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То:	"Mark Notich" <mdn@nrc.gov>,"Michael R Sackschewsky"</mdn@nrc.gov>
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Subject:	Emailing: Responses to Questions for NRC Audit Final Rev.doc

<<Responses to Questions for NRC Audit Final Rev.doc>>

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Responses to Questions for NRC Audit Final Rev.doc is the matrix with answers. Due to size, attachments to follow in separate e-mails. Enjoy.

ТСМ

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Information Need	Discipline Name	Reviewer Name
Provide more detailed information on location, purpose, withdrawal rate for known surface water intakes within 50 mi of the VEGP site, not just those intakes within the Savannah River Basin (potential impacts of severe accidents are not limited to the Savannah River Basin). The information should include bearing and distance from the site. Tables 2.3.2.2 and 2.3.2.3 and Figures 2.3.2-3 and 2.3.2.4 provide relevant, but incomplete information.	Accidents	Van Ramsdell
nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action nee	eded.
Complete bibliographic information should be included in the reference lists for NRC documents referenced in the text. (Through out ER)	Accidents	Van Ramsdell
nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action nee	eded.
Why does the ER reference more than one version of the AP1000 Design Control Document? (e.g. Section 2.7 references Revision 14; Section 3.0 references Revision 15)	Accidents	Van Ramsdell
nse: Reference to Revision 14 is incorrect and will be corrected in the next revision of the	ESP.; No further action	n needed.
Please provide input to and output from the PAVAN code.	Accidents	Van Ramsdell
	Copies will be provide	ed separately by
Section 2.7.7 does not provide a basis for the statements related to predicted noise levels. How were the noise levels estimated? Please provide references?	Accidents	Van Ramsdell
	<ul> <li>Provide more detailed information on location, purpose, withdrawal rate for known surface water intakes within 50 mi of the VEGP site, not just those intakes within the Savannah River Basin (potential impacts of severe accidents are not limited to the Savannah River Basin). The information should include bearing and distance from the site. Tables 2.3.2.2 and 2.3.2.3 and Figures 2.3.2-3 and 2.3.2.4 provide relevant, but incomplete information.</li> <li><i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC documents referenced in the text. (Through out ER)</li> <li><i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC documents reference more than one version of the AP1000 Design Control Document? (e.g. Section 2.7 references Revision 14; Section 3.0 references Revision 15)</li> <li><i>nse:</i> Reference to Revision 14 is incorrect and will be corrected in the next revision of the Please provide input to and output from the PAVAN code.</li> <li><i>Section 2.7.7</i> does not provide a basis for the statements related to predicted noise</li> </ul>	Provide more detailed information on location, purpose, withdrawal rate for known surface water intakes within 50 mi of the VEGP site, not just those intakes within the Savannah River Basin (potential impacts of severe accidents are not limited to the Savannah River Basin). The information should include bearing and distance from the site. Tables 2.3.2.2 and 2.3.2.3 and Figures 2.3.2-3 and 2.3.2.4 provide relevant, but incomplete information.       Accidents         nse: This item was clarified/resolved through audit interaction between SNC and the NRC; No further action new documents referenced in the text. (Through out ER)       Accidents         nse: This item was clarified/resolved through audit interaction between SNC and the NRC; No further action new documents reference in the text. (Through out ER)       Accidents         nse: This item was clarified/resolved through audit interaction between SNC and the NRC; No further action new documents reference more than one version of the AP1000 Design Control Document? (e.g. Section 2.7 references Revision 14; Section 3.0 references Revision 15)       Accidents         nse: Reference to Revision 14 is incorrect and will be corrected in the next revision of the ESP.; No further action the sher 31, 2006.       Accidents         section 2.7.7 does not provide a basis for the statements related to predicted noise       Accidents

Information Need	Discipline Name	Reviewer Name
developed by Argonne Labs. Predictions were also made using Edison Electric Institute's	Electric Power Plant En	
ences:		
ia Power Company, 1985, Applicants Operating License Stage Environmental Report, Vo , 29	gtle Electric Generating	Plant Unit 1 and Unit 2
n Electric Institute, Electric Power Plant Environmental Noise Guide		
The last line of Section 5.3.3.1 states that 1999 meteorological data were used in the SACTI code runs because they were the most complete. Was 1999 a representative year meteorologically? If not, why not and what is the impact of the departure on the results of the SACTI analysis.	Accidents	Van Ramsdell
e site. A complete data set is an important discriminator when selecting meteorological da five years, two years of data were considered complete – 1998 and 1999. The year 1999 womplete years of data since, in the judgment of the analyst, it would provide slightly more of the analyst.	ta. SNC provided five y vas selected for the repre- conservative results for t	years of met data. Of esentative year from the the severe accident
Section 5.3.3.1.3 cites a salt deposition value in NUREG-1555 as a basis for determining significance. This is an improper use of NUREG-1555. NUREG-1555 is a review plan, not a technical basis document. Use of NUREG-1555 in this manner	Accidents	Van Ramsdell
	<ul> <li><i>nse</i>: Noise levels at full power conditions were predicted for seven locations along the predeveloped by Argonne Labs. Predictions were also made using Edison Electric Institute's and reported in the Operating License Stage Environmental Report for the Unit 1 &amp; 2 FES <b>ences:</b></li> <li>ia Power Company, 1985, Applicants Operating License Stage Environmental Report, Vo. 29</li> <li>in Electric Institute, Electric Power Plant Environmental Noise Guide</li> <li>The last line of Section 5.3.3.1 states that 1999 meteorological data were used in the SACTI code runs because they were the most complete. Was 1999 a representative year meteorologically? If not, why not and what is the impact of the departure on the results of the SACTI analysis.</li> <li><i>nse</i>: 1999 is a representative year meteorologically. There is generally not great variation e site. A complete data set is an important discriminator when selecting meteorological data were used in the judgment of the analyst, it would provide slightly more of the year 1999 was not judged to be more conservative for SACTI, but the data sets we sitivity study on the year of met data for the SACTI runs.</li> <li>Section 5.3.3.1.3 cites a salt deposition value in NUREG-1555 as a basis for determining significance. This is an improper use of NUREG-1555. NUREG-1555 is</li> </ul>	nse: Noise levels at full power conditions were predicted for seven locations along the property line using ambier developed by Argonne Labs. Predictions were also made using Edison Electric Institute's Electric Power Plant E: and reported in the Operating License Stage Environmental Report for the Unit 1 & 2 FES. nces: ia Power Company, 1985, Applicants Operating License Stage Environmental Report, Vogtle Electric Generating , 29 n Electric Institute, Electric Power Plant Environmental Noise Guide The last line of Section 5.3.3.1 states that 1999 meteorological data were used in the SACTI code runs because they were the most complete. Was 1999 a representative year meteorologically? If not, why not and what is the impact of the departure on the results of the SACTI analysis. nse: 1999 is a representative year meteorologically. There is generally not great variation in meteorogical data for e site. A complete data set is an important discriminator when selecting meteorological data. SNC provided five y Site years, two years of data were considered complete – 1998 and 1999. The year 1999 was selected for the representative results for the analyst, it would provide slightly more conservative results for the site. The year of met data for the SACTI runs. Section 5.3.3.1.3 cites a salt deposition value in NUREG-1555. NUREG-1555 is

#	Information Need	Discipline Name	Reviewer Name
8	Page 5.6-7 Section 5.6.3.4 refers to "A 1974 study on radio noise" Please provide a reference for the statement and include the reference in the reference list.	Accidents	Van Ramsdell
Resp	onse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action ne	eded.
9	Page 7.1-1 Last paragraph What EAB is considered here? It isn't likely to be the EAB for the current site, which is the EAB described in Chapter 3.	Accidents	Van Ramsdell
Resp	onse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action ne	eded.
10	Please explain how the noise levels predicted for the cooling towers (Table 2.7-26) are combined with ambient noise levels to arrive at the conclusion in Section 2.7.7.	Accidents	Van Ramsdell
Envir and c	<i>onse:</i> The noise levels estimates made by Georgia Power Company were made using Edistronmental Noise Guide. The significant sound-producing plant components were identified other attenuation factors were considered. Table 2.7-26 is Table 5.6-1 from GPC 1985.		
Geor Marc	gia Power Company, 1985, Applicants Operating License Stage Environmental Report, Vo h, 29	gtle Electric Generatin	g Plant Unit 1 and Unit 2,
11	The EAB defined in Table 3.0-1 near the bottom of page 3.0-2 is not the EAB described or used for X/Q calculation in Section 2.7.5.1, or for the X/Q presented in Table 3.0-1 near the center of page 3.0-2.	Accidents	Van Ramsdell
Resp	onse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action ne	eded.
12	Section 3.6.3.1 states that there will be no sources of gaseous emissions for the new plants other than from the diesel generators and auxiliary boilers. Will there be activities using paint, solvents, or other volatile substances?	Accidents	Van Ramsdell

#	Information Need	Discipline Name	Reviewer Name
(EPD) permit	<i>nse:</i> The current Vogtle Unit 1 and 2 site is subject to a full Title V permit issued by the C. The proposed new units will be subject to the same requirements either as part of the Vo. In either case, emissions from painting, use of solvents, or other volatile substances fall the permit requirements. Best management practices will be used to minimize emissions of the proposed to minimize emissions of the permit requirements.	ogtle 1 and 2 Title V peri well below the threshold	nit or a separate Title V
13	Please clarify the last sentence in Section 3.7.1. How do the 12 and 30 ft numbers in this sentence relate to the 45 ft phase-to-ground clearance listed in Section 3.7.2 on page 3.7-2?	Accidents	Van Ramsdell
Respon	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
14	Page 4.4-3, last line of Section 4.4.1.1.3. Does this sentence mean that the ""minor road repairs and improvements" said to be necessary in the last paragraph on page 4.4-2 will not be made? Or that damage to public roads, etc. listed in the first paragraph of pate 4.4-3 will not be made as promised. The words " and will not require mitigation." are unacceptable in places where mitigation measures are discussed or promised!	Accidents	Van Ramsdell
	<i>nse:</i> SNC does not consider minor repair and/or improvements of roadways to be mitigation ment coordinate these type activities as part of their ongoing road maintenance program.	ion. Burke County and t	he Georgia Highway
15	Same comment line of page 4.4-3; last line of Section 4.4.1 on page 4.4-5; last line on page 5.1-3;	Accidents	Van Ramsdell
	<i>nse:</i> Correct wording should be that "mitigation beyond that discussed above will not be set revision to the ESP application.	warranted." This correct	tion will be reflected in
16	The statistics in Section 4.7.2 seem to indicate that VEGP is a more dangerous place to work than the US or Georgia in general. Why is that? The nuclear industry is generally regarded as having a good safety record.	Accidents	Van Ramsdell
Respon	<i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.

# AR-06-2684 Enclosure Information Needs Question Response

#	Information Need	Discipline Name	Reviewer Name
17	On page 4.4-19 and again on page 5.8-15, you estimate the number of school-aged (under 18 years old) children in a manner that is incorrect. The methodology creates an estimated percentage of under 18 people based on the general GA population which includes children, retired people, and possibly other demographic groups that do not have children. Please provide a more appropriate estimate of the number of school-aged children.	Socioeconomics and Environmental Justice	Katie Cort

#	Information Need	Discipline Name	Reviewer Name
childro metho	<b>nse:</b> During the NRC site audit at SNC, NRC requested that SNC use a different methodo en that would migrate into the VEGP socioeconomic region for construction of the new un dology used by TVA in their environmental report to renew the licenses for their Browns I Section E.3.4, page E-110).	its. NRC requested that	SNC use the same
	VA document analyzed the refurbishment of Unit 1 based on recent TVA experiences on on made the following assumptions:	other large construction p	projects. In its analysis
a.	830 refurbishment workers would relocate to the area		
b.	65 to 85 percent of them would bring families (or a maximum of 706 workers would bring	ng families (830 X 0.85 -	= 706))
c.	"the estimated number of dependents would be 1,244, consisting of 622 spouses and 622 1.762 times the number of workers bringing families ( $706 \times 1.762 = 1,244$ )	2 children". 1,244 depen	dents is approximately
d.	the estimated number of school-aged children was estimated to be 460, which is approxic children.	mately 74 percent of the	total number of
There	fore, applying the same methodology to the VEGP construction project, SNC estimates the	following:	
a.	2,700 construction workers would relocate to the area		
b.	65 to 85 percent of them would bring families (or a maximum of 2,295 workers would b	ring families (2,700 X 0	.85 = 2,295)
c.	the estimated number of dependents would be 4,044, consisting of 2,022 spouses and 2,0 approximately 1.762 times the number of workers bringing families $(2,295 \times 1.762 = 4, 1.25 \times 1.762 = 1, 1.25 \times 1.75 \times 1.$		endents is
d.	the estimated number of school-aged children is estimated to be 1,496, which is approximinated children.	mately 74 percent of the	total number of
	riginal analysis estimated that 1,900 school-aged children would accompany the constructi onfirmatory analysis was performed at the NRC's request. No revision to the evaluation in		planned.
	ence: ssee Valley Authority (TVA). 2003 Applicant's Environmental Report. Operating License 1, 2, and 3. December.	e Renewal Stage. Brown	s Ferry Nuclear Plant,

#	Information Need	Discipline Name	Reviewer Name
18	Provide a complete listing of the county-by-county residence for Vogtle employees.	Socioeconomics and Environmental Justice	Katie Cort
Respo	<i>nse</i> : This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action is ne	cessary.
19	Population data in different parts of the analysis come from different sources (SECPOP, US Census, State of Georgia). Provide a short discussion of the different data sources and explain how the use of multiple sources does not compromise the conclusions you derive from them.	Socioeconomics and Environmental Justice	Katie Cort
Respo	<i>nse:</i> See response to Question 20 below.		•
20	On page 2.5-2 you say future populations were calculated from SECPOP data, extrapolated by applying the change in population between 1980 and 2000 in SECPOP. On page 2.5-3 you say future populations were calculated from State of Georgia Data, extrapolated by using " the most recent census data and the actual birth and death data for 1990 through 2003." Reconcile this conflict and explain why you can use an extrapolation from a recent 20-year change in population to more than eighty years in the future. (See page 2.5-2.) Provide a complete list of the underlying assumptions behind your population projections, any possible bias each assumption could introduce to the analysis, and the potential magnitude of that bias.	Socioeconomics and Environmental Justice	Katie Cort

#	Information Need	Discipline Name	Reviewer Name
Popula analyse state, e	<b>nse:</b> NUREG-1555 directs the analyst to include a table with population data and projection data presented in sector format is most useful to analysts performing accident analystes. In general, socioeconomic impacts are not experienced by sectors, but are experienced tc.). Though not required by NUREG-1555, SNC added a table with population data and the analyses of socioeconomic impacts.	s, not those performing s by political jurisdiction	socioeconomic (i.e. town, county,
annual to 2090 project the 20- 2010) county sensiti- margin With re project or so y	is a difference in methodologies used for the projections in the two tables in Section 2.5. I ized growth rate is calculated from 1980 to 2000 for each sector. The growth rate is used 0. In the political jurisdiction table, the projection data is provided by the State of Georgia decennial populations to 2015. When the growth rates are compared side-by-side, the gro- year annualized rates (1.0 % vs. 0.7%, in 2010) in Burke County and smaller than the 20- and Columbia (2.7% vs. 4.1%, in 2010) Counties. Such differences may overstate or unde . However, over the 50-mile radius, these differences will offset one another to a degree. vity analysis is performed wherein population projections were increased 30 percent. This between the two growth rates. While differences are noted, each method is considered a espect to projections to 2090, most demographers and economists agree that, beyond 20 ye ion method is large and projections become increasingly speculative. In effect, the validit ears from the present could be seriously debated. However, in effort to provide some roug ing units go on-line about 2020 and a sixty-year operating life, or to 2080), these methods	to project decennial popula, which used the cohort- owth rates provided by the year rates in Richmond ( prestate accident impacts, Additionally, for accident accident impacts, additionally, for accident and approach. The sears, the uncertainty (or or or or of any methodology using the estimate of projected projecte	alations for each sector component model to ne state are larger than -0.3% vs. 0.48%, in depending on the nt analyses, a ve to narrow the degree of error) of any sed for dates beyond 20 populations to 2090
21	Provide the raw Arcview data and the "calculation package" used to determine minority and low-income population sizes.	Socioeconomics and Environmental Justice	Katie Cort
Respon	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action is ne	cessary.
22	The ESP characterization of affected Native American communities on page 2.5-25 does not include South Carolina populations. Provide this analysis.	Socioeconomics and Environmental Justice	Katie Cort
-	<b>nse:</b> The location and distribution of South Carolina Native American populations are pro formation will be added to the ESP at the next revision.	vided in Attachment A-1	

#	Information Need	Discipline Name	Reviewer Name
23	Page 4.4-13, states (and page 5.8-11 reiterates): "Use of the WMA/boat landing is seasonal and it will be unlikely that hunters and fishermen will be on River Road at the same time as the construction shifts" Provide citations for the assumption that sports and recreational users of the boat landing will not be on the roads at the same time as construction or operations-related vehicles.	Socioeconomics and Environmental Justice	Katie Cort
hunte howe	<b>onse:</b> Based on interviews with plant personnel and individuals with personal knowledge or sare in place before daylight, and leave mid-day or after dark. Fishermen are more likely ver since they are also recreational users, they will likely start later in the day than commutered than weekdays. Also, there are additional roads to Yucci Wildlife Management Area	to use River Road at san er traffic. Both will use	the roads more on
24	On page 2.5-20 the ESP says: "All three school districts have <i>some</i> capacity for additional students " [Emphasis added] Please provide concrete values for this statement. What is the capacity of each affected school? What was the student population at each school last year? What are the projected population and capacity factor for each school during the construction phase of the Vogtle project?	Socioeconomics and Environmental Justice	Katie Cort
Respo	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.
25	Page 4.4-7 states "The creation of such a large pool of jobs [5,800] would inject <i>millions of dollars</i> into the regional economy." Provide an actual value for your estimate.	Socioeconomics and Environmental Justice	Katie Cort
Respo	onse: Please see Attachment A-2.		
26	Page 4.4-8 states "While the exact amount of income taxes the project will generate for Georgia cannot be known, it could be <i>fairly large</i> over a 7-year pre-construction and construction period" Provide a quantity for your estimation of the tax revenues that will be collected.	Socioeconomics and Environmental Justice	Katie Cort
Respo	onse: Please see Attachment A-3. This analysis is provided for confirmatory purposes; no	revision to the ESP is pl	anned.
27	Clarify your statements on page 4.4-16, within two sentences, that the in-migration of workers in Burke County is "significant" and "MODERATE."	Socioeconomics and Environmental Justice	Katie Cort

#	Information Need	Discipline Name	Reviewer Name
Respo	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
28	Page 5.8-6 of the report states: "Therefore, SNC used generic assumptions. SNC based costs on reasonable assumptions supported by several independent studies" Provide a comprehensive list of those studies and the generic and reasonable assumptions used in this report. For each assumption, discuss the consequences of that bias in terms of its direction and magnitude on the results of the analysis.	Socioeconomics and Environmental Justice	Katie Cort
-	<i>onse:</i> The following simplifying assumptions were used to generate the tax revenue analys hment A-4.:		-
•	Cost range [for a single unit] was based on GPC analyses-generated estimates and gener loint ownership was disregarded	ic estimates in MIT 200.	3.
•	<ul> <li>Joint ownership was disregarded.</li> <li>Tax benefits to other Georgia counties from GPC ownership in the new units was disregarded, and all tax benefits were assumed to accrue to Burke County.</li> </ul>		
•	The Allowance for Funds Used During Construction (AFUDC) was estimated assuming line, but the AFUDC was not based on an actual construction schedule / percent completed on the actual construction schedule o	te.	ground breaking to on
٠	Millage rate was held constant for the approximate 40-year analysis period at the current		
•	40 years of operation for each unit was assumed to estimate depreciation and rate base recapital will be received for property placed in the rate base.	eturns Rates of return ba	sed on market costs of
•	Rates of return on property not subject to rate regulation is assumed to be comparable to rate regulation.	rates of return for prope	erty that is subject to
•	Value of property placed in the rate basis is approximately equal to the amount added to	the rate base as a result	of the project.
•	The value of nontaxable property on the project was estimated to be 19% of the total val The portion of nuclear units not subject to the ad valorem tax is not known.		
•	Tax payments to Alabama were calculated as a ratio of payments to Georgia and were no	ot based on the Alabama	tax structure.

#	Information Need	Discipline Name	Reviewer Name
29	List all of your underlying assumptions with regard to the working conditions at the Vogtle site. How many days a week will the construction workforce work? How many hours a day? Will the work be done with labor agreements with local unions or through nonunion companies? Provide references and/or anecdotal evidence in support of each assumption. On page 4.4-11, the ESP states; " SNC has assumed that there will be four construction shifts and each shift will include 25 percent of the total construction workforce" Provide evidence this manpower strategy has been successfully employed on a project of this magnitude.	Socioeconomics and Environmental Justice	Katie Cort
Vogtle contra Comp extens constr	<b>mse</b> : The information contained in Chapter 4 of the ER provides a description of the strate e and provides a brief discussion of the workforce structure and work schedule. The constructor. Decisions regarding the detailed work schedule have not been made and will likely r any has a long history of constructing and operating power plants in the southeast includin sively on previous experience with the construction of the existing Vogtle units in evaluating outcome project. SNC and their contractors will comply fully with applicable laws and regu- pomaximize efficiency, ensure a quality work product, and ensure fair and equitable treatments	ruction of the new units w not be made for some tim g three nuclear facilities. Ing the socioeconomic implations and will manage	vill be managed by a e to come. Southern SNC has relied pacts of this new working conditions in a
30	Page 5.8-11 discusses the impact of outages, but there is no description of what is meant when an outage occurs. Explain your number of outages per year, how it was derived, and what takes place at an outage.	Socioeconomics and Environmental Justice	Katie Cort
such, propo length assum	<b><i>mse:</i></b> There are currently two units located at the Vogtle site. Each unit undergoes a schedule there are two years with one outage and one year with two outages for every three year per sed Vogtle Unit 3 and Unit 4 are currently estimated to undergo scheduled refueling outage should be in the 18 - 24 day range. Although an outage schedule for all four Vogtle units that outages will be carefully planned in advance to optimize the process and minimize the ility and SNC manpower resources.	iod. Typical outage leng es approximately every 1 has not yet been designe	th is 20 - 25 days. The 8 - 24 months. Outage d, it is reasonable to
major onsite	pical outage consists of the required fuel reload activities, scheduled equipment maintenar equipment replacements and refurbishment, chemical cleanings, etc. The onsite work force to support outage activities. Plant shifts are modified to ensure outage coverage and cover on. Outages are carefully managed to minimize downtime.	e increases significantly	as contractors come

#	Information Need	Discipline Name	Reviewer Name
31	On page 2.5-1, you assume the construction workforce will locate in the 50-mile region in approximately the "same proportion as the existing workforce." There is not enough detail presented to support your assumption. Table 4.4.2-1, footnote #1 suggests this assumption may be coming from a report; however the report is not cited. Revise your assumptions for worker housing to reflect a defensible distribution of workers. List your assumptions, any potential bias that each assumption may impose, and the potential magnitude of that bias. Provide citations.	Socioeconomics and Environmental Justice	Katie Cort
is base 1. 2.	<ul> <li><i>nse:</i> Information in Table 4.4.2-1 is based on similar sized projects and knowledge of the d on the following:</li> <li>A manpower curve and project schedule for a two-unit (1500 MW each unit) project.</li> <li>A derivation of the number of local skilled craft labor force (1,000) based on the following.</li> <li>a. The known skilled craft workforce currently with jobs working in the area.</li> <li>b. The assumption that the ESP project could draw 20 to 25 percent of the known skilled</li> <li>c. The assumption that field non-manual workers would come from outside of the area</li> <li>It is expected that approximately 70 to 80 percent of the entire construction workforce w conservatively assumed that construction workers expecting to stay 2 or more years woul and move their families there. SNC determined that the distribution of a permanent const by the distribution of an operations workforce. The majority of the current operations workforce we conservatively of interest (Burke, Richmond, and Columbia).</li> </ul>	ng: ed craft workforce in the ould be employed for tw ld consider the area their truction workforce woul	area c o years or more. SNC permanent residence d be best represented
32	On page 2.5-1 you state "the residential distribution of the new units' construction and operational workforces would resemble the residential distribution of VEGP's current workforce." You also state that since 80% current workforce lives in only three counties, that those three counties are sufficient for your socioeconomic analysis. Provide an analysis for all construction and operational workers and all of the counties within the 50 mile radius around the Vogtle site.	Socioeconomics and Environmental Justice	Katie Cort
Respon	<i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.
33	Almost half the study area is in South Carolina, yet all of the socioeconomic and environmental health effects are limited to only three counties in Georgia. Explain county-by-county why that simplifying assumption can be made.	Socioeconomics and Environmental Justice	Katie Cort

#	Information Need	Discipline Name	Reviewer Name
Resp	onse: Please see Attachment A-5		•
34	The ER claims 1,000 of the 4,400 construction workers will come from local labor sources. Provide citations for the reports and studies from which this assertion was derived. Farther in the analysis, you claim that, to be conservative, you assume all of the 660 workers needed for operating the new Vogtle units after construction will immigrate from outside the area. Explain why some proportion of the 660 operations workers cannot come from the local labor pool. Provide anecdotal evidence or other support for such an assertion.	Socioeconomics and Environmental Justice	Katie Cort
Resp	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
35	Page 4.4-6 uses a multiplier to estimate the number of new jobs that will be created by the influx of 3,400 new construction workers for the life of the construction project. The value assigned to the construction labor multiplier appears to be too high for it to be correct. Specific issues and questions that arise related to the use of the multiplier include the following: Is it appropriate for this multiplier to be applied directly to the labor component of the economy? What were the baseline and specific changes to that baseline that went into the RIMS II analysis? Please provide the letter you cited from the BEA representative that gave you the RIMS II multiplier value and the contact's instructions on how to it. When construction is complete, the area will experience a loss of about 2,300 jobs (based on the maximum construction employment, net of the new operations work force). In terms of multiplier effects, can you adequately capture and discuss the net loss in employment from this change? Construction employment is not constant. It will begin with a small work force and then expand to its maximum size, then decline to a low level again (similar to a bell curve with the peak at 4,400), not a constant plateau at 4,400 from beginning to end. This would suggest that the ER overstates the full employment effect by as much as 100% (assuming a normal distribution on the bell curve). Can you adjust your analysis based upon this distribution?	Socioeconomics and Environmental Justice	Katie Cort

Information Need	Discipline Name	Reviewer Name
Chapter 4 claims "the assessed value of plant during construction is discussed as likely being greater than \$0 and less than "actual cost."" Provide an estimated value, using the estimated overnight capital costs used in Table 10.4-2.	Socioeconomics and Environmental Justice	Katie Cort
<i>onse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.
Provide the list of local "government officials, the staff of social welfare agencies, and local businesses" that were contacted concerning environmental justice issues? Provide copies of all interview notes, as well.	Socioeconomics and Environmental Justice	Katie Cort
onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.
Provide the GIS layer data that includes population data as well as minority and low- income block groups.	Socioeconomics and Environmental Justice	Katie Cort
onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.
Provide estimates of the potentially disproportionate health and environmental effects among populations of interest. Quantify each health and environmental effect identified. Discuss and quantify the applicant's planned mitigation strategies for these anticipated effects, using monetary measures whenever possible. Quantify and discuss the possible exposure doses to affected populations of interest. (This especially applies to all four subsections of chapter 7)	Socioeconomics and Environmental Justice	Katie Cort
	Chapter 4 claims "the assessed value of plant during construction is discussed as likely being greater than \$0 and less than "actual cost."" Provide an estimated value, using the estimated overnight capital costs used in Table 10.4-2. <b>mse:</b> This item was clarified/resolved through audit interaction between SNC and the NRC Provide the list of local "government officials, the staff of social welfare agencies, and local businesses" that were contacted concerning environmental justice issues? Provide copies of all interview notes, as well. <b>mse:</b> This item was clarified/resolved through audit interaction between SNC and the NRC Provide the GIS layer data that includes population data as well as minority and low-income block groups. <b>mse:</b> This item was clarified/resolved through audit interaction between SNC and the NRC Provide the GIS layer data that includes population data as well as minority and low-income block groups.	Chapter 4 claims "the assessed value of plant during construction is discussed as likely being greater than \$0 and less than "actual cost."" Provide an estimated value, using the estimated overnight capital costs used in Table 10.4-2.Socioeconomics and Environmental Justice <i>mse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need local businesses" that were contacted concerning environmental justice issues? Provide copies of all interview notes, as well.Socioeconomics and Environmental Justice <i>mse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need local businesses.Socioeconomics and Environmental Justice <i>mse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need income block groups.Socioeconomics and Environmental Justice <i>mse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need Provide the GIS layer data that includes population data as well as minority and low- income block groups.Socioeconomics and Environmental Justice <i>mse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need Provide estimates of the potentially disproportionate health and environmental effects among populations of interest. Quantify each health and environmental effects anticipated effects, using monetary measures whenever possible. Quantify and discuss the possible exposure doses to affected populations of interest. (This especially appliesSocioeconomics and Environmental Justice

#	Information Need	Discipline Name	Reviewer Name
40	The ER identifies a serious public services problem that may arise due to the in- migration of workers: "Fire protection infrastructure, already inadequate could not be able to meet the needs of [Burke] county" Chapter 4 identifies under staffing of the fire department and the county police, road congestion problems, and overcrowding of its schools. Chapters 4 and 10 let local tax increases fund the new personnel and equipment necessary to address these problems. However, there is a lag between the collection of the new taxes and the actual use of the new assets. Furthermore, mitigation strategies need to be actions to be taken by the applicant, not outside entities. What forms of mitigation does the applicant plan to mitigate social problems created by the construction and/or operation of the Vogtle units 3 and 4? Provide cost estimates of the before- and after-mitigation levels for all social problems that require mitigation.	Socioeconomics and Environmental Justice	Katie Cort
	<b>onse:</b> SNC has not proposed a mitigation measure for the impact described. NEPA does not add to a revenues identified in the EP that will result from the proposed action will effect it.		
increa consid While realist units y popula throug As par	<b>mse:</b> SNC has not proposed a mitigation measure for the impact described. NEPA does not sed tax revenues identified in the ER that will result from the proposed action will offset in lered by NRC in conjunction with any such impacts. The the conservative assumption underlying the analysis is that the entire construction workfortic. (why did we assume it for the purpose of the analysis). The increases in population that will ramp up gradually over several years. It is reasonable to conclude that the impacted co ation as they would other population growth, regardless of cause. The counties' response can be the construction and operation of the units. Mitigation measures by SNC, therefore, show the full planning process, SNC will keep local officials apprised of the expected arrival of pond appropriately. SNC will include such notification measures as mitigation measures in	npacts on county service rce will arrive en masse, t will result from the cor unties will respond to th an be financed through ta uld not be required. `workers far enough in a	that scenario is not struction of the new ese increases in ax revenues generated dvance to allow them

## AR-06-2684 Enclosure Information Needs Question Response

#	Information Need	Discipline Name	Reviewer Name		
42	Expand the analysis on page 10.1.2 which discusses the unavoidable and adverse impacts of operation (currently in eleven lines). Include a discussion of each impact, mitigation strategies to reduce their impact, and cost estimates for before- and after-mitigation levels for each impact.	Socioeconomics and Environmental Justice	Katie Cort		
Respo	Response: Please see Attachment A-6.				
43	Provide a discussion of the procedures and practices that the applicant will undertake to minimize the size of the commitment, the cost of those efforts, and some quantification of those commitments that remain after all mitigation attempts have been made.	Socioeconomics and Environmental Justice	Katie Cort		

#	Information Need	Discipline Name	Reviewer Name
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### Response:

### Groundwater

SNC estimates that the new units will use 752 gallons per minute (gpm) of groundwater (during off-normal operations the new units could draw 3,140 gpm for a short period of time). Using this estimate and historic data from existing site wells and Units 1 and 2, SNC estimates that drawdown at the site boundary could range from less than 2 feet to less than 13 feet (note that groundwater analyses are still being prepared and will be provided in response to an RAI). Some AP1000 water systems are recycled to minimize consumption. No other activities near the VEGP site require large amounts of groundwater. SNC concludes that impacts to groundwater will be small and short-term (i.e., withdrawals and drawdown would cease when operations ceased) and therefore does not require additional mitigation.

### Surface Water

SNC will use surface water drawn from the Savannah River turbine plant cooling. The Best Available Technology for power plant cooling systems is cooling towers. SNC plans to construct natural draft cooling towers for the new units. Consumptive losses from the cooling towers are estimated to be 1.55 percent of the river flow under worst case conditions. This water loss would lower the river level at VEGP less than 1 inch. No large water withdrawals exist between VEGP (at River Mile 151) and approximately River Mile 25. SNC concludes that impacts to the water quantity from consumptive water losses will be small and will not require mitigation beyond cooling towers.

A small thermal plume will be discharged into the river just downstream of the existing plume. The new plume will affect less that 800  $\text{ft}^3$  of the river. Small amounts of regulated chemicals will be discharged with the plume. The chemicals will disperse quickly and concentrations outside the Georgia-approved mixing zone will be at ambient river concentrations. SNC concludes that impacts to the water quality from discharges will be small and will not require mitigation beyond cooling towers.

The intake canal/ intake structure will be designed to Best Available Technology and recessed from the river flow which will reduce the approach velocity significantly. This will minimize impingement and entrainment losses of aquatic organisms.

By constructing cooling towers and an intake using Best Available Technology, SNC has mitigated impacts to the Savannah River and its aquatic organisms. The estimated cost of cooling towers and associated infrastructure is \$175,000,000. All impacts will be small and short-term, ending with the cessation of operations. No additional mitigation is warranted.

#	Information Need	Discipline Name	Reviewer Name
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### Land Use

Two new units will require a commitment of approximately 300 acres of land for the duration of plant operations. The land will be unsuitable habitat for many terrestrial plant and animal species that are found in the natural habitats in the area. However, there is sufficient undeveloped land adjacent to the VEGP site, and such that any impacts from the loss of 300 acres will be small and mitigation will not be necessary. The AP1000 is designed to minimize waste generation, thus minimizing the disposal space required. For example, the liquid radioactive waste system is designed to minimize the generation of solid wastes. In this way, SNC minimizes not only the amount of land needed to dispose of wastes but also the costs incurred through waste disposal.

In addition, SNC has practices in place to further minimize solid waste generation. Vogtle currently has active waste minimization programs for solid waste (including paper, cardboard, used oil, and scrap metal recycle), hazardous and mixed waste, low-level radwaste, and a Pollution Prevention Program. These programs have been in place for a number of years and have produced significant results. Similar programs would be put in place for the new units.

#### **Radiation Releases to Air and Surface Water**

Nuclear plants are designed to ensure very low radiation exposure to employees and the public and that only very low concentrations of radiation are released to the environment. The plant systems are designed to prevent or minimize leakage, equipment failures, corrosion, and other factors that would stress system components and increase the likelihood of system failures. For example, radiation equipment and piping are shielded to minimize radiation exposure by plant personnel. Direct connections between inside and outside the containment are minimized. Exhaust air ductwork is designed to minimize the spread of any airborne contamination. Air exhausted to the outside passes through filters to minimize particulate releases. The design of the AP1000 minimizes the potential for large fission product releases in the event of a severe accident: for example, water would drain on the outside of the containment to increase heat transfer, improved containment isolation reduces the probability of containment bypass, steam generator tube rupture core melt frequency is reduced with multiple levels of redundant and diverse defensive systems. It is not possible to determine the costs of these design features at this time

SNC concludes that the design of the reactor and auxiliary systems will limit the potential for releases to the environment and exposure to workers and the public and that further mitigation is not warranted.

### **Construction Material**

The AP1000 utilizes building configurations and structural designs that minimize building volumes and quantities of materials such as concrete, wiring, steel, etc.

#	Information Need	Discipline Name	Reviewer Name
44	Establish a \$2005 US standard for all dollar values in the report.	Socioeconomics and Environmental Justice	Katie Cort
diffic	<b>onse:</b> The data used by SNC to conduct the economic analysis includes data from many so ult, if possible at all, to express all of this data in terms of Standard Dollars for 2005 or for a use of this data does not warrant this action.		
45	The section on unavoidable adverse environmental impacts discusses social issues without specificity and never identifies any particular environmental concern. Clarify this discussion to include specific environmental adverse impacts for construction and operations, including an assessment of the before- and after-mitigation value of those impacts? Include the EJ effects of both construction and operations for each alternative site. Provide a table that displays all of the adverse environmental impacts of construction and operations (including human health effects); a description of each impact; all mitigation strategies to be undertaken by the applicant for that impact, the cost of mitigation, and the expected value of the unavoidable portion of that impact.	Socioeconomics and Environmental Justice	Katie Cort
Resp	onse: Please see Attachment A-7.	•	•
46	Provide a discussion of the unavoidable and adverse effects of construction and operation at alternative sites (including human health effects), including the pre- and post-mitigation levels of those impact categories. Provide a table that displays all of the adverse environmental impacts of construction and operations at alternative sites; a description of each impact; all mitigation strategies to be undertaken by the applicant for that impact, the cost of mitigation, and the expected value of the unavoidable portion of that impact.	Socioeconomics and Environmental Justice	Katie Cort

#	Information Need	Discipline Name	Reviewer Name
47	Provide a copy of the documentation for your assessment of the real estate markets in the affected area. In particular, explain your statement on page 5.8-12 that states: "the average income of the new workforce will be expected to be higher than the median or average income in the county, therefore, the new workforce could exhaust the highend housing market" What is the correlation between wages and home value (corrected for boom economy immigration) in the Savannah River basin?	Socioeconomics and Environmental Justice	Katie Cort
In Bu Richn Colum The ir has 15 area ii and P Based purch \$100, \$100, Wage 2006. Summ	<b>mse:</b> The 2000 real estate inventory, by price, in Burke, Richmond, and Columbia Counties tree County, the largest housing inventories fall within the \$40,000 to \$79,999 price ranges and County, the largest housing inventories fall within the \$60,000 to \$174,999 price range with the largest housing inventories fall within the \$60,000 to \$249,999 price range by the largest housing (\$100,000 or more) is the lowest in Burke County at 0.1 6.4 percent and Columbia County has 21.6 percent. The average wage in the Augusta-Richm 2005 was \$33,560 (BLS 2005). The average annual salary of an SNC operations worker ittman 2005). On the housing inventories and wage information presented here and the fact that workers are more expensive housing, it would be reasonable to assume that this workforce would provo) of the housing markets.	and the median housing ges and the median housing es and the median housin percent of total housing. mond County, GA-SC n at the VEGP site will be with larger disposable in urchase housing in the up etropolitan Area Occupat bls/blswage.htm. Access ditions: 2000." Data Se ed November 16, 2006.W	price is \$59,800. In ng price is \$76,800. In ng price is \$118,000. Richmond County hetropolitan statistical \$75,400 (Woodruff comes tend to oper price ranges (over ional Employment and ed October 16, t: Census 2000 Voodruff, J. and
48	Provide a table that displays all of the benefit categories (including human health benefits) attributable to the proposed site (including health benefits) for the proposed site and all alternative sites; a description of each benefit; and the expected value of the	Socioeconomics and Environmental Justice	Katie Cort

#	Information Need	Discipline Name	Reviewer Name
49	Wetlands meet the definition of "important habitats" in NUREG-1555. Impacts to wetlands associated with building the new units at Vogtle will be quantified as part of the NEPA review process.	Terrestrial Ecology	Amanda Stegen
slip, a SNC v	<i>nse</i> : In order to evaluate the impacts of construction on wetland habitat, the final location nd other construction activities with potential to impact wetlands must be known. This inf will conduct wetlands delineation in early December 2006 and will use the information to ends. Thus, SNC plans to provide the response to this question by January 31, 2007.	formation has only recer	tly become available.
50	Please identify and provide a figure with all wetlands that may be impacted during the pre-construction and construction activities including the wetlands found on the floodplain adjacent to the Savannah River.	Terrestrial Ecology	Amanda Stegen
SNC v	<i>nse:</i> As described in the response to Question 49, information on the final location of key will conduct wetlands delineation in early December 2006 and will utilize the information tlands. SNC plans to provide the response to this question by January 31, 2007.		
51	How were the wetlands determined - aerial photos, wetlands delineation. If delineated, was the 1987 Wetlands Delineation Manual used? If not, what method was used?	Terrestrial Ecology	Amanda Stegen
This v photos condu	nse: A survey of wetland areas on the Vogtle site was conducted in support of the origina work was also used in the Wildlife Habitat Council program development. It consists prim s, and site walkdowns of wetland areas. The wetlands were mapped and the aerial extent v cted and the 1987 Wetland Delineation Manual was used for reference only. SNC will con SNC plans to provide the response to this question by January 31, 2007.	arily of maps developed vas defined. No formal	from topos, aerial delineation was
52	Identify the specific activities associated with wetlands impacts - including both preconstruction and construction activities (example - building the access/haul roads, new water intake structure) Specifically, provide information on the activity, the potential impact, number of acres to be impacted, type of wetland impacted (jurisdictional/non jurisdictional), and any planned mitigation associated with the wetlands. We have provided Table X-1 to facilitate compiling this information.	Terrestrial Ecology	Amanda Stegen

#	Information Need	Discipline Name	Reviewer Name
potent determ	<b>inse:</b> SNC now has adequate information available about the final design, location, and privial to impact wetlands. SNC will conduct wetlands delineation in early December 2006 and inner the impact to wetland areas associated with the Unit 3 and 4 construction. SNC plans ry 31, 2007.	nd the resulting informati	on will be utilized to
53	It is understood that the specifics associated with the construction of the new 500 kV transmission line and the borrow areas is still in the planning phase. Provide as much information as possible on wetlands, sensitive areas, and Carolina Bays that may be impacted with the construction of the new 500 kV transmission line as well as the borrow areas.	Terrestrial Ecology	Amanda Stegen
enviro provio	<b><i>mse</i></b> : SNC is working with Georgia Power Company (GPC) to develop a macro-corridor for mental impacts associated with construction and operation of this line. The assessment will be did in the ER for this line. Information should be available by January 31, 2007. SNC plary 31, 2007.	vill build on the county l	evel assessment
54	In regards to wetlands, has SNC provided maps or delineations to the ACOE for jurisdictional determinations, and if not, how much interaction regarding wetlands has SNC had with the Corps?	Terrestrial Ecology	Amanda Stegen
has en issues obtain	<b>inse:</b> Information about the final design and location of structures and construction activity agaged the U.S. Army Corps of Engineers (USACE) – Savannah District and has met with . SNC will conduct wetlands delineation in early December 2006 and this information will ing jurisdictional determinations. These determinations will be utilized in evaluating the etands. SNC plans to provide the response to this question by January 31, 2007.	them on two occasions to l be provided to the USA	o discuss wetland CE for the purpose of
55	What is the proposed schedule for obtaining the required permits from Georgia DNR and COE? What is the status of the 401, 404 and Section 10 applications? These permits include the 401, 404 and Section 10 permits.	Terrestrial Ecology	Amanda Stegen

#	Information Need	Discipline Name	Reviewer Name			
permit persor intake issues EPD. contro schedu Intake Discha	<b>Response</b> : SNC has engaged the Georgia Department of Natural Resources – Environmental Protection Division (EPD) regarding state issued permits and the US Army Corps of Engineers (USACE) regarding federal permits. A number of meetings have been held and Georgia EPD personnel were present at the site audit. There are four permits that are the focus of current efforts; the Section 10/Section 404 permits for the intake structure, discharge structure, and barge slip and the NPDES Stormwater permit for construction activities. The first three permits are issues by the USACE, but require Section 401 water Quality Certifications from Georgia EPD. The stormwater permit is issued by Georgia EPD. In addition to these permits, SNC is evaluating the need for coverage under a Title V air permit for construction activities, including control of dust and storage and use of volatile substances such as gasoline and diesel fuel. The ER discusses permits in Chapter 6. The current schedule for permit applications is under development. Applications for the four permits discussed above will be submitted as follows:					
	Slip Section 10 and Section 404 permit - Fall 2007 S Stormwater permit for construction activities - Summer 2007					
SNC Î	endent on schedule of pre-construction activities and outcome of LWA rulemaking as already had discussions with the relevant agency personnel about these permits and wil action becomes available.	l continue dialogue as ad	ditional schedule			
56	Provide acreage associated with the man-made ponds.	Terrestrial Ecology	Amanda Stegen			
Respo	<i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.			
57	What species are associated with Debris Basins 1 and 2 and associated wetland areas?	Terrestrial Ecology	Amanda Stegen			
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.			
<b>Respo</b>	<i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC What species are associated with the large basin between Debris Basin 1 and 2?	C; No further action need Terrestrial Ecology	ed. Amanda Stegen			

#	Information Need	Discipline Name	Reviewer Name
59	There is currently insufficient detail to determine if there will be any dredge and fill activities associated with the preconstruction/construction activities including building access roads to and from riverfront structures, the new cooling water intake structure, the new discharge structure; modification of existing barge slip; and installation of proposed 500 kV transmission line. Provide information regarding the preconstruction/construction activities that may have dredge and fill component. What are the quantities of material to be dredged/ used for fill? And have these sediments been characterized? Table X-1 has been provided to facilitate compiling this data.	Terrestrial Ecology	Amanda Stegen
struct	<b>onse:</b> As part of site preparation activities and prior to any construction activities, any well use and barge facility or within the upland construction site will be delineated to determine all permits would be obtained. SNC will conduct wetland delineation in early December 20 spaces of construction activities on wetlands. SNC plans to provide the response to this que	wetland impacts and all 06 and utilize this inform	appropriate state and nation in determining
60	pg 2.4-4, 4 <sup>th</sup> para. The first sentence states that "No streams or wetlands are located within the proposed footprint (see Figure 2.1-1)." The legend for Figure 2.1-1 does not include wetlands. Provide a map with wetlands in legend and on figure.	Terrestrial Ecology	Amanda Stegen
uplano propo	<b>onse:</b> There are no streams or wetland areas in the proposed footprint. The power block, conduct areas and construction in these areas will not impact wetlands. SNC will begin wetland construction and the subsequent report will clearly define and delineate wetland areas and impacts.	lelineation in early Dece	mber 2006 beyond the
61	What survey methods were used for the 2005 threatened and endangered surveys? Were separate plant, reptile, amphibian and bird surveys conducted? If not, how were these organisms surveyed? What methods were used to complete these surveys (e.g., did trained biologists conduct the surveys, number of people on each survey, type of	Terrestrial Ecology	Amanda Stegen

#	Information Need	Discipline Name	Reviewer Name
62	Specifically what sections of the VEGP Site and transmission line corridors were surveyed for threatened and endangered species? Please provide a map(s) with this information.	Terrestrial Ecology	Amanda Stegen
	<b>onse:</b> SNC is developing this information in December 2006, but it will not be available w nse to this question by January 31, 2007.	ith this response. SNC	plans to provide the
63	Were the all the areas that will be impacted during pre-construction/construction activities surveyed for threatened and endangered species? If not, what areas that will be impacted were NOT surveyed? Please identify what activities are associated with areas that have been surveyed/haven't been surveyed. Table X-1 is provided to facilitate compiling this information.	Terrestrial Ecology	Amanda Stegen
Rega	<b>onse:</b> All areas that will be impacted during pre-construction/construction activities were surding areas that have been surveyed, SNC is developing this information in December 200 plans to provide the response to this question by January 31, 2007.	surveyed for threatened a 6, but it will not be avai	and endangered species. lable with this response.
64	If areas that will be impacted were not surveyed, please provide justification for not completing any surveys/monitoring.	Terrestrial Ecology	Amanda Stegen
Respo	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led
65	Are there historical records of "important" species using the site? If so, when and where?	Terrestrial Ecology	Amanda Stegen
Resp	onse: There are no historical records of "important species" utilizing the Vogtle site.		
66	Provide information on any historic programs that documented wildlife onsite or in the transmission line corridors.	Terrestrial Ecology	Amanda Stegen
Pasn	<b>pnse</b> : This item was clarified/resolved through audit interaction between SNC and the NRC	<sup>¬.</sup> No further action nee	dad

#	Information Need	Discipline Name	Reviewer Name
67	pg 5.6-1, 4 <sup>th</sup> para, last sentence, Transmission System Impacts provide additional details (procedures/training qualifications) concerning reporting unusual occurrences (or mortality) of federally threatened or endangered (T&E) species to the GPC Environmental Affairs Department within 24 hours of discovery. Do the maintenance crews actively look for T&E species or are the reports just by chance? Do they have T and E training?	Terrestrial Ecology	Amanda Stegen
Resp	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	; No further action need	led.
68	Has suitable habitat for T&E species been identified in the transmission corridors or onsite? If not, have any efforts been made to identify suitable habitat?	Terrestrial Ecology	Amanda Stegen
Resp	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action nee	ded.
69	pg 2.4-4, 2 <sup>nd</sup> para The last sentence states that "SNC biologists at VEGP are familiar with special-status species in eastern Georgia." Does this imply that there is on-going program to document special-status species if they are encountered on site? Do the SNC biologists work with state and federal biologists to document/protect species that may occur onsite or in the transmission corridors? Please describe the SNC terrestrial threatened and endangered species program.	Terrestrial Ecology	Amanda Stegen
needs report the T and fe Wildl progr enviro that a perso	<b>onse:</b> SNC utilizes biologists from the Georgia Power Company (GPC) Environmental Lal and for support of the ESP process. A consultant (Third Rock) was used to develop the T t for the Vogtle ESP. They worked closely with GPC biologists during all phases of the wo & E species report and the ESP ER sections dealing with T & E species. GPC maintains a ederal biologists and participate in the Georgia Heritage program. SNC also maintains a fol life Habitat Council (WHC) certification program. Vogtle is a Certified Wildlife Habitat si am to local schools and employees actively participate in wildlife education projects. Any onmental impact is reviewed by environmental personnel and experts are brought in when re considered during these reviews. The GPC biologists met with NRC, PNNL, and Georg nnel during the site audit and provided copies of many of the guidelines and procedures use onmental assessment work. The GPC biologists will be working with the SNC consultant of	hreatened and Endanger rk and the GPC biologis n outstanding working r cus on T & E species iss te. The WHC program activity conducted at Voneeded. T & E species i ia Department of Natura ed on transmission line s	red (T & E) Species sts provided review of relationship with state sues through the includes an outreach ogtle with potential for s one of the many items al Resources (DNR) siting and other

#	Information Need	Discipline Name	Reviewer Name
70	The longleaf, loblolly and slash pine forests that occur on the VEGP Site are described as being "diverse ages" (pg 2.4.1). Provide a map that shows the distribution of the forest age classes on the VEGP site in relation to the areas that will be impacted by pre-construction and construction activities.	Terrestrial Ecology	Amanda Stegen
Respo	<i>nse:</i> SNC plans to provide the response to this question by January 31, 2007.		•
71	Provide information on the construction/pre construction activities associated with removal of forested/hardwood areas. Specifically provide the activity, type of impact, acres impacted, type of forest, and planned mitigation. Table X-1 has been provided to facilitate compiling this information.	Terrestrial Ecology	Amanda Stegen
Respo	nse: SNC plans to provide the response to this question by January 31, 2007.		
72	Page 2.44 mentions the "bottomland hardwoods" near the new intake structure. Please describe these hardwoods including acreage.	Terrestrial Ecology	Amanda Stegen
prima bottor to tho	<i>nse</i> : The hardwoods in question are described on page 2.4-2: "Canopy species in the lowerily bald cypress and tupelo gum, while sycamore, box elder, sugarberry, and swamp chestmand hardwoods. American holly, ironwood, water locust, cane, and buttonbush form the se species that can survive inundation and dense shade; these include richweed, lizard tail, plan is for 12 acres to be impacted.	nut oak occupy the slighunderstory. Ground cov	the higher ground in the ver is sparse and limited
73	Provide the data sources (e.g., on-going investigations by licensee, existing GIS database, federal/state/local records, etc.) used to describe the existing environmental conditions, the site habitats and communities, and the wildlife populations. These general descriptions are found in section 2.0 and 2.4.	Terrestrial Ecology	Amanda Stegen
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
74	Provide documentation regarding any fieldwork that was conducted as part of the review including extent/duration of the field work, and whether or not any federal or state agencies participated in the field work or data analysis/review.	Terrestrial Ecology	Amanda Stegen

#	Information Need	Discipline Name	Reviewer Name
and be Endan Progra	<i>nse:</i> The threatened and endangered species surveys were conducted during spring, summer gan on April 12, August 22, and October 24. Additional details regarding these surveys a gered Species Survey Final Report, copies of which were distributed to the Georgia Depar m. Personnel from federal or state agencies did not participate in the field work, but the T Report was distributed to the Georgia Department of Natural Resources Natural Heritage P	re documented in the Th tment of Natural Resour hreatened and Endanger	reatened and ces Natural Heritage
75	Provide information on the existing species composition, spatial and temporal distribution, abundance of terrestrial natural resources onsite and in the transmission line corridors.	Terrestrial Ecology	Amanda Stegen
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
76	Has the species composition, spatial and temporal distribution, abundance of terrestrial natural resources changed since the 1985 FES for operation was written? In so, please explain how these communities have changed. If the communities have not changed, please explain how "no change" has been verified.	Terrestrial Ecology	Amanda Stegen
enhane metho Vogtle Howe	<i>nse:</i> Vegetation communities continuously change over time, and SNC actively manages cement. Major emphasis has been placed on reestablishing native longleaf pine at VEGP. ds are used for habitat management at VEGP; details are documented in Wildlife Habitat C Electric Generating Plant. The VEGP site has been designated as a Certified Wildlife Haver, no studies have quantified the change over time, and so no information is available. A ed during the site audit.	Prescribed burning, tim Council 2003 Recertifica bitat by the Wildlife Hal	ber thinning, and other tion Application for pitat Council.
77	Are the dominant species present native or non-native?	Terrestrial Ecology	Amanda Stegen
	<i>nse:</i> Dominant species are native; see Section 2.4.1 of the ESP Application Environmentates Survey Final Report for species.	l Report and the Threate	ned and Endangered
78	Are there any issues concerning invasive plant species?	Terrestrial Ecology	Amanda Stegen
Respo	nse: No invasive species have been noted in the terrestrial or aquatic environments at Vog	gtle.	
79	Are there any species present that serve as biological indicators?	Terrestrial Ecology	Amanda Stegen

#	Information Need	Discipline Name	Reviewer Name
indic	<b>onse</b> : The question presumably uses the term "biological indicators" as does NUREG-155 ators to monitor the effects of the facilities on the terrestrial environment". In this regard, as biological indicators. However, the natural community as a whole could be thought of	SNC is not aware of any	species at VEGP that
80	pg 2.4-4, 5 <sup>th</sup> para continued Are there any species present that are critical to the function and structure of the local terrestrial ecosystem?	Terrestrial Ecology	Amanda Stegen
Resp	onse: SNC is not aware of any species critical to the function and structure of the local ter	restrial ecosystem.	
81	What activities are included in the 500 acre footprint?	Terrestrial Ecology	Amanda Stegen
addit 82	<b>onse:</b> The area of the footprint and associated uses are shown on Figure 3.1-3 "ESP Site Usional onsite work in December 2006 to map the habitat types and presence of species onsite including any new debris basins, the solid waste storage areas, fabrication and shop areas (pg 3.9-3). Provide information on the acreage breakdown associated with each pre-construction activity. For example, provide the number of acres associated with expanding the barge slip, building the new intake, etc. Table X-1 is provided to facilitate compiling this information.	e which will be provided Terrestrial Ecology	Amanda Stegen
-	<i>onse:</i> The majority of this information is available in Figure 3.1-3. SNC is developing de equested information. SNC plans to provide the response to this question by January 31, 2		nation that will include
83	What upgrades will be required on "the rail line that runs from its connection with Norfolk and Southern line to the termination at VEGP" (pg 3.9-3)?	Terrestrial Ecology	Amanda Stegen

#	Information Need	Discipline Name	<b>Reviewer Name</b>
84	It is difficult to discern what activities are covered under the current license and thus out of scope of our review and which pre construction activities are associated with the ESP application. For example, are the transmission line re-routes part of the pre- construction activities or are these covered under the current license for Units 1 and 2? Please clarify which activities are covered under the current license and which activities are associated with the ESP application.	Terrestrial Ecology	Amanda Stegen
<i>Resp</i> neede	<i>onse:</i> This item was clarified/resolved (See 3.9-1 and 4.1-1) through audit interaction betwed.	een SNC and the NRC;	No further action
85	Are any upgrades/changes to the existing corridors needed to support additional power that will be generated by Units 3 and 4?	Terrestrial Ecology	Amanda Stegen
_	onse: There are no upgrades/ changes to the offsite portions of the existing SNC transmissi	ion lines. Changes will	be made onsite to
	ate lines and expand the switchyards. These changes are discussed in the ER.		
		Terrestrial Ecology	Amanda Stegen
reloca 86 <b>Resp</b> any ra Herita	<ul> <li>ate lines and expand the switchyards. These changes are discussed in the ER.</li> <li>Does SNC cooperate with the Georgia Natural Heritage Program or other state/federal agencies in conducting transmission corridor rare plant survey program on a periodic basis?</li> <li>onse: Transmission corridor rare plant surveys are not conducted on a periodic basis. How are plants and animals discovered on the transmission corridors to the Georgia Natural Heritage Program periodically provides updates of their rare species GIS data base to Georgia Ports during corridor maintenance activities. Georgia has a state transmission line siting program</li> </ul>	Terrestrial Ecology rever, Georgia Power pr itage Program. In turn, ower so that Georgia Po	Amanda Stegen ovides the locations of the Georgia Natural wer can avoid negativ
Respo any ra Herita	<ul> <li>ate lines and expand the switchyards. These changes are discussed in the ER.</li> <li>Does SNC cooperate with the Georgia Natural Heritage Program or other state/federal agencies in conducting transmission corridor rare plant survey program on a periodic basis?</li> <li>onse: Transmission corridor rare plant surveys are not conducted on a periodic basis. How are plants and animals discovered on the transmission corridors to the Georgia Natural Heritage Program periodically provides updates of their rare species GIS data base to Georgia Ports during corridor maintenance activities. Georgia has a state transmission line siting program</li> </ul>	Terrestrial Ecology rever, Georgia Power pr itage Program. In turn, ower so that Georgia Po	Amanda Stegen ovides the locations of the Georgia Natural wer can avoid negativ
Respo any ra Herita impao guida 87	<ul> <li>ate lines and expand the switchyards. These changes are discussed in the ER.</li> <li>Does SNC cooperate with the Georgia Natural Heritage Program or other state/federal agencies in conducting transmission corridor rare plant survey program on a periodic basis?</li> <li>onse: Transmission corridor rare plant surveys are not conducted on a periodic basis. How are plants and animals discovered on the transmission corridors to the Georgia Natural Heritage Program periodically provides updates of their rare species GIS data base to Georgia Potest during corridor maintenance activities. Georgia has a state transmission line siting program.</li> <li>Provide information regarding the location/description of any sensitive/protected areas</li> </ul>	Terrestrial Ecology rever, Georgia Power pr itage Program. In turn, ower so that Georgia Po ram (Georgia Code Title Terrestrial Ecology	Amanda Stegen ovides the locations of the Georgia Natural wer can avoid negative e 22) that provides Amanda Stegen

# AR-06-2684 Enclosure Information Needs Question Response

#	Information Need	Discipline Name	Reviewer Name
89	Provide the GPC procedures for implementing Georgia Code Title 22, Section 22-3-161 (pg 4.1-3).	Terrestrial Ecology	Amanda Stegen
Resp	onse: A copy was provided initially at Site Audit in draft form. A final copy is included as	s Attachment C-4.	•
90	Provide the GPC Avian Protection Plan.	Terrestrial Ecology	Amanda Stegen
Resp	onse: A copy of the Avian Protection Plan was provided during the Site Audit.	•	
91	Provide the VEGP Environmental Protection Plan.	Terrestrial Ecology	Amanda Stegen
Resp	onse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action nee	ded.
92	Provide documentation on how SNC will comply with the Migratory Bird Treaty Act during pre-construction and construction activities?	Terrestrial Ecology	Amanda Stegen
Resp	onse: This information is contained in the Avian Protection Plan provided during the site a	udit.	
93	Pg 4.3-1 - how many acres of forested area will be impacted by construction? There are conflicting total acres on this page (500, 250, 249 acres). How many acres of hardwood forest will be impacted - this page states that "25 acres" will be impacted and page 4.11 states that 50 acres of hardwood will be impacted. Please clarify.	Terrestrial Ecology	Amanda Stegen
+ 25 a ofk	<b>onse:</b> The reference to 249 acres in the first paragraph of page 4.3-1 is in error. Otherwise acres hardwood forest + 125 acres developed areas = 500 total acres). The sentence on page ardwoods" should have stated "25 acres".		
94	What are the impacts to the shoreline associated with the new intake and barge slip as well as increased water withdrawals?	Terrestrial Ecology	Amanda Stegen
	<b>ponse:</b> SNC has begun detailed evaluation of the impacts of construction. Results are expected eation will be conducted in early December 2006. SNC plans to provide the response to the		

#	Information Need	Discipline Name	Reviewer Name
95	Are there any ecological or biological studies of the site or its environs that are recent or currently in progress (either by licensee or others)?	Terrestrial Ecology	Amanda Stegen
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
96	pg 2.4-4, 5 <sup>th</sup> para What is the status of the primary game species (e.g., relative health of deer herd, number of deer harvested)?	Terrestrial Ecology	Amanda Stegen
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
97	The fourth sentence states that "No 'travel corridors' for game species cross the VEGP site." Provide documentation/reference for this conclusion. Was actual field reconnaissance conducted?	Terrestrial Ecology	Amanda Stegen
routes trails a of seas migrat southe	<b>nse:</b> NUREG 1555 states that data should be obtained for "locations of travel corridors for for those corridors that could potentially be blocked by use of the site". Deer and small m are ubiquitous in forested areas of Georgia. The statement on page 2.4-4 that "travel corric sonal routes of large migratory mammals such as caribou, elk, etc. and to seasonal flyways ory mammals such as caribou and elk is obvious. Migratory birds do pass through the vic astern U.S., but VEGP is not located on a major flyway. Numerous references exist descr ca, see <u>http://www.birdnature.com/flyways.html</u> for an example.	ammals use "game trails lors" do not exist at VEC of migratory birds. The inity of VEGP and throu	" at VEGP; such game BP refers to the absence absence of large ghout the entire
98	pg 4.3-2, 3 <sup>rd</sup> para, last sentence. It is not clear if the "few avian collisions with existing structures at VEGP" is based on a formal cooling tower bird collision survey. Please clarify.	Terrestrial Ecology	Amanda Stegen
<i>Respo</i> invest	<b>nse:</b> No formal cooling tower bird collision surveys have been conducted at VEGP. The gated and determined to be of no significance.	relatively few bird collis	ion events have been

#	Information Need	Discipline Name	Reviewer Name
99	6.5-2 Construction, Pre-Operational, and Operational Monitoring In Section 5.3.3.2.5 Avian Collisions, the following statement is made: "Because collisions with existing VEGP cooling towers are rare, it is likely that bird collision with the new towers will be minimal." NUREG-1555, Section 6.5.1, states that "Monitoring programs should cover elements of the ecosystem for which a causal relationship between station construction and/or operation and adverse change is established or strongly suspected." Provide documentation on the cooling tower monitoring that was conducted to confirm that no changes in composition, abundance, or distribution of avian species are occurring as a result of operating the two additional units at VEGP. If no monitoring was conducted, provide documentation on how SNC reached the conclusion that collisions with the existing towers are rare.	Terrestrial Ecology	Amanda Stegen
and th	<i>nse:</i> See response to comment # 98; no formal monitoring has been conducted. Collisions e bird carcasses were examined to confirm the cause of mortality. The towers are surround a which carcasses are relatively easily seen.		
100	Chapter 1010.1 Unavoidable Adverse Environmental Impacts and 10.2 Irreversible and Irretrievable Commitments of Resources Provide a summary regarding the modification to wetlands or wetlands filled as part of the planned construction activities in the bottomland hardwood forest along the Savannah River or along the proposed 500 kV transmission corridor across approximately 60 linear miles of eastern Georgia.	Terrestrial Ecology	Amanda Stegen
<i>Respo</i> 2007.	nse: SNC will conduct wetland delineation in early December 2006. SNC plans to provid	le the response to this qu	estion by January 31,
101	Provide information on the cumulative impacts on terrestrial resources.	Terrestrial Ecology	Amanda Stegen
the vic	<i>nse:</i> The approximately 500 acres of potentially affected habitat at the site represents a sm cinity, and since the construction and support areas do not contain any old growth timber, u communities and are largely planted slash pines and open areas, cumulative impacts to terror	inique or sensitive plants	s, or unique or sensitive
102	pg 6.0-1, Chapter 6, Environmental Measurements and Monitoring Programs Provide a figure showing the monitoring locations.	Terrestrial Ecology	Amanda Stegen

Information Need	Discipline Name	Reviewer Name
nse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action need	led.
pg 6.5.1, 6.5 Ecological Monitoring, 6.5.1 Existing Ecological Monitoring Explain how the criterion of pre-application monitoring for at least one annual cycle has been met.	Terrestrial Ecology	Amanda Stegen
nse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action need	led.
pg 4.3-2, 4 <sup>th</sup> paraNUREG-1555, Section 2.4.1, page 2.4.1-6, states that "Information should be based on an analysis of at least one full year of data, to reflect seasonal variations in terrestrial populations." Was any effort made to either review historical data or collect new data for wildlife at the site?	Terrestrial Ecology	Amanda Stegen
nse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action need	led.
All of the input, output, and on-site meteorological (1998 - 2002 or more) files used for the PAVAN, XOQDOQ, and SACTI models.	Meteorology	Jeremy Rishel
nse: This item was clarified/resolved through audit interaction between SNC and the NR	C; No further action need	led.
Please provide a map showing the areas that will be directly or indirectly impacted by construction of the new plant and the locations of archaeological sites documented by New South.	Cultural and Historical Resources	Darby Stapp
	<ul> <li><i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRP pg 6.5.1, 6.5 Ecological Monitoring, 6.5.1 Existing Ecological Monitoring Explain how the criterion of pre-application monitoring for at least one annual cycle has been met.</li> <li><i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRP pg 4.3-2, 4<sup>th</sup> paraNUREG-1555, Section 2.4.1, page 2.4.1-6, states that "Information should be based on an analysis of at least one full year of data, to reflect seasonal variations in terrestrial populations." Was any effort made to either review historical data or collect new data for wildlife at the site?</li> <li><i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRP All of the input, output, and on-site meteorological (1998 - 2002 or more) files used for the PAVAN, XOQDOQ, and SACTI models.</li> <li><i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRP Please provide a map showing the areas that will be directly or indirectly impacted by construction of the new plant and the locations of archaeological sites documented by</li> </ul>	nse:       This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need pg 6.5.1, 6.5 Ecological Monitoring, 6.5.1 Existing Ecological Monitoring Explain how the criterion of pre-application monitoring for at least one annual cycle has been met.       Terrestrial Ecology         nse:       This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need met.       Terrestrial Ecology         nse:       This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need pg 4.3-2, 4 <sup>th</sup> paraNUREG-1555, Section 2.4.1, page 2.4.1-6, states that "Information should be based on an analysis of at least one full year of data, to reflect seasonal variations in terrestrial populations." Was any effort made to either review historical data or collect new data for wildlife at the site?       Terrestrial Ecology         nse:       This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need for the PAVAN, XOQDOQ, and SACTI models.       Meteorology         nse:       This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need for the PAVAN, XOQDOQ, and SACTI models.       Meteorology         nse:       This item was clarified/resolved through audit interaction between SNC and the NRC; No further action need for the PAVAN, XOQDOQ, and SACTI models.       Cultural and Historical Resources         Please provide a map showing the areas that will be directly or indirectly impacted by construction of the new plant and the locations of archaeological sites documented by       Cultural and Historical Resources

#	Information Need	Discipline Name	Reviewer Name
107	Determinations of Eligibility. In order for NRC to move forward with its determination of impact, SNOC needs to obtain concurrence from the Georgia SHPO on both the "recommended eligible for listing on the National Register" and "recommended not eligible for listing on the National Register" archaeological sites. Presently, we understand that New South has submitted site forms for the sites with these recommendations to the Georgia Archaeological Site files. No action will be taken, however, until SNOC requests the Georgia SHPO to review the site forms and agree or not agree. Once this is done, NRC will know for certain which sites are eligible for listing (i.e., "historic properties") and therefore which sites need to be addressed in the analysis. It is important that this concurrence be obtained before the site audit.	Cultural and Historical Resources	Darby Stapp
Respo	nse: SNC has received response from SHPO and a copy was provided during the Site Aud	dit.	
108	Determination of Adverse Effect. SNOC needs to seek concurrence from SHPO on SNOC's determination that the water intake structure and associated infrastructure will have no impact on archaeological sites 9BK416 and 9BK423. It is important that this concurrence be obtained before the draft EIS is submitted.	Cultural and Historical Resources	Darby Stapp
Respo	nse: SNC has received letter from SHPO. A copy of the letter was provided at the Site A	udit.	

	Information Need	Discipline Name	Reviewer Name
109	In order for NRC to make its level of impact determination, several things need to be clarified: a. In comparing Figure 2.5.3-1 with Figure 3.1-3, it appears that the water intake structure and associate road will impact both sites. Please explain why SNOC does not believe it will. b. We understand that no shovel testing was conducted on the river terrace where the water intake structure will be located. Please explain why no testing was done and why SNOC does not believe that there is any potential for archaeological sites in this area. c. Please explain any protective/mitigation measures that will be put in place during construction and operation. d. Please copies of the procedures that will be in place relative to cultural and historic resource protection.	Cultural and Historical Resources	Darby Stapp
shove	<b>nse:</b> SNC will agree with conditions requested by SHPO. A copy will be provided to NR I testing was done at the request of NRC in the floodplain area where the intake will be loc	ated. No positive tests v	vere reported. The
shove New S	I testing was done at the request of NRC in the floodplain area where the intake will be loc South Addendum report is now complete and a copy will provided by separate transmittal I	ated. No positive tests v etter to the NRC for the	vere reported. The docket.
shove	l testing was done at the request of NRC in the floodplain area where the intake will be loc	ated. No positive tests v	vere reported. The
shove New S 110	I testing was done at the request of NRC in the floodplain area where the intake will be loc South Addendum report is now complete and a copy will provided by separate transmittal I	ated. No positive tests v etter to the NRC for the Cultural and Historical Resources	vere reported. The docket. Darby Stapp
shove New S 110	I testing was done at the request of NRC in the floodplain area where the intake will be loc South Addendum report is now complete and a copy will provided by separate transmittal I Please provide the revised New South report.	ated. No positive tests v etter to the NRC for the Cultural and Historical Resources	vere reported. The docket. Darby Stapp
shove: New S 110 <i>Respo</i> 111	I testing was done at the request of NRC in the floodplain area where the intake will be loc South Addendum report is now complete and a copy will provided by separate transmittal I Please provide the revised New South report.	ated. No positive tests v etter to the NRC for the Cultural and Historical Resources ocket by January 31, 200 Cultural and	vere reported. The docket. Darby Stapp 07.
shove New S 110 <i>Respo</i> 111	I testing was done at the request of NRC in the floodplain area where the intake will be loc South Addendum report is now complete and a copy will provided by separate transmittal I Please provide the revised New South report. Inse: The New South Addendum Report is complete. SNC will provide by letter for the deserved provide any responses from the SHPO office, tribes, or interested parties.	ated. No positive tests v etter to the NRC for the Cultural and Historical Resources ocket by January 31, 200 Cultural and	vere reported. The docket. Darby Stapp 07.

#	Information Need	Discipline Name	Reviewer Name
113	Provide a description (figure and coordinates) of all wetlands, and their respective seasonal characteristics, on the site. Describe how these wetlands will be affected during construction and operation of the facility.	Hydrology	Chris Cook
Respo	nse: SNC will conduct wetland delineation in early December 2006 and provide the respo	onse by January 31, 20	07.
114	Provide estimated erosion characteristics and sediment transport rates, including bed and suspended load fractions, for the Savannah River near the site.	Hydrology	Chris Cook
Respo	nse: This information is provided in Attachment B-1.		
115	Provide any water velocity data collected near the location of the proposed intake and outfall structures.	Hydrology	Chris Cook
measu this re	3269 Savannah River near Waynesboro and are presented in the SSAR Table 2.4.11-6. Ot irements have not been acquired at the locations proposed for the intake or outfall structure quirement for fresh water streams. Bathymetric surveys were conducted at these locations, udinal velocity distributions at these locations for a given river stage.	es. Note that the SRP f	or ER 2.3.1 does show
116	Provide the stage-discharge rating curves for the Savannah River gauges nearest the site.	Hydrology	Chris Cook
	<i>nse:</i> The Stage-discharging rating curve is provided in the SSAR, Figure 2.4.11-7. The ra USGS Station no. 021973269 Savannah River near Waynesboro for 1986, 1987, 1988 and		bed using measured data
117	Section 2.3.1 Hydrology, Describe the process used to develop the reasonably conservative Vogtle site conceptual model and nearby area. Also, describe any alternate conceptual models that were considered. Provide data (e.g., precipitation, surface water runoff, stream flow, groundwater levels, historical groundwater resource depletion [pumping) used to formulate the water budget for key hydrologic elements of the Vogtle site and the nearby area, (e.g., Mallard/Mathes pond, water table aquifer, Tertiary aquifer, Cretaceous aquifer). Include data and descriptions on the recharge rates, soil moisture characteristics and moisture content in the vadose zone.	Hydrology	Chris Cook

#	Information Need	Discipline Name	Reviewer Name
	<i>nse:</i> This question along with questions 118, 144, 145, 146, 147, 148 and 163 will be add esponse will require more time to complete and will be submitted by January 31, 2007.	ressed comprehensively	in a single response.
118	Provide any information regarding what the anticipated impacts of excavation beneath the ESP facility site will have on the water levels within the pond. Also, provide any existing monthly water elevation and water quality data. Based upon the piezometric contour maps for the water table aquifer, much of this aquifer apparently recharges Mallard/Mathes Pond.	Hydrology	Chris Cook
the po concu	<b>nse:</b> SNC has provided two (2) hard copies of LIDAR maps of the site including the Mall nd surface elevation and the relationship to site terrain and drainage. No elevation or waters that based on the piezometric contour maps, there is recharge to the pond from the Waters from surface runoff in the pond drainage area. SNC is investigating availability of dewat is information, if available, will be included by January 31, 2007 in response with Question	r quality data exists for r Table Aquifer. Signifi ering data from the cons	Mallard Pond. SNC cant recharge also
119	Section 2.3.1.2.3 Observation Well Data, Provide a table listing the observation and water well statistics (for example, well name, legal location, well depth, screened interval, and formation or water-bearing unit of the screened interval). Provide geologic logs and construction diagrams of the observation wells and discuss the procedures for installing these wells.	Hydrology	Chris Cook
single Repor	<i>nse:</i> Please see Appendix 2.4-A of the SSAR. This reference provides all needed informatable, it is available collectively in Tables 2.3.1-18, 19, and 20. SSAR Appendix $2.4A - C$ t (Report Table 5.1 and Appendices E and F) contains the geologic logs, construction informentation.	Observation Well Installa	ation and Development
120	Provide data that support why Wells OW-1006 and OW-1007 were at their highest elevations in June and lowest elevations in December (Table 2.3.1-18). Trends at other wells show relatively low elevations in July and high elevations in Feb/March. Well 808, with its respective high/low elevation for September and May, also seems to be an exception.	Hydrology	Chris Cook
Respo	<i>nse:</i> This response is provided as Attachment B-2.	I	

#	Information Need	Discipline Name	Reviewer Name	
121	Section 2.3.1.2.4 Water Table Aquifer, Provide the data presented in Table 2.3.1-20. In the case of well OW-1001A, the depth interval tested for hydraulic conductivity appears to be above the water table, and hence not suitable for testing saturated zone hydraulic conductivity.	Hydrology	Chris Cook	
Geote hydrau the ins impac screen bottom measu sugges	hydraulic conductivity. <b>Response:</b> The data used to obtain the hydraulic conductivity values summarized in ER Table 2.3.1-20 is included in SSAR Appendix 2.5A –         Geotechnical Investigation and Laboratory Testing Data Report (Report Appendix D). Hydraulic conductivity values were determined by in situ hydraulic testing using the slug test method. In the case of observation well OW-1001A, SSAR Appendix 2.5A, report Appendix D discusses the installation, development, and testing of OW-1001A. This well was installed as a replacement well for OW-1001, which was either impacted by grout during installation or installed in a confining unit. OW-1001A was installed, developed, and tested October 11-14, 2005. The screened interval for this well extends from 136.13 to 146.13 ft msl. The static water level in the well prior to testing was 3.2 ft above the bottom of the well sump at an elevation of 136.33 ft msl and only slightly above the bottom of the screen. Subsequent monthly water level measurements, summarized in ER Table 2.3.1-18, have varied from 135.91 to 135.99 ft msl, which fall below the screened interval. This data suggests that the screened interval for the well extends above the water table and that this well is not suitable for characterizing saturated hydraulic conductivity using the slug test method.			
	next revision of the ESP application, the hydraulic conductivity value for OW-1001A reported to the recalculated, and a footnote will be added to this table to explain that the			

not considered reliable because of the thin saturated zone present within the screened interval during testing.

#	Information Need	Discipline Name	Reviewer Name	
122	This section describes the basis for a groundwater travel time of 400 years from the center of the Power block to Mallard Pond. This travel time is based on Barnwell Formation data; geometric mean hydraulic conductivity of 0.41 ft/day, horizontal gradient of 0.012 ft/ft, effective porosity of 0.32, and distance of 2200 ft. If the north-south cross section reported in Figure 2.4.12-2A of the Vogtle Early Site Permit Application - Part 2 - SSAR is applicable to the groundwater path between Power block and pond, the water table aquifer between them is a combination of Utley Limestone and Barnwell Formation. Assuming a release from the vicinity of the Power block could move through the backfill underlying construction to the Utley Limestone, the travel time to Mallard Pond may be much shorter than the 400 years described. If one only examines the influence of the hydraulic conductivity cited for the Utley Limestone (range 340 to 4.2 ft/day), the travel times are 0.5 year and 40 years respectively. Describe the conceptual model supporting the groundwater travel time estimate more fully, and include a map showing where across the site the basal Utley Limestone of the water table aquifer is known to be absent, where it is present and its thickness. Include data on the Utley Limestone necessary to make a travel time calculation, e.g., effective porosity. Note that deMarsily (1986) suggests a much lower porosity for limestone than employed for the Barnwell Formation. Provide a table and map showing the 'geotechnical and hydrogeological borings' used to describe each of the geohydrologic units described in the conceptual model of the Vogtle site, (e.g., Barnwell Formation, Utley Limestone, Tertiary aquifer, Cretaceous aquifer).	Hydrology	Chris Cook	
At the Section the Ut	<b>Response:</b> The Utley Limestone is not continuous beneath the ESP site and cannot be described as what is commonly considered a limestone. At the ESP site the limestone is generally described as a "silty clayey sand with varying amounts of carbonate material and silicified zones" (ER Section 2.6). Pumping tests conducted in the Utley Limestone for Units 1 and 2 and described in the UFSAR indicated that the transmissivity of the Utley Limestone is relatively low and varies considerably from place to place. It was concluded it would not be an effective drain for dewatering the excavation for Units 1 and 2, which implies that it would also not be effective as a preferential pathway for radionuclide			

dewatering the excavati transport.

#	Information Need	Discipline Name	Reviewer Name
123	Section 2.3.1.2.4 Lisbon Formation (Blue Bluff Marl) Confining Unit, Provide data to support porosity values in this section. The deMarsily (1986) citation does not support the assumption of an effective porosity of 80% of total porosity for the Lisbon Formation confining unit. Rather, the cited table suggests a total porosity of ~0.44 which corresponds to an effective porosity of ~0.13. These values will impact time of travel calculations.	Hydrology	Chris Cook

#	Information Need	Discipline Name	Reviewer Name			
are in values of this have a	<b>Response:</b> Total porosity values for the Lisbon Formation (Blue Bluff Marl) confining unit are summarized in ER Table 2.3.1-22. These values are included in the SSAR Appendix 2.5A – Geotechnical Investigation and Laboratory Testing Data Report (report Appendix E). Total porosity values were determined by laboratory testing of soil samples obtained from the Lisbon Formation (Blue Bluff Marl). Table 1 (Attachment B-3) of this response presents the total porosity values along with grain size distribution test data. Total porosity values range from 0.25 to 0.59 and have a median value of 0.44. Grain size distribution data indicate that most of the Lisbon Formation (Blue Bluff Marl) samples can be classified as silty sand (SM) or clayey sand (SC).					
and effect Plant to tota	The effective porosity of the Lisbon Formation (Blue Bluff Marl) was estimated using Figure 2.17 of de Marsily (1986). This figure plots total and effective porosity as a function of grain size. To estimate the effective porosity for the Lisbon Formation (Blue Bluff Marl), the ratio of effective to total porosity determined from Figure 2.17 was applied to the site-specific total porosity value for the Vogtle Electric Generating Plant (VEGP) site. Using the median D50 value of 0.24 mm as a representative grain size (cited in Table 1 of this response), a ratio of effective to total porosity of about 0.8 was determined from de Marsily's Figure 2.17. Multiplying the median total porosity of 0.44 by this ratio yields an effective porosity of 0.35.					
Yu et and P from	ffective porosity was also estimated as the difference between the total porosity and the rest al. (1993). The residual water content for the SM or SC soils comprising the Lisbon Forma arrish (1988) using equivalent USDA-SCS soil textural classifications, ranges from 0.07 to 0.34 to 0.37. This result indicates that the 0.35 value for effective porosity reported in the E n Formation (Blue Bluff Marl).	tion (Blue Bluff Marl), o 0.10. The effective poro	bbtained from Carsel sity would then range			
	Ying text will be added in the next revision of the ESP application. ER Table 2.3.1-22 will anation described in this response and the new references [(Carsel and Parrish 1988) and (Yu					

#### <u>References;</u>

Carsel, R. F., and R. S. Parrish, Developing Joint Probability Distributions of Soil Water Retention Characteristics, Water Resources Research, 24:755-769, 1988.

de Marsily, G., Quantitative Hydrogeology, Groundwater Hydrology for Engineers, Academic Press Inc.; London, p. 36, 1986. Yu, C., C. Loureiro\*, J.-J. Cheng, L. G. Jones, Y. Y. Wang, Y. P. Chia, and E. Faillace, Data Collection Handbook to Support Modeling Impacts of Radioactive Material in Soil, Argonne National Laboratory, Argonne, Illinois, April 1993.

#	Information Need	Discipline Name	Reviewer Name
124	Section 2.3.2.1.1 Local and Onsite Water Use and Section 5.2.4 Future Water Use, Provide current and projected water use at the SRS site. SRS is a major water consumer within 6 miles of the site.	Hydrology	Chris Cook
Report	<i>nse:</i> Current SRS water use was provided during the audit in a copy of the Savannah Riv. SNC was unable to find any source of information other than the report above that wou As a federal agency, NRC may be able to obtain projections from DOE.		
125	Describe any recent activity toward developing a current/updated comprehensive water resources management plan (e.g., an updated Rutherford 2000) that includes a revised drought management plan with the ESP facility in place. Describe how these developments could or could not impact SNC's ability to acquire the water rights necessary for the ESP facility.	Hydrology	Chris Cook
Vogtle resulte is rease on disc permit	<i>nse:</i> SNC has not been involved in and is not aware of any activity to develop drought m units in place. Georgia EPD has a process in place requiring counties to develop water r d in the original Rutherford 2000 report). The plan is updated on five year intervals, but onable to think that water use associated with the proposed new Vogtle units would be face cussions with Georgia EPD, SNC does not anticipate that this county planning process wi s for Unit 3 and 4 water needs. The amount of water needed for the Vogtle expansion is r cant margin in them such that the impact from a planning perspective should be insignific	esources management p the 2005 update is not a ctored into the next upd Il have major impact in relatively small and cur	blans (this process available at this time. It ate cycle (2010). Based acquiring the necessary
126	Section 2.3.1.1.3.4 Historic Flooding, Since PMF is a statistical event that is not reasonably expected to occur, what is the surrounding environmental concern surrounding its discussion?	Hydrology	Chris Cook
<b>Respo</b> perspe	<i>nse:</i> The Probable Mean Flood (PMF) is included in the ER for reference purposes only a ctive.	and has no significance	from an environmental
127	Section 2.3.2 Water Use, Provide maps and cross sections showing those portions of ground water aquifer systems that could be affected by plant withdrawals (i.e., water table aquifer, Tertiary aquifer).	Hydrology	Chris Cook
	<i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NR		

#	Information Need	Discipline Name	Reviewer Name
128	Provide 2005 and any 2006 data for Tables 2.3.2-4 and 2.3.2-6.	Hydrology	Chris Cook
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action ne	eded.
129	Provide quantitative and qualitative descriptions of navigational, recreational, in stream and other non-consumptive present and known future water uses (see page 2.3.2-3, especially as it relates to the information requested for a 6 mile radius).	Hydrology	Chris Cook
	<b>nse:</b> The U.S. Army Corps of Engineers draft Water Control Plan for the Savannah River mptive water uses such as recreation, navigation, ecology, etc. see <u>http://www.sas.usace.a</u> on.		
130	Provide the specifics (e.g., depth, aquifer, and known degree of hydraulic connection with the water table and Tertiary aquifer) on which wells reported tritium (page 2.3.3-5). Provide the tritium data obtained from those wells from 1991 through 2002 (or current, if available).	Hydrology	Chris Cook
at the Savan inform	<b>nse:</b> A number of studies have been conducted in the area of Plant Vogtle to evaluate the Savannah River Site (SRS). None of these studies have identified tritium contamination in nah River. SNC review of GA DNR tritium studies revealed the initial report of tritium in nation, contained in subsequent reports, indicates that the monitoring wells in question were sequent generally conclude that the tritium does not produce significant environmental concern d	n the Tertiary aquifer of Tertiary aquifer wells re actually in the water	on the Georgia side of the may be incorrect. New
Refere	ences:		
131	Section 2.3.3 Water Quality, Provide the mean, range, temporal and spatial variations of surface water quality characteristics such as water temperature, TSS, TDS, DO, BOC, COD, etc. Is this type of data available for surface waters and ground water at the site?	Hydrology	Chris Cook
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action ne	eded.
132	"Ground water from the water table aquifer contains 20 to 170 ppm TDS; ground water from the deeper confined aquifer contains 110 to 194 ppm" page 2.3.3-3. Which wells are these values derived from and what has been the variation over time?	Hydrology	Chris Cook

#	Information Need	Discipline Name	Reviewer Name		
Respo	Response: This item was clarified/resolved through audit interaction between SNC and the NRC; No further action needed.				
133	Section 2.6 Geology, Page 2.6-2. Indicate how many borings were "drilled as part of the ESP subsurface investigation program encountered the top of the Blue Bluff member"	Hydrology	Chris Cook		
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.		
134	Section 2.8. Related Federal Project Activities, Provide recent information on the ongoing USACE studies regarding decommissioning of the Savannah Bluff's Lock and dam. Describe the consultations which have been conducted between SNC and USACE regarding decommissioning.	Hydrology	Chris Cook		
http://v	<i>nse:</i> A copy of the referenced study is available on the US Army Corps of Engineers – Sa <u>www.sas.usace.army.mil</u> . SNC is participating as a member of the public along with the C m. At present, a decision has been made to leave the dam in place and refurbish it over the	Corps in determining the	impacts of removing		
135	Section 3.3 Plant Water Use, Provide average plant water use by month.	Hydrology	Chris Cook		
Respo	nse: Bi-annual Reports for Groundwater Use for the most recent one-year period (July 05	– June 06) are provided	in Attachment C-1.		
136	Section 3.3.1. Water Use, For the water use diagram, provide the data and narrative description for water consumption during periods of minimum water availability, and average operation by month and by plant operating status.	Hydrology	Chris Cook		
	<b>nse:</b> The water use described in the water use diagram does not vary based on water availant, SNC would examine water use needs and make reductions in normal flow provided the				
137	Table 3.3-1. Provide the atmospheric conditions applied when generating data shown in this table. Are the maximum case values bounding?	Hydrology	Chris Cook		

#	Information Need	Discipline Name	Reviewer Name		
values year a equip	<b>Response:</b> For surface water, the Average values presented in the table represent average annual uses during a normal year. The maximum values represent extreme conditions and are considered bounding. For groundwater, the average values represent average use during a normal year and the maximum values represent operation at the installed pumping capacity with and assumption of extreme operating conditions for equipment. For the discharge values, the average values represent normal cooling tower operation at 4 cycles of concentration. The maximum values represent cooling tower operation at two cycles of concentration.				
138	Section 3.3.2 Water Treatment, Provide operating cycles for each water treatment system for normal modes of plant operation (i.e., full power operation, shutdown/refueling, and startup).	Hydrology	Chris Cook		
Respo	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.		
139	Provide a tabulation of chemicals to be added by quantity and frequency of addition.	Hydrology	Chris Cook		
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	; No further action need	ed.		
140	Provide a list of all chemicals (identification and quantities) to be used or considered.	Hydrology	Chris Cook		
Respo	onse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.		
141	Section 3.4.1.3.2 Water Treatment, What is the environmental concern associated with the icing discussion in this section?	Hydrology	Chris Cook		
Respo	onse: There is no environmental concern with icing at Vogtle since icing will not occur but	includes for completene	ess only		
142	Section 3.4.2.1 River Intake Structure, Provide the basis for stating that the minimum river level is 78 ft MSL. Describe consultations SNC has had with USACE regarding minimum water surface elevations at the site. Has a commitment from USACE been provided to maintain a minimum water surface elevation?	Hydrology	Chris Cook		

#	Information Need	Discipline Name	Reviewer Name
in devel level is as the and is	<b>nse:</b> SNC has worked closely with the Savannah District Corps of Engineers over the life elopment of the revisions to the Corps Water Control Plan and Drought Plan for the Savan s a level that is based on the period of record data maintained for the Savannah Basin. It is minimum level observed for the period of record. The Corps Water Control Plan is the pla a guidance document. There is no commitment stated or implied by the Corps to maintain engineering practice". SNC does not depend on this level to support any safety related platiment.	nah River. The 78 ft MS discussed in Corps repo an by which the federal r this minimum level bey	SL "minimum" river orts and is characterized eservoirs are operated ond what is considered
143	Section 3.4.2.2 Final Plant Discharge, Provide details regarding how the ESP facility will comply with 40 CFR 423 and EPA's associated discharge regulations.	Hydrology	Chris Cook
Availa more t Vogtle and 6 d	onents including the main condenser (which represents the main heat load). This technology ble (BTA) relative to compliance with 40 CFR 423 limits. Since heat is the only pollutant han satisfy EPA Part 423 requirements. SNC has already begun discussion with the George. Vogtle has an outstanding compliance record and no major concerns are anticipated with of the ER provide information regarding the impact of operation on the environment and the sion of the cumulative impacts of four unit operation.	of significance, installat gia EPD relative to the pr h the permitting of the ne	tion of BTA should coposed new units at ew units. Chapters 5
144	Section 4.2.2 Water Use Impacts, Provide inputs to the calculation package and the calculation package to assess the impacts of construction on the potentiometric surface at the property boundary.	Hydrology	Chris Cook
Respon	<i>nse:</i> This information will be included in a future response by January 31, 2007.		
145	Section 5.2.2 Hydrologic Alterations and Plant Water Supply, Provide the calculation package for the drawdown model.	Hydrology	Chris Cook
Respo	<i>nse:</i> This information will be included in a future response by January 31, 2007.	1	1
146	Provide any impacts of drawdown to Mathes Pond.	Hydrology	Chris Cook
Respon	<i>nse:</i> This information will be included in a future response by January 31, 2007.	1	1

#	Information Need	Discipline Name	Reviewer Name
147	Provide any impacts of drawdown to the closest offsite wells completed in the water table aquifer and the Tertiary aquifer as well as the Cretaceous aquifer.	Hydrology	Chris Cook
Respo	<i>nse:</i> This information will be included in a future response by January 31, 2007.	·	-
148	Provide information on potential impacts resulting from site excavation to Mallard Pond.	Hydrology	Chris Cook
Respo	nse: This information will be included in a future response by January 31, 2007.	•	
149	Section 5.2.2.2 Water Related Impacts – Groundwater, Describe SNC's consultations with the appropriate state agencies to withdraw water for the ESP facility at rates up to VEGP's withdrawal limit. Also, discuss any restrictions that may be placed on the withdrawals. Finally, discuss any issues the state agencies raised with the stated potential to exceed withdrawal limits for short periods of time.	Hydrology	Chris Cook
existin the wa consid Use po potent that m question	<b>nse:</b> SNC has initiated discussions with Georgia EPD regarding water withdrawal to supp ng Vogtle Permit for Groundwater Use has significant margin in it and EPD has indicated to the use for the new units. As discussed in Chapter 5 of the ER, the impact from normal us lered small. Based on initial discussion with EPD, SNC does not anticipate problems with ermit to support the new units nor do we see any restrictions being placed on water withdra ial to exceed withdrawal limits for short period of time applies to extreme circumstances s ight require use of all pumps for a short period of time. Such an event is highly unlikely. on with the Groundwater Division personnel. GPD indicated that they were not concerned dwater withdrawal for Vogtle in the amounts associated with the proposed new units.	that this should provide e of groundwater for fo obtaining modification awal. The discussion ir uch as a major fire ever SNC contacted EPD ar	support for permitting ur unit operation is s of the Groundwater Chapter 5 regarding at or something similar ad discussed this
150	Well MU-2A was chosen as the well from which to simulate drawdown resulting from the cumulative projected water usage. Was the drawdown calculation made using a model calibrated to MU-2A data? If so, describe the data and model calibration. If not, describe more fully the circumstances mentioned in footnote 1 on Table 6.3-2; "MU-2A has proved difficult to monitor."	Hydrology	Chris Cook

#	Information Need	Discipline Name	Reviewer Name		
wells i closest	<i>Response:</i> This response was also presented by discussion between SNC, NRC and TtNUS during the VEGP site audit. There are three site wells installed into the Cretaceous aquifer at VEGP, Wells TW-1, MU-2A, and MU-1. Well MU-2A was chosen for the model because it is the closest well to off-site wells. Even though the off-site wells are in the Tertiary aquifer, Well MU-2A was used to estimate potential drawdown at the property boundary nearest the off-site well.				
results the dat was us	Because the updated FSAR (FSAR for current units [SNC 2005]) stated that the aquifer tests conducted in the Cretaceous indicated varying results, the data reported in the UFSAR generated from all of the tests performed in the Cretaceous aquifer were either averaged by the writer or the datum used was a stated mean value in the FSAR. To determine potential offsite impacts of groundwater drawdown, cumulative well yield was used to calculate drawdown as though it had been pumped from a single onsite well. The well MU-2A location was used, due to its close proximity to the VEGP property boundary (5,700 feet) and because the well has been one of the site's primary production wells.				
value of for the 2004 a consid total g the con the sec Unit 3 constru	sed as input to an analytical distance-drawdown model was taken from VEGP's updated F of 158,000 gpd/ft was used. The Storativity value $(3.1x10^{-4})$ is an average of the values lis deeper production wells. Total groundwater use reported to the Georgia Department of N veraged 730 gpm. (SNC 2000a,b, 2001a,b, 2002a,b,c, 2003a,b, 2004a,b in Chapter 3 of th ered the total groundwater use for the existing units. A maximum construction pumping ratio roundwater use rate for the proposed units is 752 gpm (ESP ER Table 3.3-1). Therefore, the struction phase is 1,150 gpm (730 + 420 = 1,150 gpm). There will be a period, after compond unit, when the pumping rate will include the 730 gpm for the existing units, a construction rate or 210 gpm, and one-half the proposed operational rate or 376 gpm. The total form the normal operation of all four units will be 1,482 gpm (730 gpm + 752 gpm).	ted in Table 2.4.12-8 of t atural Resources by VEO e environmental report) ate of 420 gpm was used e pumping rate used in the pletion of the first unit bu ction rate for Unit 4, and ude the existing rate of 77	the FSAR calculated GP from 2001 through This value is (FSAR 2005). The he analysis for most of at before completion of an operational rate for 30 gpm, one-half the		

#	Information Need	Discipline Name	Reviewer Name		
A non-leaky aquifer scenario was used using the Theis equation to simulate site conditions. The equation assumes that the aquifer is					
homogeneous, isotopic, with negligible recharge and gradient, and that boundary impacts do not occur. The equation was run for each pumping					
roto co	rate generic described above. The first simulation assessed the initial numning rate for Units 1 and 2 plus construction water usage: the second				

rate scenario described above. The first simulation assessed the initial pumping rate for Units 1 and 2 plus construction water usage; the second included pumping for Units 1 and 2, the initial startup of one unit, plus construction; and the third assumed the total use for all four units. The drawdown values calculated are very conservative because the pumping times for each of the simulations was initiated as being the start of Unit 1 operations and not adjusted to accommodate when actual changes in pumping rates would occur. Therefore, the drawdowns at the property boundary modeled here are the result of a much longer pumping period for each scenario than will actually occur. The result is a larger drawdown value than would actually be observed, resulting in a very conservative analysis.

Off-normal operations (Table 2.9-1) for the existing units would require approximately 2,300 gpm of groundwater for both units and off-normal operations for both the proposed units would use approximately 3,140 gpm. Off-normal usage for all four units would be 5,540 gpm. However, off-normal operations would likely affect only one unit, therefore SNC believes that groundwater needs for any off-normal operations plus normal operations of the other units can be accomplished within the existing groundwater permit issued by the State of Georgia. Since off-normal operations would be short lived, this scenario has not been modeled. SNC believes that a scenario where all four operating units would be under off-normal operations would be extremely unlikely. Therefore, this scenario has not been modeled although it would greatly exceed the maximum groundwater pumping rates [6 million gallons per day monthly average (MGD) [4,167 gpm] and average 5.5 MGD annually (3,819 gpm)] established under SNC's existing permit.

In regard to the question about the Footnote 1 on Table 6.3-2; "MU-2A has proved difficult to monitor", the following information is provided. During the NRC site audit, a question was asked regarding the reason for the footnote. SNC stated that Well MU-2A was in good condition. The reason for the change in monitoring from Well MU-2A to another well, was that due to the down-well hoses, etc. the well proved difficult to introduce a water level probe into the casing in order to gather water level data. The GEPD allowed for a substitution for this reason. However, data retrieved from the well is still considered good data.

#	Information Need	Discipline Name	Reviewer Name
151	The transmissivity value of 158,000 gpd/ft and the storativity value of $3.1x10-4$ used in the simulation of drawdown at MU-2A need to be supported with the complete data sets from which they are drawn. Page 2.4.12-12 of the Vogtle Early Site Permit Application - Part 2 - SSAR describes the transmissivity range as 110,400 to 130,900 gpd/ft and the storativity as 1.07x10-4 based on earlier data (i.e., Unit 1 and 2 studies. Page 2.4.12-13 of the Vogtle Early Site Permit Application - Part 2 - SSAR describes the transmissivity range of $3.3x10-4$ to $2.1x10-4$ based on more recent data that included data from test well TW-1. The complete data sets are needed for both hydraulic conductivity and storativity. Based on the data presented, the average hydraulic conductivity lies outside the cited range.	Hydrology	Chris Cook
	<i>nse:</i> The transmissivity data were from TW-1 and were taken from the analysis beginning Storage data was averaged from Table 2.4.12-8 of the FSAR.	g on p. 2.4.12-21 of the	FSAR for the existing
152	The simulated drawdown for both the two existing units and all four units are provided, however, the hydraulic head of the Cretaceous aquifer should be provided to complete the argument that the forecasted drawdown is not of consequence.	Hydrology	Chris Cook
Respo	nse: This information is contained in the Bi-Annual Groundwater Use Report provided in	Attachment C-1.	
153	Section 5.2.3.1 Chemical Impacts, Provide the data and/or calculations to support the claim that no effect is expected from the Units 3 and 4 discharge plume on DO concentrations in the Savannah River near the site. Provide a figure and coordinates showing what sections of the Savannah River near the site are on the South Carolina and Georgia State 303(d) Lists.	Hydrology	Chris Cook
The Solution the Salutara	<b>inse:</b> There are no sections of the Savannah River proximate to the Vogtle site included on avannah Harbor is currently on the 303 (d) List for Dissolved Oxygen (DO). As discussed usidered in future Vogtle NPDES permits but will not likely result in any significant impact vannah Harbor. In the document, EPA indicates that thermal loads would only have an import for oxygen. Since the Savannah River is well below the saturation point for oxygen have no effect.	l with Georgia EPD at t t. EPA recently publis spact on the TMDL if t	the Site Audit, this will hed the DO TMDL for he water was at the

#	Information Need	Discipline Name	Reviewer Name
154	Section 5.2.3.2 Thermal Impacts, Provide a map and the coordinates of Shell Bluff Landing.	Hydrology	Chris Cook
Vogtle	<i>nse:</i> USGS Quadrangle Map Shell Bluff Landing, GA. – SC. 33081-B7-TF-024 contains e is also shown on this map. The coordinates of Shell Bluff Landing and a copy of the reference www.topozone.com/map.asp?lat=33.22664&lon=-81.82307&datum=nad27&layer=DRG		
155	Section 5.2.3.8 Bottom Scour, Expand on and quantify the statement "only minor scouring of the river bottom is expected."	Hydrology	Chris Cook
Respo	<i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action nee	eded.
156	Section 5.3.2 Discharge Systems, Expand on the statement "During infrequent periods more scouring could be expected."	Hydrology	Chris Cook
of Blo	<b>nse:</b> An expanded discussion of this statement is contained in the <u>Bottom Scour</u> subsection wdown Discharge'' section of Toblin, 2006. The "infrequent periods" refer to the infrequent rge velocities will exceed those of the normal 4-cycle operation.		
157	Provide data input, data output, graphics and schematization conditions used in the CORMIX model. Include the CORMIX data package.	Hydrology	Chris Cook
Analy descri	onse: The CORMIX input and output files for the proposed units are contained in the "PR sis Calculation Package." The analogous files for the existing units are contained in the "Hed in detail in the <u>Bathymetry</u> sub-section of the "Temperature Distribution as a Result of Revised Bathymetry Maps illustrating the intake and discharge locations are provided as	EXISTING" folder. Th f Blowdown Discharge	e schematization is
158	Section 6.1 Thermal Monitoring, Provide descriptions of the monitoring equipment to be used. Also, identify the type and frequency of temperature measurements to be taken and the duration of each monitoring program (page 6.1-2).	Hydrology	Chris Cook

#	Information Need	Discipline Name	Reviewer Name		
of the ambier	<b>Response</b> : In 2005, Southern Nuclear and Georgia Power agreed to provide funding support for a study of Water Quality Impacts on 15 reaches of the Savannah River. A Datasonde instrument was installed near the Vogtle intake during the summer of 2006 to continuously monitor ambient river conditions. The data will be used to evaluate the condition of the river and will be available to those who participate. Since the study only began this summer, no useable data has yet been generated				
159	Provide more information regarding why "it is unlikely that routine thermal monitoring will be a requirement of the new or amended permit" and why the pre- application and post operational monitoring activities (as specified in the ESRP) are not discussed.	Hydrology	Chris Cook		
Respon	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.		
160	Section 6.2.2 Existing Radiological Environmental Monitoring Program Contents, How would releases of radiological contaminants from DOE's Savannah River Site (SRS) be distinguished from releases from Vogtle Units 1, 2, 3, or 4? Is monitoring of the Vogtle site designed to distinguish Vogtle releases from SRS releases? Would Vogtle staff rely entirely on SRS reports / data / interpretations? Are agreements in place with DOE regarding radiological releases to the environment from these two adjacent facilities? Are the existing monitoring programs at the two sites cooperative programs? Or, has it been assumed that any and all incremental change in the environment from the pre-operational state in the 1980's is associated with operation of Vogtle Units 1 and 2? Is it now assumed that any and all incremental change from the current state will be associated with operation of Vogtle Units 3 and 4?	Hydrology	Chris Cook		
<b>Response:</b> SNC recently committed to a tritium monitoring program as part of an Nuclear Energy Institute (NEI) agreement with NRC to address concerns over tritium in groundwater at U.S. nuclear plants. That program is in the design stage at this time. A discussion of the SNC program for monitoring tritium will be provided in a response by January 31, 2007. There are no agreements in place with Savannah River Site regarding tritium. SNC would not rely on Savannah River Site data alone to make decisions regarding tritium at Vogtle. The new tritium monitoring program will provide some ability to distinguish tritium releases and pinpoint the source. There has been no assumption based on incremental changes in the environment					
161	Section 6.3 Hydrological Monitoring, Provide the datasets that support this section.	Hydrology	Chris Cook		

#	Information Need	Discipline Name	Reviewer Name
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action ne	eded.
162	Section 6.3.1 and Table 6.3-1 Existing Hydrological Monitoring, What process was followed to define the frequency and adequacy of monitoring as reflected in Table 6.3-1? How does the process used and the conclusions reached regarding sampling frequency relate to the conceptual site model, especially as the conceptual site model attempts to describe seasonal aspects of the environment?	Hydrology	Chris Cook
Respo	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action ne	eded.
163	Section 6.3.2 Construction and Pre-Operational Monitoring, This section summarizes the construction and pre-operational monitoring that will occur, and concludes that no significant impacts to groundwater are anticipated during construction. The reasonably conservative conceptual site model employed to reach this conclusion and others should be verified, to the extent possible, during the construction and pre-operational period. Were data from the construction and pre-operational period for Units 1 and 2 used to calibrate the model used here to conclude the construction of Units 3 and 4 would not impact the aquifers? What process will be used during the construction and pre-operational period to conclude that changes in the aquifers are anticipated and not unanticipated? What are the anticipated hydraulic head levels in the water table, Tertiary, and Cretaceous aquifers during the dewatering phase of construction? What delta from the anticipated levels will signal unanticipated performance of the adopted conceptual site model, and be reflected in revised estimates of future impact?	Hydrology	Chris Cook
Respo	nse: Information for this question will be provided in a response to be provided by Januar	ry 31, 2007.	
164	Section 6.7.1 Pre-Application Monitoring, Describe the process that was followed to arrive at the conclusion "No thermal pre-application monitoring will be required." Provide SNC's consultations with the appropriate state and federal agencies that support this statement.	Hydrology	Chris Cook

#	Information Need	Discipline Name	Reviewer Name		
165	10 CFR 51.52 states a condition that rad wastes are to be in solid form and packaged or the applicant has to do an impact analysis. ER page 5.11.3 states that all rad wastes will be solidified, but ER Section 3.5.3 indicates some liquid wastes may be shipped offsite. Please clarify this apparent discrepancy. Also, explain why SNC intends to ship liquid wastes.	Transportation	Philip Daling		
3.5.3 p facility system approx Proces liquid Solidif proces	<b>Response:</b> In a conference call held on November 29, 2006. SNC stated that it does not intend to ship liquid radioactive wastes offsite. Section 3.5.3 provides estimates for wet wastes (resins, activated carbon, and liquid chemical waste) that would be shipped offsite to a LLW disposal facility. Prior to shipment, it is anticipated that these wastes will undergo dewatering, concentration, or solidification using mobile processing systems to obtain a solid waste form suitable for disposal. A small volume of liquid mixed waste (estimated at less than three 55-gal drums or approximately 17 cubic ft per year) would be stored on containment pallets in the waste accumulation room of the radwaste building. Processing of mixed waste is not included in the AP1000's solid waste management system (see Figure 11.4-1 of the AP1000 DCD). This liquid mixed waste would be shipped offsite for processing in accordance with RCRA requirements applicable to the hazardous constituents. Solidification of liquid mixed waste to comply with the RCRA Land Disposal Restriction treatment standards. Section 5.11.1 indicates that all radioactive waste (i.e., all low-level radioactive wastes) would be packaged and in a solid form to meet 10 CFR 51.52(a).				
166	Did SNC estimate the heat load in a spent fuel shipping cask and compare the result to 10 CFR 51.52 Table S-4 conditions (i.e., 225,000 Btu/hr (~66 kW))?	Transportation	Philip Daling		
cask. Aging dated 1	<b>Response</b> : In a conference call was held on November 29, 2006 SNC stated that the heat load was not determined for a spent fuel shipping cask. The industry will follow a recent DOE publication ("Civilian Radioactive Waste Management System – Preliminary Transportation, Aging, and Disposal Canister System Performance Specification, Revision A DOE/RW-0585, Document ID Number WMO-TADCS-0000001, lated November 2006) for guidance on spent fuel management. Based on this document, the maximum allowable heat load for shipping is 25 KW for the 125 ton loaded shipping container. This is significantly less than the value specified in table S-4 of 10 CFR 51.52.				
167	Did SNC estimate the non-radiological impacts of accidents and compare the results to Table S-4 condition (i.e., non-radiological accidents result in one fatal injury per 100 reactor years, 1 non-fatal injury in 10 reactor years, and \$475 in property damage per year)?	Transportation	Phil Daling		

#	Information Need	Discipline Name	Reviewer Name			
7.4.1, reactor improvimpact the not from 1 million way of accide	<b>Response:</b> In a conference call on November 29, 2006, SNC stated that it did not estimate non-radiological impacts. As discussed in Section 7.4.1, accident risks are a combination of accident frequency and consequence. Accident frequencies for transportation of fuel from future reactors are expected to be lower than those used in the analysis in WASH-1238, which forms the basis for Table S-4. This reduction is due to mprovements in highway safety and security and decreases in traffic accident, injury and fatality rates. Consequently, the non-radiological mpacts of accidents would be expected to be within the limits listed in Table S-4. In NUREG-1437, Volume 1, Addendum 1, NRC estimated the non-radiological impacts of truck accidents. Section 2.3.2 of that document identifies the following average accident rates for the period from 1990 to 1995: Large truck accidents at 233 per 100 million truck miles. Injuries at 21 per 100 million truck miles Fatalities at 0.42 per 100 million truck miles. Using the TRAGIS code, SNC estimated a transportation distance for the VEGP-Yucca Mountain route of 2,556 miles one-way or 5,112 miles roundtrip per shipment. SNC assumed that an average of 39 spent fuel shipments per year would be required. Using the accident rates above, the spent fuel shipments from VEGP to a repository would result in approximately 0.42 injuries per 10 reactor years and 0.084 fatalities per 100 reactor years. Both are less than their respective Table S-4 conditions.					
168	Figure 2.1-1 shows a small onsite pond and a stream leading from it to Telfair Pond. However, no description of this stream or pond was found, unless it was considered one of the several detention ponds mentioned briefly in Section 2.4.2.1. More description of the stream and pond is needed	Aquatic Ecology	Rebekah Krieg			
	<i>nse:</i> Georgia Power has never conducted surveys of aquatic biota in this pond (Retention was built during the Vogtle Unit 1 and 2 construction to prevent sediment from moving int					
169	Sampling occurred in the Beaverdam Creek over a two year period in 1977-1978. Did sampling take place in Telfair pond or in the stream or small pond above Telfair Pond? If so, what were the results? If not, why was it considered not important to sample?	Aquatic Ecology	Rebekah Krieg			
Brancl	<b>Response:</b> The 1977-1978 studies of fish and benthic organisms involved sampling at 8 stations in the streams, including two in Daniels Branch upstream of Telfair Pond. These 1977-1978 studies were discussed in fairly general terms, because they are nearly 30 years old. Because of the study's age, discussion of sampling results at a particular sampling station would not likely be representative.					
170	The statement is made in 2.4.2.1 that "Little is known about the aquatic biota of this stream" (the unnamed stream that drains Mallard Pond. Is more known about the aquatic biota besides the statement that "probably supports limited communities of aquatic macro invertebrates and fish". Is there any information on the aquatic biota of Mallard Pond?	Aquatic Ecology	Rebekah Krieg			

#	Information Need	Discipline Name	Reviewer Name
sugge	<i>nse:</i> Almost nothing is known about the aquatic communities of Mallard Pond and the str sts that construction workers fished the pond in the early 1980s when Plant Vogtle was bei infish in the shallows. The pond has not been utilized for many years even for fishing.		
171	Have any more recent surveys been conducted of the Beaverdam creek since 1977 and 1978? If so, provide the results.	Aquatic Ecology	Rebekah Krieg
Respo	nse: There have been no additional surveys since 1977-1978.		
172	Would any construction related activities impact the small pond and stream inside the site property line that drain into Telfair pond? Would there be impacts to Telfair pond as a result of impacts to the small pond and stream?	Aquatic Ecology	Rebekah Krieg
an up	<b>nse:</b> No, not if best construction management practices are employed. The construction of and area. Drainage from this construction activity is routed to a retention pond installed to sediment associated with construction run-off.		
173	Is it Beaverdam creek? Or Beaver Dam creek? Both names are used in the ER.	Aquatic Ecology	Rebekah Krieg
Respo	nse: The correct name is "Beaverdam Creek" according to USGS topo maps and most do	cuments.	
174	A more detailed characterization of the retention ponds is needed.	Aquatic Ecology	Rebekah Krieg
protec	<i>nse:</i> The aquatic biota of the retention basins/ponds has not been surveyed. These basins ting down-gradient wetlands and streams. SNC will conduct wetland delineation in early and classified. The information will be documented in a response to be provided by Ja	December 2006 and the	
175	Section 2.4.2.2.1 refers to "changes in the flow characteristics of the Savannah River associated with the construction of dikes, upriver dams and removal of meanders" A description of such changes that are directly related to that portion of the Savannah River that flows by the Vogtle site is needed unless this information is easily obtainable from the referenced document (Arnett 2001)	Aquatic Ecology	Rebekah Krieg

#	Information Need	Discipline Name	Reviewer Name
naviga Point i of how in addi	<b>nse:</b> Since the 1950's the USACE has added three major locks and dams to the Savannah tion channel, including a number of cut-offs, on the Lower Savannah (below Clarks Hill E s located at RM 153.2, approximately 2.3 miles upstream of the Vogtle site. Hale and Jack dredging for navigation has altered the hydrogeology and geomorphology of the Savannat tion to Arnette 2001 should provide a sufficient description of the requested information. hment B-1) for further information and references.	Dam). One of these cut-o kson (2003) provide a ve ah River over the past ce	offs, known as Cox ery detailed description ntury. This reference
176	Section 2.4.2.2.2 (Resident Fish of the Middle Savannah River) refers to a study between 1980 and 1995 of fish collected by the Academy of Natural Sciences. However, the reference cited (Halverson 1997) is from a SRS Ecology Environmental Information Document prepared by Westinghouse Savannah River Company. Is this the correct reference?	Aquatic Ecology	Rebekah Krieg
accom	hat Halverson (1997) actually says 59 (rather than 61) species had been collected. The large panying this discussion shows 61 fish species. Also WSRC has updated Halverson et al (1 ted from WSRC or DOE-SR.		
177	Section 2.4.2.2 (Sturgeons) discusses the substrate of the Savannah River in the vicinity of the VEGP as being characterized as "shifting sand". A copy of GPC 1972 might clear this up, but we are interested in the basis for this statement. What type of substrate sampling was performed on the bottom of the Savannah River to make this conclusion. Where were the samples taken and when were they made?	Aquatlic Ecology	Rebekah Krieg
substra bottom taken v In ear	<i>use:</i> See page 2.7-107 of the Vogtle Operating License Stage Environmental Report Units the is actually in the OLER discussion of benthic organisms: "Bottom fauna over most of the consists mainly of shifting sand. "The author(s) appear to have based this on the materia with a Peterson dredge. Samples were taken upstream and downstream of the Vogtle site, by December 2006, SNC took additional samples to confirm the bottom substrate materials achment C-3.	he river bed are very spa l observed in bottom sam and in the immediate vio	rsebecause the river nples, which were sinity of the Vogtle site.

#	Information Need	Discipline Name	Reviewer Name				
178	Section 2.4.2.2 (Sturgeons) mentions a four year Department of Energy study of ichthyoplankton abundance and entrainment. No reference is provided. Is this the 1983-1985 Comprehensive Cooling Water study (DuPont 1987)?	Aquatic Ecology	Rebekah Krieg				
-	<b>onse:</b> The information is from Volume VI of the CCWS (Du Pont 1987). Note that the nu and should be 13.	mber 12 (sturgeon larva	ae) is a typographical				
179Section 2.4.2.2 (Sturgeons) cites a reference, "Lamprecht, 1991", is this the sameAquatic EcologyRebekreference as "Hall, Smith and Lamprecht 1991"?							
Respo	onse: Yes. This citation should be "Hall, Smith, and Lamprecht 1991."						
180	Characterize any noise impacts to the fauna of the Savannah River from construction activities such as pile driving?	Aquatic Ecology	Rebekah Krieg				
West Most with s physio create bladd indivi appea the du more are no slip an not ac	<b>mse:</b> The impact of noise on aquatic organisms is not yet well-understood. Most of the reaction of the reacti	I this information is tak I may involve pile drivi stic exposures such as fr driving. Results from s ructures, and some soun ival of the fish so the ul epending on the species in the sound, but to the ru- y of data available is ina- bile driving sound and se fected by the noise of c nowever, the impacts wi	en from that report. ng or similar activities rom blasting can cause sounds other than those ads may destroy the swim ltimate impact on s, hinder feeding. It eceived sound level and adequate for developing o mitigation measures onstruction at the barge ll be short-term, and will				

#	Information Need	Discipline Name	<b>Reviewer Name</b>	
181	Provide any available GIS layer information for the following areas:- (1) site description including location of disturbed areas, new plant structures, temporary laydown areas, - (2) near site description including closest cities, water bodies, current transmission lines, gas lines etc(3) radiological sampling sites- (4)other sampling sites- (5) vegetation maps for the Vogtle site - (6) approximate location of the proposed transmission lines	General	Rebekah Krieg	
Respo	nse: Specific information will be provided in a response at a later time.	•		
182	Please have section authors available during the audit.	Human health/radiological	Michael Smith	
Respo	<i>nse:</i> The section authors were available for the site audit.	•	•	
183	Did different staff do the biota and public dose assessments? If so, please have each available during the audit.	Human health/radiological	Michael Smith	
Respo	nse: The requested support staff was available for the site audit.			
184	I would like an opportunity to view/cross check original data. This is a general request for which I provide the following example: TLD (dosimeter) monitoring reports that feed into offsite and construction worker dose calculations. The direct radiation to construction workers (ER Section 4.5.3.1) is estimated as 51 mrem/yr, but no reference or supporting data is provided. It would be helpful to have a listing of quarterly TLD measurements used, along with locations mapped.	Human health/ra diological	Michael Smith	
	<i>nse:</i> This data is available at The GPC Environmental Lab. A sample of TLD data from t im (REMP) at Plant Vogtle was provided during the site audit. Additional data can be pro	e	nmental Monitoring	
185	I would like to view the following reports: - offsite dose calculation manual - several years of the environmental monitoring report (operating report) - several years of the annual radioactive effluent release report, including the years referenced in the ER (2001 & 2003).	Human health/radiological	Michael Smith	
Respo	<i>nse:</i> Copies of these documents were available during Site Audit.	L		

Information Need	Discipline Name	Reviewer Name
I would like to view input & output files for LADTAP and GASPAR model runs. I would like to receive copies of input/output so that I can run them independently (receive during audit or have them submitted as part of the application?)	Human health/radiological	Michael Smith
uations and parameters in the VEGP ODCM and the estimated releases from the AP1000		
Comments on ER Section 5.4 - Radiological Impacts of Normal Operation, and ER Section 6.2 - Radiological Monitoring, and Related Supporting Sections of the ER and SSAR Radiation exposures and doses due to liquid and gaseous effluents are based on models, assumptions, and site-specific data described in two documents. The are: Southern Nuclear Operating Company, Offsite Dose Calculation Manual for Southern Nuclear Operating Company, Vogtle Electric Generating Plant, Ver. 22, June 25, 2004. (ODCM)· Southern Nuclear Operating Company, Vogtle Electric Generating Plant - Unit 1 and 2, Annual Radioactive Effluent Release Report for January 1, 2003 to December 31, 2003. (Effluent Release Report)However, the information and model parameters are not described in ER Section 5.4, with the above documents not included in the application. The documents will be obtained ( <sup>1</sup> ) and reviewed to determine whether the modeling approach and assumptions used for operating plants are acceptable in the context of an ESP application. Based on this review, RAIs will be submitted to the applicant, as needed.	Human health/radiological	IHPB/NRC
nse: Copies of these documents were available during the Site Audit.		
Sections 3.5 and 5.4 of the ER refer extensively to the AP1000 Design Control Document (Rev. 15, November 2005). The AP1000 DCD will be reviewed to determine whether the information, assumptions, and data are properly used in the context of the ESP application. Based on this review, RAIs will be submitted to the applicant, as needed.	Human health/radiological	IHPB/NRC
	I would like to view input & output files for LADTAP and GASPAR model runs. I would like to receive copies of input/output so that I can run them independently (receive during audit or have them submitted as part of the application?) <i>mse:</i> As discussed at the VEGP site audit, LADTAP/GASPAR runs were not performed f uations and parameters in the VEGP ODCM and the estimated releases from the AP1000 to calculate the doses to offsite receptors from the new units. Comments on ER Section 5.4 - Radiological Impacts of Normal Operation, and ER Section 6.2 - Radiological Monitoring, and Related Supporting Sections of the ER and SSAR Radiation exposures and doses due to liquid and gaseous effluents are based on models, assumptions, and site-specific data described in two documents. The are: Southern Nuclear Operating Company, Offsite Dose Calculation Manual for Southern Nuclear Operating Company, Vogtle Electric Generating Plant, Ver. 22, June 25, 2004. (ODCM)· Southern Nuclear Operating Company, Vogtle Electric Generating Plant - Unit 1 and 2, Annual Radioactive Effluent Release Report for January 1, 2003 to December 31, 2003. (Effluent Release Report)However, the information and model parameters are not described in ER Section. Based on this reviewed to determine whether the modeling approach and assumptions used for operating plants are acceptable in the context of an ESP application. Based on this review, RAIs will be submitted to the applicant, as needed. <i>mse:</i> Copies of these documents were available during the Site Audit.  Sections 3.5 and 5.4 of the ER refer extensively to the AP1000 Design Control Document (Rev. 15, November 2005). The AP1000 DCD will be reviewed to determine whether the information, assumptions, and data are properly used in the context of the ESP application. Based on this review, RAIs will be submitted to the	I would like to view input & output files for LADTAP and GASPAR model runs. I would like to receive copies of input/output so that I can run them independently (receive during audit or have them submitted as part of the application?)       Human health/radiological         mse: As discussed at the VEGP site audit, LADTAP/GASPAR runs were not performed for the ESP ER. Instead uations and parameters in the VEGP ODCM and the estimated releases from the AP1000 provided in the AP1000 o calculate the doses to offsite receptors from the new units.       Human health/radiological         Comments on ER Section 5.4 - Radiological Impacts of Normal Operation, and ER Section 6.2 - Radiological Monitoring, and Related Supporting Sections of the ER and SSAR Radiation exposures and doses due to liquid and gaseous effluents are based on models, assumptions, and site-specific data described in two documents. The are:: Southern Nuclear Operating Company, Offsite Dose Calculation Manual for Southern Nuclear Operating Company, Offsite Dose Calculation Manual for Southern Nuclear Operating Company, Vogtle Electric Generating Plant, Ver. 22, June 25, 2004. (ODCM)· Southern Nuclear Operating Company, Vogtle Electric Generating Plant - Unit 1 and 2, Annual Radioactive Effluent Release Report for January 1, 2003 to December 31, 2003. (Effluent Release Report)However, the information and model parameters are not described in ER Section 5.4, with the above documents not included in the application. The documents will be obtained ( <sup>1</sup> ) and reviewed to determine whether the modeling approach and assumptions used for operating plants are acceptable in the context of an ESP application. Based on this review, RAIs will be submitted to the application, assumptions, and data are properly used in the context of an ESP application. Based on this reviewed to determine whether the information, assumptions, and data are properly used in the context

#	Information Need	Discipline Name	Reviewer Name
189	Sections 3.0 and 5.4 of the ER do not demonstrate compliance with liquid and gaseous effluent concentration limits of Part 20, Appendix B, Table 2, Columns 1 and 2. The ESP application will be reviewed and based on the results of this review, RAIs will be submitted to the applicant, as needed.	Human health/radiological	IHPB/NRC
Respo	<i>nse:</i> This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action nee	ded.
190	Section 5.4 of the ER excludes potential exposure pathways (for liquid and gaseous effluents), with no basis provided for their omissions. For example, the ER excludes boating, shoreline activity, crop and pasture irrigation, and cow and goat milk production. Given that the ER relies on information presented in the ODCM and effluent release report, these documents will be reviewed and based on the results of this review, RAIs will be submitted to the applicant, as needed.	Human health/radiological	IHPB/NRC
Respo	<i>nse:</i> All exposure pathways were chosen to be consistent with the ODCM.		
191	Other items identified include internal inconsistencies in referencing information and parameters used in calculating doses to the maximally exposed individual. For example, such inconsistencies include: basis for the dilution factor within ER Section 5.4, as applied to liquid effluents basis for atmospheric dispersion factors between SSAR Section 2.3.5 and ER Section 2.7.6 versus that cited in ER Section 5.4 (ODCM for existing plants) designations of wind sectors and distances for the maximally exposed individual and nearest site boundary for gaseous effluents between ER Sections 5.4 and 2.7.6 and SSAR Section 2.3.5 location of the maximally exposed individual for liquid effluents within ER Section 5.4 basis of total population within the 50-mile radius used in assessing collective doses between ER Sections 2.5.1 and 5.4 operational radiological monitoring program of onsite ground water wells stated to be used for potable water in light of the information presented in ER Sections 2.3.3, 6.2.3, and 6.3.3 and SSAR Section 2.4.12	Human health/radiological	IHPB/NRC

#	Information Need	Discipline Name	Reviewer Name
present year) 0.006,	<i>nse:</i> The total population used to calculate background dose in Section 5.4 has been corrected in Table 2.5.1-1. Table 5.4-10 has been revised as follows: Table 5.4-10 Collective TAP1000 (two units) Existing Units Noble gases 2.6E-08 2.44E-11, Iodines and particula Total 0.13 0.006, Natural background (expressed as person-rem per year) 2.43E+05 2.4 Natural background dose is based on a dose rate of 360 mrem/person/yr (NCRP 1987) and	Fotal Body Doses withintes0.241.81E-06, Triti13 E+05,	50 Miles (millirem per ium and C-14 0.11
192	Sections 4.5.2.2 and 4.5.2.3 of the ER reference gaseous releases for 2003 and liquid releases for 2001 as being typical releases for the existing units. No data for releases for other years is provided to justify the use of the release data for the years chosen. It is unclear why the data for typical gaseous and liquid releases were chosen from two different years.	Human health/radiological	IHPB/NRC
the cor	<b>nse:</b> The reference in Section 4.5.2.3 to 2001 liquid effluent releases is a typographical errect year is 2003. Release data from 2003 was chosen because it was the latest available fed/resolved through audit interaction between SNC and the NRC; No further action needed	full year of data. This ite	
193	Section 4.5.3.1 of the ER discusses the use of TLD data to establish the estimated direct radiation dose to construction workers. This section should provide additional information on the applicant's basis for selecting 50 mrem/year as the average accumulated exposure from VEGP. Additional information should include the year that this data was measured (and why 50 mrem/year is a representative value to use for the average direct dose value), the number and location of the TLDs used to obtain this dose data, and if the TLD values were corrected for a 100 percent power level.	Human health/radiological	IHPB/NRC
Respon	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	led.
194	Section 4.5.3.1 of the ER also discusses the dose contribution from the ISFSI. Additional information is needed about when the ISFSI will be put into use and what percent loading of the ISFSI the applicant assumed to arrive at the ISFSI contribution of 15 mrem/year to the Unit 3 construction workforce. How the licensee arrived at the estimated direct radiation dose to construction workers of 52 mrem/year is also not clear.	Human health/radiological	IHPB/NRC

#	Information Need	Discipline Name	Reviewer Name
Units 3 distance goes on the foll additio average Environ Environ - 13 m dose + aggress	<i>ise:</i> SNC has evaluated the contribution from the ISFSI to the construction work force. To and 4 is as follows: The projected dose to Unit 3 Construction Workers is 15 mrem base e from the ISFSI, Dose to Unit 4 Construction Workers is considered negligible. There we aline in 2016. Assuming casks that hold 32 assemblies are used, VEGP 1&2 will need to owing cask loading schedule is projected: $2014 - $ first cask placed in service April 1, 2014 nal casks will be placed in service by July 1, 2016. This is the current schedule contemplate e accumulated exposure from VEGP Protected Area internal and general area TLDs over a nmental Plant Site Boundary TLD exposure over a 365 day period is 13 mrem. Dose from nmental Plant Site Boundary TLDs, is the method used to determine dose above backgrout rem per year = 37 mrem per year (for normal 1&2 operations). The total construction work 37 mrem site exposure dose = $52$ mrem annual direct radiation dose to construction work sive schedule, the earliest spent fuel loading would occur no sooner that April 1, 2012. The totion worker would increase proportionally.	d on the six casks placed ill be twelve casks in sto load six casks every 18 n 4 with six casks in servic ated for Vogtle dry storag 365 day period is 50 m n the internal and general nd. Based on this approa tker dose is obtained by a er. In the event Vogtle r	l in 2014. Due to the brage at the time Unit 4 nonths. For the ESP, e by July 1, 2015 – six ge start-up. The rem. The average l area TLDs minus the ach, 50 mrem per year adding: 15 mrem ISFSI needs to pursue a more
195	In Section 4.5.4.2 of the ER, the applicant applies a multiplication factor of ten (10) to the measured annual effluent dose to account for the fact that the workers are located closer to the effluent release point than the maximum exposed member of the public. The applicant did not provide a description of how they derived this multiplication factor.	Human health/radiological	IHPB/NRC
Respon	<i>use:</i> The basis for application of the factor of 10 was an estimate.		
196	Table 4.5-1 in the ER should have a column showing the TEDE annual dose (sum of whole body and critical organ annual doses).	Human health/radiological	IHPB/NRC
Respon	nse: This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.
197	Section 4.5 of the ER should include a site map indicating the location of the internal and general area TLDs used to estimate the direct radiation dose to the construction workforce.	Human health/radiological	IHPB/NRC
Respon	<i>use:</i> This item was clarified/resolved through audit interaction between SNC and the NRC	C; No further action need	ed.

#	Information Need	Discipline Name	Reviewer Name					
198	Are there any wetland areas on the Vogtle site?	Land Use/Alternatives	Paul Hendrickson					
-	<b>inse:</b> This question is deferred to the Ecology Section. Wetlands will be delineated in earlied in a response to be provided by January 31, 2007.	y December 2006 and	information will be					
199	99No wetland impacts are identified in Table 10-1 (p. 10.1-5). Should there be such impacts for the plant or for the new transmission line?Land Use/Alternatives							
Respo	<i>nse:</i> This question is deferred to the Ecology Section and will be addressed in a response	to be provided by Janu	ary 31, 2007.					
200	Wetland impacts are not mentioned in Section 10.5 covering cumulative impacts. Are there likely to be cumulative wetland impacts?	Land Use/Alternatives	Paul Hendrickson					
	<i>nse:</i> This question is deferred to Ecology. Wetland impacts will be assessed through the led by January 31, 2007 No significant cumulative impacts to wetlands are anticipated.	wetland delineation pro	ocess in a response to be					
201	Will borrow pits be utilized? If so, where will they be located?	Land Use/Alternatives	Paul Hendrickson					
	<i>mse:</i> Borrow pits will be utilized and are identified in drawings in the Threatened and Enderson of the ER.	langered Species and C	ultural Resources					
202	Will upgrades to the rail corridor be needed?	Use/Alternatives	Hendrickson					
Respo	nse: No upgrades to the rail corridor are anticipated.							
203	Will dredging of the barge slip be needed? If so, where will the spoils go?	Land Use/Alternatives	Paul Hendrickson					
	<i>nse</i> : The construction methodology for the intake, barge slip, and discharge are currently led under an RAI. The need for dredging and disposal of dredge spoil will be addressed in	e	e response will be					

#	Information Need			Discipline Name	Reviewer Name			
204	Would refueling and mainten units?	ance outages be staggered after co	nstruction of the new	Land Use/Alternatives	Paul Hendrickson			
		t the new units will be staffed and es will be staggered, as necessary,			efforts will be made to			
205	205How does the process for siting a new transmission line in Georgia work? Who would need to approve the siting? Will Southern be the owner of the new transmission line?Land Use/AlternativesPaul Hendrick							
Power		rocess in Georgia is governed by a ng was provided at the Site Audit.						
206	Has salt drift from the existin	g cooling tower plumes been an is	sue?	Land Use/Alternatives	Paul Hendrickson			
	<i>nse:</i> Salt drift from the existin pated after the new units are addressed	g units does not present any signifi led.	cant environmental conc	ern. No significant cum	ulative effects are			
207	7       Section 10.5.1 (page 10.5-1) states that no large construction projects (other than the proposed Vogtle plants) are planned in the vicinity. Does this include the Savannah River Site?       Land Use/Alternatives       Paul Hendrickson							
Projec Salt W Mixed Pluton Compl		rovided the following construction Anticipated time of construction 2007–2011 2007–2015 2008 2012 2014–2020	Construction Peak of 650 Peak of 1,00					
208	Are agricultural activities all	Land Use/Alternatives	Paul Hendrickson					

#	Information Need	Discipline Name	Reviewer Name				
Respo	nse: Yes. Georgia Power provides easements for agricultural activities under transmission	n lines.					
209	Did SNC estimate the heat load in a spent fuel shipping cask and compare the result to 10 CFR 51.52 Table S-4 conditions (i.e., 225,000 Btu/hr (~66 kW))?	Transportation	Philip Daling				
Respo	<i>nse:</i> In a conference call was held on November 29, 2006, this issue was addressed.	•					
210	Did SNC estimate the non-radiological impacts of accidents and compare the results to Table S-4 condition (i.e., non-radiological accidents result in one fatal injury per 100 reactor years, 1 non-fatal injury in 10 reactor years, and \$475 in property damage per year)?						
Respo	<i>nse:</i> In a conference call was held on November 29, 2006, this issue was addressed.						
211	What is source for 325 mrem/person/yr natural background dose used in ER Table 5.4-10?	Human health/radiological	Michael Smith				
1987)	<i>nse:</i> The source of background radiation in Table 5.4-10 has been revised. The number u See response to question # 191 for revised table. NCRP (National Council of Radiation 1 tion Exposure of the Populations of the United States. Bethesda, MD.						
212	Table 3.0-1 states that CWS Cooling Tower Offsite Noise Levels are less than 20 dB above background. What approach was used to determine this value? Provide any associated references. Also, this table refers to ER Section 5.8.1.1 that is not related to noise calculation.	Nonradiological Health	Michael Smith				
from 7 initial 5.12). Enviro	<b>nse:</b> Table 3.0-1 has been corrected in Rev. 1 of the environmental report. The correct no Table 2.7-26. Table 2.7-26 is derived from work done to estimate noise levels at particular units. The NRC Staff used an Argonne National Lab model to confirm noise impact were No noise measurements have been done at VEGP since before Units 1 and 2 came on-line onmental Protection Plan (EPP) to investigate any noise complaints and report them in the year. No complaints have been received since the units became operational.	locations around the site small (Ref. VEGP Unit e. VEGP has a requirem	e boundary for the 1 & 2 FES Section ent in the Unit 1 and 2				

#	Information Need	Discipline Name	Reviewer Name
213	Better description of the new barge facility, including area impacted and possible methods of construction.	Aquatic Ecology	Rebekah Krieg
-	<i>nse:</i> The construction methodology for the intake, barge slip, and discharge are currently bed by January 31, 2007.	being evaluated and the r	esponse will be

#	Information Need	<b>Discipline</b> 1	Name	Reviewer Name
21	Need chart of 20 year expected peak loads, consumption, price of oil projections, co gas and nuclear.	oal, Need for Po	ower	Mike Dusaniwskyj

#### Response: Fuel Cost Projection

The cost of producing electricity is a function of the costs of fuel, operations and maintenance, and capital. In Energy Information Administration (EIA) projections for the year 2030, fuel costs would account for about two-thirds of the generating costs for new natural-gas-fired plants, less than one-third for new coal-fired units, and less than one-tenth for new nuclear power plants (EIA 2006, at page 82). As shown in Figure 1, coal- and nuclear-fuel costs have remained relatively steady for the past 10 years but natural gas and petroleum costs have risen significantly. Projections of fuel costs, therefore, bear significantly on the analysis of the cost of producing electricity using the various fuel options. EIA projections show petroleum and natural gas prices dropping but then rising again towards the end of the projection period. Table 1 shows values for selected years shown in Figure 1.

Regional fuel prices can vary from the national composite prices that Figure 1 shows. For the Southeast Electric Reliability Council (SERC) region, in which VEGP Units 3 and 4 would be located, EIA-reported differences do not alter the relative cost comparisons. For example, Table 1 projects a national composite price for coal in 2030 of \$1.51 per million Btu. For SERC, EIA projects a price for coal in 2030 of \$1.70 per million Btu. Similar comparisons for natural gas (6.26 vs. 5.01) and petroleum (7.61 vs. 8.51) (EIA 2006c, table 68, page 376) show that nuclear will remain the least expensive fuel and petroleum the most expensive. Furthermore, the difference between nuclear and natural gas fuel costs will be comparable to what the difference is today.

#### References

(EIA 2006a) Energy Information Administration, U. S. Department of Energy, Annual Energy Outlook 2006 With Projections to 2030, Washington, D. C., DOE/EIA-0383(2006), February. Available online at <u>http://www.eia.doe.gov/oiaf/aeo/index.html</u>. Accessed December 1, 2006.

(EIA 2006b) Energy Information Administration, U. S. Department of Energy, Annual Energy Outlook 2006 With Projections to 2030, Washington, D. C., DOE/EIA-0383(2006), February. Graphic Data for Figure 65. Available online at

http://www.eia.doe.gov/oiaf/aeo/excel/figure65\_data.xls. Accessed December 1, 2006.

(EIA 2006c) Energy Information Administration, U. S. Department of Energy, Supplemental Tables to the Annual Energy Outlook 2006; Part III Electric Generation and Renewable Resource Data. Available online at <u>http://www.eia.doe.gov/oiaf/aeo/supplement/pdf/sup\_elec.pdf</u>. Accessed December 1, 2006.

#	Information	Need						Discipline Name Reviewer Name
	Table 1. Fu 1995-2030							Figure 1. Fuel prices to electricity generators,1995-2030 (2004 dollars per million Btu).20 - HistoryProjectione
	Fuel	2004		2015			2030	8 - Petroleum
	Petroleum	5.43	6.5	6.52	6.91	7.37	7.61	R - Natural gas
	Natural	5.92	5.46	5.08	5.4	5.87	6.26	
	gas							
	Coal	1.36	1.48	1.4	1.39	1.44	1.51	<b>1V</b>
	Nuclear	0.45	0.52	0.57	0.6	0.61	0.6	2 - Coal
	Source: EIA	2006b.						0 Nuclear
								1995 2004 2010 2015 2020 2025 2030
								Source: Reprinted from EIA 2006a, Figure 65.
					1	4 11	<u> </u>	
1.5	D 1 1 1 2	000					( teorot	the Terrestrial Ecology Amanda Stegen
215	Provide the 2 transmission species occur reference this	lines. Tł rences w	nis repor	t specifi	cally ad	dressed	sensitiv	T and E
215 Respo	transmission species occur	lines. Th rences w report.	is reporting the second	t specifi 5 miles o	cally ad f the lin	dressed les. We	sensitiv	T and E

#	Information Need	Discipline Name	Reviewer Name	
217	Although no red-cockaded woodpeckers (RCWs) have been found at VEGP, the area north of the proposed borrow areas contains longleaf pine more than 100 years old and is suitable habitat for this federally-listed species. Provide a copy of the safe harbor agreement application that has been submitted for RCWs.	Amanda Stegen		
Respo	nse: A copy of the Safe harbor agreement was provided during the Site Audit.			
218	Provide information on suitable habitat for T and E species, both onsite and in the transmission line corridors. This should include suitable habitat for all T and E species that may occur onsite and in the transmission line corridors. For example, GA DNR told us that although no plants have been discovered thus far, the bluff above the bottomland hardwood swamp at VEGP that will be impacted by construction of the intake is suitable habitat for the federally-listed relict trillium (Trillium reliquum).	Amanda Stegen		
	<i>nse:</i> This issue will be investigated during the wetland delineation work in early Decembrovided by January 31, 2007.	er 2006 and will be doc	umented in the response	
219	We were told that there was a Wildlife Habitat Enhancement Management Plan that was referenced in section 2.4. This management plan contains information on timber management, hunting etc. I have not been able to find this reference anywhere in the document. Perhaps it is right in front of me and I am just continuing to miss it. We need a copy of this reference, and if it isn't in the document, we need to have it provided to us.	Terrestrial Ecology	Amanda Stegen	
	was referenced in section 2.4. This management plan contains information on timber management, hunting etc. I have not been able to find this reference anywhere in the document. Perhaps it is right in front of me and I am just continuing to miss it. We need a copy of this reference, and if it isn't in the document, we need to have it	Terrestrial Ecology	Amanda Stegen	

#	Information Need	Discipline Name	Reviewer Name				
221	Is there plans to conduct T and E surveys in areas that will be impacted by construction and have not been surveyed (such as the borrow area etc)? If there is not a plan in place to conduct these surveys, please provide justification.	Terrestrial Ecology	Amanda Stegen				
<i>Respo</i> Resou	<i>nse:</i> All areas that may be potentially impacted by construction have been surveyed for Trees.	hreatened and Endanger	ed species and Cultura				
222	Have there been any bird impact events - such as avian collisions with cooling towers? Terrestrial Ecology						
Respo	<i>nse:</i> There have been no significant avian collision events during the current operation of	VEGP.					
223	Has SNC identified any air permits that need to be secured for plant construction or operation (e.g., Title V)? If so, what emission sources need to be permitted?MeteorologyJeremy Risk						
source	<i>nse:</i> SNC has determined that the first permit necessary for construction will be the constructed discharges associated with construction. New or modified Title V permit may be required les and dust. This information is discussed in Chapter 6 of the ER.						
224	Did SNC reevaluate the validity of assumptions made in the ODCM for application to proposed units 3 and 4 (e.g., updated meteorology, updated population distribution, effects from construction and demolition)? Need description of SNC process used to determine whether an update to the ODCM is required. For example, is there a regular schedule or are there other events that would initiate a reevaluation of assumptions in the ODCM?						
availa the Al	<b>nse:</b> No, SNC did not reevaluate the validity of the assumptions in the Vogtle OCDM. The ble to estimate the impacts of offiste doses associated with Units 3 and 4. It is understood P-1000 design. The Vogtle procedure for implementation of the ODCM provides guidance es will be implemented. A copy of the ODCM Procedure for Vogtle was provided at the S	that a separate ODCM r on when changes are re	nay be developed for				

# Table X-1 Information Need

Activity	Pre- construct ion/Cons truction	Total # acres impacted	Numbe r of foreste d acres	Type of forest impacted	Number of wetland acres impacted	Type of wetland impacted (jurisdictio nal/not jurisdiction al)	Type of impact on wetlands	Any dredge and fill associated with activity? Quantities?	T&E survey of area impacted?	Mitigation measure

Note: There are no land use or alternative needs available at this time.