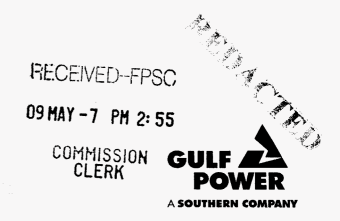
**Susan D. Ritenour** Secretary and Treasurer and Regulatory Manager One Energy Place Pensacola, Florida 32520-0781

Tel 850.444.6231 Fax 850.444.6026 SDRITENO@southernco.com



May 6, 2009

Ms. Ann Cole, Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Dear Ms. Cole:

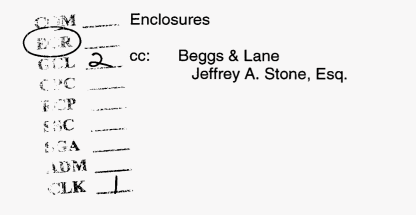
RE: Docket No. 090001-EI

Enclosed are an original and fifteen copies of Gulf Power Company's Renewed Request for Confidential Classification regarding certain portions of Gulf Power's Risk Management Plan for Fuel Procurement dated April 5, 2007.

Sincerely,

ersan D. Ritenous

mv



21 2 21 4-227155

TELES COLLEC<mark>DOCUMENT NUMBER-DATE</mark>

04422 MAY-78

FPSC-COMMISSION CLERK

### IN RE: Fuel and Purchased Power Cost Recovery Clause with Generating Performance Incentive Factor

### **CERTIFICATE OF SERVICE**

Docket No.: 090001-EI

HEREBY CERTIFY that a true copy of the foregoing was furnished by U.S. mail this \_\_\_\_\_\_day of May, 2009, on the following:

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JEFFRÉY A STONE Florida Bar No. 325953 RUSSELL A. BADDERS Florida Bar No. 007455 STEVEN R. GRIFFIN Florida Bar No. 0627569 BEGGS & LANE P. O. Box 12950 Pensacola FL 32591-2950 (850) 432-2451 Attorneys for Gulf Power Company

# BEFORE THE PUBLIC SERVICE COMMISSION

IN RE: Fuel and purchased power cost recovery clause and generating performance incentive factor

Docket No.: 090001-EI Date filed: May 6, 2009

## **RENEWED REQUEST FOR CONFIDENTIAL CLASSIFICATION**

GULF POWER COMPANY ["Gulf Power", "Gulf", or the "Company"], by and through its undersigned attorney and pursuant to Rule 25-22.006, Florida Administrative Code, hereby files its renewed request that the Florida Public Service Commission (the "Commission") enter an order granting confidential classification for certain portions of Gulf Power's Risk Management Plan for Fuel Procurement dated April 5, 2007. As grounds for this request, the Company states:

1. On April 5, 2007, Gulf Power filed a request that the Commission enter an order granting confidential classification for certain portions of its Risk Management Plan for Fuel Procurement dated April 5, 2007. See, Document No. 02924-07.

2. To date, it does not appear that the Commission has entered an order addressing Gulf Power's initial confidentiality request. Despite the passage of time, the Company still considers the designated materials to be competitively sensitive.

3. As stated in Gulf Power's initial request, the Risk Management Plan for Fuel Procurement contains, in a single resource, detailed information about the Company's fuel procurement strategy for the near term and into the future. Gulf Power and other market participants for fuel, fuel transportation and fuel storage consider this detailed information to be competitively sensitive. The document discusses how the Company manages its fuel procurement with specific details regarding Gulf's fuel needs, market position, and trends it sees

> DOCUMENT NUMBER-DATE 04422 MAY-78 FPSC-COMMISSION CLERK

in those markets in which it addresses its fuel needs. In addition, the fuel procurement strategy utilized by Gulf is discussed in detail. Pricing information is also included in this document. Similar information is not made public by other fuel market participants. Making this information public would give these other market participants a competitive advantage over Gulf which would prevent Gulf from procuring its fuel needs in a manner that secures the best price and terms for its customers. The information constitutes proprietary confidential business information pursuant to section 366.093(3)(a), (d) and (e), Florida Statutes.

4. The information filed pursuant to this Request is intended to be, and is treated as, confidential by Gulf Power and, to this attorney's knowledge, has not been otherwise publicly disclosed.

5. Submitted as Exhibit "A" is a highlighted copy of Gulf Power's Risk Management Plan for Fuel Procurement. Exhibit "A" should be treated as confidential pending a ruling on this request. Attached as Exhibit "B" are two (2) edited copies of Gulf Power's Risk Management Plan for Fuel Procurement, which may be made available for public review and inspection. Attached as Exhibit "C," to this request is a line-by-line/field-by-field justification for the request for confidential classification.

WHEREFORE, Gulf Power Company respectfully requests that the Commission enter an order protecting the information highlighted on Exhibit "A," from public disclosure for a period of eighteen (18) months.

Respectfully submitted this 6<sup>th</sup> day of May, 2009.

JEFFREY A. STONE Florida Bar No. 325953 RUSSELL A. BADDERS Florida Bar No. 007455 STEVEN R. GRIFFIN Florida Bar No. 627569 Beggs & Lane P.O. Box 12950 Pensacola, FL 32591 (850) 432-2451 Attorneys for Gulf Power

# BEFORE THE PUBLIC SERVICE COMMISSION

IN RE: Fuel and purchased power cost recovery clause and generating performance incentive factor

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Docket No.:090001-EIDate filed:May 6, 2009

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# **REQUEST FOR CONFIDENTIAL CLASSIFICATION**

# Exhibit "A"

Provided to the Commission Clerk

under separate cover as confidential information

Exhibit "B"

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# **GULF POWER COMPANY**

Risk Management Plan For Fuel Procurement Docket No. 070001-El

Date of Filing: April 5, 2007



# INDEX

. 1.

<u>SECTION</u>		PAGES
1	GULF POWER COAL PROCUREMENT STRATEGY	1 - 40
2	GULF POWER PRIOR YEAR COAL PROCUREMENT PERFORMANCE	41 - 44
3	GULF POWER COAL TRANSPORTATION STRATEGY	45 - 57
4	GULF POWER NATURAL GAS PROCUREMENT STRATEGY	′58 - 60
5	GULF POWER OIL PROCUREMENT STRATEGY	61
6	PRIOR YEAR GAS & OIL PROCUREMENT PERFORMANCE	62 - 64
7	GULF RISK RISK MANAGEMENT POLICY	65 – 68
8	SOUTHERN COMPANY GENERATION (SCGEN) RISK MANAGEMENT POLICY	69 – 114
9	SCS RISK OVERSIGHT ORGANIZATIONAL CHART	115

# GULF POWER COMPANY LONG-TERM COAL PROCUREMENT STRATEGY AND TACTICAL PLAN

# 6 Introduction

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Gulf operates three coal-fired plants (Crist, Smith, and Scholz) with a 8 combined normal full load gross rating of 1,455 Mw's. Gulf co-owns two 9 coal fired plants; Gulf owns 50% of Plant Daniel which is operated by 10 Mississippi Power with a projected annual coal consumption of 1.5 million 11 tons and 25% of Plant Scherer's Unit 3 which is operated by Georgia 12 Power and has a projected annual consumption of 1.0 million tons. The 13 combined normal full load capacity of Gulf's ownership of Daniel and 14 Scherer is 756 MW In total, Gulf operates coal fired plants with an annual 15 coal consumption over 4.4 million tons. The procurement of this coal is 16 critical to the success of Gulf Power Company. 17

18

Competition in the electricity industry, consolidation in the coal industry, and environmental laws and regulations are just a few of the challenges facing power generators today. As the electric utility industry evolves, a procurement strategy must address several issues in order to provide a reliable, cost-competitive, environmentally acceptable fuel supply.

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The following is provided in order to develop Gulf's coal procurement
strategy: 1) a review of the current coal program including current
commitments and uncommitted requirements, 2) a procurement strategy
that identifies and addresses specific risks and risk mitigation strategies
and discusses a strategic plan, and 3) a tactical plan detailing specific
actions required to achieve the strategy.

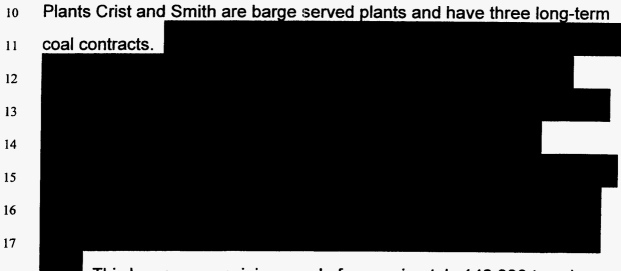
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# Fuel Program Overview

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This leaves a remaining need of approximately 148,000 tons in 2007. Due to the fact that Crist and Smith share a common transportation mode as well as common coal contracts, these plants will be grouped together in formulating a procurement strategy.

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In the following charts, the projected requirements for year 2007 are from
 In the October 2006 DEPS update and from the official System budget
 October 2006 for future years. The chart below illustrates the projected

- burn and commitments of coal for Crist and Smith through 2012:
- 4 5

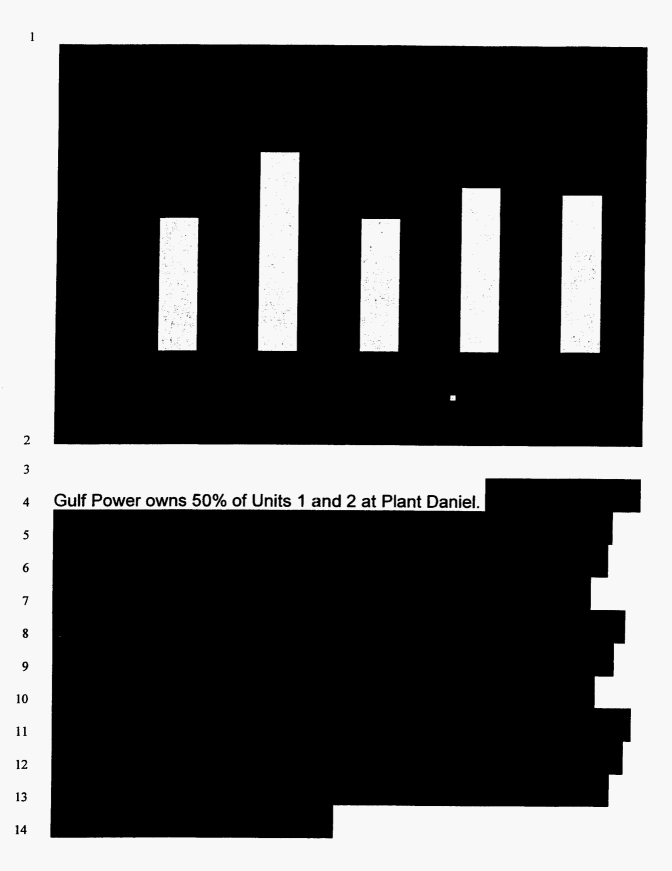
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- <sup>6</sup> Plant Scholz is rail served and has no coal commitment in place for 2007.
- 7 The 174,000 tons of need in 2007 will be supplied with short-term (spot)
- 8 coal. There are no committed tons at Scholz for 2008 and beyond.
- 9

10 The following chart illustrates the projected burn and commitments of coal

11 for Scholz through 2011:



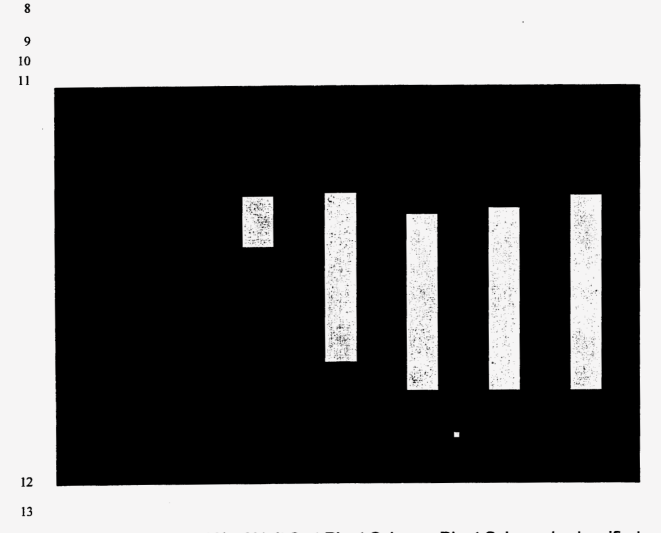
Based on current burn projections, Gulf's ownership of Daniel is fully
committed for 2007. There are no committed tons at Daniel for 2010 and
beyond.

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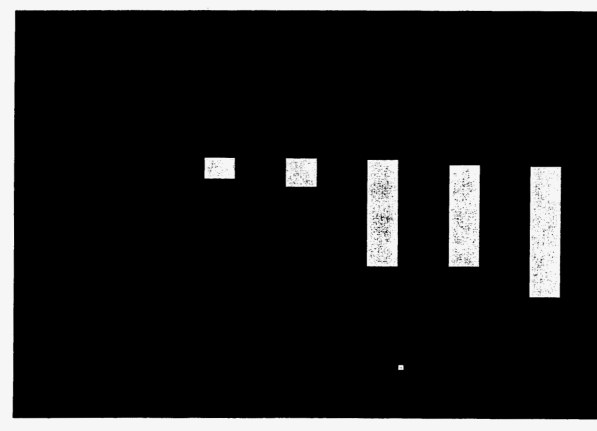
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The following chart illustrates Gulf's 50% ownership in projected burn and
 commitments of coal for Daniel through 2012:



Gulf Power owns 25% of Unit 3 at Plant Scherer. Plant Scherer is classified as an NSPS plant requiring the use of 1.2 lbs SO2 or less. All 4 units at Scherer

began utilizing Powder River Basin (PRB) sub-bituminous coal from Wyoming in January 2004. The following chart shows the commitments for Gulf's 25% ownership in Scherer Unit 3. The following chart illustrates Gulf's 25% ownership in Scherer Unit 3's projected burn and commitments of coal through 2012: 



# 1 Procurement Strategy

2

As previously stated, the long-term coal procurement goal for Gulf Power 3 Company will be to provide a reliable, cost-competitive, environmentally 4 acceptable coal supply. The details of the strategy required to accomplish 5 this goal are explained further in the paragraphs that follow. The 6 successful coal program must provide flexibility in volume and pricing. 7 become more diverse by pursuing other supply regions, create competition 8 for supply, focus on reliability of supply, and adhere to changing 9 environmental laws and guidelines. 10 11 The following will address the risks associated with each of these areas 12 and identify strategies to mitigate them. Also included in this section is a 13 discussion of a strategic plan that incorporates several of these mitigation 14 techniques. 15 16 **Risks and Risk Mitigation Strategies** 17 18 Volume Risk and Strategy 19 The uncertainty in the amount of coal generation and therefore coal supply 20 that will be needed in the future is still one of the most critical risks that 21 must be addressed in developing a strategy for long-term coal 22 procurement. However, with the increase in overall system load over the 23 past few years, this risk is being reduced as some intermediate coal units 24 are becoming base loaded generation. The fluctuation of weather, natural 25

gas pricing, and economic growth will continue to impact future coal burn
requirements. The addition of gas—fired capacity to the Southern Company
system over the past few years will mean that coal burn has the potential
to be displaced by the gas-fired generation if natural gas pricing decreases
relative to coal pricing.

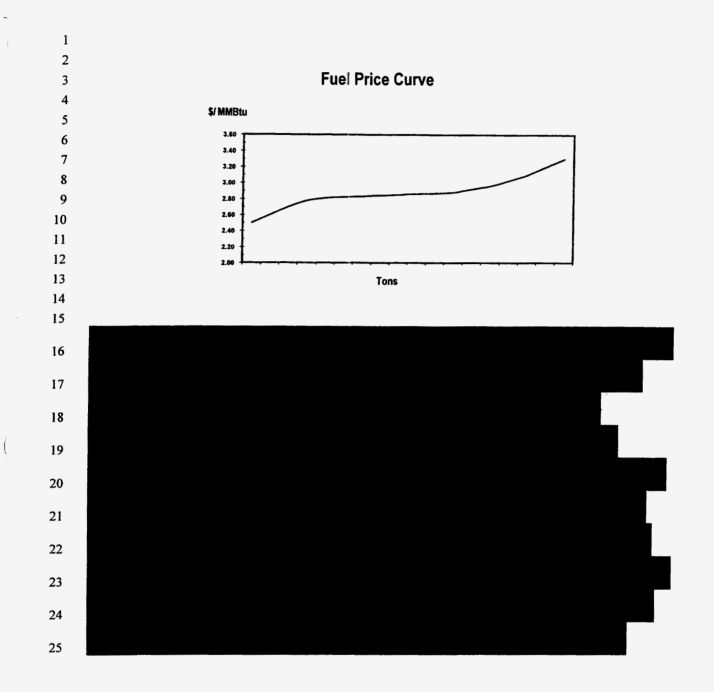
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A portion of projected coal requirements should be firmly committed under 7 long-term agreements providing a reliable and consistent supply of fuel. 8 Coal suppliers also require a certain portion of long-term commitments in 9 order to make financial investments in mining operations. Uncommitted 10 requirements can be obtained through short-term (spot) purchases as 11 12 needed. Also, volume options can be incorporated into the long-term contracts. The combination of these firm commitments, spot purchases 13 and contract options should be optimized in order to provide sufficient 14 flexibility to adjust to changing requirements and market conditions. 15

16

Generating plants that are considered "base-load" have less uncertainty 17 and therefore should be firmly committed to a higher percentage of future 18 coal requirements. Base-load plants should utilize contract volume options 19 primarily for pricing advantages as will be discussed later. Plants that are 20 considered "intermediate" or "swing" plants have more uncertainty relating 21 to future requirements and should have firm commitments but at a lesser 22 percentage than base-load plants. The intermediate plants should 23 incorporate more short-term spot purchases and/or contract option 24 flexibility. Plants that are considered "peaking" should have little or no firm 25

commitments. These plants should rely on short-term spot purchases as needed or long-term agreements with volume commitments tied to the requirements of the plant. **Pricing Risk and Strategy** Competing for energy market share with other utilities and power marketers requires competitive energy pricing. With over 50% of the electricity cost for coal-fired generation being fuel, competitively priced coal supplies must be maintained. The objective is to have a portfolio of long-term contracts and spot coal supplies that provide pricing at or below market at any given point in time. 



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# 4 Diversity of Supply Risk and Strategy

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Procuring coal from various regions and suppliers is increasingly 5 important. There is a risk in relying on one or two large producers from a 6 single supply region to meet supply needs. It is increasingly important to 7 avoid having significant quantities committed with a single supplier. Also, 8 having the ability to utilize coal from various regions will decrease the 9 availability risk associated with lack of supply in a particular region. The 10 economic impact associated with a diverse portfolio of long-term 11 commitments from various regions and suppliers must be evaluated versus 12 the advantages. Diversifying will also keep the competition strong not only 13 among the suppliers, but among the regions as well. 14



# 1 Reliability Risk and Strategy

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Reliability of coal supply has not been a major issue until late 2000 and 2 early 2001. Prior to that time, coal supply had not been an issue for almost 3 twenty years. The events seen in recent years pertaining to reliability of 4 supply were last seen surrounding the events of the oil embargo of the 5 1970's. Since that time, the coal industry has lived in an oversupply 6 situation. During the past 10 years, the financial health of the coal industry 7 has deteriorated such that many companies have either entered 8 bankruptcy proceedings or have been sold resulting in consolidation of the 9 industry. In the current world of supply and demand imbalance in the coal 10 industry, reliability of supply has once again surfaced and poses a risk that 11 needs to be mitigated now and into the future. Securing business with 12 producers that have performed well during times of unreliable supply can 13 mitigate risk. Also, in addition to an economic evaluation, technical and 14 financial evaluations of suppliers should be conducted and taken into 15 consideration during the purchase process. 16

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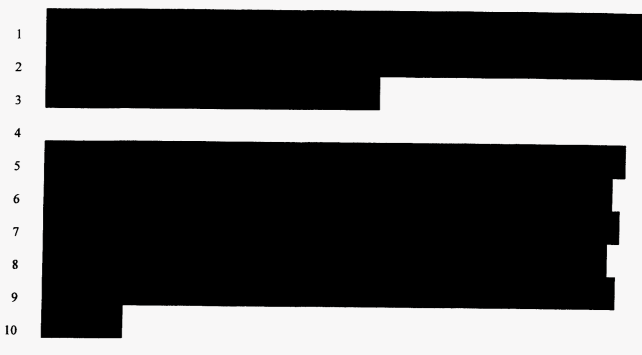
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# 12 Environmental Risk and Strategy

When procuring coal for a term greater than 12 months, a major risk is the 13 potential impact from future changes in environmental laws and regulations 14 that may preclude the burning of coal or render its use non-economic to 15 our system. With the implementation of the Clean Air Interstate Rule and 16 Clean Air Mercury Rule and ongoing discussions of more environmental 17 legislation, we should be most guarded in any future coal supply 18 commitments which do not allow the company to clearly terminate or 19 otherwise escape from these agreements. We cannot assume future 20 environmental risk in coal agreements. When signing new long-term coal 21 supply agreements we will include the most current environmental 22 language that allows the company the maximum flexibility and discretion to 23 modify and or terminate such agreements based on our sole judgment. 24 25

Also, when considering long-term commitments, emission control 1 equipment must be considered. Close interaction between Environmental 2 Strategy, Research and Development, Emissions Management, Plant and 3 Fuel personnel must be maintained. Schedules for installing scrubbers, 4 SCRs, and other emission control technology will have a significant impact 5 on the desired coal supply. Operational issues, such as the effect chlorine 6 has on boilers and emission control equipment, acidic aerosol emissions 7 related to high sulfur coals in conjunction with SCRs, sulfur rates and 8 limestone supply for limestone to scrubbed units, and coal stockpile 9 transitions will also be considered. 10

Strategic Plan

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When procuring coal for Gulf Power Company, Plants Crist and Smith will 14 be grouped together because of their common supply source and 15 transportation mode. Diversity of supply and flexibility will be important 16 aspects of their fuel supply strategy. On the other hand, Plant Scholz can 17 burn similar quality coals but their transportation mode differs as they are 18 rail served. The co-owned plants, Daniel and Scherer, will be treated 19 individually. We will consider the similarities and differences in these plants 20 as we establish a long-term coal procurement strategy. Also, as discussed 21 earlier, the strategic plan should be determined based on the type of plant 22 being considered, i.e. base-load, intermediate, or peaking. The plants for 23 Gulf Power Company are as follows: 24

25

Plant Crist - Plant Crist is barge served by Ingram Barge Company. 1 2 Historically and on average, Crist has burned approximately 3.0 million 3 tons of coal a year and must comply with a state SO<sub>2</sub> emission limit of 2.4 Ibs/mmBtu. However, Gulf Power Company seeks to maintain an SO2 4 emission limit of 1.7 lbs/mmBtu to meet the local ambient air quality. For 5 the last several years. Crist has been burning low sulfur Illinois Basin coal 6 from the Galatia mine that is supplied under the Peabody long-term 7 contract. Crist can also burn some Colombian import coals, as well as 8 coals from Colorado and the Central Appalachian regions. Plant Crist is 9 considered a base load coal plant with a projected capacity factor greater 10 than 80%. 11

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Plant Smith - Plant Smith is also barge served by Ingram Barge Company. 13 Historically and on average, Smith has burned approximately 1.1 million 14 tons of coal a year. Smith must comply with the state SO<sub>2</sub> emission limit of 15 2.1 lbs/mmBtu. Smith can burn a variety of coals including Illinois Basin 16 and import coals such as Colombian, Australian and Venezuelan. 17 Domestic sources such as Colorado and Central Appalachian coals have 18 also been burned in the past. Plant Smith is also considered a base load 19 coal plant with a projected capacity greater than 80%. 20

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<u>Plant Scholz</u> – Plant Scholz is rail served by the CSX Railroad. Historically
 and on average, Scholz has burned approximately 193,000 tons of coal a
 year and must comply with a state SO<sub>2</sub> emission limit of 6.17 lbs/mmBtu.
 Scholz has burned Central Appalachian coals in the past. Scholz currently

has no commitments for 2007 and beyond. Plant Scholz is considered a
peaking coal plant with a projected capacity factor of less than 65%.

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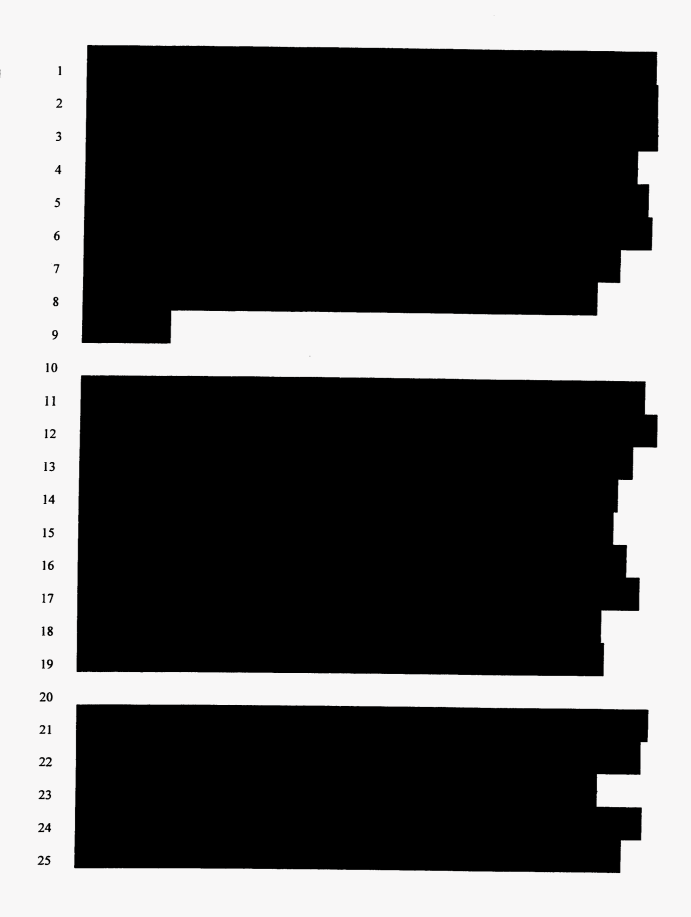
Plant Daniel - Plant Daniel is served by the Mississippi Export Railroad 4 (MSE). Historically and on average, Daniel has burned approximately 3.3 5 million tons of coal a year. The MSE is a short line railroad that is 6 approximately 40 miles in length and runs between Moss Point and 7 Evanston, Mississippi. The MSE is served by two large Class 1 railroads: 8 the Canadian National Railroad connecting at Evanston and the CSX 9 Railroad connecting at Moss Point. Classified as a New Source 10 Performance Standard (NSPS) plant, Daniel must utilize "compliance" coal 11 with a maximum of 1.2 lbs SO2/MMBtu (0.6 lbs Sulfur/MMBtu). Daniel can 12 utilize import coals as well as coals from Colorado and the Central 13 Appalachian regions. PRB coal has been burned in Daniel's units during 14 off-peak periods and has also been blended with bituminous coal at a 60% 15 bituminous / 40% PRB ratio. Plant Daniel is considered a base load coal 16 plant with a projected capacity factor greater than 80%. 17

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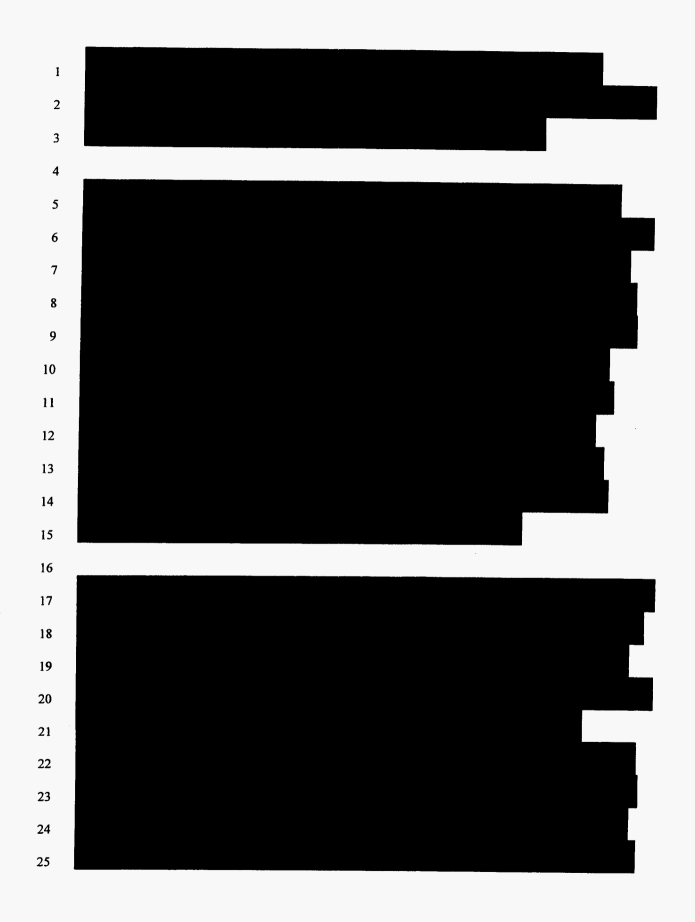
Plant Scherer – Plant Scherer utilizes sub-bituminous Powder River Basin
(PRB) coal from Wyoming. Plant Scherer is considered a base load plant
and burns approximately 15-16 million tons of PRB coal per year.
Classified as an NSPS plant, Scherer must utilize "compliance" coal with a
maximum of 1.2 lbs SO2/MMBtu (0.6 lbs Sulfur/MMBtu). As with the other
base-load plants, the goal is to maintain firm commitments of 85-95% of
the projected requirements for the following year and up to 10% contract

options. Scherer Unit 3 is considered a base load coal unit with a projected
capacity factor greater than 80%.

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6 Environmental issues of concern to Gulf Power in the near term (2007-

7 2012) are broadly categorized into the following: Regulatory and

8 Allowance, Environmental Construction Program, and Combustion Product

9 Utilization.

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Environmental regulatory issues currently facing Gulf Power Company include compliance in accordance with the Acid Rain SO2 provisions imposed by the Clean Air Act - Title IV. In the past, Title IV compliance was achieved by implementing an allowance strategy to bank, use and then buy allowances. Gulf Power's SO2 allowance bank is currently being depleted and purchasing strategies for future needs have been developed.

In March of 2005, the Clean Air Interstate Rule (CAIR) was signed. Phase 18 I of this ruling will subject Gulf Power to an annual NOx cap as well as a 19 state-wide seasonal NOx cap starting in 2009. CAIR also causes more 20 stringent SO<sub>2</sub> compliance beginning in 2010. In 2015, Phase II introduces 21 even more stringent SO<sub>2</sub> and NO<sub>X</sub> compliance. In addition to CAIR, Gulf 22 Power Company will also be subject to the Clean Air Mercury Rule 23 (CAMR) beginning in 2010. This rule implements a cap on the Mercury 24 emissions, with an even more stringent cap in 2018. 25

Finally, the EPA released an update to Regional Transport Rules (PM2.5)
in September of 2006. The ruling has been passed down to the states to
develop an implementation plan. The effects to Gulf Power are not known
at this time. Regional Transport Rules, for both Ozone and Particulates,
will continue to be updated every 5 years, as required by National Ambient
Air Quality Standards (NAAQS).

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Southern Company and its subsidiaries are required to purchase emission
allowances in order to comply with the Clean Air Act of 1990, Clean Air
Interstate Rule, and Clean Air Mercury Rule.

Southern Company's Operating Companies choose to develop allowance 12 procurement strategies at the operating company level. The strategies are 13 developed using forward projections of coal burn, sulfur content of coal, 14 and other factors. Southern Company's allowance procurement strategy 15 requires that all operating companies have allowances needed for 16 compliance at least one year prior to the need. The allowances are 17 procured using a diverse combination of products, with a mixture of several 18 creditworthy counterparties, and using a disciplined approach. This 19 approach applies to Gulf Power. 20

21

The near-term scrubber construction activities for Gulf Power are primarily
focused on Crist. Crist's scrubber will come on-line in 2009 (Units 4-7).
The scrubber is a Chiyoda design for an 11,800 BTU/lb fuel at 1.6%S and
98% removal efficiency. It will be a single scrubber vessel servicing all

four units. In the long-term, other Gulf scrubbers are in various stages of
discussion and are subject to change. These include Smith 1-2. At this
time, however, these longer term units are not definite.

5 Daniel's scrubber will come on-line in 2011 (Unit 1-2). The scrubber is just 6 now entering conceptual design and is subject to change. As of now, the 7 scrubber is most likely an Advatech design. The exact fuel design basis is 8 still in discussion. The decision of whether this will be a single vessel for 9 both units are also in discussion. Exact delivery methods for the limestone 10 have not been determined. The limestone grind size will be 90% passing a 11 325 mesh (Advatech) should the Advatech design be the ultimate choice.

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The scrubber design for Scherer Unit 3 is not yet definitive. The tentative timeline for scrubbing all Scherer Units 1 – 4 is 2011 through 2014 with Unit 3 the first to be retrofitted. The Scherer units will most likely employ the Advatech design for PRB fuel with the ability to upgrade to a 12,000 btu/lb 1.5% fuel and still maintain 95% + removal efficiency.

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Coal combustion products (CCP) include ash and gypsum. The current
 CCP strategic goal for Southern Company is: maximize utilization of CCP
 to provide greatest downward pressure on rates for our customers while
 effectively managing short term and long term risks.



Specific plans for the Gulf Power plants are developed under the aboveguidelines.

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Gulf Power currently produces about 200K tons of fly ash annually, and
30K tons of bottom ash. Depending on the coal the plants will burn, the
future production level could vary. Currently there is no market for the ash.
Initiatives are undergoing to pursue utilization markets such as structural
fill and raw feed areas.

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In the near term, Crist's scrubber is projected to produce about 100K tons
of gypsum annually. Currently three markets are being assessed and
developed for the future gypsum production for all of Gulf Power's plants:
wallboard, cement manufacturing and agricultural uses.

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The limestone procurement strategy for Gulf is in its infancy stages. The

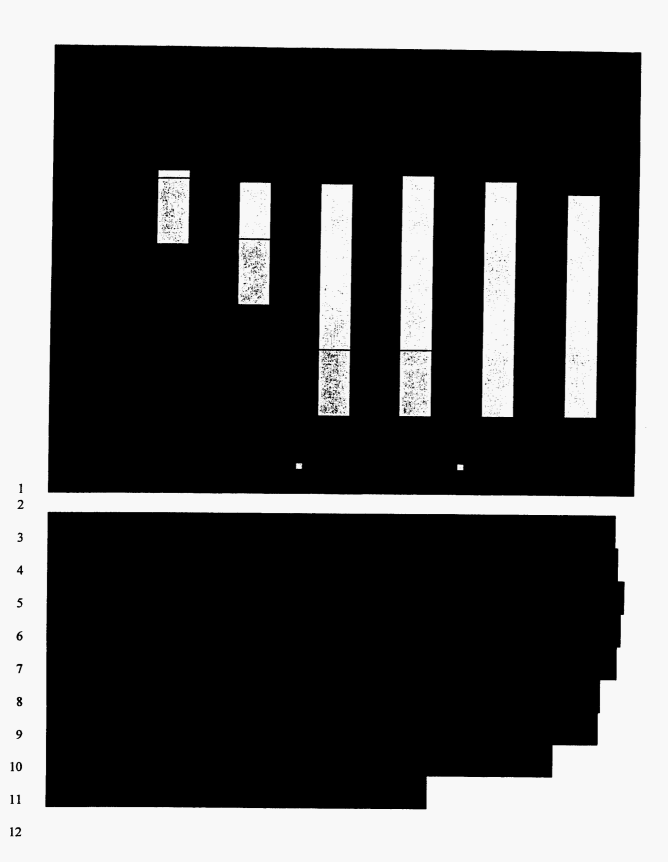
25 key matters in procuring limestone are volume uncertainty, reliability of

supply, availability of supply, and quality assurance. The procurement of 1 limestone will correlate directly to the type and quality of coal being 2 procured. Thus the volume of limestone to be procured will vary according 3 to the type of coal procured. Volume flexibility will be incorporated in the 4 limestone contracts as a hedge against volume uncertainty. The strategy 5 will be to procure limestone quantities based on the quality of the coal 6 contracts that are currently in place at the plant. The entire anticipated 7 limestone need will be procured over a five to ten year term to ensure 8 reliability of supply. 9



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13	<u>Tactical Plan</u>
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16	There are several issues facing the long-term Gulf coal procurement
17	program. They are:
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19	(1) Gulf has no committed coal for 2011 and beyond.
20	
21	(2) Scrubber installation at Crist's Units 4, 5, 6 & 7 in 2009.
22	
23	(3) Scrubber installation at Daniel's Units 1 & 2 in 2011.
24	
25	(4) Scrubber installation at Scherer's Unit 3 in 2011.

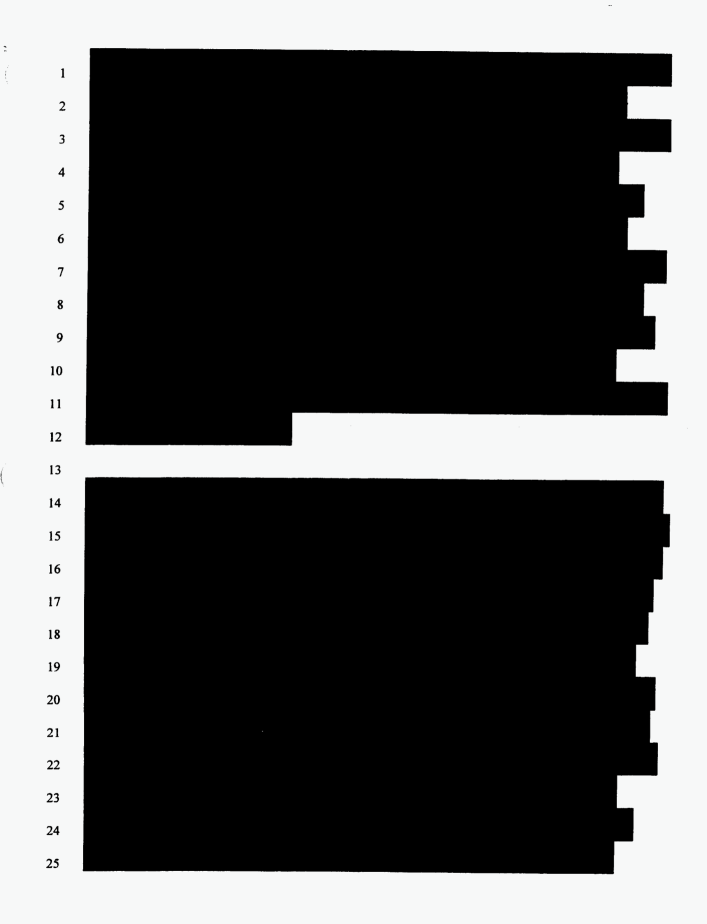
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2	(5) Limestone procurement.
3	
4	(6) Throughput congestion at the Alabama State Docks.
5	
6	(7) State SO <sub>2</sub> limitations are: Crist = 2.4 lbs/mmBtu; Smith = 2.1
7	lbs/mmBtu and Scholz = 6.17 lbs/mmBtu.
8	
9	(8) Transportation concerns, particularly with the CSX Railroad at
10	Scholz.
11	
12	Crist and Smith
13	The chart below shows a breakdown of the current Crist and Smith
14	suppliers and volume commitments, including options, through 2012:
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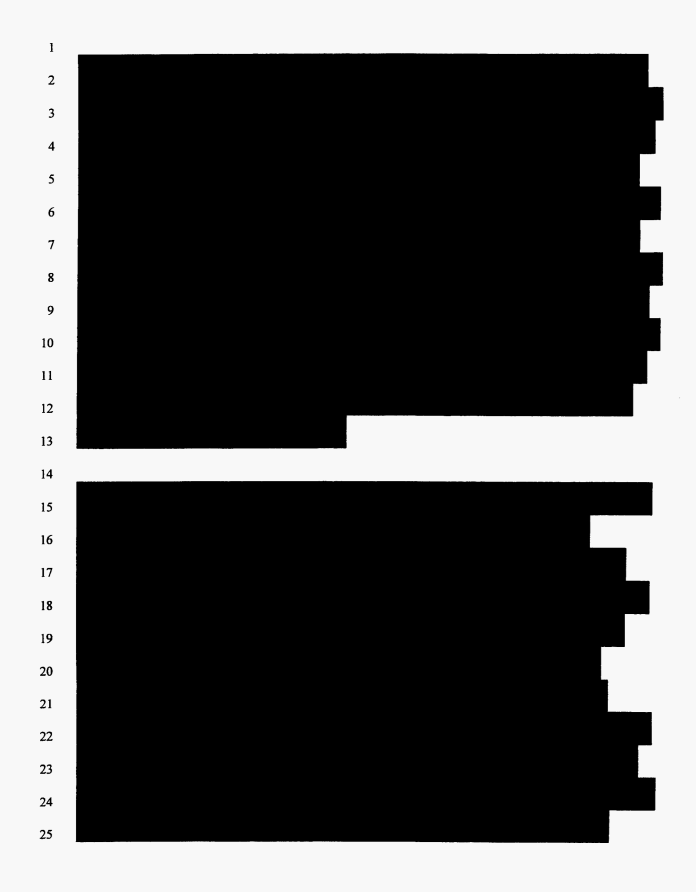
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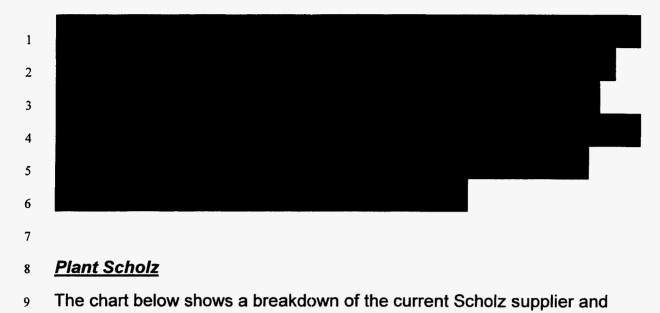
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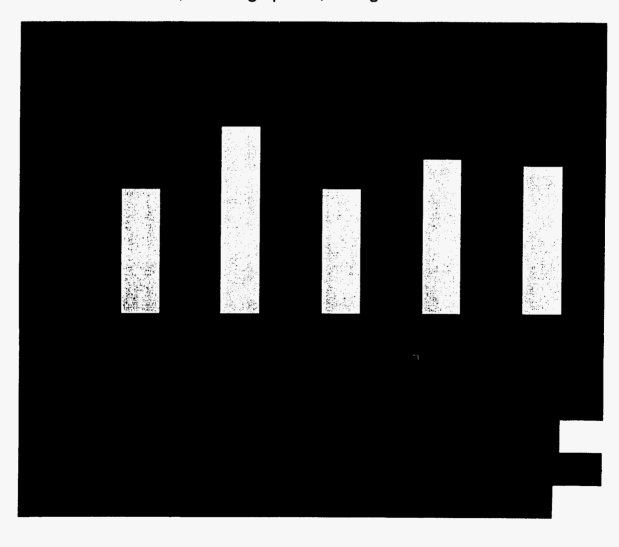
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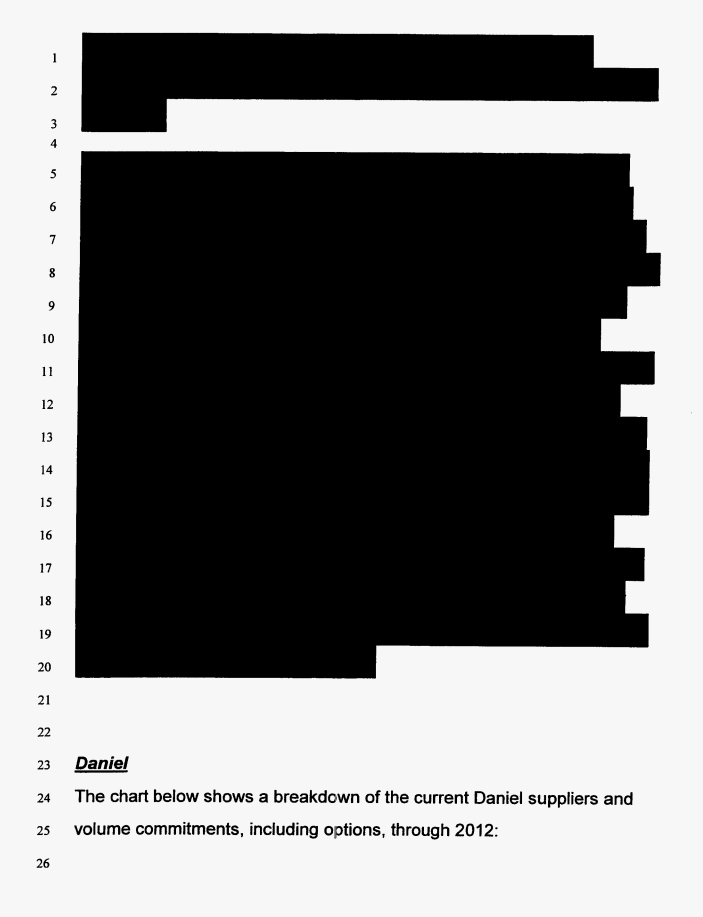


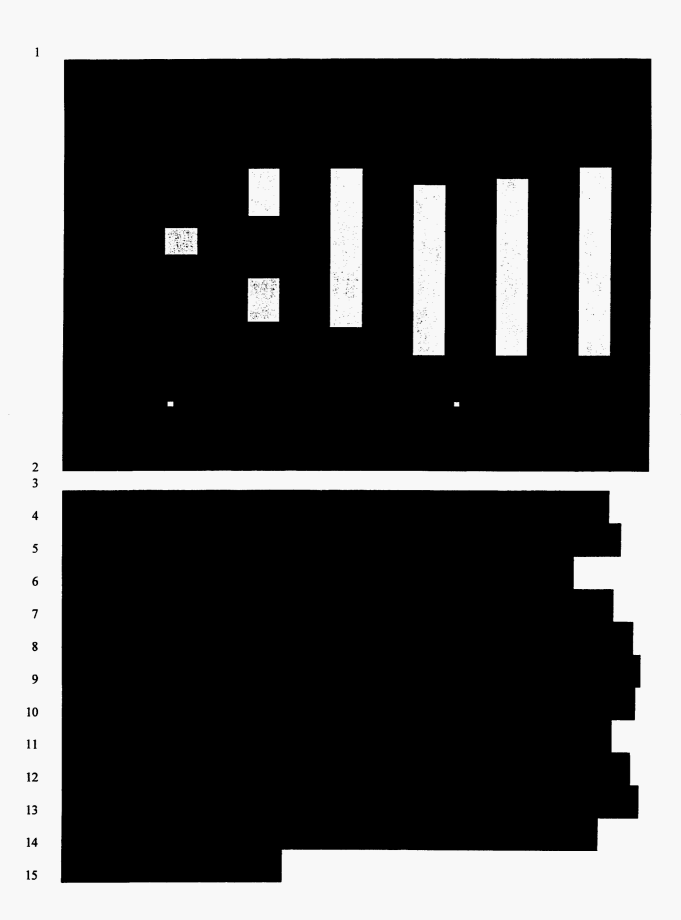
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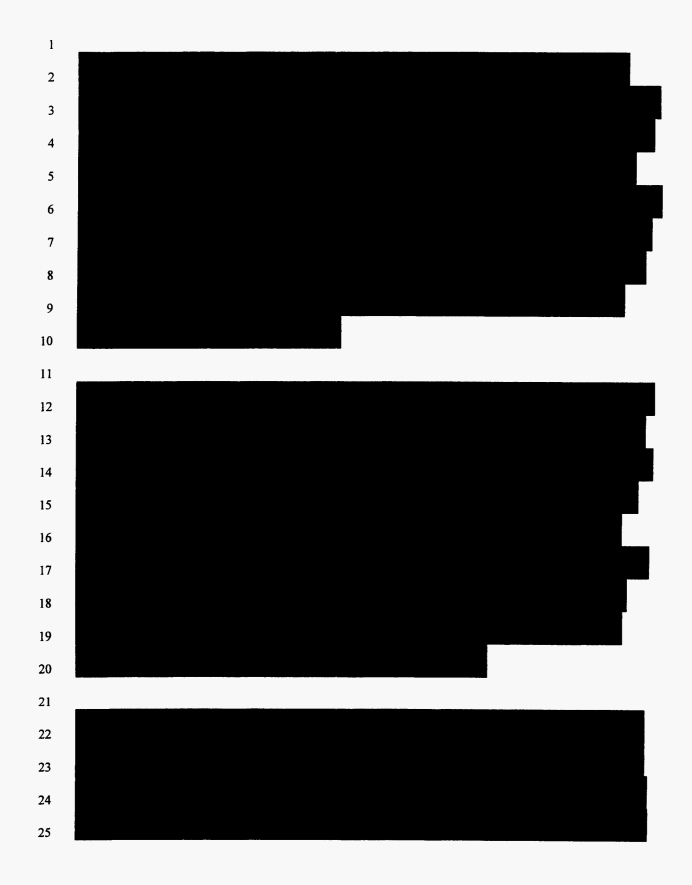


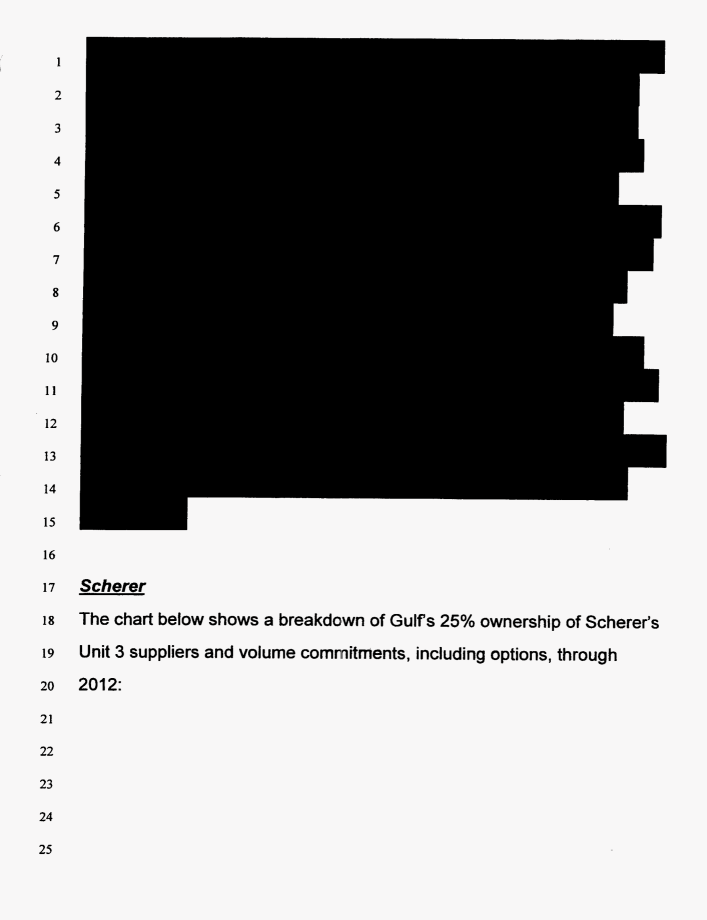
- volume commitment, including options, through 2011:

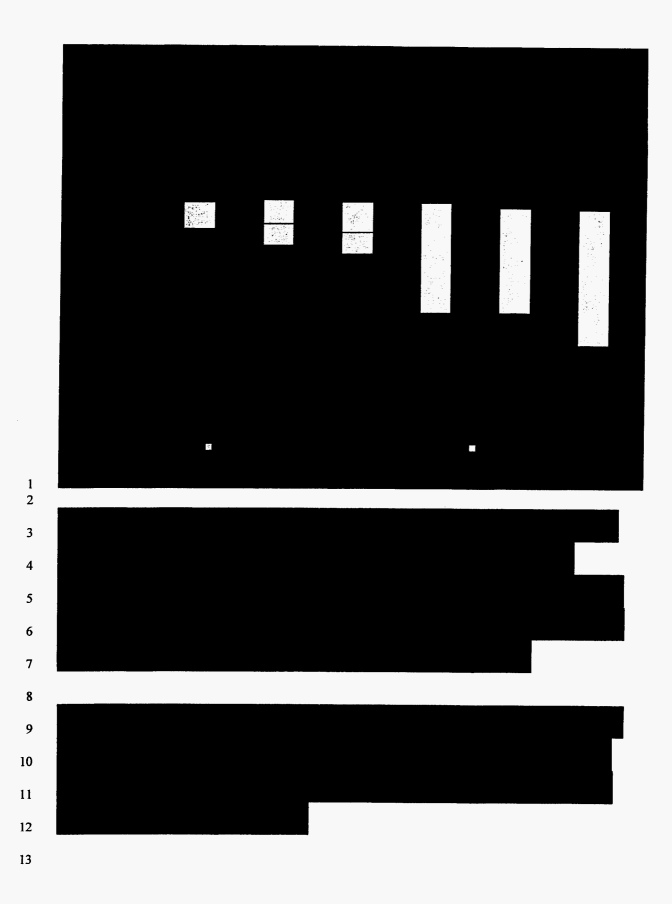




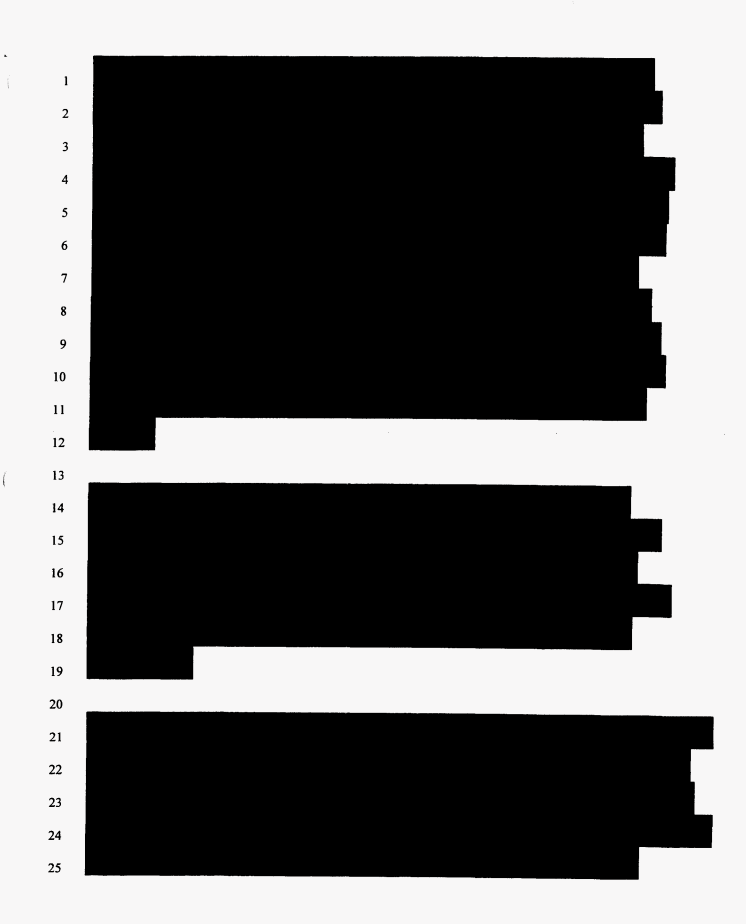




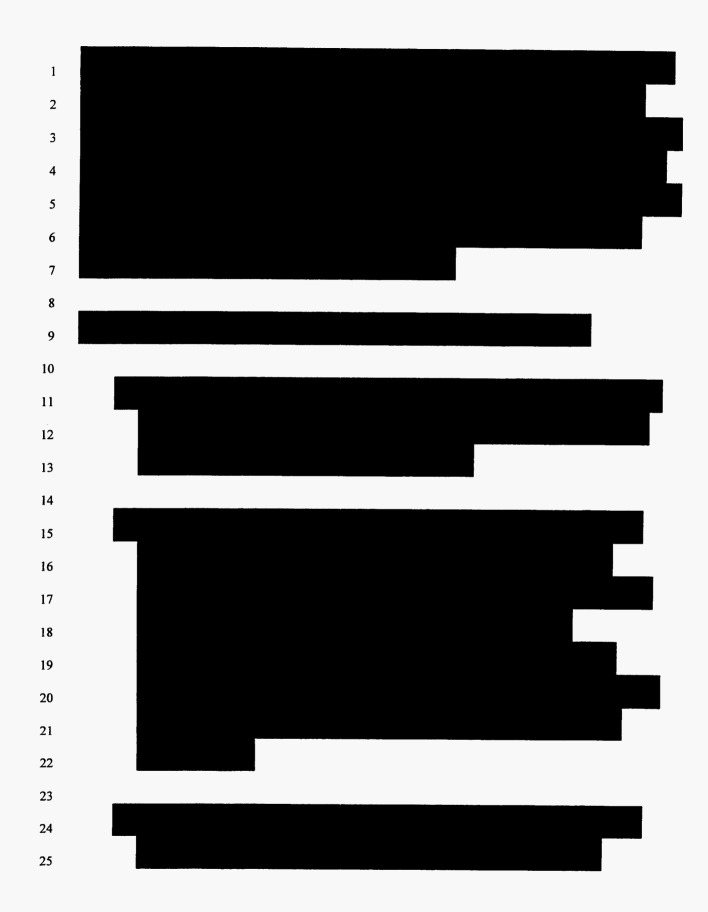




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In support of the scrubber program at Crist, the plan is to initiate a test burn program after the installation of the scrubber in late 2009 to determine the impact that various coals will have on these scrubbed units. These tests may include higher sulfur Illinois Basin coals, Central Appalachian coals, Colorado coals, as well as import coals. Depending on the outcome of the tests and the economics, a procurement strategy will be put into place, utilizing the contracting strategies mentioned above, in order to secure larger volumes of these coals beginning 2010. The procurement group will need to be cognizant of the environmental controls placed on the units and ensure that the coals purchased will meet the environmental requirements. 

(4) For 2007, the strategy is to solicit spot coal bids in the fourth
 quarter of 2006 to secure Daniel's remaining uncommitted need. A
 long-term solicitation will be issued in the second quarter 2007 for
 a four year term (2008-2011) in order to achieve the commitment

goals listed above. This RFP will be used to measure the cost impact that is attributable to buying coal for a scrubbed unit. These contracts will be negotiated using the contracting strategies mentioned above.

In support of the scrubber program at Daniel, the plan is to initiate 6 a test burn program after the installation of the scrubber in late 7 2011 to determine the impact that various coals will have on these 8 scrubbed units. These tests may include higher sulfur Illinois Basin 9 coals, Central Appalachian coals, Colorado coals, as well as import 10 coals. Depending on the outcome of the tests and the economics, 11 a procurement strategy will be put into place, utilizing the 12 contracting strategies mentioned above, in order to secure larger 13 volumes of these coals beginning in 2011 and 2012. The 14 procurement group will need to be cognizant of the environmental 15 controls placed on the units and ensure that the coals purchased 16 will meet the environmental requirements. 17

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(5) If the burn requirements change in 2007, the procurement plan for
Plant Scherer will be to procure spot coal to meet burn and
inventory requirements. The plan for 2007 will also be to issue a
long term RFP to secure tons beginning in 2008. The goal will be
to (1) lock up contracts for 5-10 years if possible, (2) purchase
PRB coal at a starting price of around \$12/ton or less, beginning
2009, (3) purchase up to 70% of the burn requirements in 2010,

and up to 50% of the burn requirements 2011 and 2012. For the remaining burn requirements, the strategy will be to maintain a minimum commitment of 90% for the following year (year 1), 80% for year 2, 70% for year 3, 60% for year 4 and 50% for year 5. If pricing under the long term RFP for coal beginning in 2009 is well above the \$12/ton target then purchases may be delayed. 

In support of the scrubber program at Scherer, the procurement strategy in the future will need to be cognizant of the environmental controls placed on the units and ensure that the coals purchased will meet the environmental requirements.

17 ·

# <u>Coal Procurement</u> <u>Performance from Prior Year</u>

For coal purchased under long term or spot contracts during the 5 immediately preceding year (2006), Gulf will provide a numerical 6 comparison of the price paid for each subcategory of coal to the best 7 market indicator(s) for that coal at the time the utility entered the contract 8 for the coal. Such market indicator(s) may include market indexes, 9 averages, and/or bid prices. Gulf will describe the methodology behind 10 each comparison. Gulf will explain the reason(s) for any significant 11 difference between the price it paid and the market price for such coal. For 12 year 2006, the comparison is listed below: 13

14

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The market indicators used in this analysis are either (1) the marginal market pricing for the time period in which these purchases were made or (2) as compared with offers made under bid solicitations. The values below refer to the cost differential, in both \$/mmBtu's and \$/ton, between what Gulf actually paid for these purchases versus these market indicators.

- 21
- 22
- 23
- 24
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2	Purchase Order	\$/mmBtu	\$/Ton
3	FP06004	\$0.00	\$0.00
4	FP06005	\$0.00	\$0.00
5	FP06014	\$0.00	\$0.00
6	MP2006-06	\$0.00	\$0.00
7	MP2006-10	(\$0.04)	(\$0.94)
8	MP2006-10M	\$0.00	\$0.00
9	MP2006-19	\$1.12	\$25.31
10	MP2006-20	\$0.00	\$0.00
11	MP2006-21	\$0.00	\$0.00
12	MP2006-22	\$0.00	\$0.00

FP06004 – this is a Russian import coal purchased from offers made
under a bid solicitation to cover Crist & Smith's 2006 uncommitted coal
need and was purchased at market.

FP06005 – this is a Colombian import coal purchased from offers made
under a bid solicitation to cover Crist & Smith's 2006 uncommitted coal
need and was purchased at market.

FP06014 – this is an Illinois coal purchased from offers made under a bid
solicitation to cover a Crist & Smith 2006 spot coal need and was
purchased at market.

1	MP2006-06- this purchase was from offers made under a bid solicitation to
2	cover Daniel's 2006 uncommitted coal need and was purchased at market.
3	
4	MP2006-10- this Colombian import spot coal was purchased and delivered
5	to the ICRMT in Convent, LA to help cover Plant Daniel's 2006
6	uncommitted needs. This coal was purchased through ICRMT at a
7	premium in order to diversify Daniel's throughput capacity with the
8	Alabama State Docks.
9	
10	MP2006-10M- this Colombian import spot coal was purchased in
11	conjunction with MP2006-10 through the Alabama State Docks in order to
12	help cover Plant Daniel 2006 uncommitted needs. This coal was
13	purchased at market.
14	
15	MP2006-19- was purchase was made to cover 2006 spot coal needs and
16	was issued concurrent with an existing contract purchase order. It was
17	below market.
18	
19	MP2006-20- this is western bituminous coal purchased from offers made
20	under a bid solicitation to cover 2006 spot coal needs and was purchased
21	at market.
22	
23	MP2006-21- this is western bituminous coal purchased from offers made
24	under a bid solicitation to cover 2006-2008 coal needs and was purchased
25	at market

MP2006-22- this is Colombian import coal purchased from offers made
 under a bid solicitation to cover 2006 spot coal needs and was purchased
 at market.

1	GULF POWER COMPANY
2	TRANSPORTATION STRATEGY
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5	Introduction
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7	Gulf Power Company (Gulf) operates three coal-fueled plants with a combined
8	normal full load gross rating of 1,455 megawatts and with annual coal
9	consumption projected at over 4.4 million tons per year. Gulf utilizes railcars and
10	barges to transport the 4.4 million tons of coal to its plants.
11	
12	Because coal is such an important factor in Gulf's ability to provide reliable power
13	to its customers, the highest priority for a coal transportation strategy is to
14	maintain a reliable, cost-competitive transportation system. A reliable, cost-
15	competitive transportation system helps assure Gulf's electricity customers that
16	fuel will be available to generate electricity. Increasing competition in the
17	electricity industry, demand/supply imbalance in the coal transportation industry,
18	the changing location of coal supply sources, and the performance capabilities of
19	transportation providers are just a few of the challenges that must be addressed
20	when developing a transportation strategy.
21	
22	The following is provided in order to develop Gulf's coal transportation strategy:
23	1) a review of the current coal transportation program including current
24	agreements, available mode of transportation, and budget, 2) a transportation
25	strategy that identifies and addresses specific risks and risk mitigation strategies,

1	3) a tactical plan detailing specific actions required in order to achieve the
2	strategy, and 4) an overview of the transportation strategy for the movement of
3	limestone and gypsum.
4	
5	
6	Transportation Program Overview
7	
8	Plants Crist and Smith
9	
10	Plants Crist and Smith have the ability to receive both imported and domestic
11	coal by barge. Western coals can be transported by the BNSF or the UP
12	railroads to loadouts on the Mississippi River and then barged to the plant.
13	Illinois or Central Appalachian river loadouts can be used to move coal by barge
14	to these plants as well. Coal can also be moved, via interchange with the
15	Alabama State Docks Railroad, by the CN, CSX and NS Railroads or by ocean
16	vessel to the Port of Mobile for barge movement to the plants. Currently, Plants
17	Crist and Smith use Colombian coal and Illinois Basin coal.
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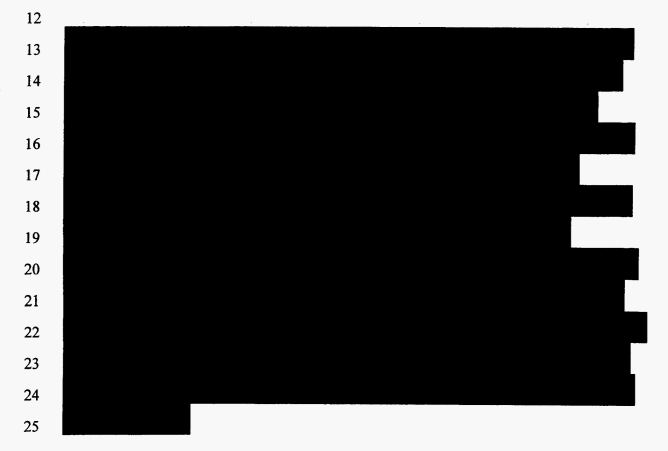
commitment in years 2008 and 2009. During the life of this contract, 100% of
 waterborne tonnage moved to Smith and Crist must be offered to Ingram.

3

#### 4 Plant Scholz

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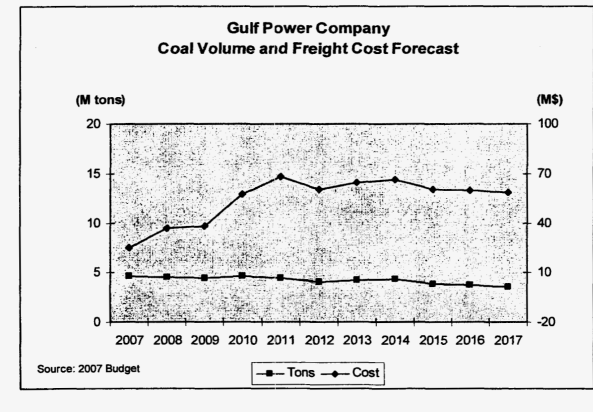
6 Plant Scholz is rail served by the CSX railroad. Plant Scholz has the ability to 7 receive both domestic and import coal. Import coal could be brought into the 8 Alabama State Docks and then transloaded into railcars for movement to the 9 Plant. Currently, Plant Scholz has no coal commitment in place for 2007. There 10 is a plan to test Colombian coal at Plant Scholz in the first quarter of 2007. The 11 results of that test will dictate the source of coal for the remainder of 2007.



- 1 Budget
- 2

Over the next ten years, Gulf is budgeted to transport 3.6 to 4.7 million tons of coal per year. The cost to transport Gulf's coal is estimated to increase from \$25 to \$68 million between 2007 and 2017. This increase in cost is due to the combination of normal escalation and the projected rate increase which will be realized when the existing contract with Ingram expires in 2009. The chart below shows the forecasted coal volume and transportation costs for Gulf's coal-fueled plants.







#### Coal Transportation Procurement Strategy

2	
3	As previously stated, the long-term transportation goal for Gulf Power Company
4	will be to provide a reliable, cost-competitive transportation system for the
5	movement of the coal necessary to provide reliable power to Gulf's customers.
6	In meeting this goal, a transportation strategy must address reliability,
7	competitive prices, flexibility in volume commitments, and the ability to adjust
8	coal movements to changing coal sources.
9	

10 The following will address the risks associated with each of these areas and 11 identify strategies to mitigate them.

12

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#### **RISKS AND RISK MITIGATION STRATEGIES**

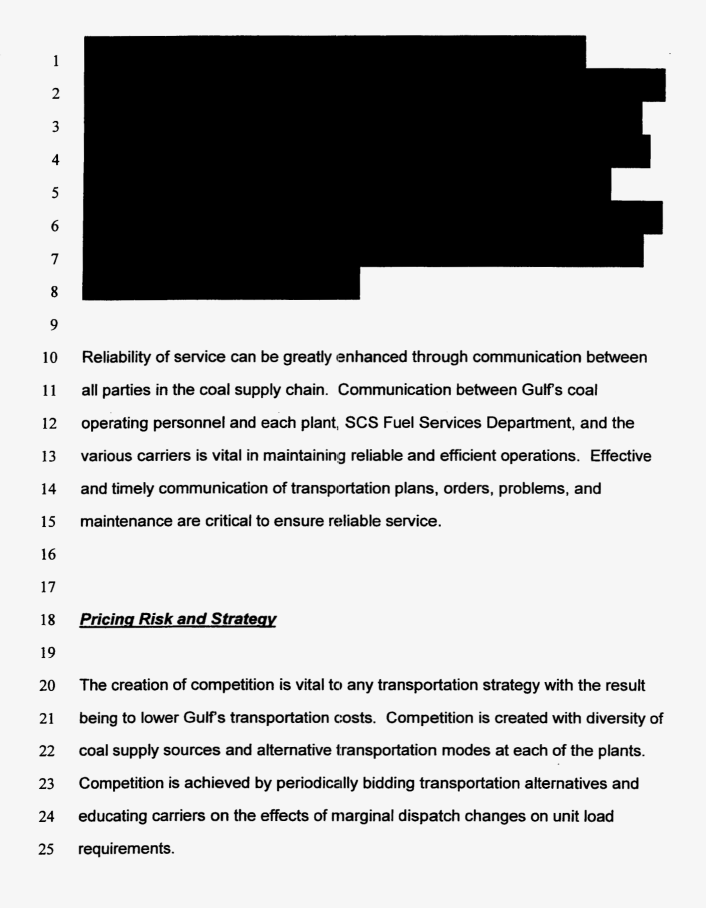
14

#### 15 **Reliability Risk and Strategy**

16

17 Reliable delivery of coal is vital to the success of any coal program. This helps ensure that fuel will be available to generate electricity. Term agreements will be 18 19 negotiated and signed with the transportation carriers that ensure the barge and 20 rail companies will have available infrastructure in place to service the required 21 coal supply. The terms of the transportation agreements will coincide with the 22 terms of single source coal supply agreements as closely as possible.

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The goal will be to create competition as stated above to obtain the most competitive pricing possible when entering the market. In addition, when entering term agreements, the goal will be to seek to limit the escalation of prices to a percentage increase that is below the expected rate of inflation. Other cost optimization practices will be sought, such as mitigation of demurrage charges which occur when there are delays in the loading and/or unloading process, minimizing liquidated damages, and seeking guaranteed cycle time provisions.

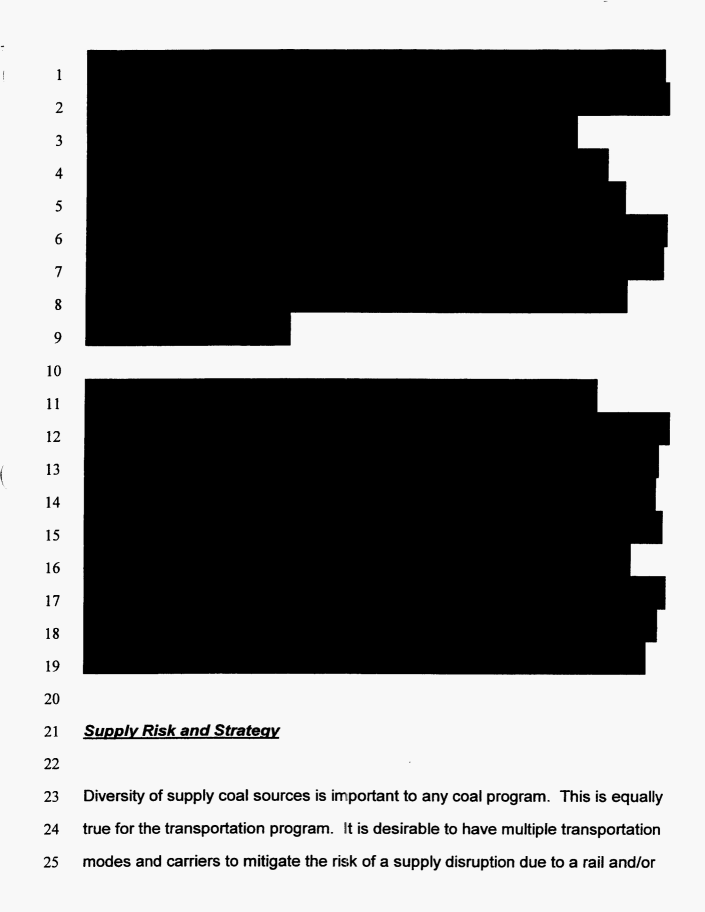
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- 10 Volume Risk and Strategy
- 11

The uncertainty in the amount of coal generation and therefore the need for coal 12 transportation that will be needed in the future is still one of the most critical risks 13 14 that must be addressed in developing a strategy for long-term transportation procurement. However, with the increase in overall system load over the past 15 few years, this risk is being reduced as some intermediate coal units are 16 becoming base loaded generation. The fluctuation of weather, natural gas 17 pricing, and economic growth will continue to impact future coal burn 18 19 requirements. The addition of gas-fired capacity to the Southern Company system over the past few years will mean that coal burn has the potential to be 20 21 displaced by the gas-fired generation if natural gas pricing decreases relative to 22 coal pricing.

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barge accident that might disrupt the supply chain. Diversity of transportation
 modes and carriers is also vital as the location of historical coal supply sources
 changes over time.

4

A successful transportation program must ensure that the infrastructure is in place to handle deliveries of coal from changing coal sources. Historical coal sources are shifting as changes in the environmental laws and regulations evolve and as reserve depletions continue in historical coal regions. It is vital to the success of a coal and transportation program to make sure infrastructure is in place to move the coal from changing locations as this occurs. This may include enhancements to existing facilities or the development of new facilities.



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6	<u>Tactical Plan</u>
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8	Plants Crist and Smith
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10	The coal transportation tactic for Plants Crist and Smith will be to maintain
11	competitive agreements with barge companies to ensure the reliable and
12	competitive delivery of both import and domestic coals. The current contract
13	through Ingram was extended in 2005 through December 31, 2009. Therefore,
14	there is no necessary action for this contract at this time.
15	
16	As discussed earlier, expansion at the Alabama State Docks is under way which
17	should allow for greater quantities of coal to be imported in the future through this
18	facility. The existing transloading agreement with the Alabama State Docks
19	expires on December 31, 2036
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6	<u>Plant Scholz</u>
7	
8	The current CSX Agreement at Scholz is in place through December 31, 2006.
9	
10	A couple of options are being explored for the renewal of a transportation
11	agreement for Scholz. The first option will be to continue to receive coal via the
12	CSX from CAPP. The second option will be to bring in import coal via a Gulf
13	Coast import facility, for example the Alabama State Docks in Mobile, AL, and
14	then rail the coal via CSX to Plant Scholz.
15	
16	Regardless of which option is chosen, the strategy will be to make the
17	transportation agreement closely align with the coal contract in terms of both
18	tonnage and term. As previously mentioned, a new agreement is currently being
19	negotiated with the CSX railroad. The term on this contract will be January 1,
20	2007 – December 31, 2011.
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1 Mineral (Limestone & Gypsum)

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Scrubber installations within the system will necessitate procurement of transportation services for the mineral constituents, with limestone used as the reactive agent and also disposal of the gypsum by-product of the reaction. Scrubber installation is staggered within the system, and the construction timetables have been shifted from time to time as to when the scrubber units shall become operational.

9

As sulfur content in coal varies, so too will the required volume of limestone. Silicon content, and other mineral content, will impact gypsum salability, which dictates that transportation services for each plant be flexible, and cannot be pursued until firm decisions on construction timetable, limestone volume, and gypsum delivery/disposal are made.

15

The long-term transportation goal will be to provide a reliable, cost-competitive transportation system for the movement of the minerals, with the flexibility necessary to satisfy power plant constraints. In meeting this goal, a transportation strategy must address reliability, competitive prices, flexibility in volume commitments, and the ability to adjust mineral movements to changing coal sources.

22

The spectrum of risk mitigation techniques embodied in the coal transportation strategies in the preceding pages with regard to reliability, pricing, volume, and supply are also appropriate for mineral transportation. Application of these

strategies shall be tempered by other's decisions as to: timing of mineral
 purchases; sourcing of limestone; sales or otherwise disposal of gypsum; and
 applicable transportation mode(s).

4

5 Preliminary estimates of transportation modes and costs for various scenarios 6 are provided upon request to combustion by-products specialists. This 7 information is provided as early as 5 years before actual commencement of 8 scrubber operations, for planning and design purposes. Procurement of 9 transportation does not occur prior to procurement of minerals contract, since 10 sourcing and mode are required for bidding. The term of the transportation 11 agreement shall be no longer than the term of the minerals contract.

12

The limestone procurement strategy at this time is focused on Plant Crist. Plant
Crist's limestone will come from the regions of Alabama, Tennessee, Kentucky or
offshore regions such as Mexico or the Bahamas. Barge delivery will be the
preferred method for Plant Crist.

17

Currently, three markets are being assessed and developed for Gulf's future
gypsum production. As sales of gypsum production occur, transportation
contracts will be negotiated accordingly.

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## **Gulf Power's Natural Gas Procurement Strategy**

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#### 3 Gas Program Overview

4

Natural Gas is used for boiler lighter fuel at Crist units 4-7 and as the primary fuel at
the Smith 3 combined-cycle unit. In the past, natural gas represented a relatively
small portion of Gulf's overall fuel budget. With the addition of the Smith 3
combined-cycle unit in 2002, natural gas became a more significant portion of Gulf's
overall fuel budget.

10

Gulf Power's natural gas procurement strategy is to produce a cost effective yet
highly reliable fuel supply. Securing competitive fuel prices for its customers is the
governing consideration in all of Gulf's fuel decisions.

14

#### 15 **Procurement Strategy**

16

17 Gulf's strategy for gas procurement is to purchase the commodity at market prices. Fuel purchased at-market over a long period is a low cost option for customers. For 18 non-peaking plants, Gulf arranges long-term firm transportation with adequate firm 19 storage capacity. For peaking plants, Gulf purchases natural gas on the spot-20 market, and transports the gas using interruptible transportation, released seasonal 21 firm transportation capacity, or delivered natural gas (priced to the plant). For Gulf. 22 spot-market contracts have a term of less than one year and long-term contracts 23 have a term of 1 year or longer. All natural gas, regardless of whether it is bought 24 under long-term contracts or spot-market contracts, is purchased at market based 25

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prices. While fuel purchased at market over long periods is a low cost option for
customers, it does expose the customers to short-term price fluctuations. Since
these price fluctuations can be severe, Gulf Power, at the direction of the Florida
PSC, will attempt to protect its customers against short-term price fluctuations by
utilizing hedging tools. It is understood that the cost of hedging will sometimes lead
to fuel costs that are higher than market prices.

- 7
- 8

#### **Historical Natural Gas Prices - NYMEX**



9 NYMEX Daily Settlement, \$/MMBtu

23

Gulf Power will continue to purchase gas, both under long-term and spot contracts at market based prices. However, pursuant to Commission order, Gulf Power will

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financially hedge gas prices for some portion of Gulf Power's budgeted annual gas 1 2 burn in order to protect against short-term price swings and to provide some level of 3 price certainty. Gulf Power will attempt to take advantage of opportunities in the futures and derivatives markets that benefit the customer. Gulf Power will employ 4 both technical and fundamental analysis to determine appropriate times to hedge. 5 While various analyses will be used, Gulf Power is not proposing any set schedule. 6 formula or triggering scheme to dictate when it takes financial positions. Instead, 7 8 the hedging strategy will evolve over time.

9

While the hedging program will protect the customer from short-term price spikes, hedges can also lead to higher costs when natural gas prices fall subsequent to entering hedges. Gulf Power will limit the amount of fixed-price hedges to 100% of the projected fuel burn for the upcoming year. In addition, Gulf Power will limit option priced hedges to 110% of its projected burn. Finally, in order to protect its customers from market exposure in subsequent years, Gulf Power will take forward hedge positions for up to 42 months into the future.

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### **Gulf Power's Oil Procurement Strategy Oil Program Overview** Oil is used at Gulf predominantly for boiler lighting. Oil is used as a boiler lighter fuel at Crist units 4-7, Daniel 1&2, Scherer 3, Scholz 1&2 and Smith 1&2. Oil is also the primary fuel at the Smith A CT unit. Overall, oil use at Gulf is a small portion of Gulf's overall fuel budget. **Procurement Strategy** Gulf's strategy for oil procurement is to purchase the commodity at market prices. Fuel purchased at-market over a long period is a low cost option for customers. Gulf purchases fuel oil on an annual basis through a formal bidding process. Gulf purchases fuel oil at index based prices. Gulf negotiates predetermined contracts for each plant and purchases fuel oil quantities throughout the year (as needed). **Pricing Strategy** Since fuel oil is such a small portion of the overall fuel budget, Gulf does not currently plan to hedge oil prices unless Gulf's oil use significantly increases or some other need warrants doing so.

3

# <u>Risk Management Plan for Gas & Oil Procurement</u> <u>Performance from Prior Year</u>

OBJECTIVE: Provide a numerical comparison of the price paid for each fuel type
(natural gas and oil) in 2006 as reflected in the December 2006, Schedule A-3 to the
market price for natural gas during this period.

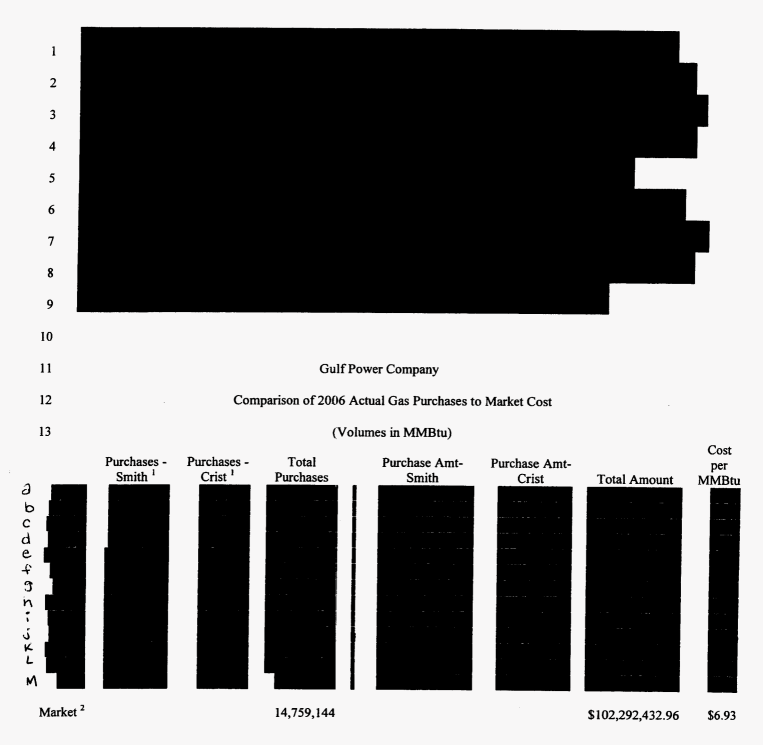
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As described in Gulf's Risk Management Plan for Fuel Procurement filed in Docket No. 060001–El on April 3, 2006, SCS Fuel Services as agent for Gulf will purchase natural gas and oil at prices that are indexed to the published market price for each commodity at the time of shipment. In 2006 firm quantities of natural gas were purchased either on long term or spot gas supply contracts or on the daily spot market as needed to meet burn requirements. Oil is purchased under spot contracts for each generating plant that are full quantity requirement agreements.



<sup>&</sup>lt;sup>1</sup> This quantity includes gas retained by pipelines as fuel reimbursement, and excludes storage injections and withdrawals.

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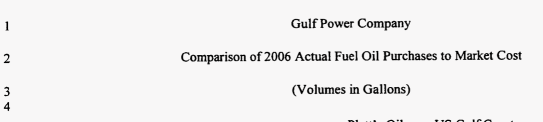
<sup>1</sup> Quantities represent volumes purchased and delivered to Plant Smith or Plant Crist, including gas to be retained by pipelines as fuel reimbursement, and excluding storage injections and withdrawals.

<sup>2</sup> Market cost assumes the same daily purchases had been priced at the Gas Daily FGT Zone 3 Midpoint index price.

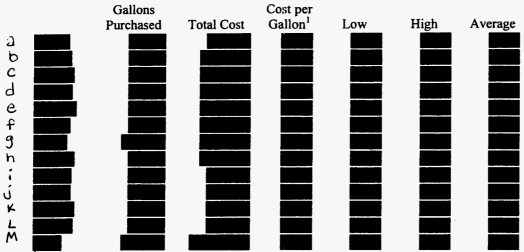
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Platt's Oilgram US Gulf Coast Pipeline No. 2 Fuel Oil (\$/gal)



<sup>1</sup>For comparison to market price, oil was assumed to have been delivered in the month that the invoice was paid.

#### Gulf Power Company Risk Management Policy

#### 1 I. Introduction

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Natural gas has become a large part of the Gulf Power Company (Company) fuel program. This increased need, combined with the market price volatility associated with natural gas and purchased energy, has created a need to begin hedging the risks related to the Company's overall fuel program.

8

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#### 9 II. Objectives

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The primary objective of this Risk Management Policy (RMP) is to establish guidelines for use of hedging transactions associated with the Company's fuel program. Hedging transactions will allow the Company to:

- 14

Reduce price volatility

- Provide more predictable stability to customers, and
  - Provide additional flexibility and options in the procurement of fuel.
- 18 19

#### 20 III. Guidelines

21

The risk management guidelines of The Southern Company require any business unit engaging in risk management activities to establish a Risk Oversight Committee (ROC). The officer listed below in Section IV will serve as the Company's ROC for this program.

#### Gulf Power Company Risk Management Policy

The Southern Company Derivatives Policy states:

"It is the policy of The Southern Company that derivatives 2 are to be used only in a controlled manner, which includes 3 identification, measurement, management, control and 4 monitoring of risks. This includes, but is not limited to, well-5 defined segregation of duties, limits on capital at risk, and 6 established credit policies. When the use of derivatives is 7 contemplated, this policy requires that a formal risk 8 management plan be developed that adheres to The 9 Southern Company Risk Oversight Committee Business Unit 10 Guidelines. This policy also requires that, prior to initiation of 11 a risk management program that makes use of derivatives. 12 the risk management program must be approved by both the 13 Chief Financial Officer of the respective Southern Company 14 subsidiary and the Chief Financial Officer of The Southern 15 Company." 16

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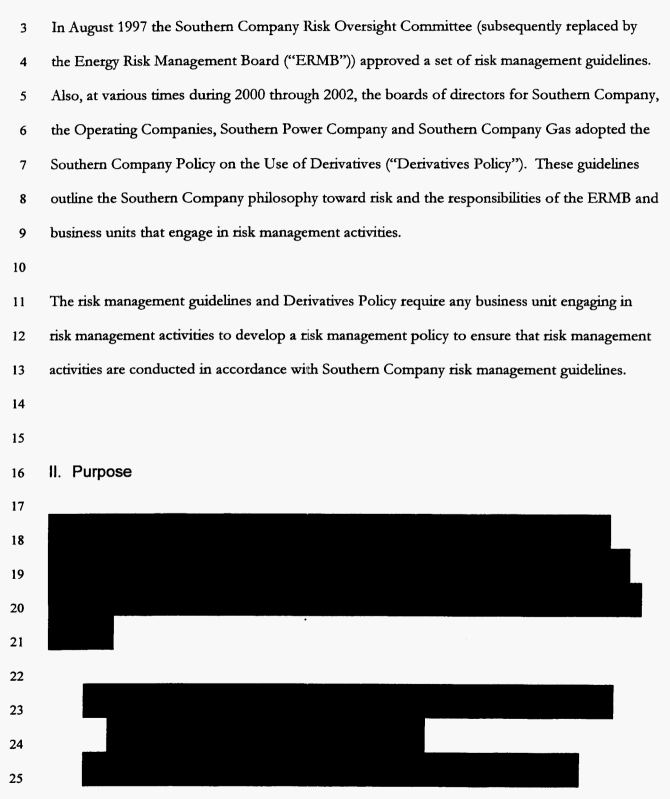
The Southern Company Generation Risk Management Policy (SCGen RMP), attached in Section 6 of this document, will be the governing policy in the administration of the Company's fuel procurement program. The SCGen RMP provides all criteria specified in the above extract from the Southern Company Derivatives Policy.

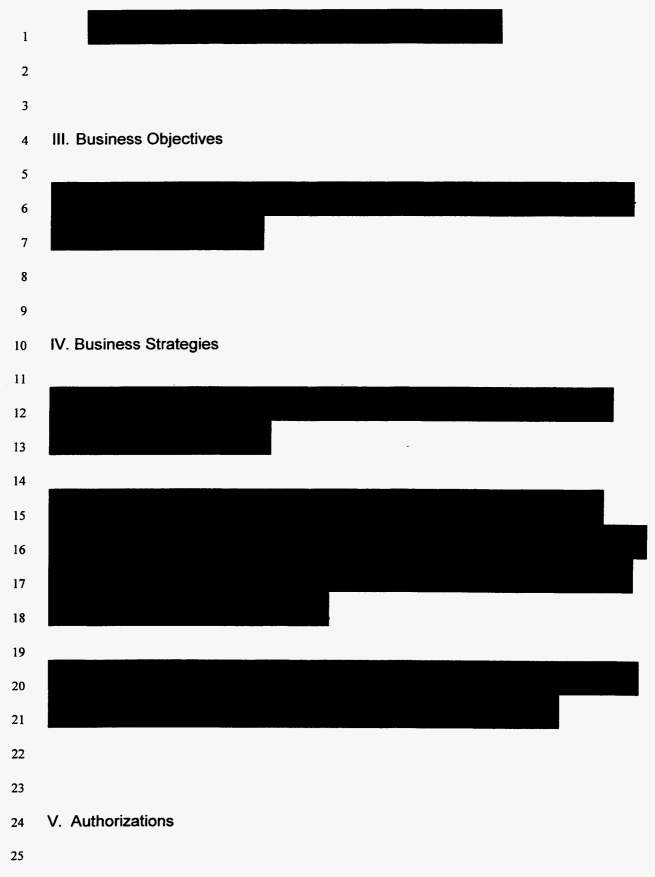
# Gulf Power Company Risk Management Policy

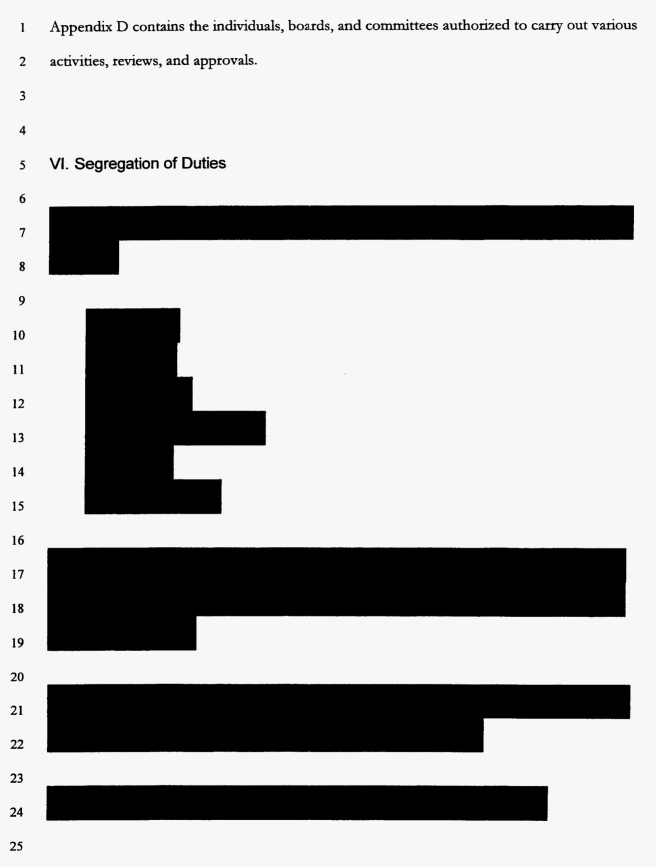
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2	The Gulf Power Company Board of Directors has authorized the use of
3	hedging transactions relating to contracts and other agreements for fuel
4	supplies. The board resolution is shown below:
5	
6	"RESOLVED, That The Southern Company System Policy
7	on Use of Derivatives (the "Policy") as presented to the
8	meeting is hereby approved; and
9	
10	<b>RESOLVED FURTHER,</b> That the Officers are hereby
11	authorized to effect derivative transactions that comply with
12	the policy, including swaps, caps, collars, floors, swap
13	options, futures, forward and options, relating to energy and
14	associated commodities, weather, interest rates, currencies,
15	and contracts and other arrangements for fuel supplies; and
16	
17	<b>RESOLVED FURTHER,</b> That in connection with the
18	foregoing, the officers are hereby authorized to take any and
19	all actions and to execute, deliver and perform on behalf of
20	the Company any and all agreements and other instruments
21	as they consider necessary, appropriate or advisable, each
22	such agreement or other instrument to be in such form as
23	the officers executing the same shall approve, the execution
24	thereof to constitute conclusive evidence of such approval."
25	

1	Southern Company Generation (SCGen)
2	Southern company Generation (SCOCh)
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4	Risk Management Policy
5	
6	CONFIDENTIAL
7	FOR COMPANY USE ONLY
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10	Approved February 1, 2005
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1 I. Introduction



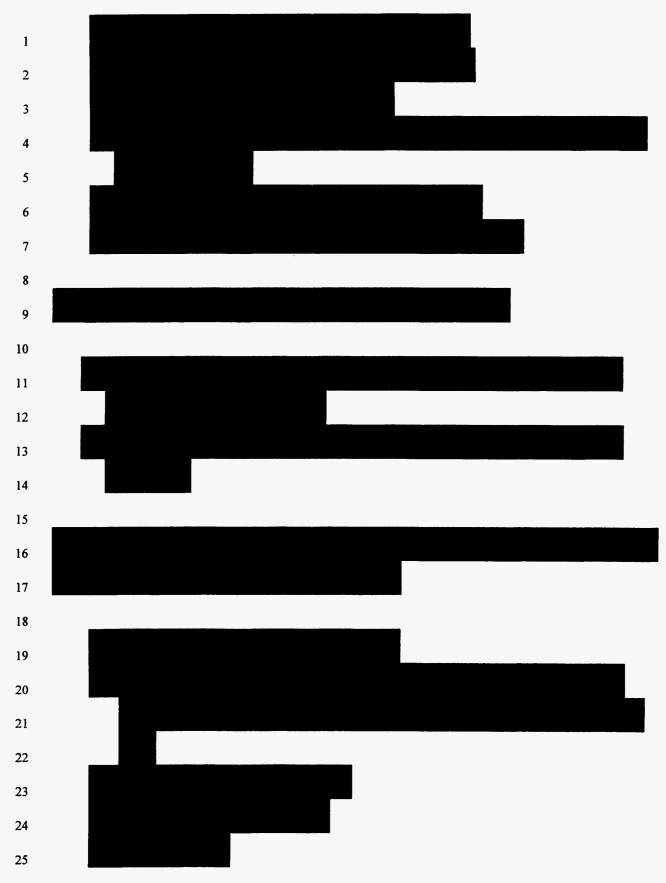




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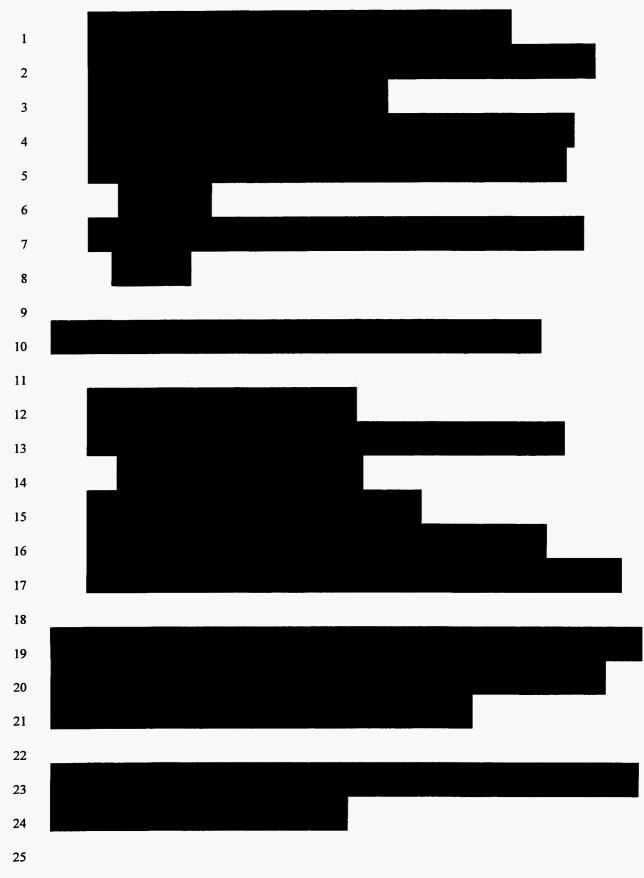
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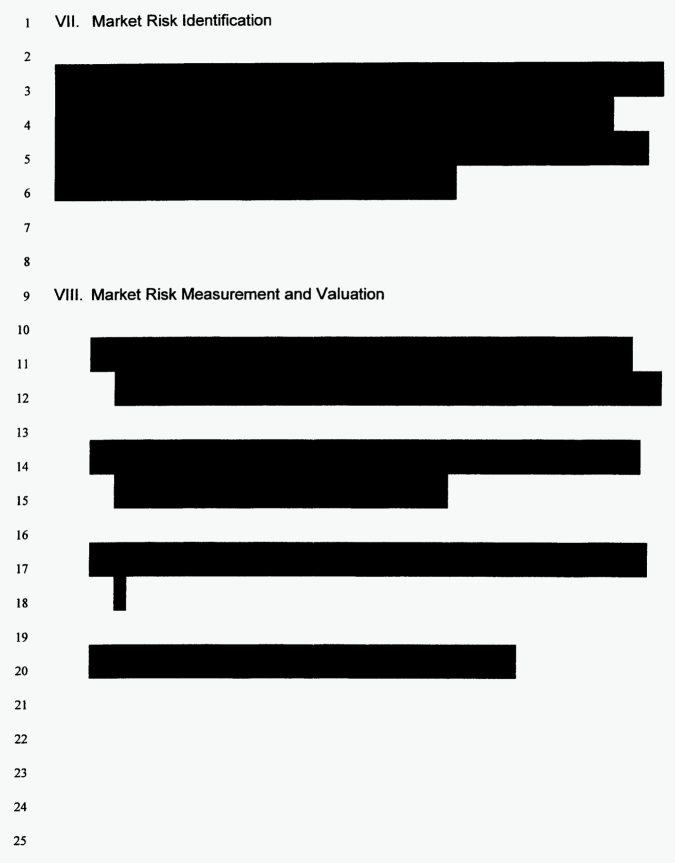
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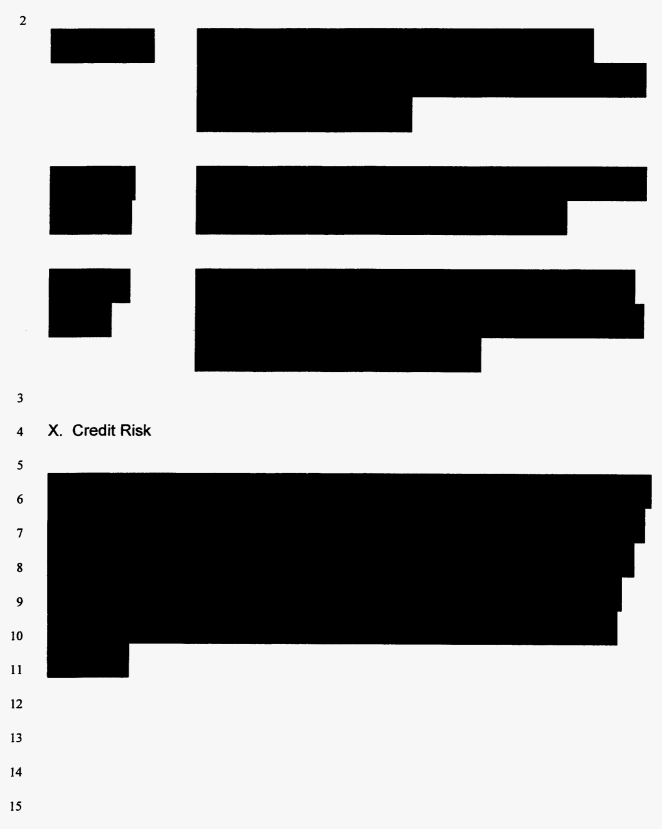


## 1 IX. Market Risk Limits

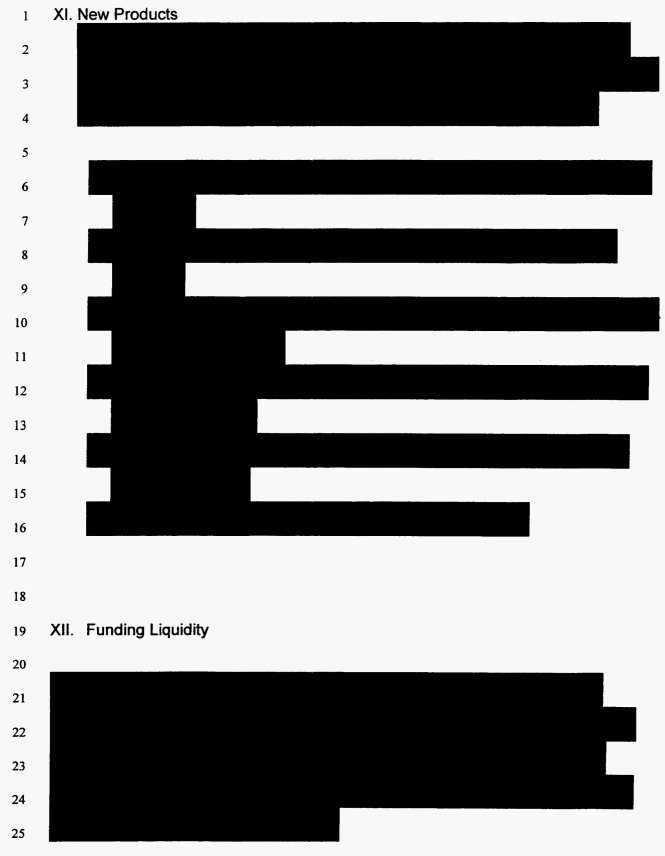
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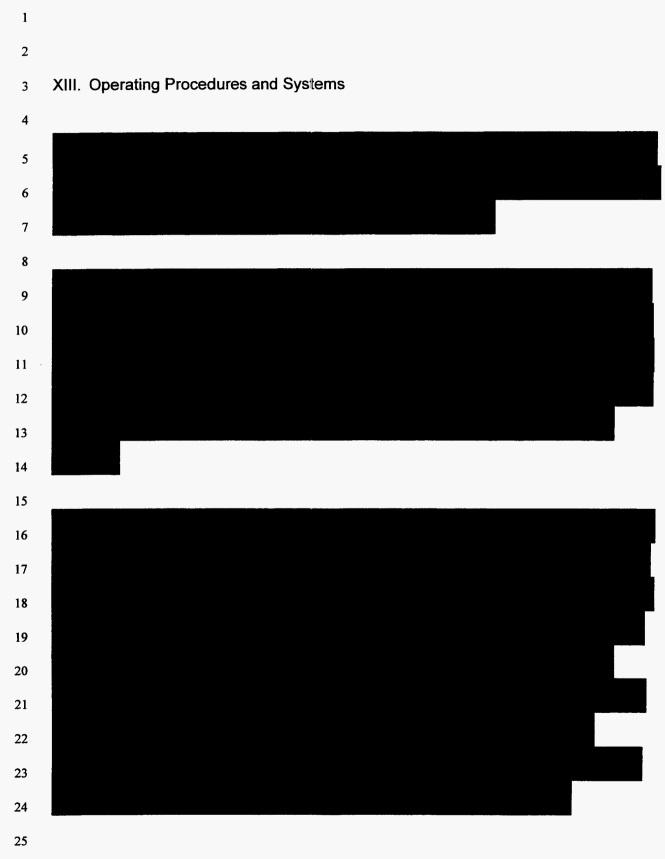


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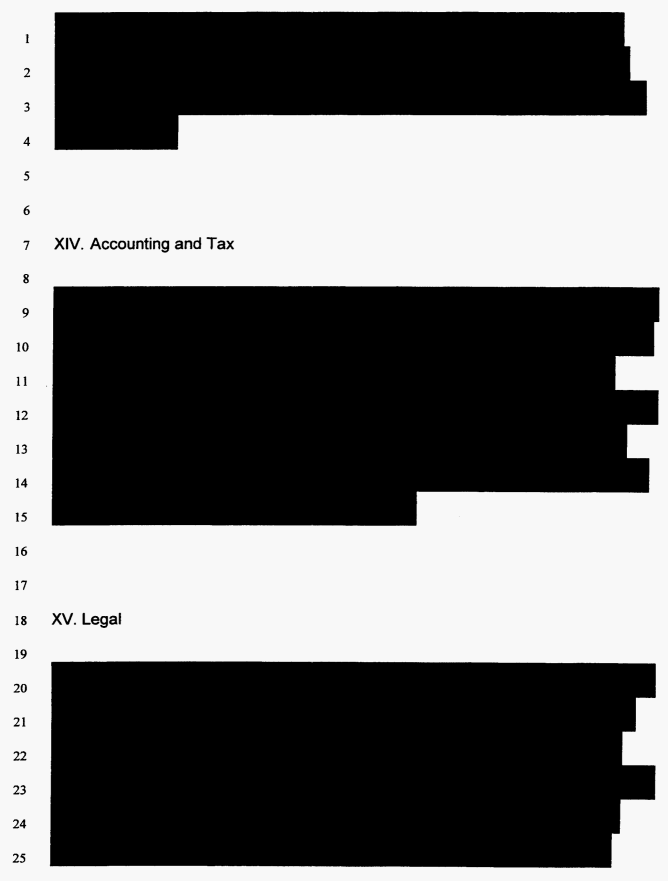
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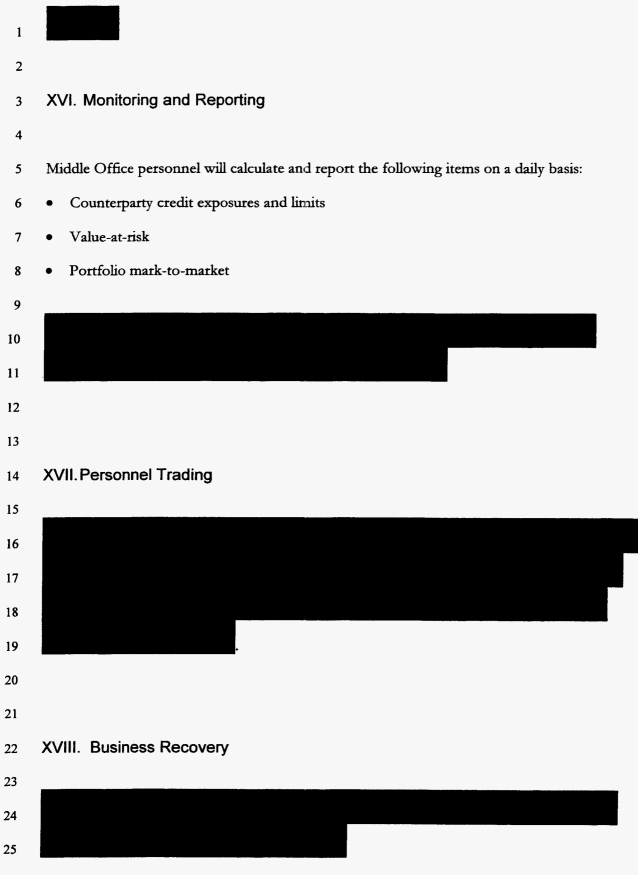
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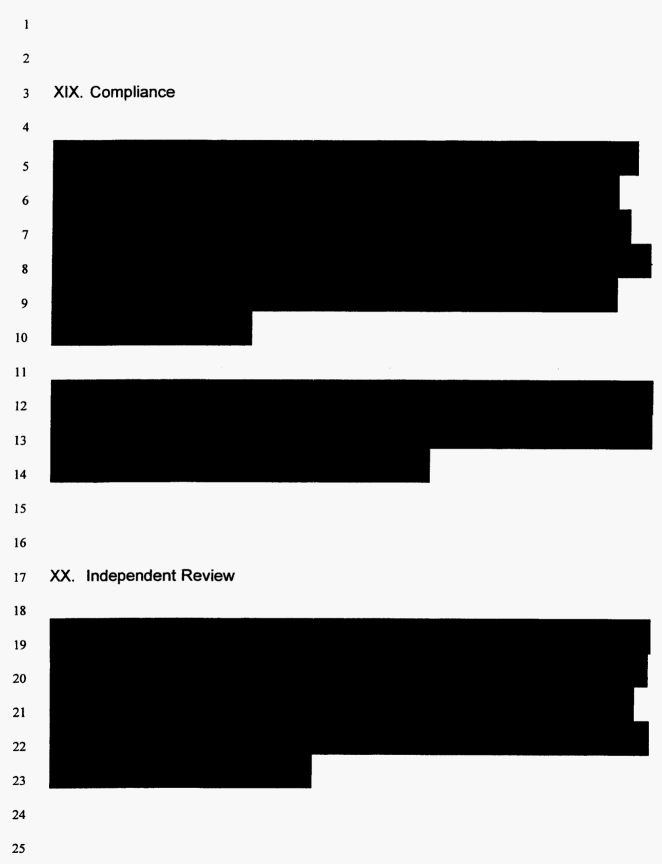
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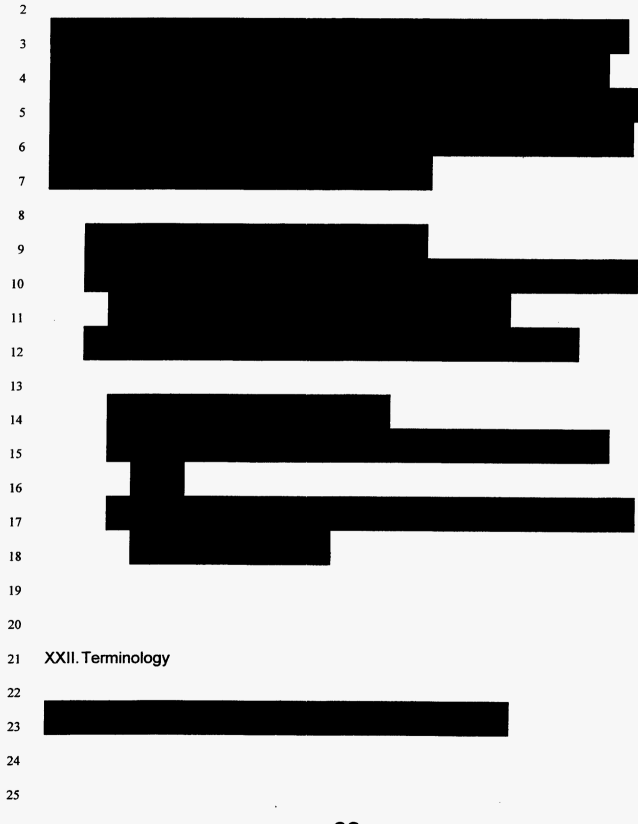
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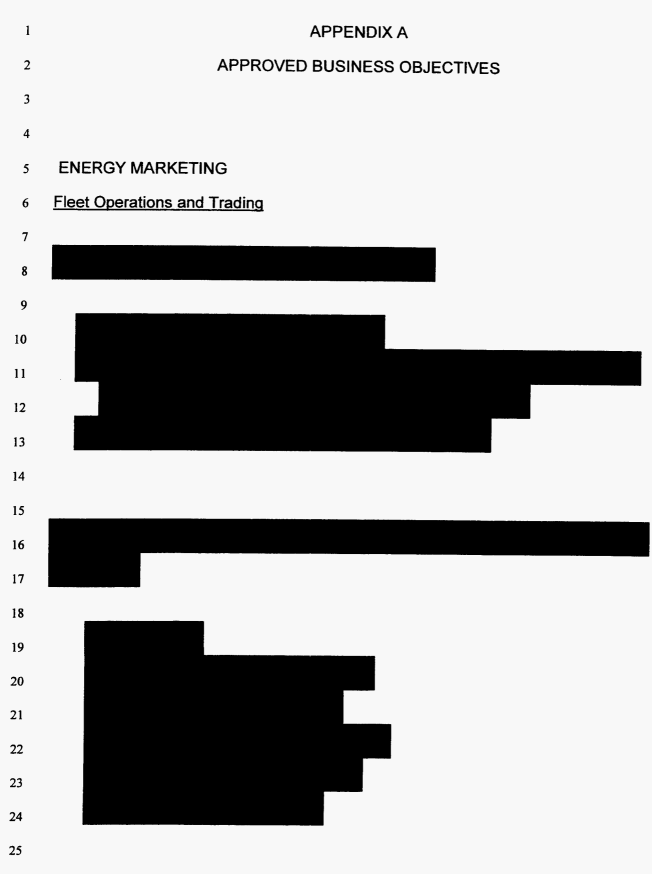


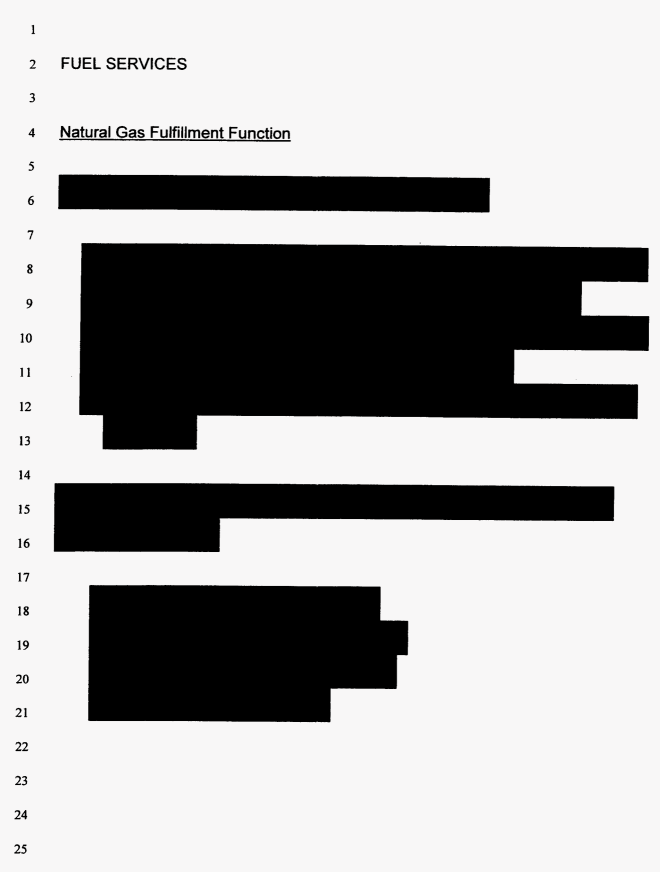
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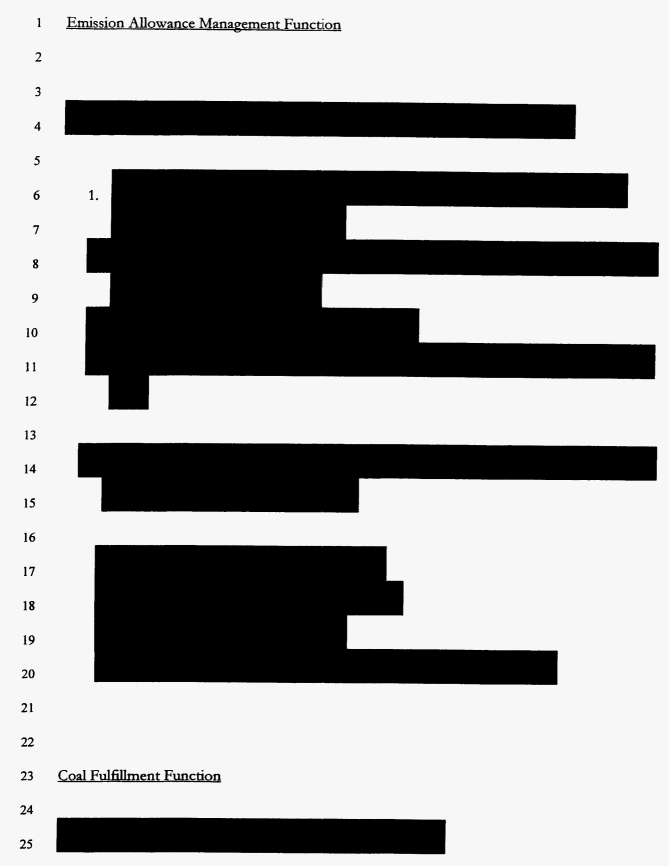


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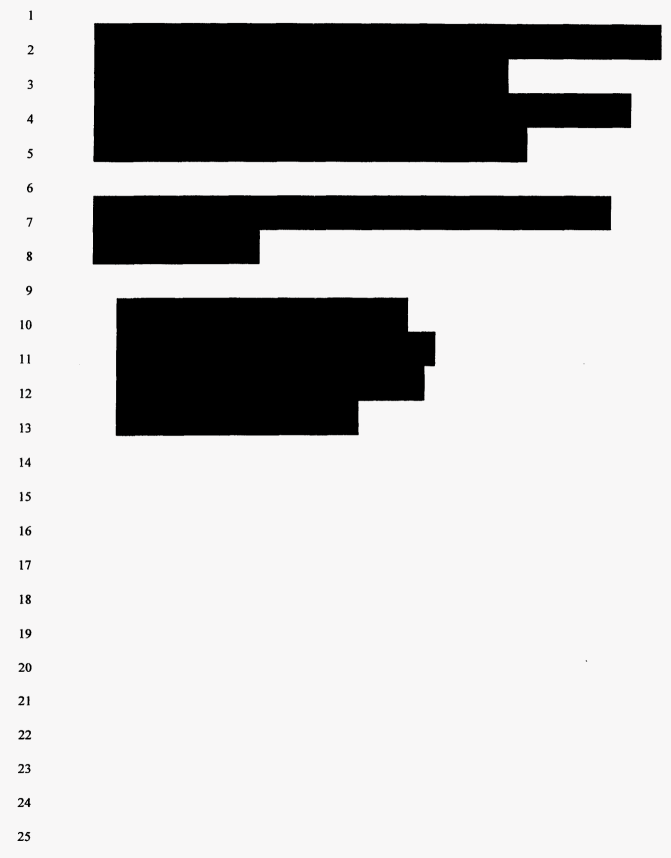


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1	APPENDIX B
2	APPROVED COMMODITIES
3	
4	
5	The approved commodities for this RMP are:
6	
7	Electric power
8	
9	• Natural gas
10	
11	• Coal
12	
13	Emissions Allowances
14	
15	• Fuel oil
16	
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Southern Company Generation Risk Management Policy	
Confidential — For Company Use Only	

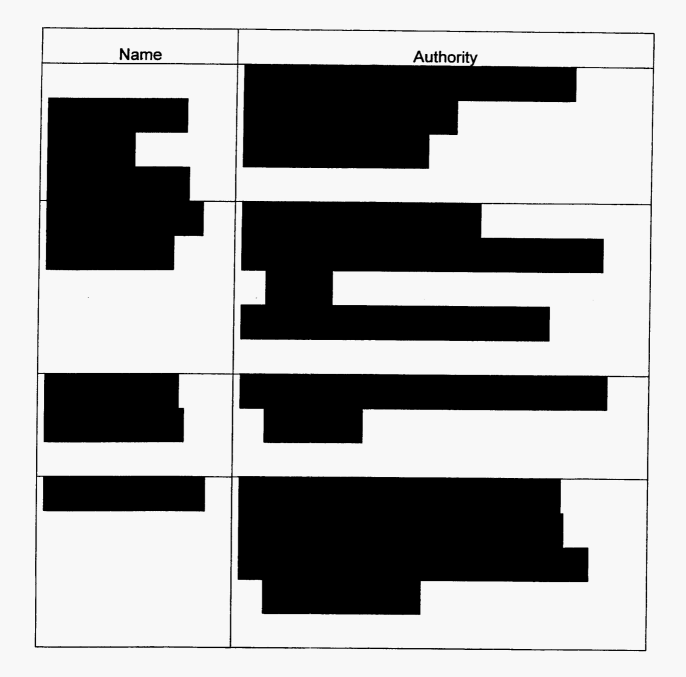
1		APPENDIX C
2		APPROVED INSTRUMENTS
3		
4		
5	The 2pp	roved instruments are:
6		
7	•	Futures
8		
9	•	Forwards
10		
11	.•	Options
12		
13	•	Swaps
14		
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### APPENDIX D

## AUTHORIZATIONS

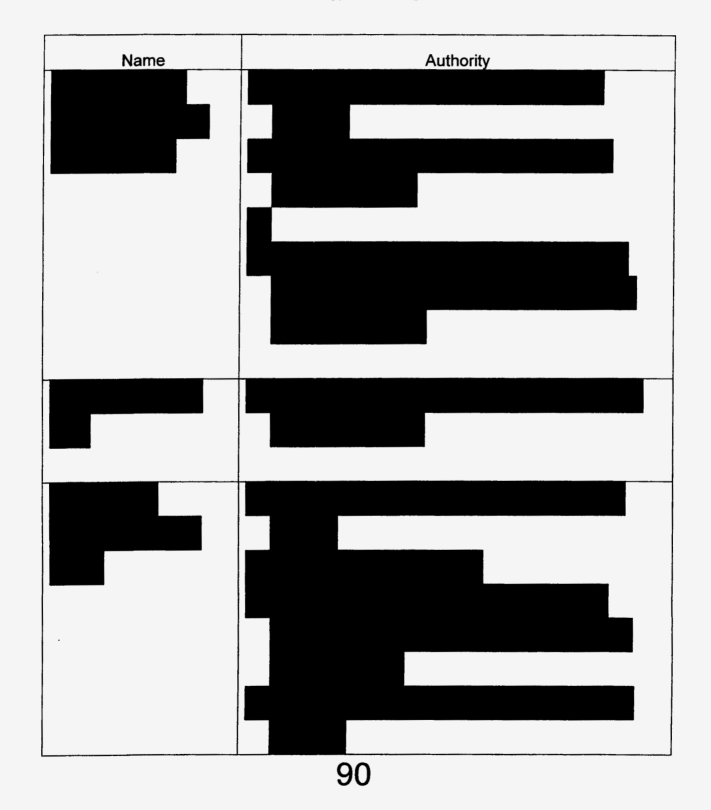


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APPENDIX D

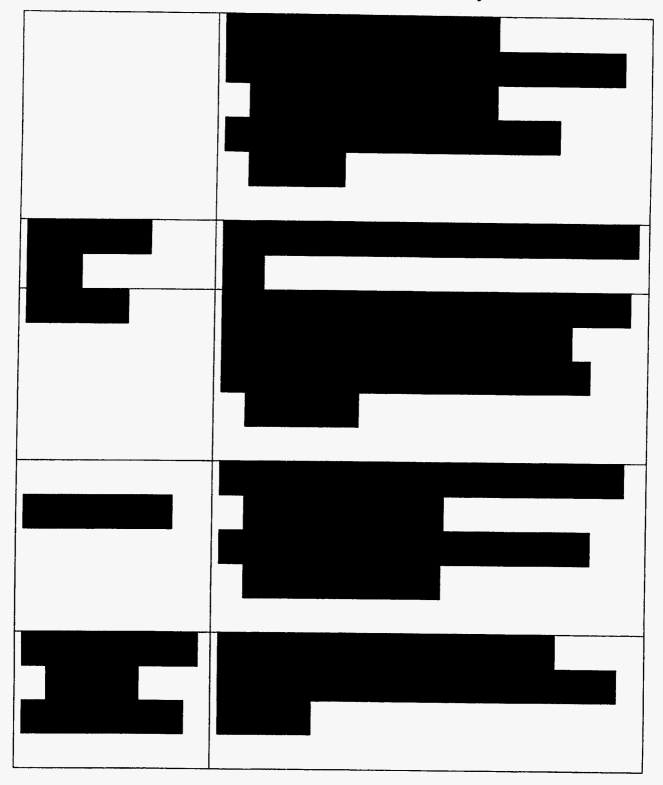
#### AUTHORIZATIONS (continued)

## Energy Marketing



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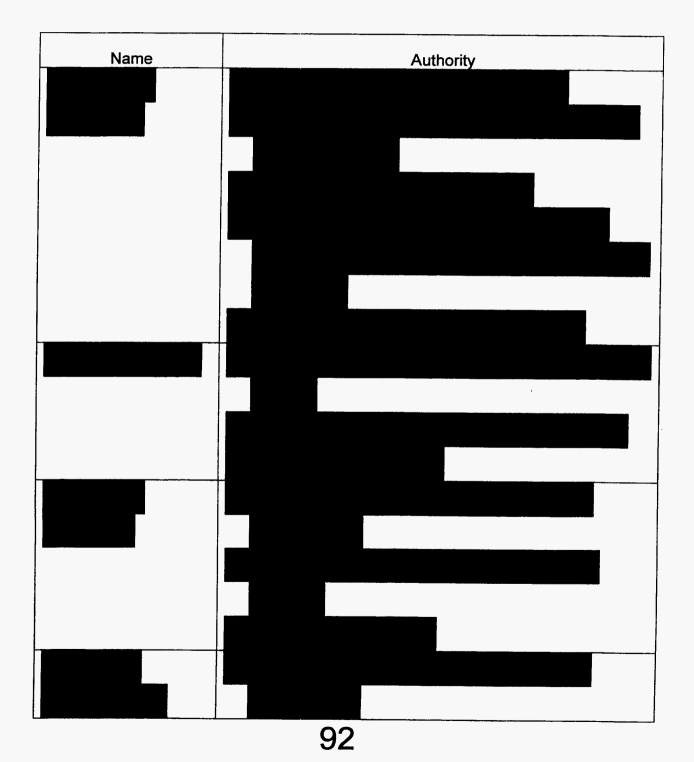


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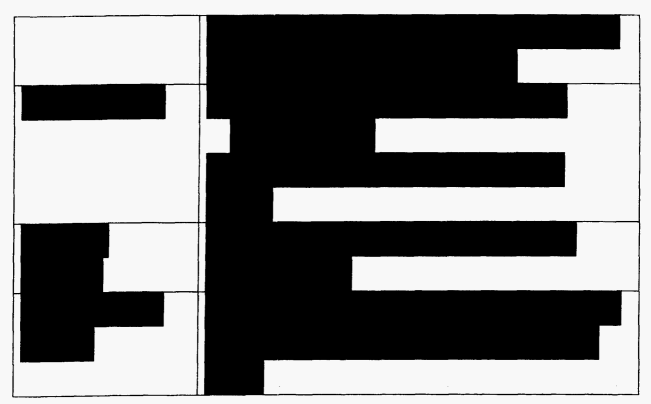
APPENDIX D

## AUTHORIZATIONS (continued)

#### **SCS Fuel Services**



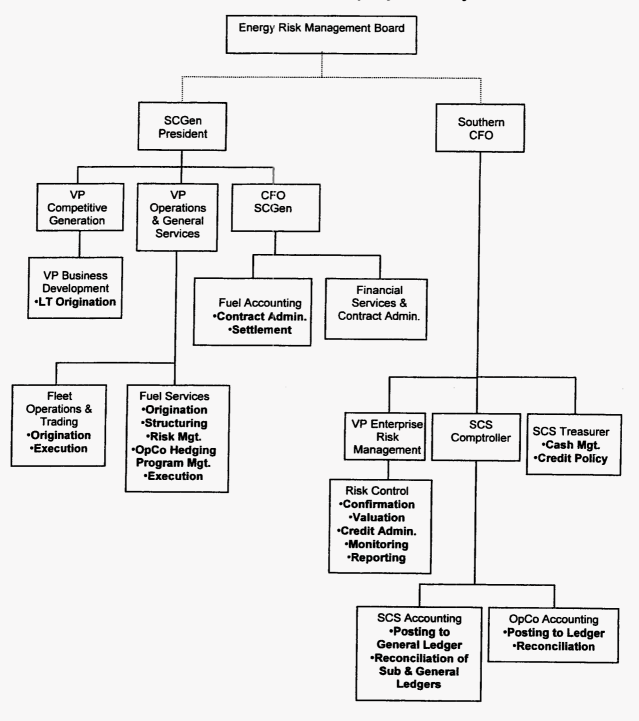
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### 1 APPENDIX E

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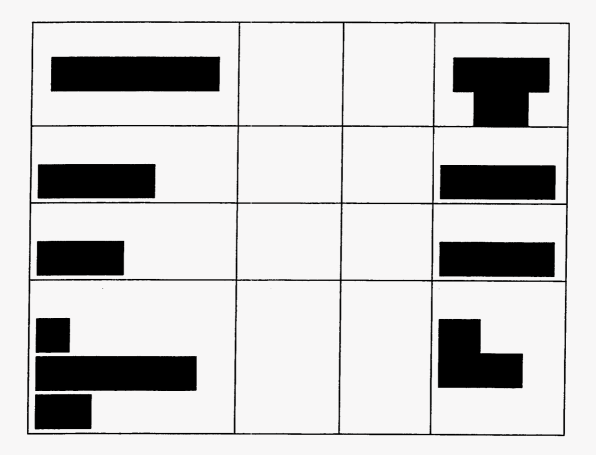
2	SEGREGATION OF DUTIES
3	To ensure that risk management activities are properly carried out, certain functions will be separated. The
4	following chart identifies these functions (depicted as BOLD bullet items) and their reporting process.
5	r and the second se
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#### APPENDIX F

## MARKET RISK MEASUREMENT

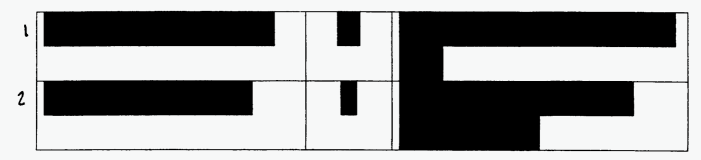


Parametric VaR Methodology

### Formula Components

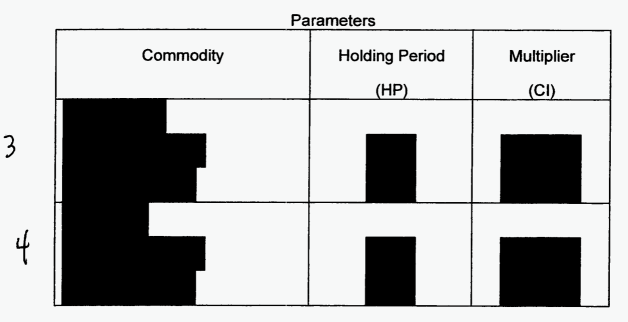
Component	Symbol	Comments

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$$VaR = PSN * \Delta P * \sqrt{HP} * CI$$

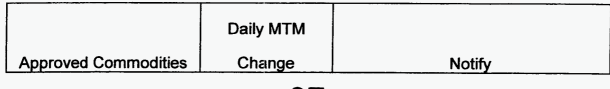
Equation



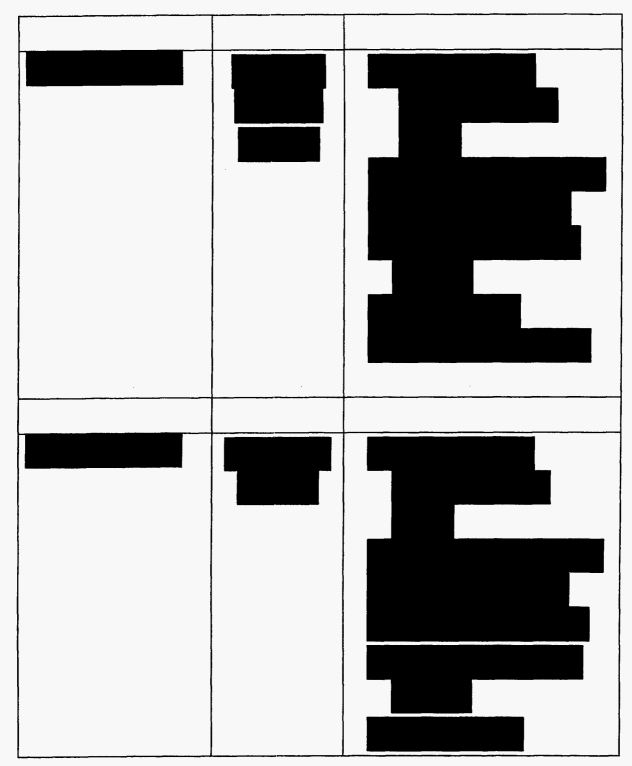
#### **APPENDIX G**

## DAILY INCOME NOTIFICATION LEVELS

#### UPDATED EFFECTIVE 10/09/00



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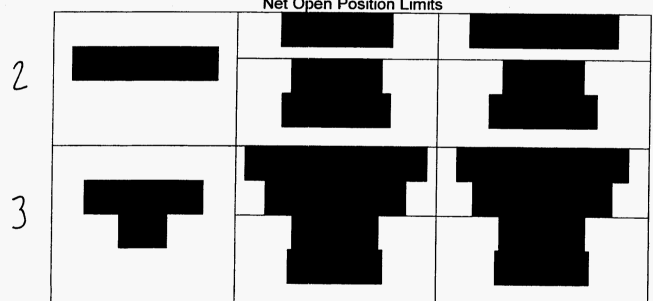
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### **APPENDIX H**

### MARKET RISK LIMITS

	/erall Risk Limit	T
Approved Commodity	Overall Risk Limit	Approval Date

## Electricity



Net Open Position Limits

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### APPENDIX I

### INCUMBENT LISTING; AUTHORIZED INDIVIDUALS

Name	Title
David Ratcliffe	Chairman, President, and Chief Executive Officer
	Southern Company
Tom Fanning	Chief Financial Officer, Southern Company
	Chairman, Energy Risk Management Board
Paul Bowers	President, Southern Company Generation, Energy Risk
	Management Board
Phil Saunders	Sr. VP, Operations & General Services, SCGen
Ronnie Bates	Executive VP, Competitive Generation, SCGen
Dean Hudson	Senior Vice President, Comptroller, and Chief Financial
	Officer of SCS, Energy Risk Management Board
Jeffrey Wallace	Vice President, Fuel Services
Charley Long	Vice President, Fleet Operations and Trading
Todd Perkins	Manager, Risk Control
Scott Teel	Manager, Energy Trading
Roy Hiller	Gas Procurement Team Leader

Incumbent Listing

### Southern Company Generation

# Energy Credit Committee

Name	Title
Name	The

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Name	Title
Phil Saunders	Sr. VP, Operations & General Services, SCGen
Jeffrey Wallace	Vice President, Fuel Services
Robert Schaffeld	Gas Services Director
Xia, Liu	Fuels Environmental & Compliance Manager

### APPENDIX I

# INCUMBENT LISTING; AUTHORIZED INDIVIDUALS (continued)

<b></b>		Authorize	ed Individuals					-
		Approved Commodities					r	r
		EE	lectricity		Natural G	as	Coal	Allowances
Title	Name	Energy	Transmission	Gas	Transport	Storage		
Southern Company Gene	<b>ration</b>							
Energy Trading Manager	Scott Teel	x	X					
Term Trader	David	x	X					
	Hansen							
Term Trader	Steve	x	×					
	Lowe							
Term Trader	Tim Sorrell	x	X					
Term Trader	Scott	x	x					
	Morales							
Core Commercial	Mike Smith	(2)	(2)			,		
Operatings Mgr.	_							
Energy Coordinator	Bill Brown	x	x					
Energy Coordinator	Todd Curl	x	x					
Energy Coordinator	Frank	x	x					
·	Harris							
argy Coordinator	David	x	x					

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·	Deerman	 		ļ				
Energy Coordinator	John	x	×					
	Spratley							
Energy Coordinator	Jimmy	x	x					
	Walker			L				
Transmission Project	Mike		x					
Coordinator	Greene							
	(3)							
Transmission Coordinator	Ron	x	x					
	Carlson							
Transmission Coordinator	Martha		X					
/	Russell							
Scheduler	Jackie	(1)	×					
	Abercromb							
	ie							
Scheduler	Shannon	(1)	x					
	Gunnells							
Scheduler	Kristie	(1)	x					
	Taylor							
Trading Analyst	John Ciza	(2)	(2)					
Trading Analyst	Susan	(2)	(2)					
	Olive							

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				Appro	oved Commo	odities		
		E	lectricity	Natural Gas			Coal	Aliowances
Title	Name	Energy	Transmission	Gas	Transport			
SCS Fuel Servi					<b>.</b>			
Gas Services,	Bob Schaffeld							
Director								
NG Team	Roy Hiller			x	x	x		
Leader								
NG Buyer	Ken Damsgard			X	x	<b>X</b>		
Buyer	Vicki Gaston			X	x	x		
NG Buyer	Debora			x	х	x		
	Honeycutt							
NG Buyer -	Brian George			x				
Financial							<u></u>	
NG Scheduler	Bryan Mitchell				X	x		
NG Scheduler	Russell Hall				x	x	<u></u>	
NG Scheduler	Tisha Dale				x	x		
NG Scheduler	Tonya Gary				x	x		
NG Project	Alan Kilpatrick							

Storage	Carol			x	x		
	Thomasson						
Coal &	Debra Rouse					х	
Transport							
Procure							
Manager							
Manager –	Gary Hart						
Emissions							x

#### Notes:

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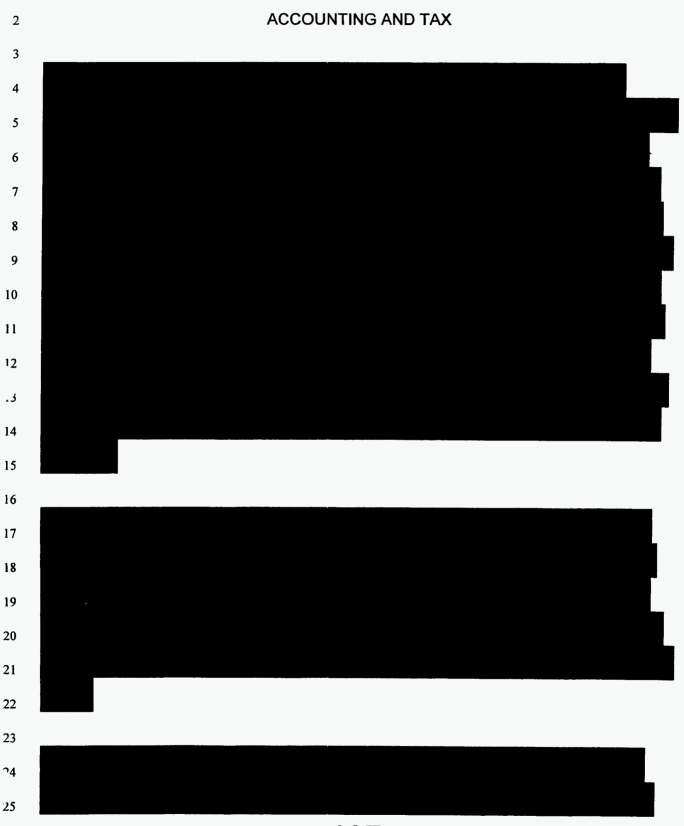
- (1) Authority to engage in energy transactions is the same as the energy coordinator position.
- (2) Authority to make changes to transactions.
- (3) Authority to procure Transmission for Business Development Project, not trading

APPENDIX J

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	APPENDIX K
2	EMPLOYEE ACKNOWLEDGMENT
3	
4	I have been provided a copy of the SCGen Risk Management Policy (RMP) and have had an
5	opportunity to read and familiarize myself with its contents and understand the requirements that
6	apply to my position.
7	
8	I understand that the officers and Board of Directors of SCS place a very high priority of each
9	employee adhering to the requirements, policies, and procedures described in the RMP and on the
10	accurate tracking and reporting of levels and types of risks as described in the RMP.
11	
12	I agree to comply with the policies, requirements, and procedures of the RMP as all or portions of the RMP apply to my position. I do not have any questions regarding or need to clarify any matters
14	contained in the RMP.
15	
16	
17	Printed Name
18	
19	
20	Signature
21	
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23	Date:, 200_
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#### APPENDIX L

#### DEFINITIONS

Allowances	The emissions of various criteria pollutants such as sulfur dioxide usually
	traded in the over-the-counter markets via brokers with one allowance
	being equal to one tone of the pollutant (expressed in US short tons.) For
	Sulfur Dioxide (SO2) see the 1990 Clean Air Act Amendments, Title IV
	Section 402(3) "an authorization allocated to an affected unit by the
	Administator, to emit, during or after a specified calendar year one ton of
	sulfur dioxide. For NOx, the right to emit one ton of Nitrous Oxide
	during the 5 months ozone season May through September (beginning
	May 1 <sup>st,</sup> 2003) as per the Final EPA Regional SIP Call Rules 40 CFR Parts
	51, 72, 75 and 96. For trading in Green House Gases (predominately CO2)
	one ton of carbon dioxide emitted on an annual basis.
Approved	Those commodities listed in appendix B which have been approved.
Commodity	
Authorities	All applicable limitations imposed on SCGen RMP trading activities, and
	shall include, but not necessarily be limited to, authorized trading limits,
	daily loss exposure limits, maximum approved value at risk, income limits,
	and term limits.
Authorized	Employees whose position may involve: (1) the authority (or appearance
Individuals	of authority) to directly bind SCS (or any subsidiary) to agreements with
	third parties; and/or (2) the authority (or appearance of authority), acting

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subsidiary) to exchange-traded futures and option contracts.

Authorized Trading	The levels set out in appendix F and H. Such levels are expressed in
Limit	dollars that establish boundaries for maximum value at risk due to changes
	in market prices.
Daily Income Limit	The change in value of the Asset Optimization Floor portfolio on a daily
	basis as detailed in appendix G. The change in value will be calculated on
	a MTM net-present-value basis.
Daily Portfolio	The net present value on a MTM basis of yet to be performed transactions
Value	from all approved portfolios.
Delta	The sensitivity on an option's price to changes in the price of the
	underlying commodity.
Financial	Futures, forwards, options, swaps, and other derivative or financial risk
Instruments	management transactions entered into to hedge price risks.
Forwards	An agreement to buy ot sell a quantity of a product, at an agreed price, on a
	given date, with a specific counterparty. Forwards are typically trading in the
	over-the-counter (OTC) markets.
FS	SCS Fuel Services

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Futures	An agreement to buy or sell a quantity of a product, at an agreed price, on a given date, traded on an exchange, and cleared by a clearinghouse.
Illiquid Market	A market characterized by wide bid/offer spreads, lack of transparency, and large movements in price after any sizable deal.
Income Limit	The dollar income amounts set out in appendix G which require notification as described herein once triggered.
Mark to Market (MTM)	The value of a financial instrument, or risk book of such instruments, at current market rates, or prices of the underlying commodity.
Market Positions	Positions taken that are readily liquidated at a readily observable and transparent price.
Net Open Position	The sum of all open positions for the approved commodities on an equivalent basis.
Open Position	The difference between long positions and short positions in any given risk book.
Option	An instrument which provides the holder the right, but not the obligation, to sell to (or buy from) the option seller the underlying commodity at a
	specified price and time.
Originator	The lead individual responsible for negotiating the transaction with the counterparty.
Premises	SCGen business office located in Birmingham, Alabama.

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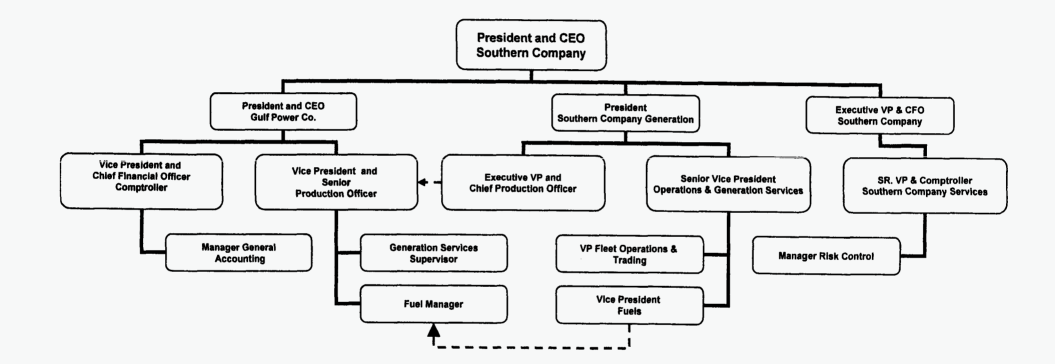
Products	Financial instruments and related transactions for approved commodities
	as dictated by usage.
Risk Book	The official record in which all transaction risks related to changes in
	market prices is maintained for valuing, monitoring, managing, and
	reporting said risk.
RMP	Risk Management Policy
SCS	Southern Company Services, Inc.
Swaps	An agreement to exchange net future cash flows.
Structured	Any negotiated transaction not readily traded in the market and the price
Transaction	of which is not easily validated.
Transactions	Futures, forwards, options, swaps, or other instruments conducted over-
	the-counter or via organized exchanges including long- and short-term
	agreements involving approved commodities or financial instruments.

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Value at Risk (VAR) The expected loss that will be incurred on the portfolio with a given level of confidence over a specified holding period, based on the distribution of price changes over a given historical observation period. (This is not an estimate of worst possible loss.)

# **Risk Management for Fuel and Wholesale Energy**



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EXHIBIT C

Line-by-Line/Field-by-Field Justification

Line(s)/Field(s)	Justification
Page 2 of 115 Lines 11-18	The information delineated in Exhibit "C" is entitled to confidential classification pursuant to §366.093(3)(a), (d) and (e), Florida Statutes. The basis for this information being designated as confidential is more fully set forth in paragraph 3.
Page 3 of 115 Lines 3-4, including all text, tables, charts and graphs.	
Page 4 of 115 Lines 1-2, including all text, tables, charts and graphs. Lines 5-14, including all text, tables, charts and graphs.	
Page 5 of 115 Lines 11-12, including all text, tables, charts and graphs.	
Page 6 of 115 Lines 3(1/2) -8 Lines 13-14, including all text, tables, charts and graphs.	
Page 9 of 115 Lines 11 (1/2)-22	
Page 10 of 115 Lines 16-25	
Page 11 of 115 Lines 1-2 Lines 16-22	
Page 12 of 115 Lines 18-25	

Page 13 of 115 Lines 1-10	
Page 17 of 115 Lines 4-13 Lines 15-24	
Page 18 of 115 In its entirety	
Page 19 of 115 In its entirety	
Page 20 of 115 Lines 1-4	
Page 22 of 115 Lines 22 (3/4)-25	
Page 23 of 115 Lines 1-9	
Page 24 of 115 Lines 11-25	
Page 25 of 115 Lines 2-12	
Page 27 of 115 In its entirety, including all text, tables, charts and graphs.	
Page 28 of 115 In its entirety including all text, tables, charts and graphs.	
Page 29 of 115 In its entirety.	
Page 30 of 115 Lines 1-6 Lines 11-15, including all text, tables, charts and graphs.	
Page 31 of 115 Lines 1-20	
Page 32 of 115 In its entirety including all text, tables charts and graphs.	

Page 33 of 115 In its entirety.	
Page 34 of 115 Lines 1-15	
Page 35 of 115 In its entirety including all text, tables charts and graphs.	
Page 36 of 115 In its entirety	
Page 37 of 115 In its entirety	
Page 38 of 115 Lines 1-7	
Page 46 of 115 Lines 19-26	
Page 47 of 115 Lines 13-25	
Page 49 of 115 Lines 24-25	
Page 50 of 115 Lines 1-8	
Page 51 of 115 Lines 24-25	
Page 52 of 115 Lines 1-19	
Page 53 of 115 Lines 13-25	
Page 54 of 115 Lines 1-3 Lines 21-25	

Page 55 of 115 Lines 1-3			
Page 62 of 115 Lines 16-22	 		
Page 63 of 115 Lines 1-9 Lines 13(a)-13(m),			
Page 64 of 115 Lines 4(a) -4(m)			
Page 70 of 115 Lines 18-25			
Page 71 of 115 Line 1 Lines 6-7 Lines 12-21			
Page 72 of 115 Lines 7-24			
Page 73 of 115 In its entirety			
Page 74 of 115 In its entirety			
Page 75 of 115 Lines 3-6 Lines 11-20			
76 of 115 Lines 2-3 Lines 6-11			
77 of 115 Lines 2-16 Lines 21-25			
78 of 115 Lines 5-24			

79 of 115 Lines 1-4 Lines 9-15 Lines 20-25	
80 of 115 Line 1 Lines 5-8 Lines 10-11 Lines 16-19 Lines 24-25	
81 of 115 Lines 5-14 Lines 19-23	
82 of 115 Lines 3-18 Line 23	
83 of 115 Lines 8-25	
84 of 115 Lines 6-21	
85 of 115 Lines 4-20 Line 25	
86 of 115 In its entirety	
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97 of 115 Lines 1-4	
98 of 115 In its entirety	
99 of 115 Lines 1-3	
107 of 115 In its entirety	
108 of 115 In its entirety	

#### STATE OF FLORIDA

COMMISSIONERS: MATTHEW M. CARTER II, CHAIRMAN LISA POLAK EDGAR KATRINA J. MCMURRIAN NANCY ARGENZIANO NATHAN A. SKOP



OFFICE OF COMMISSION CLERK ANN COLE COMMISSION CLERK (850) 413-6770

# Huhlic Service Commission

ACKNOWLEDGEMENT

**DATE:** May 7, 2009

Susan Ritenour, Gulf Power Company TO:

FROM: **Ruth Nettles, Office of Commission Clerk** 

Acknowledgement of Receipt of Confidential Filing RE:

This will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket Number 090001 or, if filed in an undocketed matter, concerning certain portions of Gulf's Risk Management Plan for Fuel Procurement dated 4/5/07, and filed on behalf of Gulf Power Company. The document will be maintained in locked storage.

If you have any questions regarding this document, please contact Marguerite Lockard, DOCUMENT NUMBER-DATE 60 Deputy Clerk, at (850) 413-6770. 5

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PSC Website: http://www.floridapsc.com

Internet E-mail: contact@psc.state.fl.us

PSC/CLK 019-C (Rev. 05/07)

Document2