs are renewed. If the HNP OLs are renewed, decommissioning activities may be postponed for up to an additional 20 years. If the licenses are not renewed, then SNC would begin decommissioning activities when plant operations cease, beginning in 2014 and 2018 for HNP Units 1 and 2, respectively, or perhaps sooner. The impacts of decommissioning would occur concurrently with the impacts of supplying replacement power. The *Generic Environmental Impact Statement for License Renewal of Nuclear Plants (GEIS)*, NUREG-1437 (NRC 1996;

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1999)^(a) and the *Final Generic Environmental Impact Statement on Decommissioning of Nuclear Facilities*, NUREG-0586 (NRC 1988), provide a description of decommissioning activities.

The environmental impacts associated with decommissioning under the no-action alternative would be bounded by the discussion of impacts in Chapter 7 of the GEIS, Chapter 7 of this draft supplemental environmental impact statement (SEIS), and NUREG-0586 (NRC 1988). The impacts of decommissioning after 60 years of operation generally would not be significantly different from those occurring after 40 years of operation.

- **Socioeconomic:** When HNP ceases operation, there will be a decrease in employment and tax revenues associated with the closure. These impacts would be concentrated in Appling and Toombs counties and to a lesser degree in Montgomery, Tattnal, and Jeff Davis counties. Most secondary employment impacts and impacts on population would be concentrated in Appling and Toombs counties, with lesser impacts in the other three counties. Table 2-7 shows the current geographic distribution of HNP employees by county.

Table 2-15 shows the tax contribution of HNP to Appling County, where the plant is located. Most of the tax revenue losses resulting from closure of HNP would occur in Appling County. In 1998, HNP contributed about \$8.5 million to Appling County, or 68 percent of all taxes collected by the County. The no-action alternative results in the loss of these taxes and payrolls 20 years earlier than if the licenses are renewed (Table 8-1).

Table 8-1. Summary of Environmental Impacts of the No-Action Alternative

Impact Category	Impact	Comment
Socioeconomic	LARGE	Decrease in employment, higher-paying jobs and tax revenues
Historic and Archaeological Resources	SMALL to LARGE	Sale or transfer of land within plant site leads to changes in land-use pattern
Environmental Justice	MODERATE to LARGE	Loss of employment opportunities and social programs

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. Hereafter, all references to the "GEIS" include the GEIS and its Addendum 1.

HNP provided approximately 12 million megawatt hours (MWh) of electricity in 1997 to customers in Georgia via the Georgia Power Company (GPC) electric grid that serves approximately 1.7 million customers in a 148,000 km² (57,000 mi²) area of the State. The 12 million MWh represents approximately 12 percent of the electricity generated in the State of Georgia in 1997 (SNC 2000). Under the no-action alternative, energy costs in the area may be higher in a regulated utility environment.

It is clear from the staff's interviews with local real estate agents and appraisers that there would be a significant adverse impact on housing values, the local economy, and employment if HNP were to close. The loss of payrolls, workers, and taxes would be substantial, and would adversely affect Appling and Toombs counties in particular. Schools in Appling County would be impacted severely because a significant percentage of the revenues collected from taxes are used to support the schools in the county. In Toombs County, a number of textile firms left the County in the 1990s, further depressing local employment opportunities for county residents. South-central Georgia, where HNP is located, is a region of the State that is economically disadvantaged when compared to other parts of Georgia, such as Atlanta or Savannah.

SNC employees at HNP currently contribute time and money toward community involvement, including schools, churches, and other civic activities. It is likely that with a reduced presence in the community following decommissioning, SNC's community involvement efforts in the bi-county region would be lessened.

The property of the HNP site totals approximately 910 ha (2240 acres) with approximately 540 ha (1340 acres) in Appling County and the remaining 360 ha (900 acres) in Toombs County. The restricted industrial area of the site, containing the reactors, containment building, switchyard, cooling area, and associated facilities, occupying approximately 120 ha (300 acres), is located in Appling County. Approximately 650 ha (1600 acres) of the site are managed for timber production and wildlife habitat. There are recreational facilities on the site available for use, with permission, by residents of Toombs and Appling counties. These facilities may be lost if the license renewal application is not approved, and the HNP units are decommissioned and the plant site is developed, sold, or used for other purposes.

- **Historic and Archaeological Resources:** The potential for future adverse impacts to known or unrecorded cultural resources at the HNP following decommissioning will depend on the future use of the site land. Known resources and activities include the current Visitors Center and associated interpretative efforts that are funded and maintained by SNC. Eventual sale or transfer of the land within the plant site could result in adverse impacts on these resources should the land-use pattern change dramatically.

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- Environmental Justice for No-Action: Current operations at HNP do not have disproportionate impacts on minority and low-income populations of the surrounding counties, and no environmental pathways have been identified that would cause disproportionate impacts. Because closure would result in a significant decrease in employment opportunities and tax revenues in Appling and Toombs counties, it is possible that the counties' ability to maintain social services could be reduced at the same time as diminished economic conditions reduce employment prospects for the minority or low-income populations. There is the possibility of negative and disproportionate impacts on minority or low-income populations from this source under the no-action alternative.

8.2 Alternative Energy Sources

Nuclear power plants are commonly used for base-load generation; the GEIS indicates that coal-fired and gas-fired generation capacity are the feasible alternatives to nuclear-power generation capacity, based on current (and expected) technological and cost factors. The alternatives of coal-fired generation and gas-fired generation are presented (in Sections 8.2.1 and 8.2.2, respectively) as if such plants were constructed at the HNP site. If construction takes place on the existing HNP site, SNC expects to use the existing water-intake and discharge structures, switchyard, and transmission lines. However, construction could take place at an alternate location. Such a location could be either a current industrial site or an undisturbed, pristine site requiring a new generating building and facilities, new switchyard, and at least some new transmission lines. Construction of the coal-fired or gas-fired generation at a new site could impact up to approximately 450 ha (1100 acres) (SNC 2000). For purposes of this draft SEIS, a "greenfield" site is assumed to be an undisturbed, pristine site.

Depending on the location of an alternative site, it might also be necessary to provide a connection to the nearest gas pipeline (in the case of natural gas) or rail connection (in the case of coal). The requirement for these additional facilities likely would also increase the environmental impacts relative to those that would be experienced at the existing HNP site.

The cooling water needs of a fossil-fired plant of equal capacity to HNP would be provided by a closed-loop cooling system using the existing cooling towers at the HNP site. Water-use volume would be approximately 110,000 m³/d (30 million gpd), which is less than the 216,000 m³/d (57 million gpd) used by the existing HNP (SNC 2000).

The potential for using imported power is discussed in Section 8.2.3. In 1995, Georgia was a substantial net seller of electricity. During 1995, the net interstate flow of electricity was 15,246 million kilowatt hours (kWh) or about 15 percent of all electricity produced in Georgia (SNC 2000). During 1996, SNC facilities in Georgia (including those of subsidiaries Georgia Power and Savannah Electric) generated approximately 90 percent (90,000 million kWh) of the

1 power in Georgia. HNP generated approximately 13,000 million kWh during 1996 (SNC 2000).
2 Even though Georgia is a net exporter of electricity, SNC does not discount the option of
3 importing electric power depending on economic conditions within a deregulated market.
4

5 Several other technologies were considered, but were determined not to be reasonable
6 replacements for a nuclear power plant. These options included wind, solar, hydropower,
7 geothermal, wood energy, municipal solid waste, biomass-derived fuels, oil, advanced nuclear,
8 fuel cells, delayed retirement of other generating units, and utility-sponsored conservation as
9 discussed in Section 8.2.4. Some of the alternatives in this section are technically feasible, but
10 could not provide enough power on their own to replace the power from HNP. The final section
11 considers the environmental consequences of a mix of alternatives. These impacts are the
12 same as or larger than the environmental consequences of relicensing.
13

14 **8.2.1 Coal-Fired Generation**

15
16 It was assumed that it would take 1800 MW(e) of coal-fired generation capacity to replace the
17 1690 MW(e) of HNP Units 1 and 2. The increased size over current HNP capacity would be
18 necessary to offset increased internal electrical usage for auxiliary pollution control, pumping
19 water for cooling, and coal and ash handling (SNC 2000). This alternative could consist of
20 three 600-MW(e) units, each of which would be 60 m (200 ft) tall and could be tangentially fired
21 with dry-bottom boilers.
22

23 Construction of the coal-fired alternative would take approximately 5 years. The workforce
24 during the construction period would average 1500, with a peak of 2000, and during operations
25 would average 250.
26

27 The assumptions and most numerical values used in the following descriptions were provided in
28 the SNC ER (SNC 2000). The staff reviewed this information and used it in the analysis of
29 environmental impacts.
30

31 **8.2.1.1 Closed-Cycle Cooling System**

32
33 Closed-cycle cooling would be the most likely cooling system if the existing HNP site were
34 used. The plant would use the existing HNP intake, discharge structures, and cooling towers
35 as part of a closed-loop cooling system. This alternative would minimize environmental
36 impacts, because minimal construction would be required to adapt the existing system to the
37 coal-fired alternative. It is assumed that the coal-fired alternative would require a water-use
38 volume (including cooling water, wet scrubber sulfur oxides emission controls, and boiler make-
39 up) of approximately 110,000 m³/d (30 million gpd), which would be less than the existing HNP
40 withdrawal of approximately 216,000 m³/d (57 million gpd). Based on the design and efficiency

Alternatives

of the existing cooling towers, discharge temperatures would be less than or equal to those currently observed. The overall impacts of this system are discussed in the following sections. The impacts are summarized in Table 8-2.

**Table 8-2. Summary of Environmental Impacts of Coal-Fired Generation—
Closed-Cycle Cooling**

Impact Category	HNP Site		Alternative Greenfield Site	
	Impact	Comments	Impact	Comments
Land Use	MODERATE	Uses approximately 610 ha (1500 acres)	MODERATE to LARGE	610 ha (1500 acres), including transmission lines and rail line for coal delivery (assuming site is within 16 km (10 mi) from nearest railway connection)
Ecology	MODERATE to LARGE	Uses undeveloped areas in current HNP site plus other nearby land, plus rail corridor	MODERATE to LARGE	Impact will depend on ecology of site
Water Use and Quality				
- Surface Water	SMALL	Uses existing intake and discharge structures Volume 110,000 m ³ /d (30 million gpd) and temperature rise less than HNP	SMALL to MODERATE	Impact will depend on volume and other characteristics of receiving water
- Groundwater	SMALL	Little groundwater is currently used at HNP. This practice likely would continue	SMALL to LARGE	Impact will depend on site characteristics and availability of groundwater
Air Quality	MODERATE	Sulfur oxides – 3300 MT/yr (3600 tons/yr) – allowances may be required Nitrogen oxides – 1550 MT/yr (1710 tons/yr) – allowances may be required Particulate – 220 MT/yr (filterable) (240 tons/yr) – 49 MT/yr (un-filterable – PM ₁₀) (54 tons/yr) Carbon monoxide – 1060 MT/yr (1170 tons/yr) Trace amounts of mercury, arsenic, chromium, beryllium, selenium	MODERATE	Potentially same impacts as HNP site, although pollution control standards may vary

Table 8-2. (contd)

HNP Site			Alternative Greenfield Site	
Impact Category	Impact	Comments	Impact	Comments
Waste	MODERATE	Total waste volume would be estimated around 1.4 million MT/yr (1.5 million tons/yr) of ash and scrubber sludge; land devoted to waste disposal is approximately 240 to 360 ha (600 to 900 acres), respectively	MODERATE	Same impacts as HNP site; waste disposal constraints may vary
Human Health	SMALL	Impacts considered minor	SMALL	Same impact as HNP site
Socioeconomics	MODERATE to LARGE	1200 to 2000 additional workers during peak period of the 5-year construction period, followed by reduction from current HNP workforce of 950 to 250; tax base preserved For transportation, the impact is considered SMALL. The area is very rural; 20 train trips per week for coal and lime; 115 cars per train. Plant workforce less, so commuting impacts less than current HNP site situation	MODERATE to LARGE	Depends on whether alternate site outside of Appling County. If outside, construction impacts would be relocated. Appling County would experience loss of tax base and employment. For transportation, the impact is considered SMALL to MODERATE and will vary depending on plant location
Aesthetics	SMALL to MODERATE	Visual impact of power plant units and stacks that would be visible from offsite; noise impacts minimized by site location	MODERATE to LARGE	Alternate locations could reduce aesthetic impact if siting is in an industrial area; large if siting is largely in undeveloped area
Historic and Archeological Resources	SMALL	Affects previously developed parts of current HNP site; cultural resource inventory should minimize any impacts on undeveloped lands	SMALL	Alternate location would necessitate cultural resource studies
Environmental Justice	MODERATE	Impacts on minority and low-income communities should be similar to those experienced by the population as a whole. Some impacts on housing may occur during construction; loss of 700 jobs in a economically depressed county could reduce employment prospects for minority and low-income populations	SMALL to LARGE	Impacts will vary depending on population distribution and make-up

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• Land Use

The existing facilities and infrastructure at the HNP site would be used to the extent practicable, limiting the amount of new construction that would be required. Specifically, it is assumed that the alternatives would use the existing intake and discharge structures, switchyard, offices, and transmission line rights-of-way. This is done primarily to minimize the predicted environmental impacts of these alternatives during construction. Using existing intake and discharge structures could also reduce operational impacts because it is reasonable to assume that aquatic communities in the immediate vicinity of the plant have already adapted to HNP patterns of water withdrawal and thermal discharge. Construction of new intake and discharge structures at a new site would necessitate aquatic community adaptations at the new site, adding to the environmental impact of the alternatives.^(a) By using existing structures such as these, the environmental impact of construction would be reduced.

The coal-fired generation alternative would necessitate converting roughly an additional 360 ha (900 acres) of the HNP site to industrial use (plant, coal storage, ash and scrubber sludge disposal). Currently, most of this land is forested. These changes would noticeably alter the current HNP site land-use patterns and would have a MODERATE environmental impact. Additional land-use changes would likely occur in an undetermined coal-mining area outside of the HNP site region of influence from mining necessary to supply coal for the plant.

Bituminous coal is the most common coal burned in coal-fired units because of its higher heating values. Coal would have a heating value of 13,000 British Thermal Units (BTUs) per pound, an ash content of 10 percent, and a sulfur content of 0.8 percent. A maximum of 14,100 metric tons (MT) (15,500 tons) of coal and 800 MT (880 tons) of lime/limestone per day would be delivered by railcar on the existing rail spur that serves the HNP site.

Coal for the plant would be delivered by rail trains of 115 cars each. Each open-top rail car holds about 90 MT (100 tons) of coal. An additional 65 rail cars per week would be required to deliver the lime for plant operations. In all, approximately 520 trains per year, or an average of 10 trains each week, would deliver the coal and lime for all three units. Because there is an empty train for each full train delivery, a total of 20 train trips per week are expected.

(a) Additionally, it is reasonable to assume that construction and operations at a new site would mean that intake and discharge at the HNP site would stop, necessitating adaptation of the HNP site aquatic communities to the change in their environment.

Approximately 1.4 million MT (1.5 million tons) of coal-combustion by-products per year (ash and scrubber sludge) would be disposed of onsite, requiring approximately 240 ha (600 acres) for a by-product disposal area.^(a) Facilities would be constructed to control and treat leachate from coal storage areas and ash and scrubber sludge disposal areas. The existing switchyard and transmission system would be used. It is assumed that coal-fired generation structures and facilities, including coal storage and ash and scrubber sludge disposal areas, would all be located within the current HNP site boundaries.

The impact of a coal-fired generating unit on land use at the existing HNP site is best characterized as MODERATE. The impact would definitely be greater than the license renewal alternative.

Construction of the coal-fired generation alternative at a new site could impact up to 450 ha (1100 acres). In addition to the 360 ha (900 acres) needed for the plant, coal storage, and ash and scrubber sludge disposal areas, an additional 60 ha (150 acres) for offices, roads, parking areas, and a switchyard would be required. Cooling water intake and discharge structures and mechanical or natural draft cooling towers would have to be constructed. An additional 120 ha (300 acres) would be needed for transmission lines, assuming the plant is sited 16 km (10 mi) from the nearest substation. Approximately 70 ha (160 acres) would also be needed for a rail line for coal delivery, assuming that the alternative site location is within 16 km (10 mi) from nearest railway connection. Depending particularly on transmission line and rail line routing, this alternative would result in MODERATE to LARGE land-use impacts.

• Ecology

Locating an alternate energy source at the existing HNP site would noticeably alter ecological resources because of the need to convert roughly 360 ha (900 acres) of established forested land to industrial use (plant, coal storage, ash and scrubber sludge disposal). The use of an existing intake and discharge system, to which the area aquatic communities have become acclimated, would limit operational impacts. The closed-cycle cooling system alternative would introduce risk to vegetation from salt drift. Siting at the existing HNP site would have a MODERATE to LARGE ecological impact that would be greater than license renewal.

(a) While only half of these values are directly attributable to the alternative of a 20-year HNP license renewal, the total values are pertinent as a cumulative impact over the estimated 40-year operating life of the plant.

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Even at another existing power plant site, adding the HNP coal-fired generation alternative would introduce construction impacts and new incremental operational impacts. At a greenfield site (an undisturbed area), the impacts would certainly alter the ecology. Impacts would include wildlife habitat loss and reduced productivity, and could include habitat fragmentation and a local reduction in biological diversity. These ecological impacts would be MODERATE to LARGE.

• Water Use and Quality

Surface water. The coal-fired generation alternative is assumed to use the existing HNP intake and discharge structures as part of a closed-loop cooling system. This alternative would minimize environmental impacts because minimal construction would be required to adapt the system to the coal-fired alternative. It is assumed that the coal-fired alternative would require a water-use volume (including cooling water, wet scrubber sulfur oxides emission controls, and boiler make-up) of approximately 110,000 m³/d (30 million gpd), which would be less than the existing HNP withdrawal of approximately 216,000 m³/d (57 million gpd). Based on the design and efficiency of the existing cooling towers, discharge temperatures would be less than or equal to those currently observed. This in turn would comply with the existing HNP National Pollutant Discharge Elimination System (NPDES) permit. The GEIS analysis determined that surface-water quality, hydrology, and use impacts for license renewal would be SMALL. Because the coal-fired generation alternative is assumed to have the same discharge characteristics as the existing HNP, surface-water impacts are expected to remain SMALL; the impacts would be so minor that they would not noticeably alter any important attribute of the resource.

For alternative greenfield sites, the impact on the surface water would depend on the volume associated with the cooling system and characteristics of the receiving body of water. The impacts would be SMALL or MODERATE.

Groundwater. Variations in groundwater use are expected to be small, because groundwater wells are used only to supply water for drinking and the restroom facilities at the HNP. The reduced work force size for the coal-fired alternative (from 950 down to 250) would reduce the groundwater withdrawals for potable water use. Assuming 130 L/d (35 gpd) per person, maximum groundwater usage would be approximately 33 m³/d (8750 gpd), or approximately 93 m³/d (24,500 gpd) less than under the license renewal option.

However, the leachate from ash and scrubber waste disposal areas and the runoff from coal storage areas would have to be controlled to avoid groundwater and surface-water contamination. For this reason, the appropriate characterization of coal-fired generation

1 groundwater impacts would be SMALL; the impacts would be so minor that they would not
2 noticeably alter any important attribute of the resource.

3
4 For alternative greenfield sites, the impact on the groundwater would depend on the site
5 characteristics, including the amount of groundwater available. The impacts would range
6 between SMALL and LARGE.

7
8 • **Air Quality**

9
10 The air-quality impacts of coal-fired generation vary considerably from those of nuclear
11 power due to emissions of sulfur oxides (SO_x), nitrogen oxides (NO_x), particulates, carbon
12 monoxide, and mercury. These impacts are described as follows:

13
14 Sulfur oxides emissions. Using current control technology for sulfur oxides emissions, the
15 total annual stack emissions would include approximately 3300 MT (3600 tons) of SO_x, most
16 of which would be sulfur dioxide (SO₂) (SNC 2000). Additional reductions could become
17 necessary. The acid rain provision of the Clean Air Act (CAA; Sections 403 and 404)
18 capped the nation's SO₂ emissions from power plants. Under the CAA, affected fossil-fired
19 steam units are allocated a number of SO₂ emission allowances. To achieve compliance,
20 each utility must hold enough allowances to cover its SO₂ emissions annually or be subject
21 to certain penalties. If the utility's SO₂ emissions are less than its annually allocated
22 emission allowances, then the utility may bank the surplus allowances for use in future
23 years. A SO₂ allowances market has been established for the buying and selling of
24 allowances.

25
26 To build and operate a coal-fired generation alternative beginning in the year 2014 at the
27 HNP site, the Georgia Power Company (GPC) would have to purchase sufficient SO₂
28 allowances for the HNP-alternative plant or increase SO₂ removal efficiency such that
29 purchase of SO₂ allowances is not required. Thus, a major new combustion facility would
30 not add to net regional emissions, although it might do so locally. Regardless, SO_x
31 emissions would be greater than the license renewal alternative.

32
33 Nitrogen oxides emissions. Using currently available control technology, the total annual
34 NO_x emission would be approximately 1550 MT (1710 tons). Title IV of the 1990 CAA
35 amendments established an annual NO_x emissions reduction policy. In addition, the
36 U.S. Environmental Protection Agency (EPA) has promulgated regulations (63 FR 57355)
37 that require the reduction of NO_x emissions by 1.0 million MT (1.1 million tons) per year by

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2003, or by 28 percent overall by 2007.^(a) EPA has indicated it will work with the states to develop a market-based emissions trading system for utilities. In order to implement an HNP site coal-fired alternative, SNC would have to offset its corporate NO_x emissions in Georgia through further reductions in NO_x emissions elsewhere, either by shutting other sources down or by back-fitting to reduce NO_x formation (e.g., installing over-fired air, low NO_x burners, flue gas re-circulation, and selective non-catalytic and catalytic reduction systems). Precise reduction requirements are speculative at this time; however, air emissions of NO_x emissions would be greater than the license renewal alternative.

Particulate emissions. The total estimated annual stack emissions would include 220 MT (240 tons) of filterable particulates and 49 MT (54 tons) of matter having a diameter of 10 microns or less (PM₁₀). In addition, coal-handling equipment would introduce fugitive particulate emissions. These emissions are more than the license renewal alternative.

Carbon monoxide emissions. The total carbon monoxide emissions would be approximately 1060 MT (1170 tons) per year, which is more than the license renewal alternative.

Mercury. Coal-fired boilers account for nearly one-third of mercury emissions in the United States. Technologies available to control mercury emissions have varying degrees of success. In response to growing concerns about mercury, the CAA Amendments of 1990 have required the EPA to identify mercury emission sources, evaluate the contributions of power plants and municipal incinerators, identify control technologies, and evaluate the toxicological effects from the consumption of mercury-contaminated fish. It is likely that these studies will lead to additional restrictions concerning mercury emissions associated with coal-fired power plants, as well as other sources of mercury emissions. Recent studies by the Maryland Power Plant Research Program have indicated that, although coal-fired power plants contribute to mercury emissions, the resulting concentrations are not high enough to adversely affect humans or other organisms (SNC 2000). Therefore, the probable effect of trace mercury emissions on human health would be SMALL, although larger than the license renewal alternative.

(a) On May 14, 2000, the Court of Appeals for the District of Columbia (D.C. Circuit) ruled that the EPA's standards for nitrogen oxides (NO_x) constituted an unconstitutional delegation of legislative power (D.C. Circuit 1999a). The Supreme Court has decided to review this case during its 2000-2001 Term. On May 25, 1999, the Court of Appeals for the District of Columbia issued an order partially staying the implementation of EPA's plan to reduce the state-to-state transport of smog (NO_x State Implementation Plan call). This is not a ruling on the merits of the plan, but a delay to allow all parties to present their case to the court (D.C. Circuit 1999b).

Summary. The GEIS analysis did not quantify coal-fired emissions, but implied that air impacts would be substantial and mentioned global warming and acid rain as potential impacts. Adverse human health effects from coal combustion have led to important Federal legislation in recent years, and public health risks, such as cancer and emphysema, have been associated with the products of coal combustion. Federal legislation and large-scale concerns, such as acid rain and global warming, are indications of concerns about air resources. SO_x emission allowances, NO_x emission offsets, low NO_x burners, overfire air, selective catalytic reduction, fabric filters or electrostatic precipitators, and scrubbers may be required as mitigation measures. As such, the appropriate characterization of coal-fired generation air impacts at the HNP site would be MODERATE. The impacts would be clearly noticeable, but would not destabilize air quality.

Siting the coal-fired generation elsewhere would not significantly change air quality impacts, although it could result in installing more or less stringent pollution control equipment to meet applicable standards. Therefore, the impacts would be MODERATE.

- **Waste**

Coal combustion generates waste in the form of ash, and equipment for controlling air pollution generates additional ash and scrubber sludge. Three 600-MW(e) coal-fired plants at the HNP site would generate approximately 1.4 million MT (1.5 million tons) of this waste annually for 40 years. The waste would be disposed of onsite, accounting for between 240 ha to 360 ha (600 to 900 acres) of land area. While only half of these values are directly attributable to the alternative to a 20-year HNP license renewal, the total values are pertinent as a cumulative impact. This impact could extend well after the 40-year operation life because revegetation management and groundwater monitoring for leachate contaminant impacts could be a permanent requirement.

The GEIS analysis concluded that large amounts of fly ash and scrubber sludge would be produced and would require constant management. Disposal of this waste could noticeably affect land-use and groundwater quality, but with appropriate management and monitoring, it would not destabilize any resources. After closure of the waste site and revegetation, the land would be available for other uses, and regulatory requirements would ensure groundwater protection. For these reasons, the appropriate characterization of impacts from waste generated from burning coal would be MODERATE; the impacts would be clearly noticeable, but would not destabilize any important resource.

Siting the facility on an alternate greenfield site would not alter waste generation, although other sites might have more constraints on disposal locations. Therefore, the impacts would be MODERATE.

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• Human Health

Coal-fired power generation introduces worker risks from fuel and lime/limestone mining, and worker and public risks from fuel and lime/limestone transportation and stack-emissions inhalation. Stack impacts can be very widespread and health risks difficult to quantify. This alternative also introduces the risk of coal-pile fires and attendant inhalation risks.

The GEIS analysis noted that there could be human health impacts (cancer and emphysema) from inhalation of toxins and particulates, but did not identify the significance of these impacts. Regulatory agencies, such as the EPA, focus on air emissions and have revised regulatory requirements or proposed statutory changes, based on human health impacts. Such agencies also impose site-specific emission permit limits as needed to protect human health. Thus, human health impacts from inhaling toxins and particulates generated by burning coal would be SMALL.

Using the same logic, siting the facility at an alternate greenfield site would not alter the expected human health effects. Therefore, the impacts would be SMALL.

• Socioeconomics

Construction of the coal-fired alternative would take approximately 5 years. It is assumed that construction would take place concurrently while the existing nuclear units continue operation and would be completed at the time HNP would cease operations. Thus, the workforce would be expected to average 1500 with a peak of 2000 additional workers during the 5-year construction period. The surrounding communities would experience demands on housing and public services that could have LARGE impacts. After construction, the communities would be impacted by the loss of jobs; construction workers would leave, the nuclear plant workforce (950) would decline through a decommissioning period to a minimal maintenance size, and the coal-fired plant would introduce only 250 new jobs.

The GEIS analysis of socioeconomic impacts at a rural site such as HNP would be larger than at an urban site because more of the 1500-to-2000 peak construction workforce would need to move to the area to work. Operational impacts could result in moderate socioeconomic benefits in the form of several hundred jobs, tax revenue, and plant expenditures. However, on a comparison basis, these benefits will be less than those achieved through HNP license renewal.

The size of the construction workforce for a coal-fired plant and plant-related spending during construction would be very noticeable. Operational impacts, once the coal-fired replacement plants are constructed and the nuclear plants decommissioned, would result in

an eventual loss of approximately 700 high-paying jobs (950 for two nuclear units down to 250 for the coal-fired plant), with a commensurate reduction in demand on socioeconomic resources and contribution to the regional economy. The partial replacement of industrial tax base with that from the coal-fired power plant would help stabilize some of the loss of tax base associated with the nuclear units. For these reasons, the appropriate characterization of socioeconomic impacts for a coal-fired plant would be MODERATE to LARGE; the impacts would be clearly noticeable, but would not destabilize any important resource.

Construction at another site would relocate some socioeconomic impacts, but would not eliminate them. The community around HNP would still experience the impact of HNP's operational job loss, and the communities around the new site would have to absorb the impacts of a large, temporary workforce and a moderate, permanent workforce. Therefore, the impacts are MODERATE to LARGE, based on the adverse effects on the employment and the tax base in Appling and Toombs counties.

For transportation related to coal and lime delivery, the impacts are considered SMALL. Approximately 520 trains per year, or an average of 10 trains each week, would deliver the coal and lime for all three units. Because there is an empty train for each full train delivery, a total of 20 train trips is expected per week, or at least 2.6 trips per day. On several days per week, there could be three trains per day using the rail spur to the HNP site. Coal and lime delivery would occur during daylight hours.

The industrial spur rail line serving the HNP site is currently not in use, and the Norfolk Southern rail line is used four times per day. Therefore, the use of rail for coal/lime delivery would not affect other rail use in the vicinity of the site. The rail line spur from the main railroad to HNP crosses U.S. Highway 341 and U.S. Highway 1, in addition to several county roads. Based on the use of a 115-car coal train with three locomotives, and assuming a speed of 32 km/hr (20 mph) through the town of Baxley and approaching the site, the affected at-grade crossing intersections are estimated to be blocked for about 5 minutes per train trip. For two train trips per day, this equates to two separate 5-minute periods for each highway, separated by the time (4.5 hours) necessary to unload the rail cars. HNP is located in a mostly rural area and the roads are lightly traveled. Therefore, two separate 5-minute periods each day are expected to have a SMALL effect on vehicular traffic in the area.

Impacts from re-locating the plant to a greenfield site would depend on where the new site is located. If the greenfield site were located in a rural setting, such as the current HNP site, then the impacts would be considered SMALL. If it were located in a more crowded suburban area, they could be considered MODERATE.

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For transportation related to commuting of plant operating personnel, the impacts are also considered SMALL. HNP is operated on a continuous basis (i.e., 24 hours per day, every day, except when downtime for maintenance, inspection, etc., is required). The maximum number of plant operating personnel would be approximately 250 (SNC 2000). The current HNP workforce is approximately 950. Therefore, traffic impacts associated with commuting plant personnel would be expected to be SMALL compared to the current impacts from HNP operations. Impacts from re-location at a greenfield site could be SMALL to MODERATE depending on the site location—rural or suburban—and the existing transportation infrastructure at the new location.

• Aesthetics

The three power plant units, which could be as much as 60 m (200 ft) tall, would be visible over intervening trees for miles around. The three 180-m (600-ft) stacks could be visible at a distance of approximately 6.5 km (4 mi) during the summer and approximately 16 km (10 mi) in the winter. In contrast, the existing HNP reactor buildings and single main exhaust stack are 60 m (200 ft) and 120 m (393 ft) tall, respectively (SNC 2000). The existing mechanical draft cooling towers are approximately 18 m (60 ft) tall. The addition of three 180-m (600-ft) stacks for the coal-fired alternative would contrast with what is otherwise the natural-appearing rural area, with woods and farming areas, and would be a MODERATE visual aesthetic impact compared to the existing HNP facility; noticeable but not destabilizing.

Coal-fired generation would introduce additional mechanical sources of noise that would be audible offsite. Sources contributing to total noise produced by plant operation are classified as continuous or intermittent. Continuous sources include the mechanical equipment (e.g., induced-draft fans and mechanical-draft cooling towers) associated with normal plant operations. Intermittent sources include the equipment related to coal handling, solid-waste disposal, transportation related to coal and lime delivery, and the commuting of plant employees (SNC 2000). The incremental noise impacts of a coal-fired plant compared to existing HNP operation are considered to be SMALL to MODERATE. Further, because of the location of the facility and the effects of shielding by physical barriers (e.g., coal pile, buildings, intervening trees, or other physical barriers), the impacts of noise offsite would be limited (SNC 2000).

Coal and lime delivery would be expected to result in some noise impacts on residents living in the vicinity of the facility and along the rail route. Normally coal is delivered and unloaded during daylight hours. The existing rail spur has historically had infrequent use, with smaller unit trains being the predominant type of rail use. Delivery of coal and lime would add a new noise source for receptors along the rail corridor. Although noise from passing trains

significantly raises noise levels near the rail corridor, the short duration of the noise reduces the impact. Therefore, the impacts of noise on residents in the vicinity of the facility and the rail line would be considered SMALL.

Alternative site locations could reduce the aesthetic impact of coal-fired generation if siting were in an area that was already industrialized. In such a case, however, the introduction of such tall stacks and cooling towers would probably still have a MODERATE incremental impact. Locating at other, largely undeveloped sites could show a LARGE impact.

• **Historic and Archaeological Resources**

The GEIS analysis concluded that impacts to cultural resources would be relatively SMALL unless important site-specific resources were affected. Under this alternative, cultural resource inventories would be required for any lands that have not been previously disturbed to the extent that no historic or archaeological resources might remain. Other lands that are purchased to support the facility would also require an inventory of field cultural resources, identification and recording of extant historic and archaeological resources, and possible mitigation of adverse effects from subsequent ground-disturbing actions related to physical expansion of the plant site.

Coal-fired generation at HNP would not directly affect cultural resources. Therefore, the impacts would be SMALL.

Construction at another site would necessitate studies to identify, evaluate, and mitigate potential impacts of new plant construction on cultural resources. This would be required for all areas of potential disturbance at the proposed plant site and along associated corridors where new construction would occur (e.g., roads, transmission corridors, or other rights-of-way). These impacts can generally be managed and maintained and as such are considered SMALL.

• **Environmental Justice**

No environmental pathways have been identified that would result in disproportionately high and adverse environmental impacts on minority and low-income populations if a replacement coal-fired plant were built at the HNP site. Some impacts on housing availability and prices during construction might occur, and this could disproportionately affect the minority and low-income populations. Closure of the HNP units would result in a decrease in employment of 700 employees in Appling and Toombs counties. It is possible that the counties' ability to maintain social services could be reduced at the same time as diminished

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1 economic conditions reduce employment prospects for the minority or low-income popula-
2 tions. Impacts at other sites would depend upon the site chosen. These impacts would be
3 MODERATE.

4
5 If the replacement plant was built in Appling County, the county's tax base would be largely
6 maintained, and some potential negative socioeconomic impacts on the minority or low-
7 income populations would be avoided. If the plant was built elsewhere, environmental
8 justice impacts could be SMALL to LARGE, depending on the plant location and nearby
9 population distribution.

11 8.2.1.2 Once-Through Cooling System

12
13 This section discusses the environmental impacts of converting the current HNP closed-cycle
14 cooling system to once-through cooling. Realistically this would not occur at the current HNP
15 site due to the infrastructure currently in place for a closed-cycle system with the existing
16 nuclear units. If SNC switched from closed-cycle to once-through cooling, such a conversion
17 would most likely take place at a greenfield site with sufficient water resources to support the
18 system.

19
20 Generally, the impacts (SMALL, MODERATE, or LARGE) of this option are the same as the
21 impacts for a coal-fired plant using the close-cycle system. However, there are minor
22 environmental differences between the closed-cycle and once-through cooling system.
23 Table 8-3 summarizes the incremental differences.

24
25 Given that the once-through cooling system would most likely be constructed at a new
26 greenfield site, the differences noted in Table 8-3 should be compared with the Alternative
27 Greenfield Site column in Table 8-2.

29 8.2.2 Gas-Fired Generation

30
31 It was assumed that a replacement natural gas-fired plant would use combined-cycle
32 technology. In the combined-cycle unit, hot combustion gases in a combustion turbine rotate
33 the turbine to generate electricity. Waste combustion heat from the combustion turbine is
34 routed through a heat-recovery steam generator to generate additional electricity. The size,
35 type, and configuration of gas-fired generation units and plants currently operational in the
36 United States vary and include simple-cycle combustion and combined-cycle units that range in
37 size from 25 MW(e) to 600 MW(e) (EPA 1994). As with coal-fired technology, units may be
38 configured and combined at a location to produce the desired amount of electricity, and
39 construction can be phased to meet electrical power needs.

Table 8-3. Summary of Environmental Impacts of Coal-Fired Generation With the Alternate Cooling System—Once-Through Cooling

Impact Category	Change in Impacts from HNP Closed-Cycle Cooling System
Land Use	Reservoir or other sufficient cooling resource required
Ecology	Impact would depend on ecology at the site
Water Use and Quality	
- Surface Water	Increased water withdrawal, thermal load higher
- Groundwater	None
Air Quality	None
Waste	None
Human Health	None
Socioeconomics	None
Aesthetics	Elimination of cooling towers
Historic and Archaeological Resources	None
Environmental Justice	None

Section 8.2.2.1 discusses the environmental impacts of converting the current HNP site to a natural gas-fired generation facility with a closed-cycle cooling and building a similar facility on a greenfield site. (The assumptions and numerical values used in the following description were provided in the SNC ER [SNC 2000]. The staff reviewed this information and used it in the analysis of the environmental impacts.)

8.2.2.1 Closed-Cycle Cooling System

The primary source of information used to describe and scale for size (megawatt and land use) for the gas-fired alternative is the EPA documentation for the Tampa Electric Company Polk Power Station. The Polk facility is typical of current available gas-fired technology being constructed and operated today. In addition, information from the EPA (EPA 1993) and Department of Energy's (DOE's) Energy Information Administration (EIA) technical publications (DOE 2000) on fuel specifications and best available emission control technology was used to specify fuel types and emission control technology that would be used in the gas-fired alternative. In some cases, SNC used referenced data directly; in other cases, SNC appropriately scaled data to fit the size plant needed for an HNP alternative energy source.

For the purposes of this SEIS, it is assumed that it would take 1760-MW(e) of gas-fired generation to replace the existing 1690-MW(e) HNP units. The increase in generating capacity would be necessary to offset increased internal electrical usage for pollution control and pumping water for cooling, but would not be as great as for the coal-fired alternative due to reduced cooling-water flow and pollution-control needs.

The SNC gas-fired generation alternative consists of four 440-MW(e) (International Standards Organization rating) combined-cycle units each consisting of two 155-MW(e) simple-cycle combustion turbines and a 130-MW(e) heat-recovery steam generator. On an average annual basis, these units would generate up to 440 MW(e) each, providing the 1760 MW(e) needed to replace HNP-generated power.

Natural gas typically having an average heating value of 1000 BTU/ft³ would be the primary fuel. The gas-fired plant would burn approximately 283,000 m³ (10 million ft³) per hour. Low-sulfur No. 2 fuel oil would be the backup fuel. Natural gas would be delivered via an existing pipeline located approximately 7 km (4.5 mi) from the HNP site. Approximately 20 to 50 ha (55 to 121 acres) would be disturbed during pipeline construction. The existing line currently has sufficient reserve capacity to supply the needs of the gas-fired alternative (SNC 2000).

Each unit would be less than 30 m (100 ft) high and would be designed with dry, low NO_x combustors, water injection, and selective catalytic reduction, and would exhaust through a 70-m (230-ft) stack after passing through heat-recovery steam generators. The 70-m (230-ft) height is based on good engineering practice formula using the tallest proposed onsite facility (i.e., the 28-m [92-ft] turbine building). While modeling would have to be used to justify stack height greater than 70 m (230 ft), the relatively flat terrain and low structures of the area probably mean that modeling would not support a greater stack height.

NO_x emissions from the gas-fired alternative would be 350 MT/yr (386 tons/yr). There would be no solid waste products (i.e., ash) from natural gas fuel burning.

The plant would use the existing HNP intake and discharge and the existing mechanical cooling towers. Cooling requirements would be less; average withdrawal flows would be approximately 57,000 m³/d (15 million gpd).

Construction of the gas-fired alternative would take approximately 3 years and the workforce during the construction period would average 500, with a peak of 750. The workforce during operations would average 125.

The overall impacts of this system are discussed in the following sections. The impacts are summarized in Table 8-4.

• Land Use

Gas-fired generation at the HNP site would require converting an additional 200 ha (500 acres) of the site to industrial use (SNC 2000). Currently, this land is mostly forested. An additional 20 to 50 ha (55 to 121 acres) would be disturbed during pipeline construction but, because this disturbance would be temporary and would not alter existing land-use patterns (access road right-of-way and cultivation), the land-use impacts from pipeline construction would be SMALL. These changes in aggregate would noticeably alter current HNP land-use patterns and would create MODERATE impacts; the impact would noticeably alter habitat but would not destabilize any important attribute of the resource.

Construction of the gas-fired generation plant at a new site could impact approximately 240 ha (600 acres). In addition to the 200 ha (500 acres) needed for the power block area and pipeline construction described above, approximately 40 ha (100 acres) would be required for offices, roads, parking areas, and a switchyard. In addition, approximately 120 ha (300 acres) would be needed for transmission lines, assuming the plant is sited 16 km (10 mi) from the nearest substation (SNC 2000). Plants of this type are usually built very close to existing natural gas pipelines. Including the land required for pipeline construction, a greenfield site would require approximately 360 ha (900 acres). The greenfield site alternative could result in MODERATE land-use impacts.

Alternatives

**Table 8-4. Summary of Environmental Impacts of Gas-Fired Generation—
Closed-Cycle Cooling**

HNP Site			Alternative Greenfield Site	
Impact Category	Impact	Comments	Impact	Comments
Land Use	MODERATE	Additional 200 ha (500 acres) for power block, 20 to 50 ha (55 to 121 acres) disturbed for gas pipeline; land disturbed currently forested and would be in addition to land already disturbed onsite; additional land for backup oil storage tanks	MODERATE	364 ha (900 acres) for power block, offices and transmission lines; additional land for backup oil storage tanks
Ecology	MODERATE to LARGE	Constructed on cleared land adjacent to HNP site on approximately 200 ha (500 acres); habitat loss	MODERATE to LARGE	Impact depends on location and ecology of the site; potential habitat loss and fragmentation; reduced productivity and biological diversity
Water Use and Quality				
- Surface Water	SMALL	75% reduction in water flow over existing HNP use	SMALL to MODERATE	Impact depends on volume and characteristics of receiving body of water
- Groundwater	SMALL	Reduced groundwater withdrawals due to reduced workforce	SMALL to LARGE	Groundwater would be used for potable water only
Air Quality	MODERATE	Primarily NO _x – 350 MT/yr (386 tons/yr) with gas; 265 MT/yr (290 tons/yr) with flue gas-recirculation. – emissions less than coal-fired alternative	MODERATE	Same impacts as for HNP site
Waste	SMALL	Small amount of ash produced	SMALL	Same impacts as for HNP site
Human Health	SMALL	Impacts considered to be minor	SMALL	Same impacts as for HNP site

Table 8.4. (contd)

HNP Site			Alternative Greenfield Site	
Impact Category	Impact	Comments	Impact	Comments
Socioeconomics	MODERATE	500 to 750 additional workers during 3-year construction period; followed by reduction from 950 persons to 125 persons; tax base sustained with new gas-fired plant replacing HNP Transportation impacts are considered SMALL because there is less commuting workforce than current HNP or coal-fired alternative	MODERATE to LARGE	Construction impacts would be relocated. Appling and Toombs counties could experience workforce reduction, plus loss of tax base if plant locates outside county Transportation impacts would depend on population density and transportation infrastructure, but generally would be SMALL due to workforce size (125)
Aesthetics	SMALL to MODERATE	Visual impact of stacks and equipment would be noticeable, but not as significant as coal option or existing HNP reactor building and stack	SMALL to MODERATE	Alternate locations could reduce the aesthetic impact if siting is in an industrial area
Historic and Archaeological Resources	SMALL	Plant footprint less than coal-fired alternative; site knowledge minimizes possible cultural impacts	SMALL	Alternate location would necessitate cultural resource preservation measures
Environmental Justice	SMALL to MODERATE	Impacts on minority and low-income populations should be similar to those experienced by the population as a whole. Impacts on housing are possible during construction; loss of 825 high-paying jobs might lessen employment opportunities for minority and low-income populations.	SMALL to LARGE	Impacts vary depending on population distribution and makeup; impacts to Appling County could be MODERATE to LARGE if new plant built outside of county

Alternatives

The GEIS estimated that land-use requirements for a 1000-MW gas-fired plant at a greenfield site would be SMALL (approximately 45 ha [110 acres] for the plant site), and that co-locating with a retired nuclear plant would reduce these impacts. The HNP land-use estimate exceeds the GEIS estimate, even factoring in the fact that the SNC plants are considerably larger. The land-use change would noticeably alter the overall site pattern for natural land use, particularly if such land is wooded and would have to be cleared prior to constructing the plant and associated facilities. The impacts are considered MODERATE, depending on the length and routing of required pipelines and transmission lines.

• Ecology

Roughly 200 ha (500 acres) of established forest land would need to be converted to industrial use if the gas-fired units are sited at the existing HNP site. This is in addition to the cleared land devoted to the nuclear units even though some of the land currently devoted to the nuclear power plant operations may be used in the gas-fired generation scenario. Ecological impacts would also be minimized by using the existing cooling water intake and discharge system.

The GEIS noted that land-dependent ecological impacts from construction would be SMALL unless site-specific factors indicate a particular sensitivity and that operational impacts would be smaller than for other fossil fuel technologies of equal capacity. The staff has identified the conversion of 200 ha (500 acres) of forested land to industrial use as one of these site-specific impacts. Thus, siting at the existing HNP site would have a MODERATE to LARGE ecological impact and would definitely be more adverse to the environment than the proposed relicensing alternative.

At an undisturbed greenfield site, the impacts would certainly alter the ecology and could impact threatened and endangered species. These ecological impacts could be MODERATE to LARGE. Impacts would include wildlife habitat loss and reduced productivity, and could include habitat fragmentation and a local reduction in biological diversity.

• Water Use and Quality

Surface water. The plant would use the existing HNP intake and discharge structures as part the cooling system; however, cooling requirements would be less (75 percent reduction over existing HNP use—approximately 57,000 m³/d [15 million gpd] would be used for condenser cooling and to meet existing limitations on discharge temperatures [SNC 2000]). Because existing limitations on discharge temperatures would be met, water-quality impacts would continue to be SMALL.

1 Water-quality impacts from sedimentation during construction was another land-related
2 impact that the GEIS categorized as SMALL. The GEIS also noted that operational
3 water-quality impacts would be similar to, or less than, those from other centralized
4 generating technologies. The staff has concluded that water-quality impacts from coal-fired
5 generation would be SMALL, and gas-fired alternative water usage would be less than that
6 for coal-fired generation. Surface-water impacts would remain SMALL; the impacts would
7 not be detectable or would be so minor that they would not noticeably alter any important
8 attribute of the resource.

9
10 For alternative greenfield sites, the impact on surface water would depend on the volume
11 and other characteristics of the receiving body of water. The impacts would be SMALL to
12 MODERATE.

13
14 Groundwater. Little variation would be expected in the amount of groundwater used
15 because the groundwater wells are only used to supply water for drinking and the restroom
16 facility at the HNP baseball field as well as to supply irrigation water for site landscaping
17 during the summer months. The reduced workforce size (from 950 to 125) would reduce
18 groundwater withdrawals for potable water use. The groundwater impacts would be very
19 SMALL; i.e., the impacts would be so minor that they would not noticeably alter any
20 important resource.

21
22 For alternative greenfield sites, the impact to the groundwater would depend on the site
23 characteristics, including the amount of groundwater available. The impacts would range
24 between SMALL and LARGE.

25 26 • Air Quality

27
28 Natural gas is a relatively clean-burning fuel. NO_x emissions from the gas-fired alternative
29 would be 353 MT (386 tons) with gas. By comparison, NO_x emissions assuming flue gas
30 re-circulation would be 265 MT/yr (290 tons/yr) (SNC 2000). New CAA provisions might
31 result in SNC having to further reduce NO_x by shutting other sources down or by modifying
32 plants to reduce NO_x formation (e.g., installing over-fired air, low NO_x burners, flue gas
33 re-circulation, and selective non-catalytic and catalytic reduction systems). Precise reduc-
34 tion requirements are speculative at this time (SNC 2000).

35
36 The GEIS noted that gas-fired air-quality impacts are less than other fossil technologies
37 because fewer pollutants are emitted, and SO_x is not emitted at all. Emissions from the
38 gas-fired alternative would be less than emissions from the coal-fired alternative. However,
39 the GEIS also noted, as did SNC, that the gas-fired alternative would contribute NO_x
40 emissions to an area that in the future may become a non-attainment area for ozone.

Alternatives

Because NO_x contribute to ozone formation, the reduced NO_x emissions are still of future concern, and low NO_x combustors, water injection, and selective catalytic reduction could become regulatory-imposed mitigation measures.

For these reasons, the appropriate characterization of air impacts from a gas-fired plant would be MODERATE; the impacts, primarily NO_x, would be clearly noticeable, but would not be sufficient to destabilize air resources as a whole at this time.

Siting the gas-fired plant elsewhere would not significantly change air-quality impacts because the site could also be located in a greenfield area that was not a serious non-attainment area for ozone. In addition, the location could result in installing more or less stringent pollution control equipment to meet the regulations. Therefore, the impacts would be MODERATE.

• Waste

There will be only small amounts of solid-waste products (i.e., ash) from burning natural gas fuel. The GEIS concluded that waste generation from gas-fired technology would be minimal. Gas firing results in very few combustion by-products because of the clean nature of the fuel. Waste generation would be limited to typical office wastes. This impact would be SMALL; waste-generation impacts would be so minor that they would not noticeably alter any important resource attribute.

Siting the facility at an alternate greenfield site would not alter the waste generation; therefore, the impacts would continue to be SMALL.

• Human Health

The GEIS analysis mentions potential gas-fired alternative health risks (cancer and emphysema). The risk may be attributable to NO_x emissions that contribute to ozone formation, which in turn contribute to health risks. As discussed in Section 8.2.1 for the coal-fired alternative, legislative and regulatory control of the Nation's emissions and air quality are protective of human health. The impacts of the gas-fired alternative on human health would be SMALL; that is, human health effects would not be detectable or would be so minor that they would neither destabilize nor noticeably alter any important attribute of the resource.

Siting of the facility at an alternate greenfield site would not alter the human health effects that would be expected. Therefore, the impacts would be SMALL.

1 • **Socioeconomics**

2
3 It is assumed that construction of new gas-fired generating facilities would take place while
4 HNP continues operation, with completion at the time that the nuclear units would halt
5 operations. Therefore, for the 3-year construction period, the site would have between
6 500 and 750 additional workers. During this time, the surrounding communities would
7 experience demands on housing and public services that could have large impacts. After
8 construction, the communities would be impacted by the loss of jobs; construction workers
9 would leave, the nuclear plant workforce (of 950 workers) would decline through a
10 decommissioning period to a minimal maintenance size, and the gas-fired plant would
11 introduce a replacement tax base and only 125 new jobs. Socioeconomic impacts from
12 start of construction through nuclear plant decommissioning would be MODERATE.

13
14 The GEIS concluded that socioeconomic impacts from constructing a gas-fired plant would
15 not be very noticeable and that the small operational workforce would have the lowest
16 socioeconomic impacts (local purchases and taxes) of any nonrenewable technology.
17 Compared to the coal-fired alternative, the smaller size of the construction workforce, the
18 shorter construction time frame, and the smaller size of the operations workforce would all
19 reduce some of the socioeconomic impacts. For these reasons, gas-fired generation
20 socioeconomic impacts themselves would be SMALL to MODERATE; that is, depending on
21 other growth in the area, socioeconomic effects could be noticed, but they would not
22 destabilize any important attribute of the resource.

23
24 Construction at another site would relocate some socioeconomic impacts, but would not
25 eliminate them. The community around the HNP site would still experience the impact of
26 the loss of HNP operational jobs and the tax base. The communities around the new site
27 would have to absorb the impacts of a moderate, temporary workforce and a small,
28 permanent workforce. Therefore, the impacts would be MODERATE to LARGE, based on
29 net job and tax-base losses.

30
31 As indicated above, the HNP workforce (of 950 workers) would decline and the gas-fired
32 plant would introduce only 125 new jobs. Therefore, traffic impacts associated with
33 commuting plant personnel would be expected to be less than the current impacts from
34 HNP operations and would be SMALL. The impact of re-locating the plant to a new
35 greenfield site would also be considered SMALL because of the small workforce size
36 associated with the gas-fired plant.

Alternatives

• Aesthetics

The combustion turbines and heat-recovery boilers would be relatively low structures, less than 30 m (100 ft) tall, and would be screened from most offsite vantage points by intervening woodlands. The steam turbine building would be taller, approximately 46 m (150 ft) in height, and together with the exhaust stacks (70 m [230 ft] in height), would be visible offsite. The use of these facilities along with the existing mechanical-draft cooling towers and associated facilities, would have less visual impact than the existing HNP reactor building and stack which are considerably taller (60 m [200 ft] and 120 m [393 ft] tall, respectively) (SNC 2000).

The GEIS analysis noted that land-related impacts, such as aesthetic impacts, would be small unless site-specific factors indicate a particular sensitivity. As in the case of the coal-fired alternative, aesthetic impacts from the gas-fired alternative would be noticeable. However, because the gas-fired structures are shorter than the coal-fired structures and more amenable to screening by vegetation, the staff concluded that the aesthetic resources would not be destabilized by the gas-fired alternative. For these reasons, the appropriate characterization of aesthetic impacts from a gas-fired plant would be SMALL to MODERATE; the impacts would be clearly noticeable, but would not destabilize this important resource.

Alternative locations could reduce the aesthetic impact of gas-fired generation if siting were in an area that was already industrialized. In such a case, however, the introduction of the steam generator building, stacks, and cooling-tower plumes would probably still have a SMALL to MODERATE incremental impact.

• Historic and Archaeological

Gas-fired generation at HNP would not directly affect cultural resources (SNC 2000). The GEIS analysis noted that cultural resource impacts associated with the gas-fired alternative would be small unless important site-specific resources were affected. Gas-fired alternative construction at the HNP site would affect a smaller area within the footprint of the coal-fired alternative. As discussed in Section 8.2.1, site knowledge minimizes the possibility of cultural resource impacts. Impacts on cultural resources would be SMALL; that is, the effects would not be detectable or would be so minor that they would neither destabilize nor noticeably alter any important attribute of the resource.

Construction at another, alternative site could necessitate instituting cultural resource preservation measures (power block area or transmission line right-of-way), but impacts to

cultural resources could generally be managed and kept SMALL. Cultural resource studies would be required for the pipeline construction and any other areas of ground disturbance associated with this alternative.

- **Environmental Justice**

No environmental pathways have been identified that would result in disproportionately high and adverse environmental impacts on minority and low-income populations if a replacement gas-fired plant was built at the HNP site. Some impacts on housing availability and prices during construction might occur, and this could disproportionately affect the minority or low-income populations. The impacts would be SMALL to MODERATE. Impacts at other sites would depend upon the site chosen. If the replacement plant was built in Appling County, the County's tax base would be largely maintained, and some potential negative socioeconomic impacts on the minority or low-income populations would be avoided. If the plant was built elsewhere, outside of Appling County, then the environmental justice impacts of losing the plant would be LARGE. The impacts to the other areas would be SMALL to LARGE, depending on the population distribution.

8.2.2.2 Once-Through Cooling System

This section discusses the environmental impacts of converting the current HNP closed-cycle cooling system to once-through cooling. Realistically, this would not occur at the current HNP site due to the infrastructure currently in place for a closed-cycle system with the existing nuclear units. If SNC switched from closed-cycle to once-through cooling, such a conversion would most likely take place at a greenfield site with sufficient water resources to support the system.

The impacts (SMALL, MODERATE, or LARGE) of this option are the same as the impacts for a gas-fired plant using the closed-cycle system. However, there are minor environmental differences between the closed-cycle and once-through cooling systems. Table 8-5 summarizes the incremental differences. Given that the once-through cooling system would most likely be constructed at a new greenfield site, the differences noted in Table 8-5 should be compared with the Alternative Greenfield Site column in Table 8-4.

8.2.3 Imported Electrical Power

SNC adopts by reference, as representative of the environmental impacts of the imported electrical power alternative to HNP license renewal, the GEIS discussion of environmental impacts from generic alternatives.

Alternatives

Table 8-5. Summary of Environmental Impacts of Gas-Fired Generation With the Alternate Cooling System—Once-Through Cooling

Impact Category	Change in Impacts from HNP Closed-Cycle Cooling System
Land Use	Reservoir or other sufficient cooling resource required
Ecology	Impact would depend on ecology at the site
Water Use and Quality	
- Surface Water	Increased water withdrawal, thermal load higher
- Groundwater	None
Air Quality	None
Waste	None
Human Health	None
Socioeconomics	None
Aesthetics	Elimination of cooling towers
Historic and Archaeological Resources	None
Environmental Justice	None

“Imported power” means power purchased and transmitted from electric power-generation plants that the applicant does not own and that are located elsewhere within the region, United States, or Canada. Georgia is a net exporter of electric power (SNC 2000). However, SNC cannot discard imported power as a feasible alternative to HNP license renewal. Market conditions, particularly the anticipated free market created by deregulation, could result in a company finding it advantageous to import power to replace a retired Georgia plant while exporting other power generated in the State (SNC 2000). SNC assumes that if it did import power to replace HNP-generated capacity, the power would be generated elsewhere using one or more of the technologies that NRC discusses in GEIS Chapter 8. SNC has no basis for

estimating which generation technology, or what mix of technologies, would be used other than to point to the currently available mix of technologies. Thus, importing (purchasing) additional power is a feasible alternative to SNC license renewal.

According to the DOE EIA's International Energy Outlook 1998 (DOE 1997),

Hydro Quebec has targeted the U.S. market for future sales growth. Hydro Quebec currently owns Vermont Gas and has signed a deal with Enron to market electricity in the Northeast while selling Enron's gas in Quebec. In April 1997, Hydro Quebec petitioned the FERC (Federal Energy Regulatory Commission) to sell electricity in the United States. In return, it would allow U.S. competitors to wheel electricity into Quebec. In November 1997, Hydro Quebec received FERC approval to sell power in the United States at market-based rates.

Depending on transmission availability, relative power costs, whether Canadian environmental and aboriginal rights controversies over the hydroelectric James Bay Project in Northern Quebec can be solved, and whether appropriate transmission agreements and facilities could be put in place, Hydro Quebec could be a future source of imported power. However, there could be significant environmental impacts in Northern Quebec.

Regardless of the technology used to generate imported power, the generating technology would be one of those described in this SEIS and in the GEIS (probably coal, natural gas, nuclear, or Canadian hydroelectric). The GEIS, Chapter 8, description of the environmental impacts of other technologies is representative of the imported electrical power alternative to HNP license renewal. Thus, the environmental impacts of imported power would still occur but would be located elsewhere within the region, nation, or Canada.

8.2.4 Other Alternatives

Other commonly known generation technologies considered by NRC are listed in the following paragraphs. However, these sources have been eliminated as "reasonable alternatives" to the proposed action because the generation of 1690 MW(e) of electricity as a base-load supply using these technologies is not technologically feasible (NRC 1996).

8.2.4.1 Wind

Wind speeds in central and eastern Georgia (Macon and Savannah data) average 12 km/hr (7.8 mph) (SNC 2000), whereas average wind speeds of more than 21 km/hr (13 mph) are required for wind turbines to generate electricity. Regions with wind speeds of this magnitude include the Great Plains, the West, coastal areas, and parts of the Appalachians, including a

Alternatives

1 small area of northeast Georgia (SNC 2000). The staff concludes that locating a wind-energy
2 facility on or near the HNP site would not be feasible given the current state of the technology.

3
4 Based on the GEIS land-use estimate for wind power,^(a) replacement of HNP generating
5 capacity, even assuming ideal wind conditions, would require dedication of almost 109,000 ha
6 (270,000 acres) or 1090 km² (422 mi²). The current HNP site is about 910 ha (2240 acres), and
7 Appling County, in which the facility is located, is about 1330 km² (514 mi²) (SNC 2000). The
8 size of the site needed eliminates the possibility of co-locating a wind facility at the HNP site
9 even if such technology were technological feasible. Locating at an alternative greenfield site
10 could be undertaken, but the required land-use resources would be large and potentially
11 ecologically disruptive. Thus, based on the lack of adequate wind speeds and the amount of
12 land that would be required for wind-powered generating facilities, the staff has concluded that
13 the wind alternative is not feasible at a greenfield site. And if undertaken, a large greenfield site
14 would be necessary, which would result in a LARGE environmental impact.

15 16 8.2.4.2 Solar

17
18 Solar power technologies, photovoltaic and thermal, cannot currently compete with conventional
19 fossil-fueled technologies in grid-connected applications due to higher capital costs per kilowatt
20 of capacity (DOE 1995). The average capacity factor of photovoltaic cells is about 25 percent,
21 and the capacity factor for solar thermal systems is about 25 percent to 40 percent. Energy
22 storage requirements prevent the use of solar energy systems as base load.

23
24 Second, there also are substantial impacts to natural resources (wildlife habitat, land use, and
25 aesthetic impacts) from construction of these facilities. According to the GEIS, land require-
26 ments are high—14,000 ha (35,000 acres) per 1000 MW(e) for photovoltaic and approximately
27 6000 ha (14,000 acres) per 1000 MW(e) for solar thermal systems. Neither type of solar
28 electric system would fit at the HNP site, and either would have large environmental impacts at
29 a greenfield site.

30
31 Third, in addition to the dedicated land-use requirements, the HNP site receives less than
32 3.9 kWh of solar radiation per square meter per day, compared to 5 to 7.2 kWh of solar
33 radiation per square meter per day in areas of the West, such as California, which are most
34 promising for solar technologies (GEIS, Sections 8.3.2 and 8.3.3). Because of the natural
35 resource impacts (land and ecological), the area's low rate of solar radiation and high
36 technology costs, the staff views the role of solar electric power in Georgia as limited to niche
37 applications and not a feasible baseload alternative to HNP license renewal. Some solar power

1 (a) GEIS, Section 8.3.1 estimates 150,000 acres per 1000 MW(e) for wind power.

may substitute for electric power in roof-top and building applications. Any attempt to implement solar technology would result in LARGE environmental impacts.

8.2.4.3 Hydropower

Approximately 15 percent, or 3412 MW(e), of Georgia's generating capacity is hydroelectric (SNC 2000). As GEIS Section 8.3.4 points out, hydropower's percentage of the country's generating capacity is expected to decline because hydroelectric facilities have become difficult to site as a result of public concern over flooding, destruction of natural habitat, and alteration of natural river courses. Based on the GEIS, land use estimates for hydroelectric power require approximately 400,000 ha (1 million acres) per 1000 MW(e). Replacement of HNP generating capacity would require flooding more than 7300 km² (2800 mi²) (SNC 2000). Due to the large land-use and related environmental and ecological resource impacts associated with siting a hydroelectric facility large enough to replace HNP, the staff concludes that local hydropower is not a feasible alternative to HNP license renewal on its own. Any attempts to site hydroelectric facilities large enough to replace HNP would result in LARGE environmental impacts.

8.2.4.4 Geothermal

Geothermal has an average capacity factor of 90 percent and can be used for base-load power where available. However, as illustrated by GEIS Figure 8.4, geothermal plants might be located in the western continental United States, Alaska, and Hawaii where hydrothermal reservoirs are prevalent. But there is no feasible location for 1690 MW(e) of geothermal capacity to serve as an alternative to HNP license renewal.

The technology is not widely used as base-load generation due to the limited geographical availability of the resource and immature status of the technology (NRC 1996). Although small-scale applications such as geothermal heat pumps may be viable, the technology is not applicable to the region when the replacement of 1690 MW(e) is needed. The staff concludes that geothermal is not a feasible alternative to HNP license renewal.

8.2.4.5 Wood Energy

A wood-burning facility can provide base-load power and operate with an average annual capacity factor of around 70 to 80 percent and with 20 to 25 percent efficiency (GEIS, Section 8.3.6). The fuels required are variable and site-specific. A significant barrier to the use of wood waste to generate electricity is the high delivered fuel cost and high construction cost per equivalent generating capacity with nuclear. The larger wood-waste power plants are only 40 to 50 MW(e) in size. Estimates in the GEIS suggest that the overall level of construction impact should be approximately the same as that for a coal-fired plant, although facilities using

Alternatives

1 wood waste for fuel would be built at smaller scales. Like coal-fired plants, wood-waste plants
2 require large areas for fuel storage and processing and involve the same type of combustion
3 equipment.

4
5 In Georgia, the pulp, paper, and paperboard industries, which consume large quantities of
6 electricity, are the largest consumers of wood and wood waste for energy, benefitting from the
7 use of waste materials that could otherwise represent a disposal problem. In 1995, processing
8 of wood products in Georgia generated 13.5 million m³ (478 million ft³) of wood and bark
9 residues. Approximately 48 percent, or 6.5 million m³ (230 million ft³), of the residue was used
10 as industrial fuel (SNC 2000). The 90 trillion BTU of energy estimated to be available annually
11 from Georgia forests would only produce the amount of electricity that HNP produces in 7 hours
12 (SNC 2000).

13
14 Due to uncertainties associated with obtaining sufficient wood and wood waste to fuel a base-
15 load generating facility, ecological impacts of large-scale timber cutting (e.g., soil erosion and
16 loss of wildlife habitat), and high inefficiency, the staff has concluded that wood waste is not a
17 feasible alternative to renewing the HNP license.

18 19 **8.2.4.6 Municipal Solid Waste**

20
21 The initial capital costs for municipal solid waste plants are greater than for comparable steam-
22 turbine technology at wood-waste facilities. This is due to the need for specialized waste-
23 separation and handling equipment for municipal solid waste. The decision to burn municipal
24 waste to generate energy is usually driven by the need for an alternative to landfills rather than
25 by energy considerations. The use of landfills as a waste disposal option is likely to increase in
26 the near term; however, it is unlikely that many landfills will begin converting waste to energy
27 because of unfavorable economics, particularly with electricity prices declining in "real" terms
28 (DOE 2000). Therefore, municipal solid waste would not be a feasible alternative to HNP
29 license renewal, particularly at the scale required.

30 31 **8.2.4.7 Other Biomass-Derived Fuels**

32
33 In addition to wood and municipal solid-waste fuels, there are several other concepts for fueling
34 electric generators, including burning energy crops, converting crops to a liquid fuel such as
35 ethanol (ethanol is primarily used as a gasoline additive for automotive fuel), and gasifying
36 energy crops (including wood waste). The GEIS points out that none of these technologies has
37 progressed to the point of being competitive on a large scale or of being reliable enough to
38 replace a base-load plant such as HNP. For these reasons, such fuels do not offer a feasible
39 alternative to HNP license renewal. In addition, these systems have LARGE impacts on land
40 use.

8.2.4.8 Oil

Oil is not considered a stand-alone fuel because it is not cost-competitive when natural gas is available. The cost of oil-fired operation is as high as eight times as expensive as nuclear and coal-fired operation. More specifically, GPC has six oil-fired units. It has been GPC's experience that the cost of oil-fired operation is about six times that of nuclear operation and two times that of coal-fired operation (SNC 2000). Future increases in oil prices are expected to make oil-fired generation increasingly more expensive than coal-fired generation (DOE 1996). For these reasons, oil-fired generation is not a feasible alternative to HNP license renewal nor is it likely to be included in a mix with other resources, except as a backup fuel.

8.2.4.9 Advanced Nuclear Power

Work on advanced reactor designs has continued and nuclear plant construction continues overseas. However, the cost of building a new nuclear plant and the political uncertainties that have historically surrounded many nuclear plant construction projects are among the factors that have led energy forecasters (such as the EIA) to predict no new domestic nuclear power plant orders for the duration of current forecasts—through the year 2020 (DOE 1996). For these reasons, the staff does not consider new nuclear plant construction as a feasible alternative to HNP license renewal.

8.2.4.10 Fuel Cells

Phosphoric acid fuel cells are the most mature fuel cell technology, but they are only in the initial stages of commercialization. Two-hundred turnkey plants have been installed in the United States, Europe, and Japan. Recent estimates suggest that a company would have to produce about 100 MW of fuel-cell stacks annually to achieve a price of \$1000 to \$1500/kW (DOE 1999). However, the current production capacity of all fuel-cell manufacturers only totals about 60 MW/yr. The use of fuel cells for base-load capacity requires very large energy storage devices that are not feasible for storage of sufficient electricity to meet the base-load generating requirements. This is a very expensive source of generation, which prevents it from being competitive. This technology also has a high land-use impact, which, like wind technology, results in a large impact on the natural environment. It is estimated that 14,000 ha (35,000 acres) of land would be required to generate 1000 MW(e) of electricity (NRC 1996). Therefore, the staff considers fuel cells not to be a feasible alternative to license renewal at this time.

Alternatives

8.2.4.11 Delayed Retirement

HNP provides approximately 12 million MWh of GPC's generating capacity and approximately 14 percent of its energy requirements (SNC 2000). As a subsidiary of SNC, GPC supplies electrical power to the SNC regional electric grid (which includes Savannah Electric, Alabama Power, Gulf Power, and Mississippi Power). SNC expects the demand on its regional grid to increase approximately two percent (700 MW/yr), including reserve capacity, through the year 2018. In its planning, SNC considered the delayed retirement of older, less-efficient base-load plants. However, the cost of refurbishing these plants to make them more efficient and meet future emission limits would exceed the cost of building new plants (SNC 2000). For these reasons, delayed retirement of other SNC generating units would not be a feasible alternative to HNP license renewal.^(a)

8.2.4.12 Utility-Sponsored Conservation

GPC has developed residential, commercial, and industrial programs to reduce both peak demands and daily energy consumption (demand-side management). GPC program components include the following:

- Peak clipping programs – This includes energy saver switches for air conditioners, heat pumps, and water heaters and allows GPC to interrupt electrical service to reduce load during periods of peak demand. It includes dispersed generation, giving GPC dispatch control over customer backup generation resources; and curtailable service, allowing GPC to reduce customers' load during periods of peak demand.
- Load shifting programs – These programs use time-of-use rates to encourage shifting loads from on-peak to off-peak periods. Use of computerized real-time displays allow the customer to monitor power usage and to keep power usage below peak thresholds levels while maintaining optimal product production.
- Conservation programs – These promote use of high-efficiency heating, ventilating, and air conditioning systems; encourage the construction of energy-efficient homes and commercial buildings; improve energy efficiency in existing homes; and provide incentives for use of energy-efficient lighting, motors, and compressors.

(a) An exception to this statement might occur if the new plants were constructed at a greenfield site. Adding the economic costs of new construction to the ecological damages that could occur with development at the virgin site, plus associated permitting costs and delays with plant and site development, the refurbishment of the existing plants might become economically attractive.

The GPC demand-side management program currently produces an estimated annual peak demand generation reduction of about 885 MW(e). The GPC load growth projection anticipates a demand-side management savings of about 1120 MW(e) in 2016. Because these savings are part of the long-range plan for meeting projected demand, SNC does not view these savings as available "offsets" for HNP. Nor does SNC foresee the availability of another 1690 MW(e) (HNP capacity) (SNC 2000). Therefore, the conservation option is not considered a reasonable replacement for the license renewal alternative.

8.2.4.13 Combination of Alternatives

Even though individual alternatives to HNP might not be sufficient on their own to replace HNP due to the small size of the resource (hydro) or lack of cost-effective opportunities (e.g., for conservation), it is conceivable that a mix of alternatives might be cost-effective. For example, if some additional cost-effective conservation opportunities, combined with limited wind, small-scale solar, and geothermal, could be found and combined with a smaller imported power or natural gas-fired alternative, it might be possible to reduce some of the key environmental impacts of alternatives. However, it is unlikely that the environmental impact of all aspects of such a hypothetical mix could be reduced to SMALL (see Table 8-6). In comparison, the impacts of renewing the HNP licenses are SMALL on all dimensions.

Table 8-6 provides a summary of the environmental impacts of one assumed combination. The impacts are based on the gas-fired generation impact assumptions discussed in Section 8.2.2 of this report, adjusted for the reduced power generation—1848 MW(e) versus 1200 MW(e)—plus 500 MW(e) obtained through additional conservation measures. While conservation measures would have very little or no negative environmental effects, the gas-fired generation option would increase emissions and environmental impacts. Based on the estimated environmental impacts of the assumed combination, the staff concludes that it is unlikely that the environmental impacts of such a hypothetical mix could be reduced to SMALL.

Alternatives

Table 8-6. Summary of Environmental Impacts of 500-MW(e) Demand-Side Measures, Plus 1200-MW(e) Gas-Fired Generation—Closed-Cycle Cooling

Impact Category	HNP Site		Alternative Greenfield Site	
	Impact	Comments	Impact	Comments
Land Use	MODERATE	Additional 200 ha (500 acres) for power block, 49 ha (121 acres) disturbed for gas pipeline; land disturbed currently forested	MODERATE	360 ha (900 acres) for power block, offices and transmission lines
Ecology	SMALL	Constructed on land adjacent to HNP site; habitat loss due to pipeline construction	SMALL to MODERATE	Impact depends on location and ecology of the site
Water Use and Quality				
- Surface Water	SMALL	>75% reduction in water flow; 39,000 m ³ (10 million gpd) water versus 216,000 m ³ (57 million gpd) for existing HNP	SMALL to MODERATE	Impact depends on volume and characteristics of receiving body of water
- Groundwater	SMALL	Reduced groundwater withdrawals due to reduced workforce	SMALL to MODERATE	Groundwater would depend on uses and available supply
Air Quality	SMALL to MODERATE	Primarily NO _x for gas-fired plant	SMALL to MODERATE	Impacts depend on air quality for alternate site
Waste	SMALL	Minor waste generation with gas (oil not evaluated)	SMALL	Same impacts as for HNP site
Human Health	SMALL	Impacts considered to be minor (see discussion of gas-fired alternative)	SMALL	Same impacts as for HNP site

Table 8.6. (contd)

Impact Category	HNP Site		Alternative Greenfield Site	
	Impact	Comments	Impact	Comments
Socioeconomics	MODERATE	500 to 750 additional workers during 3-year construction period; followed by a reduction in employment from 950 persons at HNP to 125 persons; tax base sustained with new gas-fired plant replacing HNP Transportation impacts would be SMALL due to less commuting workforce than HNP or coal-fired alternatives	MODERATE to LARGE	Construction impacts would be relocated. Appling and Toombs counties would experience workforce reduction plus loss of tax base if plant were located elsewhere. Other community gains 125 workers Transportation impacts would most likely be SMALL; actual impacts depend on population, transportation systems
Aesthetics	SMALL to MODERATE	Visual impact of stacks would be noticeable, but not as significant as coal-fired option or existing HNP reactor building and stacks	SMALL to MODERATE	Alternate locations could reduce aesthetic impact if siting is in an industrial area
Archaeological and Historic Resources	SMALL	Plant footprint less than coal-fired alternative; HNP site knowledge minimizes possible cultural resource impacts	SMALL	Alternate location would necessitate cultural resource preservation measures
Environmental Justice	SMALL to MODERATE	Impacts on minority and low-income populations should be similar to those experienced by the population as a whole. Impacts on housing are possible during construction; loss of 825 high-paying jobs might lessen employment opportunities for minority and low-income populations.	SMALL to MODERATE	Impacts vary depending on population distribution and makeup; impacts to Appling County could be MODERATE to LARGE if new plant built outside county

8.3 References

63 FR 57355. "Finding of Significant Contribution and Rulemaking for Certain States in the Ozone Transport Assessment Group Region for Purposes of Reducing Regional Transport of Ozone; Rule." October 27, 1998.

Clean Air Act (CAA), as amended, 42 USC 7401, et seq.

Court of Appeals for the District of Columbia (D.C. Circuit). 1999a. *American Trucking Association v. EPA*, 175 F.3d 1072. May 14, 1999.

Court of Appeals for the District of Columbia (D.C. Circuit). 1999b. *Michigan v. EPA*, No. 98-1497. May 25, 1999.

Southern Nuclear Operating Company (SNC). 2000. *Application for License Renewal for the Edwin I. Hatch Nuclear Plant Units 1 and 2. Appendix D Applicant's Environmental Report—Operating License Renewal Stage Edwin I. Hatch Nuclear Plant.*

U.S. Department of Energy (DOE). 1996. *Annual Energy Outlook; 1996 with Projections to 2015*. DOE/EIA-0383(96), Energy Information Administration, Washington, D.C.

U.S. Department of Energy (DOE). 1997. *Annual Energy Outlook 1998*, Table A2. DOE/EIA-0383(98), Energy Information Administration. Washington, D.C.

U.S. Department of Energy (DOE). 1999. *Advanced Fuel Cell Systems - A Revolutionary Power Technology*, Fossil Energy-Fuel Cell Power Systems Overview. http://www.fe.doe.gov/coal-power/fc_sum.html. (Accessed August 4, 1999).

U.S. Department of Energy (DOE). 2000. *Annual Energy Review: Annual Statistics 1949 to Present*. Energy Information Administration, Washington, D.C. (<http://tonto.eia.doe.gov/ig2/index.htm>).

U.S. Environmental Protection Agency (EPA). 1993. *Air Pollutant Emission Factors, Volume 1: Stationary Point and Area Sources*. EP, AP-42, Washington, D.C.

U.S. Environmental Protection Agency (EPA). 1994. *Final Environmental Impact Statement, Volume I: Tampa Electric Company - Polk Power Station*. EPA 904/9-94, Washington, D.C.

U.S. Nuclear Regulatory Commission (NRC). 1988. *Final Generic Impact Statement on Decommissioning of Nuclear Facilities*. NUREG-0586, Washington, D.C.

1 U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement*
2 *for License Renewal of Nuclear Plants*. NUREG-1437, Washington, D.C.

3
4 U.S. Nuclear Regulatory Commission (NRC). 1999. *Generic Environmental Impact Statement*
5 *for License Renewal of Nuclear Plants, Main Report, Section 6.3—Transportation, Table 9.1*
6 *Summary of findings on NEPA issues for license renewal of nuclear power plants*, NUREG-
7 1437, Volume 1, Addendum 1. Washington, D.C.

9.0 Summary and Conclusions

By letter dated February 29, 2000, Southern Nuclear Operating Company (SNC) submitted an application to the NRC to renew the Edwin I. Hatch Nuclear Plant (HNP), Units 1 and 2 operating licenses (OLs) for an additional 20-year period (SNC 2000). If the OLs are renewed, Federal (other than NRC) decisionmakers, State regulatory agencies, and the owners of the plant will ultimately decide whether the plant will continue to operate based on factors such as the need for power or other matters within the State's jurisdiction or the purview of the owners. If the OLs are not renewed, the units will be shut down at or before the expiration of the current OLs, which are August 6, 2014, for Unit 1, and June 13, 2018, for Unit 2.

Under the National Environmental Policy Act (NEPA) (42 USC 4321-4370d), an environmental impact statement (EIS) is required for major Federal actions significantly affecting the quality of the human environment. The NRC has implemented Section 102 of NEPA in 10 CFR Part 51. In 10 CFR 51.20(b)(2), the Commission requires preparation of an EIS or a supplement to an EIS for renewal of a reactor OL; 10 CFR 51.95(c) states that the EIS prepared at the OL renewal stage will be a supplement to the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996; 1999).^(a)

Upon acceptance of the SNC application, the NRC began the environmental review process described in 10 CFR Part 51 by publishing a notice of intent to prepare an EIS and conduct scoping (65 FR 19797). The staff visited the HNP site on May 10 and 11, 2000, and held public scoping meetings on May 10, 2000, in Vidalia, Georgia (NRC 2000a). The staff reviewed the SNC Environmental Report (ER; SNC 2000) and compared it to the GEIS, consulted with other agencies, and conducted an independent review of the issues following the guidance set forth in the *Standard Review Plans for Environmental Reviews for Nuclear Power Plants, Supplement 1: Operating License Renewal* (NRC 2000b).

This draft of the supplemental environmental impact statement (SEIS) is being published for public comment and contains the preliminary results of the staff's evaluation and recommendation. The staff will hold two public meetings during the comment period for this report in December 2000. When the comment period ends, the staff will consider and dispose of all of the comments received. These comments will be discussed in Appendix A of the final report.

This draft SEIS presents the staff's analysis of the environmental impacts of renewal of the HNP OLs. The analysis considers and weighs the environmental effects of the proposed action, the environmental impacts of alternatives to the proposed action, and alternatives

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. All references to the "GEIS" include the GEIS and its Addendum 1.

Summary and Conclusions

1 available for reducing or avoiding adverse impacts. It also includes the staff's preliminary
2 recommendation regarding the proposed action.

3
4 The Commission has adopted the following statement of purpose and need for license renewal
5 from the GEIS:

6
7 The purpose and need for the proposed action (renewal of an operating license) is to
8 provide an option that allows for power generation capability beyond the term of a
9 current nuclear power plant operating license to meet future system generating needs,
10 as such needs may be determined by State, utility, and, where authorized, Federal
11 (other than NRC) decision makers.

12
13 The goal of the staff's environmental review, as defined in 10 CFR 51.95(c)(4) and the GEIS, is
14 to determine:

15
16 ... whether or not the adverse environmental impacts of license renewal are so great
17 that preserving the option of license renewal for energy planning decisionmakers would
18 be unreasonable.

19
20 Both the statement of purpose and need and the evaluation criterion implicitly acknowledge that
21 there are factors, in addition to license renewal, that will ultimately determine whether an
22 existing nuclear power plant continues to operate beyond the period of the current OLs.

23
24 NRC regulations [10 CFR 51.95(c)(2)] contain the following statement regarding the content of
25 SEISs prepared at the license renewal stage:

26
27 The supplemental environmental impact statement for license renewal is not required to
28 include discussion of need for power or the economic costs and economic benefits of the
29 proposed action or of alternatives to the proposed action except insofar as such benefits
30 and costs are either essential for a determination regarding the inclusion of an alternative in
31 the range of alternatives considered or relevant to mitigation. In addition, the supplemental
32 environmental impact statement prepared at the license renewal stage need not discuss
33 other issues not related to the environmental effects of the proposed action and the
34 alternatives, or any aspect of the storage of spent fuel for the facility within the scope of the
35 generic determination in § 51.23(a) ["Temporary storage of spent fuel after cessation of
36 reactor operations—generic determination of no significant environmental impact"] and in
37 accordance with § 51.23(b).^(a)

(a) The title of 10 CFR 51.23 is "Temporary storage of spent fuel after cessation of reactor operations—generic determination of no significant environmental impact."

The GEIS contains the results of a systematic evaluation of the consequences of renewing an operating license and operating a nuclear power plant for an additional 20 years. It evaluates 92 environmental issues using the following three-level standard of significance—SMALL, MODERATE, or LARGE—based on Council on Environmental Quality guidelines.

SMALL: Environmental effects are not detectable or are so minor that they will neither destabilize nor noticeably alter any important attribute of the resource.

MODERATE: Environmental effects are sufficient to alter noticeably, but not to destabilize, important attributes of the resource.

LARGE: Environmental effects are clearly noticeable and are sufficient to destabilize important attributes of the resource.

For 69 of the 92 issues considered in the GEIS, the analysis in the GEIS shows the following:

- (1) The environmental impacts associated with the issue have been determined to apply either to all plants or, for some issues, to plants having a specific type of cooling system or other plant or site characteristics.
- (2) A single significance level (i.e., SMALL, MODERATE, or LARGE) has been assigned to the impacts (except for collective offsite radiological impacts from the fuel cycle and from high-level waste and spent fuel disposal).
- (3) Mitigation of adverse impacts associated with the issue has been considered in the analysis, and it has been determined that additional plant-specific mitigation measures are likely not to be sufficiently beneficial to warrant implementation.

These 69 issues were identified in the GEIS as Category 1 issues. In the absence of significant new information, the staff relied on conclusions as amplified by supporting information in the GEIS for issues designated Category 1 in 10 CFR Part 51, Subpart A, Appendix B, Table B-1.

Of the 23 issues not meeting the criteria set forth above, 21 are classified as Category 2 issues requiring analysis in a plant-specific supplement to the GEIS. The remaining two issues, environmental justice and chronic effects of electromagnetic fields, were not categorized. Environmental justice was not evaluated on a generic basis and must also be addressed in a plant-specific supplement to the GEIS. Information on the chronic effects of electromagnetic fields was not conclusive at the time the GEIS was prepared.

Summary and Conclusions

1 This draft SEIS documents the staff's evaluation of all 92 environmental issues considered in
2 the GEIS. The staff considered the environmental impacts associated with alternatives to
3 license renewal and compared the environmental impacts of license renewal and the
4 alternatives. The alternatives to license renewal that were considered include the no-action
5 alternative (not renewing the HNP OLs) and alternative methods of power generation. Among
6 the alternative methods of power generation, coal-fired and gas-fired generation appear to be
7 the most likely if the power from HNP is replaced. These alternatives are evaluated assuming
8 that the replacement power generation plant is located at either the HNP site or an unspecified
9 "greenfield" site.

11 **9.1 Environmental Impacts of the Proposed Action—** 12 **License Renewal**

14 SNC and the staff have established independent processes for identifying and evaluating the
15 significance of any new information on the environmental impacts of license renewal. Neither
16 SNC nor the staff has identified any significant new information related to Category 1 issues
17 that would call into question the conclusions in the GEIS. Therefore, the staff relies upon the
18 conclusions of the GEIS for all 69 Category 1 issues.

19
20 Similarly, neither SNC nor the staff has identified any new issue applicable to HNP that has a
21 significant environmental impact.

22
23 SNC's license renewal application presents analyses of the Category 2 issues. The staff has
24 reviewed the SNC analysis for each issue and has conducted an independent review of each
25 issue. Five Category 2 issues are not applicable because they are related to plant design
26 features or site characteristics not found at HNP. Four Category 2 issues are not discussed in
27 this draft SEIS because they are specifically related to refurbishment. SNC (SNC 2000) has
28 stated that their evaluation of structures and components as required by 10 CFR 54.21 did not
29 identify any major plant refurbishment activities or modifications as necessary to support the
30 continued operation of HNP beyond the end of the existing operating licenses. In addition, any
31 replacement of components or additional inspection activities are within the bounds of normal
32 plant component replacement and therefore are not expected to affect the environment outside
33 of the bounds of the plant operations evaluated in the final environmental statements
34 (AEC 1972; NRC 1978) for HNP.

35
36 Twelve Category 2 issues, as well as environmental justice and chronic effects of electro-
37 magnetic fields, are discussed in detail in this draft SEIS. Five of the Category 2 issues apply
38 to both refurbishment and to operation during the renewal term and are only discussed in this
39 draft SEIS in relation to operation during the renewal term. For all 12 Category 2 issues and

environmental justice, the staff concludes that the potential environmental effects are of SMALL significance in the context of the standards set forth in the GEIS. In addition, the staff concluded that a consensus has not been reached by appropriate Federal health agencies that there are adverse effects from electromagnetic fields. Therefore, no further evaluation of this issue is required. For severe accident mitigation alternatives (SAMAs), it is the staff's preliminary conclusion that a reasonable, comprehensive effort was made to identify and evaluate SAMAs and that none of the candidate SAMAs are cost-beneficial.

Mitigation measures were considered for each Category 2 issue. Current measures to mitigate environmental impacts of plant operation were found to be adequate, and no additional mitigation measures were deemed sufficiently beneficial to be warranted.

The following subsections discuss unavoidable adverse impacts, irreversible or irretrievable commitments of resources, and the relationship between local short-term use of the environment and long-term productivity.

9.1.1 Unavoidable Adverse Impacts

An environmental review conducted at the license renewal stage differs from the review conducted in support of a construction permit because the plant is in existence at the license renewal stage and has operated for a number of years. As a result, adverse impacts associated with the initial construction have been avoided, have been mitigated, or have occurred. The environmental impacts to be evaluated for license renewal are those associated with refurbishment and continued operation during the renewal term.

The adverse impacts identified are considered to be of SMALL significance, and none warrants implementation of additional mitigation measures. The adverse impacts of likely alternatives in the event that HNP ceases operation at or before the expiration of the current operating license will not be smaller than those associated with continued operation of HNP, and they may be greater for some impact categories in some locations.

9.1.2 Irreversible or Irretrievable Resource Commitments

The commitment of resources related to construction and operation of HNP during its current license period was made when the plant was built. The resource commitments to be considered in this draft SEIS are associated with continued operation of the plant for an additional 20 years. These resources include materials and equipment required for plant maintenance and operation, the nuclear fuel used by the reactors, and, ultimately, permanent offsite storage space for the spent fuel assemblies.

Summary and Conclusions

1 The most significant resource commitments related to operation during the renewal term are
2 the fuel and the permanent storage space. HNP replaces approximately 250 fuel assemblies
3 annually. Assuming no change in use rate, about 5,000 spent fuel assemblies would be
4 required for operation during a 20-year license renewal period.

5
6 The likely power generation alternatives in the event HNP ceases operation on or before the
7 expiration of the current OLS will require a commitment of resources for construction of the
8 replacement plants as well as for fuel to run the plants.

9.1.3 Short-Term Use Versus Long-Term Productivity

10
11
12 An initial balance between short-term use and long-term productivity of the environment at the
13 HNP site was set when the plants were approved and construction began. That balance is now
14 well established. Renewal of the HNP OLS and continued operation of the plants will not alter
15 the existing balance, but it may postpone the availability of the site for other uses. Denial of the
16 application to renew the OLS will lead to shutdown of the plants and will alter the balance in a
17 manner that depends on subsequent uses of the site. For example, the environmental
18 consequences of turning the HNP site into a park or an industrial facility are quite different.

9.2 Relative Significance of the Environmental Impacts of License Renewal and Alternatives

20
21
22
23 The proposed action is renewal of the OLS for HNP Units 1 and 2. Chapter 2 describes HNP
24 and the environment in the vicinity of the plant. Chapters 4 through 7 discuss environmental
25 issues associated with renewal of the OLS. Environmental issues associated with the no-action
26 alternative, and alternatives involving power generation are discussed in Chapter 8.

27
28 The significance of the environmental impacts from the proposed action (approval of the
29 application for renewal of the OLS), the no-action alternative (denial of the application),
30 alternatives involving coal and gas-fired generation of power at the HNP site and an unspecified
31 "greenfield site," and a combination of alternatives are compared in Table 9-1. Continued use
32 of the HNP cooling-tower-based heat dissipation cooling system is assumed for Table 9-1.
33 Substitution of a once-through cooling for the closed-cycle cooling system in the evaluation of
34 the coal-fired and gas-fired generation alternatives would result in somewhat greater
35 environmental impacts in some impact categories.

36
37 Table 9-1 shows that the significance of the environmental effects of the proposed action are
38 SMALL for all impact categories. The alternative actions, including the no-action alternative,
39 may have environmental effects in at least some impact categories that reach MODERATE or
40 LARGE significance.

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Table 9-1. Summary of Environmental Significance of License Renewal, the No-Action Alternative, and Alternative Methods of Generation (Including a Combination of Alternatives) Assuming a Closed-Cycle Cooling System

Impact Category	Proposed Action	No-Action Alternative	Coal-Fired Generation		Gas-Fired Generation		Combination	
	License Renewal	Denial of Renewal	HNP Site	Greenfield Site	HNP Site	Greenfield Site	HNP Site	Greenfield Site
Land Use	SMALL	SMALL	MODERATE	MODERATE to LARGE	MODERATE	MODERATE	MODERATE	MODERATE
Ecology	SMALL	SMALL	MODERATE to LARGE	MODERATE to LARGE	MODERATE to LARGE	MODERATE to LARGE	SMALL	SMALL to MODERATE
Water Quality — Surface Water	SMALL	SMALL	SMALL	SMALL to MODERATE	SMALL	SMALL to MODERATE	SMALL	SMALL to MODERATE
Water Quality — Groundwater	SMALL	SMALL	SMALL	SMALL to LARGE	SMALL	SMALL to LARGE	SMALL	SMALL to MODERATE
Air Quality	SMALL	SMALL	MODERATE	MODERATE	MODERATE	MODERATE	SMALL to MODERATE	SMALL to MODERATE
Waste	SMALL	SMALL	MODERATE	MODERATE	SMALL	SMALL	SMALL	SMALL
Human Health	SMALL	SMALL	SMALL	SMALL	SMALL	SMALL	SMALL	SMALL
Socioeconomics	SMALL	LARGE	MODERATE to LARGE	MODERATE to LARGE	MODERATE	MODERATE to LARGE	MODERATE	MODERATE to LARGE
Aesthetics	SMALL	SMALL	SMALL To MODERATE	MODERATE to LARGE	SMALL to MODERATE	SMALL to MODERATE	SMALL to MODERATE	SMALL to MODERATE
Historic and Archaeological Resources	SMALL	SMALL to LARGE	SMALL	SMALL	SMALL	SMALL	SMALL	SMALL
Environmental Justice	SMALL	MODERATE to LARGE	MODERATE	SMALL to LARGE	SMALL to MODERATE	SMALL to LARGE	SMALL to MODERATE	SMALL to MODERATE

Summary and Conclusions

9.3 Staff Conclusions and Recommendations

The staff's preliminary recommendation is that the Commission determine that the adverse environmental impacts of license renewal for HNP, Units 1 and 2, are not so great that preserving the option of license renewal for energy planning decisionmakers would be unreasonable. This recommendation is based on (1) the analysis and findings in the *Generic Environmental Impact Statement for License Renewal of Nuclear Power Plants* (GEIS), NUREG-1437, (NRC 1996; 1999); (2) the ER submitted by SNC (SNC 2000); (3) consultation with other Federal, State, and local agencies; (4) the staff's own independent review; and (5) the staff's consideration of public comments.

9.4 References

10 CFR Part 51, "Environmental Protection Regulations for Domestic Licensing and Related Regulatory Functions."

10 CFR 51.20, "Criteria for and identification of licensing and regulatory actions requiring environmental impact statements."

10 CFR 51.23, "Temporary storage of spent fuel after cessation of reactor operation—generic determination of no significant environmental impact."

10 CFR 51.71, "Draft environmental impact statement—contents."

10 CFR 51.95, "Supplement to final environmental impact statement."

10 CFR Part 51, Subpart A, Appendix B, "Environmental effect of renewing the operating license of a nuclear power plant."

10 CFR 54.21, "Contents of application—technical information."

65 FR 19797, "Notice of Intent to Prepare an Environmental Impact Statement and Conduct Scoping Process." April 12, 2000.

National Environmental Policy Act (NEPA) of 1969, as amended, 42 USC 4321, et seq.

Southern Nuclear Operating Company (SNC). 2000. *Application for License Renewal for the Edwin I. Hatch Nuclear Plant Units 1 and 2. Appendix D, Applicant's Environmental Report—Operating License Renewal Stage Edwin I. Hatch Nuclear Plant.*

1 U.S. Atomic Energy Commission (AEC). 1972. *Final Environmental Statement for the Edwin I.*
2 *Hatch Nuclear Plant Units 1 and 2.* Washington, D.C.

3
4 U.S. Nuclear Regulatory Commission (NRC). 1978. *Final Environmental Statement related to*
5 *Operation of Edwin I. Hatch Nuclear Plant Unit No. 2. Georgia Power Company.* Docket No.
6 50-366, NUREG-0417, Office of Nuclear Reactor Regulation, Washington, D.C.

7
8 U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement*
9 *for License Renewal of Nuclear Plants (GEIS).* NUREG-1437, Washington, D.C.

10
11 U.S. Nuclear Regulatory Commission (NRC). 1999. *Generic Environmental Impact Statement*
12 *for License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1,*
13 *Summary of findings on NEPA issues for license renewal of nuclear power plants.* NUREG-
14 1437, Vol. 1, Addendum 1, Washington, D.C.

15
16 U.S. Nuclear Regulatory Commission (NRC). 2000a. *Environmental Impact Statement*
17 *Scoping Process: Summary Report - Hatch Nuclear Station, Units 1 and 2, Appling County,*
18 *Georgia.* Washington, D. C. August 23, 2000

19
20 U.S. Nuclear Regulatory Commission (NRC). 2000b. *Standard Review Plans for*
21 *Environmental Reviews for Nuclear Power Plants, Supplement 1: Operating License Renewal,*
22 *NUREG-1555, Supplement 1.* Washington, D.C.

Appendix A

**Reserved for Comments on the Draft Supplement
Environmental Impact Statement Related to Southern Nuclear
Operating Company's Application for License Renewal
Edwin I. Hatch Nuclear Plant, Units 1 and 2**

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Appendix B

Contributors to the Supplement

Appendix B

Contributors to the Supplement

The overall responsibility for the preparation of this supplement was assigned to the Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission (NRC). The statement was prepared by members of the Office of Nuclear Reactor Regulation with assistance from other NRC organizations and the Pacific Northwest National Laboratory. Representatives from Argonne National Laboratory, Idaho National Engineering and Environmental Laboratory, and Lawrence Livermore National Laboratory participated in this interview.

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Lance W. Vail		Water Use, Hydrology
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(a) Pacific Northwest National Laboratory is operated for the U.S. Department of Energy by Battelle Memorial Institute.		
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(b) Argonne National Laboratory is operated for the U.S. Department of Energy by the University of Chicago.		

Appendix B

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IDAHO NATIONAL ENGINEERING AND ENVIRONMENTAL LABORATORY^(c)		
Robert Breckenridge		Ecology, Water Use
James McCarthy		Hydrology
Joy Rempe		Severe Accident Mitigation Alternatives
Martin Sattison		Severe Accident Mitigation Alternatives
(c) Idaho National Engineering and Environmental Laboratory is operated for the U.S. Department of Energy by Bechtel B&W Idaho, LLC.		
LAWRENCE LIVERMORE NATIONAL LABORATORY^(d)		
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(d) Lawrence Livermore National Laboratory is operated for the U.S. Department of Energy by the University of California.		

Appendix C

**Chronology of NRC Staff Environmental Review Correspondence
Related to the Southern Nuclear Operating Company's Application for
License Renewal of Edwin I. Hatch Nuclear Power Station,
Units 1 and 2**

Appendix C

Chronology of NRC Staff Environmental Review Correspondence Related to the Southern Nuclear Operating Company's Application for License Renewal of Edwin I. Hatch Nuclear Power Station, Units 1 and 2

February 29, 2000	Letter from SNC to NRC forwarding the application for renewal of operating licenses for the Edwin I. Hatch Nuclear Plant, Units 1 and 2, requesting extension of operating licenses for an additional 20 years
March 24, 2000	Letter from NRC to SNC transmitting determination of acceptability and sufficiency for docketing, proposed review schedule, and opportunity for a hearing regarding an application from Southern Nuclear Operating Company, Inc. for renewal of the operating licenses for Units 1 and 2 of the Edwin I. Hatch Nuclear Plant
April 4, 2000	Letter from NRC to SNC forwarding Federal Register Notice of Intent to Prepare an Environmental Impact Statement and Conduct Scoping in support of the review of the license renewal application
April 12, 2000	Notice of Public Meeting to Discuss Environmental Scoping Process for Edwin I. Hatch Nuclear Plant Units 1 and 2 License Renewal Application
April 28, 2000	Letter from Jeff Baxley, Baxley City Manager, to NRC regarding the environmental scoping process for HNP license renewal
May 1, 2000	Letter from Cathryn Meehan, President, Southeastern Technical Institute, to NRC regarding the environmental scoping process for HNP license renewal
May 8, 2000	Letter from J. Edward Tyson, President, Darby Bank and Trust Co., to NRC regarding the environmental scoping process for HNP license renewal
May 22, 2000	Letter from SNC to NRC transmitting additional information supporting license renewal environmental report
May 26, 2000	Letter from Bill Mitchell, President of Toombs-Montgomery Chamber of Commerce, to NRC regarding the environmental scoping process for HNP license renewal

Appendix C

1	May 29, 2000	Letter from Pamela Blockey-O'Brien, Fellowship of Reconciliation, to NRC
2		regarding the environmental scoping process for HNP license renewal
3		(supplemental statement)
4		
5	May 30, 2000	Letter from Tommie Williams, Senator, State of Georgia, to NRC regarding
6		the environmental scoping process for HNP license renewal
7		
8	May 30, 2000	Letter from NRC to SNC transmitting request for additional information
9		related to the staff's review of severe accident mitigation alternatives for
10		the Edwin I. Hatch Nuclear Plant Units 1 and 2
11		
12	June 4, 2000	Letter from Pamela Blockey-O'Brien to NRC regarding the environmental
13		scoping process for HNP license renewal (supplemental statement)
14		
15	June 5, 2000	Letter from Dusty Gres, Director, Ochopee Regional Library System, to
16		NRC regarding the environmental scoping process for HNP license renewal
17		
18	June 7, 2000	Letter from Pamela Blockey-O'Brien to NRC regarding the environmental
19		scoping process for HNP license renewal (supplemental statement)
20		
21	June 8, 2000	Letter from Greg Morris, Representative, State of Georgia, to NRC
22		regarding the environmental scoping process for HNP license renewal
23		
24	June 8, 2000	Summary of scoping meeting held in support of the environmental review
25		of the Edwin I. Hatch Nuclear Plant Units 1 and 2 license renewal
26		application
27		
28	June 9, 2000	Letter from Deborah Shephard, Executive Director, Altamaha Riverkeeper,
29		to NRC regarding the environmental scoping process for HNP license
30		renewal
31		
32	June 9, 2000	Letter from Rita Kilpatrick, Executive Director, Campaign for a Prosperous
33		Georgia, to NRC regarding the environmental scoping process for HNP
34		license renewal
35		
36	June 12, 2000	Summary of site audit to support the environmental review of the HNP
37		license renewal application
38		
39		
40		

1	June 23, 200	Letter from NRC to SNC transmitting request for additional information
2		related to the staff's review of the license renewal environmental report for
3		the Edwin I. Hatch Nuclear Plant Units 1 and 2
4		
5	July 7, 2000	Letter from NRC to Deborah Sheppard in response to an environmental
6		scoping comment for HNP license renewal
7		
8	July 26, 2000	Letter from SNC to NRC transmitting additional information related to the
9		staff's review of the severe accident mitigation alternatives
10		
11	August 11, 2000	Letter from SNC to NRC transmitting additional information related to the
12		staff's review of the license renewal environmental report for Edwin I. Hatch
13		Nuclear Plant Units 1 and 2
14		
15	August 23, 2000	Letter from NRC to SNC transmitting Environmental Scoping Summary
16		Report associated with the staff's review of the application by Southern
17		Nuclear Operating Company for Renewal of the operating licenses for the
18		Edwin I. Hatch Nuclear Plant Units 1 and 2
19		
20	August 31, 2000	Letter from NRC to Charles A. Oravetz, National Marine Fisheries Service,
21		transmitting biological assessment for license renewal at Edwin I. Hatch
22		Nuclear Plant Units 1 and 2 and request for informal consultation on
23		shortnose sturgeon
24		
25	August 31, 2000	Letter from SNC to NRC transmitting additional information related to the
26		staff's review of severe accident mitigation alternatives
27		
28	October 17, 2000	Letter from Rita Kilpatrick, Executive Director, Georgians for Clean Energy,
29		to NRC, transmitting attachments associated with her June 9, 2000 letter
30		regarding the environmental scoping process for HNP license renewal
31		

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Appendix D

Organizations Contacted

Appendix D

Organizations Contacted

During the course of the staff's independent review of environmental impacts from operations during the renewal term, the following Federal, State, regional, and local agencies were contacted:

Appling County Heritage Center, Baxter, Georgia

Baxley/Appling County Chamber of Commerce and Development Authority, Baxley, Georgia

City Manager, City of Baxley, Georgia

Department of Social Services, Appling County, Baxley, GA

Georgia Department of Family Services, Baxley, Georgia

Georgia Department of Natural Resources, Environmental Protection Division, Brunswick, Georgia

Georgia Department of Natural Resources, Historic Preservation Division, Atlanta, Georgia

Georgia Department of Natural Resources, Wildlife Resources Division, Social Circle, Georgia

Land Management Group (Realtor), Baxley, GA

Manager, Appling County, Baxley, Georgia

National Archaeological Database: <http://web.cast.uark.edu/other/nps/nadb/nadb.mul.html>

National Register of Historic Places: <http://www.nr.nps.gov/>

National Marine Fisheries Service, St. Petersburg, Florida

ReMax Reality, Vidalia, GA

Salvation Army, Vidalia, GA

Tom Peterson Realty, Vidalia, GA

Toombs County Chamber of Commerce, Vidalia, GA

Appendix D

1 Toombs County Economic Development Vidalia, Georgia

2
3 University of Georgia State Archaeological Site Files, Athens, Georgia

4
5 University of Georgia, Hargrett Rare Book and Manuscript Library, Athens, Georgia

6
7 University of Georgia, Science Library Map Collection, Athens, Georgia

8
9 U.S. Fish and Wildlife Service, Athens, Georgia

Appendix E

**Southern Nuclear Operating Company's
Compliance Status and Consultation Correspondence**

Appendix E

Southern Nuclear Operating Company's Compliance Status and Consultation Correspondence

As part of Southern Nuclear Operating Company's (SNC's) application for renewal of its operating licenses for Units 1 and 2, they prepared a list of licenses, permits, consultations, and other approvals obtained from Federal, State, regional, and local authorities pertinent to Edwin I. Hatch Nuclear Plant (HNP) operations. The list is shown in the first attachment.

The second attachment includes correspondence prepared and sent during the evaluation of the application for renewal of the operating license for the HNP, Units 1 and 2.

* Letter from NRC to Charles A. Oravetz, National Marine Fisheries Service, dated August 31, 2000, transmitting biological assessment for license renewal at E.I. Hatch Nuclear Power Plant, Units 1 and 2, and request for informal consultation on shortnose sturgeon (TAC Nos. MA8330 and MA8332).

Table E-1. Federal, State, Local, and Regional Licenses, Permits, Consultations, and Other Approvals Pertinent to Current HNP Station Operation

Appendix E

	Agency	Authority	Requirements	HNP Number	Issue Date	Expiration Date	Remarks
5	CoE	Federal Clean Water Act (Section 404)	Maintenance Dredging Permit	940003870	03/19/95	09/31/04	The permit authorizes periodic dredging in the Altamaha river at the HNP intake structure.
6	CoE	River and Harbor Act (Section 10) Clean Water Act (Section 404)	Permit for Construction of a Weir	199101536	04/08/93	02/01/03	The permit authorizes construction of a temporary water retaining wall structure (weir) in the Altamaha River near the HNP intake structure. The weir would be placed in the river on in the event of an extreme low flow situation in the river, after supplemental flows from upstream reservoirs are near exhaustion.
7	GADNR	Georgia Groundwater Use Act, (Georgia Laws 1972 et seq., as amended by Georgia Laws 1973, et seq.)	State Groundwater Use Permit	001-0001	12/16/97	12/04/04	The permit authorizes withdrawal of groundwater from 4 wells for use at HNP sanitary facilities, process water, central water supply, and make-up water for a wildlife habitat pond.
8	GADNR	Georgia Water Quality Control Act, (Georgia Law 1964, et seq.)	State Surface Water Withdrawal Permit	001-0690-01	12/16/97	01/01/10	Permit authorizes withdrawal of surface water from the Altamaha for cooling water at HNP.
9	EPA; GADNR	Federal Clean Water Act (33 USC 1251 et seq.); Georgia Water Quality Control Act, (Georgia Law 1964, et seq.)	Individual Discharge Permit	GA 0004120	09/15/97	08/31/02	Permit contains effluent limits for HNP combined plant waste steams, including sanitary wastewater, cooling water, and cooling tower blow down. SNP would have to submit a renewal application to GADNR no later than 180 days beyond the expiration date to receive authorization to discharge beyond the expiration date of August 31, 2002.
10	EPA;GADNR	Federal Clean Water Act (33 USC 1251 et seq.); Georgia Water Quality Control Act, (Georgia Law 1964, et seq.)	Stormwater Discharge Permit	GAR000000	06/01/98	05/31/03	The permit covers all discharges of storm water associated with industrial activities. SNC would have to notify GADNR before new storm water discharges from sites where industrial activity will occur.

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Table E-1. (contd)

Agency	Authority	Requirements	HNP Number	Issue Date	Expiration Date	Remarks
EPA;GADNR	Federal Safe Drinking Water Act [42 USC 300(f) et seq., 40 CFR Parts 100-149]; Georgia Safe Drinking Water Act of 1997, Chapter 391-3-5	Public water system, production	PG0010005	03/21/91	03/21/01	The permit authorizes withdrawal of groundwater from 2 wells for use as drinking water at HNP.
EPA;GADNR	Federal Safe Drinking Water Act [42 USC 300(f) et seq., 40 CFR Parts 100-149]; Georgia Safe Drinking Water Act of 1997, Chapter 391-3-5	Public water system, recreation site	NG0010011	02/07/95	02/06/05	The permit authorizes withdrawal of groundwater from one well for use at the HNP recreation area.
EPA; GADNR	Resource Conservation and Recovery Act (Solid Waste Disposal Act) (42 USC 6901 et seq.); Georgia Solid Waste Management Act, Section 1486, Georgia Laws of 1972 as amended, Chapter 391-3-4	Solid waste landfill, phase II.	001-004 D(L)(I)	09/12/80	Upon Closure	Imposes restrictions on activities at the HNP landfill.
EPA;GADNR	Federal Clean Air Act, as amended, (42 USC 7401 et seq., (40 CFR 50-99); GA Air Quality Act, Section 12-9-1, et seq. and the Rules, Chapter 391-3-1	Air Quality	4911-001-0001-V-01-0	02/04/99	02/04/04	The permit applies to the following units: Auxiliary Start-up Boiler Number 2 Two diesel engine fire pumps Five for emergency diesel generators One Security power diesel generator.
NRC	10 CFR Part 50	NRC license, HNP Unit 1	DPR-57	08/06/74	08/06/14	None
NRC	10 CFR Part 50	NRC license, HNP Unit 2	NPF-5	06/13/78	06/13/18	None

CFR = Code of Federal Regulations.

CoE = U.S. Corps of Engineers.

EPA = Environmental Protection Agency.

GADNR = Georgia Department of Natural Resources.

HNP = Edwin I. Hatch Nuclear Plant.

NRC = U.S. Nuclear Regulatory Commission.

USC = United States Code.

Appendix E

August 31, 2000

Charles A. Oravetz, Assistant Regional Administrator
Southeast Regional Office
National Marine Fisheries Service
9721 Executive Center Drive
St. Petersburg, FL 33702

SUBJECT:

BIOLOGICAL ASSESSMENT FOR LICENSE RENEWAL
AT E. I. HATCH NUCLEAR PLANT, UNITS 1 AND 2 AND
REQUEST FOR INFORMAL CONSULTATION (TAC NOS.
MA8330 AND MA8332)

Dear Mr. Oravetz:

The NRC staff has prepared the enclosed biological assessment to evaluate whether the proposed renewal of the Edwin I. Hatch Nuclear Power Plant, Units 1 and 2 operating licenses for a period of an additional 20 years would have adverse effects on a listed species. This biological assessment is for the Hatch Nuclear Power Plant, located on the Altamaha River at river kilometer (rkm) 180, in Appling County, Georgia, slightly southeast of the U.S. Highway 1 crossing of the Altamaha River.

The shortnose sturgeon, *Acipenser brevirostrum*, was considered in this biological assessment. The staff has determined that the proposed action is not a major construction activity and that it may affect, but is not likely to adversely affect the shortnose sturgeon. No designated critical habitat for this listed species is located near the proposed action. We are placing this biological assessment in our project files and are requesting your concurrence with our determination.

In reaching our conclusion, the NRC staff relied on information provided by the licensee, on the geographical information system (GIS) data base information provided by the Georgia Natural Heritage Program, on research performed by the NRC staff, and on current listings of species provided by St. Petersburg, Florida office of the National Marine Fisheries Service.

1 C. Oravetz

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2
3 If you have any questions regarding this biological assessment or the staff's request, please contact the
4 environmental project manager, Jim Wilson, by telephone at (301) 415-1108 or by e-mail at jhw1@nrc.gov

5
6 Sincerely,

7
8 Cynthia A. Carpenter, Chief
9 Generic Issues, Environmental, Financial
10 And Rulemaking Branch
11 Division of Regulatory Improvement Programs
12 Office of Nuclear Reactor Regulation
13

14
15 Docket Nos. 50-321 and 50-366

16
17 Enclosure: As stated

18
19 cc w/ enclosure: See next page
20

**BIOLOGICAL ASSESSMENT OF THE POTENTIAL IMPACT ON
SHORTNOSE STURGEON RESULTING FROM AN
ADDITIONAL 20 YEARS OF OPERATION OF THE
EDWIN I. HATCH NUCLEAR POWER PLANT, UNITS 1 AND 2**

Division of Regulatory Improvement Programs
Office of Nuclear Reactor Regulation
U.S. Nuclear Regulatory Commission
Washington, DC 20555-0001

August 2000

I. INTRODUCTION

The U.S. Nuclear Regulatory Commission (NRC) is considering renewal of the operating licenses for the Edwin I. Hatch Nuclear Plant, Units 1 and 2 (HNP) for a period of an additional 20 years. The purpose of this assessment is to provide information to the U.S. National Marine Fisheries Service concerning the impacts of continued operation of the HNP on the shortnose sturgeon, *Acipenser brevirostrum*. The assessment summarizes plant information and existing data and discusses the consequences of the proposed action for the shortnose sturgeon. Based on life history information, siting and operational characteristics of the plant, existing data for impingement and entrainment, and the known thermal plume characteristics, the continued operation of the HNP during the proposed 20-year license renewal period may affect, but is not likely to adversely affect, the shortnose sturgeon.

II. PROJECT DESCRIPTION

The proposed action includes the continued operation and maintenance of the Edwin I. Hatch Nuclear Plant, Units 1 and 2 on the Altamaha River in southeastern Georgia under a renewed licence from the NRC. HNP Unit 1 began commercial operation December 31, 1975, and is currently licensed to operate through August 6, 2014. HNP Unit 2 began commercial operation September 5, 1979, and is currently licensed to operate through June 13, 2018. NRC regulations (10 CFR Part 54) allow license renewal for periods of up to 20 years, which would extend the operation of Unit 1 through August 6, 2034, and extend the operation of Unit 2 through June 13, 2038. All facilities associated with this action were constructed during the early 1970s and no new construction will be performed as part of the license renewal action.

III. DESCRIPTION OF PROJECT AREA

A. General Plant Information

The HNP is a steam-electric generating facility operated by Southern Nuclear Operating Company (SNC). HNP is located in Appling County, Georgia, at river kilometer (rkm) 180, slightly southeast of the U.S. Highway 1 crossing of the Altamaha River. It is approximately 11 miles north of Baxley, Georgia; 98 miles southeast of Macon, Georgia; 73 miles northwest of Brunswick, Georgia; and 67 miles southwest of Savannah, Georgia (Figure 1).

HNP is a two-unit plant. Each unit is equipped with a General Electric Nuclear Steam Supply System that utilizes a boiling-water reactor with a Mark I containment design. Both units were originally rated at 2,436 megawatt-thermal and designed for a power level corresponding to approximately 2,537 megawatt-thermal. Both units are now licensed for 2,763 megawatt-thermal. HNP uses a closed-loop system for main condenser cooling that withdraws from and discharges to the Altamaha River via shoreline intake and offshore discharge structures. Descriptions of HNP can be found in documentation submitted to the NRC for the original operating license and subsequent license amendments. Georgia Power Company (GPC) submitted environmental reports for the construction stage and operating license stage for HNP in 1971 and 1975, respectively (References 1 and 2). In 1972, the Atomic Energy Commission (AEC)^a issued a Final Environmental Statement (FES) for Units 1 and 2.

^a. Predecessor agency to NRC.

Appendix E

- 3 -

(Reference 3), and in 1978, NRC issued a FES for Unit 2 (Reference 4). The FESs evaluate the environmental impacts from plant construction and operation in accordance with the National Environmental Policy Act (NEPA).

The property at the HNP site totals approximately 2,240 acres and is characterized by low, rolling sandy hills that are predominantly forested. A property plan is shown in Figure VI-3. Figure VII-4 provides a more detailed site plan. The property includes approximately 900 acres north of the Altamaha River in Toombs County and approximately 1,340 acres south of the River in Appling County. All industrial facilities associated with the site are located in Appling County. The restricted area, which comprises the reactors, containment buildings, switchyard, cooling tower area and associated facilities, is approximately 300 acres. Approximately 1,600 acres are managed for timber production and wildlife habitat.

B. Heat Dissipation System

The excess heat produced by HNP's two nuclear units is absorbed by cooling water flowing through the condensers and the service water system. Main condenser cooling is provided by mechanical draft cooling towers. Each HNP circulating water system is a closed-loop cooling system that utilizes three cross-flow and one counter-flow mechanical-draft cooling towers for dissipating waste heat to the atmosphere.

For both Units 1 and 2, cooling tower makeup water is withdrawn from the Altamaha River through a single intake structure. The intake structure is located along the southern shoreline of the Altamaha River and is positioned so that water is available to the plant at both minimum flow and probable flood conditions (Figure 2). The main river channel (thalweg) is located closer to the northern shoreline. The intake is approximately 150 feet long, 60 feet wide, and the roof is approximately 60 feet above the water surface at normal river level. The water passage entrance is about 27 feet wide and extends from 16 feet below to 33 feet above normal water levels. Large debris is removed by trash racks, while small debris is removed by vertical traveling screens with a 3/8 inch mesh. Water velocity through the intake screens is 1.9 feet per second (fps) at normal river elevations and decreases at higher river flows.

Water is returned to the Altamaha River via a submerged discharge structure that consists of two 42-inch lines extending approximately 120 feet out from the shore at an elevation of 54 feet mean sea level. The point of discharge is approximately 1,260 feet down-river from the intake structure and approximately 4 feet below the surface when the river is at its lowest level.

The National Pollutant Discharge Elimination System (NPDES) Permit for HNP, issued by the Environmental Protection Division (EPD) of the Georgia Department of Natural Resources (GA DNR) in 1997 requires weekly monitoring of discharge temperatures, but does not stipulate a maximum discharge temperature or maximum temperature rise across the condenser. Maximum discharge temperatures measured at the mixing box, which are reported to EPD on a quarterly basis, range from 62 °F in winter to 94 °F in summer.

- 5 -

C. Surface Water Use

The Altamaha River is the major source of water for the plant. Water is withdrawn from the River to provide cooling for certain once-through loads and makeup water to the cooling towers. SNC is permitted to withdraw a monthly average of up to 85 million gallons per day with a maximum 24-hour rate of up to 103.6 million gallons. As a condition of this permit, SNC is required to monitor and report withdrawals. HNP withdraws an annual average of 57.18 million gallons per day (88 cubic feet per second [cfs]).

The evaluation of surface water use in the FES concluded that the consumptive losses would be approximately 46 percent of the total water withdrawn from the River. In its environmental assessment for an extended power uprate, the NRC staff concluded that the necessary increase in makeup water to support the higher heat load would be insignificant and that cooling tower blowdown would decrease by approximately 626 gallons per minute (1.4 cfs). Consumptive water use for the plant operating at the extended power level is expected to be 57 percent of the total withdrawal.

The thermal discharge plume has been modeled using the Motz-Benedict model for horizontal jet discharges. The predictive thermal plume model was field verified during 1980 following commencement of Unit 2 operation (Reference 5). Twelve thermal plume monitoring surveys were conducted during 1980 and compared to model predictions. During each of the twelve surveys, temperatures were taken at depths of one foot, three feet, and five feet. All temperatures measurements were made from a boat moving along a pre-selected transects in the river using a temperature probe and continuous recorder. Monitoring equipment was calibrated in the laboratory before each survey and rechecked in the field before and after each survey. The average projected fully mixed excess temperature under average summer conditions (average river flow of 3000 cfs, ΔT of 4.7 °F) is 0.09 °F. During the 1980 field surveys, the period of lowest river flow and greatest cooling tower heat rejection (3220 cfs, and ΔT of 4.5 °F, respectively) resulted in a fully mixed excess temperature of 0.05 °F. The NRC modeled average expected thermal conditions and extreme thermal conditions under conservative assumptions in the Unit 2 Final Environmental Impact Statement (FES) (Reference 4). In that environmental statement, the NRC noted the small size of the thermal plume even under the conservative assumptions, and concluded thermal blockage in the Altamaha River from the plant discharge was not possible.

To control biofouling of cooling system components such as condenser tubes and cooling towers, an oxidizing biocide (typically sodium hypochlorite or sodium bromide) is injected into the system as needed to maintain a concentration of free oxidant sufficient to kill most microbial organisms and algae. When the system is being treated, blowdown is secured to prevent the discharge of residual oxidant into the river. After biocide addition, water is recirculated within the system until residual oxidant levels are below discharge limits specified in the NPDES permit.

Appendix E

IV. STATUS REVIEW OF SHORTNOSE STURGEON

A. Life History

The shortnose sturgeon, *Acipenser brevirostrum*, is a member of the family Acipenseridae, a long-lived group of ancient anadromous and freshwater fishes. The species is currently known by at least 19 distinct population segments inhabiting Atlantic coast rivers from New Brunswick, Canada to northern Florida (Reference 6). Most shortnose sturgeon populations have their greatest abundance in the estuary of their respective river (Reference 7). The species is protected throughout its range.

The distribution of shortnose sturgeon strongly overlaps that of the Atlantic sturgeon, but life histories differ greatly between the two species. The Atlantic sturgeon is truly anadromous with adults and older juveniles spending large portions of their lives at sea. Shortnose sturgeon, however, are restricted to their natal streams. Shortnose sturgeon are not known to move among or between different river drainages (References 8 and 6).

Seasonal migration patterns and some aspects of spawning may be partially dependent on latitude. In northern rivers, shortnose sturgeon move to estuaries in summer months. In southern rivers, movement to estuaries usually occurs in winter (Reference 6). Shortnose sturgeon spawn in freshwater like the Atlantic sturgeon, but then return to the estuaries and spend much of their lives near the fresh/salt water interface. Fresh tidewaters and oligohaline areas serve as nurseries for shortnose sturgeon (Reference 9). Availability of spawning and rearing habitats may be limited throughout the range of shortnose sturgeon (Reference 7).

Shortnose sturgeon exhibit faster growth in southern rivers, but will reach larger adult size in northern rivers (Reference 6). Thus, shortnose sturgeon will reach sexual maturity (45-55 cm FL, [Reference 7]) at a younger age in southern rivers. Spawning by individual fish may only occur at intervals with frequencies of a few to several years. Dadswell, et al. (Reference 10) composed a detailed summary of the known biology of shortnose sturgeon.

Rivers of the deep south are on the edge of the natural range of the shortnose sturgeon and present somewhat unique problems for the species. The majority of southern rivers and estuaries regularly reach temperatures unfavorable to shortnose sturgeon. Intolerant of saline environments and limited to riverine habitats, shortnose sturgeon must seek thermal refuges during most summers in the south. The refuges are found in lower river reaches and consist usually of a few deep holes, possibly cooled by springs or seeps. The fish concentrated in a few of these thermal refuges quickly exhaust local food supplies and appear to just be surviving the summer (Reference 9). A life history that restricts the species to individual drainages, combined with seasonally restricted use of habitats, may be directly related to the species' current endangered status. Sturgeons have long been commercially important species, which may be a leading cause in their rapid decline worldwide. For more than a century, Atlantic and shortnose sturgeon populations were subjected to extensive fishing, likely contributing to the massive population declines along the east coast (Reference 6). Prior to 1900, sturgeon catches were averaging over 3.0 million kg per annum, but this harvest was sustained for less than a decade. Prior to the closure of most east coast fisheries during the 1980s, catches had decreased to less than 1% of historical levels (Reference 11).

1 Although the shortnose sturgeon was severely overharvested in the past, the greatest threats to survival
2 presently include barriers to its spawning grounds created by dams, loss of habitat for other life history
3 stages, poor water quality, and incidental capture in gill net and trawl fisheries targeting other species
4 (References 8 and 10). Shortnose sturgeon was listed as endangered in 1967 by the U.S. Fish and
5 Wildlife Service. In 1974, the National Marine Fisheries Service reconfirmed this decision under the
6 Endangered Species Act of 1973 (References 8 and 6).

7 8 B. Status in Altamaha River

9
10 The Altamaha River is large, with the largest watershed east of the Mississippi River. The Altamaha
11 River is located entirely within the state of Georgia. It flows over 800 km from its headwaters to the
12 Atlantic Ocean. The main body of the Altamaha is formed by the confluence of the Oconee and
13 Ocmulgee rivers in the central coastal plain at Altamaha rkm 212 (Reference 8).

14
15 The incidences of catch and overharvest of sturgeons from Georgia rivers paralleled the trends of other
16 states. From 1888 through 1892, sturgeon catches in Georgia averaged 71,000 kg per annum
17 (Reference 12). "As recently as 49 years ago, a dealer in Savannah (GA) was shipping 4,500 kg of
18 carcasses per week (6,500 kg in the round) during the peak three to five weeks of the spring
19 run"(Reference 12). Similar harvests were recorded from the Altamaha River (Reference 9).

20
21 Catch rate data for sturgeons in Georgia are just as startling. In 1880, and average seasonal catch was
22 100 fish per net. During a 20-year period from the late 1950s through the late 1970s, net fishermen in
23 the lower Altamaha River caught just 1.1 to 3.2 fish per net per season (Reference 13, as presented in
24 Reference 9). These data indicate a 97-99% decline in the sturgeon fishery (Reference 9).

25
26 There is a continuing high demand for sturgeon roe and flesh. From 1962 to 1994 the source of the
27 majority of sturgeon catches has shifted among the Savannah, Ogeechee, and Altamaha rivers. The
28 Altamaha River has been the focus of a "much-throttled" fishery from 1982 to present. Certain recent
29 events have kept prices for sturgeon products high or rising, fueling commercial fisheries and some
30 poaching (Reference 11). Some of these events were an increasing US domestic demand for all
31 seafood products, decreased supplies of sturgeon products as fisheries closed in the US, and sturgeon
32 stocks worldwide were becoming more depleted by overharvest and habitat degradation, particularly in
33 the republics of the old Soviet Union (Reference 11).

34
35 The Altamaha River population of shortnose sturgeon has been the focus of much recent research to
36 assess abundance and distribution, determine migration patterns, and describe habitat utilization. Some
37 authors suggested the Altamaha River population of shortnose sturgeon was in better shape than the
38 population in the Savannah River, Georgia-South Carolina (Reference 11). Another study indicated
39 shortnose sturgeon in the Altamaha River may be experiencing lower juvenile mortality rates than in the
40 Ogeechee River, Georgia (Reference 7). The Shortnose Sturgeon Recovery Team indicated that the
41 Altamaha River population was the largest and most viable population south of Cape Hatteras, North
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1 Carolina (Reference 6). Relative abundance data from one sampling station during 1986-1991 appear
2 to demonstrate a relatively stable population with little trend in the abundance of juveniles (Reference 9).

3
4 Telemetry studies have revealed much information about the seasonal migrations of shortnose sturgeon
5 in the Altamaha River and the importance of certain habitats. During summer in the Altamaha River,
6 most fish ages 1+ and older are concentrated at or just upstream of the fresh/salt water interface in
7 physiological refugia. Cooling water temperatures in the fall spur a movement of all sizes of fish to
8 generally more saline waters. Some adult and most large juvenile fish move back to fresh tidewater
9 near the end of autumn to overwinter with little movement or activity. In preparation for spawning in late
10 winter-early spring, some adults will move upstream to locations near spawning sites. The majority of
11 adults and a few large juveniles remain in oligohaline waters near the fresh/salt water interface and may
12 be very active (Reference 8).

13
14 Several suspected spawning sites for shortnose sturgeon have been located within the Altamaha River
15 system. Much of the spawning activity occurs in a 70-kilometer section of the Altamaha River centered
16 about Doctortown, Georgia. Spawning is also suspected in the lower Ocmulgee River, which is several
17 kilometers upstream of the shoals marking the transition to the upper coastal plain (Reference 8). This
18 reach is about 40 rkm upstream of HNP.

19
20 Suspected spawning areas in the Altamaha River system were often adjacent to river bluffs with gravel,
21 cobble, or hard rock substrate (Reference 11). Shortnose sturgeon eggs are demersal and adhesive
22 after fertilization, sinking quickly and adhering to sticks, stones, gravel, and rubble on the stream bottom.

23
24
25 Shortnose sturgeon, especially juveniles, appear severely restricted to certain habitats near the
26 fresh/salt water interface of the lower Altamaha River. During summers when the water temperature
27 exceeds 28 °C, the fish are further restricted to a few deep holes near the interface. Recaptures of
28 tagged fish indicate that the fish move little and lose weight during this time, which indicates the
29 oversummering habitat is very important, and that food resources may be quickly exhausted (Reference
30 9). Flournoy, et al. (Reference 9) proposed that shortnose sturgeon were using a few deep holes in the
31 lower Altamaha as physiological refuges, and that these holes may constitute critical habitat. They
32 further hypothesized that the Altamaha River population of shortnose sturgeon existed only because the
33 physiological refugia were available.

34
35 The Shortnose Sturgeon Recovery Team has identified numerous factors that may affect the continued
36 survival and potential recovery of the species. Some of these factors may be habitat degradation or loss
37 from dams, bridge construction, channel dredging, and pollutant discharges, as well as mortality from
38 cooling water intake systems, dredging, and incidental capture in other fisheries (Reference 6). Recent
39 evidence of illegal directed take of shortnose sturgeon in South Carolina indicate that poaching may also
40 be a significant source of mortality (Reference 7).

41
42 All of the above factors may contribute to mortality in shortnose sturgeon populations, and the
43 significance of each may vary with latitude and individual circumstances. However, the prevailing
44 evidence seems to indicate, at least for the Altamaha River, that the primary threats to the population

are commercial harvest and limited oversummering habitat. Dahlberg and Scott (Reference 14) recognized that shortnose sturgeon were often caught in gill nets by shad fishermen in the Altamaha River. The threat of bycatch remains real as many of the individual shortnose sturgeon used in recent studies were captured or recaptured with shad fishing gear. Rogers, et al. (Reference 11) stated that at least one of their tagged fish released in the estuary was captured in commercial shad gear, and six of the 36 individuals telemetered were initially collected with shad gear. Even if the fish are recognized as protected shortnose sturgeon and returned to the river, the capture may result in abandonment of spawning activity (Reference 7).

Several authors suggested the Altamaha River population of shortnose sturgeon may be healthier than the Savannah River population (Reference 8). Both rivers have discharges of similar magnitude and neither is dammed below the fall line. Both the Savannah and Altamaha are moderately industrialized, including paper mills and nuclear generating stations along their reaches from the fall line to the coast. Only the Savannah, however, is heavily altered and industrialized in its estuarine zone (Reference 11).

Previous research has shown shortnose sturgeon ages one year and older aggregate in the Altamaha River at or just upstream of the fresh/saltwater interface during the summer. These fish appear to move downstream into more saline water at the end of summer. During late fall and early winter, movement to less saline water occurs and some adults may move upstream toward spawning areas. Spawning is thought to occur during February through March. Some spawning fish move downstream immediately, while other remain upstream (Reference 8).

C. Low Potential for HNP to affect Shortnose Sturgeon

Biological, hydraulic, and physical factors affect the rates of impingement and entrainment. The shortnose sturgeon's known behavior and use of the Altamaha River indicates a low potential for impingement or entrainment with the cooling water for HNP. The low potential for impingement or entrainment is further reduced by siting, design, and operational characteristics of HNP. This is discussed in greater detail, below.

Available literature suggests there is little opportunity for shortnose sturgeon eggs or larvae to encounter the cooling water intakes at HNP. Much of the available spawning habitat for shortnose sturgeon in the Altamaha River is well downstream of HNP. Eggs and larvae from these spawning locations are not available for entrainment by HNP.

There is a suspected spawning area in the lower Ocmulgee River about 40 rkm upstream from HNP, but entrainment of eggs or larvae of from this site is also unlikely. Fertilized shortnose sturgeon eggs sink quickly and adhere tightly to rough substrates, even under high flow conditions. Shortnose sturgeon larvae seek bottom cover quickly upon hatching and seldom stray from cover (Reference 15). The larvae grow quickly and are able to maintain bottom contact without being swept downstream (Reference 15), and may linger near the spawning area for the first year of life (Reference 6). Some authors, after attempting to capture shortnose sturgeon larvae, speculated the larvae of shortnose sturgeon, contrary to larvae of Atlantic sturgeon, do not spend much time in the drift (References 16 and 17). These early life history behaviors suggest a very low potential for entrainment effects at HNP.

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The location of the cooling water intake at HNP should further reduce the potential for entrainment and impingement. The intake structure was constructed flush with the shallow, southern shoreline of the Altamaha River. The deep river channel (thalweg) hugs the northern bank opposite of the intake structure. Literature indicates that shortnose sturgeon migrate along the bottom of river channels, often seeking the deepest water available. This behavior and the cooling water intake location on the shoreline opposite the river channel should minimize the probability of shortnose sturgeon encountering the intake structure.

Entrainment and impingement effects are also a function of withdrawal rates, which are reduced for facilities with closed cycle cooling systems in comparison to once through cooling systems. HNP is operated using 3 mechanical draft cooling towers per unit as described in Section III B of this assessment. Cooling towers have been suggested as mitigative measures to reduce known or predicted entrainment and impingement losses (see, for example, Reference 18). EPA has endorsed closed cycle cooling towers as the "best available technology" for minimizing entrainment and impingement mortality (Reference 19). The relatively small volumes of makeup and blowdown water needed for closed-cycle cooling systems result in concomitantly low entrainment, impingement, and discharge effects. In the GEIS for license renewal (Reference 20), the staff noted that studies of intake and discharge effects of closed-cycle cooling systems have generally judged the impacts to be insignificant.

D. Existing Monitoring Data for HNP

This section briefly describes the methods and results of previous studies conducted at HNP. Initial preoperational surveys were conducted at HNP as required by the Unit 1 and 2 Final Environmental Statement (Reference 3) to "perform preoperational measurements of aquatic species to establish base-line data". During these surveys, one adult shortnose sturgeon was collected by gill net on March 13, 1974, in the vicinity of HNP. Three additional specimens of *Acipenser* sp. (two juveniles and one larva) were collected but could not be identified to species (Reference 4). No adult, juvenile, or larval shortnose sturgeon were collected during subsequent impingement and entrainment sampling conducted following startup of either Unit 1 or Unit 2.

Preoperational drift surveys were conducted weekly from February through May in 1973, and every 6 weeks June through December 1973. Samples were collected at four quadrates for transect above and below the plant intake and two locations close to the plant intake. Typical sample sets consisted of 14 individual samples from 15-minute collections. Drifting organisms were collected with a one-meter diameter 000-mesh nylon plankton net, set 6-12 inches above the river bottom. Samples were washed into a quart container and preserved with formalin.

Cataostomids, cyprinids, and centrarchids were the dominant ichthyoplankton families collected. Commercially important fish in these collections included *Alosa sapidissima* eggs, with mean densities approaching 0.3 per 1000 m³ in March. *Alosa sapidissima* larvae were present in drift samples from May through June, with the density never exceeding 0.03 individuals per 1000 m³. A sturgeon larva was collected during this sampling and sent to Dr. Donald Scott for identification of species, but could not be identified beyond the genus *Acipenser*. This is the only record of larval sturgeon found in the vicinity of HNP.

Entrainment samples at HNP were collected for the years 1975, 1976, and 1980 following unit startup. Samples were collected weekly during 1975 and 1976, and monthly in 1980 (Reference 21). Additional ichthyological drift data are available for 1974 (weekly collection) and 1979 (monthly collection), but were not used in summarizing entrainment rates. Monthly entrainment data for each taxa for 1975, 1976 represent entrainment estimates for Unit 1 operation. The 1980 data include entrainment estimates for Unit 1 and Unit 2 operation. There was no increase in fish eggs and larvae entrainment at HNP with both units operating. The differences in numbers of fish eggs and larvae reported in the studies are due to differences in species abundance from year to year, spawning activity upstream from the plant, river discharge, and time of year. No sturgeon larvae were found in any entrainment samples collected during operational monitoring.

The entrainment estimates assume a uniform distribution of fish eggs and larvae, while the cross section measurements suggest that the greater densities would occur in the channel furthest from the intake. Under normal flow and pumping conditions, the intake velocity is 1.9 fps. The measured range of intake velocities was from 0.3 fps to 2.7 fps. Estimated percent of river flow entrained in Plant Edwin I. Hatch cooling water has remained less than one percent with the exception of the months of July, August, and September, 1980. The increase in estimated percent flow entrained during this period was due to extremely low river elevations resulting from the lack of rainfall.

Impingement data are available for five years, including 1975, 1976, 1977, 1979, and 1980. Impingement samples include weekly samples in 1975, 1976, and 1977 and monthly samples for 1979 and 1980. Each sample represents impingement for at least a 24-hour period. A total of 165 fish representing 22 species were collected. The highest number impinged per year, 61 fish, was in 1975, while the lowest, 14 fish, was in 1980. The data indicate low impingement estimates per day and per year. The 1975 estimates are 1.2 fish per day and 438 per year; 1976 estimates are 0.4 fish per day and 146 per year; 1977 estimates are 1.1 fish per day and 401.5 per year; 1979 estimates are 1.3 fish per day and 474.5 per year; and 1980 estimates are 1.2 fish per day and 438 per year. The hogchoker, *Trinectes maculatus*, was the most abundant and the only species collected consistently each year. Most species were collected only once during the five years. No sturgeon were collected in impingement samples during five years of sampling. In addition, no adult sturgeon has been reported impinged by the intake structure during the operation of the plant.

E. Comparison with other power generation facilities

The staff has performed an assessment (Reference 22) of the potential impact of the operation of the Delaware River nuclear power plants, Salem 1 and 2 (once-through) and Hope Creek 1 (closed cycle), and concluded that plant operation was unlikely to adversely affect shortnose sturgeon. This conclusion was based on a combination of life history information, plant siting considerations, and engineering design to mitigate potential adverse impacts (Reference .

The Hudson River, New York, supports a large sturgeon population including both shortnose and Atlantic species. There are six fossil-fueled and one nuclear electricity generating plants located along the Hudson River, and much research has been conducted to address

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impingement and entrainment concerns. Results for entrainment and impingement at the power generation facilities Bowline, Indian Point, and Roseton have been recently summarized for the period from 1972 through 1998 (Reference 17). These three facilities withdraw 62% of the maximum permitted water withdrawal from this reach of the Hudson River. Bowline Units 1 and 2 are two fossil fuel steam electric plants with combined capacity of 1200 MWe and utilize an intake structure located on an embayment off of the Hudson River. The maximum pumping rate is 384,000 gpm. Indian Point Units 2 and 3 are separate pressurized water reactors with combined capacity of 2042 MWe utilizing two separate shoreline intake structures. Predicted condenser cooling water flow rates are 840,000 gpm and 870,000 gpm for Indian Point Units 2 and 3, respectively. Roseton is a two-unit fossil-fueled steam electric plant with combined capacity of 1248 MWe and utilizes a shoreline intake structure. Maximum pumping rate is 641,000 gpm. Unlike HNP, all three of these facilities use once-through cooling. For comparison, the maximum pumping rate for HNP is 72,000 gpm. The GEIS for license renewal (Reference 20) notes that "Water withdrawal from adjacent bodies of water for plants with closed-cycle cooling systems is 5 to 10 percent of that for plants with once-through cooling systems, with much of this water being used for makeup of water by evaporation." The operation of the HNP cooling system is consistent with this description.

One of the environmental impacts identified for the three facilities on the Hudson River is entrainment and impingement of aquatic organisms, including striped bass, white perch, Atlantic tomcod, American shad, bay anchovy, alewife, blueback herring, and spottail shiner. Other species were considered, including Atlantic sturgeon (*Acipenser oxyrinchus*) and shortnose sturgeon. No shortnose sturgeon eggs or larvae were collected in entrainment samples for these facilities over periods ranging from 5 to 14 years. As a result, entrainment effects on shortnose sturgeon are believed to be negligible.

Adult shortnose sturgeon, however, were collected in impingement samples at these facilities. Indian Point Unit 2 reported shortnose sturgeon in impingement samples for 10 of 19 years reported (ranging from 1 to 6 individuals per year). Indian Point Unit 3 reported shortnose sturgeon in impingement samples for 7 of 15 years reported (ranging from 1 to 3 individuals per year). The size of impinged shortnose sturgeon ranged from 12 to 18 inches. The low rate of impingement and the return of impinged fish to the Hudson River alive lead to the conclusion that impingement effects were negligible (Reference 17). Even though sampling has documented large numbers of affected fish at intakes along the Hudson River, and a large resident population of sturgeon exists, shortnose sturgeon are a very small component of the impingement and entrainment numbers (Reference 17). In fact, some recent research suggests that the shortnose sturgeon population in the Hudson River has increased during the last ten years and is now more numerous than the commercially exploited Atlantic sturgeon (Reference 23).

The use of closed cycle cooling minimizes water withdrawals from the Altamaha River. As a result, the probability is much lower of impinging shortnose sturgeon, particularly when compared to similarly situated facilities using once-through cooling systems. In addition, the existing monitoring data support the finding that no impacts are known to occur to shortnose sturgeon from entrainment and impingement at HNP.

1 V. CONCLUSION

2
3 There are no construction modifications of the intake structure, effluent pipes, or changes in operation
4 proposed for the license renewal period for HNP, therefore, the proposed project is not a major
5 construction activity. The proposed project is not located near designated critical habitat of the
6 shortnose sturgeon. Based on the life history characteristics of shortnose sturgeon, siting and
7 operational characteristics of the plant, existing data for impingement and entrainment, and the known
8 thermal plume characteristics, the continued operation of the Edwin I. Hatch Nuclear Plant, Units 1 and 2
9 during the proposed 20-year license renewal period may affect, but is not likely to adversely affect, the
10 shortnose sturgeon, *Acipenser brevirostrum*.

Appendix E

REFERENCES

1. Georgia Power Company, Edwin I. Hatch Nuclear Plant Environmental Report: Construction Permit Stage, February, 1971.
2. Georgia Power Company, Edwin I. Hatch Nuclear Plant Unit No. 2 Environmental Report Operating License Stage, July 1975.
3. Final Environmental Statement for the Edwin I. Hatch Nuclear Plant Unit 1 and Unit 2; Georgia Power Company; Docket Nos. 50-321 and 50-366, Atomic Energy Commission, October 1972.
4. NUREG-0147, Final Environmental Statement for the Edwin I. Hatch Nuclear Plant Unit 2; Georgia Power Company; Docket Nos. 50-366, U. S. Nuclear Regulatory Commission, March 1978.
5. Nichols, M. C., and S. D. Holder, 1981. Plant Edwin I Hatch Units 1 and 2 Thermal Plume Model Verification, Georgia Power Company, Environmental Affairs Center, March, 1981.
6. National Marine Fisheries Service. 1998. Recovery plan for the shortnose sturgeon (*Acipenser brevirostrum*). Prepared by the Shortnose Sturgeon Recovery Team for the National Marine Fisheries Service, Silver Spring, Maryland. 104 pp.
7. Weber, W. 1996. Population size and habitat use of shortnose sturgeon, *Acipenser brevirostrum*, in the Ogeechee River system, Georgia. Master's Thesis, University of Georgia. Athens, Georgia. 82 pp.
8. Rogers, S.G., and W. Weber. 1995. Movements of shortnose sturgeon in the Altamaha River system, Georgia. Contribution Series No. 57. Coastal Resources Division, Georgia Department of Natural Resources, Brunswick, Georgia. 78 pp.
9. Flournoy, P.H., S.G. Rogers and P.S. Crawford. 1992. Restoration of shortnose sturgeon in the Altamaha River, Georgia. Final Report to the U.S. Fish and Wildlife Service Project AFS-2, Coastal Resources Division, Georgia Department of Natural Resources. 51 pp.
10. Dadswell, M.J., B.D. Taubert, T.S. Squiers, D. Marchette, and J. Buckley. 1984. Synopsis of biological data on shortnose sturgeon, *Acipenser brevirostrum* LeSueur 1818. NOAA Technical Report. National Marine Fisheries Service 14:1-45.
11. Rogers, S.G., P.H. Flournoy, and W. Weber. 1994. Status and restoration of Atlantic sturgeon in Georgia. Final Report to the National Marine Fisheries Service for Anadromous Grant Number NA16FA0098-01, -02, and -03 to the Georgia Department of Natural Resources, Brunswick, GA. 121 pp.
12. Smith, T.I.J. 1985. The fishery, biology, and management of Atlantic sturgeon, *Acipenser oxyrinchus*, in North America. 61-72 in F.P. Binkowski and S.I. Doroshov (eds.) North American Sturgeons: Biology and Aquaculture Potential. 163 pp. DR J. W. Junk, Dordrecht, Germany.

- 1 13. Essig, R.J. 1984. Summary of biological and fishery information important for the management
2 of sturgeon in Georgia. Internal Report, Coastal Resources Division, Georgia Department of
3 Natural Resources, Brunswick, GA.
- 4
- 5 14. Dahlberg, M.D., and D.C. Scott. 1971. The freshwater fishes of Georgia. Bulletin of the Georgia
6 Academy of Sciences 29:1-64.
- 7
- 8 15. Washburn and Gillis Associates, Ltd. 1980. Studies of the early life history of the shortnose
9 sturgeon (*Acipenser brevirostrum*). Final report to the Northeast Utilities Service Company.
10 120pp.
- 11
- 12 16. Pottle, R. and M.J. Dadswell. 1979. Studies on larval and juvenile shortnose sturgeon
13 (*Acipenser brevirostrum*). Edited by Washburn and Gillis Associates, Ltd. Report to the
14 Northeast Utilities Service Company. 87pp.
- 15
- 16 17. Central Hudson Gas and Electric, 1999. Draft Final Environmental Impact Statement for State
17 Pollutant Discharge Elimination System Permits for Bowline Point, Indian Point Units 2 and 3,
18 and Roseton Steam Electric Generating Stations. Submitted to New York State Department of
19 Environmental Conservation, December 14, 1999.
- 20
- 21 18. Barnthouse, L. W., and W. Van Winkle, "Analysis of Impingement Impacts on Hudson River Fish
22 Populations," American Fisheries Society Monograph, 4, 182-190, 1988.
- 23
- 24 19. Barnthouse, L. W., J. Boreman, T. L. Englert, W. L. Kirk, and E. G. Horn, "Hudson River
25 Settlement Agreement: Technical Rationale and Cost Considerations", American Fisheries
26 Society Monograph, 4, 267-273, 1988.
- 27
- 28 20. NUREG-1437, "Generic Environmental Impact Statement for License Renewal of Nuclear Power
29 Plants," U.S. Nuclear Regulatory Commission, May 1996.
- 30
- 31 21. Bain, M, and S. Nack. 1995 Population status of shortnose sturgeon in the Hudson River, in
32 Sturgeon Notes Issue # 3. Cornell University, New York. Cooperative Fish and Wildlife
33 Research Unit. Sponsored by the Hudson River Foundation.
- 34
- 35 22. Masnik, M. T. and Wilson, J. H., "Assessment of the Impacts of the Salem and Hope Creek
36 Stations on the Shortnose Sturgeon, *Acipenser brevirostrum* LeSueur," U.S. Nuclear Regulatory
37 Commission, NUREG-0671, May, 1980.
- 38
- 39 23. Wiltz, J. W., 1981. Plant Edwin I. Hatch 316(b) demonstration on the Altamaha River in Appling
40 County, Georgia. Georgia Power Environmental Affairs Center, March, 1981.

Appendix F

**GEIS Environmental Issues Not Applicable
to the Edwin I. Hatch Nuclear Plant, Units 1 and 2**

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Appendix F

GEIS Environmental Issues Not Applicable to the Edwin I. Hatch Nuclear Plant, Units 1 and 2

The following table lists those environmental issues listed in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437 (NRC 1996; 1999),^(a) and 10 CFR Part 51, Subpart A, Appendix B, Table B-1, that are not applicable to the Edwin I. Hatch Nuclear Plant (HNP), Units 1 and 2, because of plant or site characteristics.

ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1	Category	GEIS Sections	Comment
SURFACE WATER QUALITY, HYDROLOGY, AND USE (FOR ALL PLANTS)			
Altered salinity gradients	1	4.2.1.2.2 4.4.2.2	HNP's cooling system does not discharge to an estuary.
Altered thermal stratification of lakes	1		HNP's cooling system does not discharge into a lake.
Water-use conflicts (plants with once-through cooling systems)	1	4.3.2.1 4.4.2.1	HNP does not use a once-through heat dissipation system.
AQUATIC ECOLOGY (FOR PLANTS WITH ONCE-THROUGH AND COOLING POND HEAT DISSIPATION SYSTEMS)			
Entrainment of fish and shellfish in early life stages	2	4.3.3	This issue is related to heat dissipation systems that are not installed at HNP.
Impingement of fish and shellfish	2	4.3.3	This issue is related to heat dissipation systems that are not installed at HNP.
Heat shock	2	4.3.3	This issue is related to heat dissipation systems that are not installed at HNP.

(a) The GEIS was originally issued in 1996. Addendum 1 to the GEIS was issued in 1999. In this document, all references to the "GEIS" include the GEIS and its Addendum 1.

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ISSUE—10 CFR Part 51, Subpart A, Appendix B, Table B-1	Category	GEIS Sections	Comment
GROUNDWATER USE AND QUALITY			
Groundwater-use conflicts (potable and service water, and dewatering; plants that use <100 gpm)	1	4.8.1.1 4.8.2.1	HNP uses > 100 gpm of groundwater.
Groundwater-use conflicts (Ranney wells)	2	4.8.1.4	HNP does not have or use Ranney wells.
Groundwater quality degradation (Ranney wells)	1	4.8.2.2	HNP does not have or use Ranney wells.
Groundwater quality degradation (saltwater intrusion)	1	4.8.2.1	HNP does not use a cooling pond heat dissipation system.
Groundwater quality degradation (cooling ponds in salt marshes)	1	4.8.3	HNP does not use a cooling pond heat dissipation system.
Groundwater quality degradation (cooling ponds at inland sites)	2	4.8.3	HNP does not use a cooling pond heat dissipation system.
TERRESTRIAL RESOURCES			
Cooling pond impacts on terrestrial resources	1	4.4.4	HNP does not use a cooling pond heat dissipation system.

F.1 References

10 CFR Part 51, Subpart A, Appendix B, "Environmental effect of renewing the operating license of a nuclear power plant."

U.S. Nuclear Regulatory Commission (NRC). 1996. *Generic Environmental Impact Statement for License Renewal of Nuclear Plants*. NUREG-1437, Washington, D.C.

U.S. Nuclear Regulatory Commission (NRC) 1999. *Generic Environmental Impact Statement for License Renewal of Nuclear Plants, Main Report, Section 6.3 - Transportation, Table 9.1, Summary of findings on NEPA Issues for License Renewal of Nuclear Power Plants*. NUREG-1437, Vol. 1, Addendum 1, Washington, D.C.

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Docket Numbers 50-321, 50-366

11. ABSTRACT (200 words or less)

This draft supplemental environmental impact statement (SEIS) has been prepared in response to an application submitted to the U.S. Nuclear Regulatory Commission (NRC) on February 29, 2000, by Southern Nuclear Operating Company, Inc. (SNC) to renew the operating licenses for the Edwin I. Hatch Nuclear Plant (HNP), Units 1 and 2, for an additional 20 years under 10 CFR Part 54. The SEIS includes the staff's preliminary analysis that considers and weighs the environmental effects of the proposed action, the environmental impacts of alternatives to the proposed action, and alternatives available for reducing or avoiding adverse impacts. It also includes the staff's preliminary recommendations regarding the proposed action.

The staff's preliminary recommendation is that the Commission determine that the adverse environmental impacts of license renewal for HNP are not so great that preserving the option of license renewal for energy-planning decisionmakers would be unreasonable. This preliminary recommendation is based on the analysis and findings in the Generic Environmental Impact Statement (NUREG-1437), the Environmental Report submitted by SNC, consultation with other Federal and State agencies, the staff's own independent review, and the staff's consideration of public comments received during the scoping period for this review.

12. KEY WORDS/DESCRIPTORS (List words or phrases that will assist researchers in locating the report.)

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