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J. T. Beckham, Jr. Vice President – Marcina Harsti Project



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October 6, 1992

Docket Nos. 50-321 50-366

U. S. Nuclear Regulatory Commission ATTN: Document Control Desk Washington, DC 20555

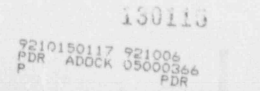
Gentlemen:

EDWIN I. HATCH NUCLEAR PLANT REVISION TO LICENSE AMENDMENTS APPLICATION SOUTHERN NUCLEAR T. BECOME THE LICENSED OPERATOR NRC TAC Nos. M84534 and M84535

On September 18, 1992, Georgia Power Company (GPC) submitted proposed amendments to Facility Operating License Nos. DPR-57 and NPF-5 which would authorize Southern Nuclear Operating Company, Inc. (Southern Nuclear) to become the licensed operator and have exclusive responsibility and control over the physical construction, operation, and maintenance of Edwin I. Hatch Nuclear Plant, Units 1 and 2.

As a result of telephone conversations between GPC and the NRC, GPC is now proposing wording revisions to the changes to the Facility Operating License No. NPF-5. These wording revisions, which are provided in the attachments, with respect to the antitrust license conditions, do not have any impact on the application — the significant hazards consideration evaluation provided in the September 18, 1992 submittal and are made for better clarity and precision.

Accordingly, Georgia Power Company hereby concurs with and transmits the revisions discussed with the NRC. Associated pages from the marked-up operating license and the revised operating license in the September 18, 1992 submittal should be removed and replaced with the revised pages which are provided in Attachment 1.



HL-2944



U. S. Nuclear Regulatory Commission HL-2944 Page 2

In accordance with the requirements of 10 CFR 50.91, a copy of this letter and its attachment will be sent to Mr. J. D. Tanner of the Environmental Protection Division of the Georgia Department of Natural Resources.

Sincerely,

J & Sully

(J. T. Beckham, Jr.

JTBJr/JMG

Attachment

Sworn to and subscribed before me

this 6th day of Melober. 1992.

Notary Public My COMMISSION EXPRESS JUNE 30, 1996

Jo Ellon Marden

cc: <u>Georgia Power Company</u> Mr. R. P. McDonald, Executive Vice President Mr. H. L. Sumner, Jr., General Manager - Plant Hatch NORMS

U. S. Nuclear Regulatory Commission, Washington, UC Mr. K. N. Jabbour, Licensing Project Manager - Hatch

U. S. Nuclear Regulatory Commission, Region II Mr. S. D. Ebneter, Regional Administrator Mr. L. D. Wert, Senior Resident Inspector - Hatch

<u>State of Georgia</u> Mr. J. D. Tanner, Commissioner, Department of Natural Resources

ATTACHMENT 1

Replacement page 12 of marked-up Unit 2 Operating License (NPF-5)

Replacement page 10 of revised Unit 2 Operating License (NPF-5)

An entity's request for a share must have regard for the economic size of such nuclear unit(s), for the entity's load size, growth and characteristics, and for demands upon Power Company's system from other entities and Power Company's retail customers, all in accordance with sound engineering practice. Executory agreements to accomplish the foregoing shall contain provisions reasonably specified by Power Company requiring the entity to consummate and pay for such purchase by an early date or dates certain. For purposes of this provision, "unit power" shall mean capacity and associated energy from a specified generating unit.

To effect the foregoing conditions, the following steps shall be taken:

- (a) Power Company shall file with the appropriate regulatory authorities and thereafter maintain in force as needed an appropriate transmission tariff available to any entity;
- (b) Power Company shall file with the appropriate regulatory authorities and thereafter maintain in force as needed an appropriate partial requirements tariff available to any entity: Power Company shall have its liability limited to the partial requirements service actually contracted for and the entity shall be made responsible for the security of the bulk power supply resources acquired by the entity from sources other than the Power Company;
- (c) Power Company shall amend the general terms and conditions of its current Federal Power Commission tariff and thereafter maintain in force as needed provisions to enable any entity to receive bulk power at transmission voltage at appropriate rates:
- (d) Power Company shall not have the unilateral right to defeat the intended access by each entity to alternative sources of bulk power supply provided by the conditions to this license; but Power Company shall retain the right to seek regulatory approval of changes in its tariffs to the end that it be adeouately compensated for services it provides, specifically including, but not limited to, the provisions of Section 205 of the Federal Power Act:

Southern Nuclear shall not market or broker power or energy from Edwin I. Hatch Nuclear Plant, Unit 2. Georgia Power Company shall continue to be responsible for compliance with the obligations imposed on it by the antitrust conditions contained in this license. Georgia Power Company is responsible and accountable fir the actions of Southern Nuclear, to the extent that Southern Nuclear's actions may, in any way, contravene the antitrost conditions of this license.

(9)

(8)

- (8) Southern Nuclear shall not market or broker power or energy from Edwin I. Hatch Nuclear Plant, Unit 2. Georgia Power Company shall continue to be responsible for compliance with the obligations imposed on it by the antitrust conditions contained in this license. Georgia Power Company is responsible and accountable for the actions of Southern Nuclear, to the extent that Southern Nuclear's actions may, in any way, contravene the antitrust conditions of this license.
- (9) To effect the foreg ing conditions, the following steps shall be taken:
 - Power Company shall file with the appropriate regulatory authorities and thereafter maintain in force as needed an appropriate transmission tariff available to any entity;
 - (b) Power Company shall file with the appropriate regulatory authorities and thereafter maintain in force as needed an appropriate partial requirements tariff available to any entity; Power Company shall have its liability limited to the partial requirements service actually contracted for and the entity shall be made responsible for the security of the bulk power supply resources acquired by the entity from sources other than the Powe Company;
 - (c) Power Company shall amend the general terms and conditions of its current Federal Power Commission tariff and thereafter maintain in force as needed provisions to enable any entity to receive bulk power at transmission voltage at appropriate rates;
 - (d) Power Company shall not have the unilateral right to defeat the intended access by each entity to alternative so rces of bulk power supply provided by the conditions to this license; but Power Company shall retain the right to seek regulatory approval of changes in its tariffs to the end that it be adequately compensated for services it provides, specifically including, but not limited to, the provisions of Section 205 of the Federal Power Act;
 - (e) Power Company shall use its best efforts to amend any outstanding contract to which it is a party that contains provisions which are inconsistent with the conditions of this license;
 - (f) Power Company affirms that no consents are or will become necessary from Power Company's parent, affiliates or subsidiaries to enable Power Company to carry out its obligations hereunder or to enable the entities to enjoy their rights hereunder;