

NUREG-2111, Vol. 2

Draft Environmental Impact Statement for Combined Licenses (COLs) for William States Lee III Nuclear Station Units 1 and 2

Draft Report for Comment

U.S. Nuclear Regulatory Commission Office of New Reactors Washington, DC 20555-0001

Regulatory Division Special Projects Branch Charleston District U.S. Army Corps of Engineers Charleston, SC 29403-5107



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Protecting People and the Environment

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Division of New Reactor Licensing Office of New Reactors U.S. Nuclear Regulatory Commission Washington, DC 20555-0001

Regulatory Division Special Projects Branch Charleston District U.S. Army Corps of Engineers Charleston, SC 29403-5107



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Abstract

2 This environmental impact statement (EIS) has been prepared in response to an application

3 submitted to the U.S. Nuclear Regulatory Commission (NRC) by Duke Energy Carolinas, LLC

4 (Duke) for two combined construction permits and operating licenses (combined licenses or

5 COLs). The proposed actions requested in Duke's application are (1) NRC issuance of COLs

6 for two nuclear power reactors at the William States Lee III Nuclear Station (Lee Nuclear

7 Station) site in Cherokee County, South Carolina, and (2) U.S. Army Corps of Engineers

8 (USACE) permit action on a Department of the Army individual permit application to perform

9 certain construction activities on the site. USACE is participating with the NRC in preparing this

10 EIS as a cooperating agency and participates collaboratively on the review team.

11 This EIS includes the review team's analysis that considers and weighs the environmental

12 impacts of building and operating two new nuclear units at the proposed Lee Nuclear Station

13 site and at alternative sites, and mitigation measures available for reducing or avoiding adverse

14 impacts. The EIS also addresses Federally listed species, cultural resources, and plant cooling

15 system design alternatives.

1

16 The EIS includes the evaluation of the proposed project's impacts to waters of the United States

17 pursuant to Section 404 of the Clean Water Act. USACE will conduct a public interest review in

18 accordance with the guidelines promulgated by the U.S. Environmental Protection Agency

19 under authority of Section 404(b) of the Clean Water Act. The public interest review, which will

20 be addressed in the USACE's permit decision document, will include an alternatives analysis to

21 determine the least environmentally damaging practicable alternative.

22 After considering the environmental aspects of the proposed NRC action, the NRC staff's

23 preliminary recommendation to the Commission is that the COLs be issued as requested. This

recommendation is based on (1) the application, including Revision 1 of the environmental

report (ER) and the supplement to the ER, submitted by Duke; (2) consultation with Federal,

26 State, Tribal, and local agencies; (3) the staff's independent review; (4) the staff's consideration

27 of comments related to the environmental review that were received during the two public

scoping processes; and (5) the assessments summarized in this EIS, including the potential

29 mitigation measures identified in the ER and this EIS. USACE will issue its Record of Decision

30 based, in part, on this EIS.

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Executive Summary

2 By letter dated December 12, 2007, the U.S. Nuclear Regulatory Commission (NRC or the 3 Commission) received an application from Duke Energy Carolinas, LLC (Duke), for combined 4 construction permits and operating licenses (combined licenses or COLs) for William States Lee 5 III Nuclear Station Units 1 and 2 (Lee Nuclear Station). The proposed Lee Nuclear Station site 6 is located in Cherokee County, South Carolina. Revision 1 of this application was submitted by 7 letter dated March 30, 2009. A supplement to Revision 1 of the environmental report (ER) was submitted on September 24, 2009. The review team's evaluation is based on the March 2009 8 9 revision of the application and the September 2009 supplement to Revision 1 of the ER. 10 The proposed actions related to the Lee Nuclear Station application are (1) NRC issuance of

11 COLs for construction and operation of two new nuclear power units at the Lee Nuclear Station 12 site, and (2) U.S. Army Corps of Engineers (USACE) issuance of a permit pursuant to Section 13 404 of the Federal Water Pollution Control Act (Clean Water Act), as amended (33 USC 1251 et 14 seq.) to perform certain construction activities on the site. USACE is participating with the NRC 15 in preparing this environmental impact statement (EIS) as a cooperating agency and 16 participates collaboratively on the review team. The reactor specified in the application is 17 Revision 17 of the Westinghouse Electric Company, LLC (Westinghouse) Advanced Passive 18 1000 (AP1000) certified pressurized water reactor design.

Section 102 of the National Environmental Policy Act of 1969, as amended (NEPA) (42 USC 4321 et seq.) directs that an EIS be prepared for major Federal actions that significantly affect the quality of the human environment. The NRC has implemented Section 102 of NEPA in Title 10 of the Code of Federal Regulations (CFR) Part 51. Further, in 10 CFR 51.20, the NRC has determined that the issuance of a COL under 10 CFR Part 52 is an action that requires an EIS.

24 The purpose of Duke's requested action—issuance of the COLs—is to obtain licenses to 25 construct and operate two new nuclear units. These licenses are necessary, but not sufficient, 26 for construction and operation of the units. A COL applicant must obtain and maintain the 27 necessary permits from other Federal, State, Tribal, and local agencies and permitting 28 authorities. Therefore, the purpose of the NRC's environmental review of Duke's application is 29 to determine if two new nuclear units of the proposed design can be constructed and operated 30 at the proposed Lee Nuclear Station site without unacceptable adverse impacts on the human 31 environment. In November 2011, Duke submitted an application to USACE for a Department of 32 the Army individual permit to perform regulated activities that would impact waters of the United 33 States, including wetlands. There are no navigable waters as defined in Section 10 of the 34 Rivers and Harbors Appropriation Act of 1899 (33 USC 403) in the project area for the proposed 35 Lee Nuclear Station.

1 By letter dated February 25, 2008, the NRC notified Duke that its application was accepted for

- 2 docketing. Docket numbers 52-018 and 52-019 were established for Units 1 and 2,
- 3 respectively. Upon acceptance of the Duke application, the NRC began the environmental
- 4 review process described in 10 CFR Part 51 by publishing in the *Federal Register* a Notice of
- 5 Intent (73 FR 15009) to prepare an EIS and conduct scoping. To gather information and
- 6 become familiar with the sites and their environs, the NRC and its contractor, Pacific Northwest
- 7 National Laboratory, visited the proposed Lee Nuclear Station site and three alternative sites in
- April 2008. On May 1, 2008, the NRC held a scoping meeting in Gaffney, South Carolina to
 obtain input on the scope of the environmental review. The NRC staff reviewed the comments
- 10 received during the scoping process and contacted Federal, State, Tribal, and local agencies to
- 11 solicit comments. After receipt of the supplement to Revision 1 of the ER, a *Federal Register*
- 12 Notice of Intent (75 FR 28822) to conduct a supplemental scoping process was published, and
- 13 a supplemental scoping meeting was held on June 17, 2010 in Gaffney, South Carolina. In
- 14 August 2010, members of the review team visited the proposed location for Make-Up Pond C
- 15 and the alternative sites for a second time. In June 2011, members of the review team
- 16 conducted a supplemental audit regarding cooling system and energy alternatives at Duke's
- 17 headquarters in Charlotte, North Carolina (NRC 2011b).
- 18 Included in this EIS are (1) the results of the review team's analyses, which consider and weigh
- 19 the environmental effects of the proposed actions; (2) potential mitigation measures for reducing
- 20 or avoiding adverse effects; (3) the environmental impacts of alternatives to the proposed
- 21 action; and (4) the NRC staff's recommendation regarding the proposed action.
- 22 To guide its assessment of the environmental impacts of a proposed action or alternative
- 23 actions, the NRC has established a standard of significance for impacts based on Council on
- Environmental Quality guidance (40 CFR 1508.27). Table B-1 of 10 CFR Part 51, Subpart A,
- 25 Appendix B, provides the following definitions of the three significance levels SMALL,
- 26 MODERATE, and LARGE:
- SMALL Environmental effects are not detectable or are so minor that they will
 neither destabilize nor noticeably alter any important attribute of the resource.
- 29MODERATE Environmental effects are sufficient to alter noticeably, but not to30destabilize, important attributes of the resource.
- 31 LARGE Environmental effects are clearly noticeable and are sufficient to
- 32 destabilize important attributes of the resource.
- 33 In preparing this EIS, the review team reviewed Duke's application for COLs, including the ER
- 34 and the supplement to the ER submitted by Duke; consulted with Federal, State, Tribal, and
- 35 local agencies; and followed the guidance set forth in NUREG-1555, *Environmental Standard*
- 36 *Review Plan* (NRC 2000a) and Revision 1 of the Staff Memorandum on *Addressing*

- 1 Construction and Preconstruction, Greenhouse Gas Issues, General Conformity
- 2 Determinations, Environmental Justice, Need for Power, Cumulative Impacts Analysis, and
- 3 Cultural/Historical Resources Analysis Issues in Environmental Impact Statements (NRC
- 4 2011d). In addition, the NRC staff considered the public comments related to the environmental
- 5 review received during the scoping process and the supplemental scoping process. Comments
- 6 within the scope of the environmental review are included in Appendix D of this EIS.
- 7 The NRC staff's preliminary recommendation to the Commission related to the environmental
- 8 aspects of the proposed action is that the COLs be issued as proposed. This recommendation
- 9 is based on (1) the application, including the ER and the supplement to the ER submitted by
- 10 Duke; (2) consultation with other Federal, State, Tribal, and local agencies; (3) the staff's
- 11 independent review; (4) the staff's consideration of public comments related to the
- 12 environmental review that were received during the original and supplemental scoping
- 13 processes; and (5) the assessments summarized in the EIS, including the potential mitigation
- 14 measures identified in the ER and this EIS. USACE will issue its Record of Decision based, in
- 15 part, on this EIS.
- 16 A 75-day comment period will begin on the date of publication of the U.S. Environmental
- 17 Protection Agency Notice of Availability of the draft EIS to allow members of the public to
- 18 comment on the results of the environmental review. During this period, the NRC and USACE
- 19 staff will conduct a public meeting near the proposed Lee Nuclear Station site to describe the
- 20 results of the environmental review, provide members of the public with information to assist
- them in formulating comments on this EIS, respond to questions, and accept public comments.
- 22 All comments received during the comment period will be addressed in the final EIS.
- 23 The NRC staff's evaluation of the site safety and emergency preparedness aspects of the
- 24 proposed action will be addressed in its Safety Evaluation Report, which is anticipated to be
- 25 published in November 2012.

Abbreviations/Acronyms

2 7Q10 lowest flow for 7 consecutive days expected to occur once per decade 3 AADT annual average daily traffic 4 acre(s) ac 5 ac-ft acre feet 6 AD Anno Domini 7 Agencywide Documents Access and Management System ADAMS 8 ALARA as low as reasonably achievable 9 AP1000 Advanced Passive 1000 pressurized water reactor 10 APE Area of Potential Effect 11 AQCR Air Quality Control Region 12 ARRA American Recovery and Reinvestment Act of 2009 13 14 BACT Best Available Control Technologies 15 BC before Christ 16 BEA Bureau of Economic Analysis 17 BEIR **Biological Effects of Ionizing Radiation** Bald and Golden Eagle Protection Act 18 BGEPA 19 BLS **Bureau of Labor Statistics** 20 BMP best management practice 21 becquerel(s) Bq 22 Btu British thermal unit(s) 23 24 °C degree(s) Celsius 25 CAES compressed air-energy storage 26 CDC U.S. Centers for Disease Control and Prevention 27 CDF core damage frequency 28 CESQG conditionally exempt small quantity generator 29 Council on Environmental Quality CEQ 30 Code of Federal Regulations CFR 31 cubic foot/feet per second cfs 32 Ci curie(s) 33 cm centimeter(s) 34 CO carbon monoxide 35 CO_2 carbon dioxide 36 COL combined construction permit and operating license 37 CORMIX Cornell Mixing Zone Expert System CPCN Certificate of Environmental Compatibility and Public Convenience and 38 39 Necessity

1

| 1 2 | CWA CWS | Clean Water Act (aka Federal Water Pollution Control Act) circulating-water system |
|----------|--------------|--|
| 3 | d | day(s) |
| 4 | DA | Department of the Army |
| 5 | dB | decibel(s) |
| 6 | dBA | decibel(s) on the A-weighted scale |
| 7 | DBA | design basis accident |
| 8 | DBH | diameter breast high |
| 9 | DCD | Design Control Document |
| 10 | DOE | U.S. Department of Energy |
| 11 | DOT | U.S. Department of Transportation |
| 12 | D/Q | deposition factor(s); annual normalized total surface concentration rate(s) |
| 13 | DSM | demand-side management |
| 14 | DTA | Devine Tarbell & Associates |
| 15 | Duke | Duke Energy Carolinas, LLC |
| 16 | Duke Energy | Duke Energy Corporation |
| 17 | | |
| 18 | EAB | exclusion area boundary |
| 19 | EE | energy efficiency |
| 20 | EECBG | Energy Efficiency and Conservation Block Grant |
| 21 | EIA | Energy Information Administration |
| 22 | EIS | environmental impact statement |
| 23 | ELF | extremely low frequency |
| 24 | EMF | electromagnetic field |
| 25 | EPA | U.S. Environmental Protection Agency |
| 26 | EPRI | Electric Power Research Institute |
| 27 | EPT | Ephemeroptera-Plecoptera-Trichoptera (Index) |
| 28 | ER | environmental report |
| 29 | ESP | Early Site Permit |
| 30 | ESRP | Environmental Standard Review Plan |
| 31 | ٥ - | |
| 32 | °F | degree(s) Fahrenheit |
| 33 | FAA | Federal Aviation Administration |
| 34 | FES | Final Environmental Statement |
| 35 | FEIS | Final Environmental Impact Statement |
| 36 27 | FEMA | Federal Emergency Management Agency |
| 37 38 | FERC FP&S | Federal Energy Regulatory Commission |
| 30 39 | | Facilities Planning & Siting foot (feet) per second |
| 39 40 | fps FR | |
| 40 | Γ Γ | Federal Register |

| 1 2 3 4 5 | FSAR FSER ft ft ² ft ³ | Final Safety Analysis Report Final Safety Evaluation Report foot/feet square foot/feet cubic foot/feet |
|-----------------------|--|--|
| 6 7 8 | FWS µg | U.S. Fish and Wildlife Service microgram(s) |
| 9 10 | g gal | gram(s) gallon(s) |
| 11 | GC | gas centrifuge |
| 12 | GCRP | U.S. Global Change Research Program |
| 13 | GD | gaseous diffusion |
| 14 15 | GDNR GEIS | Georgia Department of Natural Resources |
| 15 16 | GHG | Generic Environmental Impact Statement greenhouse gas |
| 17 | GIS | geographic information system |
| 18 | gpd | gallon(s) per day |
| 19 | gpm | gallon(s) per minute |
| 20 | GWh | gigawatt-hours |
| 21 22 | HDPE | high-density polyethylene |
| 23 | HLW | high-level waste |
| 24 | hr | hour(s) |
| 25 | Hz | hertz |
| 26 | | |
| 27 | | U.S. Interstate |
| 28 29 | IAEA ICRP | International Atomic Energy Agency International Commission on Radiological Protection |
| 30 | IGCC | integrated gasification combined cycle |
| 31 | in. | inch(es) |
| 32 | INEEL | Idaho National Engineering and Environmental Laboratory |
| 33 | IRP | Integrated Resource Plan |
| 34 35 | IRWST ISFSI | in-containment refueling water storage tank independent spent fuel storage installation |
| 36 | 101 01 | independent spent ruer storage installation |
| 37 | kg | kilogram(s) |
| 38 | km | kilometer(s) |
| 39 | km ² | square kilometer(s) |
| 40 | km/hr | kilometer(s) per hour |
| 41 | kV | kilovolt(s) |

| 1 2 3 | kW kW(e) kWh | kilowatt(s) kilowatt(s) electric kilowatt-hour(s) |
|-----------------------------|--|---|
| 4 5 7 8 9 10 | L LEDPA LFG LLC LLW LOS LPZ LWA | liter(s) least environmentally damaging practicable alternative landfill-based gas Limited Liability Company low-level waste level of service low-population zone Limited Work Authorization |
| 12 | LWR | light water reactor |
| 13 14 15 | m m² | meter(s) square meter(s) |
| 16 | m ³ | cubic meter(s) |
| 17 | m ³ /s | cubic meter(s) per second |
| 18 19 | MACCS2 | Melcor Accident Consequence Code System Version 1.12 milligram(s) |
| 20 | mg MEI | maximally exposed individual |
| 21 | Mgd | million gallon(s) per day |
| 22 | mGy | milligray(s) |
| 23 | mi | mile(s) |
| 24 | mi ² | square mile(s) |
| 25 | mL | milliliter(s) |
| 26 | mm | millimeter(s) |
| 27 | MMS | U.S. Department of Interior Minerals Management Service |
| 28 | MOA | Memorandum of Agreement |
| 29 | MOU | Memorandum of Understanding |
| 30 | MOX | mixed oxides |
| 31 | mpg | mile(s) per gallon |
| 32 | mph | mile(s) per hour |
| 33 | mrad | millirad |
| 34 | mrem | millirem |
| 35 | MSDS | material safety data sheets |
| 36 | msl | mean sea level |
| 37 | mSv | millisievert(s) |
| 38 | MSW | municipal solid waste |
| 39 | MT | metric ton(nes) |
| 40 | MTU | metric ton(nes) uranium |

| 1 | MW | megawatt(s) | | |
|----|-----------------|--|--|--|
| 2 | MW(e) | megawatt(s) electric | | |
| 3 | MWh | megawatt-hour(s) | | |
| 4 | MW(t) | megawatt(s) thermal | | |
| 5 | MWd | megawatt-day(s) | | |
| 6 | MWd/MTU | megawatt-days per metric ton of uranium | | |
| 7 | | | | |
| 8 | NA | not applicable | | |
| 9 | NAAQS | National Ambient Air Quality Standard | | |
| 10 | NC | North Carolina | | |
| 11 | NCDENR | North Carolina Department of Environment and Natural Resources | | |
| 12 | NCI | National Cancer Institute | | |
| 13 | NCRP | National Council on Radiation Protection and Measurements | | |
| 14 | NCUC | North Carolina Utility Commission | | |
| 15 | NEI | Nuclear Energy Institute | | |
| 16 | NEPA | National Environmental Policy Act of 1969, as amended | | |
| 17 | NESC | National Electrical Safety Code | | |
| 18 | NGCC | natural gas combined-cycle | | |
| 19 | NGVD | National Geodetic Vertical Datum | | |
| 20 | NHPA | National Historic Preservation Act | | |
| 21 | NIEHS | National Institute of Environmental Health Sciences | | |
| 22 | NMFS | National Marine Fisheries Service | | |
| 23 | NO ₂ | nitrogen dioxide | | |
| 24 | NOAA | National Oceanic and Atmospheric Administration | | |
| 25 | NO _x | nitrogen oxides | | |
| 26 | NPDES | National Pollutant Discharge Elimination System | | |
| 27 | NRC | U.S. Nuclear Regulatory Commission | | |
| 28 | NREL | National Renewable Energy Laboratory | | |
| 29 | NRHP | National Register of Historic Places | | |
| 30 | NSPS | new source performance standard | | |
| 31 | NSR | new source review | | |
| 32 | NUREG | U.S. Nuclear Regulatory Commission technical document | | |
| 33 | NWI | National Wetlands Inventory | | |
| 34 | NWS | National Weather Service | | |
| 35 | | | | |
| 36 | OCS | outer continental shelf | | |
| 37 | ODCM | Offsite Dose Calculation Manual | | |
| 38 | OECD | Organization for Economic Cooperation and Development | | |
| 39 | OSHA | Occupational Safety and Health Administration | | |
| 40 | | | | |
| 41 | pН | measure of acidity or basicity in solution | | |
| | | | | |

| 1 | PIRF | public interest review factor | | |
|----|-------------------|---|--|--|
| 2 | PM | particulate matter | | |
| 3 | PM ₁₀ | particulate matter with an aerodynamic diameter of 10 microns or less | | |
| 4 | PM _{2.5} | particulate matter with an aerodynamic diameter 2.5 microns or less | | |
| 5 | PNNL | Pacific Northwest National Laboratory | | |
| 6 | pp. | pages | | |
| 7 | ppb | part(s) per billion | | |
| 8 | ppm | part(s) per million | | |
| 9 | PRA | probabilistic risk assessment | | |
| 10 | PSCSC | Public Service Commission of South Carolina | | |
| 11 | PSD | Prevention of Significant Deterioration (Permit) | | |
| 12 | PUC | public utility commission | | |
| 13 | PURC | Public Utility Review Committee | | |
| 14 | PURPA | Public Utility Regulatory Policies Act of 1978 | | |
| 15 | PV | photovoltaic | | |
| 16 | PWR | pressurized water reactor | | |
| 17 | | | | |
| 18 | rad | radiation absorbed dose | | |
| 19 | RAI | Request(s) for Additional Information | | |
| 20 | RCRA | Resource Conservation and Recovery Act of 1976, as amended | | |
| 21 | REC | renewable energy credit(s) | | |
| 22 | rem | roentgen equivalent man | | |
| 23 | REPS | renewable energy portfolio standard(s) | | |
| 24 | REMP | radiological environmental monitoring program | | |
| 25 | RFP | Request for Proposal | | |
| 26 | RIMS II | Regional Input-Output Modeling System | | |
| 27 | RM | river mile | | |
| 28 | ROI | region of interest | | |
| 29 | ROW | right-of-way | | |
| 30 | RRS | (SERC's) Reliability Review Subcommittee | | |
| 31 | Ryr | reactor year | | |
| 32 | | | | |
| 33 | µS/cm | microsievert(s) per centimeter | | |
| 34 | | | | |
| 35 | s or sec | second(s) | | |
| 36 | SACTI | Seasonal/Annual Cooling Tower Impact (prediction code) | | |
| 37 | SAMA | severe accident mitigation alternative | | |
| 38 | SAMDA | severe accident mitigation design alternative | | |
| 39 | SC | South Carolina | | |
| 40 | SCBCB | South Carolina Budget and Control Board | | |
| 41 | SCDAH | South Carolina Department of Archives and History | | |

| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 15 16 15 16 10 11 12 13 14 15 15 16 16 16 16 16 16 16 16 16 16 | SCDHEC SCDNR SCDOT SCE&G SCIAA SCR SER SERC SHPO SMCL SO ₂ SO ₂ SO ₂ SO ₂ SO ₂ SPCCP SRS SV | South Carolina Department of Health and Environmental Control South Carolina Department of Natural Resources South Carolina Department of Transportation South Carolina Electric and Gas South Carolina Institute of Archaeology and Anthropology selective catalytic reduction Safety Evaluation Report Southeastern Electric Reliability Council State Historic Preservation Office (or Officer) secondary maximum concentration limits sulfur dioxide oxides of sulfur Spill prevention, control, and countermeasure plan Savannah River Site sievert(s) |
|---|---|---|
| 16 17 18 | SWPPP SWS | stormwater pollution prevention plan service-water system |
| 19 | Т | ton(s) |
| 20 | T&E | threatened and endangered |
| 21 | TDS | total dissolved solids |
| 22 | TEDE | total effective dose equivalent |
| 23 | THPO | Tribal Historic Preservation Officer |
| 24 | TRAGIS | Transportation Routing Analysis Geographic Information System |
| 25 26 | TSC | technical support center |
| 27 | UF ₆ | uranium hexafluoride |
| 28 | UMTRI | University of Michigan Transportation Research Institute |
| 29 | UO ₂ | uranium dioxide |
| 30 | USACE | U.S. Army Corps of Engineers |
| 31 | USC | United States Code |
| 32 | USCB | U.S. Census Bureau |
| 33 | USDA | U.S. Department of Agriculture |
| 34 | USGS | U.S. Geological Survey |
| 35 36 | US | U.S. (State Highway) |
| 37 | VACAR | Virginia-Carolinas (subregion) |
| 38 | VCSNS | Virgil C. Summer Nuclear Station |
| 39 | VEGP | Vogtle Electric Generating Plant |
| 40 41 | VOC | volatile organic compound |

| 1 | Westinghouse | Westinghouse Electric Company, LLC | | |
|-----------------------------------|---|--|--|--|
| 2 3 4 | χ/Q | atmospheric dispersion factor(s); annual average normalized air concentration value(s) | | |
| 5 6 7 8 9 10 11 | yd yd ³ yr yr ⁻¹ | yard(s) cubic yard(s) year(s) per year | | |

2 This chapter describes alternatives to the proposed U.S. Nuclear Regulatory Commission 3 (NRC) action for combined licenses (COLs) and the U.S. Army Corps of Engineers' (USACE's) 4 action for a Department of the Army individual permit and discusses the environmental impacts 5 of those alternatives. Section 9.1 discusses the no-action alternative. Section 9.2 addresses 6 alternative energy sources. Section 9.3 reviews the region of interest (ROI) evaluated in the 7 site-selection process, the Duke Energy Carolinas, LLC (Duke) site-selection process, details 8 specific to each one of the respective alternative sites, and summarizes and compares the 9 cumulative environmental impacts for the proposed and alternative sites. Section 9.4 examines 10 plant design alternatives. Section 9.5 presents USACE's evaluation of onsite alternatives and 11 alternative sites. 12 The need to compare the proposed action with alternatives arises from the requirement in 13 Section 102(2)(c)(iii) of the National Environmental Policy Act of 1969, as amended (NEPA) 14 (42 U.S.C. 4321) that environmental impact statements (EISs) include an analysis of 15 alternatives to the proposed action. The NRC implements this requirement through its 16 regulations in Title 10 of the Code of Federal Regulations (CFR) Part 51 and its Environmental 17 Standard Review Plan (ESRP) (NRC 2000a). The environmental impacts of the alternatives are 18 evaluated using the NRC's three-level standard of significance – SMALL, MODERATE, or 19 LARGE - developed using Council on Environmental Quality (CEQ) guidelines 20 (40 CFR 1508.27) and set forth in the footnotes to Table B-1 of 10 CFR Part 51, Subpart A, 21 Appendix B. The issues evaluated in this chapter are the same as those addressed in the Generic Environmental Impact Statement for License Renewal of Nuclear Plants, NUREG-1437, 22 Volumes 1 and 2 (NRC 1996, 1999a)^(a) with the additional issue of environmental justice. 23 Although NUREG-1437 was developed for license renewal, it also provides useful information 24 25 for the review of new reactors, and is referenced where appropriate throughout this chapter. 26 Additional guidance on conducting environmental reviews is provided in the Staff Memorandum 27 on "Addressing Construction and Preconstruction, Greenhouse Gas Issues, General Conformity 28 Determinations, Environmental Justice, Need for Power, Cumulative Impact Analysis, and 29 Cultural/Historical Resources Analysis Issues in Environmental Impact Statements" (Revision 1) 30 (NRC 2011d).

- 31 As part of the evaluation of permit applications subject to Section 404 of the Clean Water Act,
- 32 the USACE is required by regulation to apply the criteria set forth in the U.S. Environmental
- 33 Protection Agency's (EPA's) 404(b)(1) guidelines (40 CFR Part 230; hereafter referred to as the
- 34 404 Guidelines). These guidelines establish criteria that must be met for the proposed activities

 ⁽a) NUREG-1437 was originally issued in 1996. Addendum 1 to NUREG-1437 was issued in 1999 (NRC 1999a). Hereafter, all references to NUREG-1437 include NUREG-1437 and its Addendum 1.

1 to be permitted pursuant to Section 404, which governs disposal sites for dredged or fill

2 material. Specifically, the 404 Guidelines state, in part, that no discharge of dredged or fill

3 material shall be permitted if there is a practicable alternative to the proposed discharge that

4 would have less adverse impacts on the aquatic ecosystem provided the alternative does not

5 have other significant adverse consequences. An area not presently owned by the applicant

6 that could reasonably be obtained, used, expanded, or managed to fulfill the basic purpose of

7 the proposed activity may be considered if it is otherwise a practicable alternative.

8 9.1 No-Action Alternative

9 For purposes of an application for COLs, the no-action alternative refers to a scenario in which 10 the NRC would deny the COLs requested by Duke. The USACE could also take no action, or 11 deny the applicant's request for a Department of the Army permit. Upon such a denial by the 12 NRC, the construction and operation of two new nuclear units at the William States Lee III 13 Nuclear Station (Lee Nuclear Station) site in accordance with 10 CFR Part 52 would not occur 14 and the predicted environmental impacts associated with the project would not occur. 15 Preconstruction impacts without a nexus to nuclear safety issues regulated by the NRC, as 16 defined in 10 CFR 50.10(a) and 51.4, may still occur, and environmental impacts resulting from

17 preconstruction activities could still result, even if the NRC denies the COLs requested by Duke.

18 However, no activities, including preconstruction activities, involving discharge of dredged or fill

19 materials into waters of the United States, could occur without a Department of the Army permit

20 from the USACE.

21 The no-action alternative would result in the proposed nuclear units not being constructed or

22 operated. If no other comparable energy generation facility (or facilities) was built or strategy

23 implemented to take its place, the benefits of the additional electrical capacity and electricity

generation provided by the proposed project would not occur. If no additional conservation

25 measures were enacted to decrease the demand for electrical capacity in Duke's service

- territory, then the need for baseload power, discussed in Chapter 8, would not be met.
 Therefore, the purpose and need for this project would not be satisfied by the no-action
- Therefore, the purpose and need for this project would not be satisfied by the r alternative.
- 29 If other generating sources were built, either at another site or using a different energy source,

30 environmental impacts associated with these other sites or energy sources would result. As

discussed in Chapter 8, there is a demonstrated need for power and Duke has regulatory

32 responsibilities in North Carolina and South Carolina to provide electrical service in its service

33 area. This needed power may be provided and supported through a number of alternatives that

34 are discussed in Sections 9.2 and 9.3. Therefore, this section does not include a discussion of

35 alternative energy sources (discussed in Section 9.2) or alternative sites (discussed in

36 Section 9.3) that could meet the need for power.

1 9.2 Energy Alternatives

2 The purpose and need for the proposed NRC action (i.e., issuance of COLs) identified in 3 Section 1.3.1 of this EIS is to provide additional baseload electric generating capacity within the 4 Duke service territory by 2021 and 2023 (Duke 2010b). This section examines the potential 5 environmental impacts associated with energy management or generation alternatives to 6 construction and operation of a new baseload nuclear generating facility (whether at the Lee 7 Nuclear Station site or elsewhere). Section 9.2.1 discusses energy alternatives not requiring 8 new generating capacity. Section 9.2.2 discusses energy alternatives requiring new generating 9 capacity. Other energy alternatives are discussed in Section 9.2.3. A combination of energy 10 alternatives is discussed in Section 9.2.4. Section 9.2.5 compares the environmental impacts 11 from new nuclear, coal-fired, and natural gas-fired generating units at the Lee Nuclear Station 12 site. Additionally, Section 9.2.5 considers a combination of energy alternatives located at the 13 Lee Nuclear Station site or within close proximity to the Duke service territory.

14 For analysis of energy alternatives, Duke assumed a bounding target value of 2200 MW(e) of

15 electrical output, which is the approximate equivalent electrical capacity of the proposed Lee

16 Nuclear Station project. The review team also used this level of output in its analysis of energy 17 alternatives.

18 9.2.1 Alternatives Not Requiring New Generating Capacity

- The following are three alternatives to the proposed action that do not require Duke to constructnew generating capacity:
- purchase the needed electric power from other suppliers
- extend the operating life of existing power plants or reactivate retired power plants
- implement energy efficiency (EE) or demand-side management (DSM) programs.
- 24 These alternatives are reviewed in the following sections.

25 9.2.1.1 Purchased Power

- 26 Power to replace the capacity of the proposed new nuclear units would have to be purchased
- 27 from other generating resources, likely one of those described in the *Generic Environmental*
- 28 Impact Statement for License Renewal of Nuclear Plants (e.g., coal, natural gas, or other
- 29 nuclear plants) (NRC 1996). Under the purchased power alternative, the environmental impacts
- 30 of power production would still occur but would likely be located elsewhere within the
- 31 Southeastern Electric Reliability Council (SERC) region, or in neighboring regions with direct
- 32 bulk transmission capability into the SERC.

1 The option to purchase power implies that there is adequate generating capacity available for

- 2 firm sales and transmission into or within the service territory. Duke regularly reviews
- 3 purchased power supply options. Duke reported that over the 15 years preceding September 1,
- 4 2010, it had entered into firm wholesale power purchase agreements totaling over 2000 MW(e)
- 5 with other power generators to meet capacity needs (Duke 2010b).
- 6 However, utility commissions in both North Carolina and South Carolina have commented on
- 7 the potential ramifications of requiring capacity purchases. While additional regional capacity
- 8 may be available to serve native load from merchant power plants or other similar generators,
- 9 the capacity from these plants is not generally considered to be useful in supplying baseload
- 10 capacity. This premise was confirmed by Public Service Commission of South Carolina
- 11 (PSCSC) Order 2007-626, which indicated that the risk to low-cost, reliable electricity increased
- 12 in magnitude as mandatory requests for proposals (RFPs) were applied to peaking,
- 13 intermediate, and ultimately baseload capacity requirements. The Order further concluded that
- 14 testing the market via RFPs would only be mandatory for new peaking capacity needs
- 15 (PSCSC 2007). The North Carolina Utility Commission (NCUC), in its order approving the Duke
- 16 2005 IRP (NCUC 2006) indicated that,
- 17 During periods of peak consumption, the state's utilities might have to pay extremely
- 18 high rates to purchase power from other utilities; in some cases they may be unable
- 19 to import sufficient power at all because of the limitations of the transmission system
- 20 or for other reasons.
- 21 The review team recognizes that the Lee Nuclear Station site is in South Carolina. However,
- the review team also recognizes the proximity of the site to North Carolina and the fact that the
- site lies within one contiguous Duke service area, of which the highest percentage of delivered
- 24 power is used in North Carolina.
- 25 Finally, under the Public Utility Regulatory Policies Act of 1978 (PURPA), electric utilities can
- 26 offer the purchase of electrical energy from qualifying facilities. Due to the limited number and
- 27 limited total available capacity of PURPA-qualifying facilities in the area, they do not represent a 28 long-term solution for additional baseload capacity in the Duke convice territory.
- 28 long-term solution for additional baseload capacity in the Duke service territory.
- Based on the preceding discussion and the information in Section 8.3.2, which details the Duke
- 30 power purchasing strategy, the review team concludes that purchasing power is not a
- 31 reasonable alternative to providing new additional baseload capacity commensurate with the
- 32 proposed project.

33 9.2.1.2 Extending the Service Life of Existing Plants or Reactivating Retired Plants

Nuclear power stations are initially licensed by the NRC for a period of 40 years. An operating
 license can be renewed for up to 20 years, and NRC regulations permit additional license

1 renewals. The NRC performs detailed safety and environmental reviews that comply with the

- 2 Atomic Energy Act and NEPA prior to each renewal. Duke operates three nuclear power
- stations in the service area: Catawba Nuclear Station Units 1 and 2 and Oconee Nuclear
 Station Units 1, 2, and 3 in South Carolina, and McGuire Nuclear Station Units 1 and 2 in
- Station Units 1, 2, and 3 in South Carolina, and McGuire Nuclear Station Units 1 and 2 in
 North Carolina. The operating licenses for all three nuclear power stations have been renewed:
- 6 Oconee Nuclear Station Units 1, 2, and 3 in May 2000 and McGuire Nuclear Station Units 1 and
- 2 and Catawba Nuclear Station Units 1 and 2 in December 2003. The environmental impacts of
- 8 continued operation of a nuclear power plant are substantially less than those of developing a
- 9 new plant. Though existing nuclear stations can receive power uprate licenses from the NRC,
- 10 the largest capacity increase that the NRC has approved has been 20 percent (NRC 2002).

11 Fossil-fuel-fired power plants slated for extensive refurbishment or reactivation, predominately 12 fossil-fired power plants, generally have economic difficulty meeting the current, more restrictive 13 environmental standards established under the Clean Air Act and Clean Water Act. There are a 14 significant number of planned generating unit retirements within the proposed time frame of the 15 Lee Nuclear Station construction schedule. Several of the retirements are contingent upon the 16 availability of newer generating assets such as the proposed new 825 MW(e) clean-coal Unit 6 17 at the Cliffside Steam Station in North Carolina. Additionally, Duke indicates that it has included 18 over 2000 MW(e) of conventional coal and combustion turbines on the planned unit retirement 19 list that might be considered for refurbishment. These units lack scrubbing equipment used to 20 remove sulfur emissions or face other environmental regulatory restrictions that would require 21 increased control, accelerating the retirement of 890 MW(e) by 2015 (Duke 2010b). The 22 reactivation of any fossil fired facility would be bound by the impacts described for the coal and 23 natural-gas fired alternatives in Section 9.2.2, and would have to comply with the most recent 24 environmental restrictions. As neither coal nor natural-gas fired alternatives are found to be 25 environmentally preferable to the proposed action, the review team concludes that 26 refurbishment or reactivation of fossil fired facilities is not a reasonable alternative to proposed 27 action.

- 28 Duke owns and operates over 1000 MW(e) of hydroelectric generating facilities within the
- 29 service territory in addition to significant pumped storage capacity (Duke 2010b). Licensing and
- 30 relicensing activities are conducted pursuant to the Federal Power Act, and administrated by the
- 31 Federal Energy Regulatory Commission (FERC). Though uprating capacity is possible,
- 32 continued operation of existing hydroelectric generation facilities does not necessarily result in
- 33 providing additional generation capacity. A significant percentage of Duke's hydroelectric
- 34 capacity is currently operating under the FERC Notice of Authorization for Continued Project
- 35 Operation for Project No. 2232-522 (73 FR 55505). This process enables the licensee (Duke),
- to continue uninterrupted hydroelectric operations in accordance with the terms and conditions
- of the previous license, until the FERC acts on the subsequent application for continued
- 38 operations, or provides orders directing future activities. While the eventual relicensing of the
- 39 affected facilities may serve to allow the continued operations of existing capacity, it is not

- 1 expected to increase capacity. Further, if the project is not relicensed, the loss of capacity
- 2 would increase the need for power as described in Section 8.4. Discussion of additional
- 3 hydroelectric capacity is provided in Section 9.2.3.4.
- 4 Based on the above discussion, the review team concludes that extending the operating life of
- 5 existing power plants and reactivating or refurbishing retired plants would not provide additional
- 6 baseload capacity commensurate with the proposed project and therefore is not a reasonable
- 7 alternative to the proposed project.

8 9.2.1.3 Energy Conservation

- 9 The aggressive implementation of EE programs is effective in reducing total energy
- 10 requirements, while DSM programs are effective in reducing peaking and intermediate
- 11 generation capacity requirements. This is reiterated by North Carolina's Senate Bill 3 which
- 12 specifically defines DSM as "activities, programs or initiatives undertaken...to shift the timing of
- 13 electric use from peak to nonpeak demand periods" and EE measures as "an equipment,
- 14 physical or program change that results in less energy used to perform the same function"
- 15 (NCUC 2010c).
- 16 Duke currently uses comprehensive EE and DSM programs to reduce peak electricity demands 17 and daily power consumption. As reviewed in Section 8.2.1, Duke has proposed to collectively 18 account for over 1800 MW(e) of EE and DSM out to 2030. Current energy forecasts and load 19 growth projections fully account for the EE and DSM programs, which have been reported as 20 part of the 2010 IRP forecasting process. The programs were vetted through the public hearing 21 process with the NCUC issuing a final settlement agreement approving the program (NCUC 2010d) and the PSCSC via Order No. 2010-79 (PSCSC 2010c). The proposed EE and DSM 22 23 programs represent a significant reduction in demand for both energy and peak power. 24 However, because the current forecast already accounts for their implementation, and because 25 Duke still demonstrates a significant need for power as described in Section 8.4, they do not 26 represent a substitute for the additional capacity that Duke is seeking through the proposed
- project. Therefore, EE and DSM programs are not a reasonable alternative to the proposedproject.

29 9.2.1.4 Conclusions

- 30 Based on the preceding considerations, the review team concludes that purchasing electric
- 31 power from other suppliers, reactivating retired power plants, extending the operating life of
- 32 existing power plants, and full implementation of additional EE and DSM programs are not
- 33 reasonable alternatives to providing new baseload power generation capacity to meet the long-
- 34 term requirements in the service territory.

1 9.2.2 Alternatives Requiring New Generating Capacity

2 This section discusses the environmental impacts of energy alternatives to the proposed action 3 that would require the applicant to build new generating capacity. In keeping with the NRC 4 staff's evaluation of alternatives to renewal of operating licenses, a reasonable set of energy 5 alternatives to the building and operation of one or more new nuclear units at the Lee Nuclear 6 Station site should be limited to analysis of discrete power-generation sources and those power-7 generation technologies that are technically reasonable and commercially viable (NRC 1996). 8 The discussion in this section is bounded by the individual power-generating alternatives that 9 are considered reasonable and viable as baseload technologies. As described in Chapter 8. 10 baseload designed power in the State of South Carolina is defined as being capable of 11 operating at a capacity factor greater than 70 percent, and exceeding 350 MW(e) (SC Code 12 Ann. 58-33-220). The current mix of power-generation options within the SERC is also an 13 indicator of the feasible choices for power-generation technology; approximately 76 percent of 14 the current fleet within the SERC region is fossil-fired generation, followed by nuclear at 15 14 percent, hydro (including pumped storage) at 9 percent, with the remainder at approximately 16 1 percent (SERC 2010).

- 17 Each year, the Energy Information Administration (EIA), a component of the U.S. Department of
- 18 Energy (DOE), issues an annual energy outlook. In the Annual Energy Outlook 2011 (DOE/EIA
- 19 2011), the EIA reference case is projecting that between 2010 and 2035, natural-gas-fired
- 20 capacity would account for approximately 60 percent of new capacity additions; renewable
- energy sources would account for approximately 25 percent of new capacity additions; coal-
- 22 fired capacity additions would increase by 11 percent; and new nuclear plants would account for
- 23 approximately 3 percent of new capacity additions (DOE/EIA 2011).
- 24 The review team recognizes that proponents of all of these generating resources are continually
- 25 working to develop improved technologies that are more cost efficient and result in fewer
- 26 environmental impacts, and the impacts discussed below are estimates based on present
- technologies. However, the discussion in Section 9.2.2.1 is limited to the individual alternatives
- that appear to the review team to be viable baseload generation sources of a commensurate
- 29 level of power as the proposed project: coal-fired and natural-gas combined-cycle-fired
- 30 generation. The discussion in Section 9.2.3 addresses alternative generation technologies that 31 have demonstrated commercial acceptance but may be limited in application, total capacity.
- have demonstrated commercial acceptance but may be limited in application, total capacity,
 technical feasibility, or geographic restrictions when compared to the need to supply reliable,
- 32 technical reasonity, or geographic restrictions when compared to the need to supply reliable,
- 33 baseload capacity.
- 34 The review team assumed new generation capacity would be located at the Lee Nuclear Station
- 35 site for the coal-fired and natural-gas-fired alternatives, and mechanical draft cooling towers
- 36 would be used. For completeness, the electric power transmission line rights-of-way from these
- 37 alternatives were assumed to follow the same rights-of-way proposed for nuclear generation on
- 38 the Lee Nuclear Station site. These rights-of-way, as previously discussed, would be developed

1 to tie in to the 230-kV Pacolet Tie-Catawba transmission line approximately 7 mi south of the

2 Lee Nuclear Station site, and the 525-kV Oconee-Newport transmission line approximately

3 15 mi south of the site.

4 9.2.2.1 Coal-Fired Power Generation

5 For the coal-fired generation alternative, the review team assumed building and operation of 6 four pulverized coal-fired units, each with a net capacity of 530 MW(e) at the Lee Nuclear 7 Station site for a gross capacity of 2120 MW(e). The review team also assumed the acquisition 8 and use of the same transmission line rights-of-way, discussed for the proposed Lee Nuclear 9 Station in Section 3.2.2.3, as well as development and operation of Make-Up Pond C which 10 would be required based on utilizing the same electrical generating technology as the proposed 11 project (condensing steam turbine). The new coal-fired generation is assumed to have an 12 operating life of 40 years (the same operating life as allowed initially for a nuclear plant under a 13 COL, even though that number has no regulatory applicability to non-nuclear power plants). 14 The review team also considered integrated gasification combined cycle (IGCC) coal-fired 15 power plants as a baseload capable technology. IGCC is an emerging technology for 16 generating electricity with coal that combines modern coal gasification technology with 17 combustion turbine and steam turbine power generation. This technology is considered to be cleaner than conventional pulverized coal plants because major pollutants can be removed from 18 19 the gas stream before combustion. The IGCC alternative also generates less solid waste than 20 the pulverized coal-fired alternative. The largest solid-waste stream produced by IGCC 21 installations is slag, a black, glassy, sand-like material that is a marketable byproduct. The 22 other large-volume by-product produced by IGCC plants is sulfur, which is extracted during the 23 gasification process and can be marketed rather than placed in a landfill. IGCC plants do not 24 produce ash or scrubber wastes. Duke Energy Indiana received regulatory approval to 25 construct a 630-gross-MW(e) power station at the existing Edwardsport site in Indiana. The 26 Edwardsport project has the advantage of local, State, and Federal incentives totaling 27 \$460 million (Duke Energy 2011a).

Although IGCC has the advantages noted above, the review team concludes that, at present, IGCC is not a reasonable alternative to a 2200-MW(e) nuclear power-generation facility for the following reasons: (1) IGCC plants are more expensive than comparable pulverized coal plants; (2) system availability of existing IGCC plants has been lower than pulverized coal plants (NETL 2007); (3) and refined engineering has indicated that non-carbon emissions and plant efficiency would not be significantly better than supercritical steam electric plants (NPCC 2010). For these reasons, IGCC plants are not considered further in this EIS.

1 Air Quality

- 2 The review team assumed a plant design that would minimize air emissions through a
- 3 combination of boiler technology and post-combustion pollutant removal. Emission estimates
- 4 are based on "as-fired" and controlled conditions and are not representative of what would likely
- 5 be permitted. Final permitting to operate the plant would require applicable Best Available
- 6 Control Technologies (BACT) as part of the new source review requirements under Title 1 of the
- 7 Clean Air Act. Impacts on air quality from coal-fired generation would vary considerably from
- 8 those of nuclear generation because of emissions of criteria pollutants from sulfur dioxide,
- 9 nitrogen oxides, carbon monoxide, particulate matter, and hazardous air pollutants such as
 10 mercury.
- 11 Duke (2009c) provided the following emissions estimates for the coal-fired alternative for sulfur
- 12 dioxide (SO₂), nitrogen oxides(NO_x, including NO and NO₂), carbon monoxide (CO), and total
- 13 particulate matter (PM), with the review team concluding that the estimates were reasonable for
- 14 the technology and controls selected:
- 15 SO₂ 7814 T/yr
- 16 NO_x 1658 T/yr
- 17 CO 1658 T/yr
- 18 PM_{total} 64 T/yr
- PM₁₀ (particulate matter with an aerodynamic diameter of 10 microns or less) 17 T/yr.
- 20 In addition, a coal-fired power plant would have carbon dioxide (CO₂) emissions of
- 21 approximately 19,000,000 T/yr, which could contribute to climate change (Duke 2009c). Further 22 discussion regarding CO_2 is found in Section 9.2.5.
- 23 Coal and limestone (calcium carbonate) for a pulverized coal-fired plant would be delivered to
- 24 the site by train. The review team assumes that the coal and limestone could be delivered
- 25 using the same railroad spur proposed to service Lee Nuclear Station Units 1 and 2. The plant
- is expected to consume approximately 6.6 million tons per year of pulverized bituminous coal
- 27 with ash content of 9.8 percent (Duke 2009c). Lime or limestone slurry is injected into the hot
- effluent combustion gases to remove entrained SO₂. The lime-based scrubbing solution reacts
- with SO_2 in the flue gas to form calcium sulfite or calcium sulfate, which precipitates and forms
- sludge. The sludge is then removed from the process and dewatered. Final disposition of this
 waste is site specific; however, opportunities for recycling are sometimes available.
- 31 waste is site specific, nowever, opportunities for recycling are sometimes available.
- 32 The acid rain requirements in the Clean Air Act capped nationwide SO₂ emissions from power
- 33 plants. Duke would need to obtain sufficient pollution credits from a set-aside pool or purchases
- on the open market to cover annual emissions from the coal-fired generation alternative. There
- 35 is no market-based allowance system used for the emissions of NO_x.

1 The coal-fired generation alternative at the Lee Nuclear Station site would require a Prevention

2 of Significant Deterioration (PSD) Permit and an operating permit under the Clean Air Act

3 Amendments of 1990. The coal-fired generation alternative would need to comply with the new

4 source performance standards (NSPSs) for such plants in 40 CFR 60, Subpart Da. The

5 standards establish emission limits for particulate matter and opacity (40 CFR 60.42Da), SO₂

6 (40 CFR 60.43Da), NO_x (40 CFR 60.44Da), and mercury (40 CFR 60.45Da).

7 The EPA has various regulatory requirements for visibility protection in 40 CFR 51, Subpart P,

8 including a specific requirement for review of any new major stationary source in an area

9 designated as in attainment or unclassified under the Clean Air Act (40 CFR 51.307(a)). Criteria

10 pollutants under the Clean Air Act are lead, ozone, particulates, CO, NO₂, and SO₂. Ambient air

11 quality standards for criteria pollutants are in 40 CFR Part 50. The Lee Nuclear Station site in

12 Cherokee County, South Carolina, is in an area designated as in attainment or unclassified for

13 all criteria pollutants (40 CFR 81.347).

14 According to the EPA (EPA 2010a), the Charlotte-Gastonia-Rock Hill, North Carolina-South

15 Carolina metro area is listed as having an 8-hour nonattainment status that is covered under

16 Part D, Title I of the Clean Air Act regarding ozone. "Part D" is not a classification but is

17 included as an indication of the requirements under the Clean Air Act that apply to areas of

18 nonattainment. Additionally, Spartanburg, Anderson, and Greenville counties have only recently

been classified as being in attainment for ozone as of April 2008 under CFR Title 40 reporting

20 guidelines.

21 Section 169A of the Clean Air Act establishes a national goal of preventing future and

22 remedying existing impairment of visibility in mandatory Class I Federal areas when an

23 impairment occurs due to air pollution from human activities. In addition, EPA regulations

24 provide that for each mandatory Class I Federal area located within a State, the State must

establish goals that provide for reasonable progress toward achieving natural visibility

conditions. The reasonable progress goals must provide for an improvement in visibility for

days when visibility is most impaired over the period of the implementation plan and verify no

degradation in visibility for the least visibility-impaired days over the same period (40 CFR

51.308(d)(1)). The closest mandatory Class I Federal area is Linville Gorge which is
 approximately 65 mi northwest of the proposed site. If the coal-fired generation alternative we

30 approximately 65 mi northwest of the proposed site. If the coal-fired generation alternative were

31 located close enough to a mandatory Class I area to impact visibility, additional air-pollution

32 control requirements could be imposed. The preceding emissions estimate assumed the use of

appropriate controls which would limit the potential for impairment concerns.

34 The GEIS for license renewal (NUREG-1437) (NRC 1996) does not quantify emissions from

coal-fired power plants but suggests that air impacts are substantial. NUREG-1437 also

36 indicates that climate change from CO₂ emissions and acid rain from sulfur oxide and nitrogen-

37 oxide emissions may have a potential impact (NRC 1996). Adverse human health effects, such

38 as cancer and emphysema, have been associated with the byproducts of coal combustion. The

- 1 fugitive dust emissions from construction activities would be mitigated using best management
- 2 practices (BMP), and would be temporary. Overall, the review team concludes that air quality
- 3 impacts from construction and operation of the coal-fired generation alternative at the Lee
- 4 Nuclear Station site, despite the availability of BACT, would be MODERATE. The impacts
- 5 would be clearly noticeable in the region but would not destabilize air quality.

6 Waste Management

- 7 Coal combustion generates waste in the form of ash, and equipment for controlling air pollution
- 8 generates additional ash, spent selective catalytic reduction (SCR) catalyst, and scrubber
- 9 sludge. The coal-fired generation alternative would generate approximately 652,000 T/yr of
- 10 ash. Significant quantities of the fly ash may be recycled for use in commodity products such as
- 11 concrete, limiting the total landfill volume. The coal-fired generation alternative would also
- 12 generate more than 1,000,000 T/yr of flue gas scrubber sludge in the form of gypsum, which
- 13 can also be recycled for use in wall board manufacturing (Duke 2009c).
- 14 The process of filtering suspended solids from incoming raw water (from the Broad River) can
- 15 generate significant quantities of sludge, as well as general water-treatment sludge such as
- 16 would be found in cooling-tower basins. Disposal of solid wastes could noticeably affect land
- 17 use by requiring the devotion of substantial areas of land to provide landfill space. The total
- 18 estimated volume of these two types of sludge exceeds 1800 T/yr, and would be disposed of in
- 19 State-approved landfills either onsite or offsite.
- 20 In May 2000, EPA issued a "Notice of Regulatory Determination on Wastes from the
- 21 Combustion of Fossil Fuels" (65 FR 32214). The EPA concluded that national regulation is
- 22 warranted under Subtitle D of the Resource Conservation and Recovery Act of 1976, as
- 23 amended (RCRA) when coal combustion wastes are disposed of in landfills or surface
- 24 impoundments, and that regulations under Subtitle D of RCRA (or modifications to existing
- regulations under the authority of the Surface Mining Control and Reclamation Act) are
- 26 warranted when the wastes are used to fill surface impoundments or underground mines
- 27 (65 FR 32214). In June 2010, the EPA proposed national standards regulating the disposal of
- coal combustion wastes; they are currently evaluating two forms of regulation under Subtitle C
- and Subtitle D of RCRA (75 FR 35128).
- 30 Waste impacts on land use, groundwater, and surface water could extend beyond the operating
- 31 life of the plant if leachate and runoff from the waste storage or coal pile area occurs. With
- 32 appropriate controls and monitoring, it is not likely to destabilize any land or water resources.
- 33 After closure of the waste site and revegetation, the land could be repurposed. Construction-
- 34 related debris would be generated during plant development activities and disposed in approved
- 35 landfills.

- 1 For the reasons stated above, the review team concludes that the impacts from waste
- 2 generated at the coal-fired generation alternative would be MODERATE. The impacts would be
- 3 noticeable, but not destabilizing of any resources.

4 Human Health

- 5 Coal-fired power generation introduces worker risks from coal and limestone mining, worker and
- 6 public risk from coal and lime/limestone transportation, and worker and public risk from coal-
- 7 combustion waste disposal. In addition, "releases from coal combustion contain naturally
- 8 occurring radioactive materials mainly uranium and thorium" (Gabbard 1993).
- 9 The EPA and State agencies base air emission standards and requirements on human health
- 10 impacts. These agencies impose site-specific emission limits, as needed, to protect human
- 11 health. Air emissions from a coal-fired power-generation plant located at the Lee Nuclear
- 12 Station site would be regulated by the South Carolina Department of Health and Environmental
- 13 Control (SCDHEC). Given that the plant would have to comply with health-informed standards
- 14 in the Clean Air Act and other relevant air emissions regulations, the review team concludes the
- 15 human health impacts from the construction and operation of coal-fired generation at the Lee
- 16 Nuclear Station site would be SMALL.

17 Other Impacts

18 Land Use

19 For the coal-fired alternative, approximately 2000 ac of land would need to be converted to

- 20 industrial use for the power block, infrastructure and support facilities, ash and solids disposal,
- 21 and coal and limestone storage and handling (Duke 2009c). The land required for new
- transmission-line corridors would be similar to that reported in Section 3.2.2.3 for the
- transmission lines associated with the proposed nuclear facility. Land-use changes would be
- expected to occur in the offsite coal-mining area supplying coal for the plant. NUREG-1437
- estimated that approximately 22,000 ac of land would be needed for coal mining and waste
- disposal to support a 1000-MW(e) coal-fired plant during its operational life; this would scale up
- to approximately 48,000 ac for a 2200 MW(e) facility. The commitment of land for coal mining
- would likely have a noticeable effect on the availability of land in most regions of the UnitedStates.
- 30 Construction and operation of Make-Up Pond C would result in the permanent commitment of
- 31 approximately 1956 ac of land, approximately 620 ac of which would be permanently
- 32 impounded and flooded (see Section 4.1.2). Based on the overall amount of land affected due
- to the construction and operation of Make-Up Pond C, mining, and waste disposal, the review
- team concludes that land-use impacts would be MODERATE.

1 <u>Water Use and Quality</u>

2 The impacts on water use and quality from constructing and operating the coal-fired generation 3 alternative at the Lee Nuclear Station site would be comparable to the impacts associated with a 4 new nuclear power station. Cooling water would be withdrawn directly from the Make-Up Ponds 5 (A, B, and C), which are supplemented by withdrawals from the Broad River. Plant discharges 6 would consist mostly of cooling-tower blowdown, characterized primarily by an increased 7 temperature and concentration of dissolved solids relative to the receiving water-body, and 8 intermittent low concentrations of biocides (e.g., chlorine). Treated process waste streams and 9 sanitary wastewater may also be discharged. All discharges would be regulated by the 10 SCDHEC through a National Pollution Discharge Elimination System (NPDES) permit. Indirectly, water quality could be affected by acids and mercury from air emissions: coal-fired 11 12 power plants utilizing wet flue gas desulphurization typically capture these compounds and 13 dispose of them using approved regulatory paths. Water consumption would be similar to the 14 proposed project, predominantly due to evaporative loss from the cooling towers. Overall, the 15 review team concludes that the water-use and water-guality impacts would be SMALL.

16 <u>Ecology</u>

- 17 The coal-fired generation alternative would introduce impacts from construction and new
- 18 incremental impacts from operations. As discussed in Section 4.3, impacts from building Make-
- 19 Up Pond C may include wildlife habitat loss and fragmentation, reduced productivity, and a local
- 20 reduction in biological diversity. Noticeable impacts could also occur at the proposed site and at
- 21 the sites used for coal and limestone mining. As discussed in Section 5.3.1, cooling-tower drift
- 22 would have only minimal impacts on terrestrial habitats on and near the site. The review team
- therefore concludes that the terrestrial ecological impacts would be MODERATE due to the
- 24 potential impacts associated with Make-Up Pond C, and the large land area affected by mining.
- As explained in Section 4.3.2, building Make-Up Pond C would substantially alter the aquatic
- 26 ecology of London Creek. Extraction of cooling makeup water could affect aquatic resources in
- the Broad River and makeup ponds. Disposal of fly ash could affect water quality and the
- aquatic environment, but effective BMPs are readily available. Impacts from a coal-fired power
- plant on threatened and endangered species at the site would be similar to the impacts from a
- 30 new nuclear power station. The review team concludes that the impacts on aquatic ecology
- 31 would likely be MODERATE.

32 <u>Socioeconomics</u>

- 33 Adverse socioeconomic impacts would result from the approximately 1250 construction workers
- and approximately 2000 person peak workforce (Duke 2009c) used to build and operate the
- 35 coal-fired generation alternative. Most construction workers would be temporary. Demands on
- 36 housing and public services during construction would be SMALL. The review team concludes

1 that impacts would be MODERATE (adverse) and localized to the vicinity of the Lee Nuclear

2 Station site due to traffic- and transportation-related issues. During the period of plant

3 construction and operation, the coal-fired generation alternative would likely pay a fee in lieu of

4 taxes to Cherokee County that would be similar to the proposed project. Additional tax revenue

5 would be expected from the influx of workers. The review team concludes that this would have

a LARGE and beneficial impact on the county, and a SMALL and beneficial impact elsewhere in

7 the region.

8 The four coal-fired units would have power-block structures up to 200 ft tall that would be visible

9 offsite during daylight hours, particularly from the Broad River public access roads and

10 McKowns Mountain Road. The four exhaust stacks could be as high as 650 ft. The stacks and

- 11 associated emissions would likely be visible in daylight hours at distances greater than 10 mi.
- 12 Cooling towers and associated plumes would also have aesthetic impacts. Mechanical draft
- 13 cooling towers would be approximately 100 ft high. The power block units and associated
- 14 stacks and cooling towers would also be visible at night because of outside lighting. The
- 15 Federal Aviation Administration (FAA) generally requires that all structures exceeding an overall
- 16 height of 200 ft above ground level have markings and/or lighting so they do not impair aviation

17 safety (FAA 2007). The visual effects of a new coal-fired power plant at the Lee Nuclear Station

18 site could be further mitigated by landscaping and building color consistent with the

19 environment. Visual impacts at night could be mitigated by reduced lighting, provided it meets

- FAA requirements, and appropriate shielding. Additionally, new transmission lines, as
- described in Section 3.2.2.3, would be expected to have noticeable aesthetic impacts
- associated with the steel towers which are up to 190 ft. tall. The review team concludes the
- aesthetic impacts associated with the coal-fired generation alternative and associated new
- transmission lines at the Lee Nuclear Station site would be MODERATE.

25 The coal-fired generation alternative would introduce mechanical sources of noise that would be 26 audible offsite. Sources contributing to the noise produced by plant operation are classified as 27 continuous or intermittent. Continuous sources include the mechanical equipment associated 28 with normal plant operations and mechanical draft cooling towers. Intermittent sources include 29 the equipment related to coal handling, solid-waste disposal, transportation related to coal and 30 lime/limestone delivery, outside loudspeakers, and employees commuting to work. Noise 31 impacts associated with rail delivery of coal and lime/limestone would be most significant for 32 residents living near the facility and along the rail route. Given the necessary frequency of train transport to supply coal and limestone and the fact that many people are likely to be within 33 34 hearing distance of the rail line, the review team concludes that the impacts of noise on

35 residents in the vicinity of the facility and rail line would be MODERATE.

1 <u>Environmental Justice</u>

2 As discussed in Sections 4.5 and 5.5 of this EIS, no environmental pathways at the Lee Nuclear

3 Station site result in disproportionate and adverse environmental impacts to identified minority

4 or low-income populations in the 50-mi region. Therefore, the review team concludes that the

5 environmental justice impacts on minority and low-income populations associated with the coal-

6 fired generation alternative at the Lee Nuclear Station site would also be SMALL.

7 <u>Historic and Cultural Resources</u>

8 Impacts of locating the coal-fired generation alternative at the Lee Nuclear Station site would be 9 similar to the impacts of locating a new nuclear power plant at the Lee Nuclear Station site. As

10 discussed in Section 4.6, building and operating Make-Up Pond C would result in noticeable

11 impacts to a historic cemetery. In addition, the Lee Nuclear Station site contains similar historic

12 and cultural resources that may be impacted by expanded ground-disturbing activities or visual

13 intrusions. Cultural resource investigations would be needed for all areas of potential

14 disturbance at the plant site; any offsite affected areas, such as mining and waste-disposal

15 sites; and along new roads and transmission lines. These investigations would include field

16 surveys; consultation with the appropriate State Historic Preservation Officer, American Indian

17 tribes, and the public; and possible mitigation of adverse effects from ground-disturbance or

18 visual intrusions. Given the known historic and cultural resources in the area of the proposed

19 Make-Up Pond C, the review team concludes that the historic and cultural resource impacts

20 would be MODERATE.

21 Conclusion

Table 9-1 summarizes the impacts of building and operating the coal-fired generation alternative

23 at the Lee Nuclear Station.

1

| Impact Category | Impact | Comment |
|---------------------------------|---|---|
| Air quality | MODERATE | $\begin{array}{l} SO_2 - \ 7814 \ T/yr \\ NO_x - \ 1658 \ T/yr \\ CO - \ 1658 \ T/yr \\ PM_{total} - \ 64 \ T/yr \\ PM_{10} - \ 17 \ T/yr \\ CO_2 - \ 19,000,000 \ T/yr \\ Small amounts of hazardous air pollutants \end{array}$ |
| Waste Management | MODERATE | Total waste volume would be approximately 652,000 T/yr of ash and an estimated additional 1 million T/yr of scrubber sludge. |
| Human health | SMALL | Regulatory controls and oversight would be protective of human health. |
| Land use | MODERATE | Uses approximately 2000 ac for power block; coal handling, storage, and transportation facilities; infrastructure facilities; waste disposal; and cooling-water facilities. Additional land would be required for Make-Up Pond C and new transmission line corridors. Mining activities would have additional impacts at undetermined offsite locations. |
| Water use and quality | SMALL | Discharges would be subject to protective regulatory controls. Water use would be minimal. |
| Ecology | MODERATE | Uses the undeveloped upland area of the Lee Nuclear Station site. Potential forest loss and fragmentation, reduced productivity and biological diversity could impact terrestrial ecology. Construction of Make-Up Pond C would be expected to noticeably impact aquatic ecology due to inundation and flooding of London Creek. Additional impacts are associated with new transmission corridors and reconstruction of the railroad spur. |
| Socioeconomics | MODERATE (adverse) to LARGE (beneficial) | Construction-related impacts would be minor and adverse with the following exceptions: traffic-related impacts would be noticeable and adverse; and construction-related economic impacts would be minor and beneficial everywhere in the region, except for Cherokee County, where they would be substantial and beneficial. Impacts during operation would likely be smaller than during construction. The local tax base would benefit mainly during operations, where the impacts would be minor and beneficial in the region and noticeable and beneficial in Cherokee County. The power plant and new transmission lines would have noticeable adverse aesthetic impacts. Some offsite noise impacts would occur during operations, resulting in a noticeable adverse impact. |
| Historic and cultural resources | MODERATE | Impacts would be similar to those associated with a new nuclear power station located at the Lee Nuclear Station site, including noticeable impacts to a historic cemetery from construction of Make-Up Pond C. Known cultural resources within the Lee Nuclear Station site and undiscovered resources in associated offsite developments could be impacted. |
| Environmental justice | SMALL | No environmental pathways exist by which the identified minority or low-income populations in the 50-mi region would be likely to suffer disproportionate and adverse environmental impacts. |

Table 9-1. Summary of Environmental Impacts of the Coal-Fired Generation Alternative

1 9.2.2.2 Natural Gas-Fired Power Generation

2 For the natural-gas-fired alternative, the review team assumed the building and operation of four 3 natural gas combined-cycle units (NGCC), each with a net capacity of 600 MW(e) at the Lee 4 Nuclear Station site for a gross capacity of 2400 MW(e). The review team's selection of the 5 combined-cycle units is consistent with Duke's recent experience in permitting and constructing 6 the Buck and Dan River units, and is reasonable. The review team assumed the acquisition 7 and use of the same transmission line rights-of-way discussed in Section 3.2.2.3. The new 8 natural-gas-fired generation is assumed to have an operating life of 40 years (the same 9 operating life as allowed initially for a nuclear plant under a COL, even though that number has 10 no regulatory applicability to non-nuclear power plants).

- 11 The review team also considered and evaluated the construction and operation of Make-Up
- Pond C, recognizing that the demand for water consumption from a combined-cycle power plant
- 13 would be less than either the proposed project or the coal-fired alternative. However, assuming
- the use of a closed-cycle cooling system and mechanical draft cooling towers located at the Lee
- 15 Nuclear Station site, the review team concluded (through confirmatory analysis) that Make-Up
- 16 Pond C would still be required, though possibly smaller in total surface area and volume.
- 17 Further discussion regarding cooling water and Make-Up Pond C alternatives can be found in
- 18 Section 9.4.1.

19 Air Quality

- 20 Natural gas is a relatively clean-burning fuel. When compared with a coal-fired plant, natural-
- 21 gas-fired plants release similar types of emissions such as nitrogen oxides and particulate
- 22 matter, but in significantly lower quantities. A new natural-gas-fired power-generation plant
- 23 would require a PSD Permit and a State-specific operating permit under the Clean Air Act, and
- would be subject to the NSPSs specified in 40 CFR Part 60, Subparts Da and GG which
- establish emission limits for particulates, opacity, SO_2 , and NO_x . Final permitting to operate the
- 26 plant would require applicable BACT as part of the new source review requirements under
- 27 Title 1 of the Clean Air Act.
- 28 The EPA has various regulatory requirements for visibility protection in 40 CFR 51, Subpart P,
- 29 including a specific requirement for review of any new major stationary source in areas
- 30 designated as in attainment or unclassified under the Clean Air Act. As previously discussed,
- 31 the Lee Nuclear Station site in Cherokee County, South Carolina, is in an area designated as in
- 32 attainment or unclassified for all criteria pollutants (40 CFR 81.347).
- 33 Section 169A of the Clean Air Act establishes a national goal of preventing future impairment of
- 34 visibility and remedying existing impairment in mandatory Class I Federal areas when
- 35 impairment is from air pollution caused by human activities. In addition, EPA regulations
- 36 provide that for each mandatory Class I Federal area located within a State, State regulatory

- 1 agencies must establish goals that provide for reasonable progress toward achieving natural
- 2 visibility conditions. The reasonable progress goals must provide for an improvement in visibility
- 3 for the most impaired days over the period of the implementation plan and ensure no
- 4 degradation in visibility for the least-impaired days over the same period (40 CFR 51.308(d)(1)).
- 5 As previously discussed, the closest Class I Federal area is located approximately 65 mi
- 6 northwest of the Lee Nuclear Station site. If the natural-gas-fired alternative were located close
- 7 enough to a mandatory Class I area to impact visibility, additional air-pollution control
- 8 requirements could be imposed. The preceding emissions estimate assumed the use of
- 9 appropriate controls which would limit the potential for impairment concerns.
- 10 Emission estimates are based on "as-fired" and controlled conditions. The review team
- 11 calculated the following emissions estimates using EPA (2000): AP-42 Emission Factors
- 12 guidelines for stationary internal combustion sources. The review team also assumed that the
- 13 NGCC would be equipped with conventional and commonly used emission control technology:^(a)
- 14 • SO₂ - 31 T/yr
- 15 • NO_x- 546 T/yr
- 16 • CO - 207 T/yr
- 17 • PM_{total} – 105 T/yr
- 18 • PM₁₀ – 105 T/yr
- 19 In addition, the review team estimates that the natural-gas-fired alternative would have CO_2 20 emissions of 6,070,680 T/yr.
- 21 The fugitive dust emissions from construction activities would be mitigated using BMPs and
- 22 would be temporary. Other construction and operation impacts, such as the development and 23 use of material laydown areas and parking, would be minor.
- 24 The impacts of emissions from the natural-gas-fired alternative would be noticeable, but would
- 25 not be sufficient to destabilize air resources. Overall, the review team concludes that air quality
- 26 impacts resulting from construction and operation of the natural-gas-fired alternative at Lee 27 Nuclear Station site would be SMALL to MODERATE.

28 Waste Management

- 29 In NUREG-1437, the NRC staff concluded that waste generation from natural-gas-fired
- 30 technology would be minimal (NRC 1996). Wastes generated at conventional NGCC plants
- 31 include catalysts and materials from the control of NO_x and CO emissions. These materials

⁽a) The review team assumed a standard '2X1' configuration for a single unit total of 600 MW(e), and annual natural gas consumption of 110,376,000 mmbtu/yr, SCR at 90 percent conversion, and CO catalyst at 75 percent conversion.

- 1 contribute to waste disposal needs, and thus require removal over time. Waste generation at an
- 2 operating NGCC plant would be largely limited to typical operations and maintenance waste.
- 3 Construction-related debris would be generated during construction activities. Overall, the
- 4 review team concludes that waste impacts from the operation of the natural-gas-fired alternative
- 5 would be SMALL.

6 Human Health

7 In NUREG-1437, the NRC staff identified cancer and emphysema as potential health risks from

8 natural-gas-fired power plants (NRC 1996). The risks may be attributable to compounds that

9 contribute to ozone formation, which in turn contribute to health risks. Air emissions from the

- 10 natural-gas-fired alternative at the Lee Nuclear Station site would be regulated by the SCDHEC.
- 11 The human health effect is expected to be either undetectable or minor. Overall, the review
- 12 team concludes the impacts on human health would be SMALL.

13 Other Impacts

14 Land Use

- 15 Large NGCC plants can be sited on relatively small parcels of land, and are estimated to require
- 16 only about 200 ac for the power block and support facilities (Duke 2008g). As proposed, the
- 17 natural-gas-fired alternative would be expected to utilize land within the 750 ac already
- 18 disturbed at the Lee Nuclear Station site for the construction of the power blocks. There are
- 19 four natural gas pipelines located approximately 4 mi northwest of the Lee Nuclear Station site.
- 20 Assuming a right-of-way width of 100 ft, the review team estimates a 4 mile natural gas pipeline
- 21 would encompass approximately 48 acres of land. The addition of baseload-capable NGCC
- 22 units at the Lee Nuclear Station site would require an expansion of natural gas trunkline
- capacity, which would include the addition of approximately 50 to 60 mi of new pipeline. Duke
- has indicated this could be accomplished within the existing right-of-way, minimizing
- disturbances to the affected areas (Duke 2011e). Additionally, NUREG-1437 estimated that
- 26 approximately 3,600 ac. of land would be required for wells, collection stations, and pipelines to 27 bring the natural gas to a 1,000-MW(e) NGCC facility. For an NGCC facility of 2400 MW(e), the
- review team estimates the additional land required for gas production and delivery would be
- 28 review team estimates the additional and required for gas production and derivery would be
 29 8,640 ac. However, due to the proximity of the Lee Nuclear Station site to existing natural-gas
- 30 infrastructure, and the ability to utilize the existing right-of-way, the impacts from developing the
- 31 natural gas infrastructure should be minimized.
- 32 Although the NGCC units would require less cooling water than the proposed nuclear units, the
- 33 building and operation of Make-Up Pond C would still be required to provide supplemental
- 34 cooling water to the NGCC units during periods of drought. The review team considered Duke's
- 35 analysis and conducted a confirmatory assessment, concluding that Make-Up Pond C would still
- 36 be required, though likely utilizing a smaller geographic footprint. Duke estimated that Make-Up

- 1 Pond C built to support the natural-gas-fired alternative would be approximately 363 acres (as
- 2 compared to a 620 ac pond which would be required for coal or nuclear), and would result in the
- 3 flooding and permanent commitment of land in the London Creek drainage (Duke 2011e).
- 4 The land required for new transmission-line corridors would be similar to that reported in
- 5 Section 3.2.2.3 for the transmission lines associated with the proposed nuclear facility. Based
- 6 on the overall amount of land affected, particularly that land associated with construction of
- 7 Make-Up Pond C and the new transmission line corridors, the review team concludes that land-
- 8 use impacts from the natural-gas-fired alternative at the Lee Nuclear Station site would be
- 9 MODERATE.

10 Water Use and Quality

- 11 The NGCC plants would consume less water for cooling than the coal or nuclear alternatives.
- 12 The impacts on water use and quality from building and operating the natural-gas-fired
- 13 alternative at the Lee Nuclear Station site would be similar to or less than the impacts
- 14 associated with constructing and operating a new nuclear facility. Closed-cycle cooling with
- 15 cooling towers is assumed. The impacts on water quality from sedimentation during
- 16 construction of a natural-gas-fired power plant were characterized in NUREG-1437 as SMALL
- 17 (NRC 1996). The NRC also noted in NUREG-1437 that the impacts on water quality from
- 18 operations would be similar to, or less than, the impacts from other generating technologies.
- 19 Overall, the review team concludes that impacts on water use and quality would be SMALL.

20 <u>Ecology</u>

- 21 As discussed in Section 4.3, impacts from building Make-Up Pond C may include wildlife habitat
- 22 loss and fragmentation, reduced productivity, and a local reduction in biological diversity. While
- the pond would be smaller, the habitat losses and disturbances resulting from building the pond
- 24 would still be noticeable. As discussed in Section 5.3.1, cooling-tower drift would have only
- 25 minimal impacts on terrestrial habitats on and near the site. The review team therefore
- 26 concludes that the terrestrial ecological impacts would be MODERATE.
- Similar to the impacts described in Section 4.3.2, building Make-Up Pond C, even one of only
 363 ac, would substantially alter the aquatic ecology of London Creek. Extraction of cooling
 makeup water could affect aquatic resources. Impacts from the natural-gas-fired alternative on
 Federally listed threatened or endangered species would be similar to the impacts from a new
 nuclear power station. The review team concludes that the impacts on aquatic ecology would
- 32 likely be MODERATE.

33 <u>Socioeconomics</u>

- 34 Impacts would result from the approximately 800 workers needed to construct the natural-gas-
- 35 fired alternative, the demands on housing and public services during construction, and the loss

- 1 of jobs after construction. The natural-gas-fired alternative would require approximately
- 2 150 permanent operators and staff once operational (Duke 2008q). Overall, the review team
- 3 concludes that these impacts would be SMALL because of the mitigating influence of the site's
- 4 proximity to the surrounding population area and the relatively small number of workers needed
- 5 to construct and operate the plant in comparison to nuclear and coal-fired generation
- 6 alternatives. The natural-gas-fired alternative would likely pay a fee in lieu of taxes to Cherokee
- 7 County. Additional tax revenue would be expected from the influx of workers. Though this
- 8 would likely be less than the value assigned to the proposed project, the review team concludes
- 9 that the fee and tax revenue would have at least a MODERATE beneficial impact on the county.
- 10 The natural-gas-fired alternative would have several features visible during daylight hours from
- 11 offsite including the heat-recovery steam generators, exhaust stacks, cooling towers, and water
- 12 vapor plumes. Noise and light from the NGCC units would be detectable offsite during
- 13 construction and operation. Additionally, new transmission lines, as described in
- 14 Section 3.2.2.3, would be expected to have noticeable aesthetic impacts associated with the
- 15 steel towers which are up to 190 ft. tall. Overall, the review team concludes that the aesthetic
- 16 impacts associated with the natural-gas-fired alternative at the Lee Nuclear Station site and the
- 17 new transmission line right-of-way would be MODERATE.

18 Environmental Justice

- 19 As discussed in Sections 4.5 and 5.5 of this EIS, no environmental pathways at the Lee Nuclear
- 20 Station site result in disproportionate and adverse environmental impacts to identified minority
- 21 or low-income populations in the 50-mi region. Therefore the review team concludes that the
- environmental justice impacts on minority and low-income populations associated with the
- anatural-gas-fired alternative at the Lee Nuclear Station site would be SMALL.

24 Historic and Cultural Resources

- 25 Impacts for the natural-gas-fired alternative located at the Lee Nuclear Station site would be
- 26 generally similar to the impacts for a new nuclear power station. As discussed in Section 4.6,
- 27 building Make-Up Pond C would result in noticeable impacts to a historic cemetery. Those
- 28 impacts would still occur with a pond of 363 ac. Cultural resource investigations would likely be
- 29 needed for any onsite property that has not been previously surveyed, including Make-Up
- 30 Pond C, and in any offsite affected areas, such as new transmission lines and gas pipelines.
- 31 These investigations would include field surveys; consultation with the appropriate State Historic
- 32 Preservation Officer, American Indian tribes, and the public; and possible mitigation of the
- adverse effects from ground-disturbance or visual intrusions. Given the known historic and
- 34 cultural resources in the area of the proposed Make-Up Pond C, the review team concludes that
- 35 the historic and cultural resource impacts would be MODERATE.

1

| Impact Category | Impact | Comment |
|---|----------------------|---|
| Air quality | SMALL to MODERATE | $SO_2 - 31 T/yr$ $NO_x - 546 T/yr$ CO - 207 T/yr $PM_{10} - 105 T/yr$ $CO_2 - 6,070,680/yr$ |
| Land use | MODERATE | Approximately 200 ac would be needed onsite for power block, cooling towers and support systems. Additional land would be needed for a 4 mi gas pipeline, Make-Up Pond C, transmission line corridor, infrastructure, and other facilities. |
| Water use and quality | SMALL | Impacts would be similar to or less than the impacts for a new nuclear power plant located at the site. |
| Ecology | MODERATE | Would primarily use previously disturbed areas of the Lee Nuclear Station site. The building of Make-Up Pond C, inundating about 363 ac, would be expected to noticeably impact aquatic ecology due to inundation and flooding of London Creek. Additional impacts are associated with new transmission lines, and reconstruction of the railroad spur. |
| Socioeconomics MODERATE (adverse) to MODERATE (beneficial) | | Construction and operations workforces would be relatively small in comparison to a nuclear or coal-fired power plant. The additional revenue to the local tax base, while smaller than for a nuclear or coal-fired plant, would be noticeable and beneficial. Impacts during operation would be minor because of the small workforce involved. The plant and new transmission lines would have noticeable aesthetic impacts. |
| Historic and cultural resources | MODERATE | Impacts would be similar to those associated with a new nuclear power station located at the Lee Nuclear Station site, including noticeable impacts due to the construction of Make- Up Pond C. Avoidance or mitigation of known cultural resources would be expected in accordance with State and Federal law. |
| Waste management | SMALL | Waste generation, including that from spent catalyst used for emissions control, would be minimal. |
| Human health | SMALL | Regulatory controls and oversight would be protective of human health. |
| Environmental justice SMALL | | There are no environmental pathways by which the identified minority or low-income populations in the 50-mi region would be likely to suffer disproportionate and adverse environmental impacts |

Table 9-2. Summary of Environmental Impacts of the Natural-Gas-Fired Alternative

1 9.2.3 Other Alternatives

2 This section discusses other energy alternatives, the review team's conclusions about the 3 feasibility of each alternative, and the review team's basis for its conclusions. New nuclear units 4 at the proposed site would provide baseload generation. Any feasible alternative to the new 5 units would need to be capable of generating baseload power with high availability and capacity 6 factors. As part of the annual IRP processes, and in accordance with NUREG-1437, Generic 7 Environmental Impact Statement for License Renewal of Nuclear Plants (NRC 1996), Duke 8 explored a wide range of competitive power generating alternatives including conventional. 9 demonstrated, and emerging technologies (Duke 2010b). The review team reviewed the 10 information Duke submitted, conducted an independent review, and consulted additional 11 resources as needed. The review team finds that the following generation options are not 12 reasonable alternatives to the baseload generation the proposed Lee Nuclear Station Units 1 13 and 2 would provide.

14 The review team has not assigned significance levels to the environmental impacts associated

15 with the alternatives discussed in this section because, in general, the generation alternatives

16 would likely require installation at a location other than the proposed Lee Nuclear Station site.

17 Any attempt to assign significance levels would require speculation about the unknown site(s).

18 9.2.3.1 Oil-Fired Power Generation

19 EIA's reference case projects that oil-fired power plants would not account for any new electric 20 power generation capacity in the United States through the year 2035 (DOE/EIA 2011), 21 although oil-firing in combustion turbines is often used to supplement natural-gas feed stock. 22 Oil-fired generation is more expensive than nuclear, natural-gas-fired, or coal-fired generation 23 options. In addition, future increases or broad speculation in oil prices and oil markets are 24 expected to make oil-fired generation increasingly more expensive. The high cost of oil has 25 resulted in a decline in its use for electricity generation. In Section 8.3.11 of NUREG-1437, the NRC staff estimated that construction of a 1000-MW(e) oil-fired plant would require about 26 27 120 ac of land (NRC 1996) with additional acreage expected to be committed to onsite fuel 28 storage. Operation of an oil-fired power plant would have environmental impacts similar to 29 those of a comparably sized coal-fired plant (NRC 1996).

30 For the preceding economic and environmental reasons, the review team concludes that an oil-

31 fired power plant at or in the vicinity of the proposed Lee Nuclear Station site would not be a

32 reasonable alternative to construction and operation of a 2200-MW(e) nuclear power plant

33 supplying baseload electricity.

1 9.2.3.2 Wind Power

2 The Lee Nuclear Station site is in a wind power Class 1 region with average wind speed lower 3 than 5.6 m/s (DOE 2009b). Class 1 regions have the lowest potential for generation of wind 4 energy and are considered unsuitable for the development of wind energy (Dahle et al. 2008). 5 The coastal regions of North Carolina and South Carolina are recognized as being capable of 6 supporting off-shore utility-scale as well as isolated on-shore wind generation (NREL 2009). 7 Though outside of the respective service territory, the continuing development of wind 8 generation resources as part of Duke's resource portfolio may be conducted through purchased 9 power options, the purchase of renewable energy credits, or joint ventures. Duke is actively 10 pursuing the development of wind-generation resources as part of its renewable energy 11 resource portfolio. As an example, and in accordance with North Carolina's general 12 requirements to generate or procure resources equal to 3 percent of its 2011 retail sales, Duke 13 has entered into agreements to procure out-of-state Renewable Energy Credits (RECs) for wind 14 to the extent possible (NCUC 2010b). It is noted that these are not capacity purchases, but 15 energy purchases. Reflective of the growing use of wind resources, the NCUC has recently approved a Certificate of Public Convenience and Necessity (CPCN) to Atlantic Wind, LLC for 16 17 the construction and operation of a 300 MW(e) wind facility consisting of up to 150 wind turbines 18 in Pasquotank and Perguimans Counties, North Carolina (NCUC 2011b). 19 Newer wind turbines typically operate at approximately a 36 percent capacity factor 20 (DOE 2009b), compared with 90 percent for a baseload plant such as a nuclear power station 21 (NEI 2007b). The largest operating wind farm has a more than 700-MW generating capacity 22 (AWEA 2008a); however, the installed capacities of most wind farms are under 200 MW. 23 Although some modern wind turbine designs are approaching 5 MW(e), it is likely that well over 24 800 average sized 2.5-MW(e) wind turbines would be required to match the capacity of the 25 2200 MW(e) of the proposed nuclear units. Assuming an average net capacity factor in 26 North Carolina of 32 percent (LaCapra Associates 2006), over 2700 such wind turbines would 27 be needed to generate a commensurate amount of energy to equal that expected from the 28 proposed nuclear plants. An onshore or land-based utility-scale wind-generation plant would 29 generally require about 60 ac/MW(e) of installed capacity, although much of this land could be 30 used for other purposes (AWEA 2008b). Using this assumption, as well as the assumption of 31 an average net capacity factor of 32 percent, construction of land-based wind generation 32 facilities equivalent to the 2200 MW(e) that could be provided by the proposed Lee Nuclear 33 Station units could require more than 400,000 acres of land. As an example, the Atlantic Wind, 34 LLC application for the CPCN indicated that approximately 20,000 acres would be involved for

the 300 MW(e) project (NCUC 2011b). If forested, tree cover would have to be cleared from all or much of the land resulting in substantial aesthetic impacts, cultural resource impacts, and

37 losses of habitat for forest-dwelling terrestrial wildlife. Portions of the land not immediately

38 situated at a wind turbine structure could provide habitat for terrestrial wildlife favoring old field

39 or grassland habitat, although the value of the habitat might be somewhat compromised by the

1 proximity to the turbine blades. The moving turbine blades could pose a risk of physical injury to 2 wildlife attracted to the habitat. Because of the inherent variability of wind as a resource, the 3 capacity from wind turbines may supply firm deliverable power when coupled with a power 4 source that is capable of being dispatched when the capacity is required such as energy-5 storage mechanisms (e.g., compressed air energy-storage, batteries) or additional resources 6 such as pumped storage hydropower (NPCC 2010). This requires both the wind resource and 7 the storage mechanism to be within reasonable proximity of each other, and of commensurate 8 power output when used singly or in combination. EIA is not projecting any growth in pumped 9 storage capacity through 2035 (DOE/EIA 2011). In addition, the review team concludes in 10 Section 9.2.3.4 that the potential for new hydroelectric development in North Carolina and South 11 Carolina is limited. Therefore, the review team concludes that the use of pumped storage in 12 combination with wind turbines to generate 2200 MW(e) is unlikely in North Carolina or South 13 Carolina.

14 A conventional compressed air energy storage (CAES) plant consists of motor-driven air 15 compressors that use low-cost, off-peak electricity to compress air into an underground storage 16 medium. During periods of high electricity demand, the stored energy is recovered by releasing 17 the compressed air through a combustion turbine to generate electricity (NPCC 2010). There 18 are other proposed configurations of CAES, however only two CAES plants are currently in 19 operation. A 290-MW plant near Bremen, Germany began operating in 1978. A 110-MW plant 20 located in McIntosh, Alabama has been operating since 1991. Both facilities use mined salt 21 caverns (Succar and Williams 2008). A CAES plant requires suitable geology such as an 22 underground cavern for energy storage. A 268-MW CAES plant coupled to a wind farm, the 23 Iowa Stored Energy Park, has been proposed for construction near Des Moines, Iowa. The 24 facility would use a porous rock storage reservoir for the compressed air (Succar and Williams 25 2008). Other pilot, demonstration, prototype, and research projects involving CAES have been 26 announced including projects in California, New York, and Texas. To date, nothing approaching 27 the scale of a 2200 MW(e) facility has been contemplated. Therefore, the review team 28 concludes that the use of CAES in combination with wind turbines to generate 2200 MW(e) is 29 unlikely in North or South Carolina.

30 The U.S. Department of Interior Minerals Management Service (MMS, now the Bureau of 31 Ocean Energy Management, Regulation and Enforcement) has jurisdiction, as authorized in the 32 Energy Policy Act of 2005, over alternative energy-related projects on the outer continental shelf 33 (OCS), including wind power developments. In its final "Programmatic EIS for Alternative 34 Energy Development and Production and Alternate Uses of facilities on the Outer Continental 35 Shelf" (DOI 2007), the MMS considered the potential environmental, social, and economic 36 impacts from wind energy (among other) projects on the OCS. The MMS indicated that the technologies used to extract energy on the OCS are "... relatively new and untested in the 37 offshore environment of the OCS." In developing the programmatic EIS, the MMS focused on 38 39 "... those technologies that are likely to be initiated-for research, demonstration, or commercial

1 scale—within the 5- to 7-year time frame." In the 3 years since the Programmatic EIS was

- 2 finalized, no projects have been initiated on the OCS. MMS issued final regulations in April
- 3 2009 (74 FR 19638) to establish a program to grant leases, easements, and rights-of-way for
- 4 renewable energy project activities on the OCS.

5 There are considerable challenges to both on-shore and off-shore wind turbines. The National 6 Renewable Energy Laboratory (NREL) issued an analysis of offshore wind power in Large-7 Scale Offshore Wind Power in the United States—Assessment of Opportunities and Barriers (Musial and Ram 2010). As Musial and Ram indicates, "... the opportunities for offshore wind 8 9 are abundant, yet the barriers and challenges are also significant. ... Technological needs are 10 generally focused on making offshore wind technology economically feasible and reliable and 11 expanding the resource area to accommodate more regional diversity for future U.S. offshore 12 projects." When energy policies mature and large-scale offshore wind-energy projects become 13 technically feasible, they could play a significant role in U.S. energy markets. The NREL report 14 considers the wind-energy potential and the proposed U.S. offshore wind projects and 15 capacities; it divides wind-energy projects into two groups: those within State boundaries 16 (within 3 nautical miles) and those in Federal waters. Regionally, there were two projects under 17 consideration, neither of which appear to be moving forward at this time. One project was led by University of North Carolina (in conjunction with Duke) to study, install, and operate up to 18 19 3 wind turbines in Pamlico Sound, North Carolina. The other was a Federal lease project in 20 Georgia estimated to be up to 10 MW(e) (Musial and Ram 2010). No other regional wind-21 energy projects were identified by NREL in either State or Federal waters.

For the preceding reasons, the review team concludes that wind power is not a reasonable

alternative to construction and operation of a 2200-MW(e) nuclear power plant supplying
 baseload electricity.

25 9.2.3.3 Solar Power

26 Solar technologies use energy and light from the sun to provide heating and cooling, light, hot 27 water, and electricity for consumers. Solar energy is converted to electricity using solar thermal 28 technologies or photovoltaics (PV). In grid-connected, utility-scale applications, solar power 29 does not currently compete well with conventional nuclear and fossil-fueled technologies due to 30 solar power's lower capacity factors and higher capital cost per kilowatt of capacity. Capacity 31 factors of solar technologies are directly related to both solar resource and the conversion 32 efficiency of the technology. In NUREG-1437, the NRC staff determined that the average 33 capacity factor of photovoltaic cells is about 25 percent, and the capacity factor for solar thermal 34 systems is about 25 to 40 percent (NRC 1996). Though solar technologies are not capable of 35 generating traditional baseload power, the power produced may be stored and utilized when the 36 sun is not shining when coupled to energy storage mechanisms such as batteries. Large, utility 37 scale solar technologies also require a significant dedicated land area; NREL estimated from 38

1 approximately 5 and 12 ac per MW of installed capacity for solar thermal and PV concentrators

- 2 (NREL 2004). A solar based power plant equivalent to the proposed project would require an
- 3 estimated 11,000 to 26,400 ac of land.

4 Solar thermal technologies use concentrating devices to create temperatures suitable for bulk

5 power production. There are several types of solar-thermal power systems. The deployment of 6 which technology depends on the solar resource, but utility scale configurations are capable of

7 generating enough heat to produce steam which is used in a conventional steam turbine. The

8 largest operational solar thermal plant is the 354-MW Solar Energy Generating Station located

- 9 in southern California (Simons 2005).
- 10 For flat-plate, or PV type solar collectors, Duke has acceptable and available resources
- 11 throughout the service territory, and while utility scale installations require very large tracts of
- 12 dedicated land, the advantage of PV solar technology lies in the deployment flexibility when
- 13 used as part of a comprehensive distributed generation portfolio as evidenced by the significant
- 14 contribution of solar PV from customer owned self-generation resources (Duke 2010b). As part
- 15 of Duke's compliance with the North Carolina renewable energy portfolio standards (REPS)
- 16 plan, they are engaged in several activities providing both solar capacity and RECs. Examples
- 17 include Duke's 20 year purchase power agreement with Sun Edison for up to 15.5 MW(e), and
- 18 long-term purchase agreements for both in-state and out-of-state RECs from solar applications
- 19 (Duke 2010b).
- 20 For the preceding reasons, the review team concludes that solar energy is not a reasonable
- 21 alternative to construction and operation of a 2200-MW(e) nuclear power plant supplying
- 22 baseload electricity.

23 9.2.3.4 Hydropower

24 Duke has over 1000 MW(e) of existing hydroelectric generating capacity. Approximately

- 25 1000 MW(e) of developable hydroelectric resources exist across North Carolina and South
- 26 Carolina, with only one site capable of producing more than 76 MW(e) (INEEL1998). A much
- 27 smaller subset would be accessible by Duke within its given service territory. Duke is actively
- 28 engaged in multiple relicensing activities related to hydropower; however, these projects will not
- 29 increase current capacity. As stated in Section 8.3.4 of NUREG-1437 (NRC 1996), the
- 30 percentage of U.S. generating capacity supplied by hydropower is expected to decline because
- 31 hydroelectric facilities have become difficult to site as a result of public concerns about flooding,
- 32 inundation, destruction of natural habitat, and alteration of natural river courses. More recently,
- 33 the EIA references expected stable electricity production from existing resources through 2035
- 34 (DOE/EIA 2011). In NUREG-1437, the NRC staff estimated that land requirements for
 35 hydroelectric power are approximately 1 million ac per 1000 MW(e) (NRC 1996).

- 1 Due to the relatively low number of undeveloped hydropower resources available, and the large
- 2 land-use and related environmental and ecological resource impacts associated with siting
- 3 hydroelectric facilities large enough to produce 2200 MW(e), the review team concludes that
- 4 hydropower is not a reasonable alternative to construction and operation of a 2200 MW(e)
- 5 nuclear power plant supplying baseload electricity.

6 9.2.3.5 Geothermal Energy

Geothermal energy has an average capacity factor of 90 percent and can be used for baseload
power where available. Geothermal plants are most likely to be sited in the western continental
United States, Alaska, and Hawaii, where hydrothermal reservoirs are prevalent (DOE 2006).
Neither South Carolina nor North Carolina has high-temperature geothermal resources that

- 11 would be suitable for power generation (DOE 2008a, b).
- 12 Therefore, the review team concludes that a geothermal energy facility would not be a
- reasonable alternative to construction and operation of a 2200-MW(e) nuclear power plant
 supplying baseload electricity.

15 9.2.3.6 Wood Waste

16 In NUREG-1437, the NRC staff determined that a wood-burning facility can provide baseload 17 power and operate with an average annual capacity factor of around 70 to 80 percent and with 18 20 to 25 percent efficiency (NRC 1996). Further, the State of North Carolina indicated that 19 wood waste gualifies as a 'Renewable Energy Resource' under Senate Bill 3 defining the new 20 REPS. Duke, in the 2010 REPS compliance plan provided to the NCUC, indicates that it is 21 actively pursuing biomass resources as part of its general requirement obligation including 22 investigations into direct firing, co-firing, landfill gas, and combustion of waste gases (NCUC 23 2010b).

- 24 The fuels required are variable and site-specific. North Carolina and South Carolina have 25 substantial wood-based biomass resources capable of producing tens of millions of pounds of 26 useable biomass each year between commercial thinning operations and/or residue 27 management. However, there are significant impediments to the use of wood waste to generate 28 electricity, including the total cost of delivered fuel (harvesting and transportation), and the 29 quantity of acceptable fuel required. The larger wood-waste power plants are 40 to 50 MW(e) in 30 size. Estimates in NUREG-1437 suggest that the overall level of construction impacts per 31 megawatt of installed capacity would be approximately the same as that for a coal-fired plant, 32 although facilities using wood waste for fuel would be built at significantly smaller scale 33 (NRC 1996). Similar to coal-fired plants, wood-waste plants require large areas for fuel storage
- 34 and processing and involve similar types of combustion and combustion control equipment.

- 1 Considering that wood waste plants typically combust approximately one ton-per-hour to
- 2 generate 1 MW(e) (ORNL 2004), it would take approximately 4.4 million pounds per hour, or
- 3 35 billion pounds per year of wood waste to generate an equivalent amount of energy as the
- 4 proposed project. Further, it is recognized that close proximity to the fuel source is a critical
- 5 indicator of project feasibility; with such a high demand for wood waste, it would not be
- 6 reasonable to conclude that such access could be afforded to a facility with such a high demand
- 7 for fuel.
- 8 Because of uncertainties associated with obtaining sufficient wood and wood waste to fuel a
- 9 baseload power plant, and the relatively small total generating capacity per unit, the review
- 10 team determined that combustion of wood waste would not be a reasonable alternative to
- 11 construction and operation of a 2200-MW(e) nuclear power plant supplying baseload electricity.

12 9.2.3.7 Municipal Solid Waste

- 13 Municipal solid-waste facilities incinerate waste and use the resultant heat to produce steam,
- 14 hot water, or electricity. The combustion process can reduce the volume of waste by up to
- 15 90 percent and the weight by up to 75 percent (EPA 2009). Municipal waste combustion
- 16 facilities use three basic types of technologies: mass burn, modular, and refuse-derived fuel
- 17 (DOE/EIA 2001). Mass burning technologies are most commonly used in the United States.
- 18 This group of technologies processes raw municipal solid waste "as is," with little or no sizing,
- 19 shredding, or separation before combustion. In NUREG-1437, the NRC staff determined that
- the initial capital cost for municipal solid-waste plants is greater than for comparable steam-
- turbine technology at wood-waste facilities because of the need for specialized waste separation and waste-handling equipment for municipal solid waste (NRC 1996).
- 23 Municipal solid-waste combustors generate an ash residue that is buried in landfills. The ash
- residue is composed of bottom ash and fly ash. Bottom ash refers to that portion of the
- unburned waste that falls to the bottom of the grate or furnace. Fly ash represents the small
- 26 particles that rise from the furnace during the combustion process. Fly ash is generally
- 27 removed from flue gases using fabric filters and/or scrubbers (DOE/EIA 2001).
- Approximately 86 waste-to-energy plants are operating in the United States. These plants generate 2600 MW(e) or an average of approximately 30 MW(e) per plant (Michaels 2010).
- 30 Given the small size of the plants, the review team concludes that generating electricity from
- 31 municipal solid waste would not be a reasonable alternative to a 2200-MW(e) nuclear power
- 32 plant supplying baseload electricity.
- 33 One additional generating resource that uses municipal solid-waste as a fuel derivative is the
- 34 capture and combustion of landfill-based gas (LFG). In compliance with the REPS provisions,
- 35 Duke Energy has executed several power purchase agreements for firm capacity from LFG
- 36 generators (Duke 2010b). This is in addition to previously established power purchase

1 agreements for up to 10 MW(e) of landfill gas based generation capacity from PURPA

2 Qualifying Facilities (Duke 2010b). Given the relatively small size of the plants and the finite

3 number of usable resources, the review team concludes that generating electricity from LFG

4 would not be a reasonable alternative to construction and operation of a 2200 MW(e) nuclear

5 power plant supplying baseload electricity.

6 9.2.3.8 Other Biomass-Derived Fuels

7 In addition to wood and municipal solid-waste fuel, several other biomass-derived fuels are

8 available for fueling electric generators, including burning crops, converting crops to a liquid fuel

9 such as ethanol, and gasifying crops (including wood waste). However, in NUREG-1437, the

10 NRC staff determined that none of these technologies has progressed to the point of being

11 competitive on a large scale or of being reliable enough to replace a large baseload generating

12 plant (NRC 1996).

13 The EIA estimates that biomass will be a significant source of renewable electricity generation

14 among the non-hydropower renewable fuels through 2035 (second to wind), and that growth in

15 biomass-based generation capacity is expected in regions with stringent REPS requirements

16 and limited supplies of lower cost resources such as wind (DOE/EIA 2011). Significant biomass

17 resources are available in both North Carolina and South Carolina in the form of woody residues

18 and crop based biomass, and are expected to contribute to the overall production of energy and 19 fuels in the future. Further, both states have created biomass councils through their respective

20 state energy offices. South Carolina has created a biomass council through its South Carolina

21 Energy Office to capitalize on increasing energy diversity and enhancing environmental quality

for South Carolina (South Carolina Energy Office 2007). Additionally, the NCUC, under the

23 REPS program, has defined biomass as a "renewable energy resource," which also includes

solar, wind, and additional non-fossil based fuel sources, and expects that biomass will be part

of future capacity within the state. Accordingly, Duke is estimating that biomass based

26 generation will be the single largest renewable resource contributor out to 2030 (Duke 2010b).

27 Furthermore, Duke continues to invest in both co-firing and repowering assessments utilizing

biomass with the goal of determining the economic and technical merits of biomass

29 development (Duke 2010b).

30 Co-firing biomass with coal is possible when low-cost biomass resources are available. Co-

31 firing biomass has been successfully demonstrated in most iterations of boiler technologies, can

32 reduce emissions from coal-only-fired power plants, and is the most economically viable option

33 for near-term introduction of new biomass power generation (DOE 2011a). However, the

34 practice of co-firing does not increase capacity.

35 In addition to wood and municipal solid-waste fuel, several other biomass-derived fuels are

36 available for fueling electric generators. These include, but are not limited to, animal derived

37 wastes, crop-based biomass, converting crops to a liquid fuel such as ethanol, and gasifying

- 1 crops (including wood waste). In compliance with the North Carolina REPS provisions, Duke
- 2 has pursued energy or energy credits through set-aside agreements or as part of its general
- 3 requirements (Duke 2010b).
- 4 Construction of a biomass-fired plant would have an environmental impact similar to a coal-fired
- 5 plant, although facilities using wood waste and agricultural residues for fuel would be built on
- 6 smaller scales. Like coal-fired plants, biomass-fired plants require areas for fuel storage,
- 7 processing, and waste (e.g., ash) disposal. In addition, operation of biomass-fired plants has
- 8 environmental impacts, including potential aquatic ecology and air-quality impacts.
- 9 Given the limited capacity of the plants, the review team concludes that biomass-derived, or
- 10 biomass co-fired fuels used singly or in combination with other fossil fuels is not a reasonable
- alternative to construction and operation of a 2200-MW(e) nuclear power plant supplying
- 12 baseload electricity.

13 9.2.3.9 Fuel Cells

- 14 Fuel cells work without combustion and its associated environmental side effects. Power is
- 15 produced electrochemically by passing a hydrogen-rich fuel over an anode, air over a cathode,
- 16 and then separating the two by an electrolyte. The only by-products are heat, water, and CO₂.
- 17 Hydrogen is typically derived from hydrocarbon based fuels by subjecting them to steam
- 18 reforming or partial oxidation, or through the electrolysis of water. Natural gas is commonly
- 19 used as a primary source of hydrogen.
- 20 Phosphoric acid fuel cells are generally considered first-generation technology. During the past
- 21 three decades, significant efforts have been made to develop more practical and affordable fuel
- 22 cell designs for stationary power applications and the first generation technologies have given
- 23 way to membrane and solid oxide based fuel cells operating consistently above 50 percent
- 24 electrical efficiency (DOE 2010b). High-temperature, second-generation fuel cells have
- 25 achieved increased fuel-to-electricity and thermal efficiencies. This enables second-generation
- 26 fuel cell systems to produce both electricity and generate steam such as in distributed
- 27 generation type combined heat and power applications.
- 28 Research in both stationary and transportation-based fuel cells is intended to provide continuing 29 improvements of both materials and components as they relate to system cost and durability. 30 Currently, the cost of fuel-cell power systems must be reduced before they can be competitive 31 with conventional technologies (DOE 2011b). At the present time, fuel cells are not 32 economically or technologically competitive with other alternatives for baseload electricity 33 generation (NRC 2008h). Because fuel cells have not been developed to the point where they 34 are capable of supplying power consistent with the proposed project purpose and need, which is 35 equal to 2200 MW(e), the review team concludes that fuel-cell-based electricity generation is 36 not a reasonable alternative to construction and operation of a 2200-MW(e) nuclear power plant
- 37 supplying baseload electricity.

1 9.2.4 Combinations of Alternatives

2 Individual alternatives to the construction of one or more new nuclear units at the proposed site 3 might not be sufficient on their own to generate Duke's target value of 2200 MW(e) because of 4 the small size of the resource or lack of cost-effective opportunities. It is conceivable however, 5 that a combination of alternatives might be capable of meeting both the baseload and capacity 6 targets of proposed project. There are many possible combinations of alternatives. It would not 7 be reasonable to examine every possible combination of energy alternatives in an EIS. Doing 8 so would be counter to CEQ's direction that an EIS should be analytic rather than encyclopedic. 9 shall be kept concise, and shall be no longer than absolutely necessary to comply with NEPA 10 and CEQ's regulations (40 CFR 1502.2(a)(c)). Given that the stated objective is for a baseload 11 power generation facility of significant capacity, a fossil energy source, most likely coal or 12 natural gas, would need to be a significant contributor to any reasonable alternative energy 13 combination. Accordingly, the following evaluation has a significant capacity contribution from 14 NGCC power plants as part of the combination of alternatives due to its overall lower overall 15 environmental impact when compared to a similar capacity of coal fired power generation. The 16 evaluation is conducted using 2023 as the target date for implementation acknowledging that 17 the capacity must be capable of displacing the proposed project in that timeframe. 18 The selection of combined alternatives is reflective of capacity resources determined to be

19 within the proposed region, or supported through review and analysis of programmatic goals of 20 the applicant, regional, or State policies. The review team also considered that Duke has 21 indicated they are aggressively pursuing renewable energy capacity resources, particularly 22 biomass, and that the likelihood of growth in this capacity area may be limited in the future. 23 For example, the Duke 2010 IRP suggests that fully 89 percent of the anticipated growth in 24 renewable energy firm capacity through 2023 (when the capacity from Unit 1 and Unit 2 are 25 proposed to be online) is expected to come from biomass (Duke 2010b). While it is reasonable 26 to expect modest growth in this resource area after 2021, it is also reasonable to expect that as 27 a percentage of the renewable resource portfolio, a greater reliance on alternative energy 28 resources other than biomass may be necessary.

- 29 In proposing the capacity from a combination of alternatives, the review team first considered
- 30 which resource portfolio(s) Duke had presented to the utility commission in the State of
- 31 North Carolina and South Carolina via the 2010 IRP. Additionally, the review team considered
- 32 State and regional programs and policies for the development of renewable resources, such as
- 33 the North Carolina REPS standard, and prior investigations into the availability and potential for
- 34 development of alternative energy resources such as the *Analysis of Renewable Energy*
- 35 Potential in South Carolina (LaCapra Associates 2007), and the Analysis of a Renewable
- 36 *Portfolio Standard for the State of North Carolina* (LaCapra Associates 2006). The following
- 37 combination of alternatives reflects capacity that can either be reliably delivered to the power
- 38 system, or would enable an empiric reduction in the need for additional capacity as would be the

1 case for deployed EE programs. It is also noted that these resources would be required to

2 directly replace the proposed project, and would necessarily be offered as additions to those

3 resources already presented in the 2010 IRP. As such, any new proposed combination of

4 alternatives would need to meet the capacity projections of the proposed project which are

5 estimated to be approximately 17,345 GWh; derived from a 2200 MW(e) nuclear power plant

6 operating at a 90 percent capacity factor.

7 The selected combination of alternatives is consistent with the supply portfolio evaluated in the 8 Duke 2010 IRP (Duke 2010b), represented predominantly by new renewable energy resources, 9 new energy efficiency implementation, and new baseload capable power plants noting that new 10 DSM programs are not included as they are not recognized by the State of North Carolina as 11 meeting the REPS requirements. The review team makes no assumptions regarding how the 12 capacity is developed (either through self-build or purchase), transmitted, or distributed, and 13 rather focuses on resource availability and plausibility. Accordingly, the review team considers 14 the following resource contributions to be reasonable: 451 MW(e) from new EE programs, 15 458 MW(e) from renewable energy sources, and two or three natural gas-fired, combined-cycle 16 generating units (totaling approximately 1300 MW(e)) using closed-cycle cooling with cooling 17 towers, for a total of 2200 MW(e).

18 The 451 MW(e) of new energy efficiency programs is the difference between what is currently

19 provided in the Duke 2010 IRP forecast for new EE programs (633 MW(e)), and the 'High EE

20 Case' which offers 1,084 MW(e) of new energy efficiency programs in 2023 (Duke 2010b). As

this was proposed by Duke as part of the save-a-watt program, it is reasonable to conclude that

the implementation of these programs is feasible though it is not being executed at this time.

For the purposes of this analysis, it is assumed that 100 percent of the impact of the

EE programs would be observed leading to a reduction in energy requirements of 3,951 GWh.

25 As previously discussed, the Duke 2010 forecast includes the significant development of

26 biomass generation capacity. While new renewable generating alternatives would be expected

- to capitalize on the remaining biomass available to Duke, the portfolio will likely be weighted
- towards the development of on-shore wind, with remaining contributions from the combustion of
- 29 landfill gas, utilization of solid waste combustion (e.g., poultry litter and hog waste), small
- 30 hydroelectric, and solar resources. In developing a capacity or energy target for renewables,
- 31 the review team first considered the practical potential for capacity and energy in North Carolina

32 and South Carolina. Framed against the total 'practical potential' as identified in the

33 LaCapra Associates analyses (2006, 2007), the proposed combination of alternatives would far

34 exceed those already approved, and the addition of any new resource impacting consumer

35 utility rates would have to obtain State Utility Commission approval.

36 Duke generating capacity represents approximately 45 percent of the total North Carolina

37 generating capacity (Duke 2010b; DOE/EIA 2009b), and 36 percent of the total South Carolina

38 generating capacity (Duke 2010b; DOE/EIA 2009c). It therefore seems reasonable that Duke

1 may be able to acquire or build a level of renewable resources commensurate with its current

- 2 contributions to each state. The review team estimated this to be approximately 840 MW(e) in
- 3 North Carolina (total practical potential of 1867 MW(e) * 45 percent), and 239 MW(e) in
- 4 South Carolina (total practical potential of 665 MW(e) * 36 percent), for a total renewable
- 5 portfolio of approximately 1079 MW(e). With the Duke 2010 IRP already forecasting 621 MW(e)
- 6 of new renewable capacity in 2023, the review team finds that Duke may be capable of
- 7 developing an additional 458 MW(e) of renewable resources (1079 MW(e) 621 MW(e)).
- 8 The review team then considered how much energy might be produced from the additional
- 9 458 MW(e) recognizing that if the additional capacity was weighted towards resources with
- 10 lower capacity factors (such as wind and solar), it would require a significantly higher level of
- 11 total installed capacity (either renewables or natural gas) in order to make the same amount of
- 12 energy, likely increasing the environmental impact. Using the same ratio found in the Duke
- 13 2010 IRP (Duke 2010b), the review team determined that the additional renewable energy
- 14 alternatives could produce approximately 3049 GWh.
- 15 The remainder of the energy required would be expected to come from NGCC given its lower
- 16 environmental impact when compared to other fossil based facilities. The total energy required
- 17 from NGCC would therefore be equal to 10,345 GWh representing the difference between the
- 18 proposed project and the other resources (EE and Renewable Energy):

| 19 | Proposed project: | 17,345 GWh |
|----|--------------------|------------|
| 20 | Energy Efficiency: | -3951 GWh |

| 21 | Renewables: | -3041 GWh |
|----|-------------|-----------|

- 22 NGCC 10,345 GWh
- 23 Using NGCC as a baseload alternative capable of high capacity factors, the review team
- 24 determined that the 10,345 GWh could be satisfied by 2 NGCC facilities of approximately
- 25 650 MW(e) each. In reducing the capacity of NGCC required by approximately 40 percent from
- 26 that presented in Section 9.2.2.2, the review team acknowledges that Make-Up Pond C may not
- 27 be required in order to support this level of generating capacity at the Lee Nuclear Station site.
- 28 However, the review team considered that environmental impacts are likely to be noticeable for
- 29 land-use and ecology due to the significant build-out of biomass based capacity resources and
- 30 other renewable energy sources, which would not be co-located at the Lee Nuclear Station site.
- 31 For a combination of alternative energy sources, the review team assessed the potential
- 32 environmental impacts of increasing EE over 70 percent, and increasing the renewable portfolio
- by 74 percent over that which is already offered in the Duke 2010 IRP (Duke 2010b).
- Additionally, the review team considered the environmental impacts of using NGCC to provide
- 35 the remainder of the energy required. A summary of the environmental impacts associated with
- 36 the construction and operation of this combination of alternatives is found in the following
- 37 Table 9-3.

| Impact Category | Impact | Comment |
|--------------------------|--|---|
| Land use | MODERATE | Natural gas-fired power plants would have land-use impacts for power-block, new transmission line rights-of-way, cooling towers and support systems, and connection to a natural gas pipeline. Significant build-out of biomass and renewable energy sources would require facilities, fuel production and harvesting, and associated transmission lines that would have noticeable land-use impacts. |
| Air quality | SMALL to MODERATE | Based on the difference in capacity, emissions from 1300 MW(e) of natural gas-fired capacity are 59 percent of that considered in Section 9.2.2.2, and would be approximately: $SO_2 - 18$ T/yr $NO_x - 322$ T/yr CO - 122 T/yr $PM_{10} - 62$ T/yr $CO_2 - 3,581,701$ T/yr The combustion of biomass and/or other solid wastes would have emissions. In consideration of EPA regulations regarding PSD permitting, the preceding emissions would be regulated as a 'major' new source and are therefore a MODERATE impact for those constituents. |
| Water use and quality | SMALL | Impacts would be comparable to the impacts for a new nuclear power plant located at the proposed site. |
| Ecology | MODERATE | Many of the impacts would occur in areas that were previously disturbed during the construction of the Cherokee Nuclear Station. Thus, potential habitat loss and fragmentation and reduced productivity and biological diversity would likely be minimal at the site, but would likely increase dependent on the siting, construction, and operation of biomass, wind, and other renewable energy sources which would not be co-located on the site. |
| Waste management | SMALL | Waste would be produced from spent SCR catalyst used for control of NO_x emissions, and ash and slag from biomass and municipal solid- waste sources. |
| Socioeconomics | MODERATE (adverse) to MODERATE (beneficial) | Construction and operations workforces would be relatively small because of the reliance upon natural gas generation. Additions to the local tax base, while smaller than for a nuclear or coal-fired plant, might still be noticeable. Some construction related impacts would be noticeable. Impacts during operation would be minor because of the small workforce involved. The significant build-out of power generation facilities (biomass and wind), and the associated transmission lines would have aesthetic impacts. |

1

1

| Impact Category | Impact | Comment |
|---------------------------------|----------|---|
| Human health | SMALL | Regulatory controls and oversight would be protective of human health. |
| Historic and cultural resources | MODERATE | Most of the facilities and infrastructure at the site would likely be built on previously disturbed ground. Impacts resulting from ground disturbance and visual intrusions would likely increase dependent on the siting, construction, and operation of biomass and wind facilities which would not be co-located on the site. |
| Environmental justice | SMALL | The review team identified no pathways by which a disproportionately high and adverse impact could be imposed upon any minority or low-income populations within the 50 mile region. |

Table 9-3. (contd)

2 9.2.5 Summary Comparison of Energy Alternatives

3 Table 9-4 contains a summary of the review team's environmental impact characterizations for 4 constructing and operating new nuclear, coal-fired, and natural-gas-fired combined-cycle units 5 at the proposed site. The combination of alternatives shown in Table 9-4 assumes siting of 6 natural-gas-fired, combined-cycle units at the proposed site and the siting of other generating 7 units in the general vicinity (within 100 mi) of the site, or as locations mandate. Closed-cycle 8 cooling with natural draft or mechanical cooling towers is assumed for all thermal plants. 9 The distinguishing impacts are primarily related to emissions from the alternative generation 10 sources (air quality). For the energy-generation alternatives discussion, emissions are bounded by a review of criteria pollutants and the total tons produced. Accordingly, the coal-fired 11 12 alternative produces the highest level of criteria pollutants and total air emissions; in total tons, 13 the highest percentage of regulated emissions comes from the release of sulfur during the 14 combustion process followed by NO_x and CO also due to the combustion of coal with air (oxygen). These pollutants can also lead to the development of PM. The natural-gas-fired 15 alternative produces the next highest level of emissions. With a reasonably clean fuel stream 16 17 (methane), the primary pollutants are limited to NO_x and CO. Natural gas in combination with 18 renewable resources emits lower quantities of criteria pollutants than the natural-gas-fired 19 alternative. A nuclear plant has less impact on air quality than coal, natural gas, or a

20 combination of alternatives.

Table 9-4. Summary of Environmental Impacts of Construction and Operation of New Nuclear,
 Coal-Fired, and Natural Gas-Fired Generating Units, and a Combination
 of Alternatives

| Impact Category | Nuclear ^(a) | Coal | Natural Gas | Combination of Alternatives |
|---------------------------------|---|---|--|--|
| Air quality | SMALL | MODERATE | SMALL to MODERATE | SMALL to MODERATE |
| Waste management | SMALL | MODERATE | SMALL | SMALL |
| Human health | SMALL | SMALL | SMALL | SMALL |
| Land use | MODERATE | MODERATE | MODERATE | MODERATE |
| Water use and quality | SMALL | SMALL | SMALL | SMALL |
| Ecology | MODERATE | MODERATE | MODERATE | MODERATE |
| Socioeconomics | MODERATE (adverse) to LARGE (beneficial) | MODERATE (adverse) to LARGE (beneficial) | MODERATE (adverse) to MODERATE (beneficial) | MODERATE (adverse) to MODERATE (beneficial) |
| Historic and cultural resources | MODERATE | MODERATE | MODERATE | MODERATE |
| Environmental justice | SMALL | SMALL | SMALL | SMALL |

4 With respect to other resource areas, the coal alternative has a greater waste impact than the

5 other alternatives. The nuclear and coal plant alternative provides the greatest economic

6 benefits to Cherokee County. While the natural gas alternative has the least adverse

7 socioeconomic impact for the plant itself, considering the construction and operation of

8 transmission lines, the impacts to aesthetics are similar to coal and nuclear alternatives.

9 Overall, the review team concludes that none of the energy alternatives is environmentally

10 preferable to the proposed Lee Nuclear Station.

It is appropriate to specifically discuss the differences among the alternative energy sources
 regarding CO₂ emissions. The CO₂ emissions for the proposed action and energy generation

regarding CO_2 emissions. The CO_2 emissions for the proposed action and energy generation

alternatives are discussed in Sections 5.7.2, 9.2.2.1, and 9.2.2.2. Table 9-5 summarizes the
 CO₂ emission estimates for a 40-year period for the alternatives considered by the review team

15 to be viable for baseload power generation. These estimates are limited to the emissions from

16 power generation and do not include CO₂ emissions for workforce transportation, construction,

17 fuel-cycle, or decommissioning. Among the viable energy-generation alternatives, the

 CO_2 emissions for nuclear power are a small fraction of the emissions of the other viable

19 energy-generation alternatives.

1

| Generation Type | Years | CO ₂ Emission (MT) |
|---|-------|-------------------------------|
| Nuclear power ^(a) | 40 | 380,000 |
| Coal-fired generation ^(b) | 40 | 760,000,000 |
| Natural-gas-fired generation ^(c) | 40 | 243,000,000 |
| Combination of alternatives ^(d) | 40 | 143,000,000 |

Table 9-5. Comparison of Direct Carbon Dioxide Emissions for Energy Alternatives

(a) From Section 5.7.2, value is for two units.

(b) From Section 9.2.2.1.

(c) From Section 9.2.2.2.

(d) From Section 9.2.4 (assuming only natural gas generation has significant CO_2 emissions).

2 On June 3, 2010, EPA issued a rule tailoring the applicability criteria that determines which

3 stationary sources and modifications to existing projects become subject to permitting

4 requirements for greenhouse gas emissions under the PSD and Title V programs of the Clean

5 Air Act (Ref 75 FR 31514). According to the Tailoring Rule, greenhouse gas is a regulated new

6 source review (NSR) pollutant under the PSD major source permitting program if the source

7 (1) is otherwise subject to PSD (for another regulated NSR pollutant) and (2) has a greenhouse 8 gas potential to emit equal to or greater than 75,000 T/y of carbon dioxide equivalent (CO_2e)

9 (adjusting for different global warming potentials for different greenhouse gases). Such sources

10 would be subject to BACT. The use of BACT has the potential to reduce the amount of

11 greenhouse gases emitted from stationary source facilities. The implementation of this rule

12 could reduce the amount of greenhouse gases from the values indicated in Table 9-5 for coal

13 and natural gas, as well as from other alternative energy sources that would otherwise have

14 appreciable uncontrolled greenhouse gas emissions. The emission of greenhouse gases from

15 the production of electrical energy from a nuclear power source is multiple orders of magnitude

16 less than those of the reasonable alternative energy sources. Accordingly, the comparative

17 relationship between the energy sources listed in Table 9-5 would not change meaningfully

18 because greenhouse gas emissions from the other energy source alternatives would not be

19 sufficiently reduced to make them environmentally preferable to the proposed project.

20 Considering the addition of life cycle greenhouse gas emissions from the production of

21 electricity from a nuclear power source, i.e., those from the fuel cycle and transportation of

22 workers, total emissions for plant operation over a 40-year period would increase to about

23 54,000,000 MT. This amount is still significantly lower than the emissions from any of the other

24 alternatives; such emissions could be reduced further if the electricity from the assumed fossil

25 fuel source powering the fuel cycle is subject to BACT controls.

26 CO₂ emissions associated with generation alternatives such as wind power, solar power, and

27 hydropower would be associated with workforce transportation, construction, and

28 decommissioning of the facilities. Because these generation alternatives do not involve

29 combustion, the review team considers the emissions to be minor and concludes that the

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- 1 emissions would have a minimal impact. Other energy-generation alternatives involving
- 2 combustion of oil, wood waste, municipal solid waste, or biomass-derived fuels would have
- 3 CO₂ emissions from combustion as well as from workforce transportation, plant construction,
- 4 and plant decommissioning. It is likely that the CO₂ emissions from the combustion process for
- 5 these alternatives would dominate the other CO₂ emissions associated with the generation
- 6 alternative. It is also likely that the CO_2 emissions from these alternatives would be the same
- 7 order of magnitude as the emissions for the fossil-fuel alternatives considered in
- 8 Sections 9.2.2.1 and 9.2.2.2. However, because these alternatives were determined by the review team not to meet the need for baseload power generation, the review team has not
- 9 10 evaluated the CO_2 emissions quantitatively.
- 11 As discussed in Chapter 8 of this EIS, the review team has concluded that the need for the
- 12 additional baseload power generation has been demonstrated. Also, as discussed earlier in this
- 13 chapter, the review team concludes that the viable alternatives to the proposed action all would
- 14 involve the use of fossil fuels (coal or natural gas) whether singly or in combination with other
- 15 alternative energy resources. The review team concludes that the proposed action results in
- 16 the lowest level of emissions of greenhouse gases among the viable alternatives.

9.3 Alternative Sites 17

18 The NRC's ESRP (NRC 2000a) states that the ER, submitted in conjunction with an application 19 for a COL, should include an evaluation of alternative sites to determine if any obviously

- 20 superior alternative to the proposed site exists. The NRC's site-selection process guidance
- 21
- calls for identification of a ROI, followed by successive screening to identify candidate areas, 22 potential sites, candidate sites, and the proposed site (NRC 2000a). This section includes a
- 23 discussion of Duke's ROI for the proposed siting of a new nuclear power plant, and describes its
- 24 alternative site-selection process. This is followed by the review team's evaluation of the Duke
- 25 process, a description of the alternative sites selected, and discussion of the environmental
- 26 impacts of locating the proposed facilities at each alternative site.
- 27 The review of alternative sites consists of a two-part sequential test (NRC 2000a). The first part
- 28 of the test determines whether any of the alternative sites are environmentally preferable. To
- 29 determine if a site is environmentally preferable, the review team considers whether the
- applicant has (1) reasonably identified candidate sites, (2) evaluated the likely environmental 30
- 31 impacts of the proposed action at these sites, and (3) used a logical means of comparing sites
- 32 that led to selection of the proposed site. Based on its independent review, the review team
- 33 determines whether any of the alternative sites are environmentally preferable to the applicant's
- 34 proposed site. If the review team determines that one or more alternative sites are 35 environmentally preferable, it then proceeds with the second part of the test.

- 1 The second part of the test determines if an environmentally preferable alternative site is not
- 2 simply marginally better, but obviously superior to the proposed site. The review team
- 3 examines whether (1) one or more important aspects, either singly or in combination, of an
- 4 acceptable and available alternative site are obviously superior to the corresponding aspects of
- 5 the applicant's proposed site, and (2) the alternative site does not have offsetting deficiencies in
- 6 other important areas. Included in this part of the test is the consideration of estimated costs
- 7 (i.e., environmental, economic, and time of building the proposed plant) at the proposed site and
- 8 at the environmentally preferable site or sites (NRC 2000a).
- 9 This section describes Duke's site-selection process, the review team's evaluation of the Duke
- 10 process, the alternative sites selected by Duke, and the review team's evaluation of the
- 11 environmental impacts of locating two new nuclear generating units at each alternative site.
- 12 The specific resources and components that could be affected by the incremental effects of the
- 13 proposed action and other actions in the same geographic area were assessed. For the
- 14 purposes of this alternative sites evaluation, impacts evaluated include NRC-authorized
- 15 construction, operation, and other cumulative impacts including preconstruction activities.
- 16 Sections 9.3.3 through 9.3.5 provide a site-specific description of the environmental impacts at
- 17 each alternative site based on issues such as land use, water resources, terrestrial and aquatic
- 18 ecology, socioeconomics, environmental justice, historic and cultural resources, air quality,
- 19 nonradiological health, radiological impacts of normal operation, and postulated accidents.
- 20 Section 9.3.6 contains a table of the review team's characterization of the impacts at the
- 21 alternative sites and comparison with the proposed site to determine if there are any alternative
- sites that are environmentally preferable to the proposed site.

23 9.3.1 Alternative Site Selection Process

- Duke used guidance provided in the NRC's ESRP (NRC 2000a), NRC Regulatory Guide 4.7,
 Revision 2 (NRC 1998), and the Electric Power Research Institute Siting Guide (EPRI 2002).
 The site selection and comparison process focused on identifying and evaluating sites that
 represented an acceptable range of alternatives for the proposed Lee Nuclear Station Units 1
 and 2. The following information details the process deployed to strategically identify and
 screen sites in successive steps until a reasonable number of alternative sites were determined
- and evaluated, and the proposed Lee Nuclear Station site was selected (Duke 2009c).
- Duke's screening process proceeded through the following steps, which successively reduced
 the number of sites down to the final candidate sites (Duke 2009c):
- ROI: Largest geographic area of consideration generally defined as either the State in which the applicant proposes to build, or the relevant service area of the applicant.
- Candidate Areas: Areas within the ROI that would support the facility as proposed. These areas were determined by using exclusionary and/or avoidance criteria to screen the ROI to

- eliminate those areas where it would not be feasible to site a nuclear facility due to
 regulatory, institutional, plant design, and/or significant environmental impacts.
- Potential Sites: Discrete parcels of land found within the candidate areas that would support the facility as proposed. Potential sites were determined by using a refined set of exclusionary and/or avoidance criteria to the screen the candidate areas. The screening data set was more refined and of higher detail than the data set used to identify the candidate areas.
- Candidate Sites: Sites that were selected by applying suitability criteria to the potential site
 list. This selection process used a quantifiable weighting and ranking process, including
 sensitivity analysis.
- Proposed Site(s): Identification of the proposed site from the list of candidate sites was done on an issue-by-issue basis that allowed the applicant to identify both cost and environmental trade-offs associated with developing each of the candidate sites. This approach provided a high level of assurance that the proposed site had no fatal flaw that could result in environmental impacts outside the identified scope, licensing delays, or increased cost.
- 16 The identification and validation of the final proposed site was done on an issue-by-issue basis,
- 17 allowing the applicant to identify the cost and environmental trade-offs associated with
- 18 developing each one of the candidate sites (Duke 2009c).
- 19 ESRP 9.3 (NRC 2000a) recognizes the potential value of including existing nuclear power plant
- sites that were "previously found acceptable on the basis of a National Environmental Policy Act
- 21 (NEPA) review, or have [been] demonstrated to be environmentally acceptable on the basis of
- operating experience, or allocated to an applicant by a state government from a list of state
 approved power plant sites." Of the four final candidate sites, both the Lee Nuclear Station site
- 23 approved power plant sites. Of the four infar candidate sites, both the Lee Nuclear Station site
 24 (former Cherokee Nuclear Station site) and Perkins site met the preceding criteria of having
- 25 been found previously acceptable after a NEPA review. The review team notes that previous
- 26 determinations of site acceptability do not exempt that site from the same level of rigor of
- 27 evaluation applied to the other alternative sites. It simply recognizes that a significant level of
- site characterization may have already been conducted thereby providing a reasonable basis for
- 29 assessment.
- 30 To aid in the screening and evaluation of alternative sites, several Duke business-specific
- 31 considerations were evaluated and incorporated into the siting analysis as "bounding
- 32 conditions". They include the following:
- The alternative sites must be suitable for design parameters of the specific reactor and plant design as certified by the NRC; sites should be identified in both North Carolina and South
- 35 Carolina that are suitable for nuclear power plants.

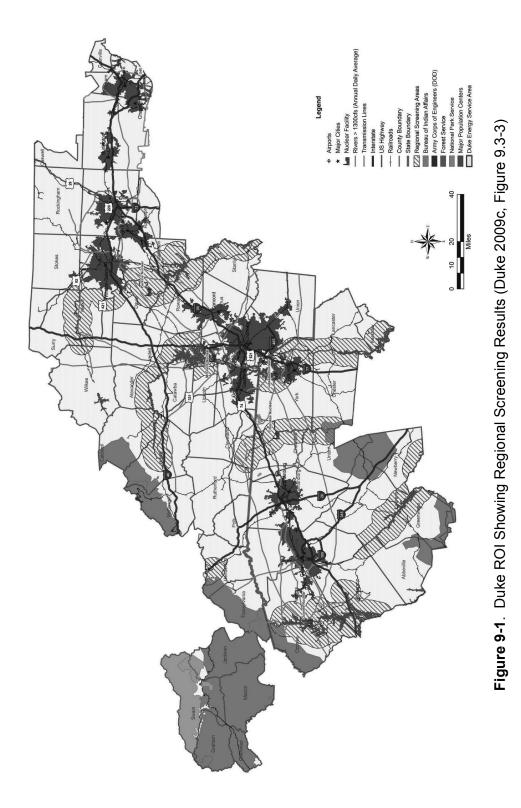
- The location must be compatible with Duke's current transmission capabilities, and provide
 baseload power to the primary load centers in the Duke ROI with minimal loss.
- The selected sites' expected characterization, licensing, and regulatory potential must
 minimize schedule and financial risk.
- Compliance with all NRC and other requirements.

As a regulated utility with a franchised service area, Duke defined its ROI as consisting of its
franchised service area, which is consistent with the guidance in the NRC's ESRP (NRC
2000a). The review team concludes that the ROI used in Duke's application is reasonable for
consideration and analysis of candidate areas and sites. The review team also finds that
Duke's basis for defining its ROI did not arbitrarily exclude or include desirable locations.

- 11 Duke screened the ROI using applicable exclusionary and avoidance criteria, as identified in the
- 12 Electric Power Research Institute's Siting Guide (EPRI 2002). Using the following seven
- 13 criteria: seismic/geology, population density, water availability, dedicated land use, regional
- 14 ecological features, proximity to high-voltage transmission and load centers, and access to rail
- 15 lines; Duke's initial screening yielded six candidate areas, which included two in North Carolina,
- 16 three in South Carolina, and one that extended across both States. Figure 9-1 shows the ROI
- 17 and the six candidate areas (termed 'Regional Screening Areas' in the figure).

18 To identify potential sites from within the candidate areas, Duke deployed a two-track process. 19 In the first track, Duke reviewed previous siting studies completed for both nuclear and fossil 20 fuel plants within the candidate areas. Seventeen total potential sites were identified within the 21 candidate areas; this list included the three nuclear power stations owned and operated by 22 Duke: Catawba Nuclear Station, Oconee Nuclear Station, and McGuire Nuclear Station. Due 23 to site-specific land use restrictions, expanding population growth, and/or additional challenges, 24 all three sites were dropped from further consideration. However, a potential site adjacent to 25 the Oconee Nuclear Station (termed the Keowee site) was identified through application of 26 rough-screening criteria that capitalized on aspects of being located in close proximity to a 27 nuclear station, though not physically co-located. This provided 15 total potential sites. Five 28 sites were screened out due to significant residential development in the area, reducing the list

- to 10 potential sites.
- 30 The second track was a secondary and completely discrete siting exercise using a geographic
- 31 basis to evaluate the candidate areas for potential sites. This siting activity applied criteria such
- 32 as population and development avoidance; proximity to transportation, transmission, and load
- centers; diversity among sites representing both South Carolina and North Carolina; and
- 34 maintaining as available, one potential site for each major water source. Thirteen potential sites
- 35 were identified in this independent activity. The 13 potential sites were consolidated with
- the10 potential sites identified by Duke in its previous siting analysis. Eight of the 23 combined list sites were duplicates, which left a final list of 15 potential sites for continued evaluation.



o 10 −7

1 A two-phase process involving coarse screening followed by fine screening was then used to

2 evaluate the 15 potential sites. In the first (coarse) evaluation, the 15 potential sites were

3 assessed against 9 coarse screening criteria by assigning weighting and ranking factors to each

4 site in 9 key criteria areas, including 6 environmental criteria and 3 cost criteria. The nine

5 coarse screening criteria included water supply availability, flooding potential, distance to

6 population centers, known hazardous land uses near the site, protected species or habitat near

the site, acres of identified wetlands on the site, cost to construct access to nearest rail line, cost
 to construct transmission to nearest transmission node, and land acquisition costs. This

8 to construct transmission to nearest transmission node, and land acquisition costs. This
9 evaluation provided a composite score for each site reflective of overall suitability. A total of

10 seven potential sites were carried forward for fine screening.

11 In the second (fine) evaluation, the remaining seven potential sites were then assessed against

12 fine screening criteria using an expanded set of over 40 site-specific suitability criteria. The

13 detailed evaluation and final composite scores of the seven remaining potential sites yielded a

14 quantified evaluation that enabled the selection of the final proposed site and three alternative

15 sites.

16 Using the process described above, Duke identified the Lee Nuclear Station site as its proposed

- site along with three alternative sites for detailed comparative evaluation, including (Duke2009c):
- Perkins site (previously considered for the Perkins Nuclear Station), Davie County,
 North Carolina
- Keowee site (adjacent to Oconee Nuclear Station), Oconee County, South Carolina
- Middleton Shoals site, Anderson County, South Carolina.

23 Of the three alternative sites, all are greenfield sites. One, the Perkins site, was previously 24 characterized for the siting of a nuclear power plant that was never built. In the final application 25 of screening criteria, Duke considered aspects of both environmental impact and cost. The 26 review team considered only environmental matters in its determination of whether an 27 alternative site was environmentally preferable to the proposed site and did not consider non-28 environmental issues, such as constructability and cost. The review team recognizes, however, 29 that in some cases environmental and cost factors are related. So, for example, a site that 30 requires longer transmission lines will have both higher environmental impacts and higher costs 31 related to those transmission lines.

32 9.3.2 Review Team Evaluation of Duke's Alternative Sites

33 The review team evaluated the methodology used by Duke and concluded that the process

34 was reasonable and consistent with the guidelines presented in the ESRP and the EPRI

35 Siting Guide. The review team found that the systematic alternative siting analysis

- 1 demonstrated a logical selection process and application of screening and exclusionary siting
- 2 criteria. The analysis enabled the evaluation of the likely environmental impacts associated with
- 3 the respective sites, including the evaluation of suitability criteria; identified acceptable
- 4 alternative sites; and clearly provided the mechanism for selection of the final proposed site.

5 Following the guidance provided in ESRP 9.3 (NRC 2000a), the review team visited the three

- 6 alternative sites and collected and analyzed reconnaissance-level information for each. The
- 7 review team then used the information in the ER and RAI responses, information from other
- 8 Federal and State agencies, and information gathered during the site visits to evaluate
- 9 environmental impacts of building and operating two new nuclear power plants at those sites.
- 10 The analysis considered the impacts of NRC-authorized construction and operation as well as 11 potential cumulative impacts associated with other actions affecting the same resources,
- 12 including but not limited to preconstruction. The cumulative impact analysis for the alternative
- 13 sites was performed in the same manner as discussed in Chapter 7 for the proposed site
- 14 except, as specified in ESRP 9.3 (NRC 2000a), the analysis was conducted at the
- reconnaissance level. The review team researched EPA databases for recent EISs within the
- 16 State; used an EPA database for permits for water discharges in the geographic area to identify
- 17 water-use projects; and used www.recovery.gov to identify projects in the geographic area
- 18 funded by the American Recovery and Reinvestment Act of 2009 (ARRA). The review team
- 19 developed tables of the major projects near each alternative site that were considered relevant
- 20 in the cumulative analysis. The review team used the information to perform an independent
- 21 evaluation of the direct, indirect, and cumulative impacts of the action at the alternative sites to
- 22 determine if one or more of the alternative sites were environmentally preferable to the
- 23 proposed site.
- 24 Included are past, present, and reasonably foreseeable Federal, non-Federal, and private
- 25 actions that could have meaningful cumulative impacts with the action. For the purposes of this
- analysis, the past is defined as the time period prior to receipt of the COL application. The
- 27 present is defined as the time period from the receipt of the COL application until the beginning
- of NRC-authorized construction of proposed Units 1 and 2. Future actions are those that are
- reasonably foreseeable through NRC-authorized construction and operation of the proposed
- 30 Units 1 and 2 and decommissioning.
- 31 The specific resources and components that could be affected incrementally by the action and
- 32 other actions in the same geographic area were identified. The affected environment that
- 33 serves as the baseline for the cumulative impacts analysis is described for each alternative site,
- 34 and a qualitative discussion of the general effects of past actions is included. The geographic
- 35 area over which past, present, and future actions could reasonably contribute to cumulative
- 36 impacts is defined and described for each resource area. The analysis for each resource area
- 37 at each alternative site concludes with a cumulative impact finding (SMALL, MODERATE, or
- 38 LARGE). For conclusions greater than SMALL, the review team also discussed whether

1 building and operating the proposed facilities would be a significant contributor to the cumulative

2 impact. In the context of this evaluation, "significant" is defined as a contribution that is

3 important in reaching that impact-level determination.

The nonradiological waste impacts described in Sections 4.10 and 5.10 would not substantially vary from one site to another. The types and quantities of nonradiological and mixed waste would be approximately the same for construction and operation of two AP1000 reactors at any of the alternative sites. For each alternative site, all wastes destined for land-based treatment or disposal would be transported offsite by licensed contractors to existing, licensed, disposal facilities operating in compliance with all applicable Federal, State, and local requirements. All nonradioactive, liquid discharges would be discharged in compliance with the provisions of the

- applicable NPDES permit. For these reasons, these impacts are expected to be minimal and
- 12 will not be discussed separately in the evaluation of each alternative site.

13 The impacts described in Chapter 6 of this EIS (e.g., nuclear fuel cycle and decommissioning)

- 14 would likewise not substantially vary from one site to another. This is true because all of the
- 15 sites are in low-population areas and because the review team assumes the same reactor
- 16 design (therefore, the same fuel cycle technology, transportation methods, and
- 17 decommissioning methods) for all of the sites. As such, these impacts would not differentiate
- 18 between the sites and would not be useful in the determination of whether an alternative site is
- 19 environmentally preferable to the proposed site. For this reason, these impacts are not
- 20 discussed in the evaluation of the alternative sites.
- 21 The cumulative impacts are summarized for each resource area in the subsections that follow.
- 22 The level of detail is commensurate with the potential significance of the impacts. The three
- alternative sites are described in the following sections: the Perkins site (9.3.3); the Keowee
- site (9.3.4); and the Middleton Shoals site (9.3.5). A summary comparison of the review team's
- characterization of the impacts of the proposed action at the proposed and alternative sites is
- 26 presented in Section 9.3.6 and Table 9-18.

27 9.3.3 The Perkins Site

28 This section covers the review team's evaluation of the potential environmental impacts of siting 29 two new nuclear units at the Perkins site located in Davie County, North Carolina. The site was 30 characterized in detail for the Perkins Nuclear Station (Duke Power Company 1974d). The 31 following sections describe a cumulative impact assessment conducted for each major resource 32 area. The specific resources and components that could be affected by the incremental effects 33 of the proposed action if it were implemented at the Perkins site, and other actions in the same geographic area were considered. This assessment includes the impacts of NRC-authorized 34 35 construction, operations, and preconstruction activities. Also included in the assessment are 36 other past, present, and reasonably foreseeable Federal, non-Federal, and private actions that

1 could have meaningful cumulative impacts when considered together with the proposed action if

2 implemented at the Perkins site. Other actions and projects considered in this cumulative

3 analysis are described in Table 9-6.

4 Perkins is a wooded greenfield site located approximately 11 mi north of Salisbury,

5 North Carolina. The Perkins site is wholly owned by Duke, and is maintained as forested land

6 under the direct management of the North Carolina Wildlife Resources Commission. As an

7 undeveloped greenfield site, the site would require significant grading and cut-fill activities to

8 support a two-unit nuclear power facility. Figure 9-2 shows the Perkins site region.

9 The Perkins site is located in the northeast portion of Duke's service territory in close proximity

to U.S. Highways 158 (US-158), US-64, and US-601. Route 801 provides the approximate

11 northern boundary to the site, and the Yadkin River provides portions of the approximate

12 southern boundary. Interstate 85 (I-85) lies approximately 9 mi southeast of the site. The area

13 is predominantly rural. The nearest population centers are Salisbury, North Carolina, which is

14 approximately 11 mi south of the site and Winston-Salem, North Carolina, which is

15 approximately 15 mi northeast of the site.

| Project Name | Summary of Project | Location | Status |
|--|---|--|---|
| Nuclear Energy Proje | cts | | |
| Catawba Nuclear Station Units 1 and 2 | Nuclear power generating plant with two 1129-MW(e) Westinghouse pressurized water reactors | Approximately 65 mi southwest of the Perkins site | Catawba Units 1 and 2 are currently operational and licensed through December 5, 2043 (NRC 2011a). |
| H.B. Robinson Unit 2 | Nuclear power generating plant with one 710-MW(e) Westinghouse pressurized water reactor | Approximately 100 mi south- southeast of the Perkins site | H.B. Robinson Unit 2 is currently operational and licensed through July 31, 2030 (NRC 2011a). |
| McGuire Nuclear Station Units 1 and 2 | Nuclear power generating plant with two 1100-MW(e) Westinghouse pressurized water reactors | Approximately 40 mi southwest of the Perkins site | McGuire Units 1 and 2 are currently operational and are licensed through March 3, 2041 and March 3, 2043, respectively (NRC 2011a) |

Table 9-6. Past, Present, and Reasonably Foreseeable Projects and Other Actions Considered
 in the Perkins Alternative Site Cumulative Analysis

18

| Project Name | Summary of Project | Location | Status |
|--|---|---|---|
| Shearon Harris Nuclear Power Plant Unit 1 | Nuclear power generating plant with one 900-MW(e) Westinghouse pressurized water reactor | Approximately 85 mi east of the Perkins site | Shearon Harris Unit 1 is currently operational and licensed through October 24, 2046 (NRC 2011a) |
| Coal and Natural Gas | Energy Projects | | |
| Buck Steam Station | A 369-MW coal-fired generating plant operated by Duke Energy. An additional 620 MW is proposed. | Approximately 10 mi south- southeast of the Perkins site | Operational (Duke Energy 2010f) (Kentucky.com 2010) and proposed (Duke Energy 2010g) |
| Plant Rowan | A 925-MW natural gas- fired generating plant operated by Southern Power | Approximately 12 mi southwest of the Perkins site | Operational (Southern Power 2010) |
| Marshall Steam Station | A 2090-MW coal-fired generating plant operated by Duke Energy | Approximately 34 mi west- southwest of the Perkins site | Operational (Duke Energy 2010h) |
| Belews Creek Steam Station | A 2240-MW coal-fired generating plant operated by Duke Energy | Approximately 37 mi northwest of the Perkins site | Operational (Duke Energy 2010i) |
| Riverbend Steam Station | A 454-MW coal-fired generating plant operated by Duke Energy | Approximately 45 mi southwest of the Perkins site | Operational (Duke Energy 2010j) |
| Rockingham Station | A 825-MW natural gas- fired plant operated by Duke Energy | Approximately 48 mi northwest of the Perkins site | Operational (Duke Energy 2010k) |
| Various small-scale fossil and cogeneration generating facilities such as the City of Winston-Salem landfill gas-to-energy project | Fossil fuel-fired and cogeneration facilities ranging from 1-11 MW | In North Carolina and South Carolina throughout the 50- mi region | Operational (City of Winston-Salem 2010) and Proposed (NCDENR 2010a) |

Table 9-6. (contd)

| Project Name | Summary of Project | Location | Status |
|---|---|---|------------------------------------|
| Hydroelectric Energy | Projects | | |
| Yadkin Project | A series of four hydroelectric generating stations including Falls (29.94 MW), Narrows (108.8 MW), Tuckertown (38.04 MW), and High Rock (39.6 MW). Operated by Alcoa Power Generating, Inc. | On the Yadkin River between 21 mi and 38 mi southeast and downstream of the Perkins site | Operational (Alcoa 2010) |
| Lookout Shoals | A 26-MW hydroelectric plant operated by Duke Energy | Approximately 36 mi west of the Perkins site | Operational (Duke Energy 2010l) |
| Cowans Ford | A 350-MW hydroelectric plant operated by Duke Energy | Approximately 40 mi southwest of the Perkins site | Operational (Duke Energy 2010m) |
| Oxford | A 36-MW hydroelectric plant operated by Duke Energy | Approximately 42 mi west of the Perkins site | Operational (Duke Energy 2010n) |
| Mountain Island | A 60-MW hydroelectric plant operated by Duke Energy | Approximately 46 mi southwest of the Perkins site | Operational (Duke Energy 2010o) |
| Tillery Hydroelectric Plant | An 86-MW hydroelectric plant operated by Progress Energy | Approximately 49 mi south- southeast of the Perkins site | Operational (PEC 2010) |
| Various small-scale hydroelectric projects located on dams, including the Mayo project. | Run-of-river and dam storage hydroelectric projects ranging up to 1.2 MW. | In North Carolina and South Carolina throughout the 50- mi region | Operational (NCDENR 2010b) |
| Transportation Project | ts | | |
| Winston-Salem Northern Beltway | Multi-lane freeway that will loop around the northern part of Winston- Salem | Winston-Salem, NC, approximately 14 mi north- northwest of the Perkins site | Proposed (NCDOT 2010) |
| NC 109 Improvement Project | Improvements to NC 109 from Old Greensboro Road (SR 1798) in Davidson County to I-40/ US 311 in Forsyth County. | Winston-Salem, NC, approximately 16 mi northeast of the Perkins site | Proposed (EPA 2010ad) |

Table 9-6. (contd)

| Project Name | Summary of Project | Location | Status |
|---|---|---|--|
| LYNX Blue Line Extension Northeast Corridor Light Rail Project | An 11-mi-long extension of the light rail system | Charlotte, NC, approximately 39 mi south- southwest of the Perkins site | Proposed (CATS 2010) |
| Parks and National Fo | rests | | |
| Boone's Cave Park | 100-ac park on Yadkin River | Approximately 4 mi south of the Perkins site | Managed by Davidson Co. Recreation and Parks Department |
| Tanglewood Park | Fishing ponds, picnic area, gardens and trails at former estate | Approximately 11 mi north of the Perkins site | Managed by Forsyth County |
| Uwharrie National Forest | 50,645-ac national forest. | Approximately 28 mi southeast of the Perkins site | Currently managed by U.S. Forest Service (USFS 2010a) |
| Other State parks, forests, and wilderness areas | Numerous State Parks, Wildlife Management Areas, and Wilderness Areas including Boone's Cave State Park, Lake Norman State Park, Pilot Mountain State Park, Hanging Rock State Park, and Daniel Boone State Park | Throughout the 50-mi region | Development likely limited in these areas (NCDPR 2010) |
| Other Actions/Projects | | | |
| PPG Industries Fibre Glass Products | Pressed and blown glassware manufacture | Approximately 10 mi southeast of the Perkins site | Operational PPG: (EPA 2010ae) |
| Arteva Specialties Kosa Salisbury Plant | Plastic manufacture | Approximately 12 mi southwest of the Perkins site | Operational ARTEVA: (EPA 2010af) |
| Tyson Foods | Animal food processing | Approximately 17 mi northwest of the Perkins site | Operational Tyson: (EPA 2010ag) |
| Thomasville Furniture Plant | Sawmills and Planing Mills | Approximately 21 mi east of the Perkins site | Operational Thomasville: (EPA 2010ah) |
| Various hospitals | Medical isotopes | Within 50 mi of the Perkins site | Operational in nearby cities and towns |

Table 9-6. (contd)

| Project Name | Summary of Project | Location | Status |
|---|--|---|--|
| Surface mines including the Martin Marietta, Carolina Sand Company, Vulcan Materials, and Carolina Quarries | Surface mining operations for construction materials | Various locations within the 50-mi region | Operational Martin Marietta: (EPA 2010ai) Carolina Sand: (EPA 2010aj) Vulcan: (EPA 2010ak) Carolina Quarries: (EPA 2010al) |
| Minor water dischargers and wastewater-treatment plants | NPDES-permitted municipal and industrial discharges | Throughout the 50-mi region | Operational |
| Commercial dairies and poultry farms including Spencer Poultry, Beeson Poultry, Hampton Poultry, Mountaire Farms, and Buttke Dairy Enterprises | Commercial production of animal products | In North Carolina and South Carolina throughout the 50- mi region | Operational in surrounding areas |
| Future Urbanization | Construction of housing units and associated commercial buildings; roads, bridges, and railroad; construction of water- and/or wastewater- treatment and distribution facilities and associated pipelines, as described in local land-use planning documents | Throughout region. | Construction would occur in the future as described in State and local land-use planning documents |

Table 9-6. (contd)

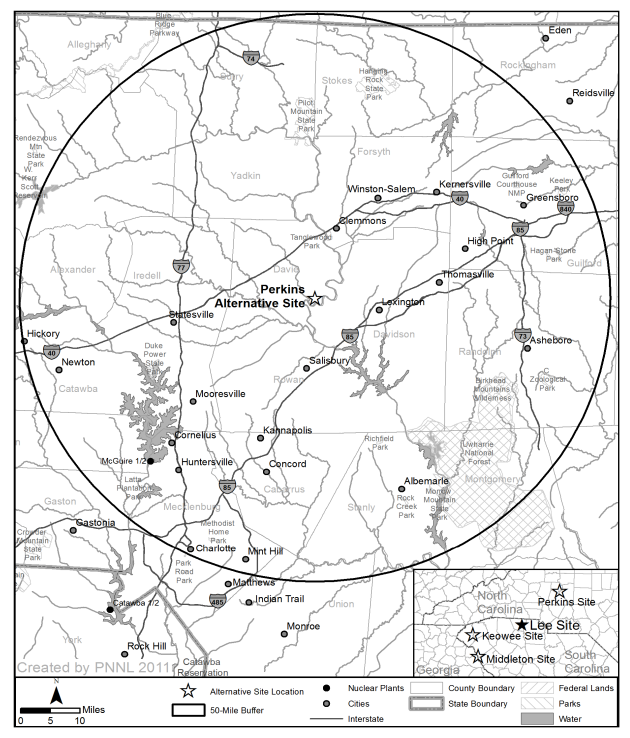


Figure 9-2. The Perkins Site Region

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1 9.3.3.1 Land Use

The following analysis addresses impacts to land use from building and operating the proposed facilities at the Perkins site in Davie County, North Carolina. In addition to land-use impacts from building and operations, the cumulative analysis for the Perkins site considers other past, present, and reasonably foreseeable future actions that could contribute to the cumulative landuse impacts, including other Federal and non-Federal projects and the projects listed in Table 9-6.

8 Site Description

9 The Perkins site is located in Davie County near the north-central border of North Carolina on

10 the Yadkin River. The land was originally slated for the Perkins Nuclear Station in the 1970s but

is now managed as game land by the North Carolina Wildlife Resources Commission under an
 agreement with Duke (NCWRC 2011). The site grade elevation is between 720 and 730 ft with

13 a maximum flood elevation of 650 to 660 ft; therefore there are no flood plains on the site (Duke

14 2009c). The area around the site is undergoing residential development, especially near the

15 proposed location of the three supplemental water reservoirs. Access to the site is off

16 Route 801 to the north, which connects to US-601 and US-64.

17 Building and Operation Impacts

As an undeveloped greenfield site, the Perkins site would require extensive grading and cut-fill activities to support a two-unit nuclear power facility. Development would require about 450 ac onsite (Duke 2009c) and approximately 1500 ac offsite for three supplemental water reservoirs (Duke 2010g). If the proposed project were to be built on the Perkins site, all or much of the site could no longer be managed by North Carolina Wildlife Resources Commission as game land. Table 9-7 summarizes expected land-use impact parameters for the Perkins site, supplemental water reservoirs, and ancillary facilities.

25

Table 9-7. Land-Use Impact Parameters for the Perkins Site

| Parameter | Value | Source |
|--|---------|------------|
| Required project area | 450 ac | Duke 2009c |
| Number of supplemental water reservoirs | 3 | Duke 2009b |
| Supplemental water reservoirs | 1500 ac | Duke 2010g |
| Ancillary facilities | 250 ac | Duke 2010g |
| Number of new transmission-line routes | 2 | Duke 2010g |
| Total transmission-line corridor distance (270-ft-wide corridor) | 5.2 mi | Duke 2010g |
| Railroad spur distance (100-ft-wide corridor) | 6.3 mi | Duke 2010g |
| Cooling-water pipeline (50-ft-wide corridor) | 7.7 mi | Duke 2010g |

- 1 Duke estimates two transmission lines (2.4 mi and 2.8 mi) totaling 5.2 mi, each with a 270-ft
- 2 corridor would be needed to connect the site with the transmission system (Duke 2010g).
- 3 Where possible, Duke would avoid populated areas and residences; however, land currently
- 4 used for forests or timber production would be altered, replaced with grasses and other types of
- 5 ground cover (Duke 2009c). A 6.3-mile railroad spur would have to be built to support
- 6 construction deliveries, and a 7.7-mile pipeline would have to be built to convey cooling water
- 7 (Duke 2010g). The review team concludes that the land-use impacts of building and operating
- 8 two new nuclear power units at the Perkins site would be noticeable but not destabilizing.

9 Cumulative Impacts

- 10 For the analysis of cumulative land-use impacts, the geographic area of interest is considered to
- be the 50-mi region centered on the Perkins site, which includes all associated proposed
- 12 transmission-line corridors (Figure 9-2). Land-use planning for transmission-line routing over
- 13 wide areas must consider land-use plans of adjoining counties and other land managing
- 14 agencies, rather than considering one county in isolation. Furthermore, in predominantly rural
- 15 settings such as that surrounding the Perkins site, land-use changes occurring substantial
- 16 distances away from a project site can substantially influence land-use planning decisions close
- 17 to the site. Roads and other public facilities and services in rural areas tend to serve people
- 18 who are spread thinly but broadly over large portions of the landscape. Therefore, land-use
- 19 changes can affect roads and other facilities at greater distances than similar changes in more
- 20 densely populated areas.
- 21 The proposed project would indirectly result in land conversions to residential areas, roads, and 22 businesses to accommodate growth, new workers, and services related to the proposed nuclear 23 facility. Other reasonably foreseeable projects in the area that could contribute to an increase in 24 urbanization include potential development of new residences within easy commuting distance 25 of the new plant and the development and upgrading of local roads and highways. Because the 26 other projects described in Table 9-6 do not include reasonably foreseeable substantial changes 27 in land use types within 50 mi of the Perkins site, other than general growth and urbanization 28 development discussed above, there would not be any significant additional cumulative impacts 29 on land use from those activities.
- 30 As described above, building the proposed facilities, development of new transmission-line 31 corridors, inundation of land for supplemental water reservoirs, and building the water intake and railroad spur to support the new units have the potential to affect more than 2200 ac of 32 33 land. The overall land-use impacts of these activities would be regionally noticeable and 34 permanent. If additional transmission lines were built for other energy projects developed within 35 the geographic area of interest, there would be a cumulative land-use impact from the additional 36 amount of land converted to utility corridor use for transmission lines. Because new 37 transmission lines are often co-located with existing utility lines, the review team expects that 38 the cumulative impact would be consistent with the land-use plans and zoning regulations of the

- 1 affected counties. Nonetheless, consistent with previous discussions, multiple new
- 2 transmission-line corridors could noticeably alter land-use within the geographic area of interest.

Due primarily to the extensive acreage required for development of the project, the review team
 concludes that the cumulative land-use impacts would be MODERATE. Considering the land

5 needs noted above, building and operating two new nuclear units at the Perkins site would be a

6 significant contributor to these impacts.

7 9.3.3.2 Water Use and Quality

8 This section describes the review team's assessment of impacts to water use and quality

- 9 associated with building and operating two new nuclear units at the Perkins site. The
- 10 assessment considers other past, present, and reasonably foreseeable future actions that affect
- 11 water use and quality, including the other Federal and non-Federal projects listed in Table 9-6.
- 12 The Perkins site hydrology, water use, and water quality are discussed in the ER (Duke 2009c)
- 13 and in Duke 2010l.
- 14 The geographic area of interest for the Perkins site is considered to be the drainage basin of the
- 15 Yadkin River upstream and downstream of the site because this is the resource that would be
- 16 affected if the proposed project were located at the Perkins site. The Yadkin River drains part of
- 17 north central North Carolina before it becomes the Pee Dee River at the confluence with the
- 18 Uwharrie River and crosses into South Carolina. The Pee Dee continues through eastern
- 19 South Carolina before entering the Atlantic Ocean at Winyah Bay. For groundwater, the
- 20 geographic area of interest is limited to the site because Duke has indicated no plans for use of
- 21 groundwater to build and operate the plant (Duke 2009c).
- 22 The cooling- and service-water supply for a two-unit nuclear generating station located at the
- 23 Perkins site would be the Yadkin River. Based on U.S. Geological Survey (USGS) streamflow
- 24 (USGS 2011d) gage data the review team has independently estimated the average annual
- flow, the low monthly flow (30Q2 the lowest average flow that occurs over 30 consecutive days
- and occurs once every two years on average), and the very low flow (7Q10 the lowest average
- flow that occurs over 7 consecutive days that occurs once every 10 years, on average)
 conditions in the Yadkin River near the Perkins site to be 3000, 1153, and 630 cubic feet per
- 29 second (cfs), respectively.
- 30 The Yadkin River has been identified by North Carolina as having an impaired use for fish
- 31 consumption because of turbidity and mercury (NCDENR 2010c). The Pee Dee River has been
- 32 identified by South Carolina as being impaired for fish consumption because of mercury, and
- 33 impaired for aquatic life because of copper and lead (EPA 2010am).

1 Building Impacts

2 Because the building activities at the Perkins site would be similar to those at the Lee Nuclear 3 Station site, the review team estimated the water needed for building activities at the Perkins 4 site would be identical to the proposed water use for building at the Lee Nuclear Station site. 5 Consistent with the Lee Nuclear Station, the review team assumed that groundwater would not 6 be used. During building activities at the Lee Nuclear Station site, the average estimated water 7 use is projected to be 250,000 gallons per day (gpd) or 0.39 cfs (see Table 3-5). This water-use 8 rate is inconsequential when compared to the average annual flow in the Yadkin River 9 (3000 cfs). The review team assumed that building activities could cease, if needed, during 10 drought emergency without any significant overall impact to the schedule. Because the surface-11 water withdrawal would be minor compared to the average annual flow and because the 12 withdrawal from the river would be temporary and limited to the building period, the review team 13 concludes that the impact of surface-water use for building the potential units at the Perkins site 14 would be minimal. 15 Duke stated that it would need to build three reservoirs at the Perkins site to support station 16 operations. Duke's analysis of a worst case drought based on the 2002 drought period 17 indicates that a supplemental water supply would be required. During that drought period there 18 were approximately 79 days when the Yadkin river flows dropped below 649 cfs, a river flow 19 Duke estimated as the flow below which it would not be allowed to withdraw water from the river

20 (Duke 2010I). The review team determined that the 2002 period of record represents the

21 longest drought of record and that, of the 83 years in the historical record, only 15 years would

22 require any withdrawal from the storage reservoir. Building the three reservoirs would alter the

23 drainage of three tributary creeks to the Yadkin River to create the storage volume needed to

supply supplemental condenser cooling water during future droughts of the magnitude

experienced in 2002 (Duke 2010l). Based on the small number of creeks affected and their

small drainage areas the changes to flow in the Yadkin as a result of building these reservoirs

27 would not be detectable.20 As stated above the next second second

As stated above, the review team assumed that no groundwater would be used to build the

units at the Perkins site. The review team also assumed that the impact of dewatering the

30 excavations needed for building two units at the site would be temporary and minor at the

31 Perkins site because technology (such as slurry walls, grouting) is readily available to control

32 water inflow to the excavation if needed. Therefore, because there would be no groundwater

33 use and the impact of dewatering would be temporary and minor, the review team determined

34 that there would be minimal impact on groundwater resources.

35 Surface-water quality could be affected by surface-water runoff during site preparation and the

36 building of the facilities. The North Carolina Division of Water Quality would require Duke to

develop a stormwater pollution prevention plan (SWPPP). The SWPPP would identify BMPs to
 control the impacts of stormwater runoff. The review team anticipates that Duke would

- 1 construct new detention and infiltration ponds and drainage ditches to control delivery of
- 2 sediment from the disturbed area to nearby waterbodies. Sediment carried with stormwater
- 3 from the disturbed area would settle in the detention ponds and the stormwater would infiltrate
- 4 into the shallow aquifer. As a result, stormwater runoff is not anticipated to affect water quality
- 5 in the river. Therefore, during building activities, the surface-water-quality impacts near the
- 6 Perkins site would be temporary and minimal.
- 7 While building new nuclear units at the Perkins site, impacts on groundwater quality may occur
- 8 from leaching of spilled effluents into the subsurface. The review team assumes that the BMPs
- 9 Duke has proposed for the Lee Nuclear Station site would also be in place during building
- 10 activities at the Perkins site, and therefore the review team concludes that any spills would be
- 11 quickly detected and remediated. As discussed in Section 4.2.3.1, the development of a
- 12 SWPPP with its call for implementation of BMPs would minimize water-quality impacts. Because
- 13 any spills related to building activities would be quickly remediated under BMPs, and the
- 14 activities would be temporary, the review team concludes that the groundwater-quality impacts
- 15 from building at the Perkins site would be minimal.

16 **Operational Impacts**

- 17 The review team assumed that the cooling-water system for the proposed plant, if built and
- 18 operated at the Perkins site, would be similar to that proposed at the Lee Nuclear Station site;
- 19 specifically, the cooling-water system would use cooling towers and blowdown would be
- 20 discharged to the Yadkin River.
- 21 Duke proposes that three cooling-water reservoirs with a total capacity of 34,000 ac-ft would
- 22 provide supplemental water during very low flow conditions when adequate water from the river
- 23 may not be available (Duke 2009b). Duke did not provide details of the cooling-water intake
- and effluent discharge locations. However, it is standard practice for power plants to design
- cooling-water intake and effluent discharge locations such that recirculation of discharged
- 26 effluent to the intake does not occur.
- 27 Duke determined that the total amount of water withdrawn from the water source to operate two
- units would be approximately 35,000 gallons per minute (gpm) (78 cfs). About 2000 gpm
- 29 (4.5 cfs) would be used for the screen wash system and thus return to the river at the intake
- 30 location. As indicated for the Lee Nuclear Station site in Chapter 3, consumptive losses through
- evaporative losses and drift from cooling two units would be approximately 24,700 gpm (55 cfs)
- 32 (Duke 2009c). The remaining 18 cfs would be returned via pipeline to the river at the discharge
 33 location. The water withdrawal and consumptive use represents 6.8 and 4.8 percent,
- respectively, of the Yadkin streamflow during low flow conditions (30Q2) of 1153 cfs. Based on
- 35 the small fraction of available water that would be used during low flow conditions and the
- 36 proposed use of a water storage reservoir during very low flow periods, the review team
- 37 determined that the operational impact of the proposed plant at the Perkins alternative site on
- 38 surface water would be minimal. Similar to the Lee Nuclear Station, the reservoir refill rate was

- 1 assumed to be 200 cfs. This would be limited based on current instream flow conditions and
- 2 would only be used after the reservoir had been drawn down to provide water for plant operation
- 3 during drought periods.
- 4 As stated above, the review team assumed that no groundwater would be used to operate the
- 5 units at the Perkins site. Therefore, because there would be no groundwater use, the review
- 6 team determined that there would be no impact on groundwater resources.
- 7 During the operation of the proposed units at the Perkins site, impacts on surface-water quality
- 8 could result from stormwater runoff, discharges of treated sanitary and other wastewater, and
- 9 blowdown from cooling towers into the Yadkin River. The review team assumed that the
- 10 blowdown rate would be the same as that at the Lee Nuclear Station site, 8216 gpm (18 cfs).
- 11 Blowdown would be regulated by the North Carolina Department of Environment and Natural
- 12 Resources (NCDENR) pursuant to 40 CFR Part 423 and all discharges would be required to
- 13 comply with limits established by NCDENR in an NPDES permit.
- 14 The NCDENR would require Duke to develop an SWPPP. The plan would identify measures to
- 15 be used to control stormwater runoff. Because stormwater controls would be in place and
- 16 blowdown discharges would be regulated under an NPDES permit, the review team concludes
- 17 that the impacts on surface-water quality from operation of two nuclear units at the Perkins site
- 18 would be minimal.
- 19 During the operation of new nuclear units at the Perkins site, impacts on groundwater quality
- 20 could result from potential spills. Spills that might affect the quality of groundwater would be
- 21 prevented or remediated by using BMPs. Because BMPs would be used to quickly remediate
- spills and no intentional discharge to groundwater should occur, the review team concludes that
- 23 the impacts on groundwater quality from operation of two nuclear units at the Perkins site would
- be minimal.

25 Cumulative Impacts

- 26 In addition to water-use and water-quality impacts from building and operations activities,
- 27 cumulative impacts analysis considers other past, present, and reasonably foreseeable future
- 28 actions the affect the same environmental resources.
- 29 For the cumulative analysis of impacts on surface water, the geographic area of interest for the
- 30 Perkins site is the same as mentioned earlier in this section. Key actions that have past,
- 31 present, and future potential impacts on surface-water supply and surface-water quality in this
- 32 drainage basin include the operation of the W. Kerr Scott Reservoir upstream of the Perkins site
- 33 and High Rock Lake, Tuckertown Reservoir, Badin Lake, and Falls Reservoir downstream of the
- 34 site. These reservoirs and dams serve to increase the reliability of water supply to the region
- 35 and to provide power. Lake Tillery and additional dams and reservoirs occur on the Pee Dee
- 36 River downstream Perkins site.

- 1 The GCRP has compiled the state of knowledge in climate change (GCRP 2009). This
- 2 compilation has been considered in the preparation of this EIS. The projections for changes in
- 3 temperature, precipitation, droughts, and increasing reliance on aquifers within the Yadkin River
- 4 basin are similar to those at other alternative sites in the region. These regional changes are
- 5 discussed in Section 7.2 of this EIS.

6 Cumulative Water Use

- 7 Based on a review of the GCRP assessment of the Southeast United States region, the review
- 8 team conservatively estimated a decrease in streamflow of 10 percent over the life of the
- 9 station. By adjusting the historical flows for this climate change impact, the review team
- 10 determined that the fraction of the withdrawal and consumptive water use for the revised low
- 11 flow (30Q2) would increase from 6.8 to 7.5 percent and 4.8 to 5.3 percent, respectively. The
- 12 review team also considered the increased water demands associated with an increased
- 13 population in the region. The NCDENR indicates that water supplied for residential and non-
- 14 residential use in the Yadkin-Pee Dee Basin will increase to 221 milion gallons per day (Mgd) by
- 15 2020, an increase of 58 Mgd (90 cfs) over 1997 levels (NCDENR 2001).
- 16 By considering the impact of climate change on historical flows and allowing for continued
- 17 increase in water demand due to population growth in the region, the review team determined
- 18 that the reservoirs would be needed more frequently as time goes on and, in some instances,
- 19 the plant would exhaust its water supply and the units might be required to derate or cease
- 20 operation.
- 21 The impacts of the other projects listed in Table 9-6 are considered in the analysis above or
- 22 would have little or no impact on surface-water use. The projects believed to have little impact
- are excluded from the analysis either because they are too distant from the Perkins site, use
- relatively little or no surface water, or have little or no discharge to surface water. Some
- 25 projects (e.g., park and forest management) are ongoing, and changes in their operations that
- 26 would have large impacts on surface-water use appear unlikely.
- 27 The review team determined that the cumulative impacts to water supply in the Yadkin River
- associated with operation of the proposed units, other water users, climate change, and
- 29 population growth are MODERATE, but the incremental impact associated with water use for
- 30 the Perkins site was determined not to be a significant contributor to the MODERATE impact.
- 31 As stated above, the review team assumed that no groundwater would be used to build or
- 32 operate the units at the Perkins site and that groundwater impacts from dewatering would be 33 temporary and minor. Therefore, the review team determined that the Perkins site by itself
- 34 would have minimal impact on groundwater resources.

1 Other projects listed in Table 9-6 are, for the most part, 10 or more miles away from the Perkins

2 site and thus will not contribute to a cumulative impact on groundwater supply within the region

3 of interest. Because groundwater-use impacts are limited and temporary due to aquifer

4 dewatering during the building phase, and other projects are not anticipated near the Perkins

5 site, the review team concludes that cumulative impacts on groundwater use at the alternative

6 site would be SMALL.

7 Cumulative Water Quality

8 Point and non-point sources have affected the water quality of the Yadkin River upstream and of 9 the Yadkin and Pee Dee Rivers downstream of the site. Water-quality information presented 10 above for the impacts of building and operating the proposed new units at the Perkins site would 11 also apply to evaluation of cumulative impacts. The Yadkin River appears on North Carolina's 12 list of impaired waters because of turbidity and the presence of mercury in fish tissue (NCDENR 13 2010c) and the Pee Dee River is listed on the South Carolina 303(d) list for mercury for fish 14 consumption and copper and lead for aquatic life use (EPA 2010am). Therefore, the review 15 team concludes that the cumulative impact on surface-water guality of the receiving waterbody 16 would be MODERATE. As mentioned above, the State of North Carolina requires an applicant 17 to develop a SWPPP. The plan would identify measures to be used to control stormwater 18 runoff. The blowdown would be regulated by EPA pursuant to 40 CFR Part 423 and all 19 discharges would be required to comply with limits established by NCDENR in a NPDES permit. Such permits are designed to protect water quality. Therefore, because industrial and 20 21 wastewater discharges from the proposed units would comply with NPDES permit limitations 22 and any stormwater runoff from the site during operations would comply with the SWPPP, the 23 review team concludes that building and operating the proposed units at the Perkins site would 24 not be a significant contributor to cumulative impacts on surface-water guality.

25 Other projects listed in Table 9-6 are, for the most part, 10 or more miles away from the Perkins 26 site and thus will not contribute to a cumulative impact on groundwater quality in the region of

interest. The review team also concludes that with the implementation of BMPs, the impacts of

28 groundwater quality from building and operating two new nuclear units at the Perkins site would

29 likely be minimal. Therefore, the cumulative impact on groundwater quality would be SMALL.

30 9.3.3.3 Terrestrial and Wetland Resources

31 The following analysis includes impacts from building and operating the proposed new facilities

32 on terrestrial ecology resources at the Perkins site. The analysis also considers past, present,

and reasonably foreseeable future actions that affect the terrestrial ecological resources,

including other Federal and non-Federal projects and the projects listed in Table 9-6. For the

35 analysis of terrestrial ecological impacts at the Perkins site, the geographic area of interest

includes the portions of Davie, Davidson, Forsyth, and Rowan Counties that are within a 15-mi

37 radius of the Perkins site. This area encompasses the supplemental water reservoirs and all

- 1 the ancillary facilities (two transmission lines, a cooling-water pipeline, and a railroad spur), and
- 2 the important animal and plant species, communities, and wildlife aggregations that could be
- 3 potentially affected. The 15-mi distance was used by NCDENR for their species and habitat of
- 4 concern occurrence analysis.

In developing this EIS, the review team relied upon reconnaissance-level information to perform
the alternative site evaluation in accordance with ESRP 9.3 (NRC 2000a). Reconnaissancelevel information is data that are readily available from agencies and other public sources such
as scientific literature, books, and internet websites. It also can include information obtained
from site visits. To identify terrestrial resources at the Perkins site, the review team relied
primarily on the following information:

- Perkins Nuclear Station ER (Duke Power Company 1974d) and Lee Nuclear Station COL
 ER and supplement (Duke 2009b, c)
- A tour of the Perkins alternative site in April 2008 and a tour of the Perkins site and reservoir
 sites in August 2010 (NRC 2008d, 2010d)
- Responses to requests for additional information provided by Duke (Duke 2010g)
- Endangered Species, Threatened Species, and Candidate Species in North Carolina
 (FWS 2010e) and North Carolina Natural Heritage Program (NCDENR 2010d) county record
 information
- Correspondence regarding species and habitat occurrences from NCDENR (2011b).

20 Site Description

- 21 The Perkins site is situated within the Piedmont ecoregion in North Carolina (Griffith et al. 2002).
- As described in Section 7.3.1, the Piedmont ecoregion has been altered to a great extent since
- 23 European settlement, primarily because of farming, agriculture, and silviculture. National Land
- 24 Cover Data based on 2001 imagery (MRLC 2011) indicate that the Perkins site is a mixture of
- deciduous forest, evergreen forest, and pasture/herbaceous cover. Under an agreement with
- 26 Duke, the Perkins site is managed as game land by the North Carolina Wildlife Resources
- 27 Commission (NCWRC 2011). As described in Section 9.3.3.1, operation of new facilities at the
- 28 Perkins site would require three supplemental cooling-water reservoirs, and ancillary facilities
- 29 consisting of a railroad spur, two transmission lines, and a cooling-water pipeline.
- 30 The NRC staff visited the Perkins site in April 2008 and the Perkins site and the sites of the
- 31 three associated cooling reservoirs in August 2010 (NRC 2008d, 2010d). The presumed power
- 32 block area consists mostly of open field vegetation, while the surrounding area consists mostly
- 33 of approximately 30-year-old pine forest. The pond sites contain narrow riparian corridors
- 34 consisting mostly of approximately 30-year-old bottomland hardwood forest with pastures and
- 35 old-field areas located immediately upslope. In addition, pine plantations and single family

residences may be affected by reservoir development. The reservoir sites are characteristic of
 small stream environments in the Piedmont ecoregion.

3 Federally Listed and State-Ranked Species, Communities, and Wildlife Aggregations

4 Duke provided no new field survey information for the Perkins site beyond its characterization in

5 the early 1970s for the Perkins Nuclear Station (Duke Power Company 1974d). The review

6 team is unaware of any field surveys at the locations of the three cooling-water reservoirs or the

- 7 ancillary facilities. The presence/absence of Federally listed and State-ranked species,
- 8 communities, and wildlife aggregations in the project footprint cannot be ascertained without
- 9 field surveys.
- 10 A query of the North Carolina Natural Heritage Program database (NCDENR 2011b) indicates
- 11 the presence of 36 species, communities, and wildlife assemblages within 15 mi of the Perkins
- 12 site in Davie, Davidson, Forsyth, and Rowan Counties that are either Federally listed as
- 13 threatened, endangered, or candidates for listing, and/or are ranked by the State of
- 14 North Carolina as critically imperiled, imperiled, or rare (Table 9-8). Table 9-8 lists species
- 15 habitat affinities. The State ranking (in addition to the Federal listing) provides the only common
- 16 basis for comparison of numbers of important animal and plant species, communities, and
- wildlife aggregations among the proposed and alternative sites located in North Carolina and
 South Carolina. Some of the State-ranked animal and plant species have also been assigned a
- 19 State protection status as threatened, endangered, of concern, or significantly rare (Table 9-8).
- 20 Of the 36 species, communities, and wildlife aggregations documented in Table 9-8, three are
- 21 listed as Federally threatened or endangered and one is a candidate for listing. Michaux's
- 22 sumac (*Rhus michauxii*) is considered endangered and is currently known from Davie County.
- 23 Schweinitz's sunflower (*Helianthus schweinitzii*) is considered endangered and is currently
- known from Davidson and Rowan Counties. Georgia aster (Symphyotrichum georgianum) is a
- 25 candidate species and is currently known in Davidson and Rowan Counties (FWS 2010e).
- 26 These three species occur in open areas such as utility corridors (FNA 1993, Gleason and
- 27 Cronquist 1991). The (southern) bog turtle (*Clemmys muhlenbergii*) is currently known from
- 28 Forsyth County and is considered threatened due to similarity of appearance with the Federally
- 29 threatened northern bog turtle. Bald eagles (Haliaeetus leucocephalus) are currently protected
- 30 under the Bald and Golden Eagle Protection Act (16 U.S.C. 668-668d) and are known to occur
- 31 in Davidson and Rowan Counties.
- 32 Two North Carolina State rare plant species—spring coral-root (*Corallorhiza wisteriana*) and
- ringed witch grass (*Dichanthelium annulum*)—have been documented within or adjacent to the
- 34 project footprint. Spring coral-root has been documented within the Perkins site and in the
- vicinity of the cooling-water pipeline (Duke 2010g). The species has a sporadic distribution, and
- 36 either has not been found in recent (20 to 40 years) surveys within Davie County, or has not

| | Table 9-8. | Terre and M Count | Terrestrial Federally Listed Species and Candidate Species, and State-Ranked Species, Communities, and Wildlife Aggregations within 15 mi of the Perkins Site in Davie, Davidson, Forsyth, and Rowan Counties, North Carolina | cies and Ca 15 mi of th | ndidate Species, e Perkins Site in | and State-Ranked Sp Davie, Davidson, Fors | ecies, Communities, syth, and Rowan |
|---|-----------------------------------|-------------------------|---|----------------------------------|---|--|--|
| I | Scientific Name | ame | Common Name | Federal Status ^(a) | NC State Rank/ Protection Status ^(b) | Counties of Occurrence ^(c) | Habitat ^(d) |
| I | Mammals Myotis leibii Birds | | eastern small-footed bat | 1 | S3/SC | Davidson (current) | hilly or mountainous areas, in or near deciduous or evergreen forest |
| | Haliaeetus leucocephalus | | bald eagle | BGEPA | S3B-S3N/T | Davidson (current), Rowan (current) | major rivers, large lakes, reservoirs ^(e) |
| | Lanius Iudovicianus | ianus | loggerhead shrike | ı | S3B-S3N/SC | Davie (current), Davidson (current), Forsyth (current) | open country with scattered trees and shrubs |
| | Amphibians | | | | | | |
| | Ambystoma talpoideum | | mole salamander | ı | S2/SC | Davidson (current), Rowan (current) | near breeding ponds in pine flatwoods, floodplains, and bottomland hardwood forests |
| | Reptiles | | | | | | |
| - | Clemmys muhlenbergii | | bog turtle | T(S/A) | SZIT | Forsyth (current) | slow, shallow, muck- bottomed rivulets of sphagnum bogs, calcareous fens, marshy/ sedge-tussock meadows, spring seeps, wet cow pastures, and shrub swamps |

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| | : | Federal | NC State Rank/ Protection | Counties of | |
|---------------------------------------|------------------------|---------|------------------------------|---|---|
| Scientific Name | Common Name | Status | Status | Occurrence | Habitat |
| Plants | | | | | |
| Amorpha schwerinii | Piedmont indigo-bush | · | S3/SR-T | Davidson (current), Rowan (current) | xeric and rocky forests and woodlands |
| Brachythecium rotaeanum | Rota's feather moss | · | S1/SR-D | Rowan (historical) | rotted logs, tree bases, wet forests ^(f) |
| Corallorhiza wisteriana | spring coral-root | | S1-S2/SR-O | Davie (historical) | moist forests |
| Cirsium carolinianum Carolina thistle | Carolina thistle | ı | S2/E | Rowan (historical) | prairies, open woodlands |
| Dichanthelium annulum | ringed witch grass | ı | S1/SR-P | Davie (historical), Rowan (historical) | dry sandy or rocky soil of open woods, dry grasslands, barrens, and glades |
| Helianthus schweinitzii | Schweinitz's sunflower | ш | S3/E | Davidson (current), Rowan (current) | woodlands and roadsides, xeric oak- pine woodlands, mowed road or powerline corridors |
| Hexalectris spicata | crested coralroot | ı | S2/SR-P | Davidson (historical) | dry forests and woodlands |
| Isoetes piedmontana | Piedmont quillwort | ı | S2/E | Rowan (historical) | seepage on granitic flatrocks |
| Isoetes virginica | Virginia quillwort | I | S1/SR-L | Rowan (historical) | in woodland streams |

Table 9-8. (contd)

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| Scientific Name | Common Name | Federal Status ^(a) | NC State Rank/ Protection Status ^(b) | Counties of Occurrence ^(c) | Habitat ^(d) |
|--------------------------------------|----------------------------|----------------------------------|---|--|--|
| Lotus helleri (=Acmispon helleri) | Carolina birdsfoot-trefoil | | S3/SC-V | Davidson (current), Rowan (current), Davie (historical) | dry woodlands and openings, originally probably prairie-like sites, now along roadbanks, railroads, powerline corridors |
| Matelea decipiens | glade milkvine | | S3/SR-P | Davidson (historical) | woodlands and thickets |
| Minuartia uniflora | single-flowered sandwort | ı | S1/E | Rowan (historical) | granitic flatrocks |
| Portulaca smallii | Small's portulaca | | S2/T | Forsyth (historical), Rowan (current) | granitic and diabase flatrocks, sometimes spreading to adjacent fields, mowed areas, or other disturbed areas |
| Pseudognaphalium helleri | Heller's rabbit-tobacco | · | S3/SR-P | Davidson (current), Forsyth (historical), Rowan (historical) | dry woodlands and openings, sandhills |
| Rhus michauxii | Michaux's sumac | ш | S2/E | Davie (current) | sandy or rocky open woods, usually on ridges with a disturbance history (periodic fire, prior agricultural use, maintained right-of- ways) ^(g) |
| Ruellia purshiana | Pursh's wild-petunia | ı | S2/SC-V | Davidson (current), Forsyth (historical) | dry woodlands and forests |

| Scientific Name | Common Name | Federal Status ^(a) | NC State Rank/ Protection Status ^(b) | Counties of Occurrence ^(c) | Habitat ^(d) |
|---|-------------------|----------------------------------|---|--|---|
| Silphium terebinthinaceum | prairie dock | 1 | S2/SR-P | Davie (current) | glades, barrens, woodlands, and roadsides |
| Symphyotrichum georgianum (=Aster georgianus) | Georgia aster | O | S3/T | Davidson (current), Rowan (current) | dry, rocky woodlands, woodland borders, roadbanks, powerline corridors |
| Symphyotrichum Iaeve var. concinnum | narrow-leaf aster | ı | S2/T | Davie (historical) | dry woodlands |
| Tortula papillosa Communities | papillose tortula | ı | S1/SR-P | Davie (historical) | grows on mature trees ⁽ⁿ⁾ |
| basic mesic forest (Piedmont subtype) | I | ı | S2 | Davie (current), Davidson (current), Rowan (current), Forsyth (current) | · |
| basic oak-hickory forest | I | ı | ß | Davie (current), Davidson (current), Rowan (current) | ı |
| floodplain pool | I | | S2 S3 | Davie (current), Rowan (current) | ı |
| low elevation seep | I | | S3 | Davidson (current), Forsyth (current) | ı |
| Piedmont/coastal plain heath bluff | | ı | S3 | Rowan (current) | · |
| Piedmont/mountain bottomland forest | ı | ı | S3? | Davie (current), Davidson (current) | · |

Table 9-8. (contd)

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| | | | NC State Rank/ | |
|--|---|--|--|--|
| Scientific Name | Common Name | Federal Status ^(a) | Protection Status ^(b) | Counties of Occurrence ^(c) Habitat ^(d) |
| Piedmont/mountain levee forest | | ' | S3? | Davidson (current), Rowan (current) |
| Piedmont/mountain swamp forest | | · | S1 S2 | Davidson (current), Rowan (current) |
| upland depression swamp forest | | · | S3 | Davidson (current), Rowan (current) |
| xeric hardpan forest | I | | S3 | |
| Wildlife Aggregations | | | | |
| colonial wading bird colony | · | I | S3 | Davidson (current), Rowan (current), Forsyth (current) |
| (a) Federal status: E = endangered, as amended, but protected under (b) State rank: S1 = critically imperil numeric range rank used to indic endangered, T = threatened, SC Carolina from its main range), SF in North Carolina), SR-O = significantly rare/throughout its rasignificantly rare/throughout its rasignificant and conduction (c) Current = has been observed records (NCDENR 2010). (d) NatureServe Explorer (2010) for (f) NatureServe Explorer (2010). (g) Gleason and Cronquist (1991). (h) British Bryological Society (2010) | Federal status: E = endangered, T = threatened, C = candidate, BGEPA = species not pro as amended, but protected under Bald and Golden Eagle Protection Act, T(S/A) = threaten State rank: S1 = critically imperiled, S2 = imperiled, S3 = vulnerable, ? = uncertain (inexac numeric range rank used to indicate uncertainty about the exact status of the element, B = endangered, T = threatened, SC = special concern, SC-V = special concern/vulnerable, SF carolina from its main range), SR-L = significantly rare/limited (only found in North Carolina in North Carolina), SR-O = significantly rare/limited (only found in North Carolina significantly rare/throughout its range (fewer than 100 populations total) (NCDENR 2010d). Current = has been observed recently; historical = has not been seen recently enough (las county (NCDENR 2010d). NatureServe Explorer (2010) for animals and Weakley (2010) for plants, unless otherwise i FWS (2010f). NatureServe Explorer (2010). British Bryological Society (2010). | , C = candidate, E en Eagle Protecti ed, S3 = vulnerat about the exact st mr, SC-V = specit y rare/limited (onl e is sporadic (oth 100 populations = has not been st akley (2010) for p | T = threatened, C = candidate, BGEPA = species not protected un r Bald and Golden Eagle Protection Act, T(S/A) = threatened by sirr ed, S2 = imperiled, S3 = vulnerable, ? = uncertain (inexact or uncel ate uncertainty about the exact status of the element, B = breeding = special concern/vulnerable, SR-D = significantly rare/limited (only found in North Carolina and adjicantly rare/range is sporadic (other), SR-P = significantly rare/spec ange (fewer than 100 populations total) (NCDENR 2010d). cently; historical = has not been seen recently enough (last 20-40 yé animals and Weakley (2010) for plants, unless otherwise indicated. | Federal status: E = endangered, T = threatened, C = candidate, BGEPA = species not protected under the Endangered Species Act of 1973, as amended, but protected under Bald and Golden Eagle Protection Act, T(S/A) = threatened by similarity of appearance (FWS 2010e). State rank: S1 = critically imperiled, S2 = imperiled, S3 = vulnerable, ? = uncertain (inexact or uncertain rank used as qualifier), S#S# = a numeric range rank used to indicate uncertainty about the exact status of the element, B = breeding, N = non-breeding. State status: E = endangered, T = threatened, SC = special concern, SC-V = special concern/vulnerable, SR-D = significantly rare/disjunct (disjunct to North Carolina from its main range), SR-L = significantly rare/limited (only found in North Carolina and adjacent states, with a majority of populations in North Carolina), SR-O = significantly rare/limited (only found in North Carolina and adjacent states, with a majority of populations in North Carolina), SR-O = significantly rare/limited (only found in North Carolina and adjacent states, with a majority of populations in North Carolina), SR-O = significantly rare/limited (only found in North Carolina). SR-O = significantly rare/limited (only found in North Carolina and adjacent states, with a majority of populations in North Carolina), SR-O = significantly rare/limited (only found in North Carolina). SR-O = significantly rare/limited (only found in North Carolina). SR-O = significantly rare/limited (only found in North Carolina). SR-O = significantly rare/limited (only found in North Carolina). SR-O = significantly rare/limited (only found in North Carolina and adjacent states, with a majority of populations in North Carolina). SR-O = significantly rare/limited (SO 20106). |

Table 9-8. (contd)

Environmental Impacts of Alternatives

1 been surveyed recently enough to be confident that it is still present (NCDENR 2010d). Ringed

2 witch grass has been documented within the vicinity of the Perkins site and supplemental water

3 reservoirs (Duke 2010g). The species is on the periphery of its range in North Carolina, and

4 either has not been found in recent (20 to 40 years) surveys within Davie County or has not

5 been surveyed recently enough to be confident that it is still present (NCDENR 2010d).

6 Building Impacts

- 7 Building activities for two nuclear reactors would remove about 288 ac of high-quality wooded
- 8 habitat and disturb about 0.5 ac of wetlands. Site preparation for the railroad spur, two
- 9 transmission lines, and cooling-water pipeline would remove approximately 140 ac of high-
- 10 quality wooded habitat and disturb about 24 ac of wetlands. Site preparation and inundation of
- 11 the three supplemental cooling reservoirs would impact about 1000 ac of high quality wooded
- 12 habitat and about 92 ac of wetlands. Site preparation at the Perkins site and the ancillary
- 13 facilities, and site preparation and inundation of the three cooling reservoirs, would affect
- 14 222,000 linear feet (~42 mi) of streams and associated riparian corridor (Duke 2010g). The

15 overall impact of reservoir development on terrestrial resources at the three supplemental

16 cooling reservoir sites would be noticeable and permanent.

Two State-ranked rare plant species could be affected by development of the Perkins site and
associated facilities (Duke 2010g). Other important species that may be present in the project

19 footprint (Table 9-8) could also potentially be affected. Impacts on wildlife at the Perkins site

- 20 would be noticeable, similar to those described for the proposed Lee Nuclear Station site in
- 21 Section 4.3.1.

22 **Operational Impacts**

Impacts on terrestrial ecological resources from operation of two new nuclear units at the Perkins site would be minor and similar to those for the proposed Lee Nuclear Station site as described in Section 5.3.1. There may be minor differences in operational impacts because of factors such as climate, topography, and elevation. However, operational impacts on terrestrial resources for existing power plants were evaluated in NUREG-1437 (NRC 1996) and found to be of minor significance for operating nuclear power plants. The staff's independent review did not identify any information specific to the Perkins site that would contradict the conclusions in

30 NUREG-1437.

31 Cumulative Impacts

32 Overlaying the historic impacts in the Piedmont ecoregion discussed in the Site Description

33 above are the current projects listed in Table 9-6. Projects located within the geographic area of

34 interest include Boone's Cave State Park, Tanglewood Park, the Winston-Salem Northern

35 Beltway, Buck Steam Station, Plant Rowan, and two manufacturing facilities (one glass and the

- 1 other plastic). The development of most of these projects has further reduced, fragmented, and
- 2 degraded natural forests and wetland habitat and decreased habitat connectivity. In contrast,
- 3 the parks protect local terrestrial resources in perpetuity. Reasonably foreseeable projects and
- 4 land uses within the geographic area of interest that would affect terrestrial resources include an
- 5 additional unit at the Buck Steam Station, ongoing silviculture, farming, and agricultural
- 6 development, and residential and possibly some limited commercial development.

7 Summary

- 8 Impacts on terrestrial ecology resources are estimated based on the information provided by
- 9 Duke and the review team's independent review. Site preparation and inundation of the three
- 10 cooling-water reservoirs, and site preparation and development of the Perkins site, two new
- 11 transmission-line corridors, a water-pipeline corridor, and a railroad spur would affect a total of
- 12 about 1428 ac of high-quality forest habitat, about 117 ac of wetlands, and about 42 mi of
- 13 riparian corridor. The overall impact of these activities on habitat and wildlife would be
- 14 noticeable and permanent, particularly in the watersheds containing the three reservoirs. There
- are 36 Federally listed or State-ranked species, communities, and wildlife aggregations that
- 16 potentially occur at the Perkins site and associated facilities that may be affected. There are
- 17 past, present, and future activities in the geographic area of interest that have affected and
- 18 would continue to significantly affect habitat and wildlife in ways similar to site preparation and
- 19 development for the above facilities (i.e., silviculture, farming, and agricultural development, and
- 20 residential and possibly some limited commercial development).
- 21 The review team concludes that the cumulative impacts from past, present, and reasonably
- 22 foreseeable future actions, including two new nuclear units at the Perkins site and associated
- facilities, on baseline conditions for terrestrial ecological resources in the geographic area of
- 24 interest would be MODERATE. The incremental contribution to these impacts from building and
- 25 operating two new nuclear units at the Perkins site would be significant. The impact could be
- 26 greater if Federally listed species are present.

27 9.3.3.4 Aquatic Resources

- 28 The following analysis includes impacts from building and operating the proposed new facilities 29 on aquatic ecology resources at the Perkins site. The analysis also considers past, present, 30 and reasonably foreseeable future actions that affect the aquatic ecological resources, including 31 other Federal and non-Federal projects and the projects listed in Table 9-6. For the analysis of 32 aquatic ecological impacts at the Perkins site, the geographic area of interest includes the 33 Yadkin River Headwaters Watershed to the upper end of High Rock Lake at the confluence of 34 the Yadkin River and the South Yadkin River, including the tributaries that would be impounded 35 to create supplemental water reservoirs, and waterbodies crossed by the ancillary facilities (two 36 transmission-line corridors, a cooling-water pipeline, and a railroad-spur corridor). This 37 geographic region is considered the most likely to show impacts on water-quality relative to the
- 38 water quality criteria for aquatic biota.

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1 In developing this EIS, the review team relied upon reconnaissance-level information to perform

2 the alternative site evaluation in accordance with ESRP 9.3 (NRC 2000a). Reconnaissance-

3 level information is data that are readily available from agencies and other public sources such

as scientific literature, books, and Internet websites. It also can include information obtained

through site visits. To identify aquatic resources at the Perkins site, the review team reliedprimarily on the following information:

- Perkins Nuclear Station ER (Duke Power Company 1974d) and Lee Nuclear Station COL
 ER and supplement (Duke 2009b, c)
- A tour of the Perkins alternative site in April 2008 and a tour of the Perkins alternative site
 and supplemental cooling-water reservoir sites in August 2010 (NRC 2008d, 2010d)
- Responses to requests for additional information provided by Duke (Duke 2010g)
- Endangered Species, Threatened Species, and Candidate Species in North Carolina
 (FWS 2010e) and North Carolina Natural Heritage Program (NCDENR 2010d) county record
 searches
- Correspondence regarding species occurrence from the NCDENR (NCDENR 2011b).

16 Site Description

17 The Perkins site is a greenfield site located on the Yadkin River in Davie County, North

18 Carolina. The site is owned by Duke and managed by the NCWRC. The Yadkin River, which

19 borders the south side of the alternative reactor site, is the largest and most important aquatic

20 resource near the Perkins site.

21 The staff visited the Perkins site in April 2008 and August 2010 (NRC 2008d, 2010d). The

22 Yadkin River near the proposed cooling water intake site had steep vegetated banks covered

23 with riparian vegetation. The streams that would be converted to cooling-water reservoirs

contain narrow riparian corridors. The cooling-water reservoir sites are characteristic of small
 stream environments in the Piedmont eco-region.

26 Recreationally Important Species

27 Some fish commonly caught in the Yadkin River near the Perkins site include largemouth bass

28 (*Micropterus salmoides*), smallmouth bass (*M. dolomieu*), spotted bass (*M. punctatus*), sunfish

29 (Lepomis spp.), catfish (Ameiurus, Ictalurus, and Pylodictis spp.), striped bass (M. saxatilis), and

30 white bass (*Morone chrysops*). These fish are common to this region of the State.

1 Non-Native and Nuisance Species

- 2 Spotted bass are not native to North Carolina but have been illegally introduced by anglers
- 3 because they are a popular sport fish. They may competitively displace small and largemouth
- 4 bass (NCWRC 2010a). Spotted bass also are correlated with declines in crappie fisheries
- 5 (*Pomoxis* spp.) in some areas.

6 Federally Listed and State-Ranked Species

- 7 Duke provided no new field survey information for the Perkins site beyond its characterization in
- 8 the early 1970s for the Perkins Nuclear Station (Duke Power Company 1974d). The review
- 9 team is unaware of any field surveys performed at the sites of the proposed three cooling-water
- 10 reservoirs, the two transmission-line corridors, water-pipeline corridor, or railroad-spur corridor.
- 11 The presence/absence of Federally listed and State-ranked species in the project footprint
- 12 cannot be ascertained without field surveys.
- 13 A recent review of the Federally listed and State-ranked aquatic species that may occur in
- 14 Davie, Davidson, Forsyth, and Rowan Counties in North Carolina near the Perkins site was
- 15 performed by the review team. No Federally listed aquatic species were identified. State-
- 16 ranked species included four fish, one crayfish, six mussels, and four insects, as shown in
- 17 Table 9-9. The State ranking (in addition to the Federal listing) provides the only common basis
- 18 for comparison of numbers of important animal and plant species among the proposed and
- alternative sites located in North Carolina and South Carolina. The 15 State-ranked species
 include the quillback (*Carpoides cyprinus*), Carolina darter (*Etheostoma collis collis*), big eye
- 21 jumprock (*Moxostoma ariommum*) and robust redhorse (*M. robustum*); the Greensboro
- 22 burrowing crayfish (*Cambarus catagius*); the brook floater (*Alasmidonta varicosa*), yellow
- 23 lampmussel (*Lampsilis cariosa*), eastern lampmussel (*L. radiata*), notched rainbow (*Villosa*)
- 24 constricta), eastern creekshell (V. delumbis), and Carolina creekshell (V. vaughaniana); the
- 25 Cherokee clubtail (Gomphus consanguis), Cahaba sand-filtering mayfly (Homoeoneuria
- 26 cahabensis) and two other insects with aquatic life stages (a caddisfly [Dibusa angata] and
- 27 mayfly [*Macdunnoa brunnea*]). In addition, the robust redhorse, brook floater, yellow
- 28 lampmussel, and Carolina creekshell are assigned a State protection status of endangered and
- the bigeye jumprock and eastern lampmussel are assigned a State protection status of
- 30 threatened. Of the species listed in Table 9-9, the quillback, yellow lampmussel, eastern
- 31 lampmussel, Greensboro burrowing crayfish, Cahaba sand-filtering mayfly, the caddisfly, and
- the mayfly have been positively identified by the State as occurring within 15 mi of the Perkins
- 33 site (NCDENR 2011b). The State-ranked species are listed in Table 9-9 along with their
- counties of occurrence, but only the State-listed (i.e., protected) species are discussed in furtherdetail.

| 1 | Table 9-9 . | Aquatic Federally Listed Species and State-Ranked Species in Davie, Davidson, |
|---|--------------------|---|
| 2 | | Forsyth, and Rowan Counties, North Carolina |

| | | Federal | NC State Rank/ | Ocurretice of |
|----------------------------|----------------------------------|----------------------------------|-------------------------------------|---|
| Scientific Name | Common Name | Federal Status ^(a) | Protection Status ^(b) | Counties of Occurrence ^(c) |
| Fish | | | | |
| Carpoides cyprinus | Quillback | - | S2?/SR | Davidson (current) Davie (current) Forsyth (current) |
| Etheostoma collis collis | Carolina darter | - | S3/SC | Davidson (current) Rowan (probable/potential) |
| Moxostoma ariommum | Bigeye jumprock | - | S1/T | Forsyth (current) |
| Moxostoma robustum | Robust redhorse | - | S1/E | Davidson (historical) Davie (historical) Rowan (historical) |
| Crayfish | | | | |
| Cambarus catagius | Greensboro burrowing crayfish | - | S2/SC | Davidson (current) |
| Mussels | | | | |
| Alasmidonta varicosa | Brook floater | - | S1/E | Forsyth (current) |
| Lampsilis cariosa | Yellow lampmussel | - | S1/E | Davie (current) Rowan (current) |
| Lampsilis radiata | Eastern lampmussel | - | S1S2/T | Davidson (current) Rowan (current) |
| Villosa constricta | Notched rainbow | - | S3/SC | Davidson (current) Rowan (current) |
| Villosa delumbis | Eastern creekshell | - | S3/SR | Davidson (current) |
| Villosa vaughaniana | Carolina creekshell | - | S2/E | Rowan (current) |
| Insects (with aquatic life | estage) | | | |
| Dibusa angata | A caddisfly | - | S2/SR | Rowan (current) |
| Gomphus consanguis | Cherokee clubtail | - | S1?/SR | Davie (obscure) |
| Homoeoneuria cahabensis | Cahaba sand- filtering mayfly | - | S2/SR | Rowan (current) |
| Macdunnoa brunnea | A mayfly | - | S2/SR | Davie (current) |

(a) Federal status: (FWS 2010e).

(b) State rank: S1 = critically imperiled, S2 = imperiled, S3 = vulnerable, ? = uncertain (inexact or uncertain rank used as a qualifier), S#S# = a numeric range rank used to indicate uncertainty about the exact status of the element; State protection status: E = endangered, T = threatened, SC = special concern, SR = significantly rare (NCDENR 2011b).

(c) Current = has been observed recently; historical = has not been seen recently enough (last 20-40 years) to be confident it is still present in the county; obscure = the date the element was last observed is uncertain (NCDENR 2011b).

1 Bigeye Jumprock

- 2 The bigeye jumprock is a sucker species that inhabits the Upper and Middle Roanoke River
- 3 drainage in North Carolina. This basin touches the northeast corner of Forsyth County, but the
- 4 fish has not been recorded from the Pee Dee River Basin. It is unlikely that the bigeye jumprock
- 5 is present in the Yadkin River near the proposed Perkins site. Therefore, it is not likely to be
- 6 directly affected by the building or operation of two new nuclear units at the Perkins site.

7 Robust Redhorse

- 8 In North Carolina, robust redhorse are found in the Pee Dee River downstream of Blewett Falls
- 9 Dam (NCWRC 2007). Habitat loss resulting from the impoundment of North Carolina rivers and
- 10 streams has precipitated a decline in the species' numbers and range. In the Pee Dee River,
- 11 spawning takes place in large, rocky shoals (NCWRC 2007). Other factors in the robust
- 12 redhorse's decline is the deterioration of water quality because of sedimentation and pollution,
- 13 as well as predation and competition for resources by non-native species such as the flathead
- 14 catfish (*Polydictis olivaris*), blue catfish (*Ictalurus furcatus*), and smallmouth buffalo
- 15 (*Ictiobus bubalis*) (NCWRC 2007). Because robust redhorse are blocked from further upstream
- 16 migration by Blewett Falls Dam, this species is not likely to be directly affected by the building or
- 17 operation of a nuclear facility at the Perkins site.

18 Brook Floater

- 19 In North Carolina, the brook floater is found in the Pee Dee River Basin. It has been seen
- 20 recently in Forsyth County, upstream from the proposed Perkins site (NCWRC 2008b). It
- 21 prefers clean, swift waters with stable gravel or sand and gravel substrates, although it has
- 22 infrequently been found in sandy/silty substrate in shallow water with little current. The Yadkin
- 23 River near the Perkins Site may be too turbid to support a brook floater population; however,
- 24 because recent surveys have not been conducted specifically looking for the species in the
- 25 vicinity of the Perkins site, it is possible that one or more could be present and could potentially
- 26 be affected by station construction and/or operation.

27 Yellow Lampmussel

- 28 In North Carolina, the yellow lampmussel has been found in the Pee Dee, Waccamaw,
- 29 Cape Fear, Neuse, and Tar River Basins. Within the Pee Dee River Basin it has been reported
- 30 in Montgomery County (Little River Basin) (NCWRC 2008b). The yellow lampmussel can be
- found in many different habitats; however, it appears to slightly prefer the shifting sands
- downstream from large boulders in relatively fast flowing, medium-sized rivers and medium-to-
- 33 large-sized creeks (NCWRC 2008b). It is unlikely that the yellow lampmussel is present in the
- 34 Yadkin River near the proposed Perkins site. Therefore, it is not likely to be directly affected by
- the building or operation of two new nuclear units at the Perkins site.

1 Eastern Lampmussel

2 The eastern lampmussel's range includes the Pee-Dee Waccamaw, Cape Fear, Neuse, and 3 Pamlico Basins, and in particular the Lower Yadkin River (NatureServe Explorer 2010). It is 4 considered to be doing well throughout its range with a stable or increasing population. It is 5 highly tolerant of environmental conditions and uses common fish species as hosts. It finds a 6 wide variety of habitats suitable, including small streams, large rivers, ponds and lakes, 7 although it prefers a sand or gravel bottom. It has been observed within 15 mi of the proposed 8 site, though downstream of the proposed site in a tributary to the Yadkin River. Therefore, it is 9 not likely to be directly affected by the building or operation of two new nuclear units at the 10 Perkins site.

11 Carolina Creekshell

12 The Carolina creekshell's range includes the Yadkin-Pee Dee river basin, but downstream from

13 the Perkins site and outside the geographic area of interest (NCWRC 2011b). While typically

14 found in silty sand or clay along the banks of small streams, it also may inhabit substrates of

15 mixed sand and gravel. Because it is unlikely to be located near the proposed Perkins site, it is 16 not likely to be directly affected by building or operating two new nuclear units at the Perkins

17 site.

18 Critical Habitats

No critical habitat has been designated by FWS or the National Marine Fisheries Service(NMFS) in the vicinity of the Perkins site.

21 Building Impacts

22 Building impacts would likely include impacts on water quality from direct (e.g., dredging,

shoreline excavation, clearing, impoundment) and indirect (e.g., stormwater runoff,

sedimentation) sources. Two new reactor units at the site would require cooling water intake

and effluent discharge systems. Water would be withdrawn from the Yadkin River (Duke

26 2009c). Blowdown would also be discharged to the Yadkin River downstream from the intake.

27 Operation of new facilities at the Perkins Site would require three new supplemental cooling-

water reservoirs (totaling 1500 ac with approximately 33,000 ac-ft of storage), and ancillary
 facilities consisting of a railroad spur, two transmission lines, and a cooling-water pipeline

30 (Duke 2009c). Two new transmission lines would be required to connect the site to the existing

31 transmission-line corridors, as discussed in Section 9.3.3.1. Site preparation and development

32 impacts on aquatic resources from the transmission lines would be similar to those described for

33 the proposed Lee Nuclear Station site in Section 4.3.2. The new reactor site, reservoirs, and

34 ancillary facilities would mean the loss of the creek systems and their inhabitants, estimated at

35 222,000 linear ft (~42 mi), which includes the conversion of 187,000 linear ft of stream from lotic

36 to lentic ecosystems for the supplemental cooling-water reservoirs (Duke 2010g). The impacts

- 1 of building two new nuclear reactors and three new reservoirs on the aquatic ecology of the
- 2 Yadkin River and its tributaries would be clearly noticeable and permanent.

3 **Operational Impacts**

- 4 Because a closed-cycle cooling system and supplemental cooling-water reservoirs are
- 5 proposed for the Perkins site, operational impacts would be expected to be similar to those for
- 6 the proposed Lee Nuclear Station site as described in Section 5.3.2.

7 Cumulative Impacts

- 8 Current actions in the vicinity that have present and future potential impacts on aquatic
- 9 ecological resources include discharge of water by domestic and industrial NPDES permit
- 10 holders, withdrawal of water for domestic and industrial purposes, the existence of nature
- 11 preserves, and future urbanization of the area (Table 9-6).
- 12 Within the Yadkin River Headwaters Watershed, there are currently at least one major and two
- 13 minor NPDES discharge permit holders, including wastewater treatment plants (NCDENR
- 14 2008a). Just downstream from the Headwaters Watershed and just upstream of High Rock
- 15 Lake, Duke operates the Buck Steam Station. This plant located on the Yadkin River,
- 16 approximately 10 mi southeast of the Perkins site, may currently withdraw no more than two-
- 17 thirds of the daily stream flow for condenser cooling (NCDENR 2008b). The steam station has
- 18 a major industrial NPDES permit and discharges heated water to the river where it is allowed to
- 19 mix within High Rock Lake. The NPDES permit sets maximum daily temperature requirements
- 20 for the discharge. Tanglewood Park and Boone's Cave Park preserve some of the Yadkin River
- shoreline upstream and downstream from the Perkins site, respectively, thereby limiting the
- 22 potential for future urbanization in those areas. Reasonably foreseeable projects and water
- 23 uses within the geographic area of interest that would affect aquatic resources include an
- additional unit at the Buck Steam Station, farming, and agricultural development, and residential
- 25 and possibly some limited commercial development.

26 Summary

- 27 Impacts on aquatic ecology resources are estimated based on the information provided by Duke
- and the review team's independent review. The most noticeable building activities would affect
- 29 222,000 linear ft (~42 mi) of stream habitat and the associated aquatic species (Duke 2010g).
- 30 The impacts of building two new nuclear reactors and three new reservoirs on the aquatic
- 31 ecology of the Yadkin River and tributaries would be clearly noticeable.
- 32 There are 15 State-ranked aquatic species that potentially occur near the Perkins site and
- 33 associated facilities that may be affected. Seven species have been positively identified as
- 34 occurring within 15 mi of the Perkins site. Surveys to determine the presence or absence of
- 35 other Federally listed and State-ranked species have not been performed in the recent past.

1 The review team concludes that the cumulative impacts from past, present, and reasonably

2 foreseeable future actions, including two new nuclear units at the Perkins site and associated

3 facilities, on baseline conditions for aquatic ecological resources in the geographic area of

4 interest would be MODERATE. The incremental contribution to these impacts from building and

5 operating two new nuclear units at the Perkins site would be significant. The impact would be

6 greater if Federally listed species are present.

7 9.3.3.5 Socioeconomics

8 For the analysis of socioeconomic impacts at the Perkins site, the geographic area of interest is 9 considered to be the 50-mi region centered on the Perkins site with special consideration of the 10 two-county area of Davie and Forsyth Counties, where the review team expects socioeconomic 11 impacts to be the greatest. In evaluating the socioeconomic impacts of building and operations 12 at the Perkins site, the review team undertook a reconnaissance survey of the region using 13 readily obtainable data from the ER; the alternative site audit; and Federal, State, and local 14 government agencies. The cumulative impacts analysis also considers other past, present, and 15 reasonably foreseeable future actions that affect the same environmental resources, including 16 other Federal and non-Federal projects and the projects listed in Table 9-6.

Socioeconomic impacts span the issues of physical impacts, demography, economic conditionsand taxes, and infrastructure and community services. The impacts of building and operating

19 the new units are discussed below.

20 Physical Impacts

21 Many physical impacts of building and operation would be similar regardless of the site.

22 Building activities can cause temporary and localized physical impacts such as noise, odor,

23 vehicle exhaust, vibration, shock from blasting, and dust emissions. The use of public

roadways, railways, and waterways would be necessary to transport materials and equipment.

25 Offsite areas that would support building activities (e.g., borrow pits, quarries, and disposal

sites) would be expected to be already permitted and operational. Offsite activities would

27 include the development of three supplemental reservoirs, a railroad spur, new transmission-line

corridors, and a cooling-water pipeline (Duke 2010g). Part of the area proposed for the
 supplemental reservoirs has been moderately developed with housing, which would have to be

30 removed.

Potential impacts from station operation include noise, odors, exhausts, thermal emissions, and
aesthetics. New units would produce noise from the operation of pumps, cooling towers,
transformers, turbines, generators, and switchyard equipment. In addition, traffic at the site
would be a source of noise. The review team assumed that same standard noise protection
and abatement procedures used for the Lee Nuclear Station site would be used to control noise

1 at the Perkins site. Commuter traffic would be controlled by speed limits. Good road conditions

- 2 and appropriate speed limits would minimize the noise level generated by the workforce
- 3 commuting to the Perkins site.

4 The new units at the Perkins site would likely have standby diesel generators and auxiliary

5 power systems. Permits obtained for these generators would ensure that resultant air

6 emissions comply with applicable regulations. In addition, the generators would be operated on

7 a limited, short-term basis. During normal plant operation, new units would not use a significant

8 quantity of chemicals that could generate odors that exceed odor detection threshold values.

9 Good access roads and appropriate speed limits would minimize the dust generated by the

- 10 commuting workforce.
- 11 Areas used for forests and timber production would be altered by development of the two new
- 12 transmission-line corridors (Duke 2009c). The Perkins site is a greenfield site, but the

13 surrounding area is undergoing a moderate amount of residential development, particularly

14 where the supplemental reservoirs would be constructed (Duke 2009b, c). The review team

15 concludes that the impacts of building two units, three supplemental water reservoirs, and

16 ancillary facilities at the Perkins site on aesthetics would be noticeable, but that the impacts for

17 operations would be minimal.

18 Based on the information provided by Duke and the review team's independent evaluation, the

19 review team concludes that the physical impacts of building and operating two new nuclear units

20 at the Perkins site would be minimal except for a noticeable physical impact on aesthetics

21 during the building phase.

22 Demography

23 The Perkins site is located in Davie County, North Carolina (2009 population 41,420) near the

towns of Mocksville (2009 population 4639) and Bermuda Run (2009 population 1571), which

are located to the west and north of the site, respectively (USCB 2009b). Also within the 50-mi

region are the cities of Lexington (2009 population 20,213), Winston-Salem (2009 population

27 229,828), which is located in Forsyth County (2009 population 359,638), and Greensboro

28 (2009 estimated population 255,124) (USCB 2009b).^(a)

⁽a) During the preparation of this draft EIS, the results of the mandated U.S. decadal census for 2010 were being released in topical and regional data sets. While the U.S. Census Bureau has not issued all the data sets in final form, some of the preliminary information was considered by the review team. While some of the final data sets were released for National scale information, most of the fine-scale information is still under review by the U.S. Department of Commerce (DOC) and other Federal agencies. The review team is not aware of information that appears to be inconsistent with the earlier information sets and those sets projected from the earlier census. Data from the 2010 Census will be updated for the final environmental impact statement.

1 Based on the proposed site location, the regional population distribution, and U.S. Census

- 2 Bureau Journey to Work Data (USCB 2000h), the review team expects the in-migrating
- 3 population would reside in the two-county area of Davie and Forsyth Counties. The review
- 4 team realizes that workers may choose to live in other counties within the 50-mi region, but
- 5 given the small number of workers and the large population base the review team expects 6 impacts to other counties to be *de minimis*. Therefore, these two counties compose the
- 6 impacts to other counties to be *de minimis*. Therefore, these two countie
 7 economic impact area and are the focus of the following analysis.
- 8 At the peak of the nuclear power station development, Duke expects the workforce onsite to be 9 approximately 4613 workers. Because the Perkins site is similar to the proposed Lee Nuclear 10 Station site in geography and urbanization, development of the proposed new units on the 11 Perkins site would have similar socioeconomic impacts in most respects to building the two 12 units on the Lee Nuclear Station site. Based on the analysis of project impacts presented in 13 Section 4.4.2, of the 4613 peak workers approximately 3151 workers would in-migrate into the 14 region with some workers bringing a family for a total in-migrating population of 4516 people. 15 Considering that the maximum estimation of in-migrating population is less than 1 percent of the 16 existing regional population, the review team expects the demographic impacts of building two 17 units on the Perkins site would be minimal. Once the plant is operational, Duke estimates the 18 workforce to be about 957 workers with an estimated 345 migrating into the region, similar to 19 the Lee Nuclear Station site. Based on the information provided by Duke and the review team's 20 independent evaluation, the review team concludes that the demographic impacts of building
- 21 and operating two new nuclear units at the Perkins site would be minimal.

22 Economic Impacts on the Community

23 <u>Economy</u>

24 The local workforce is dominated by government, manufacturing, retail trade, and educational

- 25 services. Agriculture represents 45 percent (76,295 ac) of total Davie County land area (Duke
- 26 2009c). Davie County's 2009 labor force was 20,778 with an unemployment rate of
- 27 11.4 percent. Forsyth County's 2009 labor force was 172,845 with an unemployment rate of
- 28 9.7 percent. The 2006 unemployment rates for Davie and Forsyth Counties were 4.2 percent
- and 4.3, respectively (BLS 2011a). The significant increase in unemployment rates between
- 30 2006 and 2009 is attributed to the recent economic downturn afflicting much of the country.
- 31 The wages and salaries of the project workforce would have a multiplier effect that would result
- 32 in increases in business activity, particularly in the retail and service sectors. This multiplier
- 33 effect would have a positive impact on the business community and could provide opportunities
- for new businesses and increased employment opportunities for local residents. The review
 team expects most indirect jobs created in the region would be allocated to residents in the
- 36 region. Expenditures made by the indirect workforce would also strengthen the regional
- 37 economy. Because the review team assumes the economic impacts of the Lee Nuclear Station

- 1 site (in Sections 4.4.3.1 and 5.4.3.1) also apply to the Perkins site, the review team concludes
- 2 the impact of these new indirect jobs would constitute a small percentage of the total number of
- 3 jobs in Davie and Forsyth Counties and would have a minimal and beneficial economic impact.

4 <u>Taxes</u>

- 5 If the proposed nuclear station was located at the Perkins site, Duke would pay property taxes
- 6 according to North Carolina law. The amount of property taxes paid is unknown because it
- 7 relies on several parameters such as the assessed value, millage rates, and annual
- 8 depreciation. Duke owns the McGuire Nuclear Station in Mecklenburg County, North Carolina
- 9 and paid \$8.8 million in property taxes in 2008. If Duke pays a similar amount of taxes at the
- 10 Perkins site as it does for the McGuire Nuclear Station, the impact on taxes would be
- 11 substantial given the relatively small tax base of Davie County, but minimal throughout the
- 12 remainder of the 50-mi region.

13 Infrastructure and Community Services

14 <u>Traffic</u>

15 Davie County is served by several U.S. highways. Mocksville is an important center for highway

- 16 transportation because US-158, US-64 and US-601 all meet there. These three highways join
- 17 I-40 approximately 9 mi northwest of the Perkins site and I-85 is located approximately 9 mi
- southeast of the site. The Perkins site is accessible from State Route 801 (NC 801), which
- 19 connects to US 601 and US 64 (Duke 2009c). The development of a nuclear facility on the
- 20 Perkins site would require road modifications (e.g., road widening and site access roads). A
- railroad spur would need to be built for the transport of materials and equipment to the site, and
 there is residential area near the site (Duke 2009c). Given the large number of additional
- 22 vehicles added to the roads during peak construction, the review team expects traffic-related
- 24 impacts from building the plant at the Perkins site would be noticeable but not destabilizing on
- roads near the site. The review team expects traffic-related impacts from operations of a
- 26 nuclear power station on the Perkins site to be minimal due to the smaller workforce needed.

27 <u>Housing</u>

- 28 Based on the analysis in Section 4.4.2, approximately 3151 workers would migrate into the
- region during the peak employment period of the building phase. Later, approximately
- 30 345 operations workers would migrate into the region by the time the plant becomes
- 31 operational. The 2009 U.S. Census Bureau estimate for Davie County indicated a total housing
- 32 stock of 17,360 units, of which 2056 were vacant (USCB 2010a). Forsyth County had
- 33 152,743 housing units of which approximately 16,493 were vacant (USCB 2010b). The review
- 34 team expects that the in-migrating construction workforce could be absorbed fairly easily into
- 35 the existing housing stock in the region and the impact would be minimal.

- 1 Based on the information provided by Duke and the review team's independent evaluation, the
- 2 review team concludes that traffic-related and housing impacts of building two new nuclear units
- 3 at the Perkins site would be minor across the region with the exception of noticeable, but not
- 4 destabilizing, traffic-related impacts on roads closest to the site. Because of the much lower
- 5 number of operations-related workers relative to workers during the building phase, the review
- 6 team determined traffic-related and housing impacts from operations would be minimal.

7 <u>Recreation</u>

- 8 No recreational facilities exist within the site boundary. Recreational activities near the Perkins
- 9 site include golf, camping, and other outdoor activities (Davie County Chamber of Commerce
- 10 2008). Boone's Cave State Park, Perkins State Game Preserve, and Alcoa State Game Lands
- 11 are all located within 5 mi of the Perkins site. Similar to each alternative site and the proposed
- 12 site, the supplemental reservoirs would not be available for public recreation. Duke has not
- 13 indicated that recreational activities near the Perkins site would be limited during building or
- 14 operation of a nuclear project. Other recreational areas are far enough offsite not to be
- 15 affected. Therefore, the review expects impacts to recreation would be minimal for both building
- 16 and operating two new nuclear units at the Perkins site.

17 Public Services

- 18 The influx of construction workers and plant operations staff settling in the region could impact
- 19 local municipal water and water-treatment facilities, police, fire, medical, and other social
- 20 services in the area. Davie County has two water suppliers and one wastewater treatment
- 21 plant. The impact on public services would depend on the infrastructure that is developed on
- the site as well as the location in which the in-migrating workforce chooses to live. The in-
- 23 migrating workers represent a small portion of the total populations of Davie and Forsyth
- 24 Counties and the review team expects they would have a minimal impact on public services.

25 Education

- 26 Davie County has 12 schools: six elementary schools, three middle schools, and three high schools. The kindergarten through 12th grade enrollment for the 2008-2009 school year was 27 6655 students (NCES 2011). Forsyth County has 78 schools in the county's district with a 28 2008-2009 kindergarten through 12th grade student enrollment of 52,906 and 6 special needs 29 30 schools and academies with an additional enrollment of 1975. The review team expects, based 31 upon the same underlying assumptions that governed the analysis for the proposed Lee 32 Nuclear Station site, that approximately 400 students would move into the two-county area 33 during the peak employment period for building activities. Assuming equal distribution of those 34 students between counties, 200 additional students in each school district would represent a 35 less than 5 percent increase in the student body population. Therefore, the review team 36 determined building a nuclear facility on the Perkins site would have a minimal impact on
- 37 education, and that the much smaller operations workforce would also have a minimal impact

- 1 on education. Based on the information provided by Duke and the review team's independent
- 2 evaluation, the review team concludes that public services and education impacts of building
- 3 and operating two new nuclear units at the Perkins site would be minimal.

4 Summary of Building and Operation Impacts

- 5 Physical impacts on workers and the general public include impacts on existing buildings,
- 6 transportation, aesthetics, noise levels, and air quality. Social and economic impacts span
- 7 issues of demographics, economy, taxes, infrastructure, and community services. In summary,
- 8 based on information provided by Duke and the review team's independent evaluation, the
- 9 review team concludes that the adverse impacts on socioeconomics of building and operating a
- 10 new nuclear plant at the Perkins site would be minor for most of the region but could be
- 11 noticeable, but not destabilizing, for Davie County in terms of traffic-related impacts during peak
- 12 project employment. During operations, traffic-related impacts are expected to be minimal.
- 13 Impacts on aesthetics would be noticeable. The impacts on the Davie County tax base during
- 14 operations likely would be substantial and beneficial; however only minimal beneficial tax
- 15 impacts would result in the rest of the region.

16 Cumulative Impacts

- 17 The projects identified in Table 9-6, particularly the future urbanization of the region, have
- 18 contributed or would contribute to the demographics, economic climate, and community
- 19 infrastructure of the region and generally result in increased urbanization and industrialization.
- 20 Because the projects within the review area identified in Table 9-6 would be consistent with
- 21 applicable land-use plans and control policies, the review team considers the cumulative
- 22 socioeconomic impacts from the projects to be minimal.
- 23 For the analysis of socioeconomic impacts at the Perkins site, the geographic area of interest is
- 24 considered to be the 50-mi region centered on the Perkins site, with special consideration of
- 25 Davie and Forsyth Counties, where the review team expects socioeconomic impacts to be the
- 26 greatest.
- 27 The Perkins site is located in southeastern Davie County on the Davie and Davidson County
- border. The employment in the area near the Perkins site is a mixture of government,
- 29 manufacturing, retail trade, and educational services. The nearest towns are Mocksville
- 30 (2009 population 4639) and Bermuda Run (2009 population 1571), which are located to the
- 31 west and the north of the site, respectively. The large metropolitan area of Winston-Salem is
- 32 located northeast of the Perkins site.
- 33 The cumulative impact analysis considers other past, present, and reasonably foreseeable
- 34 future actions that could contribute to the cumulative socioeconomic impacts on a given region,
- 35 including other Federal and non-Federal projects and the projects listed in Table 9-6. Adverse
- 36 cumulative impacts would include physical impacts (on workers and the local public, buildings,

- 1 roads, and aesthetics), demographic impacts, and impacts on local infrastructures and
- 2 community services (transportation; recreation; housing; water and wastewater facilities; police,
- 3 fire, and medical services; social services; and education).

4 Because most projects described in Table 9-6 do not include any significant reasonably

- 5 foreseeable changes in socioeconomic impacts within 50 mi of the Perkins site, the review team
- 6 determined there would be no significant additional cumulative socioeconomic impacts in the
- 7 region from those activities. Regional planning efforts and associated demographic projections
- 8 available at a reconnaissance level formed the basis for the review team's assessment of
- 9 reasonably foreseeable future impacts. Any economic impacts associated with activities listed
- 10 in Table 9-6 would have been considered as part of the socioeconomic baseline.
- 11 The review team concludes that building two nuclear units at the Perkins site, in addition to
- 12 other past, present, and reasonably foreseeable future projects would have cumulative
- 13 economic impacts on the community that are beneficial and SMALL with the exception of Davie
- 14 County, which would see a LARGE and beneficial cumulative impact on taxes. The cumulative
- 15 infrastructure and community services impacts are SMALL with the exception of a MODERATE
- and adverse cumulative impact on traffic near the Perkins site. The cumulative physical impacts
- are SMALL with the exception of a MODERATE and adverse impact on aesthetics near the site.
- 18 The cumulative impacts of demography would be SMALL. The NRC-authorized activities of 19 construction and operation would be a significant contributor to the LARGE and beneficial
- construction and operation would be a significant contributor to the LARGE and beneficial
 economic impact on taxes in Oconee County and also to the MODERATE and adverse impact
- 21 on infrastructure and community services related to traffic near the site. Construction of
- transmission lines and cooling reservoir do not require NRC authorization; therefore, the NRC
- 23 staff concludes that the incremental impacts from NRC-authorized activities for the proposed
- 24 plant would not be a significant contributor to the MODERATE physical impact on aesthetics.

25 9.3.3.6 Environmental Justice

- 26 The 2000 Census block groups were used for identifying minority and low-income populations
- 27 in the region, employing the same methodology explained in Section 2.6.1 for the proposed
- site, including a closer look at potential areas of interest using a series of health and
- 29 physical considerations. There were 1540 census block groups within the 50-mi region
- 30 (USCB 2000f, g).^(a) Approximately 320 of these census block groups were classified as having

⁽a) During the preparation of this draft EIS, the results of the mandated U.S. decadal census for 2010 were being released in topical and regional data sets. While the U.S. Census Bureau has not issued all the data sets in final form, some of the preliminary information was considered by the review team. While some of the final data sets were released for National scale information, most of the fine-scale information is still under review by the U.S. Department of Commerce (DOC) and other Federal agencies. The review team is not aware of information that appears to be inconsistent with the earlier information sets and those sets projected from the earlier census. Data from the 2010 Census will be updated for the final environmental impact statement.

1 aggregate minority populations of interest and 280 were classified as African American

- 2 populations of interest. The review team also identified 1 census block group that had an Asian,
- 3 11 with "other" race, and 34 with Hispanic populations of interest. Davie County did not have
- 4 any census block groups with minority populations of interest. There were 71 census block
- 5 groups classified as having low-income populations of interest in the 50-mi region, none of
- which were in Davie County. Nearby Forsyth County had 52 census block groups with African
 American, 3 with "other" race, 58 with aggregate minority, and 10 with Hispanic populations of
- American, 3 with "other" race, 58 with aggregate minority, and 10 with Hispanic populations of interest. There were 13 census block groups with low-income populations of interest. The
- 9 nearest census block groups with minority and low-income populations of interest were located
- 10 in Davidson and Rowan Counties. The review team did not identify any Native American
- 11 communities or other minority communities with the potential for a disproportionately high and
- 12 adverse impact due to their unique characteristics or practices. Figure 9-3 shows the
- 13 geographic locations of the minority populations of interest within the 50-mi radius of the Perkins
- 14 site, and Figure 9-4 shows the geographic locations of the low-income populations of interest
- 15 within the 50-mi radius of the Perkins site.
- 16 Physical impacts from building activities (e.g., noise, fugitive dust, air emissions, traffic)
- 17 attenuate rapidly with distance, topography, and intervening vegetation. Therefore, the review
- 18 team determined that, given the distance from the Perkins site to the nearest populations of
- 19 interest, there would be no physical impacts with a disproportionately high and adverse effect on
- 20 minority or low-income populations. For the same reasons, the review team determined the
- 21 operation of the proposed project at the Perkins site is also unlikely to have a disproportionately
- 22 high and adverse impact on minority or low-income populations. Supplemental water reservoirs
- 23 near the site would be needed which would require acquiring private property from current
- residents and demolishing houses. New transmission-line corridors would be constructed to link
- the proposed units to the electric grid. Given the distance between the Perkins site and the
- 26 location of minority and low-income populations of interest, impacts from the supplemental
- water reservoirs and transmission-line corridors would not disproportionately and adversely
- 28 impact minority or low-income populations. See Sections 4.5 and 5.5 for more information
- about environmental justice criteria and impacts.
- 30 In addition to environmental justice impacts from building and operations, the cumulative
- 31 analysis considers other past, present, and reasonably foreseeable future actions that could
- 32 contribute to disproportionately high and adverse impacts on minority and low-income
- 33 populations, including other Federal and non-Federal projects and the projects listed in
- Table 9-6. For the analysis of environmental justice impacts at the Perkins site, the geographic
- 35 area of interest is considered to be the 50-mi region centered on the Perkins site.

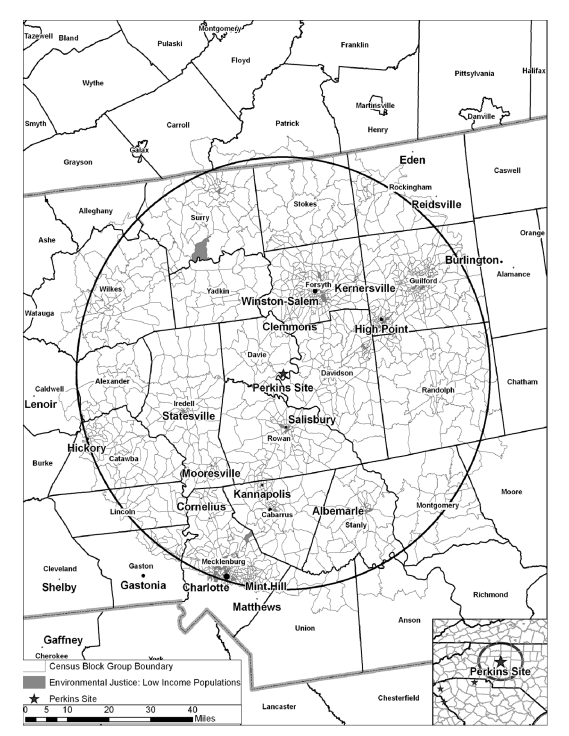


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Figure 9-3. Aggregate Minority Populations in Block Groups that Meet the Environmental Justice Selection Criteria at the Perkins Site (USCB 2000f)

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3

Figure 9-4. Low-Income Populations in Block Groups that Meet the Environmental Justice Selection Criteria at the Perkins Site (USCB 2000g)

1 The projects identified in Table 9-6 likely did not or would not contribute to environmental justice

2 impacts of the region. Therefore, based on information provided by Duke and the review team's

3 independent evaluation, the review team concludes there would not be any disproportionately

4 high and adverse environmental justice cumulative impacts from the building and operation of

5 two nuclear units at the Perkins site in addition to other past, present, and reasonably

6 foreseeable future projects, and the cumulative environmental justice impacts would be SMALL.

7 9.3.3.7 Historic and Cultural Resources

8 The following analysis addresses impacts to historic and cultural resources from building and 9 operating two new nuclear generating units at the Perkins site in Davie County, North Carolina. 10 The analysis also considers other past, present, and reasonably foreseeable future actions that 11 could cause cumulative impacts to cultural resources, including other Federal and non-Federal 12 projects as listed in Table 9-6. For the analysis of cultural resources impacts at the Perkins site, 13 the geographic area of interest is considered to be the onsite and offsite direct, physical and indirect, visual areas of potential effect (APEs) associated with the proposed undertaking. This 14 15 includes direct, physical APEs, defined as the onsite areas directly affected by site development 16 and operation activities as well as offsite areas such as railroad corridors, transmission lines, 17 and new reservoirs. Indirect, visual APEs are also included and defined generally as a 1-mi 18 radius buffer around the proposed direct, physical APEs, which encompasses the approximate 19 maximum distance from which tall structures could be seen.

20 Reconnaissance activities in a cultural resources review have particular meaning. Typically 21 such activities include preliminary field investigations to confirm the presence or absence of 22 historic properties or cultural resources. However, in developing this EIS, the review team relied 23 upon reconnaissance-level information to perform the alternative sites evaluation in accordance 24 with ESRP 9.3 (NRC 2000a). Reconnaissance-level information in this context is data that are 25 readily available from agencies and other public sources. It can also include information 26 obtained through site visits. To identify historic and cultural resources at the Perkins site, the 27 review team relied on the following information:

- Perkins Nuclear Station ER (Duke Power Company 1974d) and Lee Nuclear Station COL
 ER (Duke 2009c)
- An August 2010 tour of the Perkins site and visit to the Martin-Wall History Room at the
 Davie County Public Library, Mocksville, North Carolina (NRC 2010c)
- Archival records searches and National Register listings provided by Duke (Duke 2010t)
- National Park Service's listing of properties on the National Register of Historic Places
 (National Register) (NPS 2011b).

1 Site Description

- 2 Historically, the Perkins site and vicinity were largely undisturbed and contained intact
- 3 archaeological resources associated with the past 10,000 years of human settlement. Cotton
- 4 cultivation also occurred historically in some areas. Several cultural resources investigations
- 5 were conducted at the site and vicinity in the 1970s during preparations for the Perkins Nuclear
- 6 Station (Duke Power Company 1974d, Duke 2010t) and more than 80 archaeological sites were
- 7 identified.
- 8 Duke completed a records search at the North Carolina Office of the State Archaeologist to
- 9 assemble a list of previously recorded cultural resources and historic properties listed or eligible
- 10 for listing on the National Register that could be affected if the Perkins site was selected for
- 11 nuclear plant development (Duke 2010t). According to the search results, at least 6 prehistoric
- 12 archaeological sites and 1 historic cemetery are located within the direct, physical APE for the
- 13 proposed plant site. At least 4 prehistoric archaeological sites and 1 National Register-eligible
- 14 historic architectural property may be directly impacted by proposed offsite reservoirs. Visual
- 15 impacts in the indirect, visual APEs within 1 mi of the direct APEs could affect 5 historic
- 16 cemeteries, 4 National Register-listed historic properties, 8 properties and 2 historic districts
- evaluated as potentially eligible for nomination to the National Register, and at least 64
- 18 unassessed historic architectural resources. Records searches were not completed for the
- 19 proposed new offsite railroad line or transmission lines.
- 20 Most of the archaeological sites previously recorded in the direct, physical APEs at the Perkins
- site and in the direct, physical APEs for proposed offsite reservoirs were evaluated in the 1970s
- 22 (using approved methodologies of the time) and found not eligible for nomination to the National
- 23 Register (Duke Power Company 1974d). It is also likely that the majority of historic architectural
- 24 resources located in the indirect, visual APEs for the plant and reservoirs are ineligible for
- 25 nomination. However, direct physical impacts would be unavoidable at 1 historic cemetery,
- 26 protected by State law, in the direct, physical APE and 1 National Register-eligible property
- 27 located in the direct, physical APE of a proposed reservoir. Indirect, visual impacts associated
- 28 with proposed new reservoirs would also be unavoidable at 4 National Register-listed properties
- as well as 8 properties and 2 historic districts potentially eligible for National Register listing.

30 Building and Operation Impacts

- 31 In the event that the Perkins site was chosen for the proposed project, the review team
- 32 assumes that Duke would employ the same methods for identifying and assessing impacts to
- 33 historic properties and cultural resources as those utilized during assessments at the Lee
- 34 Nuclear Station site and associated developments. This would include field investigations and
- 35 coordination with the North Carolina State Historic Preservation Office (SHPO), interested
- 36 American Indian Tribes, and the public, which would be conducted before the initiation of any
- 37 ground-disturbing activities. The results of these investigations and consultations would be

1 used in the site planning process to avoid or mitigate impacts and develop protective measures 2 for any significant resources, such as those already listed on the National Register. Duke has 3 committed to this approach for the Lee Nuclear Station site and the review team assumes that 4 Duke would employ the same methods at alternative sites, if chosen for the proposed project 5 (Duke 2009j). Initial archival searches indicate that appropriate mitigations would need to be 6 developed for at least 1 historic cemetery in the direct, physical APE for the Perkins site; 7 1 National Register-eligible historic property in the direct, physical APE of an offsite reservoir; 8 and for at least 12 National Register-listed or eligible properties in indirect visual APEs for the 9 proposed reservoirs. Additional important historic and cultural resources may also be 10 discovered during new surveys in all APEs. As a result, impacts to cultural resources due to 11 site development and building activities could be noticeable, but not destabilizing with 12 appropriate mitigations implemented.

13 Impacts to historic and cultural resources from operation of the two new nuclear units at the 14 Perkins site as well as parallel and related operations at offsite components such as the new 15 reservoirs, railroad line, and transmission-line corridors would be possible. The review team 16 assumes that Duke Energy's corporate policy for consideration of cultural resources and 17 associated procedures in the event of an unanticipated discovery of cultural resources would 18 apply to operations at the Perkins site and offsite areas (Duke 2009j). Further, the review team 19 assumes that Duke would negotiate an agreement and associated cultural resources 20 management plan for the Perkins site with the North Carolina SHPO, USACE, and interested 21 American Indian tribes similar to efforts currently underway for the Lee Nuclear Station site. Under consistent application of Duke Energy's corporate policy for cultural resources and an 22 23 agreement and cultural resources management plan specific to the Perkins site, impacts on 24 historic and cultural resources due to operations would be negligible.

25 Cumulative Impacts

26 The geographic area of interest for cumulative impacts to historic and cultural resources at the 27 Perkins site corresponds to the onsite and offsite direct (physical) and indirect (visual) APEs 28 defined for the site. Past actions in the geographic area of interest that have affected historic 29 and cultural resources in a manner similar to those associated with the building and operation of 30 the two new units and other project components include limited residential development and 31 attendant transportation and utility development, and it is reasonable to assume that these 32 developments will continue. This future urbanization of the area identified in Table 9-6 may 33 impact historic and cultural resources in the geographic area of interest. No other activities 34 identified in Table 9-6 are located in the geographic area of interest and none would contribute 35 to cumulative impacts to historic and cultural resources in a manner similar to the impacts 36 associated with the building and operation of the two new nuclear units.

1 Summary

2 Cultural resources are non-renewable; therefore, the impact of destruction of cultural resources 3 is cumulative. Based on the information provided by Duke and the review team's independent 4 evaluation, the review team concludes that the cumulative impacts from building and operating 5 two new nuclear units on the Perkins site and from future urbanization of the area would be 6 MODERATE. The incremental contribution of building and operating the two new units and 7 associated plant components would be significant to these cumulative impacts given the historic 8 properties and cultural resources known to exist within the onsite and offsite direct and indirect 9 APEs and the geographic area of interest.

10 9.3.3.8 Air Quality

11 The following impact analysis includes impacts on air quality from building activities and

12 operations. The analysis also considers other past, present, and reasonably foreseeable future

13 actions that impact air quality, including other Federal and non-Federal projects listed in

14 Table 9-6. The air-quality impacts related to building and operating a nuclear facility at the

15 Perkins site would be similar to those at the Lee Nuclear Station site.

16 The Perkins site is located in Davie County, North Carolina, which is part of the Northern

17 Piedmont Intrastate Air Quality Control Region (40 CFR 81.150). The geographic area of

18 interest for this resource area is the 50-mi radius of the Perkins site, which includes Davie

19 County. Designations of attainment or non-attainment are made on a county-by-county basis.

20 Davie County is designated as unclassifiable or in attainment for all criteria pollutants for which

21 National Ambient Air Quality Standards (NAAQS) have been established (40 CFR 81.334).

22 Criteria pollutants include ozone, particulate matter, carbon monoxide, nitrogen oxides, sulfur

23 dioxide, and lead. Davie County came into attainment with the 8-hour ozone standard on

April 15, 2008, and is, therefore, considered a maintenance area for ozone (40 CFR 81.334).

25 The closest Class 1 Federal Area (i.e., Linville Gorge Wilderness Area) is more than 50 mi from

the Perkins site and it would, therefore, not likely be affected by minor source emissions from

27 the site. Class I areas are considered of special national or regional natural, scenic,

recreational, or historic value and are afforded additional air-quality protection.

As described in Section 4.7, emissions of criteria pollutants from building the two units are

30 expected to be temporary and limited in magnitude. As discussed in Section 5.7, emissions

31 criteria pollutants from operations would be primarily from the intermittent use of standby diesel

32 generators and pumps. Given the temporary air emissions from construction and intermittent air

33 emissions from operation, and that Davie County is currently designated as being unclassified

34 or in attainment for criteria pollutants, the review team concludes the impacts from building and

35 operating two new nuclear units on criteria pollutants would be minimal.

- 1 Cumulative impacts to air quality resources are estimated based on the information provided by
- 2 Duke and the review team's independent evaluation. There are no projects listed in Table 9-6
- 3 that are major sources of NAAQS criteria pollutants within Davie County. Other past, present,
- 4 and reasonably foreseeable activities exist in the geographic area of interest that could affect
- 5 air-quality resources. The impacts on criteria pollutants in Davie County from emissions of
- 6 effluents from the Perkins site and other projects and activities within the 50-mi region would not
- 7 be noticeable.
- 8 The greenhouse gas emissions from two nuclear units at the Perkins site would be the same as
- 9 those analyzed in Chapters 4, 5, and 6 for the Lee Nuclear Station site. The cumulative impacts
- 10 of greenhouse gas emissions related to nuclear power are discussed in Section 7.6. The
- 11 impacts of the emissions are not sensitive to location of the source. Consequently, the
- 12 conclusion in Section 7.6—national and worldwide impacts of greenhouse gas emissions are
- 13 noticeable but not destabilizing—is applicable to two AP1000 reactors located at the Perkins
- 14 site.
- 15 The review team concludes that the cumulative impacts, including those from other past,
- 16 present, and reasonably foreseeable future actions on air-quality resources in the geographic
- 17 area of interest would be SMALL for criteria pollutants and MODERATE for greenhouse gas
- 18 emissions. The incremental contribution of impacts on air-quality resources from building and
- 19 operating two units at the Perkins site would not be significant to the MODERATE air-quality
- 20 impact from greenhouse gas emissions.

21 9.3.3.9 Nonradiological Health Impacts

- 22 The following analysis considers nonradiological health impacts from building and operating two 23 new nuclear units at the Perkins site. Nonradiological health impacts at the Perkins site are 24 estimated based on information provided by Duke and the review team's independent 25 evaluation. The analysis also includes past, present, and reasonably foreseeable future actions 26 that could contribute to cumulative nonradiological health impacts to site workers and the public, 27 including other Federal and non-Federal projects and the projects listed in Table 9-6. For the 28 analysis of nonradiological health impacts at the Perkins site, the geographic area of interest is 29 the immediate vicinity of the Perkins site and the associated transmission-line corridors. This 30 area of interest is based on the localized nature of nonradiological health impacts.
- 31 Building activities with the potential to impact the health of members of the public and
- 32 construction workers at the Perkins site include exposure to dust, vehicle exhaust, and
- emissions from construction equipment; noise; occupational injuries; and the transport of
- 34 construction materials and personnel to and from the site. The operations-related activities that
- have the potential to impact the health of members of the public and workers include exposure
 to etiological (disease-causing) agents, noise, electromagnetic fields (EMFs), occupational
- 37 injuries, and impacts from the transport of workers to and from the site.

1 Building Impacts

- 2 Nonradiological health impacts to construction workers and members of the public from building
- 3 two new nuclear units at the Perkins site would be similar to those evaluated in Section 4.8 for
- 4 the proposed Lee Nuclear Station site. Duke would comply with applicable Federal and State
- 5 regulations on air quality and noise during the site preparation and building phase. The
- 6 frequency of construction worker accidents would not be expected to be different from the
- 7 frequency of accidents estimated for the Lee Nuclear Station site (discussed in Section 4.8).
- 8 Section 4.8.3 concludes that impacts on nonradiological health from the transport of
- 9 construction workers and materials to and from the Lee Nuclear Station site would be minimal.
- 10 Transportation impacts would be 24 percent lower for the Perkins site than for the Lee Nuclear
- 11 Station site. This decrease is due to the difference in the average State-specific fatality rates
- 12 used for construction workers in North Carolina and South Carolina. Nonradiological health
- 13 impacts from transportation at the Perkins site would be minimal.
- 14 The Perkins site is located in a rural area and nonradiological health impacts from building
- 15 would likely be negligible on the surrounding populations, which are classified as medium- and
- 16 low-population areas. The review team concludes that nonradiological health impacts on
- 17 construction workers and the public from building two new nuclear units, associated
- transmission lines, and three supplemental cooling-water reservoirs at the Perkins site would be minimal.

20 **Operational Impacts**

- 21 Nonradiological health impacts from operation of two new nuclear units on members of the
- 22 public and workers at the Perkins site would be similar to those evaluated in Section 5.8 for the
- 23 proposed Lee Nuclear Station site. Occupational health impacts to workers (e.g., falls, electric
- shock, or exposure to other hazards) at the Perkins site would likely be the same as those
- 25 evaluated for workers at the proposed Lee Nuclear Station site. Exposure to the public from
- 26 water-borne etiological agents at the Perkins site would be similar to the types of exposures
- 27 evaluated in Section 5.8.1 for the Lee Nuclear Station site. The operation of new nuclear units
- at the Perkins site would not likely lead to an increase in water-borne diseases in the vicinity,
- due to the thermal mixing promoted by the discharge pipe and diffuser at the proposed plant,
 and temperature limitations prescribed by the plant NPDES permit on thermal discharge. Noise
- and temperature limitations prescribed by the plant NPDES permit on thermal discharge. Noise
 and EMF exposure would be monitored and controlled in accordance with applicable
- 32 Occupational Safety and Health Administration (OSHA) regulations. Effects of EMF on human
- 33 health would be controlled and minimized by conformance with National Electrical Safety Code
- 34 (NESC) criteria.
- 35 Transportation of operations workers to and from the Perkins site would result in about a
- 36 2 percent increase in traffic fatalities in Davie County. This difference is solely because of

1 differences in the average State-specific fatality rates used for operations workers and the

2 county-specific baseline annual fatalities. Because these increases are small relative to the

3 baseline traffic fatalities (i.e., before the new units are constructed), the review team concludes

4 that the impacts of transporting construction materials and personnel to and from the Perkins

5 site would be minimal. The review team concludes that nonradiological health impacts to site

6 workers and the public from the operation of the two nuclear units at the Perkins site would be

7 minimal.

8 Cumulative Impacts

9 There are no past or current actions within the geographic area of interest that would have

10 similar nonradiological health impacts as building and operating two nuclear units at the Perkins

11 site. Proposed future actions that could cumulatively contribute to nonradiological health

12 impacts at the Perkins site include the future development or upgrade of transmission lines and

13 future urbanization throughout the immediate vicinity of the site.

14 The review team is also aware of the potential climate changes that could affect human health—

15 a recent compilation of the state of knowledge in this area (GCRP 2009) has been considered in

16 the preparation of this EIS. Projected changes in the climate for the southeastern region during

17 the life of the proposed nuclear station include a small increase in average temperature; a

18 decrease in precipitation in winter, spring, and summer; and a small increase in precipitation in

19 fall (GCRP 2009). This may result in a small, gradual increase in river water temperature, which

20 may alter the presence of microorganisms and parasites in the Yadkin River. While the

changes attributed to climate change in these studies (GCRP 2009) may not be insignificant on

a national or global level, the review team did not identify anything that would alter its conclusion

regarding the presence of etiological agents or change the incidence of waterborne diseases in the vicinity of the Perkins site. The review team concludes that the cumulative impacts on

24 the vicinity of the Perkins site. The review team concludes that the cumulative impacts on 25 nonradiological health from building two new nuclear units, associated transmission lines, and

26 offsite reservoirs at the Perkins site would be minimal.

27 Summary

Nonradiological health impacts from building and operating two new units at the Perkins site are

estimated based in the information provided by Duke and the review team's independent

30 evaluation. The review team concludes that nonradiological health impacts on members of the

31 public and construction workers from building two new nuclear units, associated transmission

lines, and offsite reservoirs at the Perkins site would be minimal. The review team also expects
 that the occupational health impacts on members of the public and operations workers from two

34 new nuclear units at the Perkins site would be minimal. Finally, the review team concludes that

35 cumulative nonradiological health impacts from related past, present, and future foreseeable

36 actions in the geographic area of interest would be SMALL. As discussed in Section 5.8, the

37 NRC staff has not come to a conclusion on the chronic impacts of EMFs.

1 9.3.3.10 Radiological Health Impacts of Normal Operations

2 The following impact analysis includes radiological impacts on the public and workers from 3 building activities and operations for two nuclear units at the Perkins alternative site. The 4 analysis also considers other past, present, and reasonably foreseeable future actions that 5 affect radiological health, including other Federal and non-Federal projects and the projects 6 listed in Table 9-6. As described in Section 9.3.3, the Perkins site is a greenfield site; there are 7 currently no nuclear facilities on the site. The geographic area of interest is the area within a 8 50-mi radius of the Perkins site. The only facility potentially affecting radiological health within 9 this geographic area of interest is the existing McGuire Nuclear Station. In addition, medical, 10 industrial, and research facilities that use radioactive material are likely to be within 50 mi of the 11 Perkins site.

- 12 The radiological impacts of building and operating the proposed two AP1000 units at the
- 13 Perkins site include doses from direct radiation and liquid and gaseous radioactive effluents.

14 These pathways would result in low doses to people and biota offsite that would be well below

- 15 regulatory limits. The impacts are expected to be similar to those at the Lee Nuclear Station
- 16 site.
- The radiological impacts of McGuire Nuclear Station Units 1 and 2 include doses from direct
 radiation and liquid and gaseous radioactive effluents. These pathways result in low doses to
 people and biota offsite that are well below regulatory limits as demonstrated by the ongoing
 radiological environmental monitoring program conducted around McGuire Nuclear Station.
- 21 The NRC staff concludes that the dose from direct radiation and effluents from medical,
- industrial, and research facilities that use radioactive material would be an insignificant
- 23 contribution to the cumulative impact around the Perkins site. This conclusion is based on data
- 24 from the radiological environmental monitoring programs conducted around currently operating
- 25 nuclear power plants. Based on the information provided by Duke and the NRC staff's
- 26 independent analysis, the NRC staff concludes that the cumulative radiological impacts from
- building and operating the two proposed AP1000 units and other existing and planned projects
- and actions in the geographic area of interest around the Perkins site would be SMALL.

29 9.3.3.11 Postulated Accidents

30 The following impact analysis includes radiological impacts from postulated accidents from the 31 operation of two nuclear units at the Perkins alternative site. The analysis also considers other 32 past, present, and reasonably foreseeable future actions that affect radiological health from 33 postulated accidents, including other Federal and non-Federal projects and the projects listed in 34 Table 9-6. As described in Section 9.3.3, the Perkins site is a greenfield site; there are currently 35 no nuclear facilities at the site. The geographic area of interest considers all existing and 36 proposed nuclear power plants that have the potential to increase the probability-weighted 37 consequences (i.e., risks) from a severe accident at any location within 50 mi of the Perkins

1 alternative site. Facilities potentially affecting radiological accident risk within this geographic

2 area of interest are the existing H.B. Robinson Unit 1, Catawba Units 1 and 2, McGuire Units 1

and 2, and Harris Unit 1. In addition, two units (Units 2 and 3) have been proposed for the

4 Harris site.

5 As described in Section 5.11.1, the NRC staff concludes that the environmental consequences

6 of design basis accidents (DBAs) at the Lee Nuclear Station site would be minimal for

7 AP1000 reactors. DBAs are addressed specifically to demonstrate that a reactor design is

8 robust enough to meet NRC safety criteria. The AP1000 design is independent of site

9 conditions, and the meteorology of the Perkins alternative and Lee Nuclear Station sites are

10 similar; therefore, the NRC staff concludes that the environmental consequences of DBAs at the

11 Perkins alternative site would be minimal.

12 Assuming the meteorology, population distribution, and land use for the Perkins alternative site 13 are similar to the proposed Lee Nuclear Station site, risks from a severe accident for an 14 AP1000 reactor located at the Perkins alternative site are expected to be similar to those 15 analyzed for the proposed Lee Nuclear Station site. The risks for the proposed Lee Nuclear 16 Station site are presented in Tables 5-14 and 5-15 and are well below the median value for 17 current-generation reactors. In addition, as discussed in Section 5.11.2, estimates of average 18 individual early fatality and latent cancer fatality risks are well below the Commission's safety 19 goals (51 FR 30028). For existing plants within the geographic area of interest (H.B. Robinson 20 Unit 1, Catawba Units 1 and 2, McGuire Units 1 and 2, and Harris Unit 1), the Commission has 21 determined that the probability-weighted consequences of severe accidents are small 22 (10 CFR Part 51, Appendix B, Table B-1). Finally, according to the environmental report for 23 Harris (PEC 2009), the risks from proposed Units 2 and 3 would also be well below risks for 24 current-generation reactors and would meet the Commission's safety goals. On this basis, the 25 NRC staff concludes that the cumulative risks from severe accidents at any location within 50 mi 26 of the Perkins alternative site would be SMALL.

27 9.3.4 The Keowee Site

28 This section covers the staff's evaluation of the potential environmental impacts of siting two 29 new nuclear reactors at the Keowee site located in Oconee County, South Carolina. The 30 Keowee alternative site is adjacent to the existing Oconee Nuclear Station, and would share 31 many of the same resources and services due to its proximity. The following sections describe 32 a cumulative impact assessment conducted for each major resource area. The specific 33 resources and components that could be affected by the incremental effects of the proposed 34 action if it were implemented at the Keowee site, and other actions in the same geographic area 35 were considered. This assessment includes the impacts of NRC-authorized construction, 36 operations, and preconstruction activities. Also included in the assessment are other past, 37 present, and reasonably foreseeable Federal, non-Federal, and private actions that could have 38 meaningful cumulative impacts when considered together with the proposed action if

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- 1 implemented at the Keowee site. Other actions and projects considered in this cumulative
- 2 analysis are described in Table 9-10.
- Table 9-10. Past, Present, and Reasonably Foreseeable Projects and Other Actions
 Considered in the Keowee Alternative Site Cumulative Analysis

| Project Name | Summary of Project | Location | Status |
|---|--|--|---|
| Nuclear Energy Facilitie | s | | |
| Oconee Nuclear Station Units 1, 2, and 3 | Nuclear power generating plant with three units (846 MW(e) each) | Adjacent to the Keowee site | Oconee's three units are currently operational and are licensed through February 6, 2033, October 6, 2033, and July 19, 2034 (NRC 2011a) |
| Virgil C. Summer Nuclear Station (VCSNS) Unit 1 | Nuclear power generating plant with one unit (966 MW(e)) | Approximately 95 miles east-southeast of the Keowee site | VCSNS Unit 1 is currently operational and is licensed through August 6, 2042 (NRC 2011a) |
| VCSNS Units 2 and 3 | Nuclear power generating plant with two Westinghouse AP1000 pressurized water reactors | Approximately 61 miles east-southeast of the Keowee site | Proposed (NRC 2008j) |
| Vogtle Electric Generating Plant (VEGP) | Nuclear power generating plant with two units, VEGP 1 (1109 MW(e)) and VEGP 2 (1127 MW(e)) | Approximately 130 miles southeast of the Keowee site | VEGP's two units are currently operational and are licensed through January 16, 2047 and February 9, 2049 (NRC 2011a) |
| VEGP Units 3 and 4 | Nuclear power generating plant with two 1117-MW(e) Westinghouse AP1000 pressurized water reactors | Approximately 130 miles southeast of the Keowee site | Proposed (NRC 2008k). Pre-construction activities have commenced. NRC Limited Work Authorization has been issued. Commercial operations are estimated to begin in 2016 for Unit 3 and 2017 for Unit 4. |

5

| Project Name | Summary of Project | Location | Status |
|---|---|--|--|
| Other Energy Facilities | | | |
| John Rainey Generating Station | A 1095-MW, six-unit natural-gas fired peaking facility | Approximately 30 mi south of Keowee site | Operational (EPA 2010an, Santee Cooper 2010) |
| Lee Steam Station | A three-unit, 370-MW coal-fired power plant operated by Duke Energy | Approximately 29 mi east-southeast of the Keowee site | Operational (Duke Energy 2010b) |
| Hartwell Energy Facility | A two-unit, 360-MW natural gas-fired facility operated by operated by Oglethorpe Power | In Georgia, approximately 31 mi south of the Keowee site | Operational (Oglethorpe Power 2010) |
| Plant Carl | A 25-MW generating plant fueled by wood and poultry waste | In Georgia, approximately 37 mi southwest of the Keowee site | Proposed by Earth Resources, Inc.(GDNR 2009) |
| Urquhart Station | A five-unit, 650-MW fossil-fueled power plant operated by South Carolina Electric and Gas | Approximately 110 miles southeast of the Keowee site | Operational (SCE&G 2009a) |
| Various small-scale fossil and cogeneration generating facilities | Fossil fuel-fired and cogeneration facilities | In Georgia, and North Carolina and South Carolina throughout the 50-mi region | Operational |
| Hydroelectric Energy Fa | acilities | | |
| Keowee Hydroelectric Generating Plant | A 158-MW hydroelectric facility operated by Duke Energy | Approximately 1 mi north of the Keowee site | Operational (Duke Energy 2010g) |
| Jocassee Hydroelectric Station | A four-unit 610-MW pumped-storage hydroelectric facility operated by Duke Energy | On the Keowee River approximately 12 mi north of the Keowee site | Operational (Duke Energy 2010r) |
| Bad Creek Hydroelectric Station | A four-unit 1065-MW pumped-storage hydroelectric facility operated by Duke Energy | Approximately 17 mi north-northwest of the Keowee site | Operational (Duke Energy 2011c) |

| Project Name | Summary of Project | Location | Status |
|--|--|--|-------------------------------------|
| Yonah Hydroelectric Plant | A 22.5-MW hydroelectric facility operated by Georgia Power | In Georgia, approximately 26 mi west of the Keowee site | Operational (Georgia Power 2010) |
| Tugalo Hydroelectric Plant | A 45-MW hydroelectric facility operated by Georgia Power | In Georgia, approximately 27 mi west of the Keowee site | Operational (Georgia Power 2010) |
| Tallulah Falls Hydroelectric Plant | A 72-MW hydroelectric facility operated by Georgia Power | In Georgia, approximately 29 mi west of the Keowee site | Operational (Georgia Power 2010) |
| Hartwell Dam and Lake | USACE dam with four 85-MW units and one 80-MW unit | On the Savannah River approximately 29 mi south of the Keowee site | Operational (USACE 2010a) |
| Nantahala hydro plants (including Thorpe) | 11 hydroelectric generating plants with a total maximum capacity of 100 MW. | In North Carolina approximately 34-40 mi north-northwest of the Keowee site | Operational (Duke Energy 2011d) |
| Various small-scale hydroelectric projects located on dams, including Ware Shoals, Tennessee Creek, Pelzer Upper and Lower, Terrora and Tuckasegee projects | Run-of-river and dam storage hydroelectric projects ranging from 1-20 MW | In Georgia and South Carolina throughout the 50-mi region | Operational (USSD 2010) |
| Other Energy Projects | | | |
| U.S. Department of Energy Savannah River Site | Research and industrial complex | Approximately 126 miles southeast of the Keowee site | Operational (DOE 2009c) |
| Energy Efficiency and Conservation Block Grant (EECBG) for city of Clemson | \$78,000 funded to improve energy efficiency and conservation | | In progress (ARRA 2011) |
| EECBG Grant for city of Easley | \$203,000 funded to improve energy efficiency and conservation | 16 mi from Keowee site | In progress (ARRA 2011) |

| Project Name | Summary of Project | Location | Status |
|--|--|--|--|
| State Energy Program Grant | \$122,000 funded to public school districts, public colleges/universities, and state agencies for improving energy efficiency | 12.3 mi from Keowee site | In progress (ARRA 2011) |
| Transportation Projects | 6 | | |
| South Carolina Strategic Corridor System Plan | Strategic system of corridors forming the backbone of the State's transportation system | Statewide | Planning document with no explicit schedules for projects; however, many strategic corridors coincide with routes that would/could be used for development at the Keowee site |
| DOT Grant | \$2.5 million funded to improve public transportation through purchasing new buses as well as software/hardware for technology upgrades for all rural transit providers | Within 10 mi of the Keowee site | In progress (ARRA 2011) |
| Highway Infrastructure DOT Grants | \$4.6 million funded to improve highway infrastructure as well as enhance sidewalks | Within 15 mi of the Keowee site | Complete (ARRA 2011) |
| Other Facilities | | | |
| Fabric Mills including Milliken, Hollingsworth, and Alice Manufacturing | Fabric and yarn manufacture | Throughout the 50-mi region | Operational (EPA 2010ao) |
| Honeywell Nylon | Nylon and resin manufacture | In Anderson and Clemson, SC | Operational (EPA 2010ao) |
| Westpoint Stevens – Clemson Facility | Fabric mill | Approximately 10 mi south of Keowee | Operational (EPA 2011g) |
| BASF Corporation | Inorganic chemicals and secondary smelting of non-ferrous metals | Approximately 10 mi south-southwest of Keowee site | Operational (EPA 2011h) |

| Project Name | Summary of Project | Location | Status |
|---|---|--|---|
| Ryobi Motor Products | Power-driven hand tool manufacture | Approximately 14 mi northeast of the Keowee site | Operational (EPA 2010ao) |
| Jocassee Gorges Management Area | 43,500 ac of land managed primarily as a natural area | Approximately 15 mi north of Keowee | Operational |
| Michelin Manufacturing | Tires and rubber products | In Silver Springs, Starr and Greenville, SC | Operational (EPA 2010ao) |
| Parks and National For | ests | | |
| Sumter National Forest | 371,000-ac national forest | Throughout 40- to 50-mi region | Currently managed by U.S. Forest Service (USFS 2004a) |
| Chattahoochee – Oconee National Forests | 750,000-ac Chattahoochee National Forest, and 115,000-ac Oconee National Forest | Throughout 40- to 50-mi region | Currently managed by U.S. Forest Service (USFS 2004b). Recent land transfers have added additional acreage to the managed forest (USFS 2010b). Development likely limited in these areas. |
| Mile Creek County Park | County park offers camping, picnic area, swimming, and boating | Approximately 5 mi north of Keowee site | Operational (Oconee County 2011) |
| Other State parks, forests and wilderness areas | Numerous State Parks, Wildlife Management Areas, and Wilderness Areas including Tallulah Gorge State Park, Jocassee Gorges Management Area, Table Rock State Park, and Mountain Bridge Wilderness Area | Throughout the 50-mi region | Development likely limited in these areas. |
| Wastewater Treatment | Facilities | | |
| Greenville/Adkins Water Treatment Plant | Water supply, non- major | Approximately 4 mi northeast of Keowee site | Operational (EPA 2011i) |

Table 9-10. (contd)

| Project Name | Summary of Project | Location | Status |
|--|--|--|--|
| Cochran Road Wastewater Treatment Plant | Wastewater-treatment plant, major NPDES, located in Clemson, South Carolina | Approximately 7 mi southeast of Keowee site | Operational (EPA 2011j) |
| 12 Mile RV and Wolf Creek Waste Water Treatment Plant | Wastewater-treatment plant, major NPDES | Approximately 10 mi northeast of Keowee site | Operational (EPA 2011k |
| Pickens County Middle Regional Waste Water Treatment Plant | Wastewater-treatment plant, major NPDES | Approximately 10 mi southeast of Keowee | Operational (EPA 2011I) |
| City of Pickens Water Treatment Plant | \$15.9 million funded to construct a water- treatment plant | 12.5 mi from Keowee site | In progress (ARRA 2011) |
| Big Creek East Waste Water Treatment Plant | Improvements to take effluents out of Saluda River | Approximately 26 mi east-southeast of the Keowee site | Operational. Proposed improvements funded (ARRA 2010). |
| Minor water dischargers and wastewater- treatment plants | NPDES-permitted municipal and industrial discharges. | Throughout the 50-mi region | Operational |
| Other Projects/Activities | S | | |
| Surface mines including the Crowder Construction Six Mile Pit, Oconee County Quarry, the Commerce Pit, and the Greentree Pit | Surface mining operations for construction materials | Various locations within the region | Operational (EPA 2010ao) |
| Various hospitals | Medical isotopes | Within the 50-mi region | Operational in Oconee and Pickens Counties |
| Commercial dairies and poultry farms including Cobb-Vantress and Columbia | Commercial production of animal products | In Georgia, and North Carolina and South Carolina throughout the 50-mi region | Operational (South Carolina Dairy Association 2010) |

| Project Name | Summary of Project | Location | Status |
|---|---|------------------------------------|---|
| Future Urbanization | Construction of housing units and associated commercial buildings; roads, bridges, and railroad; construction of water- and/or wastewater-treatment and distribution facilities and associated pipelines, as described in local land-use planning documents. | Throughout region. | Construction would occur in the future, as described in State and local land-use planning documents |
| ARRA Capitalization Grant for city of Clemson | \$288,000 funded for wastewater-treatment facilities and green infrastructure that will preserve and create jobs and promote economic recovery | Within 10 mi of the Keowee site | In progress (ARRA 2011) |
| Oconee County School District Grants | \$16.6 million funded to support public elementary, secondary, and postsecondary education as well as early childhood education, education for children with disabilities (including ages 3-5), improving teaching and learning for students most at risk of failing | Within 10 mi of the Keowee site | In progress (ARRA 2011) |
| Pioneer Rural Water District ARRA Grant | \$1.6 million funded for the construction of drinking-water facilities, green infrastructure, program administration, and drinking-water- related activities | 14.2 mi from Keowee site | In progress (ARRA 2011) |

| Table 9-10. (contd) | Table | 9-10 . | (contd) |
|---------------------|-------|---------------|---------|
|---------------------|-------|---------------|---------|

| Project Name | Summary of Project | Location | Status |
|---|---|-----------------------------|----------------------------|
| Town of Pendleton Capitalization Grants | \$3.6 million funded for constructing wastewater-treatment facilities, green infrastructure, nonpoint source projects, estuary projects and program administration to promote economic recovery | 10.7 mi from Keowee site | In progress (ARRA 2011) |
| Southside Rural Community Water District Safe Drinking Water Grant | \$1.4 million funded for the construction of drinking-water facilities, green infrastructure, program administration, and drinking-water- related activities | 11.1 mi from Keowee site | In progress (ARRA 2011) |
| Pickens County School District Grants | \$11.6 million funded to improve education to children with disabilities, students at risk of failing, improve education for homeless/less fortunate students, and for improving energy- efficiency | 13.5 mi from Keowee site | In progress (ARRA 2011) |
| Pickens City Community Block Grant | \$3.4 million funded to modernize infrastructure and public facilities that provide basic services to residents and promote energy efficiency and conservation as well as provide jobs to the people | 12 mi from Keowee site | In progress (ARRA 2011) |

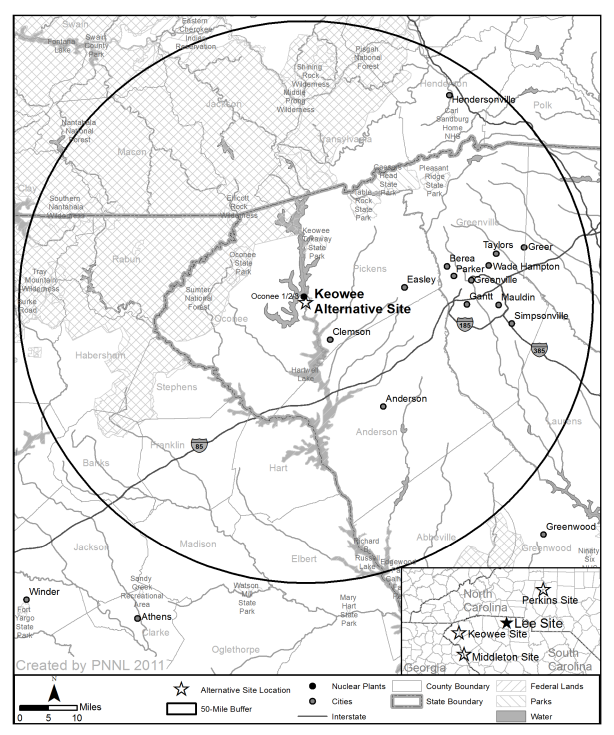
Table 9-10. (contd)

1 The Keowee site is a wooded greenfield site located approximately 1 mi south of the Oconee

2 Nuclear Station. The Keowee site is wholly owned by Duke, and is maintained as forested land.

3 Figure 9-5 shows the Keowee site region.

4



1 2

Figure 9-5. The Keowee Site Region

1 The Keowee site is located in the northwest portion of Duke's service territory. The western

edge of the Keowee site is bound by US-130; on the north by US-183; and on the east by the

3 Keowee River. The area is predominantly rural; however, sparse populations, including some

residential developments, exist west of the site between US-130 and Lake Keowee. The
 nearest population centers are Seneca and Clemson, South Carolina, which are both

6 approximately 7 mi south of the site; Anderson, South Carolina, which is approximately 21 mi

southeast of the site; and Greenville, South Carolina, which is approximately 27 mi east of the

8 site.

9 9.3.4.1 Land Use

10 The following analysis addresses impacts to land use from building and operating two new

11 nuclear generating units at the Keowee site in Oconee County, South Carolina. In addition to

12 land-use impacts from building and operations, the cumulative analysis for the Keowee site

13 considers other past, present, and reasonably foreseeable future actions that could contribute to

14 the cumulative land-use impacts, including other Federal and non-Federal projects and the

15 projects listed in Table 9-10.

16 Site Description

17 The Keowee site in Oconee County is located near the northwest border of South Carolina,

18 adjacent to the Oconee Nuclear Station. The Keowee site is a greenfield site currently

19 managed as forested land. The site would require extensive grading and the development of an

20 offsite supplemental water reservoir (Duke 2009b). Building a nuclear facility on the Keowee

21 site would require the relocation of an existing road that runs next to the site, also a new access

road to the site would be built (Duke 2009c). The surrounding vicinity of the site has a low level

23 of development but the location near the water intake structure has a high level of residential

24 development.

25 Building and Operation Impacts

26 The Keowee site would require significant grading and cut-fill activities to support a two-unit

27 nuclear power facility (Duke 2009c). Based on information provided by the applicant and the

28 review team's independent assessment, development of the proposed new units would require

about 450 ac onsite (Duke 2009c) and 1300 ac offsite for a supplemental water reservoir

30 (Duke 2009b). An 8.8-mi railroad spur to support construction deliveries and approximately 4 mi

31 of cooling-water pipeline would be built as well (Duke 2010g). Table 9-11 summarizes expected

32 land-use impact parameters for the Keowee site, the supplemental water reservoir, and ancillary

33 facilities.

34 Due to the proximity of the Oconee switchyard, only a short distance (1.3 mi) of transmission

35 lines would be needed (Duke 2010g). Land currently used for forests or timber production

36 would be altered, replaced with grasses and other types of ground cover (Duke 2009c).

| Parameter | Value | Source |
|--|---------|------------|
| Required project area | 450 ac | Duke 2009c |
| Number of supplemental water reservoirs | 1 | Duke 2009c |
| Supplemental water reservoirs | 1300 ac | Duke 2009c |
| Ancillary facilities | 130 ac | Duke 2010g |
| Number of new transmission-line routes | 1 | Duke 2010g |
| Total transmission-line corridor distance (270-ft-wide corridor) | 1.3 mi | Duke 2010g |
| Railroad spur distance (100-ft-wide corridor) | 8.8 mi | Duke 2010g |
| Cooling-water pipeline (50-ft-wide corridor) | 4.0 mi | Duke 2010g |

Table 9-11. Land-Use Impact Parameters for the Keowee Site

2 Cumulative Impacts

1

3 For the analysis of land-use impacts at the Keowee site, the geographic area of interest is

4 considered to be the 50-mi region centered on the Keowee site, which includes all transmission-

5 line corridors. Land-use planning for transmission-line routing over wide areas must consider

6 land-use plans of adjoining counties and other land managing agencies, rather than considering

7 one county in isolation. Furthermore, in predominantly rural settings such as that surrounding

8 the Keowee site, land-use changes occurring substantial distances away from a project site can

9 substantially influence land-use planning decisions close to the site. Roads and other public

10 facilities and services in rural areas tend to serve people who are spread thinly but broadly over

11 large portions of the landscape. Therefore, land-use changes can affect roads and other

12 facilities at greater distances than similar changes in more densely populated areas.

13 Several State, U.S. and interstate highways currently traverse the area. The proposed project

14 would indirectly result in land conversions to residential areas, roads, and businesses to

15 accommodate growth, new workers, and services related to the proposed nuclear facility. Other

16 reasonably foreseeable projects in the area that could contribute to an increase in urbanization

include potential development of new residences within easy commuting distance of the new
 plant and the development and upgrading of local roads and highways. Because the other

19 projects described in Table 9-10 do not include any reasonably foreseeable changes in land-use

20 types within 50 mi of the Keowee site, other than general growth and urbanization development

21 discussed above, there would not be any significant additional cumulative impacts on land use

22 from those activities.

As described above, building the proposed facilities, development of new transmission line

corridors, inundation to create a supplemental reservoir, and building the water intake and

25 railroad spur to support the new units have the potential to affect approximately 1880 ac of land.

26 The overall land-use impacts of these activities would be noticeable and permanent, particularly

27 in the area containing the supplemental pond. If additional transmission lines are built from

1 other energy projects, there would be a cumulative land-use impact from the additional amount

- 2 of land converted to utility corridor use for transmission lines. Because transmission lines are
- 3 often co-located and are relatively narrow, the review team expects that the cumulative impact
- 4 would be consistent with the land-use plans and zoning regulations of the affected counties.
- 5 Nonetheless, consistent with previous discussions, new transmission corridors could noticeably
- 6 alter the land-use classification acreage proportions, within the geographic area of interest.

7 Due to the potential reclassification of acreage within the region caused by the transmission-line

- 8 development and the supplemental pond, the review team concludes that the cumulative land-
- 9 use impacts associated with the proposed project at the Keowee site, and other projects in the
- 10 geographic area of interest would be MODERATE. Considering the land needs noted above,
- building and operating two new nuclear units at the Keowee site would be a significant
- 12 contributor to these impacts.

13 9.3.4.2 Water Use and Quality

14 This section describes the review team's assessment of impacts to water use and quality

15 associated with building and operating two new nuclear units at the Keowee site. The

16 assessment considers other past, present, and reasonably foreseeable future actions that affect

17 water use and quality, including the other Federal and non-Federal projects listed in Table 9-10.

18 The Keowee site hydrology, water use, and water quality are discussed in the ER (Duke 2009c)

- 19 and in Duke (2010I).
- 20 The geographic area of interest for the Keowee site is the drainage basin of the Keowee and

21 Little Rivers upstream of the site and the Seneca and Savannah Rivers downstream of the site

22 because these are the resources that would be affected if the proposed project were located at

23 the Keowee site. For groundwater, the geographic area of interest is limited to the site because

Duke has indicated no plans for use of groundwater to build and operate the plant (Duke

25 2009c).

26 The cooling- and service-water supply for a two-unit nuclear generating station located at the

27 Keowee site would be Lake Keowee. Lake Keowee has a full pond elevation of 800 ft mean

- sea level (msl) and cannot be drawn down below 794.6 ft without negatively affecting the
- 29 operation of Oconee Nuclear Station. The Keowee River is not listed as impaired by South
- 30 Carolina for any water quality parameters although the Savannah River downstream of the site
- 31 is listed as impaired for mercury, fecal coliform, and turbidity (EPA 2010am).

32 Building Impacts

33 Because the building activities at the Keowee site would be similar to those at the Lee Nuclear

34 Station site, the review team estimated that the water needed for building activities at the

35 Keowee site would be identical to the proposed amount of water use for building at the Lee

1 Nuclear Station site. Consistent with the Lee Nuclear Station, the review team assumed that 2 groundwater would not be used. During building activities at the Lee Nuclear Station site, the 3 average estimated water use is projected to be 250,000 gpd or 0.39 cfs (Table 3-5). This water-4 use rate is inconsequential when compared to the volume of Lake Keowee. The review team 5 assumed that building activities could cease, if needed, during very low lake level conditions 6 without any significant overall impact on the schedule. Because the surface-water withdrawal 7 would be minor compared to the volume of the lake and because the withdrawal from the lake 8 would be temporary and limited to the building period, the review team concludes that the 9 impact of surface-water use for building the two new nuclear units at the Keowee site would be 10 minimal.

11 Duke stated that it would need to build a reservoir at the Keowee site to provide sufficient water 12 for continual operation of the two units based on an analysis using the worst case drought of 13 record. This analysis indicated that water from another source would be needed for new 14 nuclear units for a period of 169 days should a similar drought occur in the future (Duke 2010a). 15 Development of this site for two nuclear units would require the building of a water reservoir with 16 a storage capacity of 80,000 ac-ft on the Keowee site supplied with water from Lake Keowee 17 that could supply water for plant operations during droughts. Duke would dam the drainage of 18 one tributary creek to the Keowee River to create the storage volume needed to supply the 19 supplemental condenser cooling water during future droughts of the magnitude experienced 20 during the historic worst case drought (Duke 2010I). Because a single creek would be affected 21 and the drainage area is small relative to the area of the Keowee-Savannah River basin, 22 changes to flow in the Keowee-Savannah River system as a result of building the reservoir 23 would not be detectable.

As stated above, the review team assumed that no groundwater would be used to build the units at the Keowee site. The review team also assumed that the impact of dewatering the excavations needed for building two units at the site would be temporary and minor at the Keowee site because technology (such as slurry walls, grouting) is readily available to control water inflow to the excavation if needed. Therefore, because there would be no groundwater use and the impact of dewatering would be temporary and minor, the review team determined that there would be minimal impact on groundwater resources.

Surface-water quality could be affected by surface-water runoff during site preparation and the building of the facilities. The SCDHEC would require Duke to develop a SWPPP. The SWPPP would identify BMPs to control the impacts of stormwater runoff. The review team anticipates that Duke would construct new detention and infiltration ponds and drainage ditches to control delivery of sediment from the disturbed area to nearby waterbodies. Sediment carried with stormwater from the disturbed area would settle in the detention ponds and the stormwater would infiltrate into the shallow aguifer. As a result, stormwater runoff is not anticipated to affect

water quality in Lake Keowee. Therefore, during building activities, the surface water-quality
 impacts near the Keowee site would be temporary and minimal.

3 While building new nuclear units at the Keowee site, impacts on groundwater quality may occur 4 from leaching of spilled effluents into the subsurface. The review team assumes that the BMPs 5 Duke has proposed for the Lee Nuclear Station site would also be in place during building 6 activities at the Keowee site, and therefore the review team concludes that any spills would be 7 quickly detected and remediated. As discussed in Section 4.2.3.1, the development of an 8 SWPPP with its call for implementation of BMPs would minimize water-quality impacts. 9 Because any spills related to building activities would be quickly remediated under BMPs, and 10 the activities would be temporary, the review team concludes that the groundwater-quality 11 impacts from building at the Keowee site would be minimal.

12 **Operational Impacts**

13 The review team assumed that the cooling-water system for the proposed plant, if built and

14 operated at the Keowee site, would be similar to that proposed at the Lee Nuclear Station site;

15 specifically, the cooling-water system would use cooling towers and blowdown would be

16 discharged to the Lake Keowee.

17 Duke proposes that cooling water be withdrawn from Lake Keowee. A cooling-water reservoir

18 with a storage capacity of 80,000 ac-ft at the Keowee site supplied with water from Lake

19 Keowee would provide supplemental water when adequate water from the lake may not be

20 available (Duke 2010b). Duke did not provide details of the cooling-water intake and effluent

21 discharge locations. However, it is standard practice for power plants to design cooling-water

22 intake and effluent discharge locations such that recirculation of discharged effluent to the

23 intake does not occur.

Duke determined that the total amount of water withdrawn from the water source to operate two units would be approximately 35,000 gpm (78 cfs). Approximately 2000 gpm (4.5 cfs) would be used for the screen wash system and thus return to the river at the intake location. As indicated

27 for the Lee Nuclear Station in Chapter 3, consumptive losses through evaporation and drift from

cooling two units would be approximately 24,700 gpm (55 cfs) (Duke 2009c). The remaining

29 18 cfs would be returned via pipeline to the lake at the discharge location.

30 The source of water for this site would be from Lake Keowee which would support the 55 cfs

31 consumptive withdrawal for the new units. An 80,000 ac-ft supplemental water reservoir would

32 need to be built to supply water during low water availability periods in Lake Keowee so

33 operation of Oconee Nuclear Station, also located on Lake Keowee, would not be affected and

34 the minimum release flows from Lake Keowee could be maintained.

- 1 When water levels in Lake Keowee drop below 794.6 ft msl, water from a supplemental water
- 2 storage reservoir would be required or operation of the plant would need to be curtailed. The
- 3 proposed 80,000 ac-ft reservoir would allow the plant to operate for approximately 169 days
- 4 (Duke 2010I). Based on the small fraction of available water that would be used during normal
- 5 flow conditions and the availability of the proposed water storage reservoir for use during low
- 6 flow periods, the review team determined that the operational impact of the proposed plant at
- 7 the Keowee alternative site on surface water would be minimal. Similar to the Lee Nuclear
- 8 Station, the reservoir refill rate was assumed to be 200 cfs. This would be limited based on 9 current lake conditions and would only be used after the reservoir had been drawn down to
- 10 provide water for plant operation during drought periods.
- 11 As stated above, the review team assumed that no groundwater would be used to operate the
- 12 units at the Keowee site. Therefore, because there would be no groundwater use, the review
- 13 team determined that there would be no impact on groundwater resources.
- 14 During the operation of the proposed plant at the Keowee site, impacts on surface-water quality
- 15 could result from stormwater runoff, discharges of treated sanitary and other wastewater, and
- 16 blowdown from cooling towers into the Lake Keowee. The review team assumed that the
- 17 blowdown rate would be the same as that at the Lee Nuclear Station site, 8216 gpm (18 cfs).
- 18 Blowdown would be regulated by SCDHEC pursuant to 40 CFR Part 423 and all discharges
- 19 would be required to comply with limits established by SCDHEC in an NPDES permit.
- The SCDHEC would require Duke to develop a SWPPP. The plan would identify measures to be used to control stormwater runoff. Because stormwater controls would be in place and blowdown discharges would be regulated under an NPDES permit, the review team concludes
- that the impacts on surface-water quality from operation of two nuclear units at the Keowee site
- 24 would be minimal.
- 25 During the operation of new nuclear units at the Keowee site, impacts on groundwater quality
- 26 could result from potential spills. Spills that might affect the quality of groundwater would be
- 27 prevented or remediated by using BMPs. Because BMPs would be used to quickly remediate
- spills and no intentional discharge to groundwater should occur, the review team concludes that
- 29 the impacts on groundwater quality from operation of two nuclear units at the Keowee site would
- 30 be minimal.

31 *Cumulative Impacts*

- 32 In addition to water-use and water-quality impacts from building and operations activities,
- 33 cumulative impacts analysis considers other past, present, and reasonably foreseeable future
- 34 actions the affect the same environmental resources. For the cumulative analysis of impacts on
- 35 surface water, the geographic area of interest for the Keowee site is the drainage basin of the
- 36 Keowee and Little Rivers upstream of the site and the Seneca and Savannah Rivers

- 1 downstream of the site because these are the resources that would be affected if the proposed
- 2 project were located at the Keowee site. For groundwater, the geographic area of interest is
- 3 limited to the alternative site because Duke has indicated no plans for use of groundwater to
- 4 build and operate the plant (Duke 2009c).
- 5 Key actions that have past, present, and future potential impacts on surface-water supply and
- 6 surface-water quality in this drainage basin include the operation of the dams that form Lake
- 7 Keowee and other dams and reservoirs downstream of the Keowee site. Lake Keowee is
- 8 created by dams on the Keowee River (Keowee Dam) and on the Little River (Little River Dam).
- 9 Upstream of Lake Keowee is the Jocassee Hydro Station, a 610-MW pumped storage facility
- 10 that creates Lake Jocassee. Downstream of the site are Hartwell Dam, Russell Dam and 11
- Thurmond Dam. These dams serve to increase the reliability of water supply to the region and
- 12 to provide power.
- 13 The Oconee Nuclear Station, which includes three 846-MW units and is located adjacent to the
- 14 Keowee site, has past, present, and future impacts on water quality and water supply in the
- 15 region because it uses Lake Keowee as a source of cooling water. Additional actions that have
- 16 past, present, and future potential impacts on water supply and water guality in the Savannah
- 17 River basin include operating SCE&G's Urguhart Station (a fossil-fueled electrical generating
- 18 plant) (SCE&G 2009a, b), operating and decommissioning DOE facilities at the Savannah River
- 19 Site (SRS), operating two existing nuclear power plants at the Vogtle site, building and
- 20 operating two new power plants proposed for the Vogtle site, and other municipal and industrial
- 21 activities in the Savannah River basin.
- 22 The GCRP has compiled the state of knowledge in climate change (GCRP 2009). This
- 23 compilation has been considered in the preparation of this EIS. The projections for changes in
- 24 temperature, precipitation, droughts, and increasing reliance on aquifers within the Keowee
- 25 River basin are similar to those at other alternative sites in the region. These regional changes
- 26 are discussed in Section 7.2 of this EIS.

27 Cumulative Water Use

- 28 Based on a review of the GCRP assessment of the Southeast United States region, the review 29
- team conservatively estimated a decrease in streamflow of 10 percent over the life of the
- 30 station. This reduction in stream flow will result in a higher incidence of times when Keowee
- 31 reservoir water levels drop below 794.6 ft msl. The review team also considered the increased 32 water demands associated with an increased population in the region. The South Carolina
- 33
- Department Natural Resources (SCDNR) indicated that "water demand for industry, public
- 34 supply, crop and golf course irrigation, and domestic use is expected to increase by nearly 50 percent between the years 2000 and 2045" (SCDNR 2004). 35

- 1 By considering the impact of climate change on historical flows and allowing for continued
- 2 increase in water demand due to population growth in the region, the review team determined
- 3 that the reservoir would be needed more frequently as time goes on and, in some instances, the
- 4 plant would exhaust its water supply and the units might be required to derate or cease
- 5 operation.
- 6 The impacts of the other projects listed in Table 9-10 are considered in the analysis included
- 7 above or would have little or no impact on surface-water use. The projects believed to have
- 8 little impact are excluded from the analysis either because they are too distant from the Keowee
- 9 site, use relatively little or no surface water, or have little or no discharge to surface water.
- 10 Some projects (e.g., park and forest management) are ongoing, and changes in their operations
- 11 that would have large impacts on surface-water use appear unlikely.
- 12 The review team determined that the cumulative impacts to water supply associated with
- 13 operation of the proposed units, other water users, climate change, and population growth

14 would be MODERATE, but the incremental impact associated with water use for the Keowee

- 15 site was determined not to be a significant contributor to this MODERATE impact.
- 16 As stated above, the review team assumed that no groundwater would be used to build or
- 17 operate the units at the Keowee site and that groundwater impacts from dewatering temporary
- and minor. Therefore, the review team determined that the Keowee site by itself would have
- 19 minimal impact on groundwater resources.
- 20 Other projects listed in Table 9-10 are either currently in operation (for example the Oconee
- 21 Nuclear Station, Units 1, 2, and 3) or are 10 or more miles away from the Keowee site.
- 22 Therefore, the impact of operation of these projects is included in the current hydrology analysis
- 23 or will not contribute to a cumulative impact on groundwater supply within the region of interest.
- 24 Because groundwater-use impacts are limited and temporary due to aquifer dewatering during
- the building phase, and other projects are not anticipated near the Keowee site, the review team
- concludes that cumulative impacts on groundwater use at the alternative site would be SMALL.

27 Cumulative Water Quality

- 28 Point and non-point sources have affected the water quality of the Keowee and Little Rivers
- 29 upstream of the Keowee site and the Seneca-Savannah River system downstream of the site.
- 30 As mentioned above, the Savannah River downstream of the alternative site location is listed as
- 31 impaired for use due to mercury, fecal coliform, and turbidity (EPA 2010am). The impacts of
- 32 other projects listed in Table 9-10 are either considered in the analysis included above or would
- 33 have little or no impact on surface-water quality. Therefore, the review team concludes that the
- 34 cumulative impact on surface-water quality of the receiving waterbody would be MODERATE.
- Water-quality information presented above for the impacts of building and operating the
 proposed new units at the Keowee site would also apply to evaluation of cumulative impacts.

1 As mentioned above, the State of South Carolina requires an applicant to develop an SWPPP.

2 The plan would identify measures to be used to control stormwater runoff. The blowdown would

3 be regulated by EPA pursuant to 40 CFR Part 423 and all discharges would be required to

4 comply with limits established by SCDHEC in a NPDES permit. Such permits are designed to

5 protect water quality. Therefore, because industrial and wastewater discharges from the

6 proposed units would comply with NPDES permit limitations and any stormwater runoff from the

site during operations would comply with the SWPPP, the review team concludes that building
and operating the proposed units at the Keowee site would not be a significant contributor to

9 cumulative impacts on surface-water quality.

10 With the exception of the Oconee Nuclear Station and the Keowee Hydroelectric Station, other

11 projects listed in Table 9-10 are 10 or more miles away from the Keowee site and thus will not

12 contribute to a cumulative impact on groundwater quality near the site. The Oconee Nuclear

13 Station has reported elevated tritium concentrations in groundwater onsite (NRC 2010e)

14 although groundwater offsite has not been affected. Operation of the Keowee Hydroelectric

15 Station is not anticipated to have a noticeable effect on groundwater quality. The review team

also concludes that with the implementation of BMPs, the impacts of groundwater quality from

17 building and operating two new nuclear units at the Keowee site would likely be minimal.

18 Therefore, the cumulative impact on groundwater quality would be SMALL.

19 9.3.4.3 Terrestrial and Wetland Resources

20 The following analysis includes impacts from building and operating the proposed new facilities 21 on terrestrial ecology resources at the Keowee site. The analysis also considers past, present, 22 and reasonably foreseeable future actions that affect the terrestrial ecological resources. 23 including other Federal and non-Federal projects and the projects listed in Table 9-10. For the 24 analysis of terrestrial ecological impacts at the Keowee site, the geographic area of interest 25 includes the portions of Anderson, Oconee, and Pickens Counties that are within a 15-mi radius 26 of the Keowee site. This area encompasses the supplemental water reservoir and all the 27 ancillary facilities (one transmission line, a cooling-water pipeline, and a railroad spur), and the 28 important animal and plant species and communities that could be potentially affected. The 29 15-mi distance was used by SCDNR for their species and habitat of concern occurrence 30 analysis.

In developing this EIS, the review team relied on reconnaissance-level information to perform the alternative site evaluation in accordance with ESRP 9.3 (NRC 2000a). Reconnaissancelevel information is data that are readily available from agencies and other public sources such as scientific literature, books, and internet websites. It also can include information obtained through site visits. To identify terrestrial resources at the Keowee site, the review team relied primarily on the following information:

- Oconee Nuclear Station Final Environmental Report and Environmental Impact Statement
 for license renewal (Duke Energy 1998; NRC 1999b)
- A tour of the Keowee alternative site in April 2008 and a tour of the Keowee site and
 reservoir site in August 2010 (NRC 2008d, 2010d)
- Responses to requests for additional information provided by Duke (Duke 2010g)
- U.S. Fish and Wildlife Service (FWS) Endangered Species Program database (FWS 2011d)
 and South Carolina Natural Heritage Program (SCDNR 2010c) county record information
- Correspondence regarding species and habitat occurrences from the SCDNR
 (SCDNR 2011d).

10 Site Description

- 11 The Keowee site is situated within the Piedmont ecoregion in South Carolina (Griffith et al.
- 12 2002). As described in Section 7.3.1, the Piedmont ecoregion has been altered to a great
- 13 extent since European settlement, primarily because of farming, agriculture, and silviculture.
- 14 Existing forests in the area are second growth, and are now dominated by loblolly (*Pinus taeda*),
- 15 shortleaf (*P. echinata*), and Virginia (*P. virginiana*) pines mixed with red and white oak (*Quercus*
- 16 *rubra*, *Q. alba*), hickory (*Carya* sp.), and tulip poplar (*Liriodendron tulipifera*) (Duke Energy
- 17 1998).
- 18 Duke provided a description of the vegetation cover types within a 2500-ft radius of the center of
- 19 the Keowee site. The cover types are mixed hardwood (212 ac), pine (122 ac), mixed
- 20 hardwood/pine (46 ac), pine/mixed hardwood (39 ac), open water (18 ac), and
- 21 open/field/meadow (13 ac). Wetland and upland scrub cover types do not occur within this area
- 22 (Duke 2009b). Hardwood and mixed hardwood forest, which provide higher quality habitat to
- 23 wildlife than pine or open/field/meadow, comprise 258 ac or about 57 percent of the Keowee
- site. A partial field survey of the Keowee site conducted in 1998 as part of the Oconee Nuclear
- 25 Station license renewal environmental review (Duke Energy 1998) identified several areas that
- 26 retained characteristics of mature upland forest that Duke designated as protected natural
- areas. As described in Section 9.3.4.1, operation of new facilities at the Keowee site would
 require one offsite supplemental cooling-water reservoir, and ancillary facilities consisting of a
- 20 require one onsite supplemental cooling-water reservoir, and anomaly facilities con
- railroad spur, a transmission line, and a cooling-water pipeline.
- 30 The staff visited the Keowee site in April 2008 and the Keowee site and the site of the cooling-
- 31 water reservoir and surrounding area in August 2010 (NRC 2008d and 2010d). The Clemson
- 32 University Experimental Forest and associated stream system, located in Pickens County,
- 33 South Carolina, is representative of much of the habitat that surrounds the stream system at the
- 34 site of the cooling reservoir. This forest consists largely of abandoned cotton farms that have
- 35 returned to second growth hardwood or mixed hardwood/pine forest (Clemson University 2009).
- 36 The Clemson University Experimental Forest supports a mature bottomland forest, an

expansive floodplain, extensive alluvial wetlands, and diverse and abundant amphibian, reptile,
 and bird populations (Clemson University 2008).

3 Federally Listed and State-Ranked Species

4 Duke provided no new field survey information for the Keowee site beyond its partial

5 characterization in 1998 for the Oconee Nuclear Station license renewal environmental report

6 (Duke Energy 1998). The review team is unaware of any field surveys of the site of the cooling-

7 water reservoir, the transmission-line corridor, water-pipeline corridor, or railroad corridor.

8 The presence/absence of Federally listed and State-ranked species in the project footprint

9 cannot be ascertained without field surveys. However, a query of the South Carolina rare,

10 threatened, and endangered species inventory database (SCDNR 2011d) indicates the

11 presence of approximately 120 plant and animal species and communities within 15 mi of the

12 Keowee site that are either Federally listed as threatened or endangered, candidates for listing,

13 and/or are ranked by the State of South Carolina as critically imperiled, imperiled, or rare

14 (Table 9-12). The State ranking (in addition to the Federal listing) provides the only common

15 basis for comparing numbers of important animal and plant species among the Lee, Perkins,

16 Keowee, and Middleton Shoals sites. Peregrine falcons (*Falco peregrinus anatum*) have been

17 introduced in the area of Jocassee Dam north of the Keowee site, but are not known to reside

18 near the Oconee or Keowee sites (NRC 1999b). This species is not State-ranked, but has been

19 assigned a State protection status as threatened (Table 9-12).

20 The vast majority of the approximately 120 species identified in the database gueries are highly 21 unlikely to occur at either the Keowee site or the site of the supplemental cooling-water reservoir 22 because of habitat affinities that are significantly different from habitat conditions at these 23 locations. The northern portions of Oconee and Pickens Counties, beginning about 10 mi north 24 of the Keowee site, lay within the Blue Ridge ecoregion, which differs significantly from the 25 Piedmont ecoregion in geology, elevation, and precipitation (Griffith et al. 2002; SCDNR 2005). 26 For example, the Blue Ridge ecoregion constitutes about 1.7 percent of the total land area of 27 South Carolina (SCDNR 2005), but it harbors 40 percent of the State's rare plant species (TNC 28 2011). The guery of the SCDNR database identified approximately 100 plant species within 29 15 mi of the Keowee site in Anderson, Oconee, and Pickens Counties that are ranked as 30 critically imperiled, imperiled, or rare (SCDNR 2011d). In contrast, Anderson County lies 31 entirely within the Piedmont ecoregion and has less than 10 such plant species (SCDNR 32 2011d). Because the majority of the 120 plant and animal species are highly unlikely to occur 33 on either the Keowee site or the site of the supplemental cooling-water reservoir, they should 34 not serve as a basis to compare potential impacts among the alternative sites. Consequently, 35 the list of State-ranked plant species was screened using habitat and county distribution 36 information provided in Weakley (2010) and NatureServe Explorer (2010); this resulted in 37 approximately 60 species potentially occurring near the site. The list of State-ranked animal species was similarly screened using habitat and county distribution information provided in Burt 38

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| N → | Table 9-12. Terrestrial Feder 15 mi of the Keo | Terrestrial Federally Listed and Candidate Species, and State-Ranked Species and Con 15 mi of the Keowee site in Oconee, Pickens, and Anderson Counties, South Carolina ^(a) | ididate Spe , Pickens, a | cies, and S and Anders | tate-Ranked Specie on Counties, South | ally Listed and Candidate Species, and State-Ranked Species and Communities within wee site in Oconee, Pickens, and Anderson Counties, South Carolina ^(a) |
|-----|--|---|----------------------------------|---------------------------------|--|--|
| | Scientific Name | Common | Federal Status ^(b) | SC State Rank/ Protection | Counties of Occurrence | Hahitat ^(d) |
| | Mammals Neotoma fioridana | eastern woodraf | | S. | Oconee Pickens | wooded areas ravines |
| | Sylvilagus aquaticus | swamp rabbit | ı | S2 S2 | Oconee, Pickens | floodplain forest mature forests in floodplains, |
| | Birds | | | | | bottomlands, riparian areas |
| | Accipiter cooperii | Cooper's hawk | | S3 | Oconee, Pickens | primarily mature forest, also open woodland and forest edge |
| | Falco peregrinus anatum | American peregrine falcon | ı | SNR/ST | Pickens | nests on cliffs and on tall buildings in cities ^(e) |
| | Reptiles | | | | | |
| | Pituophis melanoleucus | pine snake | ı | S | Pickens | xeric, pine-dominated or pine- oak woodland with an open, low understory on sandy soils |
| | Invertebrates | | | | | |
| | Autochton cellus | golden-banded skipper | ı | S2 S4 | Oconee | near streams in rich forests |
| | Speyeria Diana | Diana fritillary | | S3? | Oconee | mixed forests with violets in the understory |
| | Plants | | | | | |
| | Agrimonia pubescens | soft groovebur | ı | S1 | Pickens | dry to moist forests and woodlands |
| | Allium cernuum | nodding onion | · | S2 | Oconee, Pickens | open woodlands or around outcrops |
| | Aristolochia tomentosa | woolly Dutchman's-pipe | | S1 | Pickens | floodplain forests, disturbed areas |
| с | Arnoglossum muehlenbergii | great Indian plantain | | S1 | Pickens | cove forests, other mesic forests |

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| | | Table 9-1 | Table 9-12. (contd) | | |
|---|---------------------------------|----------------------------------|-------------------------------------|------------------------------|--|
| | | | SC State Rank/ | | |
| Scientific Name | Common Name | Federal Status ^(b) | Protection Status ^(c) | Counties of Occurrence | Habitat ^(d) |
| Asplenium pinnatifidum | lobed spleenwort | ı | S1 | Pickens | moist to dry rock outcrops |
| Carex gracillima | graceful sedge | | S2 | Oconee, Pickens | moist ravine and slope forests, floodplains of rivers and large creeks |
| Carex prasina | drooping sedge | ı | S2 | Oconee, Pickens | rich forests, especially in seepage |
| Carex scabrata | rough sedge | | S2 | Oconee, Pickens | seepage slopes, brook-banks |
| Caulophyllum thalictroides | blue cohosh | | S2 | Oconee, Pickens | rich forests |
| <i>Circaea lutetiana</i> ssp. canadensis | Enchanter's nightshade | ı | S3 | Oconee, Pickens | mesic, nutrient-rich forests |
| Collinsonia verticillata | whorled horse-balm | ı | S3 | Anderson, Oconee, Pickens | rich moist (cove) forests to dry oak forests |
| Cypripedium parviflorum var. pubescens | large yellow lady's- slipper | ı | S3 | Oconee, Pickens | rich, mesic forests |
| Cystopteris protrusa | lowland brittle fern | ı | S2 | Oconee, Pickens | rich woods or moss- and soil- covered talus in boulder fields, occasionally on rock outcrops |
| Draba aprica | open-ground whitlow- grass | ı | S1 | Pickens | shallow soils around granitic flatrocks |
| Echinacea laevigata | smooth coneflower | ш | S3 | Anderson, Oconee, Pickens | open woodlands and glades |
| Euonymus atropurpureus | eastern wahoo | ı | S1 | Oconee, Pickens | bottomland forests, riverbanks |
| Eurybia avita | Alexander's rock aster | · | S1 | Pickens | shallow soils on granitic flatrocks |
| Galearis spectabilis | showy orchis | ı | S3 | Oconee, Pickens | rich, deciduous forests |
| Gaylussacia baccata | black huckleberry | | S1 | Oconee, Pickens | xeric, acidic forests and woodlands, rock outcrops |
| | | | | | |

| | | Table 9-1 | Table 9-12. (contd) | | |
|--------------------------|------------------------------|-----------------------|---------------------------------|------------------------------|--|
| | | Federal | SC State Rank/ Protection | Counties of | |
| Scientific Name | Common Name | Status ^(b) | Status ^(c) | Occurrence | Habitat ^(d) |
| Helenium brevifolium | shortleaf sneezeweed | • | S1 | Oconee, Pickens | seepage bogs |
| Helianthus glaucophyllus | white-leaved sunflower | ı | S2 | Oconee, Pickens | moist forests, woodlands, and |
| | | | | | woodland edges |
| Helianthus porteri | Porter's goldeneye | ı | S1 | Pickens | shallow soils over granite on |
| | | | | | low-elevation granite domes or flatrocks |
| Hydrocotyle americana | American water- pennywort | ı | S1 | Oconee, Pickens | bogs, marshes, seepages |
| Isoetes melanospora | black-spored quillwort | ш | S1 | Pickens | pools on granite flatrocks |
| Isoetes piedmontana | Piedmont quillwort | I | S2 | Pickens | seepage on granitic flatrocks |
| Juglans cinerea | butternut | ı | S3 | Oconee, Pickens | moist, nutrient-rich forests |
| Juncus georgianus | Georgia rush | | S2 | Pickens | shallow depressions in granitic |
| | | | | | outcrops |
| Liparis liliifolia | large twayblade | ı | S1 | Oconee, Pickens | moist forests, floodplains |
| Lonicera flava | yellow honeysuckle | I | S2 | Oconee, Pickens | in soil mats around granitic |
| | | | | | domes |
| Lygodium palmatum | climbing fern | ı | S3 | Oconee, Pickens | bogs, moist thickets, swamp forests, sandstone outcrops, roadside ditches and roadbanks |
| Lysimachia fraseri | Fraser's loosestrife | I | S3 | Anderson, Oconee, Pickens | hardwood forests, forest edges and roadbanks, thin soils around rock outcrops |
| Menispermum canadense | Canada moonseed | ı | S2 | Pickens | moist nutrient-rich forests, especially on floodplains or lower slopes |
| Minuartia uniflora | one-flower stitchwort | I | S3 | Pickens | granitic flatrocks |

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| | Habitat ^(d) | dry to mesic upland woods under oaks and/or pines | mesic to dry oak forests | sandy streambanks and riverbanks, rich forests | cove forests, other moist, fertile forests | moist rich woods | bogs, sphagnous seeps, brookbanks | outcrops of limestone and other rocks | bluffs, rock outcrops, rocky woodlands, often with seepage | swamps, bogs, seepages | limestone or sandstone streambanks and barrens, pinelands, roadsides | dry to moist forests and woodlands | bogs, cataract seeps | dry, rocky woodlands, woodland borders, roadbanks, powerline rights-of-way | woodlands, roadbanks, pastures |
|---------------------|--|--|--------------------------|--|---|------------------------|--------------------------------------|---------------------------------------|---|------------------------|--|---------------------------------------|----------------------------------|--|-----------------------------------|
| | Counties of Occurrence | Oconee, Pickens | Oconee, Pickens | Oconee, Pickens | Oconee, Pickens | Oconee, Pickens | Anderson, Oconee | Oconee, Pickens | Oconee, Pickens | Pickens | Oconee | Pickens | Pickens | Oconee | Oconee, Pickens |
| Table 9-12. (contd) | SC State Rank/ Protection Status ^(c) | S2 | S3 | S2 | S2 | S2 | S2 | S1 | S2 | S2 | S1 | S1 | S1 | SNR | S2 |
| Table 9-1 | Federal Status ^(b) | ı | ı | I | ı | ı | ı | I | I | ı | ı | ı | ш | O | I |
| | Common Name | sweet pinesap | nestronia | one-flowered broomrape | hairy sweet-cicely | Allegheny-spurge | kidneyleaf grass-of- parnassus | purple-stem cliff-brake | streambank mock- orange | green-fringe orchis | sun-facing coneflower | sandhills wild petunia | mountain sweet pitcher- plant | Georgia aster | white goldenrod |
| | Scientific Name | Monotropsis odorata | Nestronia umbellula | Orobanche uniflora | Osmorhiza claytonii | Pachysandra procumbens | Parnassia asarifolia | Pellaea atropurpurea | Philadelphus hirsutus | Platanthera lacera | Rudbeckia heliopsidis | Ruellia caroliniensis ssp. ciliosa | Sarracenia rubra ssp. jonesii | Symphyotrichum georgianum | Solidago bicolor |

| | | Table 9-1 | Table 9-12. (contd) | | |
|---|--|--|--|---|--|
| | | | SC State Rank/ | | |
| Scientific Name | Common Name | Federal Status ^(b) | Protection Status ^(c) | Counties of Occurrence | Habitat ^(d) |
| Stachys latidens | broad-toothed hedge- nettle | 1 | S2 | Oconee, Pickens | mesic forests in coves and on mountain slopes, mountain pastures and forest edges |
| Tiarella cordifolia var. cordifolia | heart-leaved foam flower | ı | S2 | Oconee, Pickens | moist forests, cove forests, rock outcrops |
| Thermopsis mollis | soft-haired thermopsis | | S1 | Oconee, Pickens | dry slopes and ridges |
| Tridens chapmanii | Chapman's redtop | ı | S1 | Pickens | loamy sands of disturbed longleaf pine woodlands, roadsides |
| Trillium rugelii | southern nodding trillium | I | S2 | Anderson, Oconee, Pickens | rich woodlands and forests over mafic or calcareous rocks |
| Viola pubescens (= V. pensylvanica) var. leiocarpon | yellow violet | I | S2 | Oconee, Pickens | mesic forests |
| Viola tripartita var. glaberrima | smooth three-parted violet | I | S1 | Oconee | rich woods ^(f) |
| Viola tripartita var. tripartita | three-parted violet | ı | S3 | Oconee, Pickens | rich woods ^(†) |
| Waldsteinia lobata | Piedmont strawberry | ı | S3 | Oconee | forests, streambanks |
| Xerophyllum asphodeloides | eastern turkeybeard | | S2 | Oconee, Pickens | dry ridges and slopes |
| Communities | | | 0 | ſ | |
| basic forest | ı | I | S2 | Oconee | |
| pine – oak heath | I | ı | S3 | Oconee, Pickens | I |
| (a) The list of species was screened (b) Federal status: E = endangered, (c) State rank: S1 = critically imperila a qualifier), S#S# = a numeric randocumentation. State protection (d) NatureServe Explorer (2010) for (e) Kaufman (2000) | The list of species was screened to exclude those likely to occur only in the Blue Ridge Mountains ecoregion. Federal status: E = endangered, T = threatened, C = candidate (FWS 2010f). State rank: S1 = critically imperiled, S2 = imperiled, S3 = vulnerable, S4 = apparently secure, ? = uncertain (i a qualifier), S#S# = a numeric rank range used to indicate uncertainty about the exact status of the element, S documentation. State protection status: SE = state endangered, S1 = state threatened (SCDNR 2010c). NatureServe Explorer (2010) for animals and Weakley (2010) for plants, unless otherwise indicated. | o occur only ndidate (FW% : vulnerable, e uncertainty angered, ST 010) for plar | in the Blue Ri S 2010f). S4 = apparen about the exa = state threate fts, unless oth | dge Mountains ecoregio ity secure, ? = uncertain ict status of the element ned (SCDNR 2010c). erwise indicated. | The list of species was screened to exclude those likely to occur only in the Blue Ridge Mountains ecoregion. Federal status: E = endangered, T = threatened, C = candidate (FWS 2010f). State rank: S1 = critically imperiled, S2 = imperiled, S3 = vulnerable, S4 = apparently secure, ? = uncertain (inexact or uncertain rank used as a qualifier), S#S# = a numeric rank range used to indicate uncertainty about the exact status of the element, SNR = reported, but without good documentation. State protection status: SE = state endangered, ST = state threatened (SCDNR 2010c). NatureServe Explorer (2010) for animals and Weakley (2010) for plants, unless otherwise indicated. |
| | 991). | | | | |

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1 and Grossenheider (1980), Opler et al. (2011), Kaufman (2000), Menzel et al. (2003),

2 NatureServe Explorer (2010), Savannah River Ecology Laboratory Herpetology Program

3 (2011), and SCDNR (2005), resulting in seven species potentially occurring near the site. The

4 resulting State-ranked animal and plant species that could potentially occur at the Keowee site

5 or the site of the proposed cooling-water reservoir are listed in Table 9-12. Some of the State-

6 ranked animal species also have been assigned a State protection status as threatened or

7 endangered. Federally listed species were not similarly screened and all are listed in

8 Table 9-12. Table 9-12 also lists species habitat affinities.

9 Of the approximately 64 species listed in Table 9-12, three are Federally listed as endangered 10 and one is a candidate for listing as threatened or endangered. The mountain sweet pitcher-11 plant (Sarracenia rubra ssp. jonesii) is considered endangered and inhabits bogs and cataract 12 seeps in the mountains and in some areas in the foothills of the Piedmont, but is not known to 13 occur near the Keowee site or the site of the cooling-water reservoir (NRC 1999b). The 14 black-spored quillwort (Isoetes melanospora) is considered endangered and occupies shallow, 15 flat-bottomed, temporary pools that form in depressions on granite outcrops which contain at 16 least 2 cm of soil (NatureServe Explorer 2010). The smooth coneflower (Echinacea laevigata) 17 is considered endangered and formerly inhabited prairielike or post oak-blackjack oak (Quercus 18 stellata – Q. marilandica) savannas maintained by fire, but now is known from open woods,

19 cedar barrens, roadsides, dry limestone bluffs, utility corridors, and other open habitats

20 (FWS 1995). The smooth coneflower has been reported to occur approximately 5 to 6 mi

21 northeast of the Keowee site (NRC 1999b). Georgia aster, a Federal candidate species, also is

22 a relict species of the post oak savannah-prairie communities, and now occupies a variety of dry

habitats adjacent to roads; along woodland borders; in dry, rocky woods; and within utility

corridors (Duke 2009c, FWS 2010a). None of these plant species is known to occur within or

25 near the Keowee site or the site of the cooling-water reservoir.

26 Plant and animal surveys of the land within a one-mile radius of the center of the Oconee site

were conducted in 1998. This area included about half of the Keowee site and none of the site

- of the supplemental cooling-water reservoir. Surveys identified no important animal or plant
- 29 species within the Keowee portion of the survey area (Duke Energy 1998). One State-ranked
- 30 plant species has been documented within the footprint of the cooling-water reservoir, nestronia
- 31 (*Nestronia umbellula*) (Table 9-12). Two State-ranked plant species were documented in the
- 32 vicinity of the railroad spur, soft groovebur (*Agrimonia pubescens*) and nodding onion (*Allium*
- *cernuum*) (Table 9-12). Four State-ranked plant species have been documented in the vicinity
- 34 of Lake Keowee: nestronia, three-parted violet, drooping sedge (*Carex prasina*), and
- 35 Allegheny-spurge (*Pachysandra procumbens*) (Table 9-12) (Duke 2010g). These species could
- 36 potentially occur within the footprint of the Keowee site or the site of the cooling-water reservoir.

- 1 Nestronia is a shrub that inhabits moist to dry woods in the Piedmont ecoregion. It is parasitic
- 2 on the roots of both pine and deciduous trees (Gleason and Cronquist 1991) and is considered
- 3 rare and vulnerable in South Carolina (NatureServe Explorer 2010, SCDNR 2010c). Soft
- 4 groovebur inhabits dry to moist forests and woodlands (Weakley 2010) and is considered
- 5 critically imperiled in South Carolina (NatureServe Explorer 2010, SCDNR 2010c). Nodding
- 6 onion occurs in open woodlands or around rock outcrops (Weakley 2010) and is considered
- 7 imperiled in South Carolina (NatureServe Explorer 2010, SCDNR 2010c). Three-parted violet
- 8 inhabits rich woods (Gleason and Cronquist 1991, Weakley 2010) and lacks sufficient
- 9 documentation in South Carolina (NatureServe Explorer 2010, SCDNR 2010c). There are two
 10 varieties in the State, one of which is considered critically imperiled, smooth three-parted violet
- 11 (*V. tripartita* var. *glaberrima*), and one of which is considered rare, three-parted violet
- 12 (*V. tripartita* var. *tripartita*) (Table 9-12) (SCDNR 2010c). Drooping sedge occurs in deciduous
- 13 forests, often along streams or in seepage areas, fens, or springs (Ball et al. 2002); it is
- 14 considered imperiled in South Carolina (NatureServe Explorer 2010, SCDNR 2010c).
- 15 Allegheny spurge is a groundcover species that occurs in woodlands (NatureServe Explorer
- 16 2010) and is considered imperiled in South Carolina (NatureServe Explorer 2010,
- 17 SCDNR 2010c).

18 Building Impacts

19 Building activities for two nuclear reactors on the Keowee site would remove about 297 ac of 20 high-quality wooded habitat and disturb about 3.5 ac of wetlands. Site preparation for the 21 railroad spur, transmission line, and cooling-water pipeline would remove approximately 60 ac 22 of high-quality wooded habitat and would disturb about 3 ac of wetlands. Site preparation and 23 inundation of the supplemental cooling-water reservoir would remove about 1000 ac of high-24 quality wooded habitat and about 19 ac of wetlands. Site preparation at the Keowee site and 25 the ancillary facilities, and site preparation and inundation of the cooling-water reservoir, would 26 affect 149.000 linear ft (~28 mi) of streams and associated riparian corridor (Duke 2010g). The 27 overall impact of reservoir development on terrestrial resources would be noticeable and 28 permanent.

- 29 One plant species ranked by the State as critically imperiled, three plant species ranked as
- 30 imperiled, one plant species ranked as rare, and two plant species varieties (one ranked as
- 31 critically imperiled and the other ranked as rare) could be affected by development of the
- 32 Keowee site and associated facilities (Duke 2010g). Other Federally listed and State-ranked
- 33 species that may be present in the project footprint (Table 9-12) could also potentially be
- 34 affected. Impacts on wildlife at the Keowee site would be noticeable and similar to those
- described for the Lee Nuclear Station site in Section 4.3.1.

1 **Operational Impacts**

Impacts on terrestrial ecological resources from operation of two new nuclear units at the Keowee site would be minor and similar to those for the Lee Nuclear Station site as described in Section 5.3.1. There may be minor differences in operational impacts because of factors such as climate, topography, and elevation. However, operational impacts on terrestrial resources for existing power plants were evaluated in NUREG-1437 (NRC 1996) and found to be of minor significance for operating nuclear power plants. The staff's independent review did not identify any information specific to the Keowee site that would contradict the conclusions in

9 NUREG-1437.

10 *Cumulative Impacts*

11 Overlaying the historic impacts in the Piedmont ecoregion discussed in the Site Description 12 above are the current projects listed in Table 9-10. Projects located within the geographic area 13 of interest include Oconee Nuclear Station Units 1, 2, and 3; two hydroelectric plants; an area of 14 U.S. Department of Transportation highway infrastructure improvements; a fabric mill; a 15 smelting plant; a motor products manufacturing facility; several waste water treatment facilities; 16 areas of Federal and other grants to build wastewater treatment and drinking water facilities and 17 green infrastructure; Jocassee Gorges Management Area; and Mile Creek County Park. The 18 development of most of these projects has further reduced, fragmented, and degraded natural 19 forests and wetland and riparian habitat and decreased habitat connectivity. In contrast, the 20 Jocassee Gorges Management Area and Mile Creek County Park help conserve terrestrial 21 resources in perpetuity. Reasonably foreseeable projects and land uses within the geographic 22 area of interest that would affect terrestrial resources include, ongoing silviculture, farming, and 23 agricultural development, and residential and some limited commercial development.

24 Summary

25 Impacts on terrestrial ecology resources are estimated based on the information provided by 26 Duke and the review team's independent review. Site preparation and inundation of the 27 cooling-water reservoir, and site preparation and development of the Keowee site, new 28 transmission-line corridor, water-pipeline corridor, and a railroad spur would affect a total of 29 about 1357 ac of high-quality forest habitat, about 26 ac of wetlands, and about 28 mi of riparian 30 corridor. The overall impact of these activities on habitat and wildlife would be noticeable and 31 permanent, particularly in the watershed containing the reservoir. There are about 65 Federally 32 listed or State-ranked species and communities that potentially occur at the Keowee site and 33 associated facilities that may be affected. There are past, present, and future activities in the 34 geographic area of interest that have affected and would continue to significantly affect habitat 35 and wildlife in ways similar to site preparation and development for the above facilities (i.e., silviculture, farming, and agricultural development, and residential and some limited commercial 36

37 development).

1 The review team concludes that the cumulative impacts from past, present, and reasonably

2 foreseeable future actions, including two new nuclear units at the Keowee site and associated

3 facilities, on baseline conditions for terrestrial ecological resources in the geographic area of

4 interest would be MODERATE. The incremental contribution to these impacts from building and

5 operating two new nuclear units at the Keowee site would be significant. The impact could be

6 greater if surveys revealed that Federally listed species are present.

7 9.3.4.4 Aquatic Resources

8 The following analysis includes impacts from building and operating the proposed new facilities

- 9 on aquatic ecology resources at the Keowee site. The analysis also considers past, present,
- 10 and reasonably foreseeable future actions that affect the aquatic ecological resources, including
- 11 other Federal and non-Federal projects and the projects listed in Table 9-10. For the analysis of
- 12 aquatic ecological impacts at the Keowee site, the geographic area of interest includes

13 Lake Keowee and the Seneca River approximately 6 mi downstream to its junction with

14 Lake Hartwell. This geographic region is considered the most likely to show impacts on water

15 quality relative to the water-quality criteria for aquatic biota.

16 In developing this EIS, the review team relied upon reconnaissance-level information to perform

17 the alternative site evaluation in accordance with ESRP 9.3 (NRC 2000a). Reconnaissance-

18 level information is data that are readily available from agencies and other public sources such

as scientific literature, books, and Internet websites. It also can include information obtained

through site visits. To identify aquatic resources at the Keowee site, the review team reliedprimarily on the following information:

- Oconee Nuclear Station Final Environmental Report and Environmental Impact Statement
 for license renewal (Duke Energy 1998; NRC 1999b)
- A tour of the Keowee alternative site in April 2008 and a tour of the Keowee alternative site and supplemental cooling-water reservoir site in August 2010 (NRC 2008d, 2010d)
- Responses to requests for additional information provided by Duke (Duke 2010g)
- FWS Endangered Species Program database (FWS 2011d) and South Carolina Natural
 Heritage Program (SCDNR 2011c) county record searches
- Correspondence regarding species occurrence from the SCDNR (SCDNR 2011d).

30 Site Description

- 31 The Keowee site is located immediately south of the Oconee Nuclear Station in the Savannah
- 32 River drainage basin, and the two stations would have separate cooling-water intake and
- 33 discharge structures. Lake Keowee and the Seneca River are the most important aquatic
- 34 resources near the Keowee site.

1 The staff visited the Keowee site in April 2008 and August 2010 (NRC 2008d, 2010d). Although

2 Lake Keowee is impacted by housing developments, much of the shoreline is bordered by

3 vegetation. There are areas where the shoreline is scoured and exposed due at least in part to

4 fluctuating water levels.

5 **Recreationally Important Species**

6 Common and popular sport fish in Lake Keowee include bluegill (Lepomis macrochirus),

7 redbreast sunfish (L. auritus), redear sunfish (L. microlophus), pumpkinseed (L. gibbosus), black

8 crappie (*Pomoxis nigromaculatus*), white crappie (*P. annularis*), largemouth bass, striped bass,

9 and hybrid bass (Morone chrysops x saxatilis). Because of the low nutrient content of the water,

10 Lake Keowee has a relatively low standing crop of fish. Data on angler effort and harvest rates

11 collected over a period from 1974 to 1993 (Barwick et al. 1995) indicated that largemouth bass

12 were the most important sport fish in the reservoir and that sunfish (*Lepomis* spp., including

13 bluegill) and crappie were the only other species that contributed in a significant way to the

14 reservoir's sport fishery. Striped bass are another popular sport fish that can be found in the

15 Seneca River.

16 Non-Native and Nuisance Species

17 Algae have never been present in nuisance concentrations in Lake Keowee (NRC 1999b).

18 However, South Carolina reports that at least one aquatic plant species (Hydrilla verticillata) and

19 several invasive fish species may be present. The fish include the spotted bass, white perch

20 (Morone americana), and green sunfish (Lepomis cyanellus) (SCDNR 2008a).

21 Federally Listed and State-Ranked Species

22 Duke provided no new field survey information for the Keowee site beyond its partial

23 characterization in 1998 for the Oconee Nuclear Station license renewal environmental report

24 (Duke Energy 1998). During that survey no Federally listed species or State-listed aquatic

25 species were found within a 1-mile radius of the Oconee Nuclear Station. The review team is

26 unaware of any field surveys performed at the sites of the proposed cooling-water reservoir, the

27 transmission-line corridor, water-pipeline corridor, or railroad-spur corridor. The

28 presence/absence of listed species in the project footprint cannot be ascertained without field 29 surveys.

30 A recent review of the Federally listed and State-ranked aquatic species that may occur in

31 Anderson, Oconee, and Pickens Counties near the Keowee site was performed by the review

32 team. No Federally listed aquatic species were identified (FWS 2011d). State-ranked species

included three fish, the fantail darter (*Etheostoma flabellare*), banded darter (*E. zonale*), and

34 blacknose dace (*Rhinichthys atratulus*), and also Carlson's polycetropus caddisfly (SCDNR

35 2010c). In addition, although not State-ranked, the Carolina darter is assigned a State

- 1 protection status of threatened. The State ranking (in addition to the Federal listing) provides
- 2 the only common basis for comparison of numbers and important animal and plant species
- 3 among the proposed and alternative sites located in North Carolina and South Carolina. Of the
- 4 species listed in Table 9-13, the Carolina darter, banded darter, and Carlson's polycentropus
- 5 caddisfly (*Polycentropus carlsoni*) have been positively identified by the State as occurring
- 6 within 15 mi of the Keowee site (NCDENR 2011b).

7 Carolina Darter

- 8 The Carolina darter has a South Carolina state protection status of threatened, and is
- 9 designated as a species of high conservation priority by SCDNR (2005). This small (up to 6-cm
- 10 long) fish is typically found in small upland creeks and rivulets in both wooded and pasture
- 11 areas in pools or slow-moving runs and often among vegetation that includes brush and fallen
- 12 tree limbs (NatureServe Explorer 2010). They are difficult to sample in such habitat. The
- 13 Carolina darter exists only in the Piedmont region from south-central Virginia through
- 14 North Carolina and into north-central South Carolina, and natural heritage records exist for the
- 15 species in Anderson County, South Carolina (SCDNR 2006h; NatureServe Explorer 2010).
- 16 Watershed distribution maps indicate the species is currently found in the Seneca/Savannah
- 17 River Basin (NatureServe Explorer 2010). Because no recent surveys have been conducted
- 18 specifically looking for Carolina darters in the vicinity of the Keowee site, it is possible that the
- 19 species could be present, and could potentially be affected by station building activities and/or
- 20 operation.

Table 9-13. Aquatic Federally Listed Species and State-Ranked Species in Anderson, Oconee, and Pickens Counties, South Carolina

| Scientific Name | Common Name | Federal Status ^(a) | SC State Rank/ Protection Status ^(b) | Counties of Occurrence |
|--------------------------|--------------------------------------|----------------------------------|--|---------------------------|
| Fish | | | | |
| Etheostoma collis | Carolina darter | | SNR/T-1976 | Anderson |
| Etheostoma flabellare | fantail darter | | S1/ | Pickens |
| Etheostoma zonale | banded darter | | S1/ | Pickens |
| Rhinichthys atratulus | blacknose dace | | S1/ | Oconee |
| Insect (with Aquatic Lif | fe Stage) | | | |
| Polycentropus carlsoni | Carlson's polycentropus caddisfly | | S1S3/ | Pickens |

(a) Federal status: (FWS 2011d).

(b) State rank: S1 = critically imperiled, S3 = vulnerable, S#S# = a numeric range rank used to indicate uncertainty about the exact status of the element, SNR = Not ranked; State protection status: T = threatened (SCDNR 2010c).

1 Fantail Darter

2 The fantail darter is ranked S1, critically imperiled, in the state of South Carolina and is also

3 classified as a species of high conservation priority by SCDNR (2005). This species has been

4 documented in Pickens County. The fantail darter is found most often in riffle areas of streams.

5 It is not likely to be found in Lake Keowee but may inhabit portions of the Seneca River.

6 Although rare in South Carolina, it is considered common or abundant in most of its range,

7 which extends north to New York and the Great Lakes region.

8 Banded Darter

9 The banded darter is a member of the family Percidae. It is ranked S1, critically imperiled, in

10 South Carolina, and is given moderate conservation priority (SCDNR 2005). In South Carolina,

11 the species is restricted to the Seneca River system in the Upper Savannah River drainage.

12 However, outside the state, the species has a wide distribution, extending from Minnesota to

13 New York and south to northern Alabama and Georgia (SCDNR 2011b). There have been

14 records of the banded darter from the Seneca River drainage since 1986, making it possible

15 that the species has been extirpated from the state (SCDNR 2011b). Although it is highly

16 unlikely to be present in the vicinity of the Keowee alternative site, because no recent surveys

17 have been conducted specifically looking for the banded darter in the vicinity of the Keowee site,

18 it is possible that the species could be present and could potentially be affected by station

19 building activities and/or operation.

20 Blacknose Dace

21 The blacknose dace is ranked S1, critically imperiled, in the State of South Carolina and is

22 identified as a species of moderate conservation priority (SCDNR 2005). The blacknose dace is

23 found in the upper Savannah River drainage in South Carolina, which includes Pickens County.

24 It prefers small to medium-sized creeks with cool waters, slow-to-rapid current, and a mixed

substrate consisting of sand, gravel, and rock. Therefore, this species is not likely to inhabit

Lake Keowee. Because much of this fish's habitat has been protected in the Mountain Bridge

27 Wilderness Area at Jones Gap State Park in Marietta, South Carolina (more than 20 mi

28 northeast of the Keowee site), the species is considered stable within its entire range, which

29 stretches north to Canada (SCDNR 2006h).

30 Carlson's Polycentropus Caddisfly

31 In South Carolina, this caddisfly species is only known from a few sites in the Upper Piedmont,

including a Seneca River watershed site in Pickens County (NatureServe Explorer 2010). It is
 ranked S1S3 in South Carolina. Because little is known about this species and no recent

33 ranked STS3 in South Carolina. Because little is known about this species and no recent
 34 species-specific surveys have been conducted in the vicinity of the Keowee site, it is possible

34 species-specific surveys have been conducted in the vicinity of the Reowee site, it is possible 35 that the species could be present and could potentially be affected by station building and/or

36 operating two new nuclear units at the Keowee site.

1 Critical Habitats

2 No critical habitat has been designated by FWS or NMFS in the vicinity of the Keowee site.

3 Building Impacts

4 Building impacts would likely include impacts on water guality from direct (e.g., dredging, 5 shoreline excavation, clearing, impoundment, etc.) and indirect sources (e.g., storm-water 6 runoff, sedimentation, etc.). Two new reactor units at the site would require cooling-water intake 7 and discharge systems. The cooling-water intake structure for two new nuclear units at the 8 Keowee site would be located on Lake Keowee. Duke did not provide details of the effluent 9 discharge location. However, it is standard practice for power plants to design cooling-water 10 intake and effluent discharge locations such that recirculation of discharged effluent to the 11 intake does not occur. Operation of new facilities at the Keowee site would require one offsite 12 supplemental cooling-water reservoir (1300 ac with approximately 80,000 ac-ft of storage) and 13 ancillary facilities consisting of a railroad spur, a transmission line, and a cooling-water pipeline. 14 The new site, reservoir, and ancillary facilities would affect up to 149,000 linear ft (~28 mi) of 15 stream which includes conversion of 127,000 linear ft of stream from a lotic to lentic ecosystem 16 for the supplemental cooling reservoir (Duke 2010g). The impacts of building two new nuclear 17 reactors and one new reservoir on the aquatic ecology of Lake Keowee and the affected 18 tributaries would be clearly noticeable.

- 19 A new transmission-line corridor would be needed to connect the site to the transmission
- system, as described in Section 9.3.4.1. A railroad spur would also be installed to transport
- 21 building materials to the site. Impacts on aquatic resources from the transmission lines and
- 22 railroad-spur installation would be similar to those described for the proposed Lee Nuclear
- 23 Station site in Section 4.3.2.

24 **Operational Impacts**

- 25 Because a closed-cycle cooling system and supplemental cooling-water reservoir are proposed
- 26 for the Keowee site, operational impacts would be expected to be similar to those for the Lee
- 27 Nuclear Station site as described in Section 5.3.2.

28 Cumulative Impacts

- 29 Current actions in the vicinity that have present and future potential impacts on aquatic
- 30 ecological resources include operation of several energy production facilities in the Keowee-
- 31 Toxaway complex; discharge of water by domestic and industrial NPDES permit holders;
- 32 withdrawal of water for domestic and industrial purposes; the existence of nature preserves; and
- 33 future urbanization of the area (Table 9-10).

1 The existing Oconee Nuclear Station is part of Duke's integrated energy-producing area called

2 the Keowee-Toxaway complex, which also includes a conventional hydroelectric facility and two

3 pumped storage hydroelectric facilities that use Lake Jocassee and the Bad Creek Reservoir.

4 Lakes Keowee and Jocassee were both installed between 1968 and 1974 as part of the overall

5 project. The Oconee Nuclear Station is situated on the south central shore of Lake Keowee.

6 These facilities have greatly modified aquatic habitat in the region and will continue to affect

7 aquatic resources while they are operational.

8 During license renewal for the Oconee Nuclear Station, the NRC staff determined that

- 9 entrainment and impingement impacts on fish and shellfish has been minor at the Oconee
- 10 Nuclear Station (NRC 1999b). Operation of the existing Oconee facility, including thermal and
- 11 chemical discharge, has not resulted in an evident impact to the recreational fish species of

12 Lake Keowee or the Seneca River. In addition to the Oconee Nuclear Station NPDES-permitted

13 discharge activity to the Keowee River, there is at least one minor NPDES permit currently

14 authorized for discharge to Lake Keowee (EPA 2011m).

15 The Jocassee Gorges Management Area and Mile Creek County Park preserve some of the

16 headwaters of the region near Lake Jocassee and a portion of Lake Keowee shoreline, thereby

17 limiting the potential for future urbanization in those areas. Reasonably foreseeable projects

18 and water uses within the geographic area of interest that would affect aquatic resources

19 include building and operating new drinking water facilities and water treatment plants, farming

20 and agricultural development, and residential and possibly some limited commercial

21 development.

22 Summary

23 Impacts on aquatic ecology resources are estimated based on the information provided by Duke

24 and the review team's independent review. Site preparation and inundation of the supplemental

cooling-water reservoir, and site preparation and development of the Keowee site, new

26 transmission-line corridor, water-pipeline corridor, and a railroad-spur cooridor would affect at

27 least 149,000 linear ft (~28 mi) of stream habitat and the associated aquatic species. The

28 overall impact of these activities on aquatic habitat and biota would be noticeable and

29 permanent, particularly in the tributary that would be impounded to create the supplemental

- 30 cooling-water reservoir.
- 31 There are four State-ranked species and one State-listed species that potentially occur at the

32 Keowee site and associated facilities that may be affected. Three of these species have been

33 positively identified as occurring within 15 mi of the Keowee site (NCDENR 2011b).

34 There are past, present, and future activities in the geographic area of interest that have

35 affected and would continue to significantly affect aquatic resources in ways similar to site

36 preparation and development for the above facilities (i.e., surface and groundwater

- 1 consumption, thermal and chemical discharges to waterbodies, farming, and agricultural
- 2 development, and residential and some limited commercial development).

3 The review team concludes that the cumulative impacts from past, present, and reasonably

- 4 foreseeable future actions, including two new nuclear units at the Keowee site and associated
- 5 facilities, on baseline conditions for aquatic ecological resources in the geographic area of
- 6 interest would be MODERATE. The incremental contribution to these impacts from building and
- 7 operating two new nuclear units at the Keowee site would be significant. The impact could be
- 8 greater if Federally listed species are present.

9 9.3.4.5 Socioeconomics

- 10 For the analysis of socioeconomic impacts at the Keowee site, the geographic area of interest is
- 11 considered to be the 50-mi region centered on the Keowee site with special consideration of the
- 12 two-county area of Oconee and Pickens Counties, where the review team expects
- 13 socioeconomic impacts to be the greatest. In evaluating the socioeconomic impacts of building
- 14 and operations at the Keowee site in Oconee County, South Carolina, the review team
- 15 undertook a reconnaissance survey of the region using readily obtainable data from the ER; the
- 16 alternative site audit; and Federal, State, and local government agencies. The cumulative
- 17 impacts analysis also considers other past, present, and reasonably foreseeable future actions
- 18 that affect the same environmental resources, including other Federal and non-Federal projects
- 19 and the projects listed in Table 9-10.
- 20 Socioeconomic impacts span the issues of physical impacts, demography, economic conditions
- 21 and taxes, and infrastructure and community services. The impacts of building and operating
- 22 the new units are discussed below.

23 Physical Impacts

- 24 Many physical impacts of building and operation would be similar regardless of the site.
- 25 Building activities can cause temporary and localized physical impacts such as noise, odor,
- vehicle exhaust, vibration, shock from blasting, and dust emissions. The use of public
- 27 roadways, railways, and waterways would be necessary to transport materials and equipment.
- 28 Offsite areas that would support building activities (e.g., borrow pits, quarries, and disposal
- sites) would be expected to be already permitted and operational. Offsite activities would
- 30 include the development of a supplemental pond, cooling-water pipeline, railroad spur, and new
- 31 transmission-line corridor. No residential developments exist within the site boundaries but the
- 32 site vicinity is experiencing low residential growth. The intake structure would be built in an area
- 33 with high residential growth.
- 34 Potential impacts from station operation include noise, odors, exhausts, thermal emissions, and
- aesthetics. New units would produce noise from the operation of pumps, cooling towers,
- 36 transformers, turbines, generators, and switchyard equipment. In addition, traffic at the site

1 would be a source of noise. The review team assumed that same standard noise protection

2 and abatement procedures used for the Lee Nuclear Station site would be used to control noise

3 at the Keowee site. Good road conditions and appropriate speed limits would minimize the

4 noise level generated by the workforce commuting to the Keowee site.

5 The new units at the Keowee site would likely have standby diesel generators and auxiliary

6 power systems. Permits obtained for these generators would ensure that air emissions comply

7 with applicable regulations. In addition, the generators would be operated on a limited, short-

term basis. During normal plant operation, new units would not use a significant quantity of
chemicals that could generate odors that exceed odor detection threshold values. Good access

10 roads and appropriate speed limits would minimize the dust generated by the commuting

11 workforce.

12 The visual aesthetics of the area have already been altered by the Oconee Nuclear Station

13 adjacent to the Keowee site; however, development of the intake structure in the middle of a

14 high-level residential area would impact local residents. Building other ancillary facilities and the

15 reservoir would impact aesthetics in the area. The review team concludes that the aesthetic

16 impacts of building two units and its associated facilities at the Keowee site would be noticeable

17 but not destabilizing. Once the reservoir is completed, aesthetic impacts from operation would

18 be minimal.

19 Based on the information provided by Duke and the review team's independent evaluation, the

20 review team concludes that other physical impacts of building and operating two new nuclear

21 units at the Keowee site would be minimal except for a noticeable physical impact on aesthetics

22 during the building phase.

23 Demography

The Keowee site is located in Oconee County, South Carolina (2009 population 71,514) near the target of Carolina (2009 population 71,514) near

the towns of Seneca (2009 population 7832) and Clemson (2009 population 13,002) to the

southwest and southeast of the site, respectively. Clemson is located in Pickens County,

27 South Carolina (2009 population 118,144). During the summer months, the population in the

vicinity increases due to people with summer homes along nearby lakes. The City of Anderson

29 (2009 population 27,181) is southeast of the site. Greenville, South Carolina (2009 population

30 61,782) is also included in the 50-mi region.^(a)

⁽a) During the preparation of this draft EIS, the results of the mandated U.S. decadal census for 2010 were being released in topical and regional data sets. While the U.S. Census Bureau has not issued all the data sets in final form, some of the preliminary information was considered by the review team. While some of the final data sets were released for National scale information, most of the fine-scale information is still under review by the U.S. Department of Commerce (DOC) and other Federal agencies. The review team is not aware of information that appears to be inconsistent with the earlier information sets and those sets projected from the earlier census. Data from the 2010 Census will be updated for the final environmental impact statement.

- 1 Based on the proposed site location, the regional population distribution, and U.S. Census
- 2 Bureau Journey to Work Data (USCB 2000h), the review team expects the in-migrating
- 3 population would reside in the two-county area of Oconee and Pickens Counties. In 1999
- 4 during the operating license renewal of the Oconee Nuclear Station, adjacent to the Keowee
- 5 site, approximately 79 percent of the workforce lived in Oconee County (891 employees) and
- 6 Pickens County (515 employees) (NRC 1999b). The review team realizes that workers may
- 7 choose to live in other counties within the 50-mi region but given the small number of workers
- 8 and the large population base the review team expects impacts to other counties to be
- 9 *de minimis.* Therefore, Oconee and Pickens Counties compose the economic impact area and
- 10 are the focus of the following analysis.

11 At the peak of the nuclear power station development, Duke expects the workforce onsite to be 12 approximately 4613 workers. Because the Keowee site is similar to the proposed Lee Nuclear 13 Station site in geography and urbanization, development of the proposed new units on the 14 Keowee site would have similar socioeconomic impacts in most respects to building the two 15 units on the Lee Nuclear Station site. Based on the analysis of project impacts presented in 16 Section 4.4.2, of the 4613 peak workers approximately 3151 workers would in-migrate into the 17 region with some workers bringing a family for a total in-migrating population of 4516 people. 18 Considering that the maximum estimation of in-migrating population is less than 1 percent of the 19 existing regional population, the review team expects the demographic impacts of building two 20 units on the Keowee site would be minimal. Once the plant is operational, Duke estimates the 21 workforce to be about 957 workers with an estimated 345 migrating into the region, similar to 22 the Lee Nuclear Station site. Based on the information provided by Duke and the review team's 23 independent evaluation, the review team concludes that the demographic impacts of building 24 and operating two new nuclear units at the Keowee site would be minimal.

25 **Economic Impacts on the Community**

26 <u>Economy</u>

The local labor force is dominated by manufacturing, government, and retail trade. Some of the
top manufacturing employers are Duke (Oconee Nuclear Station), Itron (electronic measuring

- 29 devices), Schneider Electric (motor control centers), and Timken U.S. Corp. (thrust bearings).
- 30 Agriculture represents 19 percent (78,349 ac) of total Oconee County land area (Duke 2009c).
- 31 Oconee County's 2009 total labor force was 31,884 with an unemployment rate of 13.7 percent.
- 32 Pickens County's 2009 labor force was 58,194 with an unemployment rate of 10.8 percent.
- The 2006 unemployment rates for Oconee and Pickens County were 8.8 percent and 6.2, respectively (BLS 2011a). The significant increase in unemployment rates between 2006 and
- 35 2009 is attributed to the recent economic downturn afflicting much of the country.
- The wages and salaries of the project workforce would have a multiplier effect that would result in increases in business activity, particularly in the retail and service sectors. This multiplier

1 effect would have a positive impact on the business community and could provide opportunities

2 for new businesses and increased employment opportunities for local residents. The review

3 team expects most indirect jobs created in the region would be allocated to residents in the

4 region. Expenditures made by the indirect workforce would also strengthen the regional

5 economy. Because the review team assumes the economic impacts of the proposed site (in

6 Section 4.4.3.1 and Section 5.4.3.1) also apply to the Keowee site, the review team concludes
7 the impact of these new indirect jobs would constitute a small percentage of the total number of

jobs in Oconee and Pickens Counties and would have a minimal and beneficial economic

9 impact.

10 <u>Taxes</u>

11 If the proposed nuclear plant were located at the Keowee site, Duke would likely enter into a fee-

12 in-lieu of taxes agreement with Oconee County as allowed by South Carolina State law.

13 This agreement would be similar to the one discussed in Section 5.4.3.2. Without a fee-in-lieu

14 agreement, Duke would pay taxes under the governance of South Carolina State law. This

15 agreement would not go into effect until operations at the Keowee site have commenced.

16 During the construction phase, Duke would continue to pay taxes on the land itself. In 2010,

17 Oconee County property tax revenues were \$36 million of the county's \$54 million total revenues

18 (Oconee County 2010). Based on the agreement Duke has with Cherokee County in regard to

19 the Lee Nuclear Station, which has an assessment value of 2 percent for the fee-in-lieu-of-taxes

20 payments during the first 20 years, Duke estimates Lee Nuclear Station annual payments would

be \$11.8 million over 40 years of the license period. If Duke entered into a similar agreement for

the Keowee site, the tax payments would increase Oconee County property tax revenues
 substantially. Total economic and tax impacts during building activities would have a minimal

24 beneficial impact. The total fee-in-lieu-of-tax payment would be expected to be substantial and

25 beneficial during operations in Oconee County and minimal for the rest of the region.

26 Infrastructure and Community Services

27 <u>Traffic</u>

28 Oconee County is served by I-85 at its southeast corner, plus US-76 and US-123 and SC 28

29 and Scenic SC 11. The Keowee site is accessible from Keowee River Road, a two lane

30 highway (SC 37). This highway provides service to the site conveniently from four main

31 directions (Duke 2009c). A railroad spur would need to be built for the transport of materials

32 and equipment to the site, and there is residential area near the site (Duke 2009c). One road

33 would require widening, another would be relocated, and a new access road would be

34 developed (Duke 2009c). Given the large number of additional vehicles added to the roads

during peak construction, the review team expects traffic-related impacts from building the plant
 at the Keowee site would be noticeable on roads near the site. The review team expects traffic-

37 related impacts from operations of a nuclear power station on the Keowee site to be minimal.

1 Housing

- 2 Based on the analysis in Section 4.4.2, approximately 3151 workers would migrate into the
- 3 region during the peak employment period of the building phase. Later, approximately
- 4 345 operations workers would migrate into the region by the time the plant becomes
- 5 operational. The 2009 U.S. Census Bureau estimate for Oconee County indicated a total
- 6 housing stock of 37,395 units, of which 7593 were vacant (USCB 2009c). Pickens County had
- 7 51,230 housing units, of which approximately 6629 were vacant (USCB 2009d). The review
- 8 team expects that the in-migrating construction workforce could be absorbed fairly easily into
- 9 the existing housing stock in the region and the impact would be minimal.
- 10 Based on the information provided by Duke and the review team's independent evaluation, the
- 11 review team concludes that traffic-related and housing impacts of building two new nuclear units
- 12 at the Keowee site would be minor across the region with the exception of a noticeable traffic-
- 13 related impact on roads near the site. Because of the much lower number of operations-related
- 14 workers relative to workers during the building phase, the review team determined traffic-related
- 15 and housing impacts from operations would be minimal.

16 <u>Recreation</u>

- 17 Recreational activities near the Keowee site are plentiful. Oconee County is in the foothills of
- 18 the Appalachian Mountains and includes rivers, lakes, forest, and waterfalls. Oconee State
- 19 Park is 5 mi to the west, Keowee Toxaway State Natural Area is 10 mi to the north, and
- 20 Lake Keowee is one mi from the site. Keowee Lake hosts permanent and vacation residences,
- 21 campgrounds, boat launches, marinas, and golf courses. During the summer months, the
- 22 population within 10 mi of the site exceeds 25,000 people due to those who summer on
- 23 Lake Keowee and Lake Hartwell (Duke 2009c). The supplemental reservoir would not be
- 24 available for public recreation at any of the alternative sites or the proposed site. Duke has not
- 25 indicated that recreational activities on Lake Keowee would be limited during building or
- 26 operation of a nuclear project. Other recreational areas are far enough offsite not to be
- 27 affected. Therefore, the review team expects impacts to recreation would be minimal for both
- 28 building and operating two new nuclear units at the Keowee site.

29 Public Services

- 30 The influx of construction workers and plant operations staff settling in the region could impact
- 31 local municipal water and water-treatment facilities, police, fire, medical, and other social
- 32 services in the area. Oconee County has three water suppliers for a total of 18.9 Mgd and a
- 33 utilization of 9.9 Mgd. The only wastewater treatment plant in the county has a 7.8 Mgd
- 34 capacity and a current utilization of 3.2 Mgd (Upstate Alliance 2009). There is currently excess
- 35 capacity in these systems sufficient to accommodate a new nuclear plant and the in-migration of
- 36 workers and their families. The impact on public services would depend on the infrastructure

- 1 that is developed on the site as well as the location in which the in-migrating workforce chooses
- 2 to live. The in-migrating workers would represent a small portion of the total populations of
- 3 Oconee and Pickens Counties and the review team expects they would have a minimal impact
- 4 on public services.

5 Education

- 6 Oconee County has 21 schools with an overall kindergarten through 12th grade enrollment for
- 7 the 2008-2009 school year of 10,645 students (NCES 2011). Pickens County has 25 schools in
- 8 the county's district with a 2008-2009 student enrollment of 16,647. The review team expects,
- 9 based upon the same underlying assumptions that governed the analysis for the proposed Lee
- 10 Nuclear Station site, that approximately 400 students would move into the two-county area
- 11 during the peak employment period for building activities. Assuming equal distribution of those
- 12 students between counties, 200 additional students in each school district would represent a
- 13 less than 5 percent increase in the student body population. Therefore, the review team
- 14 determined building a nuclear facility on the Keowee site would have a minimal impact on 15 education, and that the much smaller operations workforce would also have a minimal impact
- education, and that the much smaller operations workforce would also have a minimal impacton education. Based on the information provided by Duke and the review team's independent
- 17 evaluation, the review team concludes that public services and education impacts of building
- 18 and operating two new nuclear units at the Keowee site would be minor.

19 **Summary of Building and Operation Impacts**

- 20 Physical impacts on workers and the general public include impacts on existing buildings,
- 21 transportation, aesthetics, noise levels, and air quality. Social and economic impacts span
- issues of demographics, economy, taxes, infrastructure, and community services. In summary,
- based on information provided by Duke and the review team's independent evaluation, the
- review team concludes that the adverse cumulative impacts on socioeconomics of building and
- operating a new nuclear plant at the Keowee site on socioeconomics would be minor for most of
- 26 the region but would be noticeable, but not destabilizing, in terms of traffic-related and
- aesthetics impacts during peak project employment. During operations, these impacts are
- 28 expected to be minimal. The impacts on the Oconee County tax base during operations likely
- 29 would be substantial and beneficial; however only minor beneficial tax impacts would result in
- 30 the rest of the region.

31 *Cumulative Impacts*

- 32 The projects identified in Table 9-10, particularly the future urbanization of the region, have
- 33 contributed or would contribute to the demographics, economic climate, and community
- 34 infrastructure of the region and generally result in increased urbanization and industrialization.
- 35 Because the projects within the review area identified in Table 9-10 would be consistent with

- 1 applicable land-use plans and control policies, the review team considers the cumulative
- 2 socioeconomic impacts from the projects to be minimal.

3 For the analysis of socioeconomic impacts at the Keowee site, the geographic area of interest is

4 considered to be the 50-mi region centered on the Keowee site, with special consideration of

5 Oconee and Pickens Counties, where the review team expects socioeconomic impacts to be

- 6 the greatest.
- 7 The Keowee site is located in eastern Oconee County on the Oconee and Pickens County
- 8 border adjacent to the existing Oconee Nuclear Station operated by Duke. The employment in
- 9 the area near the Keowee site is a mixture of manufacturing, government, and retail trade with
- 10 Duke being the largest employer with its Oconee Nuclear Station. The majority of the Oconee
- 11 Nuclear Station's workforce lives in Oconee and Pickens Counties. The nearest towns are
- 12 Seneca (2009 population 7832), located to the southwest and Clemson (2009 population

13 13,002) is located southeast in Pickens County. The large metropolitan area of Greenville is

- 14 located east of the Keowee site.
- 15 The cumulative impact analysis considers other past, present, and reasonably foreseeable
- 16 future actions that could contribute to the cumulative socioeconomic impacts on a given region,
- 17 including other Federal and non-Federal projects and the projects listed in Table 9-10. Adverse
- 18 cumulative impacts would include physical impacts (on workers and the local public, buildings,
- transportation, and aesthetics), demographics impacts, and impacts on local infrastructures and
- 20 community services (transportation; recreation; housing; water and wastewater facilities; police,
- 21 fire, and medical services; social services; and education).
- 22 Because most projects described in Table 9-10 do not include any significant reasonably
- 23 foreseeable changes in socioeconomic impacts within 50 mi of the Keowee site, the review
- 24 team determined there would be no significant additional cumulative socioeconomic impacts in
- the region from those activities. Regional planning efforts and associated demographic
- 26 projections available at a reconnaissance level formed the basis for the review team's
- assessment of reasonably foreseeable future impacts. Any economic impacts associated with
- 28 activities listed in Table 9-10 would have been considered as part of the socioeconomic
- 29 baseline.
- 30 The cumulative economic impacts on the community would be beneficial and SMALL with the
- 31 exception of Oconee County, which would see a LARGE and beneficial cumulative impact on
- 32 taxes. The cumulative infrastructure and community services impacts are SMALL with the
- 33 exception of a MODERATE and adverse cumulative impact on traffic near the Keowee site. The
- 34 cumulative physical impacts are SMALL with the exception of a MODERATE and adverse impact
- 35 on aesthetics near the site. The NRC-authorized activities of construction and operation would
- 36 be a significant contributor to the LARGE and beneficial economic impact on taxes in Oconee
- 37 County and also to the MODERATE and adverse impact on infrastructure and community

1 services related to traffic near the site. Construction of transmission lines and cooling reservoir

2 do not require NRC authorization; therefore, the NRC staff concludes that the incremental

3 impacts from NRC-authorized activities for the proposed plant would not be a significant

4 contributor to the MODERATE physical impact on aesthetics. The review team concludes that

5 building two nuclear units at the Keowee site, in addition to other past, present, and reasonably

6 foreseeable future projects would have SMALL cumulative impacts on demography.

7 9.3.4.6 Environmental Justice

8 The 2000 Census block groups were used for identifying minority and low-income populations in 9 the region, employing the same methodology explained in Section 2.6.1 for the proposed site, 10 including a closer look at potential areas of interest using a series of health and physical considerations. There are a total of 905 census block groups within the 50-mi region (USCB 11 12 2000d, f, g, h, i).^(a) Approximately 69 of these census block groups are classified as aggregate 13 minority populations of interest and 59 classified as African American populations of interest. 14 There are also 2 census block groups with American Indian or Alaskan Native, 1 with "other" 15 race, and 8 with Hispanic populations of interest. Oconee County had 2 African American, 16 1 Hispanic, and 2 aggregate minority census block groups with minority populations of interest. 17 There are 31 census block groups classified as having low-income populations of interest in the 18 50-mi region, none of which were in Oconee County but there were 4 low-income census block 19 groups adjacent to the site in Pickens County. The review team did not identify any Native 20 American communities or other minority communities with the potential for a disproportionately 21 high and adverse impact due to their unique characteristics or practices. Figure 9-6 shows the 22 geographic locations of the minority populations of interest within the 50-mi radius of the 23 Keowee site, and Figure 9-7 shows the geographic locations of the low-income populations of 24 interest within the 50-mi radius of the Keowee site. 25 Physical impacts from building activities (e.g., noise, fugitive dust, air emissions, traffic)

attenuate rapidly with distance, topography, and intervening vegetation. Therefore, the review
 team determined that, given the distance from the Keowee site to the nearest populations of

- 28 interest, there would be no physical impacts with a disproportionately high and adverse effect on
- 29 minority or low-income populations. For the same reasons, the review team determined the
- 30 operation of the proposed project at the Keowee site is also unlikely to have a disproportionately
- 31 high and adverse impact on minority or low-income populations. A supplemental water
- 32 reservoir near the site would be needed which would require acquiring private property from

⁽a) During the preparation of this draft EIS, the results of the mandated U.S. decadal census for 2010 were being released in topical and regional data sets. While the U.S. Census Bureau has not issued all the data sets in final form, some of the preliminary information was considered by the review team. While some of the final data sets were released for National scale information, most of the fine-scale information is still under review by the U.S. Department of Commerce (DOC) and other Federal agencies. The review team is not aware of information that appears to be inconsistent with the earlier information sets and those sets projected from the earlier census. Data from the 2010 Census will be updated for the final environmental impact statement.

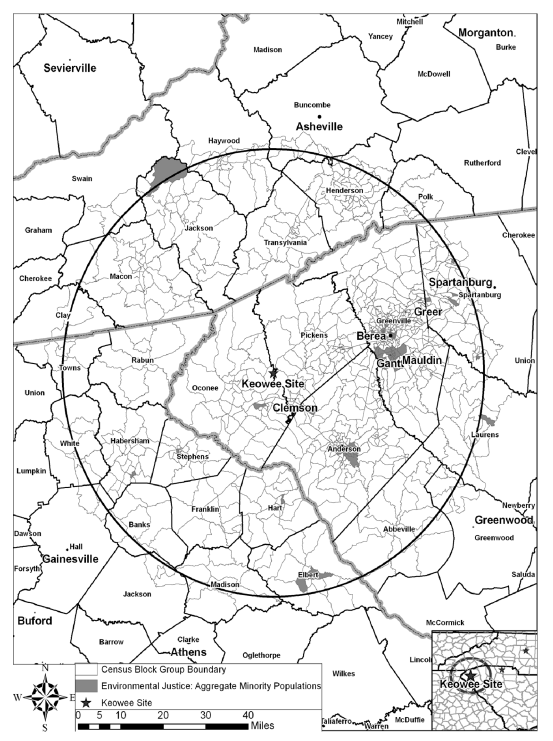
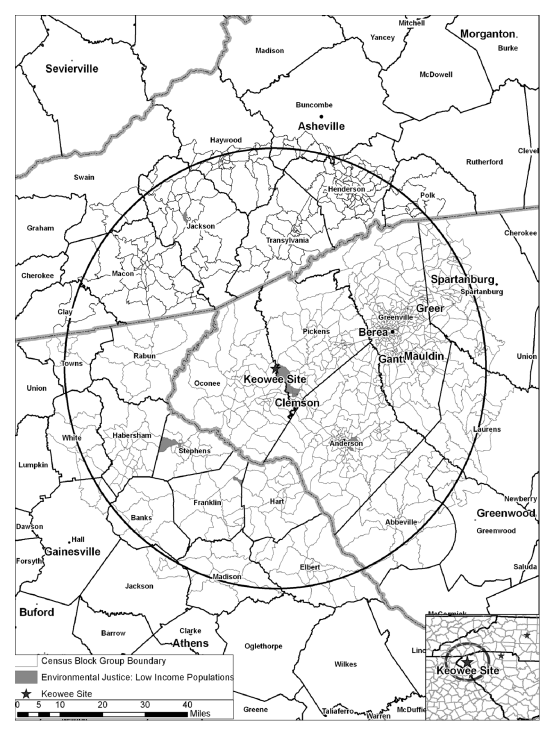


Figure 9-6. Aggregate Minority Populations in Block Groups that Meet the Environmental
 Justice Selection Criteria at the Keowee Site (USCB 2000d, f, i)

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1 2

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Figure 9-7. Low-Income Populations in Block Groups that Meet the Environmental Justice Selection Criteria at the Keowee Site (USCB 2000e, g, j)

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- 1 current residents and demolishing houses. New transmission-line corridors would be
- 2 constructed to link the proposed units to the electric grid through the Oconee Station. The
- 3 location of the pond is unknown but given the distance between the Keowee site and the
- 4 location of minority populations of interest, impacts from the supplemental water pond and
- 5 transmission-line corridors would not disproportionately and adversely impact minority
- 6 populations. All land needed for the supplemental reservoir would be acquired similar to land
- 7 acquisitions for Make-Up Pond C and all residents would be compensated. Though there are
- 8 low-income populations of interest near the site, impacts from the supplemental pond and
- 9 transmission-line corridors would not disproportionally and adversely impact low-income
- 10 populations. See Sections 4.5 and 5.5 for more information about environmental justice criteria
- 11 and impacts.
- 12 In addition to environmental justice impacts from building and operations, the cumulative
- 13 analysis considers other past, present, and reasonably foreseeable future actions that could
- 14 contribute to disproportionately high and adverse impacts on minority and low-income
- 15 populations, including other Federal and non-Federal projects and the projects listed in
- 16 Table 9-10. For the analysis of environmental justice impacts at the Keowee site, the
- 17 geographic area of interest is considered to be the 50-mi region centered on the Keowee site.
- 18 The projects identified in Table 9-10 likely did not or would not contribute to environmental
- 19 justice impacts of the region. Therefore, based on information provided by Duke and the review
- 20 team's independent evaluation, the review team concludes there would not be any
- 21 disproportionately high and adverse environmental justice cumulative impacts from the building
- and operation of two nuclear units at the Keowee site in addition to other past, present, and
- 23 reasonably foreseeable future projects, and the cumulative environmental justice impacts would
- be SMALL.

25 9.3.4.7 Historic and Cultural Resources

- 26 The following analysis includes impacts to historic and cultural resources from building and
- 27 operating two new nuclear generating units at the Keowee site in Oconee County,
- 28 South Carolina. The analysis also considers other past, present, and reasonably foreseeable
- 29 future actions that could cause cumulative impacts to cultural resources, including other Federal
- 30 and non-Federal projects as listed in Table 9-10. For the analysis of cultural resources impacts
- 31 at the Keowee site, the geographic area of interest is considered to be the onsite and offsite
- 32 direct, physical and indirect, visual APEs associated with the proposed undertaking. This
- 33 includes direct, physical APEs, defined as the onsite areas directly affected by site development
- and operation activities, as well as offsite areas such as railroad corridors, transmission lines,
- and new reservoirs. Indirect, visual APEs are also included and defined generally as a 1-mi
- 36 radius buffer around the proposed direct, physical APEs, which encompasses the approximate
- 37 maximum distance from which tall structures could be seen.

1 Reconnaissance activities in a cultural resources review have particular meaning. Typically

2 such activities include preliminary field investigations to confirm the presence or absence of

3 historic properties or cultural resources. However, in developing this EIS, the review team relied

upon reconnaissance-level information to perform the alternative sites evaluation in accordance
 with ESRP 9.3 (NRC 2000a). In this context, reconnaissance-level information is data that are

6 readily available from agencies and other public sources. It can also include information

7 obtained through site visits. To identify historic and cultural resources at the Keowee site, the

8 review team relied on the following information:

- Oconee Nuclear Station ER for Operating License Renewal (Duke Energy Corp 1998), Lee
 Nuclear Station COL ER (Duke 2009c)
- An August 2010 informal tour of the Keowee site and visit to the South Carolina Room at the
 Anderson County Public Library in Anderson, South Carolina (NRC 2010c)
- Archival records searches, National Register listings, and cultural resources probability
 assessments provided by Duke (Duke 2010t)
- National Park Service's listing of properties on the National Register (NPS 2011b).

16 Site Description

17 Historically, the Keowee site and vicinity were largely undisturbed and contained intact

18 archaeological resources associated with the past 10,000 years of human settlement. After

19 European colonization, cotton cultivation became common on lands throughout the area. Only

- 20 limited formal cultural resources investigations have been performed within the study area and
- 21 no surveys have covered the direct, physical APEs considered in this analysis (Duke 2010t).
- 22 Duke completed records searches at the South Carolina Department of Archives and History
- and the South Carolina Institute of Archaeology and Anthropology to assemble a list of
- 24 previously recorded cultural resources and historic properties listed, or eligible for listing, on the
- 25 National Register that could be affected if the Keowee site was selected for nuclear plant
- 26 development (Duke 2010t). According to the search results, no cultural resources investigations
- have been completed within the onsite direct, physical APE for the proposed new units or the
- associated reservoir and only limited investigations have been completed in the 1-mi buffer
- areas that constitute the indirect, visual APEs for these developments. The limited surveys
- 30 completed have resulted in the identification of seven cultural resources in the indirect, visual
- 31 APE for the new units, including one Native American mound site, five prehistoric
- 32 archaeological sites, and one National Register-listed historic property. One historic cemetery
- has been previously recorded within the indirect, visual APE for the proposed reservoir. Simple
- predictive modeling analyses completed by Duke (Duke 2010g) further indicate that
 approximately 70 percent of the lands included in the direct, physical APE for the new units,
- 36 57 percent of the lands in the direct, physical APE for the new reservoir, and 80 percent of the

1 lands in the both of the associated indirect, visual APEs exhibit high potential for additional

2 cultural resources (i.e., well-drained soils, less than 15 percent slope, outside active floodplains

3 or areas of seasonal or permanent inundation, largely undisturbed). The South Carolina SHPO

4 has confirmed that no historic or cultural resources are known to exist at the nearby Oconee

5 Nuclear Station (Duke Energy 1998).

6 Building and Operation Impacts

7 In the event that the Keowee site was chosen for the proposed project, the review team 8 assumes that Duke would employ the same methods for identifying and assessing impacts to 9 historic properties and cultural resources as those utilized during assessments at the Lee 10 Nuclear Station site and associated developments. This would include field investigations and 11 coordination with the South Carolina SHPO, interested American Indian tribes, and the public 12 that would be conducted before the initiation of any ground-disturbing activities. The results of 13 these investigations and communications would be used in the site planning process to avoid or 14 mitigate impacts and develop protective measures for any significant resources such as those 15 already listed on the National Register. Duke is committed to this approach for the Lee Nuclear 16 Station site and the review team assumes that Duke would employ the same methods at 17 alternative sites, if chosen for the proposed project (Duke 2009c). Initial archival searches 18 indicate that appropriate mitigations would need to be developed for potential visual or other 19 indirect impacts from the new units on one National Register-eligible Native American mound 20 site that may also have traditional cultural significance for American Indian tribes and one 21 National Register-listed historic architectural property. Additional important historic and cultural 22 resources may also be discovered during new surveys in all APEs. As a result, impacts to 23 cultural resources due to site development and building activities could be noticeable, but not 24 destabilizing with appropriate mitigations implemented. 25 Impacts on historic and cultural resources from operation of the two new nuclear units at the 26 Keowee site as well as parallel and related operations at offsite components such as the new 27 reservoir, railroad line, and short transmission-line corridors would be possible. The review 28 team assumes that Duke Energy's corporate policy for consideration of cultural resources and

associated procedures in the event of an unanticipated discovery of cultural resources would

30 apply to operations at the Keowee site and offsite areas (Duke 2009c). Further, the review

31 team assumes that Duke would negotiate an agreement and associated cultural resources

32 management plan for the Keowee site with the South Carolina SHPO, USACE, and interested

33 American Indian tribes similar to efforts currently underway for the Lee Nuclear Station site.

34 Interested American Indian tribes may also be included in this consultation to address potential

35 operational impacts on the Native American mound site located near the Keowee site. Under

- 36 consistent application of Duke Energy's corporate policy for cultural resources and an
- agreement and cultural resources management plan specific to the Keowee site, impacts on

38 cultural resources due to operations would be negligible.

1 Cumulative Impacts

2 The geographic area of interest for cumulative impacts to historic and cultural resources at the 3 Keowee site corresponds to the onsite and offsite direct (physical) and indirect (visual) APEs 4 defined for the site. As indicated in Table 9-10, past actions in the geographic area of interest 5 that could have affected historic and cultural resources in a manner similar to those associated 6 with the building and operation of the two new units and other project components include the 7 building and operation of the Oconee Nuclear Station and the Keowee Hydroelectric Generating 8 Plant. However, South Carolina SHPO records indicate that no historic or cultural resources are 9 known at the Oconee plant (Duke Energy 1998), so these impacts were likely negligible. 10 Sources at the Anderson County Library indicate that many significant historic and cultural 11 resources were inundated by Lake Keowee and impacts may have also occurred as the 12 associated hydroelectric plant was built (NRC 2010c). Table 9-10 also lists future projects that 13 may similarly impact historic and cultural resources and contribute to cumulative impacts in the 14 geographic area of interest, including transportation improvements associated with the South 15 Carolina Strategic Corridor System Plan (SCDOT 2009b) and new developments associated 16 with future urbanization in the region. These projects could impact historic and cultural 17 resources through ground disturbance or visual impacts to historic settings or architectural 18 properties, but the inclusion of Federal funding in most of these efforts should ensure

19 appropriate mitigation.

20 Summary

21 Cultural resources are non-renewable; therefore, the impact of destruction of cultural resources 22 is cumulative. Based on the information provided by Duke and the review team's independent 23 evaluation, the review team concludes that the cumulative impacts from the past development 24 of the Oconee Nuclear Station and Keowee Hydroelectric Generating Plant, future Federal 25 transportation improvements and urbanization of the area, and the proposed building and 26 operation of two new nuclear units on the Keowee site would be MODERATE. The incremental 27 contribution of building and operating the two new units and associated plant components would 28 be significant to these cumulative impacts given the National Register-listed historic property 29 and potentially sensitive Native American mound site known to exist within the onsite indirect, 30 visual APEs and the geographic area of interest.

31 9.3.4.8 Air Quality

The following impact analysis includes impacts on air quality from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact air quality, including other Federal and non-Federal projects listed in Table 9-10. The air-quality impacts related to building and operating a nuclear facility at the Keowee site would be similar to those at the Lee Nuclear Station site. 1 The Keowee site is located in Oconee County, South Carolina, which is part of the Greenville-

- 2 Spartanburg Intrastate Air Quality Control Region (40 CFR 81.106). The geographic area of
- 3 interest for this resource area is a 50-mi radius of the site, which includes Oconee County.
- 4 Designations of attainment or non-attainment are made on a county-by-county basis. Oconee
- 5 County is designated as being unclassified or in attainment for all criteria pollutants for which
- 6 the NAAQSs have been established (40 CFR 81.341). Criteria pollutants include ozone,
- 7 particulate matter, carbon monoxide, nitrogen oxides, sulfur dioxide, and lead. The closest
- 8 Class 1 Federal Area (i.e., Shining Rock Wilderness Area, North Carolina) is approximately
- 9 40 mi upwind from the Keowee site and it would, therefore, not likely be affected by minor
 10 source emissions from the site. Class I areas are considered of special national or regional
- 11 natural, scenic, recreational, or historic value and are afforded additional air-quality protection.
- As described in Section 4.7, emissions of criteria pollutants from building the two units are
- 13 expected to be temporary and limited in magnitude. As discussed in Section 5.7, emissions of
- criteria pollutants from operations would be primarily from the intermittent use of standby diesel
- 15 generators and pumps. Given the temporary air emissions from construction and intermittent air
- 16 emissions from operation, and that Oconee County is currently designated as being unclassified
- 17 or in attainment for criteria pollutants, the review team concludes the impacts from building and
- 18 operating two new nuclear units on air quality would be minimal.
- 19 Cumulative impacts to air quality resources are estimated based on the information provided by
- 20 Duke and the review team's independent evaluation. Of the projects listed in Table 9-10, only
- 21 one project (the BASF Corporation) is considered a major source of NAAQS criteria air
- 22 pollutants in Oconee County. Other past, present, and reasonably foreseeable activities exist in
- 23 the geographic area of interest that could affect air-quality resources. The impacts on criteria
- 24 pollutants in Oconee County from emissions of effluents from the Keowee site, the nearby
- 25 BASF project, and other projects and activities within 50 mi of the region would not be
- 26 noticeable.
- 27 The greenhouse gas emissions from two nuclear units at the Keowee site would be the same as
- those analyzed in Chapters 4, 5, and 6 for the Lee Nuclear Station site. The cumulative impacts
- 29 of greenhouse gas emissions related to nuclear power are discussed in Section 7.6. The
- 30 impacts of the emissions are not sensitive to location of the source. Consequently, the
- 31 conclusion in Sections 7.6—national and worldwide impacts of greenhouse gas emissions are
- 32 noticeable but not destabilizing—is applicable to two AP1000 reactors located at the Keowee
- 33 site.
- 34 The review team concludes that the cumulative impacts, including those from other past,
- 35 present, and reasonably foreseeable future actions on air-quality resources in the geographic
- 36 area of interest would be SMALL for criteria pollutants and MODERATE for greenhouse gas
- 37 emissions. The incremental contribution of impacts on air-quality resources from building and
- 38 operating two units at the Keowee site would not be significant. The incremental contribution of

1 impacts on air-quality resources from building and operating two units at the Keowee site would

2 not be significant to the MODERATE air-quality impact from greenhouse gas emissions.

3 9.3.4.9 Nonradiological Health Impacts

4 The following analysis considers nonradiological health impacts from building and operating two 5 new nuclear units at the Keowee alternative site. Impacts on nonradiological health at the 6 Keowee site are estimated based on the information provided by Duke and the review team's 7 independent evaluation. The analysis also includes past, present, and reasonably foreseeable 8 future actions that could contribute to cumulative nonradiological health impacts to site workers 9 and the public, including other Federal and non-Federal projects and the projects listed in 10 Table 9-10. For the analysis of nonradiological health impacts at the Keowee site, the 11 geographic area of interest is the immediate vicinity surrounding the Keowee site and the 12 associated transmission-line corridors. This area of interest is based on the localized nature of 13 nonradiological health impacts.

- 14 Building activities with the potential to impact the health of members of the public and workers at
- 15 the Keowee site include exposure to dust, vehicle exhaust, and emissions from construction
- 16 equipment; noise; occupational injuries; and the transport of construction materials and
- 17 personnel to and from the site. The operation-related activities that have the potential to impact
- 18 the health of members of the public and workers include exposure to etiological agents, noise,
- 19 occupational injuries, EMFs, and impacts from the transport of workers to and from the site.

20 Building Impacts

- 21 Nonradiological health impacts to construction workers and members of the public from building
- two new nuclear units at the Keowee alternative site would be similar to those evaluated in
- 23 Section 4.8 for the proposed Lee Nuclear Station site. Duke would comply with applicable
- 24 Federal and State regulations on air quality and noise during the site preparation and building
- 25 phase. The frequency of construction worker accidents would not be expected to be different
- 26 from the frequency of accidents estimated for the Lee Nuclear Station site.
- 27 Section 4.8.3 concluded that the impacts on nonradiological health from the transport of
- 28 construction workers and materials to and from the Lee Nuclear Station site would be minimal.
- 29 The alternative sites range from about 31 percent lower impacts for the Middleton Shoals,
- 30 South Carolina, site to 24 percent lower impacts for the Perkins, North Carolina, site than the
- 31 estimated impacts for the Lee Nuclear Station site. These differences are due solely to
- 32 differences in the average State-specific fatality rates used for construction workers.
- 33 Transportation impacts to nonradiological health at the Keowee site would be minimal.
- 34 The Keowee site is located on a greenfield site directly adjacent to an existing, currently
- 35 operational nuclear facility, surrounded by low- and high-density residential development

- 1 (Duke 2009c). This site would require extensive grading to develop the proposed plant.
- 2 Building activities, including associated transmission lines and offsite supplemental cooling-
- 3 water reservoir at the Keowee site, could create minimal to noticeable temporary air-quality
- 4 (i.e., fugitive dust and emissions from construction equipment) and transportation impacts in
- 5 the vicinity of the site.

6 **Operational Impacts**

- 7 Nonradiological health impacts from operation of two new nuclear units on site workers and
- 8 members of the public at the Keowee site would be similar to those evaluated in Section 5.8 for
- 9 the proposed Lee Nuclear Station site. Occupational health impacts to workers (e.g., falls,
- 10 electric shock or exposure to other hazards) at the Keowee site would likely be the same as
- 11 those evaluated for workers at the Lee Nuclear Station site. Exposure to the public from water-
- 12 borne etiological agents at the Keowee site would be similar to the types of exposures
- 13 evaluated in Section 5.8.1, and the operation of the new nuclear units at the Keowee site would
- 14 not likely lead to an increase in water-borne diseases in the vicinity due to thermal effluent
- 15 limitations prescribed in the plant NDPES permit. Noise and EMF exposure would be monitored
- 16 and controlled in accordance with applicable OSHA regulations. Effects of EMF on human
- 17 health would be controlled and minimized by conformance with NESC criteria.
- 18 The impacts of transporting operations workers to and from the Keowee site range from about a
- 19 2 to 6 percent increase in traffic fatalities in the counties in which the alternative sites are
- 20 located. These differences arise from differences in the average State-specific fatality rates
- 21 used for operations workers and the county-specific baseline annual fatalities. Because these
- 22 increases are small relative to the baseline traffic fatalities (i.e., before the new units are
- constructed) in the counties where Duke has proposed to build the new units, the review team
- concludes that the impacts of transporting construction materials and personnel to and from the
- 25 alternative sites would be minimal. The review team concludes that impacts to site worker and
- 26 public nonradiological health from the operation of the two nuclear units at the Keowee
- 27 alternative site would be minimal.

28 Cumulative Impacts

- 29 Past actions in the geographic area of interest that have similarly affected nonradiological health
- 30 include the development of the Oconee Nuclear Station Units 1, 2 and 3, located adjacent to the
- 31 Keowee site and the development of the Keowee Hydroelectric Station, located approximately
- 1 mi north of the Keowee site. Development of these sites would have caused temporary,
- 33 localized impacts to nonradiological health, but current operation of these facilities would not be
- expected to contribute significantly to cumulative impacts. The hydroelectric station and the
 nuclear stations would be expected to have very low rates of air emissions (associated with
- 36 periodic use of backup generators), and cumulative transportation-related impacts associated
- 37 with the operation of those facilities would be minimal (as discussed above). The Oconee

- 1 Nuclear Station does discharge thermal effluents to the Little River arm of Lake Keowee,
- 2 although the station holds a current NPDES permit that imposes limitations on the temperature
- 3 of the thermal discharge (NRC 1999b), and the Station's contribution to cumulative impacts
- 4 affecting the presence of thermophilic organisms would be minimal. There are no other major
- 5 current projects in the geographic area of interest that would have a cumulative impact on
- 6 nonradiological health in a similar way to the development of the Keowee site.
- 7 There are no proposed future actions that would affect nonradiological health in a similar way to
- 8 development at the Keowee site. However, transmission-line creation and/or upgrading in the
- 9 vicinity of the Keowee site and future urbanization would be expected to occur.
- 10 The review team is also aware of the potential climate changes that could affect human health-
- 11 a recent compilation of the state of knowledge in this area (GCRP 2009) has been considered in
- 12 the preparation of this EIS. Similar to the Lee Nuclear Station site, projected changes in the
- 13 climate for the southeastern region of U.S. during the life of the proposed nuclear station include
- 14 a 2 to 3°F increase in average temperature and a decrease in precipitation in winter, spring, and
- 15 summer, and an increase in precipitation in fall (GCRP 2009). This may result in a small,
- 16 gradual increase in river water temperature, which may alter the presence of microorganisms 17 and parasites in Lake Keowee. While the changes that are attributed to climate change in these
- 18 studies (GCRP 2009) may not be insignificant on a national or global level, the review team did
- 19 not identify anything that would alter its conclusion regarding the presence of etiological agents
- 20 or change the incidence of waterborne diseases in the vicinity of the Keowee site. The review
- 21 team concludes that the cumulative impacts on nonradiological health from building two new
- nuclear units, associated transmission lines, and an offsite reservoir at the Keowee site would
- 23 be minimal.

24 Summary

- 25 Impacts on nonradiological health from building and operating two new units at the Keowee site
- are estimated based in the information provided by Duke and the review team's independent
- 27 evaluation. The review team concludes that nonradiological health impacts on construction
- 28 workers and the public resulting from the building of two new nuclear units, associated
- transmission lines, and offsite reservoir at the Keowee site would be minimal. The review team
- 30 also expects that the occupational health impacts on members of the public and operations
- 31 workers from two new nuclear units at the Keowee site would be minimal. Finally, the review
- team concludes that cumulative nonradiological health impacts from related past, present, and
- 33 future actions in the geographic area of interest would be SMALL. As discussed in Section 5.8,
- 34 the NRC staff is not able to come to a conclusion on the chronic impacts of EMFs.

1 9.3.4.10 Radiological Health Impacts of Normal Operations

2 The following impact analysis includes radiological impacts on the public and workers from 3 building activities and operations for two nuclear units at the Keowee alternative site. The 4 analysis also considers other past, present, and reasonably foreseeable future actions that 5 affect radiological health, including other Federal and non-Federal projects and the projects 6 listed in Table 9-10. As described in Section 9.3.4, the Keowee site is a greenfield site; there 7 are currently no nuclear facilities on the site. The geographic area of interest is the area within 8 a 50-mi radius of the Keowee site. The only facility potentially affecting radiological health 9 within this geographic area of interest is the existing Oconee Nuclear Station, located about 1 mi 10 north of the Keowee site. In addition, medical, industrial, and research facilities that use radioactive material are likely to be within 50 mi of the Keowee site. 11

12 The radiological impacts of building and operating the proposed two AP1000 units at the

13 Keowee site include doses from direct radiation and liquid and gaseous radioactive effluents.

14 These pathways would result in low doses to people and biota offsite that would be well below

15 regulatory limits. The impacts are expected to be similar to those at the Lee Nuclear Station site.

16 The radiological impacts of Oconee Units 1, 2, and 3 include doses from direct radiation and

17 liquid and gaseous radioactive effluents. These pathways result in low doses to people and

18 biota offsite that are well below regulatory limits as demonstrated by the ongoing radiological

19 environmental monitoring program conducted around the Oconee Nuclear Station. The NRC

staff concludes that the dose from direct radiation and effluents from medical, industrial, and

21 research facilities that use radioactive material would be an insignificant contribution to the

22 cumulative impact around the Keowee site. This conclusion is based on data from the

radiological environmental monitoring programs conducted around currently operating nuclear
 power plants. Based on the information provided by Duke and the NRC staff's independent

24 power plants. Based on the information provided by Duke and the NRC staff's independent 25 analysis, the NRC staff concludes that the cumulative radiological impacts from building and

analysis, the NRC staff concludes that the cumulative radiological impacts from building and
 operating the two proposed AP1000 units and other existing and planned projects and actions in

27 the geographic area of interest around the Keowee site would be SMALL.

28 9.3.4.11 Postulated Accidents

29 The following impact analysis includes radiological impacts from postulated accidents from the 30 operation of two nuclear units at the Keowee alternative site. The analysis also considers other 31 past, present, and reasonably foreseeable future actions that affect radiological health from 32 postulated accidents, including other Federal and non-Federal projects and the projects listed in 33 Table 9-10. As described in Section 9.3.4, the Keowee site is adjacent to the existing Oconee 34 Nuclear Station site. The geographic area of interest considers all existing and proposed 35 nuclear power plants that have the potential to increase the probability-weighted consequences 36 (i.e., risks) from a severe accident at any location within 50 mi of the Keowee alternative site. 37 Facilities potentially affecting radiological accident risk within this geographic area of interest are

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1 the existing Oconee Units 1, 2, and 3 and VCSNS Unit 1. In addition, two units (Units 2 and 3)

- 2 have been proposed for the VCSNS site. Nuclear Fuel Services Inc., located in Erwin,
- 3 Tennessee, is also within the geographic area of interest.

4 As described in Section 5.11.1, the NRC staff concludes that the environmental consequences

- 5 of DBAs at the Lee Nuclear Station site would be minimal for AP1000 reactors. DBAs are
- 6 addressed specifically to demonstrate that a reactor design is robust enough to meet NRC
- 7 safety criteria. The AP1000 design is independent of site conditions, and the meteorology of the
- 8 Keowee alternative and Lee Nuclear Station sites are similar; therefore, the NRC staff
- 9 concludes that the environmental consequences of DBAs at the Keowee alternative site would
- 10 be minimal.

11 Assuming the meteorology, population distribution, and land use for the Keowee alternative site 12 are similar to the proposed Lee Nuclear Station site, risks from a severe accident for an 13 AP1000 reactor located at the Keowee alternative site are expected to be similar to those 14 analyzed for the proposed Lee Nuclear Station site. The risks for the proposed Lee Nuclear 15 Station site are presented in Tables 5-14 and 5-15 and are well below the median value for 16 current-generation reactors. In addition, as discussed in Section 5.11.2, estimates of average 17 individual early fatality and latent cancer fatality risks are well below the Commission's safety 18 goals (51 FR 30028). For existing plants within the geographic area of interest (Oconee Units 1, 19 2, and 3 and VCSNS Unit 1), the Commission has determined that the probability-weighted 20 consequences of severe accidents are small (10 CFR Part 51, Appendix B, Table B-1). Finally, 21 according to the Final Environmental Impact Statement for Combined Licenses for Virgil C. 22 Summer Nuclear Station Units 2 and 3, NUREG-1939 (NRC 2011f), the risks from proposed 23 Units 2 and 3 would also be well below risks for current-generation reactors and would meet the 24 Commission's safety goals. There is no irradiated fuel located at Nuclear Fuel Services Inc., 25 and the facility is designed to prevent inadvertent criticalities; therefore, the additional risk is not 26 significant in the evaluation of the cumulative severe accident risk for a nuclear power plant at 27 the Keowee site. On this basis, the NRC staff concludes that the cumulative risks from severe 28 accidents at any location within 50 mi of the Keowee alternative site would be SMALL.

29 9.3.5 The Middleton Shoals Site

30 This section covers the review team's evaluation of the potential environmental impacts of siting 31 two nuclear units at the Middleton Shoals site located in Anderson County, South Carolina. The 32 following sections describe the cumulative impact assessment conducted for each major 33 resource area. The specific resources and components that could be affected by the 34 incremental effects of the proposed action if it were implemented at the Middleton Shoals site, 35 and other actions in the same geographic area were considered. This assessment includes the 36 impacts of NRC-authorized construction, operations, and preconstruction activities. Also 37 included in the assessment are other past, present, and reasonably foreseeable Federal, non-38 Federal, and private actions that could have meaningful cumulative impacts when considered

- 1 together with the proposed action if implemented at the Middleton Shoals site. Other actions
- 2 and projects considered in this cumulative analysis are described in Table 9-14.

Table 9-14. Past, Present, and Reasonably Foreseeable Projects and Other Actions
 Considered in the Middleton Shoals Alternative Site Cumulative Analysis

| Project Name | Summary of Project | Location | Status |
|--|--|--|---|
| Nuclear Energy Projects | i | | |
| Oconee Nuclear Station, Units 1, 2, and 3 | Nuclear power generating plant with 3 units (846 MW(e) each) | Approximately 38 mi north of the Middleton Shoals site | Oconee's three units are currently operational and are licensed through February 6, 2033, October 6, 2033, and July 19, 2034 (NRC 2011a) |
| VCSNS Unit 1 | Nuclear power generating plant with one unit (966 MW(e)) | Approximately 81 mi east of the Middleton Shoals site | VCSNS Unit 1 is currently operational and is licensed through August 6, 2042 (NRC 2011a) |
| VCSNS Units 2 and 3 | Nuclear power generating plant with two Westinghouse AP1000 pressurized water reactors | Approximately 81 mi east of the Middleton Shoals site | Proposed (NRC 2008j) |
| VEGP | Nuclear power generating plant with two units, VEGP 1 (1109 MW(e)) and VEGP 2 (1127 MW(e)) | Approximately 95 mi south-southeast of the Middleton Shoals site | VEGP's two units are operational and licensed through January 16, 2047 and February 9, 2049 (NRC 2011a) |
| VEGP Units 3 and 4 | Nuclear power generating plant with two Westinghouse AP1000 pressurized water reactors | Approximately 95 mi south-southeast of the Middleton Shoals site | Proposed (NRC 2008k) |
| Coal and Natural Gas En | ergy Projects | | |
| John Rainey Generating Station | A 1095-MW, six-unit natural-gas fired peaking facility | Approximately 6 mi north-northwest of Middleton Shoals site | Operational (EPA 2010an, Santee Cooper 2010 |

| Project Name | Summary of Project | Location | Status |
|---|---|---|---|
| Hartwell Energy Facility | A two-unit, 360-MW natural gas-fired facility operated by Oglethorpe Power | Approximately 7 mi northwest of the Middleton Shoals site | Proposed upgrading existing plant controls including turbines (ARRA 2011, EPA 2010ap) |
| Lee Steam Station | A three-unit, 370-MW coal-fired power plant operated by Duke Energy | Approximately 29 mi northeast of the Middleton Shoals site | Operational (Duke Energy 2010p) |
| Plant Carl | A 25-MW generating plant fueled by wood and poultry waste | Approximately 35 mi west of the Middleton Shoals site | Proposed (GDNR 2009) |
| Plant Dahlberg | A ten-unit, 810-MW natural gas-fueled generating plant operated by Southern Company | Approximately 41 mi west of the Middleton Shoals site | Operational (GDNR 2010a) An additional 4 units are proposed (GDNR 2010b) |
| Buzzard Roost Combustion Turbine Station | A 196-MW oil/gas-fired peaking facility | Approximately 48 mi east of Middleton Shoals site | Operational (Duke Energy 2011e) |
| Various small-scale fossil and cogeneration generating facilities | Fossil fuel-fired and cogeneration facilities | Throughout the 50-mi region | Operational |
| Hydroelectric Energy Pr | ojects | | |
| Hartwell Dam and Lake | USACE dam with four 85-MW units and one 80-MW unit | On the Savannah River approximately 8 mi northwest of the Middleton Shoals site | Operational (USACE 2010a) |
| Hartwell Power Plant Federal Contract | \$290,000 funded to upgrade existing plant controls, including turbines | Within 15 mi | In progress (ARRA 2011) |
| Richard B. Russell Dam and Lake | USACE dam with four 75-MW turbines | On the Savannah River approximately 18 mi south-southeast of the Middleton Shoals site | Operational (USACE 2010b) |

| Project Name | Summary of Project | Location | Status |
|---|--|---|-------------------------------------|
| Keowee Hydroelectric Station | A 158-MW two-unit hydroelectric facility operated by Duke Energy | Approximately 38 mi north of the Middleton Shoals site | Operational (Duke Energy 2010q) |
| Yonah Hydroelectric Generating Plant | A 22-MW three-unit hydroelectric facility operated by Georgia Power | In Georgia, approximately 45 mi northwest of the Middleton Shoals site | Operational (Georgia Power 2010) |
| Buzzard's Roost Dam | A 15-MW hydroelectric facility operated by Greenwood County, South Carolina | Approximately 48 mi east of the Middleton Shoals site | Operational (FERC 2011b) |
| Tugalo Hydroelectric Generating Plant | A 22-MW hydroelectric facility operated by Georgia Power | In Georgia, approximately 47 mi northwest of the Middleton Shoals site | Operational (Georgia Power 2010) |
| Jocassee Hydroelectric Station | A 610-MW four-unit pumped-storage hydroelectric facility operated by Duke Energy | On the Keowee River approximately 49 mi north-northeast of the Middleton Shoals site | Operational (Duke Energy 2010r) |
| Tallulah Falls Hydroelectric Generating Plant | A 75-MW hydroelectric facility operated by Georgia Power | In Georgia, approximately 50 mi northwest of the Middleton Shoals site | Operational (Georgia Power 2010) |
| J. Strom Thurmond Dam and Lake | USACE dam with seven 40-MW turbines | On the Savannah River approximately 52 mi southeast of the Middleton Shoals site | Operational (USACE 2010c) |
| Various small-scale hydroelectric projects located on dams, including Ware Shoals Hydroelectric Project, Rocky River Project, Pelzer Upper and Lowe Hydroelectric Projects, and Barnett Shoals. | Run-of-river and dam storage hydroelectric projects ranging from 1-6 MW | Throughout the 50-mi region | Operational (USSD 2010) |

| Project Name | Summary of Project | Location | Status |
|--|--|--|---|
| Other Energy Projects U.S. Department of Energy Savannah River Site | Research and industrial complex | Approximately 91 mi southeast of the Middleton Shoals site | Operational (DOE 2009c) |
| Transportation Projects | | | |
| South Carolina Strategic Corridor System Plan | Strategic system of corridors forming the backbone of the State's transportation system | Statewide | Planning document with no explicit schedules; however, many strategic corridors coincide with routes that would/could be used for development at the Middleton Shoals site ^(j) |
| Anderson County Transportation Grant | \$14.7 million funded to improve highway infrastructure | Within 20 mi | In progress (ARRA 2011) |
| National Forests | | | |
| Sumter National Forest | 371,000-ac national forest | Throughout 40- to 50-mi region | Currently managed by U.S. Forest Service (USFS 2004a) |
| Chattahoochee – Oconee National Forests | 750,000-ac Chattahoochee National Forest, and 115,000-ac Oconee National Forest | Throughout 40- to 50-mi region | Currently managed by U.S. Forest Service (USFS 2004b). Recent land transfers have added additional acreage to the managed forest (USFS 2010b) |
| Other Facilities | | | |
| Mohawk Industries Rocky River Plant | Yarn spinning mill | Approximately 11 mi southeast of the Middleton Shoals site | Operational (EPA 2010aq) |
| Owens Corning | Pressed and blown glass and glassware | 12 mi northeast of the Middleton Shoals site | Operational (EPA 2010ar) |
| Milliken and Co. Sharon Plant | Fabric mill | Approximately 12 mi east of the Middleton Shoals site | Operational (EPA 2010as) |

| Project Name | Summary of Project | Location | Status |
|---|--|--|--|
| Eliskim Inc | Hazardous waste management | 14 mi northeast | Operational (EPA 2004) |
| Michelin Starr Plant | Tire manufacturing | Approximately 14 mi north of Middleton Shoals | Operational (EPA 2011n) |
| Plastic Omnium Auto Exterior | Motor vehicle parts manufacturing | Approximately 20 mi north of Middleton Shoals | Operational (EPA 2011o) |
| Hydro Aluminum North America | Aluminum extruded products | Approximately 23 mi northeast of Middleton Shoals site | Operational (EPA 2011p) |
| Medline Industries | Fabricated rubber products | Approximately 23 mi northeast of Middleton Shoals site | Operational (EPA 2011q) |
| Michelin Sandy Springs Plant | Tire manufacturing | Approximately 23 mi north of Middleton Shoals site | Operational (EPA 2011r) |
| Milliken Pendleton Plant | Fabric finishing | Approximately 28 mi north of Middleton Shoals | Operational (EPA 2011s) |
| Milliken Cushman Plant | Fabric mill | Approximately 28 mi northeast of Middleton Shoals | Operational (EPA 2011t) |
| Fibertech Columns Inc. | Plastic products | Approximately 31 mi north of Middleton Shoals site | Operational (EPA 2011u) |
| Big Creek East Waste Water Treatment Plant | Improvements to take effluents out of Saluda River | Approximately 29 mi northeast of the Middleton Shoals site | Operational. Proposed improvements funded (ARRA 2011). |
| Various Waste Water Treatment Plants | Municipal wastewater treatment | Various locations throughout the region | Operational |
| Surface mines including the Threlko Pits, the Little River Sand Company Mine, and the Anderson Quarry | Surface mining operations for construction materials | Various locations within the region | Operational |
| Little River Sand Company Mine | construction sand and gravel | 15 mi east of the Middleton Shoals site | Operational (EPA 2010at) |

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|----------|-------|---------|
| l able | 9-14. | (contd) |

| Project Name | Summary of Project | Location | Status |
|--|---|---|-----------------------------|
| Hanson Aggregates Southeast Incorporated Anderson Quarry | Crushed and broken granite | 11 mi northeast of the Middleton Shoals site | Operational (EPA 2010au) |
| Mearl Corp Sfm Div | dimension stone | 13 mi west of the Middleton Shoals site | Operational (EPA 2010av) |
| Mohawk Industries | yarn spinning mills | 11 mi southeast of the | Operational |
| Rocky River Plant | | Middleton Shoals site | (EPA 2010aw) |
| S&S Const/Broadway Pit | Miscellaneous | 15 mi northeast of the | Operational |
| | nonmetallic minerals | Middleton Shoals site | (EPA 2010ax) |
| Threlko/Bob Quinn Pit | Miscellaneous | 13 mi southeast of the | Operational |
| | nonmetallic minerals | Middleton Shoals site | (EPA 2010ay) |
| Threlko/Frank Hodges | Miscellaneous | 15 mi southeast of the | Operational |
| Pit #2.1 | nonmetallic minerals | Middleton Shoals site | (EPA 2010az) |
| Threlko/Pit #4 | Miscellaneous | 16 mi southeast of the | Operational |
| | nonmetallic minerals | Middleton Shoals site | (EPA 2010ba) |
| Threlko/Pit #5 | Miscellaneous | 14 mi southeast of the | Operational |
| | nonmetallic minerals | Middleton Shoals site | (EPA 2010bb) |
| Threlko/Pit #6 | Miscellaneous | 14 mi southeast of the | Operational |
| | nonmetallic minerals | Middleton Shoals site | (EPA 2010bc) |
| Threlko/Roger Pit #4.1 | Miscellaneous | 16 mi southeast of the | Operational |
| | nonmetallic minerals | Middleton Shoals site | (EPA 2010bd) |
| Vulcan Const | Crushed and broken granite | 18 mi Northeast of the | Operational |
| Mat/Anderson Quarry | | Middleton site | (EPA 2010be) |
| Other Actions/Projects | | | |
| Elberton Energy Efficiency Grant | \$66,000 funded to improve energy efficiency and reduce fossil fuel emissions | Within 20 mi | In progress (ARRA 2011) |
| Hartwell Lake, Dam, Power Plant, and Clemson Pumping Station Federal Contract | \$1.5 million funded to construct five or six campsites/recreational sites, perform shoreline stabilization work, clean power plant foundation drains, and construction of restroom facilities at Recreation sites | Within 15 mi | In progress (ARRA 2011) |

| Project Name | Summary of Project | Location | Status |
|---|---|-----------------------------|---|
| Department of Commerce Grant to Hart County | \$1.4 million funded to expand broadband access across Georgia by building four new access points to offer affordable high-speed services to underserved areas | Within 20 mi | In progress (ARRA 2011) |
| Abbeville Community Grant | \$10 million funded to Abbeville community to modernize and make long term investments in infrastructure and public facilities that will assist residents living in areas with high unemployment and low income, help prevent crimes, a separate grant for highway infrastructure used anywhere, as well as another highway infrastructure grant to improve transportation. | Within 25 mi | In progress (ARRA 2011) |
| Various hospitals | Medical isotopes | Within 50 mi | Operational in Abbeville, Greenwood, Laurens, Anderson, McCormick, Pickens, Greenville, Oconee Counties, SC, and Hart, Stephens, Banks, Franklin, Jackson, Madison Elbert, Oglethorpe, Wilkes, Clarke, Greene, Taliaferro, Lincoln, McDuffie and Columbia Counties, NC |
| Commercial dairies and poultry farms | Commercial production of animal products | Throughout the 50-mi region | Operational |

| Project Name | Summary of Project | Location | Status |
|---|--|--|--|
| ARRA funded grant for safe drinking water | \$1.3 million funded to the town of Iva for improving drinking water facilities, green infrastructure, program administration, and drinking-water-related activities | Within 10 mi of the Middleton Shoals site | In progress (ARRA 2011) |
| Star-Iva Water and Sewer District Grants and Loans | \$15.5 million funded to improve and update the water lines and water storage tank and related appurtenances | Within 10 mi of the Middleton Shoals site | In progress (ARRA 2011) |
| TEPA Federal Contract for navigation barriers on Russell Lake | \$101,000 funded to aid navigation (boat barrier) on Russell Lake | Within 10 mi of the Middleton Shoals site | Completed (ARRA 2011) |
| Future Urbanization | Construction of housing units and associated commercial buildings; roads, bridges, and railroad; construction of water- and/or wastewater-treatment and distribution facilities and associated pipelines, as described in local land-use planning documents. | Throughout region. | Construction would occur in the future, as described in State and local land-use planning documents. Current projects include public infrastructure development and refurbishment projects funded by the American Recovery and Reinvestment Act of 2009. |

Table 9-14. (contd)

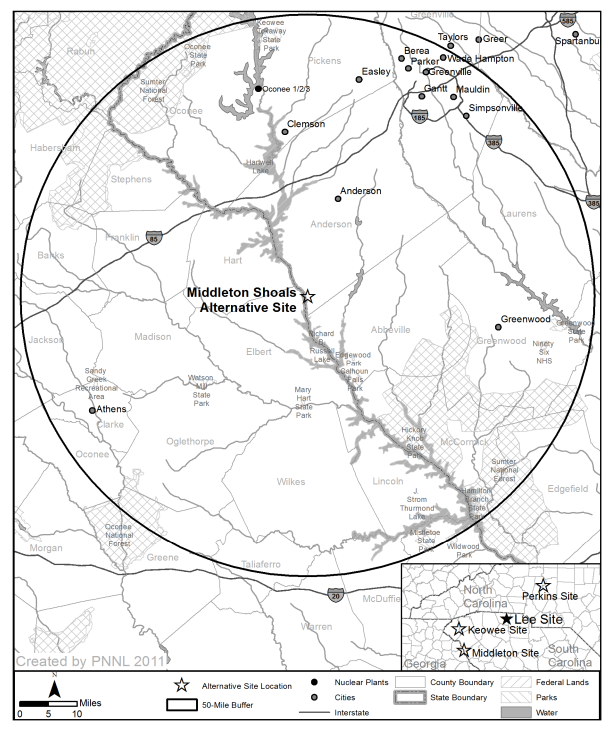
1 Middleton Shoals is an undeveloped greenfield site located on the eastern bank of the

2 Savannah River, approximately 8 mi downstream of Hartwell Dam. The Middleton Shoals site is

3 wholly owned by Duke, and is maintained as forested land. The site would require extensive

4 grading and cut-fill activities to support a two-unit nuclear power facility. Figure 9-8 shows the

5 Middleton Shoals site region.



1 2

Figure 9-8. The Middleton Shoals Site Region

- 1 The Savannah River forms the western boundary of the site; US-187 and US-184 converge and
- 2 form the eastern boundary of the site, with US-184 also providing the southern boundary. Iva,
- 3 South Carolina, is approximately 6 mi east of the site and Anderson, South Carolina, is
- 4 approximately 15 mi north of the site.

5 9.3.5.1 Land Use

- 6 The following analysis addresses impacts to land use from building and operating two new
- 7 nuclear generating units at the Middleton Shoals site in Anderson County, South Carolina. In
- 8 addition to land-use impacts from building and operations, the cumulative analysis for the
- 9 Middleton Shoals site considers other past, present, and reasonably foreseeable future actions
- 10 that could contribute to the cumulative land-use impacts, including other Federal and non-
- 11 Federal projects and the projects listed in Table 9-14.

12 Site Description

- 13 The Middleton Shoals site is located in Anderson County, South Carolina, south of the town of
- 14 Anderson, near the northwest border of South Carolina on the Savannah River/Russell
- 15 Reservoir, and downstream from the Hartwell Dam. Anderson County is primarily rural with
- 16 significant agricultural activities. To the north of Anderson County is Pickens County,
- 17 South Carolina, which includes the town of Clemson. Also included in the 50-mi region of the
- 18 Middleton Shoals site are the large metropolitan areas of Greenville, South Carolina and
- 19 Athens, Georgia. Several State, U.S. and interstate highways currently traverse the area.
- 20 The Middleton Shoals site is a greenfield site, and would require extensive grading and
- 21 development of an offsite supplemental water reservoir for low flow events (Duke 2010g).
- 22 There are no residences located within the Middleton Shoals site. The site grade elevation is
- 23 550 ft with a maximum flood elevation of 450 ft; therefore, no flood plains exist onsite (Duke
- 24 2009c). Very little residential development exists in the vicinity of the site where the
- supplemental pond and ancillary facilities would be built. SC 187 and SC 184 meet near the
- site and connect to SC 81 and SC 181.

27 Building and Operation Impacts

- 28 Based on information provided by the applicant and the review team's independent assessment,
- 29 development of the proposed new units would require about 450 ac on the Middleton Shoals
- 30 site (Duke 2009c) and a 3700-ac supplemental cooling reservoir offsite (Duke 2010g). A
- 31 15.3-mi railroad spur would have to be built to support construction deliveries. Widening of
- 32 current roads, realignment of 7 mi of road, and development of a new access road would also
- be needed. Approximately 12.6 mi of transmission-line corridor would be built as well as 1 mi of
- 34 cooling-water pipeline (Duke 2010g). When routing the transmission line, Duke would avoid
- 35 populated areas and residences; however, land currently used for forests or timber production

1 would be altered. These areas would be replaced with grasses and other types of ground cover

- 2 (Duke 2009c). Table 9-15 summarizes expected land-use impact parameters for the Middleton
- 3 Shoals site, supplemental reservoir, and ancillary facilities.

| Parameter | Value | Source |
|--|---------|------------|
| Required project area | 450 ac | Duke 2009c |
| Number of supplemental water reservoirs | 1 | Duke 2009c |
| Supplemental water reservoirs | 3700 ac | Duke 2010g |
| Ancillary facilities | 450 ac | Duke 2010g |
| Number of new transmission-line routes | 1 | Duke 2010g |
| Total transmission-line corridor distance (270-ft-wide corridor) | 12.6 mi | Duke 2010g |
| Railroad spur distance (100-ft-wide corridor) | 15.3 mi | Duke 2010g |
| Cooling-water pipeline (50-ft-wide corridor) | 1.0 mi | Duke 2010g |
| Road realignment (100-ft-wide corridor) | 7.0 mi | Duke 2010g |

Table 9-15. Land-Use Impact Parameters for the Middleton Shoals Site

5 Cumulative Impacts

4

- 6 For the analysis of land-use impacts at the Middleton Shoals site, the geographic area of 7 interest is considered to be the 50-mi region centered on the Middleton Shoals site, which 8 includes all transmission-line corridors. Land-use planning for transmission-line routing over 9 wide areas must consider land-use plans of adjoining counties and other land-managing 10 agencies, rather than considering one county in isolation. Furthermore, in predominantly rural 11 settings such as that surrounding the Middleton Shoals site, land-use changes occurring 12 substantial distances away from a project site can substantially influence land-use planning 13 decisions close to the site. Roads and other public facilities and services in rural areas tend to 14 serve people who are spread thinly but broadly over large portions of the landscape. Therefore 15 land-use changes can affect roads and other facilities at greater distances than similar changes 16 in more densely populated areas.
- 17 The proposed project would indirectly result in land conversions to residential areas, roads, and 18 businesses to accommodate growth, new workers, and services related to the proposed nuclear 19 facility. Other reasonably foreseeable projects in the area that could contribute to an increase in 20 urbanization include potential development of new residences within easy commuting distance 21 of the new plant and the development and upgrading of local roads and highways. Because the 22 other projects described in Table 9-14 do not include any reasonably foreseeable changes in 23 land-use types within 50 mi of the Middleton Shoals site, other than general growth and 24 urbanization development discussed above, there would not be any significant additional 25 cumulative impacts on land use from those activities.

1 As described above, building the proposed facilities, new transmission-line corridors, inundation

2 for a supplemental water reservoir, and building the water intake and railroad spur to support

3 the new units have the potential to affect as much as 4600 ac of land. The overall impact of

4 these activities on land use would be noticeable and permanent, particularly in the area

5 containing the supplemental reservoir. If additional transmission lines are built from other

6 energy projects, there would be a further cumulative land-use impact from the additional amount

of land converted to utility corridor use for transmission lines. Because transmission lines are
 often co-located and are relatively narrow, the review team expects that the cumulative impact

often co-located and are relatively narrow, the review team expects that the cumulative impact
would be consistent with the land-use plans and zoning regulations of the affected counties.

10 Nonetheless, consistent with previous discussions, new transmission-line corridors could

11 noticeably alter the land-use classification acreage proportions within geographic area of

12 interest.

13 Due to the potential reclassification of acreage within the region for the project, the

14 transmission-line development and the supplemental reservoir, the review team concludes that

15 the cumulative land-use impacts associated with the proposed project at the Middleton Shoals

16 site and other projects in the geographic area of interest would be MODERATE. Considering

17 the land needs noted above, building and operating two new nuclear units at the Middleton

18 Shoals site would be a significant contributor to these impacts.

19 9.3.5.2 Water Use and Quality

20 This section describes the review team's assessment of impacts to water use and quality

21 associated with building and operating two new nuclear units at the Middleton Shoals site. The

22 assessment also considers other past, present, and reasonably foreseeable future actions that

23 affect water use and quality, including the other Federal and non-Federal projects listed in

Table 9-14. The Middleton Shoals site hydrology, water use, and water quality are discussed in

25 the ER (Duke 2009c) and in Duke (2010l).

The geographic area of interest for the Middleton Shoals site is considered to be the drainage
 basin of the Savannah River upstream and downstream of the site because this is the resource

that would be affected if the proposed project were located at the Middleton Shoals site. For

groundwater, the geographic area of interest is limited to the site because Duke has indicatedno plans for use of groundwater to build and operate the plant (Duke 2009c).

31 The cooling- and service-water supply for a two-unit nuclear generating station located at the

32 Middleton Shoals site would be Russell Reservoir. The USACE manages Russell Reservoir

33 and Duke notes that "supplemental make-up cooling water would be required at the Middleton

34 Shoals site whenever the USACE declares a drought stage of three (3) or greater" (Duke

2010l). Declaration of drought stage 3 is based on water levels in Lake Hartwell, which is

36 upstream of Russell Reservoir and water levels in Lake Thurmond, which is downstream of

37 Russell Reservoir. Russell Reservoir is listed as impaired by South Carolina for mercury in fish

tissue and the Savannah River downstream of the alternative site location is listed as impaired
 for mercury, fecal coliform, and turbidity (EPA 2010am).

3 Building Impacts

4 Because the building activities at the Middleton Shoals site would be similar to those at the Lee 5 Nuclear Station site, the review team estimated that the water needed for building activities at 6 the Middleton Shoals site would be identical to the proposed amount of water use for building at 7 the Lee Nuclear Station site. Consistent with the Lee Nuclear Station, the review team 8 assumed that groundwater would not be used. During building activities at the Lee Nuclear 9 Station site, the average estimated water use is projected to be 250,000 gpd or 0.39 cfs 10 (Table 3-5). The review team assumed that surface water from Russell Reservoir would be 11 used at the Middleton Shoals site for potable and sanitary use as well as for various building-12 related activities. This water-use rate is inconsequential when compared to the volume of 13 Russell Reservoir. The review team assumed that building activities could cease, if needed, 14 during drought emergency conditions without any significant overall impact to schedule. 15 Because the surface-water withdrawal would be minor compared to the reservoir volume and 16 because the withdrawal from the reservoir would be temporary and limited to the building 17 period, the review team concludes that the impact of surface-water use for building the potential 18 units at the Middleton Shoals site would be minimal. 19 Duke stated that it would need to develop a cooling-water reservoir at the Middleton Shoals site 20 to support station operations. Historically, Lake Hartwell and Lake Thurmond have been in a 21 Stage 3 drought designation for up to 158 days (Duke 2010). Development of two nuclear units 22 at the Middleton Shoals site would require building an additional reservoir with a storage 23 capacity of 115,000 ac-ft to provide cooling water for plant operations during droughts. Cooling 24 water would be supplied from Russell Reservoir (Duke 2009c). Duke would alter the drainage 25 of a tributary creek to the Savannah River to create the storage volume needed to supply 26 cooling water during future droughts of the magnitude experienced in the historical worst case 27 drought (Duke 2010I). Because a single creek would be affected and the drainage area is small

- relative to the area of the Savannah River basin, changes to flow in the Savannah River systemas a result of building the reservoir would not be detectable.
- As stated above, the review team assumed that no groundwater would be used to build the units at the Middleton Shoals site. The review team also assumed that the impact of dewatering the excavations needed for building two units at the site would be temporary and minor at the Middleton Shoals site because technology (such as slurry walls, grouting) is readily available to control water inflow to the excavation if needed. Therefore, because there would be no groundwater use and the impact of dewatering would be temporary and minor, the review team determined that there would be minimal impact on groundwater resources.

1 Surface-water quality could be affected by surface-water runoff during site preparation and the

- 2 building of the facilities. The SCDHEC would require Duke to develop an SWPPP. The
- 3 SWPPP would identify BMPs to control the impacts of stormwater runoff. The review team
- 4 anticipates that Duke would construct new detention and infiltration ponds and drainage ditches
- 5 to control delivery of sediment from the disturbed area to nearby waterbodies. Sediment carried
- 6 with stormwater from the disturbed area would settle in the detention ponds and the stormwater
- 7 would infiltrate into the shallow aquifer. As a result, stormwater runoff is not anticipated to affect
- 8 water quality in the Russell Reservoir. Therefore, during building activities, the surface-water 9 quality impacts near the Middleton Shoals site would be temporary and minimal.
- 10 While building new nuclear units at the Middleton Shoals site, impacts on groundwater quality
- 11 may occur from leaching of spilled effluents into the subsurface. The review team assumes that
- 12 the BMPs Duke has proposed for the Lee Nuclear Station site would also be in place during
- 13 building activities at the Middleton Shoals site, and therefore the review team concludes that
- 14 any spills would be quickly detected and remediated. As discussed in Section 4.2.3.1, the
- 15 development of an SWPPP with its call for implementation of BMPs would minimize water-
- 16 quality impacts. Because any spills related to building activities would be quickly remediated
- 17 under BMPs, and the activities would be temporary, the review team concludes that the
- 18 groundwater-quality impacts from building at the Middleton Shoals site would be minimal.

19 **Operational Impacts**

- 20 The review team assumed that the cooling-water system for the proposed plant, if built and
- 21 operated at the Middleton Shoals site, would be similar to that proposed at the Lee Nuclear
- 22 Station site; specifically, the cooling-water system would withdraw water from Russell Reservoir,
- 23 use cooling towers, and blowdown would be discharged back to Russell Reservoir.
- Duke proposes a new reservoir with a storage capacity of 115,000 ac-ft at the Middleton Shoals site would provide supplemental water when adequate water from Russell Reservoir may not be available (Duke 2010I). Duke did not provide details of the cooling-water intake and effluent discharge locations. However, it is standard practice for power plants to design cooling-water intake and effluent discharge locations such that recirculation of discharged effluent to the
- 29 intake does not occur.
- 30 Duke determined that the total amount of water required to operate two units would be
- approximately 35,000 gpm (78 cfs). About 2000 gpm (4.5 cfs) would be used for the screen
- 32 wash system and thus return to the river at the intake location. As indicated for the Lee Nuclear
- 33 Station in Chapter 3, consumptive losses through evaporation and drift from cooling two units
- would be approximately 24,700 gpm (55 cfs) (Duke 2009c). The remaining 18 cfs would be
- 35 returned via pipeline to the lake at the discharge location.

1 The source of water for this site would be from Russell Reservoir which would support the 2 55 cfs consumptive withdrawal for the new units. A 115,000 ac-ft supplemental water reservoir 3 would need to be built to supply water during low water availability periods. When water levels 4 in Lake Hartwell and Thurmond Lake drop below drought stage 3 levels, water from a 5 supplemental water storage reservoir would be required or operation of the plant would need to 6 be curtailed. The proposed 115,000 ac-ft reservoir would allow the plant to operate for 7 158 days without relying on Russell Reservoir (Duke 2010l). Based on the small fraction of 8 available water that would be used during normal conditions and the availability of the proposed 9 water storage reservoir for use during low water availability periods, the review team determined 10 that the operational impact of the proposed plant at the Middleton Shoals site on surface water 11 would be minimal. Similar to the Lee Nuclear Station, the reservoir refill rate was assumed to 12 be 200 cfs. This would be limited based on current reservoir conditions and would only be used 13 after the reservoir had been drawn down to provide water for plant operation during drought 14 periods.

15 As stated above, the review team assumed that no groundwater would be used to operate the

16 units at the Middleton Shoals site. Therefore, because there would be no groundwater use, the

- 17 review team determined that there would be no impact on groundwater resources.
- 18 During the operation of the proposed plant at the Middleton Shoals site, impacts on surface-
- 19 water quality could result from stormwater runoff, discharges of treated sanitary and other
- 20 wastewater, and blowdown from cooling towers into the Russell Reservoir. The review team
- assumed that the blowdown rate would be the same as that at the Lee Nuclear Station site,
- 22 8216 gpm (18 cfs). Blowdown would be regulated by SCDHEC pursuant to 40 CFR Part 423
- and all discharges would be required to comply with limits established by SCDHEC in an
- 24 NPDES permit.
- The SCDHEC would require Duke to develop an SWPPP. The plan would identify measures to be used to control stormwater runoff. Because stormwater controls would be in place and blowdown discharges would be regulated under an NPDES permit, the review team concludes that the impacts on surface water quality from operation of two nuclear units at the Middleton
- 29 Shoals site would be minimal.
- 30 During the operation of new nuclear units at the Middleton Shoals site, impacts on groundwater
- 31 quality could result from potential spills. Spills that might affect the quality of groundwater would
- be prevented or remediated by using BMPs. Because BMPs would be used to quickly
- 33 remediate spills and no intentional discharge to groundwater should occur, the review team
- concludes that the impacts on groundwater quality from operation of two nuclear units at the
- 35 Middleton Shoals site would be minimal.

1 Cumulative Impacts

- 2 In addition to water-use and water-quality impacts from building and operations activities,
- 3 cumulative impacts analysis considers other past, present, and reasonably foreseeable future
- 4 actions that affect the same environmental resources. For the cumulative analysis of impacts on
- 5 surface water, the geographic area of interest for this alternative site is considered to be the
- 6 drainage basin of Savannah River upstream and downstream of the site because it is the
- 7 resource that would be affected by the proposed project.
- 8 Key actions that have past, present, and future potential impacts on surface-water supply and
- 9 surface-water quality in this drainage basin include the operation of the Russell Dam that forms
- 10 Russell Lake and other dams and reservoirs upstream and downstream of the Middleton Shoals
- 11 site. Upstream is Lake Hartwell created by Hartwell Dam and Lake Keowee created by dams
- 12 on the Keowee River (Keowee Dam) and on the Little River (Little River Dam). Upstream of
- 13 Lake Keowee is the Jocassee Hydroelectric Station, a 610-MW pumped storage facility that
- 14 creates Lake Jocassee. Downstream of the site is Thurmond Lake and Thurmond Dam. These
- 15 dams increase the reliability of water supply to the region and to provide power.
- 16 The Oconee Nuclear Station, which includes three 846-MW units and is located upstream on
- 17 Lake Keowee, has past, present, and future impacts on water quality and water supply in the
- 18 region because it uses Lake Keowee as a source of cooling water. Additional actions that have
- 19 past, present, and future potential impacts on water supply and water quality in the Savannah
- 20 River basin include operating SCE&G's Urquhart Station (a fossil-fueled electrical generating
- 21 plant) (SCE&G 2009a, b), operating and decommissioning DOE facilities at the Savannah River
- 22 Site, operating two existing nuclear power plants at the Vogtle site, building and operating two
- 23 new power plants proposed for the Vogtle site (NRC 2008i), and other municipal and industrial
- 24 activities in the Savannah River basin.
- 25 The GCRP has compiled the state of knowledge in climate change (GCRP 2009). This
- 26 compilation has been considered in the preparation of this EIS. The projections for changes in
- 27 temperature, precipitation, droughts, and increasing reliance on aquifers within the Savannah
- 28 River basin are similar to those at other alternative sites in the region. These regional changes
- are discussed in Section 7.2 of this EIS.

30 Cumulative Water Use

- 31 Based on a review of the GCRP assessment of the Southeast United States region, the review
- 32 team conservatively estimated a decrease in streamflow of 10 percent over the life of the
- 33 station. This reduction in stream flow will result in a higher incidence of times when water levels
- in Lake Hartwell and Lake Thurmond drop below drought stage 3 levels and use of the
- 35 supplemental reservoir would be needed. The review team also considered the increased water
- 36 demands associated with an increased population in the region. The SCDNR indicates that

"water demand for industry, public supply, crop and golf course irrigation, and domestic use is
 expected to increase by nearly 50 percent between the years 2000 and 2045" (SCDNR 2004).

3 By considering the impact of climate change on historical flows and allowing for continued

4 increase in water demand due to population growth in the region, the review team determined

5 that the reservoir would be needed more frequently as time goes on and, in some instances, the

6 plant would exhaust its water supply and the units might be required to derate or cease

7 operation.

8 The impacts of the other projects listed in Table 9-14 are considered in the analysis included

- 9 above or would have little or no impact on surface-water use. The projects believed to have
- 10 little impact are excluded from the analysis either because they are too distant from the

11 Middleton Shoals site, use relatively little or no surface water, or have little or no discharge to

12 surface water. Some projects (e.g., park and forest management) are ongoing, and changes in

13 their operations that would have large impacts on surface-water use appear unlikely.

- 14 The review team determined that the cumulative impacts to water supply associated with
- 15 operation of the proposed units, other water users, climate change, and population growth
- 16 would be MODERATE, but the incremental impact associated with water use for the Middleton
- 17 Shoals site was determined not to be a significant contributor to the MODERATE impact.
- 18 As stated above, the review team assumed that no groundwater would be used to build or
- 19 operate the units at the Middleton Shoals site and that groundwater impacts from dewatering
- 20 would be temporary and minor. Therefore, the review team determined that the Middleton
- 21 Shoals site by itself would have minimal impact on groundwater resources.

22 Other projects listed in Table 9-14 are, for the most part, 7 or more miles away from the

- 23 Middleton Shoals site and so will not contribute to a cumulative impact on groundwater supply.
- 24 Because groundwater-use impacts are limited and temporary due to aquifer dewatering during
- the building phase, and other projects are not anticipated near the Middleton Shoals site, the

review team concludes that cumulative impacts on groundwater use at the alternative site wouldbe SMALL.

28 Cumulative Water Quality

29 Point and non-point sources have affected the water quality of the Savannah River upstream

30 and downstream of the Middleton Shoals site. The Savannah River appears on

31 South Carolina's list of impaired waters for a variety of parameters including the presence of

32 mercury in fish tissue (SCDHEC 2011c); Russell Reservoir appears on the list for the presence

33 of mercury and PCB in fish tissue. The impacts of other projects listed in Table 9-14 are either

34 considered in the analysis included above or would have little or no impact on surface-water

35 quality. Therefore, the review team concludes that the cumulative impact on surface-water

quality of the receiving waterbody would be MODERATE. Water-quality information presented
above for the impacts of building and operating the proposed new units at the Middleton Shoals
site would also apply to evaluation of cumulative impacts. As mentioned above, the State of
South Carolina requires an applicant to develop an SWPPP. The plan would identify measures
to be used to control stormwater runoff. The blowdown would be regulated by EPA pursuant to

6 40 CFR Part 423 and all discharges would be required to comply with limits established by

7 SCDHEC in an NPDES permit. Such permits are designed to protect water quality. Therefore,

because industrial and wastewater discharges from the proposed units would comply with
 NPDES permit limitations and any stormwater runoff from the site during operations would

10 comply with the SWPPP, the review team concludes that building and operating the proposed

11 units at the Middleton Shoals site would not be a significant contributor to cumulative impacts on

12 surface-water quality.

13 Other projects listed in Table 9-14 are, for the most part, 7 or more miles away from the

14 Middleton Shoals site and so would not contribute to a cumulative impact on groundwater

15 quality in the region of interest. The review team also concludes that with the implementation of

16 BMPs, the cumulative impacts of groundwater quality from building and operating two new

17 nuclear units at the Middleton Shoals site would likely be minimal. Therefore, the cumulative

18 impact on groundwater quality would be SMALL.

19 9.3.5.3 Terrestrial and Wetland Resources

20 The following analysis includes impacts from building and operating the proposed new facilities

21 on terrestrial ecology resources at the Middleton Shoals site. The analysis also considers past,

22 present, and reasonably foreseeable future actions that affect the terrestrial ecological

resources, including other Federal and non-Federal projects and the projects listed in

24 Table 9-14. For the analysis of terrestrial ecological impacts at the Middleton Shoals site, the

25 geographic area of interest includes portions of Anderson and Abbeville Counties,

26 South Carolina, and portions of Elbert and Hart Counties, Georgia, that are within a 15-mi radius

27 of the Middleton Shoals site. This area encompasses the supplemental cooling-water reservoir

and all the ancillary facilities (one transmission line, a cooling-water pipeline, a railroad spur,

and a road alignment), and the important animal and plant species and communities that could

30 be potentially affected. The 15-mi distance was used by SCDNR for their species and

31 community of concern occurrence analysis. Because the 15-mi distance encompassed roughly

32 two-thirds of the land area of the affected counties in Georgia, county-wide records of species

and communities from the Georgia Department of Natural Resources (GDNR) were also used.

34 In developing this EIS, the review team relied upon reconnaissance-level information to perform

35 the alternative site evaluation in accordance with ESRP 9.3 (NRC 2000a). Reconnaissance-

36 level information is data that are readily available from agencies and other public sources such

37 as scientific literature, books, and Internet websites. It also can include information obtained

through site visits. To identify terrestrial resources at the Middleton Shoals site, the review team
 relied primarily on the following information:

- A tour of the Middleton Shoals alternative site in April 2008 and a tour of the Middleton
 Shoals site and reservoir site in August 2010 (NRC 2010c)
- Responses to requests for additional information provided by Duke (Duke 2010g)
- FWS Endangered Species Program database for South Carolina (FWS 2011d) and Georgia
 (FWS 2010f), and South Carolina and Georgia Natural Heritage Program (GDNR 2010c;
 SCDNR 2010c) county record information
- Correspondence regarding species occurrence from the SCDNR (SCDNR 2011d).

10 Site Description

- 11 The Middleton Shoals site is situated within the Piedmont ecoregion in South Carolina (Griffith
- 12 et al. 2002). As described in Section 7.3.1, the Piedmont ecoregion has been altered to a great
- 13 extent since European settlement, primarily because of farming, agriculture, and silviculture.
- 14 National Land Cover Data based on 2006 imagery (MRLC 2011) indicate that land cover within
- 15 a 15-mi radius of the Middleton Shoals plant site consists of forest (~48 percent), including
- 16 deciduous forest (~29 percent), evergreen forest (~18 percent), and mixed forest (~1 percent);
- 17 early succession shrub/scrub and grassland/herbaceous cover (~11 percent); wetlands (mostly
- 18 woody) (~2 percent); agriculture (pasture and cultivated crops) (~22 percent); developed land
- 19 (~8 percent); and open water (~9 percent). Forest habitat is highly fragmented, with much of it
- 20 occurring in the area surrounding Lake Russell.

21 Duke provided a description of the vegetation cover types within a 2500-ft radius of the center of 22 the Middleton Shoals site, covering about 450 ac. Cover types consist of pine/mixed hardwood 23 (144 ac), upland scrub (104 ac), mixed hardwood (99 ac), pine (58 ac), mixed hardwood/pine (21 ac), open/field/meadow (13 ac), and open water (11 ac). Wetlands do not occur within this 24 area at the Middleton Shoals site (Duke 2009c). Hardwood and mixed hardwood forest, which 25 provide higher quality habitat to wildlife than pine or open/field/meadow, comprise 264 ac or 26 27 about 60 percent of the Middleton Shoals site. As described in Section 9.3.5.1, operation of 28 new facilities at the Middleton Shoals site would require one offsite supplemental cooling-water 29 reservoir, and ancillary facilities consisting of a railroad spur, a transmission line, a cooling-30 water pipeline, and a road realignment.

- 31 The staff visited the Middleton Shoals site in April 2008 and the Middleton Shoals site and the
- 32 site of the cooling-water reservoir in August 2010 (NRC 2008d, 2010d). The presumed power
- 33 block area consists mostly of mature pine forest with a hardwood understory that is being
- 34 actively managed, as evidenced by recent thinning. The cooling reservoir watershed consists of
- 35 an approximately 40-yr-old hardwood forest riparian corridor surrounded by managed pine

1 forests interspersed with agricultural fields. The reservoir site watershed is characteristic of 2 small stream watersheds in the Piedmont ecoregion.

3 Federally Listed and State-Ranked Species

4 Duke provided no field survey information for the Middleton Shoals site. The review team is not

5 aware of any biological field surveys of the area of the Middleton Shoals site, or the site of the

6 cooling-water reservoir, the transmission-line corridor, water-pipeline corridor, railroad corridor,

7 or road realignment.

8 The presence/absence of Federally listed and State-ranked species in the project footprint

9 cannot be ascertained without site-specific field surveys. However, a query of the South

10 Carolina rare, threatened, and endangered species inventory database (SCDNR 2011d) and

11 county-wide records from the Georgia rare species and natural community database (GDNR

- 12 2010c) identified 24 plant and animal species that are either Federally listed as endangered or
- 13 are ranked by the States of South Carolina and Georgia as critically imperiled, imperiled, or rare
- 14 (Table 9-16) in Anderson and Abbeville Counties, South Carolina, and Elbert and Hart Counties,
- 15 Georgia. One of the State-ranked animal species in South Carolina and Georgia (bald eagle)

16 and some of the State-ranked plant species in Georgia also have been assigned a State

- 17 protection status as threatened or endangered (Table 9-16). The State ranking (in addition to
- 18 the Federal listing) provides a common basis for comparing important animal and plant species

19 among the Lee, Perkins, Keowee, and Middleton Shoals sites.

20 Of the 24 species documented in Table 9-16, one is Federally listed as endangered, Michaux's

21 sumac. Michaux's sumac occurs in sandy or rocky open woods, usually on ridges with a

22 disturbance history (periodic fire, prior agricultural use, maintained transmission right-of-way).

23 Michaux's sumac is presumed to be extirpated in South Carolina (Table 9-16), and the only

24 confirmed extant population in Georgia is in Elbert County (FWS 2010f), which is across the

25 Savannah River from the Middleton Shoals site. This species is not known to occur within or

26 near the Middleton Shoals site or the site of the cooling-water reservoir. However, as noted

above, open field, early successional habitat is present within the geographic area of interest

and on the Middleton Shoals site. Therefore, suitable habitat for this species could be present

29 on the Middleton Shoals site and the site of the cooling-water reservoir and ancillary facilities.

30 Two State-ranked plant species, pale yellow trillium (*Trillium discolor*) and southern Adder's

31 tongue fern (*Ophioglossum vulgatum* [= *O. pusillum*]), have been documented within the vicinity

32 of the railroad spur (Duke 2010). Pale yellow trillium occurs in rich cove forests and is restricted

to the Savannah River drainage (Weakley 2010). It is not known from Anderson or Abbeville

Counties, South Carolina, but is known from Elbert and Hart Counties, Georgia, where it is

35 considered to be critically imperiled (Table 9-16). Southern adder's tongue fern occurs in moist

36

| Table 9-16. | Table 9-16. Terrestrial Federally Listed Species and State-Ranked Species within 15 mi of the Middleton Shoals Site |
|-------------|---|
| | in Anderson and Abbeville Counties, South Carolina, and County-Wide Across Elbert and Hart Counties, |
| | Georgia |

| | | | SC State Rank/ | GA State Rank/ | | |
|-------------------------------------|------------------------|----------------------------------|-------------------------------------|-------------------------------------|---------------------------------|---|
| Scientific Name | Common Name | Federal Status ^(a) | Protection Status ^(b) | Protection Status ^(b) | Counties of Occurrence | Habitat ^(c) |
| Mammals | | | | | | |
| Sylvilagus aquaticus | swamp rabbit | ı | S2 | NA | Anderson | mature forests in floodplains, bottomlands, riparian areas |
| Birds | | | | | | |
| Haliaeetus leucocephalus | bald eagle | BGEPA | S2/ST | S2/T | Abbeville, Anderson, Hart | major rivers, large lakes, reservoirs ^(d) |
| Tyto alba | barn owl | ı | S4 | S3 | Hart | nests in buildings, caves, crevices on cliffs, burrows, and hollow trees |
| Plants | | | | | | |
| Clematis ochroleuca | curly-heads | | NA | S2 | Elbert | dry woodlands and woodland borders |
| Collinsonia verticillata | whorled horse- balm | ı | S3 | NA | Abbeville, Anderson | rich moist (cove) forests to dry oak forests |
| Juniperus communis var. depressa | ground juniper | | SNR | S1 | Elbert | in thin soil around rock outcrops on mountain summits and Piedmont monadnocks and rocky bluffs |
| Lithospermum tuberosum | tuberous gromwell | ı | S1 | AN | Abbeville | nutrient-rich forests |

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| | | F | Table 9-16. (contd) | (contd) | | |
|---|----------------------------------|----------------------------------|--|--|---------------------------|---|
| Scientific Name | Common Name | Federal Status ^(a) | SC State Rank/ Protection Status ^(b) | GA State Rank/ Protection Status ^(b) | Counties of Occurrence | Habitat ^(c) |
| Lotus helleri (=Acmispon helleri) | Carolina trefoil | I | ΥN | S1/E | Elbert | dry woodlands and openings, originally probably prairie-like sites, now along roadbanks, railroads, powerline rights-of- way |
| Lysimachia fraseri | Fraser's loosestrife | ı | S3 | AN | Anderson | hardwood forests, forest edges and roadbanks, thin soils around rock outcrops |
| Monotropsis odorata | sweet pinesap | I | S2 | S1/T | Elbert | dry to mesic upland woods under oaks and/or pines |
| Ophioglossum vulgatum (= O. pusillum) | southern adder's- tongue fern | | S2 | AN | Abbeville | moist streamside meadows |
| Pachysandra procumbens | Allegheny-spurge | ı | S2 | S1 | Abbeville | moist rich woods |
| Platanthera lacera | green-fringe orchis | ı | S2 | ΡN | Abbeville, Anderson | swamps, bogs, seepages |
| Quercus oglethorpensis | Oglethorpe oak | I | S3 | S2/T | Elbert | bottomland forests, upland oak flats |
| Rhus michauxii | dwarf sumac | ш | SX | S1/E | Elbert | sandy or rocky open woods, usually on ridges with a disturbance history (periodic fire, prior agricultural use, maintained right-of-way) ^(e) |

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| Scientific Name | Common Name | Federal Status ^(a) | SC State Rank/ Protection Status ^(b) | GA State Rank/ Protection Status ^(b) | Counties of Occurrence | Habitat ^(c) |
|---|---|---|--|---|--|---|
| Sedum pusillum | granite stonecrop | ı | S2 | S3/T | Elbert | granite outcrops |
| Scirpus expansus | woodland bulrush | ı | NA | S1 | Elbert | bogs, marshes, streambeds |
| Thermopsis fraxinifolia | ash-leaf bush-pea | | AN | S2 | Elbert | dry slopes and ridges |
| Tradescantia roseolens | rosy spiderwort | | NA | S2 | Elbert, Hart | dry sandy woodlands |
| Trillium discolor | pale yellow trillium | | S4 | S1 | Elbert, Hart | rich cove forests, restricted to the Savannah River drainage |
| Trillium lancifolium | lanceleaf trillium | ı | S1 | S3 | Elbert | rich forests, floodplain forests |
| Trillium rugelii | southern nodding trillium | ı | S2 | NA | Abbeville, Anderson | rich woodlands and forests |
| Viola tripartita var. glaberrima | smooth three- parted violet | ı | S1 | NA | Abbeville | rich woods ^(f) |
| Viola tripartita var. tripartita | three-parted violet | ı | S3 | NA | Abbeville, Anderson | rich woods ^(f) |
| (a) Federal status: E = endangered, BG under Bald and Golden Eagle Protec (b) State rank: S1 = critically imperiled, from the state; State protection statu state (SCDNR 2010c; GDNR 2010c) (c) NatureServe Explorer (2010) for anir (d) 64 FR 36454. (e) FWS (2010f). (f) Gleason and Cronquist (1991). | Federal status: E = endangered, BGEPA = species not protected under the Endangered Species Aunder Bald and Golden Eagle Protection Act (FWS 2011d). State rank: S1 = critically imperiled, S2 = imperiled, S3 = vulnerable, S4 = apparently secure, SNR from the state; State protection status: E = state endangered, ST or T = state threatened; NA = not a state (SCDNR 2010c; GDNR 2010c). NatureServe Explorer (2010) for animals and Weakley (2010) for plants, unless otherwise indicated. FWS (2010f). EvWS (2010f). | species not t t (FWS 2011 periled, S3 = tate endange d Weakley (2 | rotected unde d). - vulnerable, S ared, ST or T = ered, ST or t = 010) for plants | r the Endanger 4 = apparently state threaten , unless otherv | ed Species Act o secure, SNR = nc ed; NA = not appl vise indicated. | (a) Federal status: E = endangered, BGEPA = species not protected under the Endangered Species Act of 1973, as amended, but protected under Bald and Golden Eagle Protection Act (FWS 2011d). (b) State rank: S1 = critically imperiled, S2 = imperiled, S3 = vulnerable, S4 = apparently secure, SNR = not ranked, SX = presumed extirpated from the state; State protection status: E = state endangered, ST or T = state threatened; NA = not applicable/species not ranked by the state (SCDNR 2010c; GDNR 2010c). (c) NatureServe Explorer (2010) for animals and Weakley (2010) for plants, unless otherwise indicated. (d) 64 FR 36454. (e) FWS (2010f). |

Table 9-16. (contd)

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Environmental Impacts of Alternatives

- 1 streamside meadows (Weakley 2010), and of the four counties in the region of interest, it is
- 2 known to occur only in Abbeville County, South Carolina. The species is considered imperiled
- 3 in South Carolina (Table 9-16).
- 4 Bald eagles are known to nest along Lake Russell (SCDNR 2010g). Unless a nest occurred on
- 5 or immediately adjacent to the Middleton Shoals site, or the site of the cooling-water reservoir or
- 6 ancillary facilities, adverse impacts to the bald eagle would not be likely (FWS 2007).

7 Building Impacts

- 8 Building activities for two nuclear reactors on the Middleton Shoals site would remove about
- 9 265 ac of high-quality wooded habitat and disturb about 1 ac of wetlands. Site preparation for
- 10 the railroad spur, transmission line, and cooling-water pipeline would remove approximately
- 11 170 ac of high-quality wooded habitat and disturb about 4 ac of wetlands. Site preparation and
- 12 inundation of the supplemental cooling-water reservoir would remove about 1800 ac of high-
- 13 quality wooded habitat and about 174 ac of wetlands. Site preparation at the Middleton Shoals
- site and the ancillary facilities, and site preparation and inundation of the cooling-water
- reservoir, would affect about 402,000 linear ft (~76 mi) of streams and associated riparian
- 16 corridor (Duke 2010g). The overall impact of reservoir development on terrestrial resources
- 17 would be noticeable and permanent.
- 18 Two plant species, one State-ranked as critically imperiled and the other as imperiled, could be
- 19 affected by development of the Middleton Shoals site and associated facilities (Duke 2010g).
- 20 Other Federally listed and State-ranked species that may be present in the project footprint
- 21 (Table 9-16) also could be affected. Impacts on wildlife at the Middleton Shoals site would be
- noticeable and similar to those described for the Lee Nuclear Station site in Section 4.3.1.

23 **Operational Impacts**

- Impacts on terrestrial ecological resources from operation of two new nuclear units at the
 Middleton Shoals site would be similar to those for the Lee Nuclear Station site as described in
 Section 5.3.1. There may be minor differences in operational impacts because of factors such
- as climate, topography, and elevation. However, operational impacts on terrestrial resources for
- existing power plants were evaluated in NUREG-1437 (NRC 1996) and found to be of minor
- significance for operating nuclear power plants. The review team's independent review did not
- 30 identify any information specific to the Middleton Shoals site that would contradict the
- 31 conclusions in NUREG-1437.

32 Cumulative Impacts

- 33 Overlaying the historic impacts in the Piedmont ecoregion discussed in the Site Description
- 34 above are the current projects listed in Table 9-14. Projects located within the geographic area
- 35 of interest include one hydroelectric facility; two natural gas facilities; two textile plants; a

- 1 glassware facility; a hazardous waste facility; an automobile tire manufacturing plant; open pits,
- 2 quarries, and mines; recreational site improvements; public highway, infrastructure, and
- 3 community facilities improvements; and broadband access improvement. The development of
- 4 most of these projects has further reduced, fragmented, and degraded natural forests and
- 5 wetland and riparian habitat and decreased habitat connectivity. Reasonably foreseeable
- 6 projects and land uses within the geographic area of interest that would affect terrestrial
- 7 resources include, ongoing silviculture, farming, and agricultural development, and residential
- 8 and some limited commercial development.

9 Summary

- 10 Impacts on terrestrial ecology resources are estimated based on the information provided by
- 11 Duke and the review team's independent review. Site preparation and inundation of the
- 12 cooling-water reservoir, and site preparation and development of the Middleton Shoals site, new
- 13 transmission-line corridor, water-pipeline corridor, railroad-spur corridor, and road realignment
- 14 would affect a total of about 2235 ac of high-quality forest habitat, about 179 ac of wetlands, and
- about 76 mi of riparian corridor. The overall impact of these activities on habitat and wildlife
- 16 would be noticeable and permanent, particularly in the watershed containing the reservoir.
- 17 There are 24 Federally listed or State-ranked species that potentially occur at the Middleton
- 18 Shoals site and associated facilities that may be affected. There are past, present, and future
- 19 activities in the geographic area of interest that have affected and would continue to significantly
- 20 affect habitat and wildlife in ways similar to site preparation and development for the above
- facilities (i.e., silviculture, farming, and agricultural development, and residential and some
- 22 limited commercial development).
- 23 The review team concludes that the cumulative impacts from past, present, and reasonably
- 24 foreseeable future actions, including two new nuclear units at the Middleton Shoals site and
- associated facilities, on baseline conditions for terrestrial ecological resources in the geographic
- area of interest would be MODERATE. The incremental contribution to these impacts from
 building and operating two new nuclear units at the Middleton Shoals site would be significant.
- The impact could be greater if surveys revealed that Federally listed species are present.

29 9.3.5.4 Aquatic Resources

- 30 The following analysis evaluates the impacts from building and operating the proposed new
- 31 facilities on aquatic ecology resources at the Middleton Shoals site. The analysis also considers
- 32 past, present, and reasonably foreseeable future actions that affect the aquatic ecological
- 33 resources, including other Federal and non-Federal projects and the projects listed in
- Table 9-14. For the analysis of aquatic ecological impacts at the Middleton Shoals site, the
- 35 geographic area of interest includes the Savannah River Basin from Hartwell Dam downstream
- to Russell Dam, including the tributary that would be impounded to create a supplemental water
- 37 reservoir, and waterbodies crossed by the ancillary facilities (one transmission line, a cooling-

water pipeline, and a railroad spur). This geographic region is considered the most likely to
 show impacts on water quality relative to the water-quality criteria for aquatic biota.

In developing this EIS, the review team relied on reconnaissance-level information to perform
the alternative site evaluation in accordance with ESRP 9.3 (NRC 2000a). Reconnaissancelevel information is data that are readily available from agencies and other public sources such
as scientific literature, books, and Internet websites. It can also include information obtained
through site visits. To identify aquatic resources at the Middleton Shoals site, the review team
relied primarily on the following information:

- A tour of the Middleton Shoals alternative site in April 2008 and a tour of the Middleton
 Shoals alternative site and supplemental cooling-water reservoir site in August 2010 (NRC 2008d, 2010d)
- Responses to requests for additional information provided by Duke (Duke 2010g)
- FWS Endangered Species Program databases for South Carolina (FWS 2011d) and
 Georgia (FWS 2010f), and South Carolina and Georgia Natural Heritage Program county
 record searches (GDNR 2010c; SCDNR 2010c, 2011d)
- Correspondence regarding species occurrence from the SCDNR (SCDNR 2011d).

17 Site Description

18 The Middleton Shoals site is a wooded greenfield site located on Lake Russell in Anderson 19 County, South Carolina. The site would be located next to Lake Russell approximately 8 mi 20 downstream from Hartwell Dam where the water still has riverine (as opposed to reservoir-like) 21 properties.

22 The staff visited the Middleton Shoals site in 2008, and the site of the supplemental cooling-23 water reservoir in 2010 (NRC 2008d, 2010d). The typical Savannah River shoreline near the 24 proposed location of the cooling-water intake was lined with trees. Banks were generally steep 25 and showed signs of erosion. The tributary that would be impounded to create a supplemental 26 cooling-water reservoir appeared to be wide and turbid, with vegetated sandbars. It was lined 27 with overhanging riparian vegetation, and the surrounding area was forested. The supplemental 28 cooling-water reservoir site watershed is characteristic of small stream watersheds in the 29 Piedmont eco-region.

30 **Recreationally Important Species**

31 Some of the common sport fish in Lake Russell include striped bass, largemouth bass, spotted

32 bass, bluegill, redear sunfish, and crappie. These fish are common to the Piedmont eco-region

33 of South Carolina.

1 Non-Native and Nuisance Species

The spotted bass and Asiatic clam (*Corbicula fluminea*) are non-native species found in the Savannah River Basin. Spotted bass are not native to South Carolina, but have been illegally introduced by anglers into Jocassee, Keowee, Hartwell, and Russell Lakes, where they are a popular sport fish. They may competitively displace largemouth bass and appear to be degrading native redeye bass (*Micropterus coosae*) populations through competition and hybridization (SCDNR 2008a). Spotted bass also are correlated with declines in crappie fisheries in some areas.

9 Federally Listed and State-Ranked Species

10 Duke provided no field survey information for the Middleton Shoals site. The review team is not

aware of any biological field surveys of the area of the Middleton Shoals site, or the site of the

cooling-water reservoir, the transmission-line corridor, water-pipeline corridor, or railroad-spur
 corridor. The presence/absence of Federally listed and State-ranked species in the project

14 footprint cannot be ascertained without site-specific field surveys.

15 A recent review of the Federally listed and State-ranked aquatic species that may occur in

16 Abbeville and Anderson Counties in South Carolina and in Elbert and Hart Counties in Georgia,

17 near the Middleton Shoals site, was performed by the review team. The only Federally listed

18 aquatic species identified was the endangered Carolina heelsplitter (Lasmigona decorata). It is

19 listed by FWS as possibly occurring in Abbeville County (FWS 2011d) (Table 9-17).

20 No South Carolina State-ranked species were identified, however there are two State-protected 21 species, the Carolina heelsplitter (Abbeville County) and the Carolina darter (Anderson County) 22 with an assigned State protection status of endangered and threatened, respectively. Georgia State-ranked species with occurrence in Elbert County include two fish, the State-endangered 23 24 robust redhorse and the State-rare sandbar shiner (*Notropis septicus*); two State-threatened 25 crayfish, the lean crayfish (Cambarus strigosus) and the Broad River burrowing crayfish 26 (Distocambarus devexus), and one freshwater snail, the Savannah pebblesnail (Somatogyrus 27 tenax). The sandbar shiner also has occurrence in Hart County (SCDNR 2010c, GDNR 2011a). 28 None of the species listed in Table 9-17, have been positively identified by SCDNR as occurring 29 within 15 miles of the Middleton Shoals site (SCDNR 2011c). The State ranking (in addition to 30 the Federal listing) provides the only common basis for comparison of numbers of important 31 animal and plant species among the proposed and alternative sites located in North Carolina 32 and South Carolina. The Federally listed and State-protected species are described in more

33 detail below.

1 Table 9-17. Aquatic Federally Listed and State-Ranked Species in Anderson and Abbeville 2 Counties, South Carolina, and in Elbert and Hart Counties, Georgia

| Scientific Name | Common Name | Federal Status ^(a) | SC State Rank/Protection Status ^(b) | GA State Rank/Protection Status ^(b) | Counties of Occurrence ^(c) |
|--------------------------|-----------------------------------|----------------------------------|--|--|--|
| Fish | | | | | |
| Etheostoma collis | Carolina darter | - | -/T-1976 | - | Anderson |
| Moxostoma robustum | Robust redhorse | - | - | S1/E | Elbert |
| Notropis scepticus | Sandbar shiner | - | - | S2/R | Elbert, Hart |
| Mussels | | | | | |
| Lasmigona decorata | Carolina heelsplitter | Е | S1/E | - | Abbeville |
| Invertebrates | | | | | |
| Cambarus strigosus | Lean crayfish | - | - | S2/T | Elbert |
| Distocambarus devexus | Broad River burrowing crayfish | - | - | S1/T | Elbert |
| Somatogyrus tenax | Savannah pebblesnail | - | - | S2/- | Elbert |

(a) Federal status: E = endangered (FWS 2011d).

(b) State rank: S1 = critically imperiled, S2 = imperiled; State protection status: E = endangered, T = threatened, R = rare: not listed, but deserving of protection (SCDNR 2010c, GDNR 2010c).

(c) Abbeville and Anderson Counties are in South Carolina; Elbert and Hart Counties are in Georgia.

3 Carolina Darter

4 The Carolina darter in South Carolina is reported in the Yadkin, Pee Dee, and Catawba River

5 drainages but not in the Savannah River Basin (SCDNR 2006g). Occurrences are rare, and it is

- 6 not known whether the species is holding steady or is in decline. The Carolina darter inhabits
- 7 small-to-moderate-sized streams with low current velocities. It is found most often in habitats
- 8 with mud or sand substrates, but also has been observed over bedrock. It is not considered
- 9 stable anywhere within its relatively small range, which extends only from south-central Virginia
- to north-central South Carolina. Because it has not been recorded in the Savannah River 10
- 11 Basin, it is unlikely to be affected by building or operating a nuclear power station at the
- 12 Middleton Shoals site.

13 Robust Redhorse

- 14 The robust redhorse is ranked S1, critically imperiled, in Georgia and is designated as a species
- 15 of highest conservation priority in South Carolina (SCDNR 2005). It has been found in the
- 16 Lower Oconee and Middle Savannah Rivers inside the geographic area of interest (Straight
- 17 et al. 2009). Wild populations exist in this region and successful stocking of the robust redhorse
- 18 in other watersheds has helped to re-establish historical populations. The fish can be difficult to
- 19 sample because it prefers deep, moderately swift areas near woody debris. Reduced habitat

- 1 quality and quantity are threats to the species that could potentially be exacerbated through
- 2 building and operating a new Middleton Shoals nuclear facility and reservoir.

3 <u>Carolina Heelsplitter</u>

- 4 The Federally and South Carolina State-endangered Carolina heelsplitter has been recorded
- 5 historically from the Savannah River Basin in South Carolina (Bogan and Alderman 2004); little
- 6 is known about its current status. In South Carolina this species is ranked S1, critically
- 7 imperiled, and is classified as a species of highest conservation priority by the SCDNR (SCDNR
- 8 2005). It has been reported from a wide range of habitats, including creeks, streams, rivers,
- 9 and ponds. Substrates may include soft mud, sand, muddy sand, and sandy gravel. While it is
- 10 unlikely the Carolina heelsplitter would be found in the vicinity of the Middleton Shoals site, it is
- 11 not impossible. If the species is present in the reservoir near the proposed site or on the
- 12 tributary Duke intends to dam, the species could be significantly and negatively affected.
- 13 Surveys designed to search for the mussel would need to be conducted to rule out its presence.

14 Lean Crayfish

- 15 The lean crayfish, ranked S2, imperiled in Georgia, burrows next to streams or in low areas
- 16 where the water table is near the ground surface. It is known from about 10 locations in the
- 17 Broad River and Little River systems (Savannah River drainage) in northeast Georgia, including
- 18 Elbert County (GDNR 2011b). The Little River is a tributary that flows into the J. Strom
- 19 Thurmond Reservoir. The limited range of the lean crayfish makes it vulnerable to activities that
- 20 disturb lands near streams and wetlands. While slightly downstream and outside the
- 21 geographic area of interest, surveys for lean crayfish would be required to determine the
- 22 species' presence or absence.

23 Broad River Burrowing Crayfish

- 24 The Broad River burrowing crayfish, ranked S1, critically imperiled in Georgia, also makes
- 25 burrows next to streams or in low areas where the water table is near the ground surface. They
- 26 have been captured in temporary pools and ephemeral streams. The species is known only
- 27 from about seven locations in the Broad River system (Savannah River drainage) in
- 28 northeastern Georgia, including Elbert County (GDNR 2011b). This system flows into the
- 29 J. Strom Thurmond Reservoir. The limited range of the Broad River makes it vulnerable to
- 30 activities that disturb lands near streams and wetlands. While slightly downstream and outside
- 31 the geographic area of interest, surveys for Broad River burrowing crayfish would be required to
- 32 determine the species' presence or absence.

33 Critical Habitats

No critical habitat has been designated by FWS or NMFS in the vicinity of the Middleton Shoalssite.

1 Building Impacts

2 Building impacts would likely include impacts on water quality from direct (e.g., dredging,

3 shoreline excavation, clearing, impoundment, etc.) and indirect (e.g., stormwater runoff,

4 sedimentation, etc.) sources. Two new reactor units at the site would require cooling-water

5 intake and discharge systems. A cooling-water intake would be sited near the station and water

- 6 would be withdrawn from Lake Russell. In addition, Duke would dam a small tributary of the
- 7 Savannah River to create a supplemental water supply for use during low-flow events.
- 8 Blowdown would be discharged to Lake Russell. Operation of new facilities at the Middleton
- 9 Shoals site would require a supplemental cooling-water reservoir (3700 ac with approximately
- 115,000 ac-ft of storage) and ancillary facilities consisting of a railroad spur, transmission line,
 cooling-water pipeline (Duke 2010g). The new reactor site, reservoir, and ancillary facilities
- 12 would affect the creek system and its inhabitants, estimated at approximately 402,000 linear ft
- would affect the creek system and its inhabitants, estimated at approximately 402,000 linear 1
 (~76 mi), which includes the conversion of 362,000 linear ft of stream from a lotic to lentic

14 environment for the supplemental cooling-water reservoir (Duke 2010g).

15 Duke indicated during the April 2008 sit visit that one water inlet between two "fingers" of land

16 on the east bank of the Savannah River would be filled to provide a level surface for the station.

17 No areal estimates were provided, but this filling and the resulting loss of aquatic habitat would

- 18 be sufficient to alter noticeably, but not likely destabilize, important aspects of the resources. All
- 19 benthic organisms in that area would be lost.

20 As discussed in Section 9.3.5.1, a new transmission-line corridor would be required to connect

21 the site to the existing transmission-line system. A railroad spur would also be installed to

22 transport building materials to the site. Impacts on aquatic resources from transmission line and

23 railroad spur installation would be similar to those described for the proposed Lee Nuclear

24 Station in Section 4.3.2.

25 **Operational Impacts**

26 Because a closed-cycle cooling system and supplemental cooling-water reservoir are proposed

27 for the Middleton Shoals site, operational impacts would be expected to be similar to those for

the proposed Lee Nuclear Station site as described in Section 5.3.2.

29 *Cumulative Impacts*

30 Current actions in the vicinity that have present and future potential impacts on aquatic

31 ecological resources include operation of energy-production facilities, discharge of water by

32 domestic and industrial NPDES permit holders; withdrawal of water for domestic and industrial

- 33 purposes; sand and gravel mining, the existence of nature preserves; and ongoing urbanization
- 34 of the area. They are described in Table 9-14.

- 1 USACE developed Lake Hartwell, Lake Russell, and the associated Hartwell Dam and
- 2 Richard B. Russell Dam as multipurpose projects. The reservoirs and hydropower generating
- 3 stations have greatly modified aquatic habitat in the region and will continue to affect aquatic
- 4 resources while they are operational (USACE 2011b).

5 Federal regulations prohibit private use of public lands surrounding Lake Russell. At least a

- 6 300-ft-wide buffer of public land surrounds the lake. Private shoreline development is not
- 7 allowed, so Lake Russell has an undeveloped shoreline that provides abundant wildlife habitat
- 8 (USACE 2011b). Several parks and recreation areas are located within the geographic area of
- 9 interest, including the 2500-ac Richard B. Russell State Park at the north end of Lake Russell,
- 10 approximately 5 mi downstream from the Middleton Shoals site, and the 316-ac Calhoun Falls
- 11 State Recreation Area approximately 12 mi south of the Middleton Shoals site on the
- 12 easternmost arm of Lake Russell. Other recreation areas 15 to 20 mi downstream of the
- 13 Middleton Shoals site include the Hart State Outdoor Recreation Area and Bobby Brown
- 14 Outdoor Recreation Area. These managed areas serve to preserve shoreline habitat and,
- 15 thereby, limit the potential for future urbanization in those areas.
- 16 Reasonably foreseeable projects and water uses within the geographic area of interest that
- 17 would affect aquatic resources include continued operation of and potential improvements to
- 18 hydropower generating facilities, discharge of water by domestic and industrial NPDES permit
- 19 holders, withdrawal of water for domestic and industrial purposes, sand and gravel mining,
- 20 farming and agricultural development, and residential and possibly some limited commercial
- 21 development.

22 Summary

- Impacts on aquatic ecology resources are estimated based on the information provided by Duke and the review team's independent review. The most noticeable building activities would affect
- and the review team's independent review. The most noticeable building activities would affect
 approximately 402,000 linear ft (~76 mi) of stream habitat and the associated aquatic species.
- 26 The impacts of building two new nuclear reactors and a new reservoir on the aguatic ecology of
- 27 the Savannah River (including Lake Russell) and its tributaries would be clearly noticeable.
- 28 There is one Federally and State-listed endangered species, five State-ranked species, and one
- 29 State-listed threatened species that potentially occur at the Middleton Shoals site and
- 30 associated facilities that may be affected. None of these species has been positively identified
- as occurring within 15 mi of the Middleton Shoals site. Surveys to determine the presence or
- 32 absence of Federally listed and State-ranked species have not been performed in the recent
- 33 past.
- 34 There are past, present, and future activities in the geographic area of interest that have
- 35 affected and would continue to significantly affect aquatic resources in ways similar to the site
- 36 preparation and development for the above facilities (i.e., surface and groundwater

- 1 consumption, thermal and chemical discharges to waterbodies, farming and agriculture
- 2 development, and residential and some limited commercial development).

3 The review team concludes that the cumulative impacts from past, present, and reasonably

4 foreseeable future actions, including two new nuclear units at the Middleton Shoals site and

5 associated facilities, on baseline conditions for aquatic ecological resources in the geographic

6 area of interest would be MODERATE. The incremental contribution to these impacts from

5 building and operating two new nuclear units at the Middleton Shoals site would be significant. 5 The impact could be greater if Enderally listed species are present.

8 The impact could be greater if Federally listed species are present.

9 9.3.5.5 Socioeconomics

10 For the analysis of socioeconomic impacts at the Middleton Shoals site, the geographic area of

- 11 interest is considered to be the 50-mi region centered on the Middleton Shoals site with special
- 12 consideration of the two-county area of Anderson and Pickens Counties, where the review team
- 13 expects socioeconomic impacts to be the greatest. In evaluating the socioeconomic impacts of
- building and operations at the Middleton Shoals site in Anderson County, South Carolina, the

15 review team undertook a reconnaissance survey of the region using readily obtainable data

16 from the ER; the alternative site audit; and Federal, State, and local government agencies. The 17 cumulative impacts analysis also considers other past, present, and reasonably foreseeable

18 future actions that affect the same environmental resources, including other Federal and non-

19 Federal projects and the projects listed in Table 9-14.

20 Socioeconomic impacts span the issues of physical impacts, demography, economic conditions

and taxes, and infrastructure and community services. The impacts of building and operating

the new units are discussed below.

23 Physical Impacts

24 Many physical impacts of building and operation would be similar regardless of the site.

25 Building activities can cause temporary and localized physical impacts such as noise, odor,

- 26 vehicle exhaust, vibration, shock from blasting, and dust emissions. The use of public
- 27 roadways, railways, and waterways would be necessary to transport materials and equipment.
- 28 Offsite areas that would support building activities (e.g., borrow pits, quarries, and disposal
- sites) would be expected to be already permitted and operational. Offsite activities would
- 30 include the development of a supplemental reservoir, railroad spur, transmission-line corridor,
- 31 cooling-water pipeline, and 7 mi of road realignment.
- 32 Potential impacts from station operation include noise, odors, exhausts, thermal emissions, and
- 33 aesthetics. New units would produce noise from the operation of pumps, cooling towers,
- 34 transformers, turbines, generators, and switchyard equipment. In addition, traffic at the site

35 would be a source of noise. The review team assumed that same standard noise protection

36 and abatement procedures used for the Lee Nuclear Station site would be used to control noise

1 at the Middleton Shoals site. Commuter traffic would be controlled by speed limits. Good road

- 2 conditions and appropriate speed limits would minimize the noise level generated by the
- 3 workforce commuting to the Middleton Shoals site.

4 The new units at the Middleton Shoals site would likely have standby diesel generators and

auxiliary power systems. Permits obtained for these generators would ensure that resultant air
emissions comply with applicable regulations. In addition, the generators would be operated on

7 a limited, short-term basis. During normal plant operation, new units would not use a significant

8 quantity of chemicals that could generate odors that exceed odor detection threshold values.

- 9 Good access roads and appropriate speed limits would minimize the dust generated by the
- 10 commuting workforce.
- 11 Transmission lines would need to be constructed, and though they would be sited to avoid
- 12 residential areas when possible, they would affect residents along the transmission-line
- 13 corridors. In addition, land would be cleared to build the supplemental reservoir. Due to the
- 14 amount of land that would be cleared for building the reactors and associated facilities, the
- 15 review team concludes that the aesthetic impacts of building two units at the Middleton Shoals
- 16 site would be noticeable but not destabilizing. Aesthetic impacts from operation would be
- 17 minimal.
- 18 Based on the information provided by Duke and the review team's independent evaluation, the
- 19 review team concludes that the physical impacts of building and operating two new nuclear units
- 20 at the Middleton Shoals site would be minimal except for a noticeable physical impact on
- 21 aesthetics during the building phase.

22 Demography

23 The Middleton Shoals site is located in Anderson County, South Carolina (2009 population

- 24 184,901), south of the town of Anderson (2009 population 27,181). The rest of Anderson
- 25 County is rural with significant agricultural activities. To the north of Anderson County is
- 26 Pickens County, South Carolina (2009 population 118,144), which includes the town of Clemson
- 27 (2009 population 13,002). Also included in the 50-mi region of the Middleton Shoals site are the
- 28 large metropolitan areas of Greenville, South Carolina (2009 population 61,782) (USCB 2009a)
- and Athens, Georgia (2009 population 114,983) (USCB 2009e).^(a)

⁽a) During the preparation of this draft EIS, the results of the mandated U.S. decadal census for 2010 were being released in topical and regional data sets. While the U.S. Census Bureau has not issued all the data sets in final form, some of the preliminary information was considered by the review team. While some of the final data sets were released for National scale information, most of the fine-scale information is still under review by the U.S. Department of Commerce (DOC) and other Federal agencies. The review team is not aware of information that appears to be inconsistent with the earlier information sets and those sets projected from the earlier census. Data from the 2010 Census will be updated for the final environmental impact statement.

- 1 Based on the proposed site location, the regional population distribution and U.S. Census
- 2 Bureau Journey to Work Data (USCB 2000h), the review team expects the in-migrating
- 3 population would reside in the two-county area of Anderson and Pickens Counties. The review
- 4 team realizes that workers may choose to live in other counties within the 50-mi region (e.g.,
- 5 Greenville County), but given the small number of workers and the large population base the
- 6 review team expects impacts to be *de minimis*. Other counties have relatively small populations
- 7 and are in close proximity to the site; however, these counties do not have the service and retail
- centers desired by the in-migrating workforce. Therefore, Anderson and Pickens Counties
 compose the economic impact area and are the focus of the following analysis.

10 At the peak of the nuclear power station development, Duke expects the workforce onsite to be 11 approximately 4613 workers. Because the Middleton Shoals site is similar to the proposed Lee 12 Nuclear Station site in geography and urbanization, development of the proposed new units on 13 the Middleton Shoals site would have similar socioeconomic impacts in most respects to 14 building the two units on the Lee Nuclear Station site. Based on the analysis of project impacts 15 presented in Section 4.4.2, of the 4613 peak workers approximately 3151 workers would in-16 migrate into the region with some workers bringing a family for a total in-migrating population of 17 4516 people. Considering that the maximum estimation of in-migrating population is less than 18 1 percent of the existing regional population, the review team expects the demographic impacts 19 of building two units on the Middleton Shoals site would be minimal; however, if the in-migrating 20 population were to locate near the plant (e.g., small rural communities near the site), the impact 21 in those communities could be noticeable but temporary. Once the plant is operational, Duke 22 estimates the workforce to be about 957 workers with an estimated 345 migrating into the 23 region, similar to the proposed Lee Nuclear Station site. Based on the information provided by 24 Duke and the review team's independent evaluation, the review team concludes that the 25 demographic impacts of building and operating two new nuclear units at the Middleton Shoals

site would be minimal.

27 Economic Impacts on the Community

28 <u>Economy</u>

29 The local labor force is dominated by manufacturing, government, retail trade, and leisure and 30 hospitality. Some of the top manufacturing employers are Electrolux (household refrigerators), 31 Robert Bosch Corporation (oxygen sensors), Michelin North America (semi-finished rubber 32 products), Hexcel Corporation (woven Kevlar fabrics) and Milliken-Cushman (woven filament 33 fabrics). Agriculture represents 38 percent (176,947 ac) of total Anderson County land area 34 (Duke 2009c). Anderson County's 2009 total labor force is 86,031 with an unemployment rate 35 of 12.6 percent. Pickens County's 2009 labor force was 58,194 with an unemployment rate of 10.8 percent. The 2006 unemployment rates for Anderson and Pickens County were 36 37

6.7 percent and 6.2, respectively (BLS 2011a). The significant increase in unemployment rates
 between 2006 and 2009 is attributed to the recent economic downturn afflicting much of the

3 country.

4 The wages and salaries of the project workforce would have a multiplier effect that would result

5 in increases in business activity, particularly in the retail and service sectors. This multiplier

effect would have a positive impact on the business community and could provide opportunities
for new businesses and increased employment opportunities for local residents. The review

8 team expects most indirect jobs created in the region would be allocated to residents in the

9 region. Expenditures made by the indirect workforce would also strengthen the regional

10 economy. Because the review team assumes the economic impacts of the Lee Nuclear Station

site (in Section 4.4.3.1 and Section 5.4.3.1) also apply to the Middleton Shoals site, the review

12 team concludes the impact of these new indirect jobs would constitute a small percentage of the

13 total number of jobs in Anderson and Pickens Counties and would have a minimal and

14 beneficial economic impact.

15 <u>Taxes</u>

16 If the proposed nuclear plant were located at the Middleton Shoals site, Duke would likely enter

17 into a fee-in-lieu of taxes agreement with Anderson County as allowed by South Carolina State

18 law. This agreement would be similar to the one discussed in Section 5.4.3.2. Without a fee-in-

19 lieu agreement, Duke would pay taxes under the governance of South Carolina State law. This

20 agreement would not go into effect until operations at the Middleton Shoals site have

21 commenced. During the building phase, Duke would continue to pay taxes on the land itself.

Anderson County property tax revenues in 2010 were \$39 million of the county's \$62 million

total revenues (Anderson County 2009). Based on the agreement Duke has with Cherokee

24 County in regard to the Lee Nuclear Station, which has an assessment value of 2 percent for 25 the fee-in-lieu-of-taxes payments during the first 20 years. Duke estimates Lee Nuclear Station

the fee-in-lieu-of-taxes payments during the first 20 years, Duke estimates Lee Nuclear Station
 annual payments would be \$11.8 million over 40 years of the license period. If Duke entered

27 into a similar agreement for the Middleton Shoals site, the tax payments would increase

28 Anderson County property tax revenues substantially. Total taxes paid during building activities

would have a minimal beneficial impact. The total fee-in-lieu-of-tax payment would be expected

30 to be substantial and beneficial during operations in Anderson County and minimal for the rest

31 of the region.

32 Infrastructure and Community Services

33 <u>Traffic</u>

34 SC 187 and SC 184 converge near the site and connect to SC 81 to the east and SC 181 to the

north (to Anderson). Those accessing the site would use SC 184 (ER). SC 184 from the

36 Georgia line to SC 81 has an average use of 800 vehicles per day and has room for extra

- 1 capacity (SCDOT 2008). I-85 runs 5 mi north of Anderson and connects it with the Greenville-
- 2 Spartanburg area. The two lane roads near the site would need widening. A railroad spur
- 3 would need to be built for the transport of materials and equipment to the site, and there is
- 4 residential area near the site (Duke 2009c). An additional 7.0 mi of road would need to be
- 5 realigned for inundation of the supplemental pond (Duke 2010g). Given the large number of
- additional vehicles added to the roads during peak construction, the review team expects traffic-
- 7 related impacts from building the plant at the Middleton Shoals site would be noticeable on
- 8 roads near the site. The review team expects traffic-related impacts from operations of a
- 9 nuclear power station on the Middleton Shoals site to be minimal.

10 Housing

- 11 Based on the analysis in Section 4.4.2, approximately 3151 workers would migrate into the
- 12 region during the peak employment period of the building phase. Later, approximately
- 13 345 operations workers would migrate into the region by the time the plant becomes
- 14 operational. The 2009 U.S. Census Bureau estimate for Anderson County indicated a total
- 15 housing stock of 82,326 units of which 11,729 were vacant (USCB 2010c). Pickens County had
- 16 51,230 housing units of which approximately 6629 were vacant (USCB 2010d). The review
- 17 team expects that the in-migrating workforce could be absorbed fairly easily into the existing
- 18 housing stock in the region and the impact would be minimal.
- 19 Based on the information provided by Duke and the review team's independent evaluation, the
- 20 review team concludes that traffic-related and housing impacts of building two new nuclear units
- 21 at the Middleton Shoals site would be minimal across the region with the exception of noticeable
- traffic-related impacts on roads near the site. Because of the much lower number of operations-
- related workers relative to workers during the building phase, the review team determined
- 24 traffic-related and housing impacts from operations would be minimal.

25 <u>Recreation</u>

- 26 Recreational activities near the Middleton Shoals site revolve mainly around Saddler's Creek
- 27 State Recreation Area, 10 mi north of the site and Lake Hartwell, which the site is located on.
- Lake Hartwell is a hub for recreational activity in the area with 962 mi of shoreline and 80 public
- boat launch, recreation, and park areas (Duke 2009c). One boat launch is immediately south of
- 30 the site. The supplemental reservoir would not be available for recreation at any of the
- 31 alternative sites, or the proposed site. Duke has not indicated that recreational activities near
- 32 the Middleton Shoals site would be limited during building or operation of a nuclear project.
- Other recreational areas are far enough offsite not to be affected. Therefore, the review expects
 impacts to recreation would be minimal for both building and operating two new nuclear units at
- 35 the Middleton Shoals site.

1 <u>Public Services</u>

2 The influx of construction workers and plant operations staff settling in the region could impact 3 local municipal water and water-treatment facilities, police, fire, medical, and other social 4 services in the area. Anderson County has two water suppliers for a total of 27.9 Mgd and a 5 utilization of 20.1 Mgd. The 11 wastewater treatment plants in the county have a capacity of 6 20.02 Mgd and a current utilization of 10.36 Mgd (Upstate Alliance 2009). An excess capacity 7 in these systems currently exists sufficient to accommodate a new nuclear plant and the in-8 migration of workers and their families. The impact on public services would depend on the 9 infrastructure that is developed on the site as well as the location in which the in-migrating 10 workforce chooses to live. The in-migrating workers would represent a small portion of the total population of Anderson and Pickens Counties and the review team expects they would have a 11 12 minimal impact on public services.

13 Education

Anderson County has six school districts with 50 schools and an overall kindergarten through
 12th grade enrollment for the 2008-2009 school year of 31,130 students (NCES 2011). Pickens

16 County has 25 schools with a 2008-2009 student enrollment of 16,647. The review team

17 expects, based upon the same underlying assumptions that governed the analysis for the

18 proposed Lee Nuclear Station site, that approximately 400 students would move into the two-

19 county area during the peak employment period for building activities. Assuming equal

20 distribution of those students between counties 200 additional students in each school district

21 would represent a less than 5 percent increase in the student body population. Therefore, the

review team determined building a nuclear facility on the Middleton Shoals site would have a

23 minimal impact on education, and that the much smaller operations workforce would also have

a minimal impact on education. Based on the information provided by Duke and the review

team's independent evaluation, the review team concludes that public services and education

26 impacts of building and operating two new nuclear units at the Middleton Shoals site would be 27 minor.

28 Summary of Building and Operation Impacts

29 Physical impacts on workers and the general public include impacts on existing buildings,

30 transportation, aesthetics, noise levels, and air quality. Social and economic impacts span

31 issues of demographics, economy, taxes, infrastructure, and community services. In summary,

based on information provided by Duke and the review team's independent evaluation, the

review team concludes that the adverse impacts of building and operating a new nuclear plant
 at the Middleton Shoals site on socioeconomics would be minor for most of the region but could

35 be noticeable, but not destabilizing, in terms of traffic-related and aesthetics impacts during

36 peak project employment. During operations, these impacts are expected to be minor. The

- 1 impacts on the Anderson County tax base during operations likely would be substantial and
- 2 beneficial; however only minor beneficial tax impacts would result in the rest of the region.

3 Cumulative Impacts

- 4 The projects identified in Table 9-14, particularly the future urbanization of the region, have
- 5 contributed or would contribute to the demographics, economic climate, and community
- 6 infrastructure of the region and generally result in increased urbanization and industrialization.
- 7 Because the projects within the review area identified in Table 9-14 would be consistent with
- 8 applicable land-use plans and control policies, the review team considers the cumulative
- 9 socioeconomic impacts from the projects to be minimal.
- 10 For the analysis of socioeconomic impacts at the Middleton Shoals site, the geographic area of
- 11 interest is considered to be the 50-mi region centered on the Middleton Shoals site, with special
- 12 consideration of Anderson and Pickens Counties, where the review team expects
- 13 socioeconomic impacts to be the greatest.
- 14 The Middleton Shoals site is located in eastern Anderson County on the South Carolina and
- 15 Georgia border. The employment in the area near the Middleton Shoals site is a mixture of
- 16 manufacturing, government, retail trade and leisure and hospitality. The nearest large towns
- are Anderson (2009 population 27,181) and Clemson (2009 population 13,002), which is in
- 18 Pickens County. Also in the 50 mi region of the Middleton Shoals site are the large metropolitan
- 19 areas of Greenville, South Carolina (2009 population 61,782) (USCB 2009a) and Athens,
- 20 Georgia (2009 population 114,983) (USCB 2009e).
- 21 The cumulative impact analysis considers other past, present, and reasonably foreseeable
- future actions that could contribute to the cumulative socioeconomic impacts on a given region,
- including other Federal and non-Federal projects and the projects listed in Table 9-14. Adverse
- cumulative impacts would include physical impacts (on workers and the local public, buildings,
- transportation, and visual aesthetics), demographic impacts and impacts on local infrastructures
- and community services (transportation; recreation; housing; water and wastewater facilities;
- 27 police, fire, and medical services; social services; and education).
- 28 Because most projects described in Table 9-14 do not include any significant reasonably
- 29 foreseeable changes in socioeconomic impacts within 50 mi of the Middleton Shoals site, the
- 30 review team determined there would be no significant additional cumulative socioeconomic
- 31 impacts in the region from those activities. Regional planning efforts and associated
- 32 demographic projections available at a reconnaissance level formed the basis for the review
- team's assessment of reasonably foreseeable future impacts. Any economic impacts
- 34 associated with activities listed in Table 9-14 would have been considered as part of the
- 35 socioeconomic baseline.

1 The cumulative economic impacts on the community would be beneficial and SMALL with the 2 exception of Anderson County, which would see a LARGE and beneficial cumulative impact on 3 taxes. The cumulative infrastructure and community services impacts are SMALL with the 4 exception of a MODERATE and adverse cumulative impact on traffic near the Middleton Shoals 5 site. The cumulative physical impacts are SMALL with the exception of a MODERATE and 6 adverse impact on aesthetics near the site. The NRC-authorized activities would be a 7 significant contributor to the LARGE and beneficial economic impact on taxes in Anderson 8 County and also to the MODERATE and adverse impact on infrastructure and community 9 services related to traffic near the site. Construction of transmission lines and cooling reservoir 10 do not require NRC authorization; therefore, the NRC staff concludes that the incremental 11 impacts from NRC-authorized activities for the proposed plant would not be a significant 12 contributor to the MODERATE physical impact on aesthetics. The review team concludes that 13 building two nuclear units at the Middleton Shoals site, in addition to other past, present, and 14 reasonably foreseeable future projects would have SMALL cumulative impacts on demography.

15 9.3.5.6 Environmental Justice

16 The 2000 Census block groups were used for identifying minority and low-income populations in 17 the region, employing the same methodology explained in Section 2.6.1 for the proposed site, 18 including a closer look at potential areas of interest using a series of health and physical 19 considerations. There are a total of 825 census block groups within the 50-mi region (USCB 2000d, e, i, j).^(a). Approximately 128 of these census block groups are classified as aggregate 20 21 minority populations of interest, and 107 classified as African American populations of interest. 22 There are also four census block groups described as "other" race and 13 with Hispanic 23 populations of interest. Anderson County had 12 census block groups with African American 24 and 14 with aggregate minority populations of interest mainly located within Anderson city limits. 25 There are 59 census block groups classified as having low-income populations of interest in the 26 50-mi region, of which 8 were in Anderson County located within and near the Anderson city 27 limits. The review team did not identify any Native American communities or other minority 28 communities with the potential for a disproportionately high and adverse impact due to their unique characteristics or practices. Figure 9-9 shows the geographic locations of the minority 29 30 populations of interest within the 50-mi radius of the Middleton Shoals site, and Figure 9-10 31 shows the geographic locations of the low-income populations of interest within the 50-mi radius

32 of the Middleton Shoals site.

⁽a) During the preparation of this draft EIS, the results of the mandated U.S. decadal census for 2010 were being released in topical and regional data sets. While the U.S. Census Bureau has not issued all the data sets in final form, some of the preliminary information was considered by the review team. While some of the final data sets were released for National scale information, most of the fine-scale information is still under review by the U.S. Department of Commerce (DOC) and other Federal agencies. The review team is not aware of information that appears to be inconsistent with the earlier information sets and those sets projected from the earlier census. Data from the 2010 Census will be updated for the final environmental impact statement.

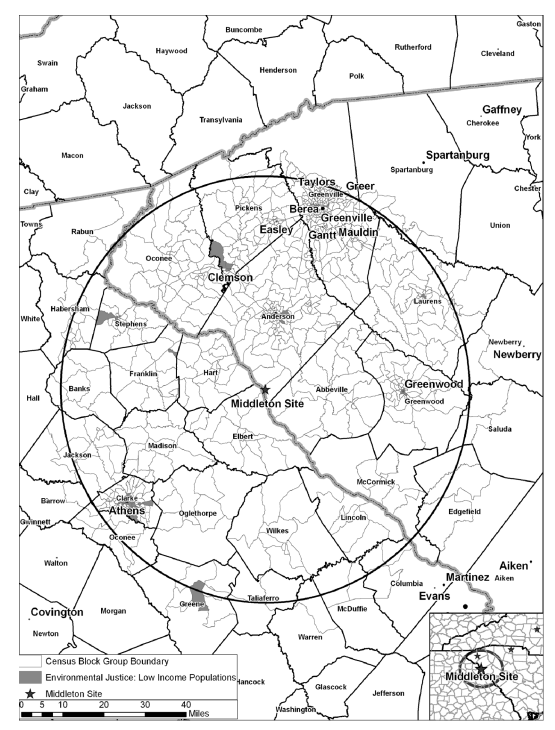


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Figure 9-9. Aggregate Minority Populations in Block Groups that Meet the Environmental Justice Selection Criteria at the Middleton Shoals Site (USCB 2000d, i)

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Figure 9-10. Low-Income Populations in Block Groups that Meet the Environmental Justice Selection Criteria at the Middleton Shoals Site (USCB 2000e, j)

1 Physical impacts from building activities (e.g., noise, fugitive dust, air emissions, traffic)

2 attenuate rapidly with distance, topography, and intervening vegetation. Therefore, the review

3 team determined that, given the distance from the Middleton Shoals site to the nearest

4 populations of interest, there would be no physical impacts with a disproportionately high and

adverse effect on minority or low-income populations. For the same reasons, the review team
 determined the operation of the proposed project at the Middleton Shoals site is also unlikely to

7 have a disproportionately high and adverse impact on minority or low-income populations. A

8 supplemental water reservoir near the site would be needed which would require acquiring

9 private property from current residents and demolishing houses. New transmission-line

10 corridors would be constructed to link the proposed units to the electric grid. Given the distance

11 between the Middleton Shoals site and the location of minority and low-income populations of

12 interest, impacts from the supplemental water pond and transmission-line corridors would not

13 disproportionately and adversely impact minority or low-income populations. See Sections 4.5

14 and 5.5 for more information about environmental justice criteria and impacts.

15 In addition to environmental justice impacts from building and operations, the cumulative

16 analysis considers other past, present, and reasonably foreseeable future actions that could

17 contribute to disproportionately high and adverse impacts on minority and low-income

18 populations, including other Federal and non-Federal projects and the projects listed in

19 Table 9-14. For the analysis of environmental justice impacts at the Middleton Shoals site, the

20 geographic area of interest is considered to be the 50-mi region centered on the Middleton

21 Shoals site.

22 The projects identified in Table 9-14 likely did not or would not contribute to environmental

23 justice impacts of the region. Therefore, based on information provided by Duke and the review

team's independent evaluation, the review team concludes there would not be any

25 disproportionately high and adverse environmental justice cumulative impacts from the building

and operation of two new nuclear units at the Middleton Shoals site in addition to other past,

27 present, and reasonably foreseeable future projects, and the cumulative environmental justice

28 impacts would be SMALL.

29 9.3.5.7 Historic and Cultural Resources

30 The following analysis includes building and operating two new nuclear generating units at the 31 Middleton Shoals site in Anderson County, South Carolina. The analysis also considers other 32 past, present, and reasonably foreseeable future actions that could cause cumulative impacts to 33 cultural resources, including other Federal and non-Federal projects as listed in Table 9-14. For 34 the analysis of cultural resources impacts at the Middleton Shoals site, the geographic area of 35 interest is considered to be the onsite and offsite direct, physical and indirect, visual APEs 36 associated with the proposed undertaking. This includes direct, physical APEs, defined as the 37 onsite areas directly affected by site development and operation activities as well as offsite 38 areas such as railroad corridors, transmission lines, and new reservoirs. Indirect, visual APEs

- 1 are also included and defined generally as a 1-mi radius buffer around the proposed direct,
- 2 physical APEs, which encompasses the approximate maximum distance from which tall
- 3 structures could be seen.

4 Reconnaissance activities in a cultural resources review have particular meaning. Typically 5 such activities include preliminary field investigations to confirm the presence or absence of 6 historic properties or cultural resources. However, in developing this EIS, the review team relied 7 upon reconnaissance-level information to perform the alternative sites evaluation in accordance 8 with ESRP 9.3 (NRC 2000a). In this context, reconnaissance-level information is data that are 9 readily available from agencies and other public sources. It can also include information 10 obtained through site visits. To identify historic and cultural resources at the Middleton Shoals 11 site, the following information was used:

- 12 Lee Nuclear Station COL ER (Duke 2009c)
- An August 2010 informal tour of the Middleton Shoals site and visit to the South Carolina
 Room at the Anderson County Public Library in Anderson, South Carolina (NRC 2010c)
- Archival records searches, National Register listings, and cultural resource probability
 assessments provided by Duke (Duke 2010t)
- National Park Service's listing of properties on the National Register (NPS 2011b).

18 Site Description

19 Historically, the Middleton Shoals site and vicinity were largely undisturbed and contained intact

20 archaeological resources associated with the past 10,000 years of human settlement. Only

21 limited formal cultural resources investigations have been performed within the study area and

- 22 no surveys have covered the direct, physical APEs considered in this analysis (Duke 2010t).
- 23 Duke completed records searches at the South Carolina Department of Archives and History 24 and the South Carolina Institute of Archaeology and Anthropology, and consulted online cultural 25 resource listings through the Georgia Department of Natural Resources to assemble a list of 26 previously recorded cultural resources and historic properties listed or eligible for listing on the 27 National Register that could be affected if the Middleton Shoals site was selected for nuclear 28 plant development (Duke 2010t). According to the search results, no cultural resources 29 investigations have been completed within the onsite direct, physical APE for the new units and 30 only limited investigations have been completed within the direct, physical APE for the proposed 31 reservoir and in the 1-mi buffer areas that constitute the indirect, visual APEs. Even with limited 32 previous surveys in the area, 46 cultural resources have been recorded through surveys and 33 record searches in direct and indirect APEs associated with the Middleton Shoals site. No 34 resources are known to occur in the direct, physical APE for the new units, but two National 35 Register-eligible prehistoric archaeological sites and a twentieth-century bridge, which may be eligible for the National Register, are adjacent to the plant site and eight additional prehistoric 36

1 archaeological sites are known to occur in the indirect, visual APE associated with the proposed

- 2 new units. Predictive modeling analyses completed by Duke (Duke 2010t) further indicate a
- 3 high potential for additional archaeological resources to be present in the proposed plant site.
- 4 One previously recorded prehistoric archaeological site and another twentieth-century bridge
- 5 with potential for nomination to the National Register are known within the direct APE for the
- 6 proposed reservoir and 33 additional historic architectural resources have been identified in this
- 7 indirect APE, including a large historic farmstead complex and a potential historic district at the
- nearby town of Iva. Simple predictive modeling analyses completed by Duke (Duke 2010t)
 further indicate that approximately 90 percent of the lands included in the indirect, visual APE
- 9 further indicate that approximately 90 percent of the lands included in the indirect, visual APE
 10 for the new reservoir exhibit high potential for additional cultural resources and historic
- 11 properties (i.e., well-drained soils, less than 15 percent slope, outside active floodplains or areas
- r properties (i.e., weil-urained solls, less than 15 percent slope, outside active hoodplains of area 12 of seasonal or permanent inundation, largely undisturbed)
- 12 of seasonal or permanent inundation, largely undisturbed).

13 Building and Operation Impacts

14 In the event that the Middleton Shoals site was chosen for the proposed project, the review 15 team assumes that Duke would employ the same methods for identifying and assessing 16 impacts to historic properties and cultural resources as those utilized during assessments at the 17 Lee Nuclear Station site and associated developments. This would include field investigations 18 and coordination with the South Carolina SHPO, interested American Indian tribes, and the 19 public that would be conducted before the initiation of any ground-disturbing activities. The 20 results of these investigations and communications would be used in the site planning process 21 to avoid or mitigate impacts and develop protective measures for any significant resources such 22 as those already listed on the National Register. Duke is committed to this approach for the Lee 23 Nuclear Station site and the review team assumes that Duke would employ the same methods 24 at alternative sites, if chosen for the proposed project (Duke 2009c). Cultural resources 25 sensitivity at the Middleton Shoals site is predicted to be high, based on previous surveys and 26 predictive modeling based on environmental and geographic features that are known attractors 27 for human activity. Initial archival searches and predictive modeling analyses completed by 28 Duke (Duke 2010t) indicate that at a minimum, appropriate mitigations would need to be 29 developed for potential direct impacts on two known cultural resources in the proposed new 30 reservoir site that are potentially eligible for the National Register; three National Register-31 eligible cultural resources and eight unassessed cultural resources in the 1-mi visual APE buffer 32 around the proposed new units; and at least 33 known historic architectural resources in the 33 indirect, visual APE for the proposed reservoir. Additional important historic and cultural 34 resources may also be discovered during new surveys in all APEs. As a result, impacts to 35 cultural resources due to site development and building activities could be noticeable, but not 36 destabilizing with appropriate mitigations implemented.

Impacts on historic and cultural resources from operation of the two new nuclear units at theMiddleton Shoals site as well as parallel and related operations at offsite components such as

1 the new reservoir, railroad line, and transmission-line corridors would be possible. The review

- 2 team assumes that Duke Energy's corporate policy for consideration of cultural resources and
- 3 associated procedures in the event of an unanticipated discovery of cultural resources would
- 4 apply to operations at the Middleton Shoals site and offsite areas (Duke 2009j). Further, the
- 5 review team assumes that Duke would negotiate an agreement and associated cultural
- 6 resources management plan for the Middleton Shoals site with the South Carolina SHPO,
- 7 USACE, and interested American Indian tribes similar to efforts currently underway for the Lee
- Nuclear Station site. Under consistent application of Duke Energy's corporate policy for cultural
 resources and an agreement and cultural resources management plan specific to the Middleton
- 10 Shoals site, impacts on cultural resources due to operations would be negligible.

11 Cumulative Impacts

- 12 The geographic area of interest for cumulative impacts to historic and cultural resources at the
- 13 Middleton Shoals site corresponds to the onsite and offsite direct (physical) and indirect (visual)
- 14 APEs defined for the site. Past actions in the geographic area of interest that could have
- 15 affected historic and cultural resources in a manner similar to those associated with the building
- 16 and operation of the two new units and other project components include rural agricultural and
- 17 limited residential development. Table 9-14 also lists future projects that may similarly impact
- 18 historic and cultural resources and contribute to cumulative impacts in the geographic area of
- 19 interest, including transportation improvements associated with the South Carolina Strategic
- 20 Corridor System Plan (SCDOT 2009b) and new developments associated with future
- 21 urbanization in the region. These projects could impact historic and cultural resources through
- 22 ground disturbance or visual impacts to historic settings or architectural properties, but the
- 23 inclusion of Federal funding in most of these efforts should ensure appropriate mitigation.
- Cultural resources are non-renewable; therefore, the impact of destruction of cultural resources is cumulative. Based on the information provided by Duke and the review team's independent
- 26 evaluation, the review team concludes that the cumulative impacts from past agricultural and
- 27 residential development, future state and Federal transportation improvements, future
- 28 urbanization of the area, and the building and operation of two new nuclear units on the
- 29 Middleton Shoals site would be MODERATE. The incremental contribution of building and
- 30 operating the two new units and associated plant components would be significant to these
- 31 cumulative impacts given the 46 historic properties and cultural resources known to exist in
- 32 onsite and offsite indirect, visual APEs and the high probability for additional cultural resource
- 33 discoveries in all APEs and the geographic area of interest.

34 9.3.5.8 Air Quality

- 35 The following impact analysis includes impacts on air quality from building activities and
- 36 operations. The analysis also considers other past, present, and reasonably foreseeable future
- 37 actions that impact air quality, including other Federal and non-Federal projects listed in

1 Table 9-14. The air-quality impacts related to building and operating a nuclear facility at the

2 Middleton Shoals site would be similar to those at the Lee Nuclear Station site.

The Middleton Shoals site is located in Anderson County, South Carolina, which is part of the Greenville-Spartanburg Intrastate Air Quality Control Region (40 CFR 81.106). The geographic area of interest for this resource area is the 50-mi radius of the site, which includes Anderson County. Designations of attainment or non-attainment are made on a county-by-county basis. Anderson County is designated as unclassifiable or in attainment for all criteria pollutants for

- 8 which NAAQS have been established (40 CFR 81.341). Criteria pollutants include ozone,
- 9 particulate matter, carbon monoxide, nitrogen oxides, sulfur dioxide, and lead. Anderson
- 10 County came into attainment with the 8-hour ozone standard on April 15, 2008, and is,
- 11 therefore, considered a maintenance area for ozone (40 CFR 81.341). The closest Class 1
- 12 Federal Area (i.e., Shining Rock Wilderness Area, North Carolina) is more than 50 mi from the
- 13 Middleton Shoals site and it would, therefore, not likely be affected by minor source emissions
- 14 from the site. Class I areas are considered of special national or regional natural, scenic,
- 15 recreational, or historic value and are afforded additional air-quality protection.
- 16 As described in Section 4.7, emissions of criteria pollutants from building the two units are
- 17 expected to be temporary and limited in magnitude. As discussed in Section 5.7, emissions of
- 18 criteria pollutants from operations would be primarily from the intermittent use of standby diesel
- 19 generators and pumps. Given the temporary air emissions from construction and intermittent air
- 20 emissions from operation, and that Anderson County is currently designated as being
- 21 unclassified or in attainment for criteria pollutants, the review team concludes the impacts from
- building and operating two new units on air quality would be minimal.
- 23 Cumulative impacts to air quality resources are estimated based on the information provided by
- 24 Duke and the review team's independent evaluation. Of the projects listed in Table 9-14, two
- energy-related projects (the John Rainey Generating Station and the Anderson Regional Landfill
- Generating Station) are considered major sources of NAAQS criteria pollutants in Anderson
- 27 County. In addition, several industrial facilities listed in Table 9-14 are major sources of NAAQS
- 28 criteria pollutants in Anderson County. Other past, present, and reasonably foreseeable
- activities exist in the geographic area of interest that could affect air-quality resources. The
 impacts on criteria pollutants in Anderson County from emissions of effluents from the Middleton
- 31 Shoals site and nearby major sources, and other projects and activities within 50 mi of the
- 32 region would not be noticeable.
- 33 The greenhouse gas emissions from two nuclear units at the Middleton Shoals site would be the
- 34 same as those analyzed in Chapters 4, 5, and 6 for the Lee Nuclear Station site. The
- 35 cumulative impacts of greenhouse gas emissions related to nuclear power are discussed in
- 36 Section 7.6. The impacts of the emissions are not sensitive to location of the source.
- 37 Consequently, the conclusion in Section 7.6—national and worldwide impacts of greenhouse

- 1 gas emissions are noticeable but not destabilizing—is applicable to two AP1000 reactors
- 2 located at the Middleton Shoals site.

3 The review team concludes that the cumulative impacts, including those from other past,

- 4 present, and reasonably foreseeable future actions on air-quality resources in the geographic
- 5 area of interest would be SMALL for criteria pollutants and MODERATE for greenhouse gas
- 6 emissions. The incremental contribution of impacts on air-quality resources from building and
- 7 operating two units at the Middleton Shoals site would not be significant to the MODERATE air-
- 8 quality impact from greenhouse gas emissions.

9 9.3.5.9 Nonradiological Health Impacts

- 10 The following analysis considers nonradiological health impacts from building and operating two
- 11 new nuclear units at the Middleton Shoals alternative site. Impacts on nonradiological health at
- 12 the Middleton Shoals site are estimated based on the information provided by Duke and the
- 13 review team's independent evaluation. The analysis also includes past, present, and
- 14 reasonably foreseeable future actions that could contribute to the cumulative nonradiological
- 15 health impacts to site workers and the public, including other Federal and non-Federal projects
- and the projects listed in Table 9-14. For the analysis of nonradiological health impacts at the
 Middleton Shoals site, the geographic area of interest is considered to be the 6-mi vicinity
- 18 centered on the Middleton Shoals site and the associated transmission-line corridors based on
- 18 centered on the Middleton Shoals site and the associated transmission-line corridors based 10 the localized nature of populational health impacts
- 19 the localized nature of nonradiological health impacts.
- 20 Building activities with the potential to impact the health of members of the public and workers at
- 21 the Middleton Shoals site include exposure to dust, vehicle exhaust, and emissions from
- 22 construction equipment; noise; occupational injuries; and the transport of construction materials
- and personnel to and from the site. The operation-related activities that have the potential to
- 24 impact the health of members of the public and workers include exposure to etiological agents,
- noise, occupational injuries, EMFs, and impacts from the transport of workers to and from the site.

27 Building Impacts

- 28 Nonradiological health impacts to construction workers and members of the public from building
- two new nuclear units at the Middleton Shoals alternative site would be similar to those
- 30 evaluated in Section 4.8. Duke would comply with applicable Federal and State regulations on
- air quality and noise during the site-preparation and building phase. The frequency of
- 32 construction worker accidents would not be expected to be different from the frequency of
- accidents estimated for the proposed Lee Nuclear Station site.
- 34 Section 4.8.3 concludes that the impacts on nonradiological health from the transport of
- 35 construction workers and materials to and from the Lee Nuclear Station site would be minimal.

- 1 Impacts at the Middleton Shoals site would be about 31 percent lower than the estimated
- 2 impacts for the Lee Nuclear Station site. This difference is due to differences in the average
- 3 State-specific fatality rates used for construction workers (transportation calculations use the
- 4 closest population center for transportation data, which is located in Georgia). Impacts to
- 5 nonradiological health related to transportation at the Middleton Shoals alternative site would be
- 6 minimal.

7 The Middleton Shoals site is a greenfield site located in a rural area and will require extensive

- 8 rough grading (Duke 2009c). Impacts from building activities, including the associated
- 9 transmission lines and a 2200-ac supplemental cooling-water reservoir at the Middleton Shoals
- 10 site would be minimal.

11 **Operational Impacts**

12 Nonradiological health impacts from operation of two new nuclear units on site workers and 13 members of the public at the Middleton Shoals site would be similar to those evaluated in 14 Section 5.8 for the proposed Lee Nuclear Station site. Occupational health impacts to workers 15 (e.g., falls, electric shock, or exposure to other hazards) at the Middleton Shoals site would 16 likely be the same as those evaluated for workers at the Lee Nuclear Station site. Russell 17 Reservoir would be the source of cooling water and the recipient of thermal discharge for two 18 proposed nuclear units at the Middleton Shoals site. The Savannah River downstream of the 19 alternative site location is listed as impaired for mercury, fecal coliform, and turbidity (EPA 20 2010am). Due to pre-existing water quality issues, exposure to the public from water-borne 21 etiological agents at the Middleton Shoals site could be more likely than at the proposed or 22 other alternative sites. Operation of new nuclear units at the Middleton Shoals site could lead to 23 an increase in water-borne diseases in the vicinity. Noise and EMF exposure would be 24 monitored and controlled in accordance with applicable OSHA regulations. Effects of EMF on 25 human health would be controlled and minimized by conformance with NESC criteria.

- Impacts from transportation of operations workers to and from the Middleton Shoals site would result in about a 6 percent increase in traffic fatalities in Anderson County. This difference in this increase of fatalities from that at the Lee Nuclear Site is due to the difference in the average
- this increase of fatalities from that at the Lee Nuclear Site is due to the difference in the average county-specific baseline annual fatalities (between Cherokee and Anderson County). Because
- county-specific baseline annual fatalities (between Cherokee and Anderson County). Because
 this increase is small relative to the baseline traffic fatalities (i.e., before the new units are
- 31 constructed) in Anderson County, the review team concludes that the impacts of transporting
- 32 construction materials and personnel to the Middleton Shoals site would be minimal. The
- 33 review team concludes that nonradiological health impacts to site workers and public from the
- 34 operation of the two nuclear units at the Middleton Shoals alternative site would be minimal.

1 Cumulative Impacts

2 The past development and current operation of the Rainey Generating Station, a 1095-MW, six-3 unit natural-gas-fired peaking power plant, located approximately 6 mi north-northwest of the 4 Middleton Shoals site, could contribute to cumulative nonradiological health impacts. Past 5 nonradiological health impacts would have been localized and temporary, and current impacts 6 from the Rainey Generating Station could include emissions from station operation and 7 discharge of thermal effluents to the Savannah River. Rainey Generating Station holds current 8 air permits and an NPDES major industrial permit subject to SCDHEC regulation, and would be 9 expected to comply with the limitations in those permits (EPA 2010am). Operation of the 10 Rainey Generating Station would not contribute significantly to cumulative nonradiological 11 health impacts in the vicinity of the Middleton Shoals site.

12 There are no proposed future actions that would have nonradiological health impacts similar to

13 development at the Middleton Shoals site. However, transmission-line creation and/or

14 upgrading in the vicinity of the Middleton Shoals site and future urbanization would be expected 15 to occur.

- 16 The review team is also aware of the potential climate changes that could affect human health-17 a recent compilation of the state of knowledge in this area (GCRP 2009) has been considered in the preparation of this EIS. Projected changes in the climate of the southeast during the life of 18 19 the proposed nuclear station include a small increase in average temperature and a decrease in 20 precipitation in winter, spring, and summer, and a small increase in precipitation in fall (GCRP 21 2009). This may result in a small, gradual increase in river water temperature, which may alter 22 the presence of microorganisms and parasites in the Savannah River/Russell Reservoir. While 23 the changes that are attributed to climate change in these studies (GCRP 2009) may not be 24 insignificant on a national or global level, the review team did not identify anything that would 25 alter its conclusion regarding the presence of etiological agents or change the incidence of 26 waterborne diseases in the vicinity of the Middleton Shoals site. The review team concludes 27 that the nonradiological health cumulative impacts from building two new nuclear units, 28 associated transmission lines, and offsite reservoir at the Middleton Shoals site would be
- 29 minimal.

30 Summary

31 Nonradiological health impacts from building and operating two new units at the Middleton

32 Shoals site are estimated based on the information provided by Duke and the review team's

33 independent evaluation. The review team concludes that nonradiological health impacts on

34 construction workers and the public resulting from the building of two new nuclear units,

associated transmission lines, and offsite reservoir at the Middleton Shoals site would be

36 minimal. The review team also expects that the occupational health impacts on members of the

37 public and operations workers from two new nuclear units at the Middleton Shoals site would be

1 minimal. Finally, the review team concludes that cumulative nonradiological health impacts

2 from related past, present, and future actions in the geographic area of interest would be

3 SMALL. As discussed in Section 5.8, the NRC staff is not able to come to a conclusion on the

4 chronic impacts of EMFs.

5 9.3.5.10 Radiological Health Impacts of Normal Operations

6 The following impact analysis includes radiological health impacts on the public and workers 7 from building activities and operations for two nuclear units at the Middleton Shoals alternative 8 site. The analysis also considers other past, present, and reasonably foreseeable future actions 9 that could have radiological health impacts, including other Federal and non-Federal projects 10 and the projects listed in Table 9-14. As described in Section 9.3.5, the Middleton Shoals site is 11 a greenfield site; there are currently no nuclear facilities on the site. The geographic area of 12 interest is the area within a 50-mi radius of the Middleton Shoals site. The only facility 13 potentially affecting radiological health within this geographic area of interest is the existing 14 Oconee Nuclear Station, located about 37 mi north of the Middleton Shoals site. In addition, 15 medical, industrial, and research facilities that use radioactive material are likely to be within 16 50 mi of the Middleton Shoals site.

The radiological impacts of building and operating the proposed two AP1000 units at the
Middleton Shoals site include doses from direct radiation and liquid and gaseous radioactive
effluents. These pathways would result in low doses to people and biota offsite that would be
well below regulatory limits. The impacts are expected to be similar to those at the Lee Nuclear
Station site.

22 The radiological impacts of Oconee Units 1, 2, and 3 include doses from direct radiation and 23 liquid and gaseous radioactive effluents. These pathways result in low doses to people and 24 biota offsite that are well below regulatory limits as demonstrated by the ongoing radiological 25 environmental monitoring program conducted around Oconee Nuclear Station. The NRC staff 26 concludes that the dose from direct radiation and effluents from medical, industrial, and 27 research facilities that use radioactive material would be an insignificant contribution to the 28 cumulative impact around the Middleton Shoals site. This conclusion is based on data from the 29 radiological environmental monitoring programs conducted around currently operating nuclear 30 power plants. Based on the information provided by Duke and the NRC staff's independent 31 analysis, the NRC staff concludes that the cumulative radiological impacts from building and 32 operating the two proposed AP1000 units and other existing and planned projects and actions in 33 the geographic area of interest around the Middleton Shoals site would be SMALL.

34 9.3.5.11 Postulated Accidents

The following impact analysis includes radiological impacts from postulated accidents from the operation of two nuclear units at the Middleton Shoals alternative site. The analysis also

1 considers other past, present, and reasonably foreseeable future actions that affect radiological 2 health from postulated accidents, including other Federal and non-Federal projects and the 3 projects listed in Table 9-14. As described in Section 9.3.5, the Middleton Shoals site is a 4 greenfield site; there are currently no nuclear facilities at the site. The geographic area of 5 interest considers all existing and proposed nuclear power plants that have the potential to 6 increase the probability-weighted consequences (i.e., risks) from a severe accident at any 7 location within 50 mi of the Middleton Shoals alternative site. Facilities potentially affecting 8 radiological accident risk within this geographic area of interest are the existing Oconee Nuclear 9 Station Units 1, 2, and 3, VEGP Units 1 and 2, and VCSNS Unit 1. Two additional units have 10 been proposed for both the VEGP and VCSNS sites. Other facilities potentially affecting 11 radiological accident risk within this geographic area of interest include the DOE SRS, the MOX 12 Fuel Fabrication Facility at the SRS, and the Energy Solutions (Barnwell) Low-Level Radioactive

13 Waste Disposal.

14 As described in Section 5.11.1, the NRC staff concludes that the environmental consequences

15 of DBAs at the Lee Nuclear Station site would be minimal for AP1000 reactors. DBAs are

16 addressed specifically to demonstrate that a reactor design is robust enough to meet NRC

17 safety criteria. The AP1000 design is independent of site conditions, and the meteorology of the

18 Middleton Shoals alternative and Lee Nuclear Station sites are similar; therefore, the NRC staff

19 concludes that the environmental consequences of DBAs at the Middleton Shoals alternative

20 site would be minimal.

21 Assuming the meteorology, population distribution, and land use for the Middleton Shoals 22 alternative site are similar to the proposed Lee Nuclear Station site, risks from a severe accident 23 for an AP1000 reactor located at the Middleton Shoals alternative site are expected to be similar 24 to those analyzed for the proposed Lee Nuclear Station site. The risks for the proposed Lee 25 Nuclear Station site are presented in Tables 5-14 and 5-15 and are well below the median value 26 for current-generation reactors. In addition, as discussed in Section 5.11.2, estimates of 27 average individual early fatality and latent cancer fatality risks are well below the Commission's 28 safety goals (51 FR 30028). For existing plants within the geographic area of interest (Oconee 29 Nuclear Station Units 1, 2, and 3, VEGP Units 1 and 2, and VCSNS Unit 1), the Commission 30 has determined that the probability-weighted consequences of severe accidents are small 31 (10 CFR Part 51, Appendix B, Table B-1). Finally, according to the EIS's for the Vogtle ESP 32 (NRC 2008i) and the VCSNS Units 2 and 3 COLs (NRC 2011h) the risks from the proposed 33 units would also be well below risks for current-generation reactors and would meet the 34 Commission's safety goals.

- 35 There are no reactors currently operating at DOE's SRS; however, there is some severe
- 36 accident risk associated with the spent nuclear fuel and other high-level radioactive wastes that
- 37 may be processed or stored at SRS. The severe accident risks associated with stored spent
- fuel at operating nuclear power plants are lower than the risks for severe accidents involving the

1 reactor core. Likewise, the severe accident risks associated any spent reactor fuel or other 2 high-level radioactive waste processed or stored at SRS would be lower than the risks for 3 severe accidents involving the reactor core. There is no irradiated fuel at the MOX Fuel 4 Fabrication Facility at SRS, and this facility is designed to prevent inadvertent criticalities. Other 5 facilities at SRS and the Barnwell Low-Level Radioactive Waste Disposal Facility may contain 6 substantial amounts of radioactive material, but there is no credible severe accident risk like 7 there is for an operating reactor. Therefore, the additional risk from these facilities is not 8 significant in the evaluation of the cumulative severe accident risk for a nuclear power plant at 9 the Middleton Shoals alternative site. On this basis, the NRC staff concludes that the 10 cumulative risks from severe accidents at any location within 50 mi of the Middleton Shoals

11 alternative site would be SMALL.

129.3.6Comparison of the Impacts of the Proposed Action and the Alternative13Sites

14 This section summarizes the review team's characterization of the cumulative impacts related to 15 locating a two-unit AP1000 nuclear power facility at the proposed Lee Nuclear Station site and 16 at each alternative site. The three sites selected for detailed review as part of the alternative 17 sites environmental analysis included the Perkins site located in Davie County, North Carolina; 18 the Keowee site located in Oconee County, South Carolina; and the Middleton Shoals site 19 located in Anderson County, South Carolina. Comparisons are made between the proposed 20 site and alternatives to evaluate whether one of the alternative sites is environmentally 21 preferable to the proposed site. The NRC's determination is independent of the USACE's 22 determination under Section 404(b)(1) and its Guidelines at 40 CFR Part 230 of whether the 23 Lee Nuclear Station site is the least environmentally damaging practical alternative (LEDPA). 24 The USACE will conclude its analysis of both offsite and onsite alternatives in its Record of 25 Decision. The USACE alternatives evaluation is discussed in Section 9.5. The need to 26 compare the proposed site with alternative sites arises from the requirement in NEPA 27 Section 102(2)(C)(iii) (42 U.S.C. 4332) that EISs include an analysis of alternatives to the 28 proposed action. The NRC criterion to be used in assessing whether a proposed site is to be 29 rejected in favor of an alternative site is based on whether the alternative site is "obviously 30 superior" to the site proposed by the applicant (Public Service Company of New Hampshire 31 1977). An alternative site is "obviously superior" to the proposed site if it is "clearly and 32 substantially" superior to the proposed site (Rochester Gas & Electric Corp. 1978). The 33 standard of obviously superior "...is designed to guarantee that a proposed site will not be 34 rejected in favor of an alternate unless, on the basis of appropriate study, the Commission can 35 be confident that such action is called for" (New England Coalition on Nuclear Pollution 1978).

36 The "obviously superior" test is appropriate for two reasons. First, the analysis performed by

37 NRC in evaluating alternative sites is necessarily imprecise. Key factors considered in the

38 alternative site analysis, such as population distribution and density, hydrology, air quality,

1 aquatic and terrestrial ecological resources, aesthetics, land use, and socioeconomics are 2 difficult to quantify in common metrics. Given this difficulty, any evaluation of a particular site 3 must have a wide range of uncertainty. Second, the applicant's proposed site has been 4 analyzed in detail, with the expectation that most of the adverse environmental impacts 5 associated with the site have been identified. The alternative sites have not undergone a 6 comparable level of detailed study. For these reasons, a proposed site may not be rejected in 7 favor of an alternative site when the alternative site is marginally better than the proposed site, 8 but only when it is obviously superior (Rochester Gas & Electric Corp. 1978). NEPA does not 9 require that a nuclear plant be constructed on the single best site for environmental purposes. 10 Rather, "...all that NEPA requires is that alternative sites be considered and that the effects on 11 the environment of building the plant at the alternative sites be carefully studied and factored 12 into the ultimate decision" (New England Coalition on Nuclear Pollution 1978).

Section 9.3.6.1 discusses the process the review team used to compare cumulative impacts of the alternative sites to the proposed Lee Nuclear Station site and provides the final cumulative impact for each resource category. Cumulative impact levels from Chapter 7 (for the Lee Nuclear Station), and the three alternative sites (from Sections 9.3.3 through 9.3.5) are listed in Table 9-18. Section 9.3.6.2 discusses the cumulative impacts of the proposed project located at the Lee Nuclear Station site and at the alternative sites as they relate to a determination of environmental preference or obvious superiority.

20 9.3.6.1 Comparison of Cumulative Impacts at the Proposed and Alternative Sites

21 The following section summarizes the review team's independent assessment of the proposed 22 and alternative sites. The team characterized the expected cumulative environmental impacts 23 of building and operating new units at the Lee Nuclear Station site and alternative sites; these 24 impacts are summarized by category in Table 9-18. Full explanations for the specific impact 25 characterizations are provided cumulatively in Chapter 7 for the proposed site and in 26 Sections 9.3.3, 9.3.4, and 9.3.5 for each of the alternative sites. The review team's impact 27 category levels are based on professional judgment, experience, and consideration of controls 28 likely to be imposed under Federal, State, or local permits that would not be acquired until after 29 the review of a COL application is underway. The considerations and assumptions were similarly applied at each of the alternative sites to provide a common basis for comparison. In 30 31 the following discussion, the review team compares the impact levels between the proposed site 32 and each alternative site.

| 1 | Table 9-18. | Comparison of Cumulative Impacts at the Lee Nuclear Station Site and Alternative |
|---|-------------|--|
| 2 | | Sites |

| Resource Category | Lee Nuclear Station ^(a) | Perkins | Keowee | Middleton Shoals | | |
|--|---------------------------------------|-----------------------------------|-----------------------------------|-----------------------------------|--|--|
| Land Use | MODERATE | MODERATE | MODERATE | MODERATE | | |
| Water-Related | | | | | | |
| Surface-water use | MODERATE | MODERATE | MODERATE | MODERATE | | |
| Groundwater use | SMALL | SMALL | SMALL | SMALL | | |
| Surface-water quality | SMALL | MODERATE | MODERATE | MODERATE | | |
| Groundwater quality | SMALL | SMALL | SMALL | SMALL | | |
| Ecology | | | | | | |
| Terrestrial and wetland ecosystems | MODERATE | MODERATE | MODERATE | MODERATE | | |
| Aquatic ecosystems | MODERATE | MODERATE | MODERATE | MODERATE | | |
| Socioeconomics | | | | | | |
| Physical impacts | SMALL to MODERATE | SMALL to MODERATE | SMALL to MODERATE | SMALL to MODERATE | | |
| Demography | SMALL | SMALL | SMALL | SMALL | | |
| Economic impacts on the community | SMALL to LARGE (beneficial) | SMALL to LARGE (beneficial) | SMALL to LARGE (beneficial) | SMALL to LARGE (beneficial) | | |
| Infrastructure and community services | SMALL to MODERATE | SMALL to MODERATE | SMALL to MODERATE | SMALL to MODERATE | | |
| Environmental Justice | SMALL | SMALL | SMALL | SMALL | | |
| Historic and Cultural Resources | MODERATE | MODERATE | MODERATE | MODERATE | | |
| Air Quality | | | | | | |
| Criteria pollutants | SMALL | SMALL | SMALL | SMALL | | |
| Greenhouse gas emissions | MODERATE | MODERATE | MODERATE | MODERATE | | |
| Nonradiological Health | SMALL | SMALL | SMALL | SMALL | | |
| Radiological Health | SMALL | SMALL | SMALL | SMALL | | |
| Severe Accidents | SMALL | SMALL | SMALL | SMALL | | |
| (a) From Table 7-4. | | | | | | |

1 The cumulative environmental impact areas listed in the table have been evaluated using the

2 NRC's three-level standard of significance: SMALL, MODERATE, or LARGE. These levels

3 were developed using CEQ guidelines and are set forth in the footnotes to Table B-1 of

- 4 10 CFR Part 51, Subpart A, Appendix B:
- 5 SMALL Environmental effects are not detectable or are so minor that they will 6 neither destabilize nor noticeably alter any important attribute of the resource.
- MODERATE Environmental effects are sufficient to alter noticeably, but not to
 destabilize important attributes of the resource.
- 9 LARGE Environmental effects are clearly noticeable and are sufficient to
 10 destabilize important attributes of the resource.

11 9.3.6.2 Environmentally Preferable Sites

12 The cumulative impacts of building and operating two new nuclear units at the Lee Nuclear

13 Station site and at each alternative site are SMALL for several impact categories. The resource

- 14 categories for which the impact level at an alternative site would be the same as the proposed
- 15 site would not contribute to the determination that the alternative site is environmentally
- 16 preferable to the proposed site. Therefore, these categories are not discussed further in
- 17 determining whether an alternate site is environmentally preferable to the proposed site. Where
- 18 there is a range of impacts for a resource, the upper range of the resource is used for the
- 19 comparison. In addition, for those cases in which the cumulative impacts for a resource would
- 20 be greater than SMALL, consideration is given to those cases in which the impacts of the
- 21 project at the specific site would not make a significant contribution to the cumulative impact
- 22 level.
- As shown in Table 9-18, there are only minor differences in impacts among the sites. All of the
- sites are in rural areas with similar physiographic, ecological, cultural resource, and
- 25 socioeconomic characteristics. Use of any of the sites would require building one or more large,
- supplemental cooling-water reservoirs that would inundate stream valleys. Use of the cooling-
- 27 water reservoirs reduces the impacts to surface water use at each site.
- Table 9-18 indicates that the cumulative impacts to surface-water quality for the Lee Nuclear
- 29 Station site are SMALL, and that the impact at each of the alternative sites is MODERATE.
- 30 However, for the alternative sites, building and operating two nuclear units is not a significant

31 contributor to the MODERATE impact. Therefore, surface-water-quality impacts do not serve to

- 32 differentiate between the sites.
- 33 The review team concludes that the alternative sites and the Lee Nuclear Station site are
- 34 generally comparable, and it would be difficult to state that one site is preferable to another from

- 1 an environmental perspective. In such a case, the proposed site prevails because none of
- 2 the alternatives are clearly environmentally preferable.

3 9.3.6.3 Obviously Superior Sites

- 4 None of the alternative sites was determined to be environmentally preferable to the Lee
- 5 Nuclear Station site. Therefore, none of the alternative sites is obviously superior to the Lee
- 6 Nuclear Station site.

7 9.4 System Design Alternatives

8 The review team considered a variety of heat-dissipation systems and circulating-water system 9 (CWS) alternatives. While other heat-dissipation systems and water systems are part of a 10 nuclear power plant, the largest and most capable of causing environmental impacts is the CWS 11 that cools and condenses the steam for the turbine generator. Other water systems, such as 12 the service-water system, are much smaller than the CWS. As a result, the review team only 13 considers alternative heat-dissipation and water-treatment systems for the CWS. The proposed 14 CWS for the Lee Nuclear Station Units 1 and 2 is a closed-cycle system that uses mechanical 15 draft cooling towers for heat dissipation (Duke 2009c). The proposed system is discussed in 16 detail in Chapter 3.

17 9.4.1 Heat-Dissipation Systems

- 18 About two-thirds of the heat from a commercial nuclear reactor is rejected as heat to the
- 19 environment. The remaining one-third of the reactor-generated heat is converted into electricity.
- 20 Normal heat-sink cooling systems transfer the rejected heat load into the atmosphere and/or
- 21 nearby waterbodies, primarily as latent heat exchange (evaporating water) or sensible heat
- exchange (warmer air or water). Different heat-dissipation systems rely on different exchange
- 23 processes. The following sections describe alternative heat-dissipation systems considered by
- the review team for the Lee Nuclear Station Units 1 and 2.
- 25 In its ER, Duke considered a range of CWS heat-dissipation systems, including a once-through
- 26 cooling system and several closed-cycle cooling systems. In addition to the closed-cycle
- 27 mechanical draft cooling towers selected, Duke considered natural draft cooling towers, once-
- through cooling into the Broad River, cooling ponds, spray ponds, dry cooling towers, and a combination wet-dry hybrid cooling tower system (Duke 2009c). Duke also considered
- combination wet-dry hybrid cooling tower system (Duke 2009c). Duke also considered
 rectangular mechanical-draft cooling towers in addition to the circular design chosen for the site
- 31 (Duke 2009c). In addition, the review team considered mechanical draft cooling towers with
- 32 plume abatement.

1 9.4.1.1 Wet Natural Draft Cooling Towers

2 Wet natural draft cooling towers, which use about the same amount of water as the proposed 3 mechanical draft cooling towers, induce airflow up through large (600 ft tall and 400 ft in 4 diameter) towers by cascading warm water downward in the lower portion of the cooling tower. 5 As heat transfers from the water to the air in the tower, the air becomes more buoyant and rises. 6 This buoyant circulation induces more air to enter the tower through its open base. The 7 environmental aspects of wet natural draft cooling towers and mechanical draft cooling towers 8 are very similar (Duke 2009c). Because both rely on evaporation to dissipate the heat, water 9 use is similar between natural and mechanical draft cooling towers; therefore, intake and 10 discharge effects on aquatic biota would be similar. Notable differences are that natural draft 11 cooling towers can be seen from a greater distance and that the additional height increases the 12 potential for avian and bat collisions (NRC 1996). The large size of the natural draft cooling 13 towers could have a greater visual and aesthetic impact than mechanical draft cooling towers. 14 Because the Lee Nuclear Station site is located in a remote area, the aesthetic impacts of wet 15 natural draft towers would be similar because visual impacts would be dominated by the plume 16 rather than the tower. The likelihood of bird collision impacts is somewhat lower for the 17 proposed mechanical draft cooling towers than for natural draft cooling towers. Also, the energy 18 savings from using natural draft versus mechanical draft cooling towers are minimal. Therefore, 19 the review team determined that wet natural draft cooling towers would not be an

20 environmentally preferable alternative for the Lee Nuclear Station site.

21 9.4.1.2 Once-Through Cooling

22 Once-through cooling systems withdraw water from the source waterbody and return virtually 23 the same volume of water to the receiving waterbody at an elevated temperature. Typically the 24 source waterbody and the receiving waterbody are the same body, and the intake and 25 discharge structures are separated to limit recirculation. While there is essentially no 26 consumptive use of water in a once-through heat-dissipation system, the elevated temperature 27 of the receiving waterbody would result in some induced evaporative loss that decreases the net 28 water supply. The elevated temperature can also adversely affect the biota of the receiving 29 waterbody. The large intake flows would result in impingement and entrainment losses. Based 30 on recent changes to implementation plans to meet Section 316(b) of the Clean Water Act, the 31 review team has determined that once-through cooling systems for new nuclear reactors are 32 unlikely to be permitted in the future, except in rare and unique situations.

If proposed Lee Nuclear Station Units 1 and 2 were to use once through cooling with two
AP1000 reactors, the review team determined that the water-supply needs for the two units
would be approximately 1,700,000 gpm (NRC 2011f). Duke has determined that the needed
volume of water cannot be practically supplied by the Broad River (Duke 2009c). For this
reason, in addition to the Clean Water Act 316(b) considerations, the review team determined

that once-through designs were not a feasible alternative design and eliminated it from further
 consideration as part of the proposed Lee Nuclear Station Units 1 and 2 cooling system.

3 **9.4.1.3 Cooling Pond**

4 Use of a recirculating cooling pond separate from the Broad River was considered as an 5 alternative cooling system design. Studies performed by Duke to determine the size pond 6 needed for two AP1000s show that a recirculating pond would likely need to cover an area of 7 7000 ac (Duke 2009c). The topography around the Lee Nuclear Station site does not allow 8 construction of a pond this size. Even if it did, the pond would eliminate substantially greater 9 areas of wetlands, terrestrial habitat, and natural surface water habitat than would other CWS 10 alternatives. The review team determined that due to limitations of the surrounding topography, 11 the impact of the loss of land and natural habitat associated with development of additional 12 cooling ponds, a cooling system using a recirculating cooling pond was not an environmentally 13 preferable alternative at the Lee Nuclear Station site.

14 9.4.1.4 Spray Canals

Spray-canal cooling systems use engineered canals to cool water and enhance evaporative 15 16 cooling by spraying water into the atmosphere. In addition to evaporation, heat transfer from 17 the spray canals to the atmosphere occurs through black-body radiation and conduction. A 18 spray-canal system alternative was evaluated for cooling proposed Lee Nuclear Station Units 1 19 and 2, and was determined to require a canal approximately 2.5 miles long and 200 feet wide 20 (Duke 2009c). The canal would require a water area of approximately 60 ac and a disturbance 21 area of approximately 90 ac assuming that an additional land area of 50 percent were required 22 for temporary disturbance. Because of the linear geometry of the spray canal, Duke would likely 23 have to acquire offsite land, cross and close off public roadways, and would have little flexibility 24 to avoid wetlands and other sensitive habitat. Furthermore, terrestrial and aquatic habitat 25 adjacent to the canal could be exposed to drift from spray operations. Based on the additional 26 land and terrain requirements to build the spray-canal and the possible impact from spray drift, 27 the review team concludes that use of a spray canal would not be an environmentally preferable 28 alternative for the Lee Nuclear Station site.

29 9.4.1.5 Dry Cooling Towers

Dry cooling towers have never been used to cool nuclear or fossil facilities of this size. Dry cooling towers would eliminate virtually all water-related impacts from the cooling system operation. No makeup water would be needed for cooling, and no blowdown water would be generated. This alternative could reduce water use impacts, and likely avoid impacts associated with the building of Make-up Pond C. Dry cooling systems would be larger than the proposed cooling tower systems, and would require more onsite land to accommodate the large dry cooling structures. Dry cooling systems can result in a significant loss in dependable

1 electrical generation capacity particularly during higher ambient temperature conditions because 2 the theoretical approach temperature is limited to the dry-bulb temperature and not the lower 3 wet-bulb temperature. The review team determined that historical local air temperatures would 4 result in the loss of generation at critical times of high demand for electricity due to the loss of 5 sufficient condenser vacuum. The dry cooling system design would not allow the plant to meet 6 its stated goal as a baseload power source. Additional electrical losses occur with dry cooling 7 due to the parasitic energy requirements of the large array of fans involved. This loss in 8 generation efficiency translates into increased impacts on the fuel cycle. The review team 9 therefore determined that building and operation of dry cooling towers would not be an 10 environmentally preferable alternative for the Lee Nuclear Station site due to the impact on plant 11 availability and capacity, as well as inefficiencies in energy production resulting in higher fuel-12 cycle impacts.

13 9.4.1.6 Combination Wet/Dry Hybrid Cooling-Tower System

14 Combination wet/dry hybrid cooling towers have never been used to cool nuclear or fossil facilities of the size proposed by Duke (i.e., 2234 MW(e)). A mechanical draft wet/dry hybrid 15 16 cooling tower system uses both wet and dry cooling cells to limit consumption of cooling water, 17 often with the added benefit of reducing plume visibility. Water used to cool the turbine 18 generators generally passes first through the dry portion of the cooling tower where heat is 19 removed by drawing air at ambient temperature over tubes through which the water is moving. 20 Cooling water leaving the dry portion of the tower then passes through the wet tower where the 21 water is sprayed into a moving air stream and additional heat is removed through evaporation 22 and sensible heat transfer. When ambient air temperatures are low, the dry portion of these 23 cooling towers may be sufficient to meet cooling needs. The use of the dry portion of the 24 system would result in a loss in generating efficiency that would translate into increased impacts 25 on the fuel cycle. Duke provided an analysis of a hybrid cooling system design for proposed 26 Lee Nuclear Station Units 1 and 2 (Duke 2010k). The results of the analysis show that water 27 required from Make-Up Pond C can be significantly reduced (from 9874 ac-ft to 2804 ac-ft) but 28 not eliminated. Therefore, the hybrid cooling system would not eliminate the need for Make-29 Up Pond C or the impacts associated with its construction. The review team determined that 30 while the hybrid cooling technology appears to be feasible for Lee Nuclear Station site, it still 31 poses several significant technical challenges for its installation and operation. Therefore, the 32 review team concludes that the building and operation of a combined wet/dry cooling tower 33 system would not be an environmentally preferable alternative for the Lee Nuclear Station site.

34 9.4.1.7 Mechanical Draft with Plume Abatement

Adding additional heat to a saturated cooling tower exhaust, without adding additional water,
 would result in subsaturated water vapor. Subsaturated water vapor reduces the potential for a

37 visible plume. The concept behind a mechanical draft cooling tower with plume abatement is

38 similar to the wet/dry hybrid cooling system described above with the design parameters

- 1 focused on reducing the visual plume. Such designs may also result in slightly less
- 2 consumptive water use than mechanical draft cooling towers without plume abatement. The
- 3 aesthetic impacts at the Lee Nuclear Station site with a mechanical draft cooling tower without
- 4 plume abatement were determined to be SMALL; therefore, a mechanical draft tower with
- 5 plume abatement offers no significant advantage. These towers often have a larger footprint
- 6 and require additional energy to operate, resulting in a net loss of energy available to meet the
- 7 demand for power. For these reasons, the review team concludes that the building and
- 8 operation of mechanical draft cooling towers with plume abatement would not be an
- 9 environmentally preferable alternative for the Lee Nuclear Station site.

10 9.4.2 Circulating-Water Systems

- 11 The review team also evaluated alternatives to the proposed intakes and discharges for the
- 12 normal heat-sink cooling system, based on the proposed heat-dissipation system water
- 13 requirements. The capacity requirements of the intake and discharge system are defined by the
- 14 proposed heat-dissipation system. For proposed Lee Nuclear Station Units 1 and 2, the
- 15 proposed heat-dissipation system is a closed-cycle system that uses mechanical draft cooling
- 16 towers for heat dissipation.
- 17 As indicated in Table 3-10, the maximum makeup-water withdrawal for two AP1000 units at the
- 18 site is 60,001 gpm (134 cfs). Duke considered two potential sources of makeup-water supply
- 19 for the Lee Nuclear Station site: the Broad River and groundwater (Duke 2009c). In addition,
- 20 Duke also considered water reuse in its NPDES permit application (Duke 2011a).

21 9.4.2.1 Intake Alternatives

- 22 The review team considered intake alternatives for taking water from the Broad River for
- ultimate use by the condenser cooling system. The proposed intake structure for Lee Nuclear
 Station Units 1 and 2 is described in detail in Section 3.2.2.2. Duke considered three
- 25 alternatives for the intake system in addition to the proposed system: (1) intake structure on an
- 26 intake canal, (2) perforated pipe intake structure, and (3) infiltration bed intake structure.

27 Intake Structure on an Intake Canal

- Duke considered an intake structure on a canal. The intake structure would be located at the end of a 700 ft long intake canal coming off the Broad River. A submerged weir would be located at the canal entrance to route streambed load past the canal entrance. The dimensions of the canal would be selected to maintain water velocity in the canal at less than 0.5 ft/sec in compliance with the requirements of the Clean Water Act, Section 316(b). The low water velocity in the intake canal would allow some silt to settle before it reaches the intake structure
- 34 and so silt would need to be periodically removed from the canal during operation to maintain 35

1 the initial dimensions. Use of an intake canal would provide better protection from floodwaters

- 2 and result in a shorter piping system to Make-Up Pond A. The shorter piping system would
- 3 result in lower pumping costs.

Building an intake structure at the end of an intake canal would require 4 ac of land and would disturb approximately 0.5 ac of river bottom. Use of an intake canal would also allow the intake structure and most of the canal to be built before the canal is connected to the river resulting in no effect on the river during installation except while installing the weir at the entrance. When creating the opening at the mouth of the canal, the turbidity in the river would be increased for a short time. The impact on the river would be temporary and minor. Duke did mention, however, possible problems with river channel stability (Duke 2009c).

11 Perforated Pipe Intake Structure

12 A perforated pipe intake would draw water into the system through seven 36-in.-diameter pipes 13 with 3/8-in. slotted openings located on the river bottom. Four 3-ft-diameter pipes would carry 14 the water to pumps located in a concrete structure on land approximately 150 ft from shore. 15 This design would result in through-opening intake velocities of less than 0.5 ft/sec. The intake 16 system would include piping to backwash the perforated pipe. The perforated pipe would be 17 embedded in a concrete mat on the river bottom that would be anchored to bedrock. The concrete would protect the intake pipes from the effect of erosion and damage from large debris 18 19 in the river. The river currents would carry both fish and debris past the openings in the 20 perforated pipe. The frequency with which the perforated pipes would be backwashed would be 21 determined by head loss as the slots became blocked by debris. Building the facility would 22 require approximately 1 ac of land, and would disturb less than 0.5 ac of river bottom (Duke 23 2009c). A cofferdam would need to be constructed so that the anchor system, concrete mat,

24 perforated pipe, and piping to the pump structure could be built in a dry setting.

25 Infiltration Bed Intake Structure

An infiltration bed intake structure would consist of a 100-ft-wide and 350-ft-long gravel infiltration bed with 6-in.-diameter perforated pipes on 42-in. centers embedded in the gravel to

collect the water. Four 3-ft-diameter pipes would carry the water from the perforated pipes to pumps located in a concrete structure on land. The intake system would include piping to

- 30 backwash the gravel infiltration bed.
- A cofferdam would need to be constructed so that the gravel filter, perforated pipe, and piping to the pump structure could be built in a dry setting. An area of slightly less than 1 ac of the river
- 33 bottom would be excavated to approximately 6 ft deep to allow construction of the infiltration
- 34 bed. A cofferdam large enough to surround the construction area would result in increased
- 35 water velocities in the river and likely cause scour of the river bottom adjacent to the cofferdam.
- 36 These impacts would be expected to be temporary.

Environmental Impacts of Alternatives

1 Intake velocities would be negligible, reducing the possibility of fish impingement. Backwashing

2 the gravel bed would push entrapped sediment and debris back into the river current, allowing it

3 to continue downstream. The frequency with which the gravel bed would need to be

4 backwashed would be determined by head loss as the bed became loaded with debris.

5 Frequent backwashing is anticipated, which would cause an increase in turbidity downstream of

6 the gravel bed. In addition, river currents could scour the gravel bed leading to impaired

7 performance.

8 Intake Alternatives Summary

9 The intake structure on an intake canal would require additional land disturbance relative to the

- 10 proposed intake design and may have greater risk during operation due to river channel
- 11 instability. The perforated pipe intake structure would require similar land disturbance to that of
- 12 the proposed intake design and may have greater risk during operation due to damage of the
- 13 pipe. Building an infiltration bed intake structure would disturb nearly 1 ac of river bed. In
- 14 addition, a number of installation and operational considerations of an infiltration bed limit the

15 practicality of this alternative. The impacts associated with aquatic ecology for the proposed

16 intake have been determined to be minor in Chapters 4 and 5. Therefore, the review team

- 17 determines that there are no alternative intake designs that would be environmentally preferable
- 18 to the proposed intake design for the Lee Nuclear Station site.

19 9.4.2.2 Discharge Alternatives

20 Duke proposes to discharge blowdown from Lee Nuclear Station Units 1 and 2 to the Broad

21 River immediately behind Ninety-Nine Islands Dam. A detailed description of the proposed

discharge system is presented in Section 3.2.2.2. Duke considered a single port spillway apron

23 discharge, a bank-side single port discharge structure, and river bottom diffuser as alternatives

to the proposed discharge diffuser.

25 Single Port Spillway Apron Discharge

26 The single port spillway apron discharge was rejected by Duke because Ninety-Nine Islands

27 Dam is considered a historical site and the addition of the discharge structure to the apron

spillway would unacceptably alter the appearance of the historical site. In addition, modeling of

29 the thermal impacts of such a discharge indicates that this alternative would not meet State

30 thermal requirements in the river below the spillway (Duke 2009c).

31 Single Port Pipe Discharge

- 32 A single port discharge structure located on the bank of the Broad River downstream of Ninety-
- 33 Nine Islands Dam would consist of a single pipe anchored through a concrete headwall
- 34 discharging into the river near the elevation of the surface of the river. Modeling of the thermal

- 1 impacts of such a discharge indicates that State thermal requirements in the river would not be
- 2 met with this discharge structure design (Duke 2009c).

3 River Bottom Single Port Diffuser

- 4 The installation of a river bottom single port diffuser would result in disturbance to the
- 5 streambed (Duke 2009c). The operation of a river bottom single port diffuser would be affected
- 6 by streambed disturbances, particularly during high flows

7 Discharge Alternatives Summary

8 The single port apron spillway discharge alternative would alter the appearance of a historical 9 site. Both the single port apron spillway and the single port pipe discharge alternatives would 10 have limited mixing associated with the discharge design. The river bottom single port diffuser 11 would result in disturbance to the river bottom during installation and would be subject to 12 streambed disturbances during high flows. The review team determined that the impacts of 13 operation of the proposed discharge system would be minor and that no alternative discharge 14 designs would be environmentally preferable to the proposed discharge design at the Lee

15 Nuclear Station site.

16 9.4.2.3 Water Supplies

- 17 The review team considered alternative sources for the CWS, including water reuse,
- 18 groundwater, and surface water.

19 Water Reuse

20 Sources of water for reuse can come either from the plant itself or from other local water users.

21 Sanitary wastewater-treatment plants are the most ubiquitous sources of water for reuse.

22 Agricultural processing, industrial processing, and oilfield production can also provide significant

23 supplies of water for reuse. Additional treatment (e.g., tertiary treatment, chlorination) may be

- required to provide water of appropriate quality for the specific plant need. The population
- 25 density is low, and there is little industry around the Lee Nuclear Station site, so adequate
- reliable wastewater sources are not currently available. In Duke's NPDES application
- 27 (Appendix J of NPDES permit [Duke 2011a]), a study of the feasibility of piping wastewater
- effluent from both the Gaffney Board of Public Works Wastewater Treatment plants to the
- 29 proposed Make-Up Pond C was summarized. The pipeline would be required to extend over
- 30 10 miles. While this pipeline would reduce the withdrawals from the Broad River from the refill
- system, the review team determined, due to the small combined capacity of the wastewater treatment plants that water reuse would not eliminate the need for either the refill intakes on the
- 33 Broad River or Make-Up Pond C. Therefore, the review team determined that water reuse
- 34 would not be an environmentally preferable alternative to Duke's proposed water supply and it
- 35 was not evaluated further.

Environmental Impacts of Alternatives

1 Groundwater

2 Groundwater is not considered a viable source of cooling water for Lee Nuclear Station Units 1 3 and 2 because the geologic formations in the vicinity of the site generally are not permeable 4 enough to sustain well yields required to support the condenser cooling water makeup need 5 (60,000 gpm) (Duke 2009c). Characterizations performed at the Lee Nuclear Station site support this assertion (see Chapter 2). The review team finds that the groundwater resource 6 7 could not meet the cooling water demands of proposed Lee Nuclear Station Units 1 and 2. 8 Therefore, the review team determined that groundwater would not be a feasible alternative to 9 Duke's proposed water supply.

10 Expansion of Make-Up Pond B

11 Duke (2011e) evaluated expansion of Make-Up Pond B to provide an alternative water source

12 for Lee Nuclear Station Units 1 and 2. Approximately 11 million cubic yards of spoil material

13 would need to be excavated and transported to a disposal site. The closest practical disposal

14 site would be 264 ac within the London Creek watershed and the proposed Make-Up Pond C

15 area. Operation of the expanded Make-Up Pond B was not predicted to comply with

thermocline protection requirements of EPA's Section 316(b) of the Clean Water Act.
 Therefore, the review team determined, based on the impacts associated with excavation and

18 disposal of spoil material during pond expansion, and the inability of the expanded Make-Up

19 Pond B to comply with thermocline protection requirements, that expansion of Make-Up Pond B

20 is not an environmentally preferable alternative.

21 9.4.2.4 Water Treatment

22 Both inflow and effluent water may require treatment to ensure that they meet plant water needs and effluent water standards. As described in Section 3.4.4, Duke proposes to add chemicals 23 24 to plant water to meet appropriate water-quality process needs. The chemistry of effluent water 25 is regulated by the EPA through the NPDES permitting process. The largest chemical inputs 26 are required to maintain the appropriate chemistry in the cooling towers to preclude biofouling. 27 The effluents from cooling-tower blowdown are specifically regulated in 40 CFR Part 423 by the 28 EPA to protect the environment. The review team identified no environmentally preferable 29 alternative to Duke's proposed chemical water treatment.

30 9.4.3 Summary of System Design Alternatives

The review team considered various alternative systems designs, including seven alternative
heat-dissipation systems and multiple alternative intake, discharge, and water-supply systems.
The review team identified no alternatives environmentally preferable to the proposed Lee
Nuclear Station plant systems design.

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9.5 U.S. Army Corps of Engineers Alternatives Evaluation

2 The 404(b)(1) Guidelines stipulate that no discharge of dredged or fill material into waters of the 3 United States (including jurisdictional wetlands) shall be permitted if there is a practicable 4 alternative that would have a less adverse impact on the aquatic environment, as long as the 5 alternative does not have other significant adverse environmental consequences. An alternative 6 is practicable if it is available and capable of being done after taking into consideration cost. 7 existing technology, and logistics in light of overall project purposes. If it is otherwise a 8 practicable alternative, an area not presently owned by the applicant that could reasonably be 9 obtained, used, expanded, or managed in order to fulfill the basic purpose of the proposed 10 activity may be considered. Thus, this analysis is necessary to determine which alternative is 11 the LEDPA that meets the project purpose and need. Even if an applicant's proposed 12 alternative is determined to be the LEDPA, the USACE must still determine whether the LEDPA 13 is contrary to the public interest. The USACE Public Interest Review, described in 14 33 CFR 320.4 (and further discussed in Appendix I), directs the USACE to consider a number of 15 factors in a balancing process. A permit would not be issued for an alternative that is not the 16 LEDPA, nor would a permit be issued for an activity that is determined to be contrary to the

17 public interest.

18 9.5.1 Onsite Alternatives

19 As part of its process for evaluating permits, the USACE reviewed Duke's application and ER 20 for the proposed Lee Nuclear Station Units 1 and 2 project, responses to requests for additional 21 information (RAIs), data regarding impacts on alternative sites, and Duke information 22 addressing onsite alternatives for the Lee Nuclear Station site to minimize impacts on wetlands 23 and other waters of the United States. Within this documentation, Duke provided a detailed 24 description of the steps taken to minimize onsite impacts, including alternative site layouts. 25 According to information provided by Duke, the site layout with the least impact on waters of the 26 United States for the proposed Lee Nuclear Station site has 23.18 ac of permanent open water 27 and wetland fill impacts and 102,700 linear feet of permanent fill impacts on streams.

This EIS provides environmental information and analyses upon which the LEDPA judgment will be based. It also considers public feedback received in the form of public comments on the draft EIS. Using this information as well as information in the applicant's Federal permit application, the USACE will address whether the LEDPA criterion is met in the Record of Decision.

33 9.5.2 Duke Alternative Sites

As noted previously, the evaluation and comparison of potential impacts on waters of the
United States among the proposed and three alternative sites is limited by the lack of detailed
data for all but the Lee Nuclear Station site. Duke has requested a jurisdictional determination

Environmental Impacts of Alternatives

1 from the USACE that identified 322.78 ac of wetlands and open waters and 167,077 linear feet 2 of streams subject to Clean Water Act jurisdiction within the proposed project boundary. Waters 3 of the United States were estimated for the Perkins, Keowee, and Middleton Shoals alternative 4 sites using a combination of available data resources, including FWS National Wetlands 5 Inventory mapping, U.S. Department of Agriculture–Natural Resources Conservation Service 6 soils mapping, 2006 infrared aerial imagery, SCDHEC State Navigable Waters mapping, USGS 7 7.5-minute quadrangle maps, and the National Hydrography Dataset. For alternative sites and 8 their associated transmission-line corridors, data were reported as acres of forested and 9 nonforested wetlands, as well as linear distance for streams. It is important to note that 10 transmission-line routes associated with the three alternative sites are not finalized and 11 therefore would be subject to change. Note also that impacts on alternative sites include those 12 areas that would be occupied by principal site component footprints such as the power block, 13 cooling towers, and switchyard, as well as impacts resulting from intake and discharge water 14 lines. In the absence of detailed topographic design data, it is not feasible to include impacts 15 from associated fill slopes for these components or from other necessary ancillary facilities. 16 Using this information, Table 9-19 presents the impacts on waters of the United States for each 17 alternative considered, including each site and its associated transmission-line corridors. 18 Impacts for transmission-line corridors are calculated based solely on the total area of

19 permanent clearing that would be required for forested wetlands.

Table 9-19. Comparison of Impacts on Waters of the United States for the Proposed and
 Three Alternative Sites

| | Perkins Site ^(a) | Keowee Site ^(a) | Middleton Shoals Site ^(a) | Lee Nuclear Station ^(b) (Proposed) |
|--|--------------------------------|-------------------------------|--|---|
| Sites | | | | |
| Wetland impacts (fill, ac) | 92.5 | 22.5 | 175.2 | 4.41 |
| Stream impacts (fill, linear feet) | 207,000 | 144,000 | 378,000 | 97,000 |
| Open water impacts (fill, ac) | 2.4 | 12.3 | 37 | 16.0 |
| Total wetland and open water impacts (fill, ac) | 94.9 | 34.8 | 212.2 | 20.41 |
| Transmission Corridors, Railroad Corridor, Co | ooling-Wate | er Pipelines | s, Roads | |
| Wetland impacts (clearing forest, ac) ^(a) | 24 | 3 | 4.2 | 2.77 |
| Stream impacts (linear feet) ^(a) | 15,000 | 5000 | 24,000 | 5500 |
| Open water impacts (fill, ac) | 0.2 | 2.8 | 19 | 15 |
| Total wetland and open water impacts (fill, ac) | 24.2 | 5.8 | 23.2 | 2.77 |

Source: Duke 2010g

(a) Wetland impacts for Perkins, Keowee, and Middleton Shoals alternatives based on published mapping data, including but not limited to National Wetlands Inventory mapping and other available information sources described in the text.

(b) Wetland impacts for Lee Nuclear Station Site alternative (proposed action) based on field delineations.

22

2 This chapter provides a discussion of the conclusions reached in this environmental impact 3 statement (EIS) and the U.S. Nuclear Regulatory Commission (NRC) staff's recommendations. 4 Section 10.1 summarizes the impacts of the proposed action, Section 10.2 summarizes the 5 proposed project's unavoidable adverse impacts, and Section 10.3 discusses the relationship 6 between the short-term use of resources and long-term productivity of the human environment. 7 Section 10.4 summarizes the irretrievable and irreversible use of resources, and Section 10.5 8 summarizes the alternatives to the proposed action. Section 10.6 discusses benefits and costs. 9 Section 10.7 includes the NRC staff's recommendation.

10 By letter dated December 12, 2007, the NRC received an application from Duke Energy 11 Carolinas, LLC (Duke), for combined construction permits and operating licenses (COLs) for two 12 new nuclear reactors at the William States Lee III Nuclear Station (Lee Nuclear Station) site in 13 Cherokee County, South Carolina (Duke 2007a). The proposed Lee Nuclear Station Units 1 14 and 2 would be owned and operated by Duke (Duke 2009b). With the exception of transmission 15 systems needed to route power from the proposed units and the offsite reservoir (Make-Up 16 Pond C), all of the construction and operation related to Units 1 and 2 would be completely 17 within the confines of the Lee Nuclear Station site, the unfinished Duke Power Company 18 Cherokee Nuclear Station site (Duke 2009b). The reactors specified in the application are 19 Westinghouse Electric Company, LLC (Westinghouse) Advanced Passive 1000 (AP1000) 20 pressurized water reactors. The application references Revision 17 of the AP1000 certified 21 design (Westinghouse 2008). In November 2011, Duke submitted an application to the U.S. Army Corps of Engineers (USACE) for a Department of the Army individual permit to conduct 22 23 construction activities that would result in alteration of waters of the United States, including 24 wetlands. USACE is participating in preparing this EIS as a cooperating agency.

The proposed actions in these applications are (1) NRC issuance of COLs for constructing and operating two new nuclear units at the Lee Nuclear Station site, and (2) USACE issuance of permits pursuant to Section 404 of the Federal Water Pollution Control Act (33 U.S.C. 1344), as amended by the Clean Water Act of 1977 (33 USC 1251 et seq.) (hereafter referred to as the

29 Clean Water Act) to perform certain construction activities on the site.

30 Section 102 of the National Environmental Policy Act of 1969, as amended (NEPA) (42 U.S.C.

31 4321 et seq.) directs that an EIS is required for a major Federal action that significantly affects

32 the quality of the human environment. Section 102(2)(C) of NEPA requires that an EIS include

33 information about the following:

1

- 1 the environmental impact of the proposed action
- 2 any adverse environmental effects that cannot be avoided should the proposed action be 3 implemented
- 4 alternatives to the proposed action
- 5 the relationship between local short-term uses of the environment and the maintenance and 6 enhancement of long-term productivity
- 7 • irreversible and irretrievable commitments of resources that would be involved if the 8 proposed action is implemented.

9 The NRC has implemented NEPA in Title 10 of the Code of Federal Regulations (CFR) Part 51.

10 In 10 CFR 51.20, the NRC requires preparation of an EIS for issuance of COLs. Subpart C of

11 10 CFR Part 52 contains the NRC regulations related to COLs.

- 12 Included in this EIS are (1) the results of the review team's preliminary analyses, which consider
- and weigh the environmental effects of the proposed action; (2) mitigation measures for 13
- 14 reducing or avoiding adverse effects; (3) the environmental impacts of alternatives to the

15 proposed action; and (4) the NRC staff's preliminary recommendation regarding the proposed

- action based on its environmental review. USACE will base its evaluation of the Department of 16
- 17 the Army individual permit application on the requirements of USACE regulations, Clean Water
- 18 Act Section 404(b)(1) Guidelines, and the USACE public interest review process. The USACE
- 19 permit decision will be made following issuance of the final Lee Nuclear Station EIS.

20 The environmental review described in this EIS was conducted by a team consisting of NRC

21 staff, its contractor's staff, and USACE staff. During the course of preparing this EIS, the team

- 22 reviewed the Environmental Report (ER) submitted by Duke (2009c) and the supplement to the
- 23 ER regarding Make-Up Pond C (Duke 2009b); consulted with Federal, State, Tribal, and local
- 24 agencies; and followed the guidance set forth in the NRC's Environmental Standard Review
- 25 Plan (ESRP) (NRC 2000a) and Staff Memorandum Revision 1 - Addressing Construction and
- 26 Preconstruction, Greenhouse Gas Issues, General Conformity Determinations, Environmental
- 27 Justice, Need for Power, Cumulative Impact Analysis, and Cultural/Historical Resources

28 Analysis Issues in Environmental Impact Statements (NRC 2011d). In addition, the NRC 29

- considered the public comments related to the environmental review received during the original 30 scoping process in 2008 and the supplemental scoping process related to Make-Up Pond C in
- 31
- 2010. These comments are provided in Appendix D of this EIS.
- 32 As a cooperating agency, USACE has participated in the environmental review of the proposed
- 33 action and participated in the public scoping meetings, public comment resolution, and EIS
- 34 preparation. The proposed action includes impacts on waters of the United States, including
- 35 wetlands. For actions requiring a Section 404 Clean Water Act permit for the discharge of
- 36 dredged and/or fill material into waters of the United States, regulations promulgated by the U.S.

- 1 Environmental Protection Agency (EPA) require USACE to limit its authorization to the least
- 2 environmentally damaging practicable alternative. USACE will document its conclusion of the
- 3 review process, including the requirement for compensatory mitigation in accordance with
- 4 33 CFR Part 332, Compensatory Mitigation for Losses of Aquatic Resources, in its permit-
- 5 decision document.
- 6 The proposed source of cooling water and the recipient of effluent for proposed Lee Nuclear
- 7 Station Units 1 and 2 is the Ninety-Nine Islands Reservoir, which is a feature of the Ninety-Nine
- 8 Islands Hydroelectric Project, operated by Duke and regulated by the Federal Energy
- 9 Regulatory Commission (FERC). FERC has requested to be a participating agency in the
- 10 environmental review of Duke's combined license application for the Lee Nuclear Station (FERC
- 11 2011a). Upon receipt of an application from Duke, FERC must conduct a review of Duke's
- 12 water withdrawal/discharge proposal and accompanying construction activities for the Lee
- 13 Nuclear Station that occur within the hydroelectric project boundary. Duke expects to apply for
- 14 necessary FERC permits in 2013.
- 15 Following the practice of the Generic Environmental Impact Statement for License Renewal of
- 16 Nuclear Plants (NUREG-1437) (NRC 1996) and supplemental license renewal EISs,
- 17 environmental issues are evaluated using the three-level standard of significance—SMALL,
- 18 MODERATE, or LARGE—developed by the NRC using guidelines from the Council on
- 19 Environmental Quality (CEQ) (40 CFR 1508.27). Table B-1 of 10 CFR Part 51, Subpart A,
- 20 Appendix B, provides the following definitions of the three significance levels:
- SMALL Environmental effects are not detectable or are so minor that they will neither
 destabilize nor noticeably alter any important attribute of the resource.
- MODERATE Environmental effects are sufficient to alter noticeably, but not to
 destabilize, important attributes of the resource.
- LARGE Environmental effects are clearly noticeable and are sufficient to destabilize
 important attributes of the resource.
- Mitigation measures were considered for each environmental issue and are discussed in the
 appropriate sections. During its environmental review, the review team considered planned
 activities and actions that Duke indicates it and others would likely take should Duke receive the
- 30 COLs. In addition, Duke provided estimates of the environmental impacts resulting from
- building and operating two new nuclear units on the Lee Nuclear Station site.

10.1 Impacts of the Proposed Action

- In a final rule dated October 9, 2007 (72 FR 57416), the Commission limited the definition of
- 34 "construction" to those activities that fall within its regulatory authority (10 CFR 51.4). Many of
- 35 the activities required to build a nuclear power plant are not part of the NRC action to license the
- 36 plant. Activities associated with building the plant that are not within the purview of the NRC

1 action are grouped under the term "preconstruction." Preconstruction activities include clearing

2 and grading, excavating, erection of support buildings and transmission lines, and other

3 associated activities. Because "preconstruction" activities are not part of the NRC action, their

4 impacts are not reviewed as a direct effect of the NRC action. Rather, the impacts of the

5 preconstruction activities are considered in the context of cumulative impacts. In addition,

6 certain preconstruction activities require permits from the USACE, as well as other Federal,

7 State, and local agencies.

8 Chapter 4 of this EIS describes the relative magnitude of impacts related to preconstruction and

9 construction activities with a summary of impacts in Table 4-7. Impacts associated with

10 operation of the proposed facilities are discussed in Chapter 5 and are summarized in

11 Table 5-20. Chapter 6 describes the impacts associated with the fuel cycle, transportation, and

12 decommissioning. Chapter 7 describes the impacts associated with preconstruction and

13 construction activities and operation of Units 1 and 2 when considered along with the cumulative

14 impacts of other past, present, and reasonably foreseeable future projects in the geographical

15 region around the Lee Nuclear Station site.

16 **10.2 Unavoidable Adverse Environmental Impacts**

17 Section 102(2)(C)(ii) of NEPA requires that an EIS include information on any adverse

18 environmental effects that cannot be avoided should the proposal be implemented.

19 Unavoidable adverse environmental impacts are those potential impacts of the NRC and

20 USACE action that cannot be avoided and for which no practical means of mitigation are

21 available.

10.2.1 Unavoidable Adverse Impacts During Construction and Preconstruction Activities

Chapter 4 discusses in detail the potential impacts from construction and preconstruction of the proposed Lee Nuclear Station Units 1 and 2. Table 10-1 presents the unavoidable adverse impacts associated with construction and preconstruction activities to each of the resource

27 areas evaluated in this EIS and the mitigation measures that would reduce the impacts.

The impact determinations in Table 10-1 are for the combined impacts of construction and

29 preconstruction, unless otherwise noted. For the resources areas of water use, water quality,

30 socioeconomics (with the exception of physical impacts—aesthetics), environmental justice, air

31 quality, nonradiological and radiological health, and nonradioactive waste, the impact

32 determinations for NRC-regulated construction are the same as those for construction and

33 preconstruction combined. The impact determinations for NRC-authorized construction alone

- and combined construction and preconstruction, are different for land use, aquatic ecology,
 terrestrial and wetland ecosystems, socioeconomics (only physical impacts—aesthetics), and
- 35 terrestrial and wetland ecosystems, socioeconomics (only physical impacts—aesthetics), and 36 bistoric and cultural resources. For these impact determinations that differ, the impacts from the
- 36 historic and cultural resources. For these impact determinations that differ, the impacts from the

37 NRC-regulated activities are discussed below the table.

| Actions to Mitigate | | | | |
|---------------------|--|---|---|--|
| Resource Area | Impact Level | Impacts | Unavoidable Adverse Impacts | |
| Land Use | MODERATE; SMALL for NRC- authorized construction activities | Follow BMPs; use flexibility in transmission-line corridor routing. | Permanent use of approximately 149 ac on the site, as much as 1900 ac for Make-Up Pond C of which 620 ac would be permanently inundated, and approximately 986 ac for new transmission lines. Inundation by Make- Up Pond C would permanently alter the soil properties of 20 ac of prime farmland, and additional prime farmland on the Make-Up Pond C could be affected by ground disturbance spoil disposal activities. | |
| Water-Related Imp | oacts | | | |
| Water Use | SMALL | No mitigation required. | Impacts on surface-water use would be of limited duration, and peak water demands would represent a small portion of the available water from the Draytonville Water District. | |
| | | No mitigation required. | Groundwater would not be used during building, and groundwater-use impacts from dewatering would be limited in magnitude, temporary, and localized. | |
| | | No mitigation required. | Groundwater-use effects from filling Make-Up Pond C would be limited to private wells adjacent to the pond. Pumping lift would be reduced when Make-Up Pond C is full, and would be no lower than levels prior to construction when Make-Up Pond C is drawn down. | |
| Water Quality | SMALL | Implement BMPs to control erosion and sedimentation; implement BMPs to ensure dewatering product is discharged with minimal impact to nearby waterbodies; prepare and implement SWPPP to and prevent spills and minimize their impact. | Temporary degradation of surface-water quality due to runoff and erosion. Impacts of filling Make-Up Pond C, discharge of excavation dewatering product, and spills would be localized, temporary, and of limited magnitude. | |

Table 10-1. Unavoidable Adverse Environmental Impacts from Construction and Preconstruction Activities

3

1 2

| | | Υ. | |
|---|--|---|--|
| Resource Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
| Ecology (Terrestrial) | MODERATE; SMALL for NRC-authorized construction activities | Implement wetland mitigation as required by USACE; implement mitigation for Federal candidate and State-ranked plant species in consultation with FWS and SCDNR; implement BMPs during preconstruction and construction. | Permanent and temporary losses of 27 ac of forest and 33 ac of nonjurisdictional wetlands on the Lee Nuclear Station site, and 0.5 ac of forest and 0.1 ac of wetlands along the railroad-spur corridor. Transmission- line corridors would permanently disturb about 700 ac of forest and traverse approximately 17 ac of wetlands. Make-Up Pond C would destroy about 830 ac of forest (of which about 530 ac are lowland hardwood forest along London Creek and its tributaries) and about 5 ac of wetlands. |
| Ecology (Aquatic) | MODERATE; SMALL for NRC-authorized construction activities | Implement mitigation as required by USACE. Comply with Federal permits; prepare and implement SWPPP and BMPs. | Inundation of London Creek to form Make-Up Pond C would result in the permanent loss of 11.9 mi of creek habitat. Degradation of surface-water quality due to site stormwater runoff and erosion would be temporary. |
| Socioeconomics | | | |
| Physical Impacts | MODERATE; SMALL for NRC-authorized construction activities | None | Developing Make-Up Pond C would involve clearing forested land, which would negatively impact travelers on SC 329 and residents in the vicinity of the Make-Up Pond C site. |
| Demography | SMALL | None | None |
| Economic Impacts on the Community | SMALL | None | None |
| | | | |

| Table 10-1. | (contd) |
|-------------|---------|
|-------------|---------|

| Resource Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
|---|--|--|---|
| Infrastructure and Community Services | MODERATE for traffic impacts, SMALL for other infrastructure and community service impacts; MODERATE for traffic impacts, SMALL for other infrastructure and community service impacts for NRC- authorized construction activities. | Implement traffic- management plan during site development. | Temporary, highly localized periodic traffic impacts during building. |
| Environmental Justice | SMALL | None | None |
| Historic and Cultural | MODERATE; SMALL for NRC-authorized construction activities | Implement MOA and cultural resources management plan between Duke, USACE, South Carolina SHPO, Catawba Indian Nation, and Eastern Band of Cherokee Indians, including protection of known historic properties and cultural resources, investigations prior to ground- disturbing activities, and procedures for any inadvertent cultural resources discoveries. | Inundation of Make-Up Pond C would require relocation of the Service Fami Cemetery (in coordination with the South Carolina SHPO, in accordance State law, and in cooperation with descendants) and permanently alter th character, setting, and historic context of this cultural resource. |

| Table 10-1. | (contd) |
|-------------|---------|
|-------------|---------|

| | | | , |
|---------------------------|--------------|--|---|
| Resource Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
| Air Quality | SMALL | Implement a dust- control plan prior to site preparation that would include dust- mitigation measures. Obtain required air quality permits from SCDHEC. | Temporary degradation of local air quality due to vehicle emissions and dust particle emissions during ground clearing, grading excavation activities, and operation of concrete batch plant and other temporary stationary sources |
| Nonradiological Health | SMALL | Implement a dust- control plan; adhere to Federal, State, and local emission requirements. Train workers in appropriate safety requirements; adherence to OSHA requirements. Restrict most noise- related activities to daylight hours. | Localized, temporary impacts to public and worker health from dust, exhaust, and construction equipment emissions. Occupational injuries to personnel. Noise from building activities. |
| Radiological Health | SMALL | Maintain doses to construction workers below NRC public dose limits. | Small doses to construction workers that would be less than NRC public dose limits. |
| Nonradioactive Waste | SMALL | Implement BMPs to minimize waste generation. Manage wastes in accordance with Federal, State, and local requirements. Comply with requirements of NPDES and air- quality permits | Creation of construction debris and minor amounts of hazardous wastes. Permitted site stormwater releases to surface water. Minor, localized, and temporary air emissions from construction equipment and temporary stationary sources. |
| | | | |

| Table | 10-1 | (contd) |
|-------|-------|---------|
| TUDIC | 10-1. | (conta) |

| Resou | irce | Area Impact Lo | Actions to evel Mitigate Impacts | Unavoidable Adverse Impacts |
|--|---|----------------------|-------------------------------------|-----------------------------|
| BMPs | = | Best Management Pr | ractices | |
| DOT | = | U.S. Department of T | ransportation | |
| MOA | = | | | |
| OSHA = Occupational Safety and Health Administration | | | | |
| SCDHE | C = | South Carolina Depa | rtment of Health and Environme | ntal Control |
| SHPO = State Historic Preservation Office | | | | |
| SWPPP | NPPP = Stormwater Pollution Prevention Plan | | | |
| USACE | = | U.S. Army Corps of E | Engineers | |

1 The NRC staff concludes that the potential unavoidable adverse impacts on land use, terrestrial

2 and wetland ecosystems, aquatic resources, socioeconomics (physical impacts—aesthetics),

3 and historic and cultural resources from construction and preconstruction would be

4 MODERATE; however, the NRC-authorized construction impact for these resource areas would

5 be SMALL. Most unavoidable adverse impacts would be attributable to preconstruction

6 activities, due mainly to the permanent use of as much as 1900 ac for Make-Up Pond C, its

7 buffer, and other adjoining managed lands, as well as approximately 986 ac for new

8 transmission-line corridors. Socioeconomic impacts on infrastructure and community services

9 (traffic) would be MODERATE for both preconstruction and NRC-authorized construction.

10 Land-use impacts resulting from NRC-authorized construction of Lee Nuclear Station Units 1

11 and 2 would be SMALL. The total area that would be affected on a long-term basis as a result

12 of permanent facilities at the site would be approximately 149 ac, including 25 ac of land

13 disturbance for building the intake and discharge structures. An additional 128 ac would be

14 disturbed for temporary construction facilities, materials laydown area, and spoils storage.

15 Impacts to terrestrial and aquatic resources from NRC-authorized construction would be

16 SMALL. Impacts from construction of safety-related facilities for Lee Nuclear Station Units 1

17 and 2 would be negligible compared to impacts from pre-construction activities.

18 The impact of NRC-authorized construction on historic and cultural resources would be SMALL.

19 It is unlikely that the historic and cultural resources previously recorded at the unfinished

20 Cherokee Nuclear Station site are preserved given the high levels of earlier ground disturbance.

In 2009, the South Carolina SHPO concurred with the determination that proposed onsite

22 activities would not adversely affect historic properties.

23 The impact of NRC-authorized construction activities on aesthetics in the vicinity of the Lee

24 Nuclear Station site would be SMALL. The Lee Nuclear Station is bounded by woodlands and

25 water features, and the NRC-authorized construction activities would only be visible by those

26 using the Broad River and Ninety-Nine Islands Reservoir.

1 **10.2.2** Unavoidable Adverse Impacts During Operation

2 Chapter 5 provides a detailed discussion of the potential impacts from operation of the proposed

3 Lee Nuclear Station Units 1 and 2. The unavoidable adverse impacts related to operation are

4 listed in Table 10-2 and are summarized below.

| Table 10-2. | Unavoidable Adverse Environmental Impacts from Opera | ation |
|-------------|--|-------|
| | | 20011 |

| Resource Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
|-------------------|--------------|--|--|
| Land Use | SMALL | None. | Continued use of approximately 149ac onsite, as much as 1900 ac for Make Up Pond C of which 620 ac would be permanently inundated, and approximately 986 ac for the new transmission lines over the operational life of the plant. |
| Water-Related Imp | acts | | |
| Water Use | SMALL | Surface Water - Comply with SCDHEC NPDES permit requirements and State water withdrawal regulations | Consumptive use of 55 cfs of water withdrawn from the Broad River (3 percent of the mean annual flow). |
| | | Groundwater – None | There would be no use of groundwater during operation There would be only local and short-term effects on groundwater from drawdown of the makeup ponds during low-river-flow events. |
| Water Quality | SMALL | Surface Water - Comply with SCDHEC NPDES permit requirements | Increased temperature and concentrations of chemicals ir cooling tower blowdown discharged to the Broad River |
| | | Groundwater - None | There would be no use of groundwater and no discharges to groundwater during operation. The effects of Make-Up Pond C during fill events on water quality in nearby groundwater wells would be similar to existing groundwater quality in the region, temporary, and minor. |

6

| Resource Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
|--------------------------|--------------|--|---|
| Ecology (Terrestrial) | SMALL | Comply with Federal and State permitting requirements; minimize heat- dissipation system impacts; implement BMPs to minimize transmission-line operation and transmission-line and water-pipeline corridor maintenance impacts; operate wastewater treatment basins to minimize potential impacts to avifauna. | Minor impacts of cooling towers; minor impacts of transmission-line operation and transmission-line and water-pipeline corridor maintenance; minor impacts to wetlands from drawdown of cooling-water reservoirs; minor impacts to wildlife from all other plant operations and maintenance activities. |
| Ecology (Aquatic) | SMALL | Comply with requirements of SCDHEC NPDES permit; use of fish return system. Comply with SWPPP and implement BMPs (e.g., approved herbicide usage near streams and waterbodies). | Minor impacts to aquatic biota from impingement and entrainment due to cooling- water withdrawal from Ninety- Nine Islands Reservoir, and Make-Up Ponds A, B, and C. Thermal, chemical, and physical effects associated with station blowdown into Ninety-Nine Islands Reservoir have the potential to affect the distribution and abundance of some aquatic species. There is also the potential for introduction of sediments and pollutants into onsite waterbodies and waterways crossed by transmission-line corridors. Dredging activities in the Broad River and Make- Up Ponds A, B, and C could cause temporary impacts to benthic fauna. Transmission- line corridor maintenance and operation activities could result in minor impacts to aquatic species. |

| Resource Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
|---|--------------|---|--|
| Socioeconomics | | | |
| Physical Impacts | SMALL | None | Minor impacts on physical road conditions due to increases in traffic at the beginning and end of each operations and outage support shifts. |
| Demography | SMALL | None | None |
| Economic Impacts on the Community | SMALL | None | None |
| Infrastructure and Community Services | SMALL | Implement traffic- management plan, including staggering shifts, to reduce congestion | Minor increase in traffic (i.e., congestion) at the beginning and end of shifts, especially during outage operations |
| Environmental Justice | SMALL | None | None |
| Historic and Cultural | SMALL | Implement MOA and cultural resources management plan between Duke, USACE, South Carolina SHPO, Catawba Indian Nation, and Eastern Band of Cherokee Indians, including protection of known historic properties and cultural resources, investigations prior to ground-disturbing activities and procedures for any inadvertent cultural resources discoveries | Potential for inadvertent discoveries during maintenance and operational activities |
| Air Quality | SMALL | Cooling towers would be operated with drift eliminators to limit salt deposition. Operation of generators would regulated by SCDHEC air quality permits. | Impact on local aesthetics due to cooling tower plumes, increased salt deposition in and near the site due to operation of the cooling towers. Criteria pollutants and greenhouse gas emissions from the intermittent use of standby generators and worker vehicles |

| Resource Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
|---|--------------|---|--|
| Nonradiological Health | SMALL | No mitigation beyond strict adherence to NRC and OSHA safety standards | Minimal health impacts from potential exposure to etiologically agents, noise, and acute and chronic electromagnetic fields. Minimal impacts from occupational injuries and transportation of operations workers. |
| Radiological Health | SMALL | Doses to members of the public would be maintained below NRC and EPA standards; worker doses would be maintained below NRC limits and ALARA; doses to biota other than humans would be maintained below NCRP and IAEA guidelines | Small radiation doses to members of the public, below NRC and EPA standards; ALARA doses to workers; and biota doses less than NCRP and IAEA guidelines |
| Postulated Accidents | SMALL | Environmental risks from accidents would be well below NRC safety criteria | Small radiological risks from accidents well below NRC safety criteria |
| Fuel Cycle (including radioactive waste), transportation, and decommissioning | SMALL | Changes in technology are reducing impacts in fuel cycle; implement waste minimization program; compliance with NRC and DOT regulations. | Small impacts from fuel cycle presented in Table S-3, 10 CFR Part 51. Small impacts from carbon dioxide, radon, and technecium-99. Small radiological doses within NRC and DOT regulations from transportation of fuel and radioactive waste. Small impacts from decommissioning as presented in NUREG-0586 (NRC 2002). |
| Nonradioactive Waste | SMALL | Implement BMPs to minimize waste generation. Manage wastes in accordance with Federal, State, and local requirements. Comply with requirements of NPDES and air quality permits | Small quantities of solid wastes, including hazardous wastes; permitted effluents discharged to the Broad River; temporary and occasional emissions from backup generators |

| Resou | irce | Area | Impact Level | Actions to Mitigate Impacts | Unavoidable Adverse Impacts |
|--|------|---|-------------------------|--------------------------------|--------------------------------|
| ALARA | = | As Low | As Reasonably Achieva | able | |
| APLIC | = | Avian P | ower Line Interaction C | ommittee | |
| BMPs | = | Best Ma | anagement Practices | | |
| cfs | = | cubic fe | et per second | | |
| EPA | = | U.S. Environmental Protection Agency | | | |
| IAEA | = | International Atomic Energy Agency | | | |
| MOA | = | Memorandum of Agreement | | | |
| NCRP | = | National Council on Radiation Protection & Measurements | | | |
| NPDES | = | National Pollutant Discharge Elimination System | | | |
| OSHA | = | Occupation Safety and Health Administration | | | |
| SCDHEC = South Carolina Department of Health and Environmental Control | | | | | |
| SHPO | = | State Historic Preservation Office | | | |
| SWPPP | = | Stormwater Pollution Prevention Plan | | | |
| USACE | = | U.S. Army Corps of Engineers | | | |

- 1 Consumptive water use of about 55 cfs and thermal discharge to the Broad River are
- 2 unavoidable adverse impacts from operation of Lee Nuclear Station Units 1 and 2. The review
- 3 team determined that 55 cfs would represent only about 3 percent of the Broad River mean
- 4 annual flow, and river water temperature would increase only 1.1 and 1.2°F in January and
- 5 August, respectively. Stormwater would be managed with a site-specific SWPPP and
- 6 operations-related monitoring would be performed to ensure that cooling tower blowdown would
- 7 comply with requirements contained in the Lee Nuclear Station NPDES permit.
- 8 Unavoidable adverse impacts to terrestrial resources would include minor impacts of cooling
 9 towers on birds (collisions and noise) and native and ornamental vegetation (drift deposition).
 10 Additional impacts are briefly described below:
- minor impacts from transmission-line operation on birds (collisions and electrocutions) and transmission-line and water-pipeline corridor maintenance (vegetation cutting and herbicide use) on wildlife and important habitats, including floodplains and wetlands (vegetation cutting).
- minor impacts from drawdown on existing wetlands around Make-Up Pond B and wetlands
 that could develop around Make-Up Pond C.
- minor impacts to wildlife from increased traffic, water-treatment-basin operation, railroad spur operation, nighttime security lighting, and electromagnetic fields.
- minor impacts to habitat and wildlife from dredge material disposal.

- 1 Unavoidable adverse aquatic impacts would include impingement and entrainment loss of
- 2 organisms at the Broad River and Make-Up Pond intakes, and loss of benthic organisms during
- 3 dredging activities. These adverse impacts would be minimal during operation because the
- 4 intake structures on Ninety-Nine Islands Reservoir, and Make-Up Ponds A, B, and C, would be
- 5 designed and located to minimize effects to aquatic organisms from impingement and
- 6 entrainment. Aquatic impacts from station blowdown to the reservoir and Broad River below
- 7 Ninety-Nine Islands Dam also would have minimal effects to aquatic organisms because of
- 8 design and placement of the discharge pipe diffuser and rapid mixing of the station blowdown
- 9 with the river water through Ninety-Nine Islands Dam. Operation of the intake and discharge
- 10 structures would comply with the Lee Nuclear Station NPDES permit.
- 11 Unavoidable adverse socioeconomic impacts likely would be similar to those during the building
- 12 phase but would be much smaller because project-related population would be smaller and
- 13 much of the mitigation of housing and infrastructure shortages would have occurred in response
- 14 to the larger impacts during the building period. Adverse socioeconomic impacts primarily
- 15 would be increased traffic, some damage to roads, and an increase in the demand for housing
- 16 and public services.
- 17 Unavoidable adverse impacts to historic and cultural resources would be insignificant under
- 18 consistent implementation of the cultural resources management plan and MOA between Duke,
- 19 USACE, the South Carolina SHPO, the Catawba Indian Nation, and the Eastern Band of
- 20 Cherokee Indians. The MOA is tailored specifically for the Lee Nuclear Station and associated
- 21 developments.
- 22 Unavoidable adverse air quality impacts would be negligible and pollutants emitted during
- 23 operations would be insignificant. Duke would comply with applicable air permits issued by
- 24 SCDHEC. Radiological health impacts would also be minimal. Doses to members of the public
- and workers would be maintained below NRC and EPA standards and ALARA. Doses to biota
- 26 other than humans would be maintained below NCRP and IAEA guidelines.
- 27 Nonradiological health impacts to members of the public from operation, including exposure to
- etiological agents, noise, electromagnetic fields, and increased impacts from transportation of
- 29 materials and personnel to and from the Lee Nuclear Station site would be minimized through
- 30 controls and measures by Duke associated with compliance to Federal and State regulations.
- 31 Creation of solid waste and small quantities of nonhazardous waste and discharge of
- 32 stormwater and cooling tower blowdown would be small, but unavoidable, impacts from
- 33 operation of the proposed Lee Nuclear Station Units 1 and 2. Implementation of a waste
- 34 minimization plan, including an aggressive recycling program, would reduce impacts from solid
- and hazardous wastes. Duke would comply with State and Federal regulations regarding waste
- 36 and discharge of liquid effluents.

1 Impacts from the nuclear fuel cycle would be bounded by the impacts in presented in Table S-3

- 2 of 10 CFR Part 51, and are therefore small. Impacts from carbon dioxide, radon, and
- 3 technetium-99 were not addressed in Table S-3; Section 6.1 of this EIS addresses those
- 4 impacts and concludes that they are small. Radiological doses from transportation of fuel and
- 5 radwaste would be within NRC and DOT regulations and therefore small. Impacts from
- 6 decommissioning are addressed in Section 6.3 of this EIS; they are also consistent with the
- 7 impacts presented in NUREG-0586, and are therefore small.

10.3 Relationship Between Short-Term Uses and Long-Term Productivity of the Human Environment

10 Section 102(2)(C)(iv) of NEPA requires that an EIS include information on the relationship

- between local short-term uses of the environment and the maintenance and enhancement of
 long-term productivity.
- 13 The local use of the human environment by the proposed project can be summarized in terms of
- 14 the unavoidable adverse environmental impacts of building and operation and the irreversible
- 15 and irretrievable commitments of resources. With the exception of the consumption of
- 16 depletable resources as a result of plant building and operation, these uses may be classed as
- 17 short term. The principal short-term benefit of the plant is the production of electrical energy.
- 18 The economic productivity of the site, when used for this purpose, would be extremely large
- 19 compared to the productivity from agriculture, mining, or from other probable uses for the site.
- 20 The maximum long-term impact on productivity would result if the plant were not immediately
- dismantled at the end of the period of plant operation, and consequently, the land occupied by
- the plant structures would not be available for other uses for an extended period of time that
- would depend on the delay in dismantlement. However, the enhancement of regional
 productivity resulting from electrical-energy production by the plant is expected to result in
- productivity resulting from electrical-energy production by the plant is expected to result in a correspondingly large increase in regional long-term productivity that would not be equaled by
- 26 other long-term uses of the site. In addition, most long-term impacts resulting from land-use
- 27 preemption by plant structures can be eliminated by removing these structures or by converting
- them to other productive uses. Once the units are shut down, they would be decommissioned
- 29 according to NRC regulations. Once decommissioning is complete and the NRC license is
- 30 terminated, the site would be available for other uses.
- 31 The review team concludes that the negative aspects of plant construction, preconstruction, and
- 32 operation as they affect the human environment are outweighed by the positive long-term
- 33 enhancement of regional productivity through the generation of electrical energy.

10.4 Irreversible and Irretrievable Commitments of Resources

2 Section 102(2)(C)(v) of NEPA requires that an EIS include information on any irreversible and

3 irretrievable commitments of resources that would occur if the proposed actions are

4 implemented. The term "irreversible commitments of resources" refers to environmental

5 resources that would be irreparably changed by the new units and that could not be restored at

6 some later time to the resource's state before the relevant activities. "Irretrievable commitments

7 of resources" refers to materials that would be used for or consumed by the new units in such a

- 8 way that they could not, by practical means, be recycled or restored for other uses. Irreversible
- 9 commitments of resources are the environmental resources discussed in Chapters 4, 5, and 6
- 10 of this EIS.

11 **10.4.1** Irreversible Commitments of Resources

12 Irreversible commitments of environmental resources resulting from Lee Nuclear Station Units 1

- 13 and 2, in addition to the materials used for the nuclear fuel, are described in the following
- 14 sections.

15 10.4.1.1 Land Use

16 Land committed to the disposal of radioactive and nonradioactive wastes is committed to that

17 use, and cannot be used for other purposes. The land used for the proposed Lee Nuclear

18 Station, with the exception of any filled wetlands, would not be irreversibly committed because

19 once proposed the Lee Nuclear Station ceases operations and the plant is decommissioned in

20 accordance with NRC requirements, the land supporting the facilities could be returned to most

21 other industrial or nonindustrial uses. Make-Up Pond C could be drained and returned to its

22 previous use. However, prime farmland soils inundated or otherwise disturbed to create Make-

23 Up Pond C could be irretrievably altered.

24 10.4.1.2 Water Use

Under average conditions, 24,638 gpm (55 cfs) of surface water used as cooling water would be
 lost through evaporation (i.e., referred to as consumptive use) during operation. There would be
 no use of groundwater and no discharge to groundwater during operation.

28 10.4.1.3 Ecological Resources

29 Preconstruction and construction in the terrestrial environment would permanently affect about

30 150 ac on the Lee Nuclear Station site—approximately 27 ac of forestlands and 33 ac of

31 nonjurisdictional wetlands; 0.5 ac of forestland and 0.1 ac of wetland within the railroad-spur

32 corridor; and 1000 ac within the transmission-line corridors, 700 ac of which are forest, and one

33 significant natural area. BMPs employed during transmission-system installation would

34 minimize potential impacts to about 17 ac of wetlands within the corridors. Make-Up Pond C

1 would permanently impact about 1110 ac, 805 ac of which are forest, 520 ac of which are

- 2 lowland mixed hardwood forest along London Creek and its tributaries, and 5 ac of wetlands,
- 3 seven significant natural areas (three of which could be plant communities of concern to
- 4 SCDNR), five plant communities of concern to SCDNR, and a Federal candidate plant species
- 5 and five State-ranked plant species. The loss of habitat at Make-Up Pond C would permanently
- 6 reduce wildlife populations in the London Creek watershed, and the functionality of the
- 7 watershed as a wildlife travel corridor.
- 8 Plant operations in the terrestrial environment would have the following effects. Cooling towers
- 9 would have minor impacts on birds (collisions and noise) and native and ornamental vegetation
- 10 (drift deposition). Transmission-line operation would have minor impacts on birds (collisions
- 11 and electrocutions). Transmission-line and water pipeline-corridor maintenance (vegetation
- 12 cutting and herbicide use) would have a minor impact on wildlife and important habitats,
- 13 including floodplains and wetlands (vegetation cutting). Drawdown would have minor impacts
- 14 on existing wetlands around Make-Up Pond B and wetlands that could develop around Make-
- 15 Up Pond C. Increased traffic, water-treatment-basin operation, railroad-spur operation,
- nighttime security lighting, and electromagnetic fields would have minor impacts on wildlife.
 Disposal of dredge material would have minor impacts on babitat and wildlife.
- 17 Disposal of dredge material would have minor impacts on habitat and wildlife.
- 18 Preconstruction and construction in the aquatic environment would result in a permanent
- 19 change to aquatic resources in London Creek and its tributaries. The aquatic resources and
- 20 riparian habitat of London Creek would be lost when the creek is impounded. Lotic (stream)
- species adapted to flowing water would be replaced with lentic (lake) species adapted to the still
- waters of the supplemental cooling-water reservoir. Plant operations in the aquatic environment
- would also affect aquatic biota, but are not expected to result in permanent change to aquatic resources. The cessation of water withdrawal from and discharge to the Broad River and Make-
- resources. The cessation of water withdrawal from and discharge to the Broad River and Make-
- 25 Up Ponds, and the end of transmission line maintenance once plant operations cease would
- 26 benefit aquatic resources.

27 **10.4.1.4 Socioeconomic Resources**

The staff expects that no irreversible commitments would be made to socioeconomic resources
because they would be reallocated for other purposes once the plant is decommissioned.

30 **10.4.1.5** Historic and Cultural Resources

- 31 Cultural resource attributes would be permanently altered by the construction, preconstruction,
- 32 and operation of proposed Lee Nuclear Station Units 1 and 2, Make-Up Pond C, transmission
- 33 lines, and the railroad spur. Almost all impacts would be attributable to preconstruction
- 34 activities, particularly those for Make-Up Pond C. The Service Family Cemetery would be
- 35 relocated prior to impoundment of London Creek and inundation of the Make-Up Pond C area,
- 36 permanently altering the cultural setting of this cultural resource and its relationship to regional
- 37 history, settlement patterns, and the historical uses of the land. Under consistent

- 1 implementation of the cultural resources management plan and MOA between Duke, USACE,
- 2 the South Carolina SHPO, the Catawba Indian Nation, and the Eastern Band of Cherokee
- 3 Indians, the staff expects no additional irreversible commitments of historic and cultural
- 4 resources.

5 10.4.1.6 Air and Water Resources

- 6 Dust and other emissions such as vehicle exhaust would be released to the air during
- 7 construction and preconstruction. During operations, vehicle exhaust emissions would continue
- 8 and other air pollutants and chemicals, including very low concentrations of radioactive gases
- 9 and particulates, would be released from the facility to the air and surface water. The staff
- 10 expects no irreversible commitment to air or water resources because all proposed releases at
- 11 Lee Nuclear Station Unit would be made in accordance with duly issued permits.

12 **10.4.2** Irretrievable Commitments of Resources

- 13 Irretrievable commitments of resources during construction of the proposed Lee Nuclear Station
- 14 generally would be similar to that of any major construction project. A study by the U.S.
- 15 Department of Energy (DOE) (DOE 2004) of new reactor construction estimated that the
- 16 following quantities of materials would be required for the reactor building of a typical new
- 17 1300-MW(e) nuclear power unit: $12,239 \text{ yd}^3$ of concrete, 3107 tons of rebar, and 6,500,000 ft of
- 18 cable. An estimated additional 275,000 ft of piping would be required for a two-unit plant. A
- total of approximately 182,900 yd³ of concrete and 20,512 tons of structural steel would be
- required to construct the reactor building, major auxiliary buildings, the turbine-generator
 building, and the turbine-generator pedestal. Therefore, about twice these amounts would be
- building, and the turbine-generator pedestal. Therefore, about twice these amounts would be
 needed for building two units at the Lee Nuclear Station site, and more resources would be
- 22 needed for other site structures
- 23 required for other site structures.
- 24 The review team expects that the use of construction materials in the quantities associated with
- those expected for the Lee Nuclear Station, while irretrievable, would be of small consequence
- 26 with respect to the availability of such resources.
- 27 The main resource that would be irretrievably committed during operation of the new nuclear
- 28 units would be uranium. The availability of uranium ore and existing stockpiles of highly
- 29 enriched uranium in the United States and Russia that could be processed into fuel is sufficient
- 30 (OECD NEA and IAEA 2008) so that the irreversible and irretrievable commitment of this
- 31 resource would be negligible.

10.5 Alternatives to the Proposed Action

- 33 Alternatives to the proposed action are discussed in Chapter 9 of this EIS. Alternatives
- 34 considered include the no-action alternative, energy-production alternatives, system-design

1 alternatives, and alternative sites. For the purposes of evaluation undertaken by USACE,

2 possible alternative facility layouts on the proposed site also are addressed.

3 The no-action alternative, described in Section 9.1, refers to a scenario in which the NRC would 4 deny the request for COLs or USACE would deny Duke's permit request. In either case, 5 construction of the two new units would not proceed as proposed. If no other power plant were 6 built or electrical power supply strategy was implemented to replace the proposed action, the 7 electrical capacity to be provided by the project would not become available, and the benefits 8 (electricity generation) associated with the completed project would not occur, and the need for 9 power would not be met. Failure to supply the needed electricity would have significant adverse 10 impacts within the region of interest and the staff expects that the Public Service Commission of 11 South Carolina and the North Carolina Utilities Commission would take steps to confirm that the 12 need for power would be met.

- 13 Alternative energy sources are described in Section 9.2 of this EIS. Alternatives not requiring
- 14 additional generating capacity are described in Section 9.2.1. Alternatives requiring new
- 15 generating capacity, including detailed analyses of coal-fired and natural-gas-fired alternatives,
- 16 are provided in Section 9.2.2. Other energy sources, including renewable energy sources, are
- 17 discussed in Section 9.2.3, and a combination of energy alternatives (involving a combination of
- 18 fossil fuel and renewable energy generation sources) is discussed in Section 9.2.4. The review
- 19 team concluded by comparative analysis presented in Section 9.2.5 that none of the alternative
- 20 power production options are environmentally preferable to the proposed action.
- 21 Alternative sites are discussed in Section 9.3 of this EIS. Cumulative impacts in the vicinity of
- the Lee Nuclear Station site, including the proposed Lee Nuclear Station Units 1 and 2 and
- 23 Make-Up Pond C, are compared with the cumulative impacts from building and operating the
- same physical facilities and adequate offsite reservoirs at each of the alternative sites.
- 25 Section 9.3.6 (Table 9-18) summarizes the NRC staff's characterization of cumulative impacts
- at the proposed and alternative sites. Based on this review, the NRC staff concludes that none
- of the alternative sites is environmentally preferable or obviously superior to the Lee Nuclear
- Station site. The NRC's determination is independent of USACE's determination of a Least
 Environmentally Damaging Practicable Alternative pursuant to Clean Water Act
- 30 Section 404(b)(1) Guidelines. USACE will conclude its analysis of both offsite and onsite
- 31 alternatives in its Record of Decision.
- 32 Alternative system designs, focusing on alternative cooling-system designs, are discussed in
- 33 Section 9.4 of this EIS. Section 9.4.1.6 details the review team's independent analysis of a
- 34 combination wet/dry cooling-tower system as a way to limit consumption of cooling-water and
- 35 potentially obviate the need for Make-Up Pond C. The staff determined that none of the
- 36 alternative system designs are environmentally preferable to the proposed design.

1 **10.6 Benefit-Cost Balance**

2 A principal objective of NEPA is to require each Federal agency to consider, in its decision-

making process, the environmental impacts of each proposed major action and the available
 alternative actions, including alternative sites. In particular, as stated below, NEPA requires all

5 Federal agencies to the fullest extent possible provide the following:

- 6 "(B) identify and develop methods and procedures, in consultation with the Council
- 7 on Environmental Quality established by Title II of this Act, which will insure that
- 8 presently unquantified environmental amenities and values may be given appropriate
- 9 consideration in decision making along with economic and technical considerations."

- 12 The intent of this section is not to identify and provide monetary estimates of all the potential
- 13 societal benefits of the proposed project and compare these to a monetized estimate of the
- 14 potential costs of the proposed project. Instead, this section focuses on monetized values for
- 15 only those activities closely related to the building and operation of the proposed new units. For
- 16 other benefits and costs of such magnitude or importance that their inclusion in this analysis can
- 17 inform the NRC and USACE decision-making processes, the review team offers quantified
- 18 assessments. This section compiles and compares the pertinent analytical conclusions reached
- 19 in earlier chapters of this EIS. It gathers all of the expected impacts from building and operating
- 20 the proposed Lee Nuclear Station Units 1 and 2 and aggregates them into two final categories:
- (1) the expected environmental costs and (2) the expected benefits to be derived from approvalof the proposed action. As such, the analysis includes the costs and benefits of both
- of the proposed action. As such, the analysis includes the costs and benefits of both preconstruction activities and NRC-authorized construction and operations activities.
- Although the analysis in this section is conceptually similar to a purely economic benefit-cost
- 25 analysis, which determines the net present dollar value of a given project, the intent of this
- 26 section is to identify potential societal benefits of the proposed activities and compare these to
- the potential internal (i.e., private) and external (i.e., societal) costs of the proposed activities.
- 28 The purpose is to generally inform the COL process by gathering and reviewing information that
- 29 demonstrates the likelihood the benefits of the proposed activities outweigh the aggregate costs.
- 30 General issues related to Duke's financial viability are outside NRC's mission and authority, and
- 31 thus are not considered in this EIS. Issues related to the financial qualifications of the applicant
- 32 will be addressed in the staff's safety evaluation report. It is not possible to quantify and assign
- a value to all benefits and costs associated with the proposed action. This analysis, however,
- 34 attempts to identify, quantify, and provide monetary values for benefits and costs when
- 35 reasonable estimates are available.

However, neither NEPA nor CEQ requires the benefits and costs of a proposed action be
 quantified in dollars or any other common metric.

1 Section 10.6.1 discusses the benefits associated with the proposed action. Section 10.6.2

2 discusses the costs associated with the proposed action. A summary of benefits is shown in

3 Table 10-3. In accordance with NRC's guidance in NUREG-1555 (NRC 2000a), internal costs

4 of the proposed project are presented in monetary terms. Internal costs include all of the costs

5 included in a total capital cost assessment (i.e., direct and indirect cost of construction, plus the

annual costs of operation and maintenance). Section 10.6.3 provides a summary of the impact
 assessments, bringing previous sections together to establish a general impression of the

relative magnitude of the proposed project's benefits and costs.

9 10.6.1 Benefits

10 The most apparent benefit from building and operating a power plant is that it would eventually

11 generate power and provide thousands of residential, commercial, and industrial consumers

12 with electricity. Maintaining an adequate supply of electricity in any given region has social and

13 economic importance because adequate electricity is the foundation for economic stability and

14 growth, and is fundamental to maintaining the current standard of living in the United States.

15 Because the focus of this EIS is on the generating capacity of the proposed Lee Nuclear Station

16 Units 1 and 2, this section focuses primarily on the relative benefits of the Lee Nuclear Station

17 option rather than the broader, more generic benefits of electricity supply.

18 **10.6.1.1 Societal Benefits**

19 For the production of electricity to be beneficial to a society, a corresponding demand, or "need

20 for power," must exist in the region. Chapter 8 defines and discusses the need for power in

21 more detail. From a societal perspective, availability, long-term price stability, energy security,

and fuel diversity are the primary benefits associated with nuclear power generation relative to

23 most other alternative generating approaches. These benefits are described in this subsection.

24 Price Stability and Longevity

25 Because of relatively low and nonvolatile fuel costs (i.e., approximately 0.5 cents per kWh) and projected capacity utilization rate of 93 percent, nuclear energy is a dependable electricity 26 27 resource that can be provided at relatively stable prices to the consumer over a long time 28 period. Nuclear power facilities generally are not subject to fuel price volatility like natural-gas-29 fired and coal-fired power plants. In addition, uranium fuel constitutes only 3 to 5 percent of the 30 cost of a kilowatt-hour of nuclear-generated electricity. Doubling the price of uranium increases 31 the cost of electricity by about 7 percent. Doubling the price of natural gas would add about 70 32 percent to the price of electricity, and doubling the cost of coal would add about 36 percent to

33 the price of electricity (WNA 2010).

| Benefit Category | Description of Benefit | Value of Benefit Over License Period |
|--|--|--|
| | Net Electrical Generating Benefits | |
| Generating capacity (two plants) | ~2,234 MW(e) | - |
| Electricity generated (two plants operating at 93% capacity) | 18,200,000 MWh | - |
| Taxes and Other Reve | nue During Plant Construction, Preconstruction, and (transfer payments – not independent benefits) | Operation Period |
| Annual property taxes | Approximately \$11.8 million in fee-in-lieu-of- payments annually | \$11.8 million a year |
| | Effects on Regional Productivity | |
| Construction workers | Direct Impact: Approximately 4,613 workers at project peak Indirect Impact: Approximately 1,991 indirect jobs supported by the direct workforce in Cherokee and York Counties | |
| Operational workers | Direct Impact: 957 workers added over 40-year life of plant Indirect Impact: Approximately 1,115 indirect jobs supported by the direct workforce in Cherokee and York Counties | |
| Technical and other non-monetary benefits | Fuel diversity reduces the risk associated with reliance on any single fuel source. | |
| Electric reliability | Enhances electric grid reliability and stability | |
| Price volatility | Dampens potential for fuel price volatility | |

Table 10-3. Benefits of Lee Nuclear Station

2 Energy Security and Fuel Diversity

3 Currently, more than 70 percent of the electricity generated in the United States is generated

4 with fossil-based technologies; thus, non-fossil-based generation, such as nuclear generation, is

5 essential to maintaining diversity in the aggregate power generation fuel mix (DOE/EIA 2011).

6 Nuclear power contributes to the diverse U.S. energy mix, hedging the risk of shortages and

7 price fluctuations for any one generating system and reducing national dependence on imported

8 fossil fuels.

1

- 9 As described in Chapter 8 of this EIS, the NRC staff analysis of the relevant load forecasts
- 10 revealed a need for an additional 3817 MW(e) of base-load power capacity in the region of

11 interest by the year 2026. The proposed Lee Nuclear Station Units 1 and 2 would generate

12 approximately 2234 MW(e) net, which would help meet this base-load need in the region.

- 1 Assuming a reasonably low capacity factor of 85 percent, the plant's average annual electrical
- 2 energy generation would be about 16,400,000 MWh. A reasonably high-capacity factor of
- 3 93 percent would result in slightly more than 18,200,000 MWh of electricity.

4 **10.6.1.2** Regional Benefits

- 5 Regional benefits of the building and operation of proposed Lee Nuclear Station include
- 6 enhanced tax revenues, regional productivity, and community impacts.

7 Tax Revenue Benefits

- 8 Revenues would accrue to the State and the two-county economic impact area primarily in the
- 9 form of property, income, and sales taxes over a short-term period due to building activities and
- 10 over a long-term period due to operation activities. Duke (2009c) has agreed to pay Cherokee
- 11 County \$11.8 million annually in property taxes during the first 30 years of the operating life of
- 12 the proposed Lee Nuclear Station (upon completion and operation of the proposed units).
- 13 In addition to property taxes, building-related jobs and salaries would generate State income tax
- 14 revenue. The review team assumed that 70 percent of the skilled crafts workforce would
- 15 relocate into the region while the plant is being built. However, impacts in the state would occur
- 16 only to the degree that construction and operations workers would be relocating from out of
- 17 state or when in-state workers significantly upgrade their disposable income compared to
- 18 previous in-state employment. The review team concludes, when viewed in the context of total
- sales tax revenue to the State of South Carolina, the net impact on sales tax revenue caused by
- 20 potential relocations to South Carolina, or from the effect of upgrading disposable income
- 21 through better employment, would be minimal.
- 22 Sales taxes would be levied on materials purchased in-state to build proposed Lee Nuclear
- 23 Station Units 1 and 2. Retail sales of tangible personal property are subject to general State
- sales or use taxes of 6.0 percent. In addition, the counties collect an additional 1.0 percent in
- 25 local sales and use taxes, bringing the total rate to 7.0 percent.

26 **Regional Productivity and Community Impacts**

- 27 The proposed Lee Nuclear Station Units 1 and 2 would require a peak-level workforce of
- 28 approximately 4613. The long-term impact would be realized from the operations employment
- 29 multiplier effect which suggests that 1115 additional indirect and induced jobs would be created
- 30 to support the 957 direct jobs during the operations period. The economic multiplier effect of the
- 31 increased spending by the direct and indirect workforce created as a result of the proposed Lee
- 32 Nuclear Station would increase the economic activity in the region, most noticeably in Cherokee
- 33 County. Sections 5.4.3.1 and 4.4.3.1 provide additional information on the economic impacts of
- building and operating the proposed Lee Nuclear Station.

- 1 The NRC staff's interviews in communities surrounding the Lee Nuclear Station site revealed
- 2 that the public perceives Duke as a "good corporate citizen," and believes there would be a
- 3 benefit to the region from the presence of significant groups of relatively well-paid and well-
- 4 educated employees associated with development of a nuclear power facility. Local officials
- 5 and service organization representatives all emphasized the philanthropic and service value that
- 6 Duke and its employees bring to the community (NRC and PNNL 2008).

7 10.6.2 Costs

- 8 Internal costs to Duke, as well as external costs to the surrounding region and environment,
- 9 would be incurred during preconstruction, construction, and operation of the proposed Lee
- 10 Nuclear Station. Internal costs include the costs to physically construct the nuclear power
- 11 facility (capital costs), as well as operating and maintenance, fuel, waste disposal, and
- 12 decommissioning costs. External costs include all costs imposed on the environment and
- region surrounding the facility that are not internalized by the company and may include such
- 14 things as a loss of regional productivity, environmental degradation, or loss of wildlife habitat.
- 15 The external costs listed in Table 10-4 summarize environmental impacts to resources that
- 16 could result from preconstruction, construction, and operation of proposed Lee Nuclear Station.
- 17 Because Table 10-4 includes costs for preconstruction activities as well as for NRC-authorized
- 18 construction and operation, the costs presented for an individual resource may be greater than
- 19 the costs solely for the NRC-authorized portion of the project.
- 20

 Table 10-4.
 Internal and External Costs of the Proposed Project

| Cost Category | Description of Cost | |
|--|---|--|
| In | ternal Costs | |
| Construction Costs (overnight cost) for both units (including preconstruction costs) | \$11 billion (about \$4,900 per installed kW(e)) (Duke 2009c) | |
| Transmission lines | \$269 million (about \$122 per installed kW(e)) (Duke 2009c) | |
| Operations | 1.7 to 3.7 cents per kWh (Duke 2009c) 6.6 to 11.1 cents per kWh (MIT 2009 and The Keystone Center 2007) | |
| Fuel cost | 0.45 cents per kWh (WNA 2010) | |
| Decommissioning | Approximately \$730 million (Duke 2009c) | |

21

| Cost Category | Description of Cost |
|----------------------------|---|
| | External Costs |
| Land and land use | MODERATE. The proposed Lee Nuclear Station Units 1 and 2 would alter approximately 149 ac permanently and 128 ac temporarily on the 1900-ac site. A large portion of the land proposed to be used by new structures was cleared during previous construction at the site. Some land cover change would be expected (e.g., loss of open fields and meadows). An additional 1900 ac of land is being purchased for the Make-Up Pond C site. Existing structures, including 86 houses, would be removed. Approximately 620 ac would be permanently inundated, including 20 ac of prime farmland. Additional prime farmland could be disturbed elsewhere on the Make-Up Pond C site. In addition, approximately 986 ac of land would be permanently occupied by the proposed new transmission-line corridors, although agricultural land uses would be allowed in most of the right-of-way. Small areas of additional land would be occupied by the proposed railroad spur and other minor utilities. (See Sections 4.1 and 5.1.) |
| Hydrological and water use | SMALL. Some costs would be associated with providing water for various needs during construction, preconstruction, and operation. There would be no use of groundwater during construction, preconstruction, and operation. Cooling water would be taken from the Broad River. About 24,638 gpm (55 cfs) would be lost though evaporation. Relatively small levels of pollutants and/or radioactive effluents would be introduced into the Broad River. A small thermal plume would result from cooling-tower blowdown discharged to the Broad River. (See Sections 4.2 and 5.2.) |

| Table 10-4. | (contd) |
|-------------|---------|
|-------------|---------|

| Cost Category | Description of Cost |
|----------------------------------|--|
| Terrestrial habitats and species | MODERATE for preconstruction impacts in the terrestrial environment. Permanent and temporary losses of 27 ac of forest and 33 ac of nonjurisdictional wetlands on the Lee Nuclear Station site, and 0.5 ac of forest and 0.1 ac of wetlands along the railroad- spur corridor. Transmission-line corridors would permanently disturb about 700 ac of forestland and traverse approximately 17 ac of wetlands. Make-Up Pond C would destroy about 830 ac of forest (of which about 530 ac are lowland hardwood forest along London Creek and its tributaries) and about 5 ac of wetlands. (See Section 4.3.1.) |
| | SMALL for operation impacts in the terrestrial environment. Minor impacts of cooling towers; minor impacts of transmission-line operation and transmission-line and water-pipeline corridor maintenance; minor impacts to wetlands from drawdown of cooling-water reservoirs; minor impacts to wildlife from all other plant operations and maintenance activities. (See Section 5.3.1.) |
| Aquatic habitats and species | MODERATE. Preconstruction impacts in the aquatic environment include the permanent loss of 11.9 mi. of lotic (flowing water) habitat within the reservoir footprint. There would be minor and temporary impacts to aquatic resources from installation of cooling-water intake and discharge systems, clearing and grading of forested land, installation of drainage and erosion control systems, building temporary roads and laydown yards, elimination farm ponds and adding impervious surfaces to the watershed. (See Section 4.3.2.) |
| | SMALL. Operation impacts in the aquatic environment include the limited and temporary impingement and entrainment of aquatic organisms; minor physical, chemical, and thermal effects of blowdown discharge; minor impacts to aquatic biota and habitat from maintenance dredging; and limited impacts associated with maintenance of the transmission line corridors (See Section 5.3.2.) |

| Cost Category | Description of Cost |
|-------------------------------------|---|
| Socioeconomic | The external costs of building and operating proposed Lee Nuclear Station Units 1 and 2 were discussed in detail in Sections 4.4 and 5.4. The review team determined these external costs would be SMALL, with the exception of a MODERATE impact on aesthetics and traffic during building activities near the site. |
| Environmental justice | SMALL. No environmental pathways were identified through which minority or low-income populations could experience a disproportionately high and adverse impact. (See Sections 4.5 and 5.5.) |
| Historic and cultural resources | MODERATE. The historic Service Family Cemetery would be relocated from Make-Up Pond C, which would result in irretrievable loss of the original historic setting of this resource. (See Sections 4.6 and 5.6.) |
| Air emissions | SMALL. Air emissions from diesel generators, auxiliary boilers and equipment, and vehicles would have a small impact on workers and local residents. Cooling tower drift would deposit some salt on the surrounding vicinity, but at a level unlikely to result in any measurable impact on plants and vegetation. Cooling towers would produce atmospheric plume discharge. (See Sections 4.7 and 5.7.) |
| Radioactive effluents and emissions | SMALL. Radioactive waste would be generated. The proposed Lee Nuclear Station would produce radioactive air emissions. Relatively small levels of radioactive effluents would be introduced into the Broad River. (See Sections 4.9 and 5.9.) |
| Radioactive waste | SMALL. Storage, treatment, and disposal of radioactive spent nuclear fuel. Commitment of geological resources for disposal of radioactive spent fuel. (See Sections 4.9 and 5.9.) |
| Materials, energy, and uranium | SMALL. Irreversible and irretrievable commitments of materials and energy, including depletion of uranium. |
| Potential nuclear accident | The potential for a nuclear accident would be SMALL. (See Section 5.11.) |

| Cost Category | Description of Cost | |
|-----------------------------------|--|--|
| Nonradiological health and wastes | SMALL. Nonradiological health impacts to the public and occupational workers would be SMALL; hazards would be monitored and controlled in accordance with regulatory limits. (See Sections 4.8 and 5.8.) SMALL. Creation of solid wastes, including small amounts of hazardous wastes. Permitted site stormwater releases to surface water. Minor, localized, and temporary air emissions from construction equipment and temporary stationary | |
| | sources. (See Sections 4.10 and 5.10.) | |

Table 10-4. (contd)

1 10.6.2.1 Internal Costs

2 The most substantial monetary cost associated with nuclear energy is the cost of capital.

3 Nuclear power facilities typically have relatively high capital costs for building the facility, but

4 very low fuel costs relative to alternative power-generation systems. Because of the large

5 capital costs for nuclear power and the relatively long construction period before revenue is

6 returned, servicing the capital costs of a nuclear power facility is the most important factor in

7 determining the economic competitiveness of nuclear energy. Construction delays can add

8 significantly to the cost of a plant. Because no new nuclear plants have been built in the United

9 States in many years, empirical cost data is lacking and some uncertainty exists regarding the

10 actual costs of construction.

11 Construction Costs

12 In evaluating the monetary costs related to building the proposed Lee Nuclear Station, Duke 13 reviewed recently published literature, vendor information, and internally generated, site-14 specific, information. Construction cost estimates are provided in Table 10-4. These estimates 15 are based on a number of studies conducted by government agencies, universities, and other 16 entities, and include a significant contingency to account for uncertainty. In its ER, Duke 17 expressed the construction-cost estimate in terms of "overnight capital cost," which is a 18 commonly used approach in the construction industry. "Overnight capital cost" is a term used to 19 describe the monetary cost of constructing large capital projects such as a power plant, where 20 costs are exclusive of interest and escalation, but include engineering, procurement, and 21 construction costs, as well as owner's costs and contingencies. The owner's costs include such 22 things as site work and preparation, cooling-water intake structures and cooling towers, import 23 duties on components, insurance, spare parts, transmission interconnection, development 24 costs, project management costs, owner's engineering, State and local permitting, legal fees,

and staff-related training.

- 1 The review team reviewed two additional reports. One report published by The Keystone
- 2 Center entitled Nuclear Power Joint Fact-Finding (The Keystone Center 2007) concluded that,
- 3 based on alternative discount rates and construction times, overnight construction costs range
- 4 between \$3600 and \$4200 per kW(e). The second study is a 2009 update to an MIT study (MIT
- 5 2009) that revised capital cost estimates to \$4000 per kW(e).
- 6 In its ER, Duke estimated an overnight capital cost of \$11 billion to build both units (Duke
- 7 2009c), which amounts to about \$4900 per kW(e) in 2008 dollars, and is consistent with other
- 8 studies. An additional \$269 million would be required to connect the proposed Lee Nuclear
- 9 Station Units 1 and 2 to the grid.

10 Operational Costs

- 11 Operational costs are frequently expressed as the levelized cost of electricity, which is the 12 lowest price per kilowatt hour (kWh) of producing electricity, including the cost needed to cover 13 operating costs and annualized capital costs. Overnight capital costs account for 33 percent of 14 the levelized cost, and interest costs on the overnight costs account for another 25 percent 15 (University of Chicago 2004). Levelized cost estimates based on the MIT study (MIT 2009) 16 range from \$66 to \$84 per MWh (6.6 cents to 8.4 cents per kWh). However, the Keystone 17 Study estimates the levelized cost to range from 8.3 cents to 11.1 cents per kWh (Keystone 18 Center 2007). Factors affecting the range include choices for discount rate, construction 19 duration, facility lifespan, capacity factor, cost of debt and equity, the split between debt and 20 equity financing, depreciation time, tax rates, and premium for uncertainty. Estimates include 21 decommissioning but, due to the effect of discounting a cost that would occur as much as 40 22 years in the future, decommissioning costs have relatively little effect on the levelized cost. 23 Duke reviewed several studies of operations costs and estimated costs to be approximately \$17
- to \$37 per MWh (in 2007 dollars) (Duke 2009c). The review team did not find Duke's estimates
- 25 to be unreasonable approximations, based on expected costs.

26 Fuel Costs

- 27 The cost of fuel is included in the calculation of levelized cost. Based on the recent World
- Nuclear Association's study (WNA 2010), the review team estimates nuclear fuel costs to be less than half a cent (i.e., 0.45 cents) per kWh.

30 Waste Disposal

- 31 The back-end costs of nuclear power contribute a very small share of total cost, both because of
- 32 the long lifetime of a nuclear reactor and the fact that provisions for waste-related costs can be
- 33 accumulated over that time. However, it should be recognized that radioactive nuclear waste
- 34 also poses unique disposal challenges for long-term waste management. While spent fuel and
- 35 radioactive nuclear waste are being stored successfully in onsite facilities, the United States and

- 1 other countries have yet to implement final disposition of spent fuel or high-level radioactive
- 2 waste streams created at various stages of the nuclear fuel cycle.

3 Decommissioning

- 4 The NRC has requirements for licensees at 10 CFR 50.75 to provide reasonable assurance that
- 5 funds would be available for the decommissioning process. Because of the effect of discounting
- 6 a cost that would occur as much as 40 years in the future, decommissioning costs have
- 7 relatively little impact on the levelized cost of electricity generated by a nuclear power facility.
- 8 Decommissioning costs are about 9 to 15 percent of the initial capital cost of a nuclear power
- 9 facility. However, when discounted, decommissioning costs contribute only a few percent to the
- 10 investment cost and even less to the generation cost. In the United States, these costs account for 0.1 to 0.2 container kW/h, which is no more than 5 percent of the cost of the electricity.
- 11 for 0.1 to 0.2 cents per kWh, which is no more than 5 percent of the cost of the electricity
- 12 produced (WNA 2010). Duke's decommissioning costs are estimated to be about \$360 million
- 13 per unit in 2006 dollars (Duke 2009c).

14 10.6.2.2 External Costs

15 External costs are social and/or environmental effects caused by the proposed construction,

- 16 preconstruction, and operation of and generation of power by the proposed Lee Nuclear Station
- 17 Units 1 and 2.

18 Environmental and Social Costs

- 19 The impacts of building and operating proposed the Lee Nuclear Station have been identified
- 20 and analyzed in Chapters 4 and 5, and a significance level of potential adverse impacts
- 21 (i.e., SMALL, MODERATE, or LARGE) has been assigned. Such impacts cannot be universally
- 22 monetized. Chapter 6 similarly addresses the environmental impacts from (1) the uranium fuel
- 23 cycle and solid waste management, (2) the transportation of radioactive material, and (3) the
- 24 decommissioning of proposed Lee Nuclear Station. A summary of project internal and external
- costs is shown in Table 10-4.
- 26 Unlike generation of electricity from coal and natural gas, normal operation of a nuclear power 27 plant does not result in significant emissions of criteria air pollutants (e.g., oxides of nitrogen or 28 sulfur dioxide), methyl mercury, or greenhouse gases associated with global warming and 29 climate change. Combustion-based power plants are responsible for at least 70 percent of the 30 sulfur dioxide, at least 21 percent of nitrogen oxides, and 51 percent of the mercury emissions 31 from industrial sources in the United States (EPA 2009), and 40 percent of the nation's carbon 32 dioxide emissions (DOE/EIA 2011). Eighty-two percent of the electric power industry's emissions are from coal-fired plants (DOE/EIA 2008). Chapter 9 of this EIS analyzes coal-fired 33 34 and natural-gas-fired alternatives to building and operating proposed Lee Nuclear Station. Air 35 emissions from these alternatives and from nuclear power are summarized in Chapters 4, 5,
- 36 and 9.

Conclusions and Recommendations

1 Table 10-4 summarizes the external costs (i.e., environmental impacts) associated with the 2 preconstruction, construction, and operation of the proposed Lee Nuclear Station Units 1 and 2. 3 Table 4-7 summarizes the impacts from construction and preconstruction. Impacts to hydrology 4 and water use, socioeconomics (with the exception of aesthetics and traffic during building 5 activities near the site), environmental justice, air guality, and radiological and nonradiological 6 health would all be SMALL. Impacts from the NRC action (i.e., construction as defined in 10 7 CFR 51.4, and the operation of the proposed new units) would also be SMALL. The impacts to 8 land use, terrestrial and aquatic ecology, historic and cultural resources, and aesthetics (a 9 physical socioeconomic impact) would be MODERATE for preconstruction activities; however, 10 impacts to these resources from the NRC portion of the project would be SMALL. For traffic 11 near the Lee Nuclear station site (an infrastructure socioeconomic impact), the review team 12 determined that the combined construction and preconstruction impact would be MODERATE, 13 and the NRC portion of the project would also have a MODERATE impact on traffic in the

14 vicinity of the proposed Lee Nuclear Station site.

15 **10.6.3 Summary of Benefits and Costs**

16 Duke's business decision to pursue building proposed Lee Nuclear Station is an economic

- 17 decision based on private financial factors subject to regulation by North Carolina Utility
- 18 Commission and Public Service Commission of South Carolina. The internal costs to build the
- 19 proposed Lee Nuclear Station appear to be substantial; however, Duke's decision to pursue this
- 20 expansion is an indication that the company has already concluded that the private, or internal,
- benefits of the proposed facility outweigh the internal costs. Although the identified societal benefits are not specifically monetized, the review team determined that the potential societal
- benefits are not specifically monetized, the review team determined that the potential societal
 benefits of the proposed Lee Nuclear Station are substantial. In comparison, the external
- socioeconomic and environmental costs imposed on the region appear to be relatively small.
- 25 Table 10-3 and Table 10-4 include summaries of both benefits and costs (internal and external) 26 of the proposed activities at the Lee Nuclear Station site. The tables include references to other 27 sections of this EIS when more detailed analyses and impact assessments are available for 28 specific topics. The external costs listed in Table 10-4 summarize environmental impacts to 29 resources that could result from construction, preconstruction, and operation of the proposed 30 Lee Nuclear Station. Because Table 10-4 includes costs for preconstruction activities and for 31 NRC-authorized construction and operation, the costs presented for an individual resource may 32 be greater than the costs solely for the NRC-authorized portion of the project.
- 33 On the basis of the assessments in this EIS, the building and operation of the proposed Lee
- 34 Nuclear Station, with mitigation measures identified by the review team, would accrue benefits
- that most likely would outweigh the economic, environmental, and social costs. For the NRC-
- 36 proposed action (i.e., NRC-authorized construction and operation), the accrued benefits would
- also outweigh the costs of construction, preconstruction, and operation of the proposed Lee
- 38 Nuclear Station Units.

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1 **10.7 NRC Staff Recommendation**

- 2 The NRC staff's preliminary recommendation to the Commission related to the environmental
- 3 aspects of the proposed action is that the COLs should be issued. The staff's evaluation of the
- 4 safety and emergency preparedness aspects of the proposed action will be addressed in the
- 5 staff's safety evaluation report that is anticipated to be published in November 2012.
- 6 This preliminary recommendation is based on (1) the ER and the Make-Up Pond C supplement
- 7 to the ER submitted by Duke (2009c, 2009b); (2) consultation with Federal, State, Tribal, and
- 8 local agencies; (3) the review team's independent review; (4) the NRC staff's consideration of
- 9 comments related to the environmental review that were received during the original public
- scoping process and the supplemental scoping process related to Make-Up Pond C; and (5) the
- 11 assessments summarized in this EIS, including the potential mitigation measures identified in
- 12 the ER and in the EIS. In making its preliminary recommendation, the staff determined that
- 13 none of the alternative sites is obviously superior to the Lee Nuclear Station site. The staff also
- 14 determined that none of the energy or cooling system alternatives assessed is obviously
- 15 superior to the proposed cooling system and offsite supplemental cooling reservoir (i.e., Make-
- 16 Up Pond C).
- 17 The NRC's determination is independent of USACE's determination of whether the Lee Nuclear
- 18 Station site is the Least Environmentally Damaging Practicable Alternative pursuant to Clean
- 19 Water Act Section 404(b)(1) Guidelines. USACE will conclude its analysis of both offsite and
- 20 onsite alternatives in its Record of Decision.

7 CFR Part 657. Code of Federal Regulations, Title 7, *Agriculture*, Part 657, "Prime and Unique Farmlands."

10 CFR Part 20. Code of Federal Regulations, Title 10, *Energy*, Part 20, "Standards for Protection against Radiation."

10 CFR Part 50. Code of Federal Regulations, Title 10, *Energy*, Part 50, "Domestic Licensing of Production and Utilization Facilities."

10 CFR Part 51. Code of Federal Regulations, Title 10, *Energy*, Part 51, "Environmental Protection Regulations for Domestic Licensing and Related Regulatory Functions."

10 CFR Part 52. Code of Federal Regulations, Title 10, *Energy*, Part 52, "Licenses, Certifications, and Approvals for Nuclear Power Plants."

10 CFR Part 71. Code of Federal Regulations, Title 10, *Energy*, Part 71, "Packaging and Transportation of Radioactive Material."

10 CFR Part 73. Code of Federal Regulations, Title 10, *Energy*, Part 73, "Physical Protection of Plants and Materials."

10 CFR Part 100. Code of Federal Regulations, Title 10, *Energy*, Part 100, "Reactor Site Criteria."

29 CFR Part 1910. Code of Federal Regulations, Title 29, *Labor*, Part 1910, "Occupational Safety and Health Standards."

33 CFR Part 320. Code of Federal Regulations, Title 33, *Navigation and Navigable Waters*, Part 320, "General Regulatory Policies."

33 CFR Part 325. Code of Federal Regulations, Title 33, *Navigation and Navigable Waters*, Part 325, "Processing of Department of the Army Permits."

33 CFR Part 332. Code of Federal Regulations, Title 33, *Navigation and Navigable Waters*, Part 332, "Compensatory Mitigation for Losses of Aquatic Resources."

36 CFR Part 297. Code of Federal Regulations, Title 36, *Parks, Forests, and Public Property*, Part 297, "Wild and Scenic Rivers."

36 CFR Part 800. Code of Federal Regulations, Title 36, *Parks, Forests, and Public Property*, Part 800, "Protection of Historic Properties."

40 CFR Part 50. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 50, "National Primary and Secondary Ambient Air Quality Standards."

40 CFR Part 51. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 51, "Requirements for Preparation, Adoption, and Submittal of Implementation Plans."

40 CFR Part 52. Code of Federal Regulations, Title 40, *Protection of the Environment*, Part 52, "Approval and Promulgation of Implementation Plans."

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40 CFR Part 81. Code of Federal Regulation, Title 40, *Protection of Environment*, Part 81, "Designation of Areas for Air Quality Planning Purposes."

40 CFR Part 93. Code of Federal Regulation, Title 40, *Protection of Environment*, Part 93, "Determining Conformity of Federal Actions to State or Federal Implementation Plans."

40 CFR Part 112. Code of Federal Regulations, Title 40, *Protection of the Environment*, Part 112, "Oil Pollution Prevention."

40 CFR Part 125. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 125, "Criteria and Standards for the National Pollutant Discharge Elimination System."

40 CFR Part 190. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 190, "Environmental Radiation Protection Standards for Nuclear Power Operations."

40 CFR Part 204. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 204, "Noise Emission Standards for Construction Equipment."

40 CFR Part 230. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 230, "Section 404(B)(1) Guidelines for Specification of Disposal Sites for Dredged or Fill Materials."

40 CFR Part 423. Code of Federal Regulations, Title 40, *Protection of the Environment*, Part 423, "Steam Electric Power Generating Point Source Category."

40 CFR Part 1502. Code of Federal Regulations, Title 40, *Protection of the Environment*, Part 1502, "Environmental Impact Statement."

40 CFR Part 1508. Code of Federal Regulations, Title 40, *Protection of Environment*, *Chapter V – Council on Environmental Quality*, Part 1508, "Terminology and Index."

43 CFR Part 10. Code of Federal Regulations, Title 43, *Public Lands: Interior*, Part 10, "Native American Graves Protection and Repatriation Regulations".

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Westinghouse Electric Company LLC (Westinghouse). 2011. AP1000 Design Control Document. APP-GW-GL-700, Revision 19. Pittsburgh, Pennsylvania. Accession No. ML11171A500.

World Nuclear Association (WNA). 2010. *The Economics of Nuclear Power*. Accessed October 21, 2011 at http://www.world-nuclear.org/info/default.aspx?id=410&terms=price. Accession No. ML100600712.

Appendix A

Contributors to the Environmental Impact Statement

Appendix A

- 1
- 2

3 Contributors to the Environmental Impact Statement

The overall responsibility for the preparation of this environmental impact statement was
assigned to the Office of New Reactors, U.S. Nuclear Regulatory Commission (NRC). The
statement was prepared by members of the Office of New Reactors with assistance from other
NRC organizations, Pacific Northwest National Laboratory, the U.S. Army Corps of Engineers,
and the Federal Energy Regulatory Commission.

| Name | Affiliation | Function or Expertise |
|-------------------------------|---|---|
| | NUCLEAR REGULATO | DRY COMMISSION |
| Sarah Lopas | Office of New Reactors | Project Manager, Cultural Resources, Nonradiological Health and Nonradioactive Waste |
| Michelle Moser ^(a) | Office of New Reactors | Project Manager |
| Linda Tello ^(a) | Office of New Reactors | Project Manager |
| Jessie Muir | Office of New Reactors | Project Manager |
| Allen Fetter | Office of New Reactors | Environmental Projects Branch Chief |
| Robert Schaaf | Office of New Reactors | Environmental Projects Branch Chief |
| Richard Raione | Office of New Reactors | Environmental Projects Branch Chief |
| David Brown | Office of New Reactors | Design Basis and Severe Accidents |
| George Cicotte | Office of New Reactors | Health Physics |
| John Cook | Office of New Reactors | Transportation |
| Peyton Doub | Office of New Reactors | Land Use, Transmission Lines, Alternatives |
| Stan Echols | Office of Nuclear Material Safety and Safeguards | Fuel Cycle |
| Richard Emch ^(a) | Office of New Reactors | Health Physics, Accidents |
| Norma Garcia- Santos | Office of Nuclear Material Safety and Safeguards | Transportation |
| Stephen Giebel | Office of Federal and State Materials and Environmental Management Programs | Decommissioning |
| Michael Masnik | Office of New Reactors | Hydrology, Aquatic Ecology |
| Mohammed Haque | Office of New Reactors | Hydrology, System Design Alternatives |
| Michele Hart | Office of New Reactors | Design Basis and Severe Accidents |
| Charles Hinson | Office of New Reactors | Health Physics |
| Andrew Kugler | Office of New Reactors | Alternatives |
| Nancy Kuntzleman | Office of New Reactors | Terrestrial and Aquatic Ecology |

Appendix A

| Name | Affiliation | Function or Expertise |
|-------------------------------|---|--|
| Mark McBride | Office of New Reactors | Groundwater Hydrology |
| Daniel Mussatti | Office of New Reactors | Socioeconomics, Environmental Justice, Need for Power, Benefit-Cost Balance |
| Donald Palmrose | Office of New Reactors | Health Physics, Accidents |
| Michael Purdie ^(a) | Office of New Reactors | Socioeconomics, Environmental Justice, Benefit-Cost Balance |
| Suzanne Schroer | Office of New Reactors | Design Basis and Severe Accidents |
| James Shepherd | Office of Federal and State Materials and Environmental Management Programs | Decommissioning |
| Seshagiri Tammara | Office of New Reactors | Demography |
| Nebiyu Tiruneh | Office of New Reactors | Surface Water Hydrology |
| Lucieann Vechioli | Office of Nuclear Material Safety and Safeguards | Transportation |
| Barry Zalcman | Office of New Reactors | Climate Change, Meteorology and Air Quality |
| | US ARMY CORPS O | OF ENGINEERS |
| Richard Darden | Charleston District | Biologist |
| | FEDERAL ENERGY REGUL | LATORY COMMISSION |
| Thomas LoVullo | Office of Energy Projects | Chief, Aquatic Resources Branch |
| Robert Grieve | Office of Energy Projects | Fisheries Biologist |
| | PACIFIC NORTHWEST NATI | IONAL LABORATORY ^(b) |
| Rebekah Krieg | | Team Leader |
| Jay MacLellan | | Team Leader |
| Mickie Chamness | | Deputy Team Leader, Geology |
| Terri Miley | | Deputy Team Leader |
| Lara Aston | | Terrestrial Ecology, Nonradiological Health |
| James Becker | | Terrestrial Ecology |
| Larry Berg | | Meteorology and Air Quality |
| Jim Cabe | | Energy and Site Alternatives, Need for Power |
| Lyle Hibler | | Surface Water Hydrology |
| Ellen Kennedy | | Historic and Cultural Resources |
| Brenda Pace ^(c) | | Historic and Cultural Resources |
| Charles Kincaid | | Groundwater Hydrology |
| Nancy Kohn | | Site Layout and Design |
| Bruce Napier | | Radiological Health, Fuel Cycle, Decommissioning |
| Michelle Niemeyer | | Land Use, Socioeconomics, Environmental Justice, Benefit-Cost Balance |
| Jeremy Rishel | | Meteorology and Air Quality, Accidents |
| Steven Ross | | Transportation |

| Name | Affiliation | Function or Expertise |
|---------------------|-------------|---|
| Sue Southard | | Aquatic Ecology |
| Lance Vail | | Surface Water Hydrology, Site Layout and Design |
| Mike Sackschewsky | | Terrestrial Ecology |
| Mike Parker | | Technical Editing/Text Processing |
| Cary Counts | | Technical Editing |
| Hope Matthews | | Technical Editing |
| Susan Loper | | Graphics |
| Tomiann Parker | | Reference Coordinator |
| Barbara Wetzel | | Reference Coordinator Assistant |
| Meredith Willingham | | Reference Coordinator Assistant |

(a) Staff member is no longer with the Office of New Reactors, the Division of Siting and Environmental Reviews, or the NRC

(b) Pacific Northwest National Laboratory is operated by Battelle for the U.S. Department of Energy

(c) Staff member is affiliated with the Idaho National Laboratory, which is operated by Battelle for the U.S. Department of Energy

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Appendix B

Organizations Contacted

| 1 | Appendix B |
|------------------|--|
| 2 | |
| 3 | Organizations Contacted |
| 4 5 6 7 | The following Federal, State, regional, Tribal, and local organizations were contacted during the course of the U.S. Nuclear Regulatory Commission staff's review of potential environmental impacts from the construction and operation of two new nuclear units (Units 1 and 2) at the William States Lee III Nuclear Station site in Cherokee County, South Carolina: |
| 8 9 | Advisory Council on Historic Preservation, Office of Federal Agency Programs, Washington, D.C. |
| 10 | Carolina Indian Heritage Association, Orangeburg, South Carolina |
| 11 | Catawba Indian Nation, Rock Hill, South Carolina |
| 12 | Cherokee County Library, Gaffney, South Carolina |
| 13 | Cherokee County, Gaffney, South Carolina |
| 14 | City of Gaffney, South Carolina |
| 15 | City of Gastonia, North Carolina |

Appendix B

- 16 Eastern Band of Cherokee Indians, Cherokee, North Carolina
- 17 Eastern Shawnee Tribe of Oklahoma, Seneca, Missouri
- 18 Federal Energy Regulatory Commission, Division of Hydropower Administration & Compliance,
- 19 Washington, D.C.
- 20 National Marine Fisheries Service, Southeast Regional Office, St. Petersburg, Florida
- 21 North Carolina Department of Environment and Natural Resources, Raleigh, North Carolina
- 22 North Carolina Wildlife Resources Commission, Kernersville, North Carolina
- 23 Piedmont American Indian Association, Lower Eastern Cherokee Nation South Carolina, Gray
- 24 Court, South Carolina

Appendix B

- 1 Pine Hill Indian Community, Orangeburg, South Carolina
- 2 Seminole Tribe of Florida, Clewiston, Florida
- 3 South Carolina Department of Archives and History, Columbia, South Carolina
- 4 South Carolina Department of Commerce, Columbia, South Carolina
- 5 South Carolina Department of Health and Environmental Control, Columbia, South Carolina
- 6 South Carolina Department of Natural Resources, Columbia, South Carolina
- 7 South Carolina State Historic Preservation Office, Columbia, South Carolina
- 8 Town of Blacksburg, South Carolina
- 9 United South and Eastern Federation of Tribes, Nashville, Tennessee
- 10 U.S. Army Corps of Engineers, Charleston District, Charleston, South Carolina
- 11 U.S. Environmental Protection Agency, Region 4, Atlanta, Georgia
- 12 U.S. Fish and Wildlife Service, Southeast Region, Atlanta, Georgia
- 13 U.S. Fish and Wildlife Service, South Carolina Ecological Services Field Office, Charleston,
- 14 South Carolina
- 15 York Regional Chamber of Commerce, Rock Hill, South Carolina

NRC and USACE Environmental Review Correspondence

| 1 | | Appendix C |
|---|---------|------------------------------------|
| 2 | | |
| 3 | | NRC and USACE Environmental Review |
| 4 | | Correspondence |
| _ | | |

5 This appendix contains a chronological listing of correspondence between the U.S. Nuclear

Regulatory Commission (NRC) or the U.S. Army Corps of Engineers (USACE) and Duke
 Energy Carolinas, LLC (Duke). Also included is correspondence related to the environmental

8 review of Duke's application for combined licenses (COLs) and an USACE Department of the

9 Army permit at the William States Lee III Nuclear Station (Lee Nuclear Station) site in Cherokee

10 County, South Carolina.

All documents, with the exception of those containing proprietary information, are available

12 electronically from the Public Electronic Reading Room found on the Internet at the following

13 web address: http://www.nrc.gov/reading-rm.html. From this site, the public can gain access to

14 the NRC's Agencywide Document Access and Management System (ADAMS), which provides

15 text and image files of the NRC's public documents. The ADAMS accession numbers for each

16 document are included below.

| 17 18 19 20 21 | December 12, 2007 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, regarding Duke Energy Carolinas, LLC, William States Lee III Nuclear Station – Project Number 742, Application for Combined License for William States Lee III Nuclear Station Units 1 and 2. (Accession No. ML073510494) |
|----------------------------|-------------------|--|
| 22 23 | December 28, 2007 | Press Release No. 07-172. Lee Application for New Reactors Available on NRC Website. (Accession No. ML073620508) |
| 24 25 26 27 28 | January 8, 2008 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Joelle Starefos, NRC, Acknowledgement of Receipt of the Combined License Application for the William States Lee III Nuclear Station Units 1 and 2 and Associated Federal Register Notice. (Accession No. ML073620313) |
| 29 30 31 | January 28, 2008 | Federal Register Notice of Receipt and Availability of Application for a Combined License for Duke Energy Carolinas (73 FR 6218). (Accession No. ML081840077) |

| 1 2 3 4 | February 11, 2008 | Letter to Lana P. Gardner, Director, Cherokee County Library, from Linda Tello, NRC, Maintenance of Reference Materials Related to the Review of the William States Lee III Combined License Application at the Cherokee County Library. (Accession No. ML080250412) |
|----------------------------|-------------------|--|
| 5 6 7 8 | February 25, 2008 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Joelle Starefos, NRC, Acceptance Review for the William States Lee III Nuclear Station Units 1 and 2 Combined License Application. (Accession No. ML080510327) |
| 9 10 | February 28, 2008 | Press Release No. 08-038. NRC Dockets Application for New Reactors at Lee Site in South Carolina. (Accession No. ML080590042) |
| 11 12 13 | February 29, 2008 | Federal Register Notice of Acceptance for Docketing of an Application for a Combined License for William States Lee III Units 1 and 2 (73 FR 11156). (Accession No. ML081840051) |
| 14 15 16 17 18 | March 14, 2008 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, Notice of Intent to Prepare an Environmental Impact Statement and Conduct Scoping Related to the Combined Operating License Application for William States Lee III Nuclear Station. (Accession No. ML080650521) |
| 19 20 21 | March 20, 2008 | Federal Register Notice of Intent to Prepare an Environmental Impact Statement and Conduct Scoping Process (73 FR 15009). (Accession No. ML080650528) |
| 22 23 24 25 | March 20, 2008 | Letter to Lana P. Gardner, Director, Cherokee County Library, from Linda Tello, NRC, Maintenance of Reference Materials Related to the Review of the William States Lee III Combined License Application at the Cherokee County Library. (Accession No. ML080790619) |
| 26 27 28 29 | April 2, 2008 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Joelle Starefos, NRC, William States Lee III Nuclear Station Units 1 and 2 Combined License Application Review Schedule. (Accession No. ML080920621) |
| 30 31 32 | April 9, 2008 | E-mail to Ted Bowling, Duke, from Linda Tello, NRC, Table of [Site Audit] Information Needs and Requests for GIS Layers and Figures. (Accession No. ML081570627) |

| 1 2 3 4 5 | April 9, 2008 | Letter to Don Klima, Director, Office of Federal Agency Programs, Advisory Council on Historic Preservation, from Richard Raione, NRC, Request for Participation in the Scoping Process for the William States Lee III Nuclear Station, Units 1 and 2 Combined Licenses Application Review. (Accession No. ML080840472) |
|----------------------------------|---------------|---|
| 6 7 8 9 10 | April 9, 2008 | Letter to Elizabeth Johnson, Deputy State Historic Preservation Officer, South Carolina Department of Archives and History, from Richard Raione, NRC, Request for Participation in the Scoping Process for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application Review. (Accession No. ML080840533) |
| 11 12 13 14 15 16 | April 9, 2008 | Letter to Sam Hamilton, Regional Director, U.S. Fish and Wildlife Service, from Richard Raione, NRC, Request for Participation in the Environmental Scoping Process and a List of Protected Species within the Area Under Evaluation for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840475) |
| 17 18 19 20 21 | April 9, 2008 | Letter to David Bernhart, Assistant Regional Administrator for Protected Species, National Marine Fisheries Service Southeast Regional Office, from Richard Raione, NRC, Request for Participation in the Scoping Process for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application Review. (Accession No. ML080850962) |
| 22 23 24 25 26 | April 9, 2008 | Letter to Wenonah G. Haire, Tribal Historic Preservation Officer, Catawba Indian Nation, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840506) |
| 27 28 29 30 31 | April 9, 2008 | Letter to Russell Townsend, Tribal Historic Preservation Officer, Eastern Band of Cherokee Indians, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840513) |
| 32 33 34 35 36 | April 9, 2008 | Letter to Michelle Pounds, Chief Executive Officer, Carolina Indian Heritage Association, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840519) |

| 1 2 3 4 5 | April 9, 2008 | Letter to Chief Glenna J. Wallace, Eastern Shawnee Tribe of Oklahoma, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840520) |
|----------------------------------|----------------|--|
| 6 7 8 9 10 | April 9, 2008 | Letter to Michael Cook, Executive Director, United South and Eastern Federation of Tribes, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840538) |
| 11 12 13 14 15 16 | April 9, 2008 | Letter to Chief Gene Norris, Piedmont American Indian Association, Lower Eastern Cherokee Nation South Carolina, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840540) |
| 17 18 19 20 21 | April 9, 2008 | Letter to Michelle Pounds, Representative, Pine Hill Indian Community, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080840545) |
| 22 23 24 25 26 | April 11, 2008 | Letter to Ron Linville, North Carolina Wildlife Resources Commission, from Richard Raione, NRC, Request for Participation in the Environmental Scoping Process for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML080880253) |
| 27 28 29 30 | April 17, 2008 | Notice of Public Meeting To Discuss the Environmental Scoping Process for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application (TAC NO. RB5375). (Accession No. ML080980574) |
| 31 32 | April 28, 2008 | Federal Register Notice of Hearing and Opportunity To Petition For Leave To Intervene (73 FR 22978). (Accession No. ML081130397) |
| 33 34 35 | April 28, 2008 | Press Release No. 08-084. NRC Announces Opportunity to Participate in Hearing on New Reactor Application for Lee site. (Accession No. ML081190151) |

| 1 2 3 4 5 6 | May 5, 2008 | Letter from David M. Bernhart, Assistant Regional Administrator for Protected Species, National Marine Fisheries Service, to Richard Raione, NRC, Endangered and Threatened Species and Critical Habitats under the Jurisdiction of the NOAA Fisheries Service for the William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML081400585) |
|----------------------------|--------------|--|
| 7 8 9 10 11 | May 12, 2008 | E-mail from Rebekah Dobrasko, Review and Compliance Coordinator, South Carolina Department of Archives and History, State Historic Preservation Office, to Richard Raione and Linda Tello, NRC, SHPO Comments on Lee Nuclear Plant, Cherokee County, SC (Accession No. ML081510939) |
| 12 13 14 15 | May 13, 2008 | Letter from Timothy N. Hall, Field Supervisor, U.S. Fish and Wildlife Service, to Richard Raione, NRC, William States Lee, III, Nuclear Station, Combined License Application County, Cherokee County, SC, FWS Log No. 42410-2008-SL-0407. (Accession No. ML081430228) |
| 16 17 18 19 20 | May 20, 2008 | E-mail from Christopher Goudreau, Special Projects Coordinator, North Carolina Wildlife Resources Commission, to NRC, Duke Energy Carolina, LLC, William States Lee III Combined License Application; Notice of Intent To Prepare an Environmental Impact Statement and Conduct Scoping Process. (Accession No. ML081430390) |
| 21 22 23 24 | May 20, 2008 | Letter from Robert D. Perry, Director, Office of Environmental Programs, South Carolina Department of Natural Resources, to Linda Tello, NRC, William States Lee III Nuclear Station – Project 0742. (Accession No. ML081430553) |
| 25 26 27 28 | May 21, 2008 | Letter from Timothy N. Hall, Field Supervisor, U.S. Fish and Wildlife Service, to Richard Raione, NRC, William States Lee, III, Nuclear Station, Combined License Application, Cherokee County, SC, FWS Log No. 42410-2008-FA-0210. (Accession No. ML081540399) |
| 29 30 31 | May 28, 2008 | Summary of Public Scoping Meeting Conducted Related to the Review of the William States Lee III, Units 1 and 2 Combined License Application. (Accession No. ML081420057) |
| 32 33 34 35 | May 29, 2008 | Letter to Leigh Ann Turner, Gaffney City Hall, from Linda Tello, NRC, Thank You for Hosting the Discussion with the NRC in Advance of the Formal Environmental Scoping Public Meeting. (Accession No. ML081420812) |

| 1 2 3 4 | May 30, 2008 | E-mail from Rebekah Dobrasko, Review and Compliance Coordinator, South Carolina Department of Archives and History, State Historic Preservation Office, to Linda Tello, NRC, Duke Energy's Lee Nuclear Plant, Cherokee County, SC. (Accession No. ML081510453) |
|----------------------------------|----------------|---|
| 5 6 7 8 9 | June 4, 2008 | Letter to Willard Steele, Tribal Historic Preservation Officer, Seminole Tribe of Florida, from Richard Raione, NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML081430691) |
| 10 11 12 | June 9, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Information Needs. (Accession No. ML081640362) |
| 13 14 15 16 17 | June 11, 2008 | Letter from Wenonah G. Haire, Tribal Historic Preservation Officer, Catawba Indian Nation, to NRC, Request for Participation in the Scoping Process for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML081750079) |
| 18 19 20 | June 17, 2008 | Correction to Federal Register Notice of Hearing and Opportunity To Petition For Leave To Intervene (73 FR 34348). (Accession No. ML081420185) |
| 21 22 23 24 25 26 | June 19, 2008 | Letter to Julie Holling, National Heritage Program, South Carolina Department of Natural Resources, from Richard Raione, NRC, Request for Participation in the Scoping Process and List of Rare, Threatened, or Endangered Species for the Environmental Review for the William States Lee III Units 1 and 2 Combined License Application. (Accession No. ML081420749) |
| 27 28 29 30 31 32 | July 8, 2008 | Letter from Julie Holling, Heritage Trust Program, South Carolina Department of Natural Resources, to Richard Raione, NRC, Request for Participation in the Scoping Process and List of Rare, Threatened, or Endangered Species for the Environmental Review for the William States Lee III Units 1 and 2 Combined License Application. (Accession No. ML081990424) |
| 33 34 35 | August 5, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Environmental Audit Information Needs. (Accession No. ML082200543) |

| 1 2 3 | August 18, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Information Needs Ltr # WLG2008.08-02. (Accession No. ML082340082) |
|-----------------------|--------------------|--|
| 4 5 6 7 8 | August 21, 2008 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Jessie Muir, NRC, Request for Additional Information Regarding the Environmental Review of the Combined License Application for William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML082200509) |
| 9 10 11 | September 11, 2008 | Scoping Summary Report Related to the Environmental Scoping Process for the William States Lee III, Units 1 and 2 Combined License Application. (Accession No. ML082390635) |
| 12 13 14 | September 17, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.09-04. (Accession No. ML082630569) |
| 15 16 17 | September 17, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.09-05. (Accession No. ML082890448) |
| 18 19 20 | September 19, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Environmental Audit Information Needs, Letter No. WLG2008.08-08. (Accession No. ML082670803) |
| 21 22 23 | September 26, 2008 | Summary of the Environmental Site Audit Related to the Review of the Combined Operating License Application for William States Lee III, Units 1 and 2. (Accession No. ML082210154) |
| 24 25 26 | September 26, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.09-11. (Accession No. ML082750078) |
| 27 28 29 | October 3, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.10-01. (Accession No. ML082890505) |
| 30 31 32 | October 10, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.10-04. (Accession No. ML082900340) |

| 1 2 3 | October 17, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.10-08. (Accession No. ML083010443) |
|----------------------|-------------------|---|
| 4 5 6 | October 17, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.10-07. (Accession No. ML083050603) |
| 7 8 9 | October 28, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.10-13. (Accession No. ML083080273) |
| 10 11 12 | November 4, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Duke Energy Carolinas 2008 Integrated Resource Plan Ltr # WLG2008.11-02. (Accession No. ML083110471) |
| 13 14 15 | November 12, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.11-14. (Accession No. ML083220435) |
| 16 17 18 19 | November 20, 2008 | Letter from Tyler Howe, Tribal Historical Preservation Specialist, Eastern Band of Cherokee Indians, to NRC, Comments Related to the Review of the Combined License Application for Williams States Lee II, Units 1 and 2. (Accession No. ML083370297) |
| 20 21 22 | November 20, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.11-19. (Accession No. ML083659339) |
| 23 24 25 | November 20, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.11-20. (Accession No. ML083310541) |
| 26 27 28 | November 24, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.11-22. (Accession No. ML090500256) |
| 29 30 31 | November 24, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.11-24. (Accession No. ML083330445) |

| 1 2 3 | November 25, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.11-26. (Accession No. ML083360040) |
|----------------------------|-------------------|--|
| 4 5 6 | November 25, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.11-28. (Accession No. ML083520465) |
| 7 8 9 | December 3, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.12-04. (Accession No. ML083440293) |
| 10 11 12 | December 9, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.12-10. (Accession No. ML083460113) |
| 13 14 15 | December 11, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.12-09. (Accession No. ML083510881) |
| 16 17 18 | December 11, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.12-12. (Accession No. ML083510884) |
| 19 20 21 | December 11, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.12-14. (Accession No. ML083520210) |
| 22 23 24 | December 12, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.12-11. (Accession No. ML083510883) |
| 25 26 27 | December 17, 2008 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2008.12-17. (Accession No. ML083520212) |
| 28 29 30 31 32 | January 21, 2009 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Linda Tello, NRC, Request for Additional Information Regarding the Environmental Review of the Combined License Application for William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML083120589) |

| 1 2 3 4 | February 10, 2009 | Letter from Lieutenant Colonel J. Richard Jordan III, U.S. Army, District Commander, USACE, Charleston District, to Linda Tello, NRC, Request to Serve as a Cooperating Agency in the Preparation of the EIS. (Accession No. ML090690283) |
|----------------------------|-------------------|--|
| 5 6 7 | February 16, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.2-04. (Accession No. ML090490679) |
| 8 9 10 | February 16, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.2-05. (Accession No. ML090490676) |
| 11 12 13 | February 16, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.2-06. (Accession No. ML090490675) |
| 14 15 16 | February 19, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.2-08. (Accession No. ML090540808) |
| 17 18 19 | February 19, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.2-09. (Accession No. ML090540474) |
| 20 21 22 23 24 | February 19, 2009 | Letter from Wenonah G. Haire, Tribal Preservation Officer, Catawba Indian Nation, to Linda Tello, NRC, Request for Additional Info Regarding the Environmental Review of the Combined License Application for William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML090840061) |
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| 29 30 31 | March 6, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.03-03. (Accession No. ML090690536) |

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| 4 5 6 | March 6, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.03-05. (Accession No. ML090690545) |
| 7 8 9 | March 9, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.03-07. (Accession No. ML090700542) |
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| 19 20 21 | March 18, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.03-15. (Accession No. ML090790312) |
| 22 23 24 | March 19, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.03-17. (Accession No. ML090830501) |
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| 22 23 24 | May 12, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, to NRC, Response to Request for Additional Information, Letter No. WLG2009.05-02. (Accession No. ML091340476) |
| 25 26 27 | July 31, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.08-01. (Accession No. ML092170642) |
| 28 29 30 31 | July 31, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Supplemental Information Addressing Hydrology Associated with Off-Site Water Storage, Letter No. WLG2009.07-08. (Accession No. ML092230151) |

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| 13 14 15 | September 14, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.09-03. (Accession No. ML092580475) |
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| 25 26 27 | September 23, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.09-08. (Accession No. ML092710471) |
| 28 29 30 | September 24, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.09-06. (Accession No. ML092710228) |
| 31 32 33 | September 24, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.09-10. (Accession No. ML092730480) |

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| 4 5 6 | September 24, 2009 | Supplement to Revision 1 of the William States Lee III Nuclear Station COL Application, Part 3; Construction and Operation of Make-Up Pond C. (Accession No. ML092810257) |
| 7 8 9 | October 16, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.10-01. (Accession No. ML092930116) |
| 10 11 12 | November 2, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.11-01. (Accession No. ML093130451) |
| 13 14 15 | November 11, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.11-03. (Accession No. ML093170198) |
| 16 17 18 | December 3, 2009 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2009.12-01. (Accession No. ML093380647) |
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| 8 9 10 | March 31, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Editorial Text Changes to the Environmental Report, Letter No. WLG2010.03-09. (Accession No. ML100920024) |
| 11 12 13 | April 14, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, 2009 Integrated Resource Plan, Revision 1, Letter No. WLG2010.04-03. (Accession No. ML101090314) |
| 14 15 16 17 | May 18, 2010 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Scott Flanders, NRC, Notice of Intent to Conduct Supplemental Scoping Related to the Combined License Application for William States Lee III Nuclear Station. (Accession No. ML093420654) |
| 18 19 20 | May 24, 2010 | Federal Register Notice of Intent To Conduct a Supplemental Scoping Process for the Supplement to the Environmental Report (75 FR 28822). (Accession No. ML093430226) |
| 21 22 23 24 25 26 | May 24, 2010 | Letter to Caroline Dover Wilson, South Carolina Department of Archives and History, State Historic Preservation Office, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML093480445) |
| 27 28 29 30 31 32 | May 24, 2010 | Letter to Don Klima, Director, Office of Federal Agency Programs, Advisory Council on Historic Preservation, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML093560024) |

| 1 2 3 4 5 6 | May 24, 2010 | Letter to Robert D. Perry, Director, Office of Environmental Programs, South Carolina Department of Natural Resources, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application (DNR Project 0742). (Accession No. ML093570175) |
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| 7 8 9 10 11 12 | May 24, 2010 | Letter to Jay B. Herrington, Field Supervisor, U.S. Fish and Wildlife Service, South East Region, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML093580019) |
| 13 14 15 16 17 | May 24, 2010 | Letter to Ron Linville, North Carolina Wildlife Resources Commission, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101190491) |
| 18 19 20 21 22 23 | May 24, 2010 | Letter to Susan Turner, Regional Director, South Carolina Department of Health and Environmental Control, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101190500) |
| 24 25 26 27 28 29 | May 24, 2010 | Letter to Ramona McConney, National Environmental Policy Act Program Office, U.S. Environmental Protection Agency, Region 4, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200120) |
| 30 31 32 33 34 35 | May 24, 2010 | Letter to Wenonah G. Haire, Tribal Historic Preservation Officer, Catawba Indian Nation, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200150) |

| 1 2 3 4 5 6 | May 24, 2010 | Letter to Willard Steele, Tribal Historic Preservation Officer, Seminole Tribe of Florida, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200368) |
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| 7 8 9 10 11 12 | May 24, 2010 | Letter to Russell Townsend, Tribal Historic Preservation Officer, Eastern Band of Cherokee Indians, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200371) |
| 13 14 15 16 17 | May 24, 2010 | Letter to Chief Glenna J. Wallace, Eastern Shawnee Tribe of Oklahoma, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200375) |
| 18 19 20 21 22 23 | May 24, 2010 | Letter to Michelle Pounds, Chief Executive Officer, Carolina Indian Heritage Association, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200416) |
| 24 25 26 27 28 29 | May 24, 2010 | Letter to Michael Cook, Executive Director, United South and Eastern Federation of Tribes, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200435) |
| 30 31 32 33 34 35 | May 24, 2010 | Letter to Chief Gene Norris, Piedmont American Indian Association, Lower Eastern Cherokee Nation of South Carolina, from Robert Schaaf, NRC, Request for Participation in a Supplemental Scoping Process Regarding the Addition of a Third Cooling Water Reservoir for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101200443) |

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| 6 7 8 9 10 | May 25, 2010 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Sarah Lopas, NRC, NRC Web Address Correction to the May 18, 2010, Federal Register Notice for William States Lee III Nuclear Station, Units 1 and 2 Supplemental Scoping Process. (Accession No. ML101440498) |
| 11 12 13 | May 26, 2010 | Press Release No. 10-094. NRC Seeking Additional Environmental Scoping Comments Regarding Lee New Reactor Application, Meeting June 17. (Accession No. ML101460482) |
| 14 15 16 17 | May 27, 2010 | Forthcoming Meeting to Discuss the Scoping Process for the Supplemental Environmental Report Regarding Make-Up Pond C for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101450144) |
| 18 19 20 21 22 | May 27, 2010 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Robert Schaaf, NRC, Environmental Project Manager Change for the Combined License Environmental Review for William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML101330578) |
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| 29 30 31 32 | June 11, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Corrected Information Addressing Existing Land Use in York County, South Carolina, Letter No. WLG2010.06-03. (Accession No. ML101650529) |

| 1 2 3 4 | June 21, 2010 | E-mail from Caroline Dover Wilson, South Carolina Dept. of Archives and History, State Historic Preservation Office, to NRC, Lee Nuclear Station, Pond C, Cherokee County, South Carolina. (Accession No. ML101720651) |
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| 5 6 7 8 9 | June 22, 2010 | Letter to Bryan J. Dolan, Vice President Nuclear Plant Development, Duke, from Sarah Lopas, NRC, Request for Additional Information Regarding the Supplement to the Environmental Report for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML101370398) |
| 10 11 12 | June 23, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.06-05. (Accession No. ML101800213) |
| 13 14 15 | June 25, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.06-06. (Accession No. ML101810147) |
| 16 17 18 | July 1, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.07-01. (Accession No. ML101880072) |
| 19 20 21 22 | July 2, 2010 | Summary of Supplemental Environmental Scoping Meeting Conducted Related to the Combined License Application Review of the William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML101800406) |
| 23 24 25 26 | July 7, 2010 | Summary of Teleconference Held on June 15, 2010, between NRC and Duke Concerning Request For Additional Information Regarding Make- Up Pond C for the William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML101870564) |
| 27 28 29 | July 9, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.07-03. (Accession No. ML101950211) |
| 30 31 32 33 | July 9, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Conforming Changes to Environmental Report Based on Supplemental Response to Request for Additional Information, Letter No. WLG2010.07-04. (Accession No. ML101940026) |

| 1 2 3 | July 16, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.07-06. (Accession No. ML102100214) |
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| 7 8 9 | July 22, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.07-08. (Accession No. ML102070357) |
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| 13 14 15 16 17 | July 22, 2010 | Letter from Wenonah G. Haire, Tribal Historic Preservation Officer, Catawba Indian Nation, to Scott Flanders, NRC, THPO# 2010-229-1, Project Description: Notice of Intent to Conduct Supplemental Scoping Related to the Combined License Application for William States III Nuclear Station. (Accession No. ML102110494) |
| 18 19 20 21 22 | July 27, 2010 | Letter from Vivianne Vejdani, Nuclear Projects Coordinator, South Carolina Department of Natural Resources, to NRC, William States Lee III Nuclear Station Combined License Application Notice of Intent to Conduct a Supplemental Scoping Process for the Supplement to the Environmental Report. (Accession No. ML102160393) |
| 23 24 | July 30, 2010 | E-mail to Robert Wylie, Duke, from Sarah Lopas, NRC, Pond C Audit Info Needs. (Accession No. ML102110501) |
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| 1 2 3 | September 28, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.09-08. (Accession No. ML102740485) |
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| 4 5 6 | September 30, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.09-10. (Accession No. ML102780268) |
| 7 8 9 | October 6, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.10-01. (Accession No. ML102810637) |
| 10 11 12 | October 6, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.10-02. (Accession No. ML102850208) |
| 13 14 15 | October 14, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.10-04. (Accession No. ML103360419) |
| 16 17 18 | October 14, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.10-05. (Accession No. ML102920172) |
| 19 20 21 | October 14, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, 2010 Integrated Resource Plan, Letter No. WLG2010.10-07. (Accession No. ML102980231) |
| 22 23 24 | October 29, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.10-09. (Accession No. ML103070311) |
| 25 26 27 28 29 | November 4, 2010 | Notice of Forthcoming Public Teleconference with Duke Energy Carolinas, LLC, to Discuss a Request for Additional Information Response for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application Environmental Review. (Accession No. ML103070537) |
| 30 31 32 | November 12, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2010.11-02. (Accession No. ML103210413) |

| 1 2 3 4 5 6 7 | November 19, 2010 | Letter to Sandra J. Threatt, Manager, Nuclear Response and Emergency Environmental Surveillance, Bureau of Land and Waste Management, South Carolina Department of Health and Environmental Control, from Brian Hughes, NRC, Response to e-mail from Ms. Threatt dated October 25, 2010, regarding environmental monitoring around the proposed William States Lee III Nuclear Station, Units 1 and 2. (Accession No. ML103150012) |
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| 8 9 10 | December 17, 2010 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Responses to Request for Additional Information, Letter No. WLG2010.12-01. (Accession No. ML103550032) |
| 11 12 13 | December 21, 2010 | Site Audit Summary of William States Lee III Nuclear Station, Units 1 and 2, Supplemental Environmental Report Regarding Make-Up Pond C, and Alternative Sites Tour. (Accession No. ML102640559) |
| 14 15 16 | December 22, 2010 | Summary Report for the Supplemental Environmental Scoping Process for the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML103220015) |
| 17 18 19 20 | January 11, 2011 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from David Matthews, NRC, William States Lee III Nuclear Station, Units 1 and 2 Combined License Application – Revised Review Schedule. (Accession No. ML103370325) |
| 21 22 23 24 25 | January 25, 2011 | Summary of Public Teleconference Held on November 17, 2010, Between the U.S. Nuclear Regulatory Commission and Duke Energy Carolinas, LLC, Regarding the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application Environmental Review. (Accession No. ML103630488) |
| 26 27 28 | January 26, 2011 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Responses to Request for Additional Information, Letter No. WLG2011.01-03. (Accession No. ML110310017) |
| 29 30 31 32 33 | February 4, 2011 | Letter to Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, from Sarah Lopas, NRC, Request for Additional Information Regarding the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML110140852) |

| 1 2 3 | February 10, 2011 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information (ER RAI 135), Letter No. WLG2011.02-03. (Accession No. ML110450507) |
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| 4 5 6 | March 7, 2011 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2011.03-01. (Accession No. ML110700592) |
| 7 8 9 10 | March 14, 2011 | Letter to Dr. Wenonah G. Haire, Tribal Historic Preservation Officer, Catawba Indian Nation, from Allen Fetter, NRC, Cultural Resources Information Related to the William States Lee Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML103000023) |
| 11 12 13 | March 17, 2011 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Response to Request for Additional Information (ER RAI 135), Letter No. WLG2011.03-02. (Accession No. ML110800094) |
| 14 15 16 17 | March 17, 2011 | Letter from Bryan J. Dolan, Vice President, Nuclear Plant Development, Duke, to NRC, Supplemental Response to Requests for Additional Information (ER RAIs 70 and 189), Letter No. WLG2011.03-08. (Accession No. ML110830912) |
| 18 19 20 21 | May 4, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Plant Development, Duke, to NRC, Supplemental Response to Request for Additional Information (ER RAI 23), Letter No. WLG2011.05-01. (Accession No. ML11129A054) |
| 22 23 | May 20, 2011 | E-mail to Robert Wylie, Duke, from Sarah Lopas, NRC, Lee Alternatives Audit Information Needs. (Accession No. ML111400413) |
| 24 25 26 27 28 29 30 | May 25, 2011 | Letter to Julie Holling, South Carolina Department of Natural Resources, Heritage Trust Program, from James A. Becker, Pacific Northwest National Laboratory, Request for Federally Listed Species, State Ranked Species, and Community Element Occurrences for the Environmental Review of the William States Lee III Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML111470774) |

| 1 2 3 4 5 6 7 | May 25, 2011 | Letter to Harry LeGrand, North Carolina Department of Environment and Natural Resources, Heritage Trust Program, from James A. Becker, Pacific Northwest National Laboratory, Request for Federally Listed Species, State Ranked Species, and Community Element Occurrences for the Environmental Review of the William States Lee III Nuclear Station Units 1 and 2 Combined License Application. (Accession No. ML114470794) |
|---------------------------------|---------------|--|
| 8 9 10 | June 7, 2011 | Summary of teleconference held on May 3, 2011, between NRC and Duke, Regarding the William States Lee Nuclear Station, Units 1 and 2 Combined License Application. (Accession No. ML111400028) |
| 11 12 13 14 | June 8, 2011 | E-mail from Julie Holling, South Carolina Department of Natural Resources, Regarding Request for Federally Listed Species, State Ranked Species, and Community Element Occurrences for the Lee Nuclear Station and Alternative Sites. (Accession No. ML111741378) |
| 15 16 17 18 | June 16, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Development, Duke, to NRC, Responses to Request for Additional Information, Letter No. WLG2011.06-03. (Accession No. ML11172A288) |
| 19 20 21 22 | June 16, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Development, Duke, to NRC, Supplemental Response to Request for Additional Information (ER RAI 63), Letter No. WLG2011.06-05. (Accession No. ML11172A315) |
| 23 24 25 26 | June 23, 2011 | E-mail from John Finnegan, North Carolina Department of Environment and Natural Resources, Regarding Request for Federally Listed Species, State Ranked Species, and Community Element Occurrences for Perkins Alternative Site. (Accession No. ML111741383) |
| 27 28 29 30 | June 23, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Development, Duke, to NRC, Responses to Request for Additional Information, Letter No. WLG2011.06-04. (Accession No. ML11179A079) |
| 31 32 33 34 | July 5, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Development, Duke, to NRC, Responses to Request for Additional Information, Letter No. WLG2011.07-02. (Accession No. ML11195A165) |

| 1 2 3 4 | July 8, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Development, Duke, to NRC, Responses to Request for Additional Information, Letter No. WLG2011.07-04. (Accession No. ML1119A0082) |
|----------------------------|--------------------|---|
| 5 6 7 8 | August 4, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Development, Duke, to NRC, Response to Request for Additional Information, Letter No. WLG2011.08-01. (Accession No. ML112220296) |
| 9 10 11 12 | September 13, 2011 | Letter from Tyler B. Howe, Tribal Historic Preservation Specialist, Eastern Band of Cherokee Indians, to NRC, Comments regarding proposed Duke Energy William States Lee III Nuclear Station, Cherokee and Union Counties, South Carolina. (Accession No. ML112570445) |
| 13 14 15 | September 15, 2011 | Letter from Ronald A. Jones, Senior Vice President, Nuclear Development, Duke, to NRC, 2011 Integrated Resource Plan, Lt# WLG2011.09-04. (Accession No. ML11262A205) |
| 16 17 18 19 | October 3, 2011 | Letter to Ronald A. Jones, Senior Vice President, Nuclear Development, from David B. Matthews, NRC, William States Lee III Nuclear Station, Units 1 and 2 Combined License Application Review Schedule Revision. (Accession No. ML11224A216) |
| 20 21 22 23 24 | October 4, 2011 | E-mail to Thomas J. LoVullo, Chief, Aquatic Resources Branch, Division of Hydropower Administration and Compliance, U.S. Federal Energy Regulatory Commission, from Sarah Lopas, NRC, Participating Agency Invitation for the Lee Nuclear Station Environmental Review. (Accession No. ML112790295) |
| 25 26 27 28 29 | October 5, 2011 | Letter from Thomas J. LoVullo, Chief, Aquatic Resources Branch, Division of Hydropower Administration and Compliance, U.S. Federal Energy Regulatory Commission, to Allen H. Fetter, NRC, Project No. 2331—South Carolina, Ninety-Nine Islands Project, Duke Energy. (Accession No. ML112790296) |
| 30 31 32 | October 18, 2011 | Summary of William States Lee III Nuclear Station, Units 1 and 2, Cooling System and Energy Alternatives Audit. (Accession No. ML112760826) |

Scoping Comments and Responses

1

2 3

Scoping Comments and Responses

4 Two scoping processes were conducted for the environmental review of the William States Lee

5 III Nuclear Station Units 1 and 2 (Lee Nuclear Station) combined licenses (COL) application.

6 The initial scoping process was conducted in response to the application COLs for two new

7 nuclear power reactors submitted by Duke Energy Carolinas, LLC (Duke) by letter dated

8 December 12, 2007. The supplemental scoping process was conducted following the submittal

9 by letter dated September 24, 2009, of the supplement to the environmental report describing

10 Duke's plans to construct an additional off-site reservoir (Make-Up Pond C) to provide

supplemental cooling water for the proposed Lee Nuclear Station Units 1 and 2.

12 On March 20, 2008, the U.S. Nuclear Regulatory Commission (NRC) published a Notice of

13 Intent to Prepare an Environmental Impact Statement and Conduct Scoping Process in the

14 *Federal Register* (73 FR 15009). The Notice of Intent notified the public of the NRC staff's

15 intent to prepare an environmental impact statement (EIS) and conduct scoping for the

16 application for COLs received from Duke. The NRC invited Duke; Federal, Tribal, State, and

17 local government agencies; local organizations; and the public to participate in the initial scoping

18 process by providing oral comments at the scheduled public meeting and/or submitting written

19 comments no later than May 20, 2008.

20 On May 24, 2010, the NRC published a Notice of Intent to Conduct a Supplemental Scoping

21 Process for the Supplement to the Environmental Report in the *Federal Register* (75 FR 28822).

22 The Notice of Intent notified the public that the NRC and the U.S. Army Corps of Engineers

23 (USACE) were providing an additional opportunity to participate in the scoping process

24 pertaining to the addition of Make-Up Pond C to the Lee Nuclear Station project scope. Once

again, the NRC invited Duke; Federal, Tribal, State, and local government agencies; local

organizations; and the public to participate in the supplemental scoping process by providing

oral comments at the scheduled public meeting and/or submitting written comments no later

28 than July 2, 2010.

29 Preparation of the EIS accounted for relevant issues raised during the initial and supplemental

30 scoping processes. The comments received and addressed in NRC's environmental review are

31 included in this appendix. They were extracted from the September 2008 *Environmental Impact*

32 Statement Scoping Process Summary Report, William States Lee III Combined License

33 (ADAMS Accession No. ML082390635) (NRC 2008) and the December 2010 *Environmental*

34 Impact Statement Supplemental Scoping Process Regarding Make-Up Pond C Summary

35 Report, William States Lee III Nuclear Station, Units 1 and 2 Combined Licenses (ADAMS

December 2011

- 1 Accession No. ML103220015) (NRC 2010), and are provided for convenience of those
- 2 interested specifically in the scoping comments applicable to this environmental review.
- 3 Comment categories that are outside the scope of the environmental review for the proposed
- 4 Lee Nuclear Station are not included in this appendix—they are included in their entirety in the
- 5 scoping process summary reports cited above. These out-of-scope categories include
- 6 comments related to:
- 7 Safety
- 8 Emergency Preparedness
- 9 NRC Oversight for Operating Plants
- 10 Security and Terrorism
- Support for or Opposition to the Licensing Action, Licensing Process, Nuclear Power,
 Hearing Process, or the Applicant.
- 13 The scoping process provides an opportunity for public participants to identify issues to be
- 14 addressed in the EIS and highlight public concerns and issues. This appendix provides the
- 15 comments and the NRC and USACE responses for the two public scoping processes held to
- 16 support the preparation of this EIS. The Make-Up Pond C supplemental scoping process
- 17 summary begins on page D-64.

18 **D.1 The Initial Scoping Process**

- The initial public scoping meeting was held on May 1, 2008, at the Gaffney High School auditorium in Gaffney, South Carolina. The meeting summary and meeting transcript are available electronically in the NRC Public Document Room or from the Publicly Available Records component of NRC's Agency Document Access and Management System (ADAMS), which is accessible from the NRC website at http://www.nrc.gov/reading-rm/adams/webbased.html (the Public Electronic Reading Room; note that the URL is case-sensitive). The ADAMS accession numbers for the meeting summary and the meeting transcript are
- 26 ML081420057 and ML081400038, respectively.

27 D.1.1 Overview of the Scoping Processes

- At the May 2008 Gaffney meeting, 42 attendees provided oral or written comments that were
- 29 recorded and transcribed by a certified court reporter. In addition to the oral comments and 30 written statements submitted at the public meetings, the NRC received 18 emails and 8 letters
- written statements submitted at the public meetings, the NRC received 18 emails and 8 letters
 containing comments during the scoping period. At the conclusion of the initial scoping period,
- 32 the NRC staff reviewed the scoping meeting transcript and all written material received during
- 33 the comment period and identified individual comments. These comments were organized
- 34 according to topic within the proposed EIS or according to the general topic, if outside the scope

1 of the EIS. Once comments were grouped according to subject area, the staff determined the 2 appropriate response for the comments.

3 The comments from the initial scoping period and their responses were published in the

4 Environmental Impact Statement Scoping Process Summary Report, William States Lee III

5 Combined License, Cherokee County, South Carolina (ML082390635). To maintain

6 consistency with the Scoping Summary Report, the correspondence identification (ID) number

7 along with the name of the commenter used in that report is retained in this appendix.

8 Table D-1 identifies in alphabetical order the individuals who provided comments during the

9 initial scoping period, their affiliations, if given, and the ADAMS accession number that can be

10 used to locate the correspondence. Although all commenters are listed, the comments

11 presented in this appendix are limited to those within the scope of the environmental review.

| Commenter | Affiliation (if provided) | Comment Source and ADAMS Accession # |
|---------------------|--------------------------------------|---|
| Arnason, Deb | Self | Letter (ML081350290) |
| | | Letter (ML081350296) |
| | | Meeting Transcript (ML081400038 |
| Barczak, Sara | Southern Alliance for Clean Energy | Meeting Transcript (ML081400038 |
| | | Letter (ML081430235) |
| Barrett, J. Gresham | State of South Carolina | Letter (ML081350302) |
| | | Letter (ML081420610) |
| Batchler, James D. | Cherokee County Council | Letter (ML081350311) |
| Biggs, Diane | Self | Meeting Transcript (ML081400038 |
| Blackwood, Andy | Self | Meeting Transcript (ML081400038 |
| Blanton, Debbie | Self | Letter (ML081350307) |
| Blue, Lilly | Self | Meeting Transcript (ML081400038 |
| Boger, Paul | Greater York Chamber of Commerce | Meeting Transcript (ML081400038 |
| Bowers, Will | Self | Meeting Transcript (ML081400038 |
| Brown, Henry E. | State of South Carolina | Letter (ML081350302) |
| | | Letter (ML081420610) |
| Chapman, A. Foster | Johnson Development Associates, Inc. | Letter (ML081350300) |
| Cherin, Mike | Self | Meeting Transcript (ML081400038 |
| Chisolm, Sarah | Self | Meeting Transcript (ML081400038 |
| | | |

12 **Table D-1**. Individuals Providing Comments During the Initial Scoping Comment Period

13

| Commenter | Affiliation (if provided) | Comment Source and ADAMS Accession # |
|----------------------|---|---|
| Clements, Tom | Self | Meeting Transcript (ML081400038) |
| Clyburn, James E. | State of South Carolina | Letter (ML081350302) |
| | | Letter (ML081420610) |
| Connolly, Mary Ellen | Self | Meeting Transcript (ML081400038) |
| Cook, Jim | Cherokee County Development Board | Letter (ML081350305) |
| Cordeau, David | Spartanburg Area Chamber of Commerce | Meeting Transcript (ML081400038) |
| Craig, Anne | Self | Email (ML081400582) |
| Craig, Thomas | Self | Email (ML081440324) |
| Crockett, Mary | Broad Scenic River Advisory Council | Letter (ML081490598) |
| Commenter | Affiliation (if provided) | Comment Source and ADAMS Accession # |
| DeMint, Jim | South Carolina | Letter (ML081350302) |
| | | Letter (ML081420610) |
| Dobrasko, Rebekah | South Carolina Dept. of Archives and | Email (ML081510453) |
| | History | Email (ML081510939) |
| Dolan, Bryan | Duke | Letter (ML081350301) |
| | | Meeting Transcript (ML081400038) |
| Ebert, Dick | Self | Email (ML081400581) |
| Forrester, Mike | Spartanburg Community College | Meeting Transcript (ML081400038) |
| Foster, Rufus H. | Cherokee County Council | Letter (ML081350311) |
| Gossett, Lewis | Self | Meeting Transcript (ML081400038) |
| Goudreau, Chris | North Carolina Wildlife Resources Commission | Email (ML081430390) |
| Graham, Lindsey | State of South Carolina | Letter (ML081350302) |
| | | Letter (ML081410459) |
| Guild, Bob | Self | Meeting Transcript (ML081400038) |
| Hall, Timothy N. | U.S. Fish and Wildlife Service | Letter (ML081540399) |
| Halligan, Andy | Johnson Development Associates | Letter (ML081350618) |
| Hamrick, Mike | Self | Letter (ML081420612) |
| Hardy, Chris | York County Regional Chamber of Commerce | Meeting Transcript (ML081400038) |
| Hedges, Jean | Self | Email (ML081510940) |
| Houston, Kate | Clean and Safe Energy Coalition | Letter (ML081400579) |

Table D-1. (contd)

Draft NUREG-2111

| Commenter | Affiliation (if provided) | Comment Source and ADAMS Accession # |
|----------------------|---|---|
| Humphries, H. Baily | Cherokee County Council | Letter (ML081350311) |
| Inglis, Bob | State of South Carolina | Letter (ML081350302) |
| | | Letter (ML081420610) |
| James, Andrew | Self | Meeting Transcript (ML081400038 |
| Johnson, David G. | Morgan Corp. | Letter (ML081400584) |
| Jolly, Henry L. | Mayor, Gaffney, South Carolina | Letter (ML081350303) |
| | | Meeting Transcript (ML081400038 |
| Karpen, Leah R. | Self | Email (ML081420611) |
| Kohler, Elizabeth | Self | Email (ML081400580) |
| Little, Quay | Cherokee County Council | Letter (ML081350311) |
| Mathis, Charles | Cherokee County Council | Letter (ML081350311) |
| McDowell, Charlie | Congressman John Spratt | Meeting Transcript (ML081400038 |
| Minerd, Leslie | Self | Meeting Transcript (ML081400038 |
| Moorhead, Gene | Cherokee County Chamber of Commerce | Meeting Transcript (ML081400038 |
| Moss, Charles | Self | Meeting Transcript (ML081400038 |
| Moss, Dennis Carroll | State of South Carolina | Letter (ML081350312) |
| Murphy, William | Self | Meeting Transcript (ML081400038 |
| Olson, Mary | Southeast Office of Nuclear Information and Resource Service | Meeting Transcript (ML081400038 |
| Parris, Hoke | Cherokee County Council | Meeting Transcript (ML081400038 |
| | | Letter (ML081350311) |
| Patrie, Dr. Lew | Western North Carolina Chapter of | Letter (ML081350304) |
| | Physicians for Social Responsibility | Meeting Transcript (ML081400038 |
| Peeler, Harvey S. | State of South Carolina | Letter (ML081350309) |
| Perry, Robert D. | SC Dept of Natural Resources | Letter (ML081430553) |
| Poole, Mary Jane | Self | Email (ML081350616) |
| Richardson, Don | Self | Email (ML081510941) |
| Rudolf, Jerry | Self | Meeting Transcript (ML081400038 |
| Sandifer, Bill | State of South Carolina | Letter (ML081350308) |
| Saye, Jack | Self | Meeting Transcript (ML081400038 |
| Scott, G. Garrett | Johnson Development Associates | Email (ML081350617) |
| | Self | Email (ML081440316) |

Table D-1. (contd)

| Commenter | Affiliation (if provided) | Comment Source and ADAMS Accession # |
|---------------------------|--|---|
| Smith, Nathan | Self | Meeting Transcript (ML081400038) |
| Sorensen, Laura | Self | Meeting Transcript (ML081400038) |
| Spencer, Tim | Cherokee County Council | Letter (ML081350311) |
| Spratt, John M. | State of South Carolina | Letter (ML081350302) |
| | | Letter (ML081420610) |
| Sticpewich, John | Self | Meeting Transcript (ML081400038) |
| Stone, Bryan | Lockhart Power Company | Meeting Transcript (ML081400038) |
| Sutlock, Dot | Self | Email (ML081510942) |
| Tansey, Sara | Concerned Future Generations | Meeting Transcript (ML081400038) |
| Taylor, Joe | South Carolina Department of Commerce | Email (ML0851400583) |
| Thomas, Amber | Self | Email (ML081430229) |
| Thronberg, Bob | Self | Meeting Transcript (ML081400038) |
| Turk, Lawrence "Butch" | Self | Email (ML081510938) |
| Vogel, Chip | DraexImaier Automotive of America LLC | Letter (ML081350300) |
| Waters, Jason | Self | Email (ML081410459) |
| White, Gayle | Self | Meeting Transcript (ML081400038) |
| Wilson, Joe | State of South Carolina | Letter (ML081350302) |
| | | Letter (ML081420610) |
| Wolfe, Clinton | Citizens for Nuclear Technology | Letter (ML081350306) |
| | Awareness | Meeting Transcript (ML081400038) |
| Woodward, Don | Spartanburg Development Association | Meeting Transcript (ML081400038) |
| Zeller, Lou | Blue Ridge Environmental Defense League | Meeting Transcript (ML081400038) |

Table D-1. (contd)

1 D.1.2 In-Scope Comments and Responses

The in-scope comment categories for the initial scoping process are listed in Table D-2 in the order that they are presented in this EIS. The comments and responses for the in-scope categories are included below the table. Parenthetical numbers shown after each comment refer to the comment ID number (correspondence number-comment number) and the commenter name.

7 **Table D-2**. Initial Scoping Comment Categories in Order as Presented in this Appendix

D.1.2.1 Comments Concerning the COL Process D.1.2.2 Comments Concerning Land Use - Site and Vicinity D.1.2.3 Comments Concerning Land Use - Transmission Lines D.1.2.4 Comments Concerning Meteorology and Air Quality D.1.2.5 Comments Concerning Hydrology - Surface Water D.1.2.6 Comments Concerning Hydrology - Groundwater D.1.2.7 Comments Concerning Ecology - Terrestrial D.1.2.8 Comments Concerning Ecology - Aquatic D.1.2.9 Comments Concerning Socioeconomics D.1.2.10 Comments Concerning Historic and Cultural Resources D.1.2.11 Comments Concerning Health - Radiological D.1.2.12 Comments Concerning Accidents - Severe D.1.2.13 Comments Concerning the Uranium Fuel Cycle D.1.2.14 Comments Concerning Transportation D.1.2.15 Comments Concerning Cumulative Impacts D.1.2.16 Comments Concerning the Need for Power D.1.2.17 Comments Concerning Alternatives - Energy D.1.2.18 Comments Concerning Alternatives – System Design D.1.2.19 Comments Concerning Alternatives - Sites D.1.2.20 Comments Concerning Benefit-Cost Balance

1 D.1.2.1 Comments Concerning the COL Process

- 2 **Comment**: I was trying to understand if this environmental impact statement process is going
- to be amended as we go through this experiment. And that has to be built into the process.
- 4 (**0001-128** [Clements, Tom])
- 5 **Comment**: I really don't understand the process. But I'm amazed to find out that it's going
- 6 to take ten years to get these computers [power plants] on line. I just hope somehow that the
- 7 environmental impact statement can be changed and monitored over that time.
- 8 (0001-153 [Saye, Jack])
- 9 **Response**: The licensing process for COL applications is specified in 10 CFR 52. The
- 10 environmental review process associated with new reactor licensing includes a detailed review
- of an applicant's COL application to determine the environmental effects of building and
- 12 operating the nuclear power facility for up to 40 years. After review of the application against
- 13 the regulations and regulatory guidance, a mandatory hearing or optional contested hearing will
- 14 determine whether it is appropriate for the NRC to grant the license. NRC approval of an
- 15 application for a COL is not a foregone conclusion. Safety, as well as environmental issues, will
- 16 *be evaluated before a decision on an application is reached.*
- 17 **Comment**: We [Southern Alliance for Clean Energy] would like to comment on the difficulty
- 18 with reviewing the application. Though we appreciate having the resources available online, it is
- 19 very cumbersome to do so. (0001-25 [Barczak, Sara])
- 20 **Comment**: We [Southern Alliance for Clean Energy] would like to comment on the difficulty
- 21 with reviewing the application. Though we appreciate having the resources available on-line,
- 22 it is a very cumbersome process to do so. Regular citizens and policymakers do not have
- the time to wade through these thousands of pages that have to be downloaded at times
- 24 individually. I would guess that many people in this room have not even looked at one page
- of the application. And I cannot blame them given the frustration it has caused me.
- 26 (0010-5 [Barczak, Sara])
- Comment: [The Southern Alliance for Clean Energy] would like to comment on the difficulty
 with reviewing the application. Though we appreciate having the resources available on-line,
 it is a very cumbersome process to do so. Regular citizens and policymakers do not have
 the time to wade through these thousands of pages that have to be downloaded at times
 individually. We recommend that the NRC require applications to be submitted in a more
- 32 'user-friendly' format. (0049-13 [Barczak, Sara])
- 33 **Response**: The applicant's Environmental Report is available for public inspection at the NRC
- 34 Public Document Room in Rockville, Maryland, and at the Cherokee County Public Library in
- 35 Gaffney, South Carolina. The Environmental Report is also available electronically through the
- 36 NRC's Agencywide Documents Access and Management System website at

- 1 <u>http://www.nrc.gov/reading-rm/adams.html</u> and at http://www.nrc.gov/reactors/new-
- 2 licensing/col/lee.html. The Public Document Room can also be contacted at
- 3 http://www.nrc.gov/reading-rm/pdr/copy-service.html to request a paper copy or CD/DVD of the
- 4 document for a fee. These comments do not provide information on the impacts of construction
- 5 or operation of the proposed units on the environment and will not be addressed further in the
- 6 *EIS.*
- 7 **Comment**: I know that it's very difficult -- first of all, I have to say this -- the timing for people
- 8 like myself who will be impacted by so many new proposed nuclear expansions and projects
- 9 being rushed into existence all over the country, and especially here in the south.
- 10 (**0001-64** [Arnason, Deb])
- 11 **Comment**: I find your timing very difficult for folks like myself who will be impacted by so many
- 12 new proposed nuclear expansions and projects being rushed into existence all over the country
- 13 and especially here in the South. (0007-1 [Arnason, Deb])
- 14 **Response**: Each applicant determines when to submit its COL application for a proposed
- 15 project to the NRC. After the NRC accepts the application, it initiates the environmental review
- 16 process in accordance with 10 CFR Part 51. These comments do not provide information on
- 17 the scope of the environmental review for the proposed units and will not be addressed further
- 18 in the EIS.
- 19 **Comment**: [A]dd it up -- we are in seven combined operating license proceedings in this
- 20 region. There is no other part of the United States that is having combined operating license
- 21 applications for new nuclear power reactors. There are rumors that they may come in. So
- there's a lot going on and that lot that's going on has to be viewed as a phenomenon under
- 23 NEPA. And I see it being chopped into a bunch of little pieces and I see federal money being
- spent and I see claims being made that are vast issues, like climate change, being addressed.
- 25 (0001-56 [Olson, Mary])
- 26 **Response**: This comment expresses concern regarding the cumulative impacts of seven COL
- 27 proceedings occurring at the same time but provides no specific information on the scope of the
- 28 environmental review of the Lee COL application. Therefore, this comment will not be
- 29 addressed further in the EIS.

30 D.1.2.2 Comments Concerning Land Use - Site and Vicinity

- 31 **Comment:** 2.4.2.5.9 Recreation Areas. DNR appreciates acknowledgement of the Broad
- 32 Scenic River Corridor as an outstanding natural resource and recommends Duke utilize the
- 33 Broad Scenic River Management Plan (2003) as a resource in planning project operations.
- 34 (**0046-17** [Perry, Robert D.])

1 **Response:** Duke is a participant in and voting member of the Broad River Scenic Advisory

- 2 Council. The Broad River is officially recognized by the South Carolina General Assembly as a
- 3 State Scenic River (1991) that relies on river-bordering landowners, other local citizens, and the
- 4 State Department of Natural Resources (DNR) working to conserve the river and its valuable
- 5 resources consistent with the Council's mission. The NRC staff will evaluate resources such as
- 6 the Broad River in Chapters 4 and 5 of the EIS.

7 D.1.2.3 **Comments Concerning Land Use - Transmission Lines**

- 8 **Comment:** All activities associated with the construction and necessary operations of the 9 Lee site should be considered a part of the project and considered in the EIS. Construction of
- 10 transmission lines, roads and support structures may contribute to resource impacts that extend

11 well beyond the foot print of the Lee site. Stormwater detention and retention capacities should

12 be designed and constructed to adequately prevent contamination of adjacent land and water,

- 13 particularly the Broad River. (0045-10 [Hall, Timothy N.])
- 14 **Comment:** 2.2.2 Transmission Corridors and Onsite Areas, page 2.2-5. The ER states
- 15 2 transmission rights-of-way are proposed for the plant. On Dec 31, 2007 Duke advised DNR
- 16 by letter and a 1-page 8.5 X 11.0 map, at scale of 1 in = 2 mi the approximate location of the
- 17 2 transmission corridors measuring (widths respectively) 200 ft (525 kV) and 150 ft (230 kV)
- 18 and 325 ft (concurrent 525 and 230 kV). As of this date, DNR has not been provided with
- 19 finalized routes and projected wetland impacts or impact acreages for proposed transmission
- 20 corridor routes. Wetland impacts including clearing and fill proposed in transmission corridors
- 21 will be subject to permitting requirements under Sections 401 and 404 of the US Clean Water
- 22 Act. The SC Navigational Waters Act also requires permitting of overhead transmission 23 corridors if waters defined by this legislation are crossed. (0046-2 [Perry, Robert D.])
- 24
- **Response:** Environmental impacts associated with any planned new transmission rights-of-25 way will be addressed in the context of cumulative effects, as well as potential impacts
- 26 associated with upgrades to the existing lines if required. The NRC does not have any
- 27 regulatory authority regarding the implementation of Federal, State, and local guidelines in
- 28 construction practices. The EIS will address any known or proposed activities that could impact
- 29 the site or transmission corridor environmental conditions and proposed mitigation measures, as
- 30 appropriate.
- 31 **Comment:** In 1991, the South Carolina General Assembly passed legislation that recognized
- 32 I believe it's a 15.3 mile stretch of the Broad River from Ninety-Nine Island, where this plant is
- 33 at, all the way down to the peck (ph.) of the river. Duke was involved with this. The map that
- 34 Duke sent me at the house, it shows that the transmission lines are going to follow the river
- 35 almost per capita (sic). So I'd like to ask Duke Power, you were part of the Scenic Broad River
- 36 Act, what's scenic about having an unGodly looking power line following the river?
- 37 (0001-105 [Moss, Charles])

1 **Comment:** Most importantly to a scenic river [forested uplands] are the reason it was declared 2 scenic. If the upland forests are removed to provide area for transmission line corridors and

3 structures the scenic viewshed could be affected. In order to improve and minimize impacts to

4 this scenic viewshed, we recommend placing the transmission line structures and corridor away

5 from the river where the natural ecosystem and viewshed disturbance will be less of an impact

6 to the river. (0042-7 [Crockett, Mary])

Response: Duke is a participant in and voting member of the Broad River Scenic Advisory
Council. Part of the Council's mission is to "...educate, protect, conserve, and be an advocate
for the well being of the river through open communication with interested partners...[and to]
work to develop responsible, limited and managed access to the resource and to maintain open
lines of communication with other interested groups." Environmental impacts associated with
any planned new transmission rights-of-way will be addressed in the context of cumulative
effects.

Comment: I am a resident of Cherokee County and this power line deal, my property is going to be impacted, this line is going to cross my property...we've had plans to build us a house and these folks have already been in there surveying and the survey team came right through where our living room was going to be. I don't think this is fair for Duke to be able to do this. (0001-120 [Blackwood, Andy])

19 **Response:** Environmental impacts associated with any planned new transmission lines and

20 rights-of-way will be addressed in the context of cumulative effects. The NRC does not have any

21 regulatory authority regarding the implementation of Federal, State, and local guidelines in the

siting, construction, and maintenance of proposed transmission corridors and lines.

23 D.1.2.4 Comments Concerning Meteorology and Air Quality

24 **Comment:** If in fact the federal money is being spent in the cause of trying to reverse the

25 climate crisis; if in fact the federal spending for new nuclear power is to address climate, then it

is incumbent upon NRC to assess the ability of nuclear power to do that job. We must evaluate

27 whether nuclear energy can in fact impact and reverse the climate crisis. Is it the most cost-

28 effective way to go? (0001-54 [Olson, Mary])

29 **Comment:** When we think of how much we have changed our view of the climate and the

30 environment in the last ten years and what comes with global warming and all the other aspects

31 that have changed so much, hopefully the environmental impact statement will cover all those

- 32 things. (0001-154 [Saye, Jack])
- 33 **Comment:** Do we have proof that nuclear energy contributes significantly to reducing gas
- 34 emissions? As yet the impact of climate change on nuclear operations is unclear.
- 35 (**0034-7** [Karpen, Leah R.])

1 **Response:** The NRC staff will evaluate the COL application based on the criteria described in

2 NUREG-1555 (NRC 2000). In addition, the NRC staff will evaluate the proposed units' various

3 gaseous emissions from both construction and operation, as well as emissions for a new coal-

4 or natural gas-fired power plant constructed in the same location. The results of these

5 analyses will be presented in Chapters 4, 5, and 9 of the EIS, respectively.

6 **Comment:** I think that when evaluating the impacts of the expansion -- or the new reactors at 7 the Lee site, that one part of the discussion really has to be whether or not nuclear energy is the

8 response to climate change that everyone thinks it is. While I understand that it is emission free

9 in its energy production, it is not at all emission free in its life cycle. When we're looking at
10 environmental impacts of new nuclear reactors, we have to look beyond our community to the

11 impacts on the state, on the country and on the world. (**0001-118** [Tansey, Sara])

12 **Comment:** I was a little bit shocked to see in the Duke fact sheet, and I also heard a couple

13 of people say this, that nuclear power does not emit greenhouse gases. One of the previous

14 speakers pointed out that you have to look at the entire nuclear fuel cycle. This is simply not

15 true. The mining of uranium, which takes place in the United States on a lot of native lands,

16 the milling, the enrichment of uranium at enrichment plants uses a huge amount of energy.

17 Then you have to count the construction costs, managing the nuclear waste, taking apart the

18 plant in the future and dealing with the waste far, far into the future. (0001-132 [Clements, Tom])

19 **Comment:** [N]uclear fuel production causes air pollution. (0001-140 [Patrie, Dr. Lew])

20 **Comment:** Despite nuclear industry's assertions that nuclear energy is clean, nuclear fuel 21 production causes air pollution. (**0015-3** [Patrie, Dr. Lew])

22 **Comment:** Where's the proof that nuclear energy can contribute significantly to reducing

23 greenhouse gas emissions - particularly in the immediate, most critical period of time, and

24 when accounting for all life cycle emissions? (**0038-8** [Turk, Lawrence "Butch"])

25 **Comment:** The EIS should consider the potential environmental impacts associated with 26 production of raw materials for the new nuclear site, as well as any related improvements in

infrastructure necessary to bring those raw materials into the Lee site or to transport hazardous
wastes from the site. Please consider the entire supply chain, transportation, use, and disposal

29 in your analysis of these air quality effects. (0045-1 [Hall, Timothy N.])

30 **Response:** The NRC staff will evaluate impacts from the life-cycle of fuel production,

31 construction, operation, and decommissioning of the plant. The results of this analysis will be

32 presented in Chapters 4, 5, and 6 of the EIS. The generic impacts of the fuel cycle are codified

33 in 10 CFR 51.51(b), Table S-3, "Table of Uranium Fuel Cycle Environmental Data." Per the

34 guidance in 10 CFR 51.51, the staff will rely on Tale S-3 as a basis for the impacts of uranium

35 *fuel-cycle impacts (including fossil emissions) to include uranium mining and milling.*

1 **Comment:** I'm just wondering how you model the effects of 35 million gallons of water a day or

- 2 more going to water vapor so close to the mountains. What effect is that going to have? How is
- 3 that modeled? (0001-155 [Saye, Jack])

4 **Response:** The NRC staff will evaluate the effects of the cooling tower plumes associated with 5 the new units following the guidance described in NUREG-1555. The standard computer model 6 used in this analysis is the Seasonal-Annual Cooling Tower Impact Prediction Code, which is 7 explicitly designed to represent cooling tower plumes. Analysis results will be presented in

- 8 Chapter 5 of the EIS.
- 9 **Comment:** Concerns about air and restrictions of sulfur dioxide, nitrous oxide and mercury are 10 what we hear about. Nuclear can generate 24/7 with no greenhouse gas emissions.
- 11 (0001-76 [Blue, Lilly])
- 12 **Comment:** [S]ome claim that nuclear power cannot tangibly affect climate change and will
- 13 cause staggering emissions. The fact is that each plant offsets the emission of tens of millions 14 of tons of carbon dioxide annually. (0001-83 [James, Andrew])
- 15 **Comment:** We are looking at more stringent federal ozone requirements in this region and we 16 need to generate more power, but we have to do it in an age where reducing greenhouse gas is 17 a national priority. For this region, nuclear power is the best method to generate energy and to 18 help us meet those federal air quality standards at the same time. (0001-95 [Gossett, Lewis])
- 19 **Comment:** At the same time, nuclear energy has a small carbon footprint and contributes
- 20 to the United States quest to reduce carbon emissions and other air pollutants
- 21 (0016-2 [Cook, Jim])
- 22 **Comment:** At the same time, nuclear energy has a small carbon footprint and contributes
- 23 to the United States quest to reduce carbon emissions and other air pollutants.
- 24 (0047-2 [Vogel, Chip])
- 25 **Response:** The NRC staff will evaluate the proposed units' gaseous emissions. The results of
- 26 this analysis will be presented in Chapter 5 of the EIS. The NRC staff will evaluate emissions
- 27 associated with the construction of either a coal- or natural gas-fired power plant. The results of 28
- this analysis will be presented in Chapter 9.

29 D.1.2.5 **Comments Concerning Hydrology - Surface Water**

- 30 **Comment:** Duke and the NRC should know that we are currently suffering from drought. Yet
- 31 Duke's application references the 2005 South Carolina water use report summary that says the
- 32 last multi-year drought was in 1998. Well, guess again, we're in a severe one now and Duke
- 33 should have mentioned that in the application. The NRC certainly must address this as it

- prepares the draft EIS. According to Duke's application, and the NRC will have calculations to
 figure this out, the two Lee reactors will withdraw, during normal use, over 47 million gallons of
 water per day from the Broad River and will consume or lose an average of 35 million gallons
- 4 per day, returning only one-quarter back to the river. The maximum withdrawal will be over
- 5 81 million gallons per day with maximum consumption of over 41 million gallons per day. So
- 6 overall, the loss will be approximately 50 to 75 percent. That is unacceptable.
- 7 (0001-18 [Barczak, Sara])
- 8 Comment: The application also mentions that average surface water use -- and this is for
 9 both public and industrial -- in Cherokee County was 8.4 million gallons per day. This means
 10 that on a daily basis, the Lee plant will use six to ten times the amount of surface water used by
- 11 everyone else in the county combined -- six to ten times the amount. (**0001-19** [Barczak, Sara])
- 12 **Comment:** The plant will be competing [for water] with other important uses in South Carolina
- 13 and the region, and the application does not acknowledge the impacts this may have, nor does
- 14 it discuss the impacts this could have during severe drought conditions such as we are currently
- 15 experiencing. That has to be considered in the draft EIS. (0001-20 [Barczak, Sara])
- Comment: The Broad River is already stressed from the drought and from a variety of
 industrial and municipal users. Duke also has efforts to expand the Cliffside plant in North
- 18 Carolina, which also aims to take huge amounts of water from the Broad River. The full extent
- 19 of these proposed impacts are not discussed in the application. The NRC needs to analyze not
- 20 only the Broad River of today but the Broad River of tomorrow, which is slated for more
- 21 development. The application even states that an estimated 56 percent increase in water
- 22 demand is projected from 1997 to 2020 for the North Carolina portion of the Broad River basin
- alone. How will the Broad River be able to provide enough water for all these needs?
- 24 (0001-21 [Barczak, Sara])
- 25 **Comment:** Duke's nuclear power plants, if constructed on the Broad River, would use
- 26 many more times the water supply than all of Cherokee County's homeowners, municipal 27 water suppliers and industrial users on this river. (**0001-28** [Zeller, Lou])
- 28 **Comment:** We will also be looking at water impacts. We're teaming up with a number of
- 29 groups working on coal, working on water, and we will be definitely examining what kind of a
- 30 realistic basis you are addressing in terms of communities having to negotiate and sign deals
- and political brokering over having drinking water -- drinking water in the southeast recently.
- 32 What is the impact of adding two more generating units that require such vast amounts of water.
- 33 (0001-52 [Olson, Mary])

1 **Comment:** I do understand that there are drought problems through Alabama, Georgia, North

2 Carolina, South Carolina, Florida and I know that Duke has had problems this past year. The

3 drought shut down -- Duke had problems when water levels dropped on Lake Norman. There's

4 another article here drought may shut down nuclear reactors. (0001-65 [Arnason, Deb])

5 **Comment:** The concern I mentioned is that we do have a hydro-electric plant downstream of 6 the proposed site on the Broad River. A lot of water is going to flow out of the Broad River for 7 cooling. From the brief amount that I read, the idea is that it will be used for cooling and then it 8 in turn -- but that heats the water up -- in turn it will be cooled back down so that it's put back 9 into the river at the temperature that approximates what it's taken out at, to minimize that impact 10 on the river and the ecology. I understand also is that there will be some amount of evaporative 11 losses associated with that. There'll be water that will permanently be lost from the Broad River. 12 As a hydro-generation owner that's downstream of this plant, obviously that's an impact. The 13 more water that's removed and also lost from the river, the less that we will be able to generate 14 in hydro-generation. We're not the only hydro-generator downstream of this proposed site. 15 There are a number of hydro-generators downstream that could include some of Duke's as a 16 matter o fact. So I'm sure they're aware of that proposed problem. The question is, you know, 17 what's a fair balance between having this water that's lost to generate nuclear energy and the loss to those that need to generate renewable hydro-generation, hydroenergy.

18 loss to those that need to generate19 (0001-100 [Stone, Bryan])

20 **Comment:** There's not going to be enough water in the Broad River to cool the reactor.

21 They're going to have to build a lake, a major lake. They ain't going to cool that thing down,

it's going to blow up and kill everybody in 50 miles. (0001-122 [Blackwood, Andy])

23 Comment: When I look at the environmental documents that are posted on the NRC website,

I noticed that a certain low flow of the river was chosen and that Duke, even using their figure,

that 16 percent of the river was going to be used, not just withdrawn, but actually used. And I

26 know that the NRC has been reluctant to analyze the impact during severe drought situations,

27 which is what we're in now. (0001-129 [Clements, Tom])

28 **Comment:** [T]he Cliffside coal plant upstream, and downstream there are two more reactors

29 that South Carolina Electric & Gas has said that they're looking at also on the Broad River.

30 So this environmental impact statement has to look at the cumulative impacts of the river -- on

31 the river. (0001-131 [Clements, Tom])

32 **Comment:** I ask the Nuclear Regulatory Commission to examine the effects of drought and 33 decreased water on the state of South Carolina. (**0001-163** [Smith, Nathan])

- 34 **Comment:** I also request that they investigate the impacts of climate change on this
- 35 proposed plan and how the possible increase in water temperature will affect it.
- 36 (**0001-164** [Smith, Nathan])

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1 **Comment:** Cooling towers use massive amounts of water in addition to the water demand of 2 the plant itself. (0001-190 [Connolly, Mary Ellen])

Comment: With drought conditions getting worse each summer, we may very well need to go to the Broad for a water source. Last -- just before the last rain started, you could almost walk across the Broad River as well as the Catawba River. We are the fastest growing county in the state and the second or third fastest growing in the nation. We cannot afford another massive water user such as a nuclear power plant. This is a beautiful scenic river and has been an historical asset to our county. (**0001-194** [Connolly, Mary Ellen])

9 **Comment:** At the nuclear power plant itself, I am concerned about the huge amount of

10 water needed in the energy production and its possible/probably contamination.

11 (**0005-2** [Craig, Anne])

12 **Comment:** With the drought conditions that so severely impacted these States this past year,

13 I find this [proposal to build a new nuclear reactor in Gaffney, SC] unbelievable. I'm sure you

are aware that nuclear energy is such a water guzzler, worse than the population, because it

evaporates the water instead of returning it to the ground. With water wars already in place in
 GA, AL, LA, NC, SC and FL, how could Duke even contemplate such a move or the NRC take

17 it seriously? (0007-2 [Arnason, Deb])

18 **Comment:** Where will the water come from to cool this proposed new reactor?

19 (**0007-3** [Arnason, Deb])

20 **Comment:** Duke and the NRC should already know that we are currently suffering from a 21 historic drought. Yet Duke's application references the 2005 South Carolina Water Use Report 22 Summary that says the last multi-year drought was in 1998. Well, guess again. We're in a 23 severe one now and Duke should have mentioned that in the application and the NRC certainly 24 must consider this as it prepares the draft EIS. According to Duke's application, the two Lee 25 reactors will withdraw during normal use over 47 million gallons of water per day (mgd) from the 26 Broad River and consume, or lose, on average over 35 mgd, returning only one guarter back to 27 the river. The maximum withdrawals will be over 81 mgd with maximum consumption of over 28 41 mgd. So overall consumptive loss will be approximately 50-75%. That is unacceptable. 29 (0009-8, 0049-7 [Barczak, Sara])

Comment: The application also mentions that average surface water use (public and industrial)
 in Cherokee County was 8.4 million gallons per day. This means that on a daily basis the Lee

32 plant could use six to ten times the amount of surface water used by everyone else in the

33 county combined. The plant will be competing with other important water users in South

34 Carolina and the region. Yet, the application does not acknowledge the impacts this may have,

1 nor does it ponder the impacts this could have during severe drought conditions, such as we are

- 2 currently experiencing. The NRC needs to address this in the draft EIS.
- 3 (0009-9, 0049-8 [Barczak, Sara])

4 **Comment:** The Broad River, from which the Lee site will rely, is already stressed from the 5 drought and a variety of industrial and municipal users. Further, other proposals, such as Duke's efforts to expand the Cliffside coal plant in NC, also aim to use huge amounts of 6 7 water from the Broad River. The full extent of these proposed impacts are not discussed in the 8 application. The NRC needs to analyze not only the Broad River of today but the Broad River of 9 tomorrow, which is slated for more development. The application even states that an estimated 10 56 percent increase in water demand is projected from 1997 to 2020 for the North Carolina 11 portion of the Broad River basin. How will the Broad River be able to provide enough water for 12 all these needs? (0010-1, 0049-9 [Barczak, Sara])

13 **Comment:** Nuclear power plants require tremendous amounts of water for their operation.

14 Specifically, how much water will be used, how much returned to the source, how much will

15 escape as steam? What will be the source of water, and how much? Have climate changes

16 been considered? (**0034-3** [Karpen, Leah R.])

Comment: Duke's nukes would consume 4 times as much water as all public and industrial
users in Cherokee County combined (Duke License Application Environmental Report Section
2.3.2). This water usage would put all residents at risk because this is Cherokee County's only
water source. (0035-4 [Hamrick, Mike])

21 Comment: The recent droughts have increased the public's awareness of the limited 22 availability of water in the Broad River basin. A number of municipalities are investigating the 23 potential to increase their water withdrawals or to construct new storage reservoirs or intake 24 facilities. This trend is likely to continue over the term of the proposed nuclear facility as human 25 demand for water increases with increased population size. We want to be assured that the 26 hydrology of streams in North Carolina will not be altered in order to provide cooling water for 27 the nuclear project. This could occur in several ways. Water could be diverted directly from the 28 Broad River basin or another basin in North Carolina. Another possibility is that water stored in 29 existing or future reservoirs could be allocated to meet the cooling water needs for the Lee 30 facility. In either event, it is likely that the flow regime in North Carolina streams and rivers 31 would be altered in terms of magnitude, duration, timing, frequency or rate of change. The EIS 32 should assess whether the nuclear project is able to operate throughout the projected license 33 term without altering the hydrology of North Carolina streams. Any existing or potential 34 interbasin transfer infrastructure and facilities should be included and discussed in detail in the 35 EIS. (0037-4 [Goudreau, Chris])

36 **Comment:** A nuke requires millions of gallons of water - in some cases per day, in some 37 cases per minute. Where will the water come from? How much will be returned to that

1 source and how much will leave the site as steam? How will that water sacrifice impact our

2 environment, agriculture, and local water supplies including drinking water? Are climate

3 change projections factored in? (0038-3 [Turk, Lawrence "Butch"])

4 Comment: What water will cool these reactors? Who else needs that water? What if the long
 5 drought predicted comes true? (0041-1 [Sutlock, Dot])

6 **Comment:** We are also concerned about the amount of water needed to run and shutdown

the proposed facility and would want to read about a water supply study and plan for low water
periods. (0042-6 [Crockett, Mary])

Comment: 2.4.1.1 Existing Cover Types, page 2.4-3. The ER states that Make-up Pond B
was created by damming McKown's Creek, a perennial stream. Likewise, Hold-up Pond A was
created by damming a small stream and backwater of the Broad River and Make-up Pond A by

damming a backwater of the river. These impacts also should be included in the discussion of

13 environmental impacts contained within Chapters 4 and 10. (0046-8 [Perry, Robert D.])

14 **Comment:** 2.4.2.6. Waters of the United States. The ER identifies the section of the Broad

15 River upstream of the Ninety-Nine Islands dam as not being an interstate navigable water

16 (Section 10 US Navigable Water). However, it is a State navigable water, subject to permitting

17 requirements pursuant to South Carolina R.19-450 under the State Navigable Waters Act.

18 The ER references Fig. 2.4-1 as a map of jurisdictional waters of the US and refers to 8 onsite

19 stream channels as jurisdictional waters of the US, but these areas are not identified in

Fig. 2.4-1. It also is not clear whether onsite impoundments are jurisdictional waters of the US.

21 Duke should submit for review a map with all waters of the US clearly identified.

22 (0046-18 [Perry, Robert D.])

Comment: 4.1.1.2 The Vicinity, page 4.1-3. Potential impacts are considered only for National

24 Scenic Rivers, of which there are none within the vicinity of the project. DNR submits impacts

25 be considered not only for National Wild and Scenic Rivers, but also for the state-designated

Broad Scenic River immediately downstream of the site. (0046-20 [Perry, Robert D.])

27 **Comment:** 5.3.1.1.3. Operations During Low Flow Conditions, page 5.3-3. The Broad River

28 basin upstream of the Gaffney gauge incurs low to moderate regulation due to upstream

29 hydropower operations. These hydropower projects are run-of-the-river projects at normal to

30 high flows, but impacts from these facilities are very noticeable during low instream flow periods.

31 Though the methodology employed by Duke is sometimes used by the United States Geological

32 Survey (USGS) in computing 7Q10 values, the usefulness of this value is questionable due to

33 the existing stream regulation throughout much of the upper Broad River basin, and it is not a

1 value occurring under natural conditions. DNR hydrologists generally discourage using 7Q10

- 2 values for instream minimum flows and oppose the 479 cfs value computed by Duke because of
- 3 impacts of stream regulation on low flows.

There are 2 published 7Q10 values on the Broad River at the Gaffney gauge, both of which only
use measured data at the site. Steinert (1989) in the SCWRC Report No. 166 indicated a value

6 562 cfs, while a 1991 USGS Water Resources Investigations Report (91-4170) demonstrated a

value of 540 cfs. Neither of these reports includes data from the 1998-2002 droughts, which

- 8 may lower the 7Q10 value.
- 9 DNR hydrologists have computed synthetic hydrographs for the Broad River at the Gaffney
- 10 gauge using alternative methods disregarding the Blacksburg gauge. This was done to show
- 11 the impacts of using the Blacksburg gauge (downstream from the Gaston Shoals Hydroelectric
- 12 Development). First, the area proration method was used for all the data gaps at the Gaffney
- 13 gauge based solely on the Boiling Springs, NC gauge including the 1997-2006 period. A
- 14 second hydrograph was developed using a correlation between the Boiling Springs gauge
- 15 and the Gaffney gauge ($R^2 = 0.90$). These hydrographs produced 7Q10 values in the range of
- 16 530-540 cfs, over 50 cfs higher than the value computed by Duke. These computations were
- 17 calculated to show use of the Blacksburg data tends to lower the 7Q10 value from what may
- 18 occur naturally due to the impacts of regulation at the Gaston Shoals Hydroelectric
- 19 Development during low flow periods.
- 20 Minimum flows in the Broad River at the Ninety-Nine Islands reservoir are regulated by Federal
- 21 Energy Regulatory Commission (FERC) license: 966 cfs January through April; 725 cfs May,
- June, and December; and 483 cfs July through November. However, there are several places in
- 23 the ER where the 7Q10 value is quoted when discussing water availability during low flow
- conditions (see section 3.3.1.1 for example). If minimum flows are indeed designated by the
- 25 existing FERC license then references to the 7Q10 value should be avoided when discussing
- 26 water availability during low flow conditions.

27 In section 5.3.1.1.3 an analysis was done to determine when and how long the proposed nuclear plant would have had to shut down due to water shortages based on the 1926-2006 28 29 historic hydrograph. The threshold flow under which water would start to be withdrawn from 30 Make-Up Pond B was 538 cfs (483 cfs +55 cfs). The 483 cfs value, the minimum FERC flow for 31 July through November, was used for all 12 months. The same analysis should be repeated 32 using seasonally based minimum flows stipulated from the FERC license. Though water 33 shortages are most likely to occur during the dry season (July through November), designated 34 seasonal minimum flows may serve to prolong water shortage periods and potentially increase 35 the frequency of water shortages. A DNR analysis has been done to reconstruct the same 36 synthetic hydrograph Duke computed using the area proration method. The 42 consecutive 37 days of curtailed operation during 2002 listed in section 5.3.1.1.2 of the ER would be increased 38 to 61 days when considering the seasonally based flows as required by the FERC license.

1 DNR hydrologists also repeated this analysis using the synthetic hydrograph based on the

2 regression relationship developed between the Gaffney gauge and the Boiling Springs gauge.

3 The analysis also subtracted current net withdrawal from the river between the 2 gauges as

4 determined from the Broad River Water Supply Study (approximately 27 cfs). This analysis

5 improves water availability outlook under the minimum flow requirements from the FERC license

6 by reducing the number of days the plant would have to shut down during 2002 to 25 days.

7 These results also show minimum flows stipulated by the FERC license will have limited

8 impacts on plant operations. <u>However, DNR emphasizes the need to increase Lee Site</u>

9 off-stream water reserves to further ensure future operations and electric generation be

10 <u>uninterrupted due to limited but needed water availability</u>.

11 Duke, as documented in the Broad River Water Supply Study and section 2.3.1.3.3 of the ER, is 12 planning an expansion of their Cliffside Electric Generation Station. Duke currently withdraws 13 6.72 MGD (10.4 cfs) from the Broad River at Cliffside, and by 2015, the withdrawal is expected 14 to be 20.68 MGD (32.1 cfs), giving a net increase of 14 MGD (23 cfs) in the total withdrawal. In 15 addition, the North Carolina water demand is projected to increase by 23 cfs by 2020 (section 16 2.3.2.1.4) in the Broad River basin. The low flow analyses in section 5.3.1.1.3 based on the 17 historic hydrograph do not appear to take into account these projected increases in water 18 withdrawals (or any other projected withdrawals as described in the Broad River Water Supply 19 Study). DNR encourages a more complete analysis of water availability issues and water 20 shortages during low flow conditions, taking into account future water withdrawal projections. 21 Given the frequency and severity of droughts over the past 10 years and the projections of 22 future water demand in the Upper Broad River basin, DNR is concerned with potential water 23 shortages and plant shutdowns. How dependent will this region become on this plant and how 24 could the loss of a substantial amount of power for weeks to months at a time affect this region 25 now and in the future? Will the plant become so vital to future power needs that future minimum 26 flow requirements will be compromised? DNR recommends developing additional backup water 27 reserves in addition to Make-Up Pond B to lessen the potential for plant shutdowns and to avoid 28 water availability conflicts in the future. Back up water reserves should be sufficient to cover the 29 longest consecutive projected plant shutdown based on the historic hydrograph record. DNR 30 recommends the proposed Lee Site plant operations be consistent with the guidance and 31 policies described within the SC State Water Plan, 2nd Edition which can be viewed at 32 http://www.dnr.sc.gov/water/admin/pubs/pdfs/SCWaterPlan2.pdf. (0046-26 [Perry, Robert D.]) 33 **Response:** The construction and operation of a nuclear plant involves the consumption of

water. The staff will independently assess the impact of these consumptive water losses on the sustainability of both the local and regional water resources. This assessment will consider both current and future conditions, including changes in water demands to serve the needs of the

future population, and changes in water supply. While the NRC does not regulate or manage
 water resources, it does have the responsibility under NEPA to assess and disclose the impacts

39 of the proposed action on water resources. The staff's assessment of the impacts on the

- 1 sustainability of water resources will be presented in Chapters 4 and 5 of the EIS for
- 2 construction and operation, respectively. In addition, staff will evaluate system design
- 3 alternatives, including cooling water systems, and mitigation measures in Chapter 9.
- 4 **Comment:** In terms of water, nuclear power plants have a large impact on water quantity
- 5 and quality, they release radioactive contaminants and hazardous chemicals into our water
- 6 resources, they contribute to thermal pollution, they negatively impact aquatic life and they
- 7 definitely require more water than other forms of energy and significantly more water than
- 8 energy efficiency and clean energy technologies such as solar and wind. This is not
- 9 mentioned in the application. (0001-17 [Barczak, Sara])
- 10 **Comment:** [N]uclear plants cause thermal water pollution (0001-139 [Patrie, Dr. Lew])
- 11 **Comment:** Nuclear power plants have a large impact on water quantity and quality. Nuclear
- power plants release radioactive contaminants and hazardous chemicals into surrounding water
- 13 resources, contribute greatly to thermal pollution, negatively impact aquatic life, and require
- enormous volumes of water in order to operate-requiring more water use than other traditional
- forms of energy production and significantly more water than energy efficiency measures and
 clean energy technologies such as solar and wind. (0009-7, 0049-6 [Barczak, Sara])
- Comment: Despite nuclear industry's assertions that nuclear energy is clean, nuclear plants
 cause thermal water pollution. (0015-2 [Patrie, Dr. Lew])
- 19 **Comment:** We would also like to recommend that all the storm water and runoff from any
- 20 development or construction be collected and filtered/treated before it is allowed to enter the
- 21 riparian areas of the Broad River or the Broad Scenic River. (0042-3 [Crockett, Mary])
- 22 **Response:** The construction and operation of a nuclear plant involves some discharges to
- 23 nearby water bodies. The Clean Water Act designated the U.S. Environmental Protection
- 24 Agency as the Federal agency with responsibility over effluent discharges to the nation's
- 25 waters. While it only regulates radiological effluents, the NRC does have the responsibility
- 26 under NEPA to assess and disclose the expected impacts of the proposed action on water
- 27 quality throughout the plant's life. The staff's assessment will consider whether the designated
- 28 uses of the local and regional water supplies are jeopardized by the construction or operation
- 29 of a nuclear plant at the proposed site. The staff's assessment of the nonradiological impacts
- 30 to water quality will be presented in Chapters 4 and 5 of the EIS for construction and operation,
- 31 respectively, while radiological impacts during operation will be presented in Chapter 5. Any
- 32 *cumulative effects will be address in the cumulative effects section of the EIS.*
- 33 **Comment:** 5.2.3.1 Thermal Impacts, page 5.2-10. DNR requests the CORMIX model and
- 34 associated data used to evaluate thermal impacts associated with blowdown discharge from the 35 cooling towers be provided to staff for review. (**0046-24** [Perry, Robert D.])
- cooling towers be provided to stan for review. (0046-24 [Perry,

1 **Response:** The NRC has requested input data for the CORMIX model from the applicant and

2 will run the model as a part of its analysis of thermal impacts.

3 D.1.2.6 **Comments Concerning Hydrology - Groundwater**

4 **Comment:** 2.3.1.5.4 Topography, page 2.3-16 Paragraph 3 indicates numerous springs (20)

5 and seeps were identified during the 1973 investigation. These springs and seeps were cut or

6 filled in order to level natural drainage and flatten the construction yard during the initial

7 construction phase of the Cherokee facility. However, the ER does not include these impacts in

8 the description of Environmental Impacts of Construction in Chapter 4. Impacts associated with

9 the original construction that occurred in the 1970s supporting active operations of the proposed facility should be included in the description of environmental impacts in Chapter 4.

10

11 (0046-3 [Perry, Robert D.])

12 **Response:** Staff will evaluate and disclose the impacts of Duke's current construction activities 13 in Chapter 4 of the EIS. Impacts from construction of the Cherokee facility in the 1970s will be

14 addressed in the cumulative effects section of the EIS.

D.1.2.7 15 **Comments Concerning Ecology - Terrestrial**

16 **Comment:** I would encourage the environmental impact statement to look at what wildlife in 17 Cherokee County can benefit from the conservation program and open land provided by the

18 nuclear power plant. (0001-125 [Chisolm, Sarah])

19 **Response:** Wildlife on the Lee site, as well as any benefits derived from the open land onsite 20 and conservation programs in which Duke Power participates, will be described in Chapter 2 of 21 the EIS.

22 **Comment:** The proposed project may include destroying vegetation near the river and

23 surrounding areas in order to place transmission line corridors and buildings associated with

24 the construction of a nuclear power station. (0042-1 [Crockett, Mary])

25 **Comment:** Forested uplands draining into the river floodplain and riparian areas perform 26 numerous wildlife habitats, hydrologic, and water quality functions that provide significant and

27 well-documented public benefits. Additionally, floodplains and riparian areas can help to

28 alleviate downstream flooding. Most importantly to a scenic river they are the reason it was

29 declared scenic. (0042-2 [Crockett, Mary])

- 30 **Response:** Upland forests, floodplains, riparian areas, and wetlands and their function will be
- 31 described in Chapter 2 of the EIS. The potential impacts of construction to these systems on
- 32 the Lee site and along new transmission rights-of-way will be described and evaluated in

1 Chapter 4 of the EIS or as a cumulative effect as appropriate. The scenic river status of the 2 Broad River will also be addressed in these chapters.

3 **Comment:** The EIS should present a detailed analysis of potential impacts to federally

4 protected species as a result of the construction and operation of the Lee site. Although the

5 main facility may be located in Cherokee County, infrastructure development, mining operations

6 and supply components are an integral part of the reactor facility and must be review for

7 impacts to threatened and endangered species. (0045-5 [Hall, Timothy N.])

8 **Response:** Federally and State-ranked species within the areas affected by this project will be

9 described in Chapter 2 of the EIS. The potential impacts of construction and operation on

10 Federal and State-listed species on the proposed Lee site will be described and evaluated in

11 Chapters 4 and 5 of the EIS. However, impacts of activities at unspecified locations, such as

12 *mining operations, are not within the scope of this review and will not be addressed in this EIS.*

13 **Comment:** The [U.S. Fish and Wildlife] Service does have records of smooth coneflower

14 (*Echinacea laevigata*) from near the Cherokee County project site. We recommend a field

15 survey to determine the presence or absence of this species and its habitat. The listed T&E

16 species include Federal species of concern that are currently under status review by the Service

17 and may occur in the project impact area. Federal species of concern are not legally protected

18 under the Act and are not subject to any of its provisions, including Section 7, unless they are

19 formally proposed or listed as endangered or threatened. We are including these species in our

response to give you advance notification and to request that any surveys include these species
 as well. The presence or absence of these species in the project impact areas should be

as well. The presence or absence of these species in the project impact areas should be
 addressed in the environmental assessment. We encourage you to consider alternatives which

22 minimize impacts to these species and their habitats that may be present in the area of affect of

the project. (0045-7 [Hall, Timothy N.])

25 **Response:** The Federally listed endangered smooth coneflower (Echinacea laevigata) was not

26 noted as a species of interest to the U.S. Fish and Wildlife Service (FWS) in its letter to Duke on

27 May 23, 2006. Thus, botanical surveys of the Lee site conducted to date have not included this

28 species. The NRC staff will contact the FWS to confirm this species recorded location near the

29 Lee site. The potential for the species' occurrence onsite will be assessed based on the

30 species' habitat affinities and whether such habitats were observed onsite during the surveys

31 conducted to date. The decision to conduct surveys for the smooth coneflower onsite will be

32 made at that time. If surveys are conducted, the results will be described in Chapter 2 of the

33 EIS. If the species is present onsite, potential impacts and any impact avoidance, minimization,

34 or mitigation measures will be addressed in Chapter 4.

35 **Comment:** Potential impact to migratory bird populations and movement should also be

36 analyzed. We are concerned about impacts of potential bird collisions, or electrocution. We

37 believe that a monitoring program should be developed consistent with the MOA between

- 1 the [U.S. Fish and Wildlife] Service and NRC for migratory birds. Since bald eagles, osprey,
- 2 black and turkey vultures, and herons frequent the project vicinity, we recommend any
- 3 associated transmission lines or distribution lines crossing wetlands, large bodies of water,
- 4 or open areas should be maintained to maximize visibility of the line to raptors by one of the
- 5 following design modifications: (1) remove the static line; (2) enlarge the static line to improve
- 6 visibility to raptors; or (3) mount aviation balls or similar markers on the static line. How will
- 7 stormwater basins, settling ponds, lagoons, and other storage facilities be designed and
- 8 managed to minimize impacts to migratory birds, including waterfowl? (0045-8 [Hall, Timothy N.])

9 **Response:** The design of the transmission lines is outside the scope of this review, as the NRC

- 10 does not license transmission line construction. Therefore, design alternatives will be not be
- 11 evaluated in the EIS; however, the potential impacts to migratory birds and mitigation measures
- 12 will be evaluated in the cumulative effects section of the EIS. In addition, the potential effects of
- 13 any stormwater basins, settling ponds, lagoons, or other such storage facilities on migratory birds
- 14 *(including waterfowl), and any mitigation measures to reduce such impacts, will be addressed in*
- 15 Chapter 5.

Comment: We are concerned about the effects of night security lighting. We are primarily concerned about the potential for overlighting the large site and the potential adverse effects on fish and wildlife resources in the area, including migratory birds and bats. A dark nighttime sky is essential. Contributions of light from the earth (both direct emissions and reflected light) brighten the night sky background. This brightening also greatly diminishes the view of the sky for migrating birds, moths, bats, and the general public. (0045-9 [Hall, Timothy N.])

Response: Potential impacts on wildlife—including migratory birds and bats—from nighttime security lighting will be addressed in Chapter 5 of the EIS.

24 **Comment:** We are also concerned with the introduction and spread of invasive exotic species 25 in association with the proposed project. Without active management, including the 26 revegetation of disturbed areas with native species, project corridors will likely only be sources 27 of (and corridors for) the movement of invasive exotic plant species. Despite their short-term 28 erosion-control benefits, many exotic species used in soil stabilization seed mixes are persistent 29 once they are established, thereby preventing the reestablishment of native vegetation. Many 30 of these exotics plants are also aggressive invaders of nearby natural areas, where they are 31 capable of displacing already established native species. Therefore, we strongly recommend 32 that only native plant species be used in association with all aspects of this project, including 33 secondary impacts (i.e., connecting sewer lines). (0045-12 [Hall, Timothy N.])

Response: The potential impacts of construction, including impacts due to exotic species invasion and seeding non-native species in disturbed areas to control erosion, will be addressed in Chapter 4 of the EIS or as a cumulative effect as appropriate. The minimization of such

impacts via seeding or otherwise facilitating the re-establishment of native vegetation in
 disturbed areas will also be addressed in Chapter 4.

3 **Comment:** 2.4.1 Terrestrial Ecology, page 2.4-2. The ER references the Cherokee Nuclear 4 Station Environmental Report (Cherokee ER) issued by Duke Power Company on October 13. 5 1975. However, Duke has not provided the Cherokee ER as an Appendix for reference. Since 6 Duke relied heavily on the results of the Cherokee ER in the development of the ER for the Lee 7 Site, it will be necessary to review the Cherokee ER. Likewise, the ER references a 2006 8 reconnaissance study of terrestrial species and resources, but has not provided methods and 9 study results in the form of an appended technical report. This information will be needed to 10 appropriately evaluate the scope, intensity and effort of cited studies as conducted to support 11 the license application. (0046-6 [Perry, Robert D.])

Comment: 2.4.1.1 Existing Cover Types, page 2.4-2. The ER indicates previous terrestrial
 ecological conditions were extensively altered by grading and construction for the Cherokee

14 *Nuclear Station*. These impacts should be included in the discussion of terrestrial impacts of

15 construction in Chapter 4. (**0046-7** [Perry, Robert D.])

16 **Comment:** 4.2 Water Related Impacts, page 4.2-1. The ER states construction related

17 impacts to wetland areas are expected to be small because the site requires few changes to

- aquatic habitats to accommodate the construction of a new plant, since *much of the potential*
- 19 water-related modifications of this site were made during original construction of the Cherokee
- 20 *plant.* It is not known whether a Section 404 permit was issued for the construction of the
- 21 Cherokee plant and whether mitigation for these initial impacts was required or provided at that
- time. The existing impoundments and construction foundation for the 2 future nuclear units will be utilized for the active operation of the Lee Nuclear facility. These impacts are significant and
- be utilized for the active operation of the Lee Nuclear facility. These impacts are significant and
 should be included in environmental impacts due to construction to ensure that total impacts to
- 25 waters of the US may be appropriately evaluated and mitigated. For example, a cursory review
- 26 of USGS topographic maps indicates that [plus or minus] 11,000 If of perennial and intermittent
- 27 stream were filled and flooded for the construction of the impoundments alone.
- 28 (0046-21 [Perry, Robert D.])

29 **Response:** The Cherokee Nuclear Station Environmental Report (Cherokee ER; Duke Power

30 Company 1974) and the Section 404 Permit will be reviewed in light of information presented by

31 Duke in its ER for the Lee COL. These documents will be used to develop the Lee COL EIS

32 and will be referenced appropriately. Impacts of construction of the Cherokee facility will be

33 addressed in the cumulative effects section of the EIS. A report documenting the methods,

- level of effort, and results of the reconnaissance field surveys (referenced by Duke in its ER for
 the Lee COL) has been requested from Duke and will also be evaluated to develop the Lee
- 36 COL EIS.

- 1 **Comment:** 2.4.1.1.1 Alluvial and Other Wetlands, page 2.4-6. Jurisdictional and
- 2 nonjurisdictional wetlands have been identified onsite and Duke obtained an Approximate
- 3 Jurisdictional Determination by the US Army Corps of Engineers on September 24, 2007.
- 4 The ER indicates a Section 404 permit will not be required for further construction because
- 5 none is planned within identified jurisdictional wetlands. However, a finalized construction plan
- 6 has not been provided. It should also be noted that alluvial wetlands along the fringe of the
- 7 impoundments will be periodically impacted as pond levels are influenced by project operations.
- 8 (**0046-9** [Perry, Robert D.])
- 9 **Response:** Detailed construction plans have been requested from Duke, particularly for those
- 10 activities that could potentially affect wetlands. The potential impacts to wetlands, including
- 11 those that are jurisdictional, from construction and the need to obtain a Section 404 Permit from
- 12 the U.S. Army Corps of Engineers will be evaluated in Chapter 4 of the EIS or as a cumulative
- 13 impact as appropriate. Potential impacts to the littoral wetlands located along the margins of
- 14 Make-Up Ponds A and B due to water use by the proposed two new reactors, particularly during
- 15 *drought periods, will be evaluated in Chapter 5 of the EIS.*
- 16 **Comment:** 2.4.1.3.1.1 Plants, page 2.4-16. A population of the southern adder's tongue fern
- 17 (*Ophioglossum vulgatum*), a state species of concern, was identified onsite during the 2006
- 18 reconnaissance. A management plan for the southern adder's tongue fern population and any
- 19 other protected plant species located within the project boundary should be provided for review
- 20 by resource agencies. (0046-10 [Perry, Robert D.])
- 21 **Response:** The potential impacts of construction and operation to the population of southern
- 22 adder's tongue fern (Ophioglossum vulgatum), a state species of concern identified in Duke's
- 23 ER, will be evaluated in Chapters 4 and 5 of the EIS, respectively. If the population of this
- species could be affected, the possibility of development of a management plan will be
- addressed in the EIS. However, if there are no potential impacts to this population, the
- 26 development of a management plan would be out of the scope of the NRC's review of the EIS.
- 27 The DEIS will be sent to appropriate agencies for review.
- **Comment:** 2.4.1.3.4 Critical Species, page 2.4-20. The ER states *Because of the wide variety* of ecological communities within the region, the abundance of individual species, especially
- 30 plants, can vary significantly from location to location where different species serve similar
- 31 ecological roles in the community. Accordingly, there is no evidence suggesting that any
- 32 *individual species is critical to structure or function at the ecosystem level.* It is not clear from
- this statement how it is concluded there are no onsite species critical to local or regional
- 34 ecosystem structure or function. (0046-11 [Perry, Robert D.])
- 35 **Comment:** 2.4.1.3.5 Biological Indicators, page 2.4-20. The ER indicates *there are no species*
- 36 *at the site that might function as true bioindicators*. Again, this conclusion seems to be drawn 37 from the assertion that species onsite are common to southeastern forests, and to the lack of

- 1 population information available for the less common species allowing biologists to track future
- 2 status changes. The use of a species as a biological indicator is habitat-dependent. The ER
- 3 does not indicate whether or not species were evaluated by habitat type (alluvial wetland,
- 4 shoreline, upland, mixed hardwood forest, etc.). As with critical species, the regional
- 5 commonness of a species does not necessarily correlate to its value as a biological indicator
- 6 at the habitat level.
- 7 The lack of available population information on rare species does not preclude the applicant
- 8 from the need to provide information on the presence of species essential to ecosystem
- 9 function or of value as a biological indicator. Indeed, the lack of information points to the need
- 10 for ongoing study and monitoring of species occurrence and use of resources by habitat type,
- 11 both before and after construction. (**0046-12** [Perry, Robert D.])
- 12 **Response:** Sections of the ER pertaining to terrestrial ecology will be evaluated for their utility
- 13 in developing the EIS and will be used accordingly. The staff will perform an independent
- 14 assessment of the impacts on terrestrial species and will present their findings in Chapters 4
- 15 and 5 of the EIS.
- 16 **Comment:** 10.1.1 Unavoidable Adverse Environmental Impacts of Construction, page 10.1-1.
- 17 The list of hydrological and water use impacts due to construction of the facility should include
- 18 wetland areas within the footprint and adjacent to the initial construction site of the Cherokee
- 19 plant and the linear footage of perennial and intermittent streams that were filled and flooded for
- 20 the construction of the onsite impoundments.
- 21 10.1.2 Unavoidable Adverse Environmental Impacts of Operations, page 10.1-2. The list of
- 22 hydrological and water use impacts due to operation of the Lee Nuclear facility should include
- those imposed upon aquatic life, wetland areas and shoreline adjacent to Make-up Ponds A
- 24 and B as pond levels fluctuate.
- 25 The list of ecological impacts due to operation of the Lee Nuclear facility also should include
- 26 those incurred through habitat fragmentation and degradation, obstruction of migration corridors
- and noise and human activity.
- 28 The ER does not indicate that in-kind alternatives have been identified to mitigate for direct
- 29 wetland and other natural resource impacts. In order to adequately mitigate all identified and
- 30 yet-to-be-identified impacts, including the likelihood of secondary impacts, a mitigation plan
- 31 should be developed for the Lee Site and facility construction/operation. Such a mitigation plan
- 32 may need to encompass more than simple wetland impact mitigation or compensation. DNR
- 33 will request coordinated mitigation planning and identification of the need to address future
- 34 negative secondary impacts to fish and wildlife resources as well as loss of public recreational
- 35 opportunities related to the Lee Nuclear facility. (0046-27 [Perry, Robert D.])

- 1 **Response:** The potential impacts to wetlands (including those around the margins of Make-Up
- 2 Ponds A and B), riparian areas, streams (including shorelines), including habitat degradation
- 3 and fragmentation, obstruction of migration corridors, etc. that could result from construction
- 4 and operation, will be described and evaluated in Chapters 4 and 5 of the EIS. Mitigation,
- 5 including the possibility of in-kind alternatives and mitigation planning, will be addressed in
- 6 Chapters 4 and 5 as appropriate. Where these impacts represent unavoidable losses of natural
- 7 resources, they will be summarized in Chapter 10. Impacts of the initial construction of the
- 8 Cherokee plant will be addressed in the cumulative effects section of the EIS.

9 D.1.2.8 Comments Concerning Ecology - Aquatic

- 10 **Comment:** Another problem with water discharged from nuclear plants is its temperature.
- 11 This water is warmer than the water into which it is discharged, and the resulting thermal
- 12 plumes cause stress to aquatic life which can include commercially important fish and shellfish.
- 13 (0001-22 [Barczak, Sara])
- 14 **Comment:** Another problem with water discharged from nuclear plants is its temperature.
- 15 This water is warmer than the water into which it is discharged, and the resulting thermal
- 16 plumes cause stress on aquatic life, which can include commercially important fish and
- 17 shellfish. Warmer water temperatures proximate to a nuclear power plant result in conditions
- 18 that effect the feeding and breeding patterns of various species. For instance, nuclear power
- 19 plants aggravate the problem of low dissolved oxygen levels through its heated discharge to
- 20 lakes and rivers. The NRC needs to study these impacts. (0010-2, 0049-10 [Barczak, Sara])
- 21 **Comment:** We are particularly interested in understanding if the nuclear facilities will alter the
- 22 physical, hydrologic, thermal or chemical characteristics of the Broad River in ways that might
- alter, prevent or delay the upstream or downstream movements of these species. The EIS
- should specifically address whether river water temperatures would disrupt the upstream
- 25 migrations during April and May. Although the warm-water plume may not be extremely high,
- the difference in temperature may act as a behavioral barrier to movements.
- 27 (0037-2 [Goudreau, Chris])
- 28 **Comment:** Water returned to the Broad River is likely to have a substantial temperature
- variation from the Broad River. A sudden change is the thermal environment may be hazardous
- 30 to aquatic organisms near the outflow as well as those downstream. The EIS must address
- these impacts and provide alternatives to eliminating or reducing aquatic thermal variations
- 32 (**0045-3** [Hall, Timothy N.])
- 33 **Comment:** DNR has concern related to thermal impacts to all aquatic species as related to
- 34 operation of the proposed Lee Nuclear facility at the thermal discharge site above the Ninety-
- 35 Nine Islands dam as well as below in the Broad River (0046-25 [Perry, Robert D.])

1 **Response:** The NRC staff will assess potential impacts to aquatic life in the Broad River from 2 thermal discharge of the proposed Lee units in Chapter 5 of the EIS.

3 **Comment:** Recently, the NCWRC, along with the South Carolina Department of Natural 4 Resources, U.S. Fish and Wildlife Service, Duke Energy, and South Carolina Electric and Gas, 5 signed an agreement for the protection, restoration, and enhancement of diadromous fish in the 6 Santee Basin in South Carolina and North Carolina. American shad and American eel 7 migrations historically extended into the North Carolina portion of the Broad River sub-basin. 8 While work will be done in other portions of the Santee Basin, the initial focus of the restoration 9 work will occur in the Broad River sub-basin. Over time, we expect that other downstream 10 blockages to movements of these species will be reduced or eliminated. We want to ensure 11 that operation of the proposed Lee Nuclear site will not create any additional impediments to 12 the upstream and downstream migrations of these species. We did not find any analyses in the 13 Environmental Report prepared by Duke Energy regarding the potential effects on diadromous 14 species. When diadromous species arrive at the project site in the future, monitoring should be 15 required to make sure they are not stopped, slowed down or otherwise affected by operation of 16 the facility. (0037-1 [Goudreau, Chris])

17 **Response:** Although it can recommend ecological monitoring, the NRC does not have the

18 authority to require post-operational monitoring on the part of the applicant. However, the

19 NRC staff will evaluate potential impacts of operation of the proposed Lee units to the aquatic

20 environment, including potential impacts to diadromous fish species in the Broad River. The

21 results of the analysis will be presented in Chapter 5 of the EIS.

22 **Comment:** The potential for the cooling water intakes to impinge or entrain larval and juvenile

stages of both species should also be addressed. Should South Carolina DENR not have intake

specifications, we routinely recommend the use of passive screens with openings not to exceed

25 1 centimeter (1 millimeter in waters having anadromous fish) and with a maximum intake

26 velocity of 0.5 feet per second. (0037-3 [Goudreau, Chris])

27 **Comment:** One of several issues associated with a large water intake includes impingement

and entrainment of aquatic organisms at the cooling water intake. Previous studies at similar

29 nuclear sites by Duke found impingement of some fishes, mostly threadfin shad, some bluegill,

30 and alewife, most during periods of cold water. Although these impacts may be considered

- 31 small, we recommend that the licensee establish a regular monitoring program and develop a
- 32 strategy to reduce impingement and entrainment, and to mitigate these potential impacts.
- 33 Methods to prevent entrainment of aquatic species such as appropriate screen sizes, low pump
- velocities or variable operation schedules during power operations to block biotic intake must be
- 35 detailed in the EIS. (0045-4 [Hall, Timothy N.])

1 **Response:** The applicant's proposed cooling water intake design and the potential for

- 2 impingement and entrainment of aquatic organisms from operation of the proposed nuclear
- 3 units will be evaluated, and the results will be presented in Chapter 5 of the EIS.

4 **Comment:** 2.4.2.1. Aquatic Habitats, page 2.4-24. DNR disagrees with the statement that 5 neither the river nor Ninety-Nine Islands Reservoir is a significant aguatic habitat in a regional 6 context. In 1988 the South Carolina Water Resources Commission (SCWRC) prepared a 7 Rivers Assessment (RA) of the Broad River as a part of the South Carolina Rivers Assessment 8 initiative. The RA provides an analysis of each river in SC, based on a number of categories. 9 including (1) Historic and Cultural, (2) Industrial, (3) Inland Fisheries, (4) Recreational Fishing, 10 (5) Timber Management, (6) Water Supply and (7) Wildlife Habitat. Criteria for designation of 11 the Broad River included scenic value (lack of visual obstructions by structures); absence of 12 wastewater dischargers; outstanding fishing quality and aquatic habitat; water quality; and 13 wildlife habitat quality. The RA rated the Broad River as an outstanding river of regional 14 significance in all of these categories. (0046-13 [Perry, Robert D.])

- 15 **Response:** The comment relates to the importance of the Broad River's aquatic habitat in a
- 16 regional context. The NRC staff will provide its own independent discussion of the aquatic
- 17 environment in the vicinity of the proposed new nuclear units and its importance in a regional
- 18 context in Chapter 2 of the EIS.
- 19 **Comment:** 2.4.2.4 Mussels, page 2.4-30. The paper pond shell mussel (*Utterbackia*
- 20 *imbecellis*) a species of state concern, occurs in Makeup Pond A. This species may be
- 21 impacted by siltation, dredging and fluctuations in pond elevations due to project operations
- representing an adverse impact for which mitigation should be provided.
- 23 (**0046-14** [Perry, Robert D.])
- 24 **Response:** The comment is related to the potential impacts of construction and operation of
- 25 the proposed new nuclear units on the paper pondshell mussel (Utterbackia imbecillis), which
- 26 occurs in Make-Up Pond A. Assessment of this species in addition to other aquatic organisms
- 27 will be presented in Chapters 2, 4, and 5 of the EIS.
- 28 **Comment:** 2.4.2.5.5. The ER states *Because the habitats of the Lee Nuclear Site are*
- 29 widespread within the region, the abundance of an individual aquatic species can vary
- 30 significantly from location to location where different species serve similar ecological roles in the
- 31 aquatic community. Accordingly, there is no evidence suggesting that any individual species is
- 32 *critical to structure or function at the ecosystem level*. How does this lead to the conclusion that
- there are no species that are critical to ecosystem structure or function at the Lee site? What
- 34 specific criteria were used to evaluate individual species function by habitat type?

1 **Response:** The NRC's responsibilities under NEPA are to provide a fair and comprehensive

2 analysis of potential impacts related to the proposed action, evaluate alternatives, and discuss

3 potential mitigation measures as appropriate. In the Lee COL EIS, the NRC will provide an

4 independent evaluation of the importance of various aquatic species found in the vicinity of the

5 Lee site to ecosystem structure and function.

6 **Comment:** We are also concerned with the fauna and aquatic fauna of this river and would

7 ask that the thermal water aspects of this project be studied and included in the environmental

8 impact study document. We recommend further analysis for potential impacts to the flora and
 9 fauna of the river ecosystem, especially any impacts to rare, threatened and endangered

9 fauna of the river ecosystem, especially any impacts to rare, threatened a

- 10 species. (**0042-4** [Crockett, Mary])
- 11 **Response:** The NRC staff will assess potential impacts from thermal discharge of the

12 proposed Lee units on aquatic biota in the Broad River. The results of the evaluation will

13 be presented in Chapter 5 of the EIS. The NRC will also evaluate potential impacts to rare,

14 *threatened, and endangered species from construction and operation of the proposed new*

15 *nuclear units.* This information will be presented in Chapters 2, 4, and 5 of the EIS.

16 **Comment:** 2.4.2.5.6 Biological Indicators, page 2.4-34. DNR agrees the primary use of an

17 indicator is to characterize current status and track or predict significant change within a habitat

18 or ecosystem. Therefore it is recommended there be periodic monitoring of macroinvertebrates

19 and other sensitive aquatic species above and below the Ninety-Nine Islands dam and within

20 onsite impoundments to track impacts of project operations to aquatic resources.

2.4.2.5.8 Other Aquatic Species of Special Interest. DNR recommends Duke conduct periodic
 fish surveys above and below the dam and within onsite impoundments to track impacts of

23 project operations to aquatic resources.

24 NRC should be aware of a recently ratified cooperative diadromous fish passage agreement

- 25 (Accord) between Duke, South Carolina Electric & Gas, DNR, North Carolina Wildlife Resources
- 26 Commission and United States Fish and Wildlife Service. This agreement is intended to
- 27 protect, restore and enhance diadromous fish in the Santee River Basin with particular

28 emphasis to the Broad River sub-basin. DNR and other signatories of the Accord will require

29 assurance construction and operation of the Lee Nuclear facility will not be an impediment to the

30 Accord and its objectives including up and down stream migrations of diadromous fish.

31 (0046-16 [Perry, Robert D.])

32 **Response:** Although it can discuss ecological monitoring, the NRC does not have the authority

- 33 to require post-operational monitoring on the part of the applicant. However, the NRC staff will
- 34 evaluate potential impacts of operation of the proposed Lee units to the aquatic environment,
- 35 including potential impacts to diadromous fish species in the Broad River. The results of the
- 36 analysis will be presented in Chapter 5 of the EIS.

Comment: 4.3 Ecological Impacts, page 4.3-1. The fact that many of the construction impacts occurred during the construction of the Cherokee plant before construction was halted does not obviate the need to provide appropriate mitigation and compensation for these impacts. These impacts should be included in total ecological impacts due to construction of the Lee Nuclear facility. (0046-22 [Perry, Robert D.])

6 Comment: 5.2 Water-Related Impacts, page 5.2-1. In response to the statement *Evaluations* 7 specific to the Lee Nuclear Site are consistent with previous conclusions: water related impacts 8 during plant operations are SMALL and mitigation is not warranted. DNR will evaluate future 9 applications for Federal and state permits associated with the proposed Lee Site for impacts to 10 aquatic resources. Avoidance and minimization of adverse impacts and mitigation and 11 compensation for unavoidable impacts is required under Sections 401 and 404 of the US 12 Clean Water Act. (0046-23 [Perry, Robert D.])

13 **Response:** The NRC's responsibilities under NEPA are to provide a fair and comprehensive

14 analysis of potential impacts related to the proposed action, evaluate alternatives, and discuss

15 potential mitigation measures as appropriate. Approval of other Federal and State permits

16 associated with the proposed new nuclear units and any requirements for mitigating actions will

17 be the responsibility of the permitting agencies. Impacts of construction of the Cherokee facility

18 will be addressed in the cumulative effects section of the EIS.

19 **Comment:** We understand that the volume of water taken for facilities of this type generally 20 exceed the volume returned. Much of the water used in cooling operations will be lost through 21 evaporation. Therefore, the EIS must analyze impacts to downstream habitats and species as 22 a result of this water loss. We encourage you to develop an instream flow study plan that 23 considers the potential effects of these consumptive losses across the full range of flow 24 scenarios. How will the water abstraction impact the physical habitat of fish and other 25 aquatic community members? We will be glad to review and participate in the development of 26 an appropriate instream flow study to consider the potential effects on aquatic species, their 27 habitats, and community assemblages. Please design your study to consider the potential 28 effects to focal restoration species like American shad and American eel, rare species like the 29 robust redhorse, and less mobile taxa such as freshwater mussels, as well as riverine guilds, 30 and natural community assemblages (0045-2 [Hall, Timothy N.])

31 **Response:** The impact of water withdrawals from the Broad River for operation of the 32 proposed new nuclear units will be evaluated and presented in Chapter 5 of the EIS.

33 D.1.2.9 Comments Concerning Socioeconomics

Comment: This [William States Lee Nuclear] facility also has a significant benefit to the
 economy of South Carolina and Cherokee County. This multi-billion dollar investment in the
 county will bring over 2000 construction jobs, over 800 full time jobs during its operating life. It

- 1 will contribute positively to the economy of Cherokee County and neighboring counties. The
- 2 facility will also provide many high paying jobs for citizens of Cherokee County and South
- 3 Carolina. (0001-7 [Moss, Dennis Carroll])
- 4 **Comment:** [The Lee] facility will have a significant positive impact on the economy of Cherokee
- 5 County, surrounding counties and South Carolina. The multibillion investment in Cherokee
- 6 County will bring over 1000 construction jobs and over 800 high paying full time jobs during its
- 7 operation. (0001-38 [Moorhead, Gene])
- 8 **Comment:** I understand Lee Nuclear Station will have around the same number of employees,
- along with those well-paying salaries. Also, the economic impact study by the Nuclear Energy
 Institute tells us that over 700 of those 1000 employees will live in the same county. So the
- 11 salaries stay locally. (0001-46 [Hardy, Chris])
- 12 **Comment:** [T]here's going to be about 1800 to 2000 jobs during construction and probably
- 13 800 long-term. An average power plant does provide 20 to 30 million dollars of tax revenue in
- 14 the state's economy, things that help schools, things that help those that need it.
- 15 (**0001-78** [Blue, Lilly])
- 16 **Comment:** [The Spartanburg Chamber of Commerce] endorsement goes beyond the obvious
- 17 economic benefits of the design, construction and operation of the Lee Station.
- 18 (0001-88 [Cordeau, David])
- 19 **Comment:** [M]ore than 2000 manufacturers provide jobs to tens of thousands of upstate South
- 20 Carolinians. One of the principal reasons that those companies are here and continue to come
- 21 here is that we have had an abundant and affordable supply of energy in this area
- 22 (0001-91 [Gossett, Lewis])
- 23 **Comment:** [A] lot of companies don't like to talk publicly about the fact that they could shut 24 down and they could cost the community jobs. For a lot of those companies, they will never get 25 to that decision because unreliable power, something they can't count on in the future, is the 26 thing that will force them to relocate. We've seen enough of that in this region. Another reason 27 is affordability. We do have some of the most affordable rates in the country in this area and 28 that makes a big, big difference when companies are thinking about locating and staying here. 29 That is one of the big cost drivers and it's something that we must maintain if we are to continue 30 to compete with parts of the world that have other costs that are so dramatically lower than ours. 31 (0001-93 [Gossett, Lewis])
- 32 **Comment:** [I]f you realize, as we do, that there's a lot more room for growth and there's a lot 33 more room for opportunities for this generation and for future generations, then this plant is
- more room for opportunities for this generation and for future generations, then this plant is
 something that you should support and you should embrace. It's exciting that they've chosen
- 35

1 Cherokee County, I'm glad that not only are they going to provide the jobs here, but they're

2 going to provide the power that the jobs that will be generated as a result will need.

3 (0001-98 [Gossett, Lewis])

4 Comment: I truly understand and appreciate what this project will provide in the way of jobs for

5 our citizens, both in the construction phase and in the operations phase. During the operations

6 phase, we heard numbers of up to 800 workers. These employees will have competitive

7 salaries based on their skills and training. These high wage, high skill jobs will have a profound

8 positive impact on the per capita income of this community. (**0001-111** [Forrester, Mike])

9 Comment: The building of this facility will also help continue a long Duke Energy tradition of
 10 providing affordable energy rates for business and industry. (0001-112 [Forrester, Mike])

11 **Comment:** Today seven nuclear reactors at four sites generate 52 percent of South Carolina's

12 electricity. I ask the regulators to consider how these communities have been changed by the

13 presence of those facilities. I believe you'll find that these communities have enjoyed increased

14 economic output, improved community infrastructure and a peace of mind garnered from years

15 of nothing but positive actions from their corporate neighbors. (**0001-150** [Murphy, William])

16 **Comment:** The Spartanburg Chamber believes that this facility will also benefit the

17 economy of the Upstate and of South Carolina. The potential investment in the region will

18 have considerable impact, not only in Cherokee County, but in neighboring Counties like

19 Spartanburg. Development of the Lee Station in the Upstate will bring thousands of

20 construction jobs, additional services, and hundreds of high paying, full-time jobs during the

21 actual operation of the plant. There is no doubt that the project will make a major contribution to

the economy of Cherokee County, Spartanburg County and neighboring counties in the region.

23 (**0011-4** [Cordeau, David])

24 **Comment:** The Lee Nuclear Station will provide significant benefits to South Carolina's

25 economy and has broad support from citizens within the community who stand to directly benefit

- 26 from the construction and operation of this facility. Duke Energy's multi-billion dollar investment
- in South Carolina will bring more than 3,000 construction jobs and over 800 full-time jobs,
- contributing positively to the economy of Cherokee County, as well as neighboring counties,

29 during its operating life. Additionally, as we have seen at other facilities, station employees will

30 contribute to their communities in many ways, including financially and through volunteer and

31 service commitments. (0013-2 [Barrett, J. Gresham] [Brown, Henry E.] [Clyburn, James E.]

32 [DeMint, Jim] [Graham, Lindsey] [Inglis, Bob] [Spratt, John M.] [Wilson, Joe])

33 **Comment:** This facility also has a significant benefit to the economy of South Carolina

34 and Cherokee County. This multi-billion dollar investment in the County will bring over

35 2000 construction jobs and over 800 full-time jobs during its operating life. It will contribute

36

1 positively to the economy of Cherokee County and neighboring counties. The facility will also

- 2 provide needed high paying jobs for the Citizens of Cherokee County and of South Carolina.
- 3 (**0016-3** [Cook, Jim])
- 4 **Comment:** During construction, thousands of workers with different skills will be required.
- 5 Operations at the Lee Station could employ approximately 1,000 workers. These employees
- 6 will have competitive salaries based on their skills and training. I can attest to the positive
- 7 economic development impact that the Oconee Nuclear Station has had in Oconee and Pickens
- 8 Counties. I am absolutely sure that the addition of Lee Nuclear Station to Cherokee County will
- 9 stimulate economic development in the entire region, in both direct spending and in economic
- 10 activity generated by the plant and its employees. (**0018-4** [Sandifer, Bill])
- 11 **Comment:** The addition of Lee Nuclear to Cherokee County will support economic
- 12 development. Nuclear plants substantially contribute to local and state economies, both
- 13 directly and indirectly. (0023-2 [Peeler, Harvey S.])
- 14 **Comment:** The proposed facility disclosed to Cherokee County by Duke Energy will
- 15 have a significant benefit to the economy of Cherokee County and South Carolina.
- 16 (0024-2 [Batchler James D.; Foster, Rufus H.; Humphries, H. Baily; Little, Quay; Mathis, Charles;
- 17 Parris, Hoke; Spencer, Tim])
- 18 **Comment:** Access to affordable, reliable energy is a critical factor in attracting future business
- 19 investment and maintaining our state's healthy economy. Without new capacity to produce
- 20 more energy, South Carolina's economic growth potential could be jeopardized as business and
- 21 industry choose to halt expansion plans or invest elsewhere. Beyond supporting current
- 22 economic activity and future development, the Lee Nuclear Station will, itself create thousands
- of new jobs during construction and could generate more than 1,000 high-paying jobs once the
- 24 facility is operational. (0030-3 [Taylor, Joe])
- 25 **Comment:** This facility is also a benefit to the economy of South Carolina. This several billion
- dollar investment in South Carolina will bring over 2000 construction jobs and over 800 full-time
- 27 jobs during its operating life. It will also contribute positively to the economy of Cherokee
- 28 County and neighboring counties over its lifetime. (0047-3 [Vogel, Chip])
- 29 **Comment:** The economies of both counties have been under attack over the last decade with
- 30 the loss of a tremendous number of textile and industrial jobs. Most of these jobs have been
- 31 outsourced overseas, and we are fighting a battle to replace the jobs and the investment. One
- 32 of the key attractions to our area are competitive electrical rates, the availability of power and
- the existence of excess capacity in our system grid. Adding the Lee Nuclear Plant to this grid is
 key to our being competitive in this world economy. (0048-1 [Chapman, A. Foster])

1 **Response:** These comments generally express support for the proposed action based on the

2 potential positive socioeconomic impacts it would be expected to bring to the region.

3 Socioeconomic impacts of construction and operation will be addressed in Chapters 4 and 5 of

4 the EIS.

5 **Comment:** We have hundreds and hundreds of empty factories and empty warehouses

6 throughout South Carolina and North Carolina due to textile industries and furniture industries

7 leaving this area. We have thousands and thousands of workers that would love to be building

8 solar panels and wind turbines that are now being produced in other countries by the

9 thousands. We are losing this economic battle and we're going to end up in a situation where

10 the 800 jobs Duke says are going to be at the nuclear plant -- which by the way, I contest.

11 From what I understand, it will probably be more like 200 permanent jobs, it's not worth it.

12 (0001-36 [Cherin, Mike])

13 **Comment:** The next issue is jobs. This is a major federal activity and I'll go back to this, but 14 this is now federal dollars being spent, not just the industry's money. This is major federal 15 actions that Congress is spending taxpayers' money on. By my calculations, this evening we 16 heard that it was going to be 800 permanent jobs. If there's a cut-rate deal on the AP1000 and 17 Duke gets one for \$8 billion --that's for one unit, so I'm assuming the 800 jobs is for two units, so 18 that would be 1600, so double my number because it comes out to \$800 million a job and you 19 double that, 16? No, even higher, I can't do the math in my head. So how much money per job 20 are we talking about here? It's astronomical. We need to look at the relative ability to create 21 jobs from other possible energy sources. And I commend to you a report by the Tennessee 22 Valley Authority, because TVA has generating capacity in solar, in wind, in hydro, in coal, in gas 23 and in nuclear. And in fact, if you look at their studies, you will find that you will get more jobs 24 per kilowatt-hour and offer more cost effective electricity for the consumer in every other form of 25 power generation. Nuclear has the least jobs per kilowatt-hour. Please include and reference 26 the TVA document in your EIS. (0001-51 [Olson, Mary])

27 **Comment:** Energy was cheap when all the jobs left, when our country decided to do this free

trade, gobblization as a friend of mine renamed it, NAFTA stuff. That's where all the jobs went.

They didn't go because of energy cost. Cheap energy isn't going to bring the jobs back.

30 (0001-179 [Minerd, Leslie])

31 **Comment:** The enticement of jobs is false hope for people in this area. Everyone knows that

trained people will be brought in from the outside to work the facility just like BMW, TNS Mills.

33 (**0026-3** [Poole, Mary Jane])

34 **Response:** Socioeconomic impacts, such as labor impacts associated with the construction

35 and operation of the Lee Nuclear Station, will be addressed in Chapters 4 and 5 of the EIS.

1 **Comment:** Duke Power depreciated the Catawba nuclear facility off the tax books at the end of

2 30 years, which was supposed to be the life of the plant. The NRC, however, chose to relicense

3 this plant. But York County taxes did not return to the original income for this facility. Therefore,

4 we are exposed to the risk but do not now reap the benefits of tax revenue from this plant. We

5 will also be left with the eternal legacy of the site after closure.

6 (0001-193 [Connolly, Mary Ellen])

7 **Response:** The NRC is not involved in establishing energy policy; rather, it regulates the

nuclear industry to protect public health and safety within existing policy. Issues related to
taxes are outside of the NRC's mission and authority and are not addressed in the EIS. The

10 socioeconomic impacts will be addressed in Chapters 4 and 5 of the EIS.

11 **Comment:** The question is, you know, what's a fair balance between having this water that's 12 lost to generate nuclear energy and the loss to those that need to generate renewable hydro-13 generation, hydroenergy. And there's not a good answer to that, but there's a few ways -- I 14 guess the concern that I've got is that somehow mitigation needs to be taken into account in this 15 environmental effort, the review that's about to take place. There's several different ways to fix 16 the problem and strike a fair balance. I'm not proposing any particular one or promoting any 17 particular one. There may be a way to create a rain catchment area so that makeup water can 18 be put back into the river as it's lost through evaporation. Alternatively, it may be possible to 19 have deep well pumping to do the same function. That's not necessarily a great solution either. 20 I don't know if there is a great solution. At the very least, you know, if this site is going to be 21 built and what basically is free fuel to those hydro-generators downstream is lost, then perhaps 22 some kind of straight-forward financial reimbursement would be the best way to go. (0001-101 23 [Stone, Bryan])

Response: This comment expresses concern regarding the availability of an adequate supply
of water in the area to support both the two new reactors and any downstream hydro plants.
This topic will be addressed in Chapter 5 of the EIS.

Comment: We are also concerned with possible economic or cumulative affects growth and/or
 development to the currently rural areas of the county and around the river this project may
 bring. This project may cause further development around the river in the form of housing
 subdivisions and infrastructure which may impact the scenic viewshed and environmental health
 of the river. We ask that you study these impacts and include them in your document.
 (0042-5 [Crockett, Mary])

33 **Response:** The EIS will include an evaluation of the socioeconomic and environmental impacts

of operating a nuclear plant at the Lee site on the region. The evaluation will include both

35 aesthetic and housing impacts.

1 D.1.2.10 Comments Concerning Historic and Cultural Resources

2 **Comment:** I'm sure the Cherokee Indians may have an interest in what's going on with this 3 river because much of their history is there. (0001-195 [Connolly, Mary Ellen])

4 **Response:** The NRC has initiated consultation with the Eastern Band of the Cherokee Indians

5 in accordance with Section 106 of the National Historic Preservation Act of 1966 and NEPA and 6

will continue to do so throughout the EIS process.

7 **Comment:** We have been in informal comments with Duke Energy and the NRC on this project

8 for the past year, and we have reviewed and commented on several cultural resources surveys

9 conducted to identify potential historic properties at the Lee Nuclear Plant site. Based on our

10 conversations and the review of these documents, it is the opinion of our office that a

11 programmatic agreement or some other type of formal agreement may be the best way to

12 handle historic properties and cultural resources at the Lee Nuclear Plant site.

13 We understand that not all aspects of the construction and operation of the plant will be finalized

14 at the time of the granting of the license. In our opinion, the agreement should include:

- 15 The survey and historic property identification within additional Areas of Potential Effect 16 (APE) as identified for discharge structures, transmission lines, roads, etc.
- 17 Management of the property as well as future construction over the 40 year term of the 18 license
- 19 • The handling of late discoveries and future consultation (0043-1 [Dobrasko, Rebekah])

20 **Comment:** There was some question about the State Historic Preservation Office's (SHPO) 21 recommendation for a programmatic agreement to cover future work/potential effects at the site. 22 Our recommendation is based on 36 CFR 800 Protection of Historic Properties. Based on 23 36 CFR 800.14 (b)(1), the regulations specify that a programmatic agreement may be used 24 when: Effects on historic properties cannot be fully determined prior to the approval of an 25 undertaking and when nonfederal parties are delegated major decision-making responsibilities. 26 Since the discharge structures, transmission lines, roads, etc. related to the construction of the 27 Lee Nuclear Plant are not yet defined, and most likely will not be defined prior to the issuance of 28 a COL, then it is the SHPO's opinion that any effects to historic properties cannot be determined 29 prior to the undertaking. Also, Duke Energy will be responsible for the surveying and reporting 30 aspects of this project, so in our opinion, a programmatic agreement between the NRC, the 31 SHPO, Duke Energy, and any other interested parties, such as any Native American tribes,

32 may be appropriate in this case. (0044-1 [Dobrasko, Rebekah])

33 **Response:** The NRC intends to work with the SHPO on the request to formalize an agreement

34 on future activities, but at this time the exact mechanism for this agreement is still being 35 discussed.

1 D.1.2.11 Comments Concerning Health - Radiological

- 2 **Comment:** How can these proposed reactors assure safeguard against emissions which were 3 previously considered too minute to cause cancer? (**0001-143** [Patrie, Dr. Lew])
- 4 **Comment:** All nuclear power plants leak and emit toxins and nuclear cancer-causing pollutants 5 into the air, water and the soil. (**0001-196** [Connolly, Mary Ellen])
- 6 **Comment:** I am concerned about radioactive emissions. (0005-3 [Craig, Anne])
- 7 **Comment:** Tritium has been linked to developmental problems, cancers, genetic defects,
- 8 miscarriages and damage to fetuses even at low levels. What is the NRC's specific dose
- 9 estimates for tritium (radioactive hydrogen and Nobel gases for all metropolitan areas within
- 10 100 miles (INCLUDING MY GRANDCHILDREN!). (0007-8 [Arnason, Deb])
- 11 **Comment:** Tritium like Duke leaked. Anyone done an independent study of leukemia in the
- 12 area of Duke leak? Charlotte Observer, Thurs. Oct 11, 2007. Near my Grandchildren on <u>well</u>
- 13 water!! (0008-4 [Arnason, Deb])
- Comment: Air quality: Please supply specific dose estimates for tritium and Nobel gases for all
 metropolitan [metropolitan] areas within 100 miles. (0034-2 [Karpen, Leah R.])
- Comment: What are the specific dose estimates including tritium and Nobel gases for all areas
 within 100 miles? (0038-2 [Turk, Lawrence "Butch"])
- 18 **Response:** Emission estimates will be based on the approved AP1000 Design Control
- 19 Document (Westinghouse 2008); these emission estimates are anticipated to be conservative
- 20 (that is, they will overestimate emissions). The human health and environmental impacts of the
- 21 emissions will be addressed in Chapter 5 of the EIS.
- Comment: Duke alone already operates five reactors in South Carolina and several more
 nearby in North Carolina. Further, a host of nuclear waste and nuclear industrial operations are
- 24 here in South Carolina. The Savannah River Site near Aiken is the most radioactive
- 25 Department of Energy site in the nation. The Barnwell nuclear dump is also a radioactive hot
- spot. And nowhere in the application does it discuss the cumulative impacts of having all these
- 27 facilities operating in South Carolina. It does not discuss the cumulative health impacts to
- 28 Carolinians. The NRC must address these cumulative impacts to human health in the draft EIS.
- 29 (0001-23 [Barczak, Sara])
- 30 **Comment:** The first is the Part 20 radiation standards that are the federal government's
- 31 protection to the populations that are impacted by these activities that do release radioactivity
- 32 into the air, into the water, generate waste and sewage, radioactive sewage, and the allied
- 33 activities that support the facility also have all these emissions. I'm deeply concerned that this

1 area is already impacted by nine nuclear power plants and two more being added will make

2 eleven and I know that every piece of data that you will hand me says that the operations are

3 below the Part 20 standards. You need to look at the fact that you allow those levels. If those

4 levels are allowed, can that kind of activity meet your standards -- being the federal regulators

5 that I'm speaking to. So it's not only this community, there's Charlotte, there's Columbia and we

6 have to consider the Savannah River Site in that calculation. (0001-50 [Olson, Mary])

7 Comment: As the NRC is aware, Duke already operates five reactors here in SC and several more nearby in NC. Further, a host of nuclear waste and nuclear industrial operations are here in SC. The Savannah River Site near Aiken is the most radioactive Department of Energy site in the nation. The Barnwell nuclear dump is also a radioactive hot spot. Nowhere in the application does it discuss the cumulative impacts of having all these facilities operating in SC. Nor does it discuss the cumulative health impacts to Carolinians. The NRC must address these

13 cumulative impacts to human health in the draft EIS. (0010-3, 0049-11 [Barczak, Sara])

14 **Comment:** We have enough nuclear power plants and problems that go along with it, i.e.

15 Barnwell Dumpsite, Savanah River Plant. (**0026-2** [Poole, Mary Jane])

16 **Response:** Impacts of the normal operation of the two new reactors will be addressed in

17 Chapter 5 of the EIS, and cumulative impacts addressed in the cumulative effects section of the 18 EIS.

19 **Comment:** Duke says substance found at the site contained radioactive tritium leaking into

20 the groundwater from the Catawba nuclear power plant on Lake Wylie. Well, this is near my

21 grandchildren. And one of the things I've learned with tritium -- I didn't know anything about it --

by the way, my grandchildren have well water. (**0001-66** [Arnason, Deb])

Comment: I wanted to see what tritium does to cancer. Tritium is commonly found in water
 molecules. New evidence of an association between increased cancers and proximity to
 nuclear facilities raises difficult questions. Should pregnant women and young children be
 advised to move away from them, should local residents check the safety of their gardens and
 crucially, should those around the world who are planning to build more reactors think again.
 (0001-70 [Arnason, Deb])

29 **Comment:** Harmful radioactive pollution is released into the air and water from nuclear power

30 plants on a routine basis. Also, highly toxic radioactive waste is stored on site in pools of water.

31 "Children living near nuclear power plants suffer higher levels of birth defects, cancer and early

death. A study of medical records found that infant death rates near five U.S. nuclear plants
 increased within two years after the plants opened. The study also found that infant

34 **deaths decreased 15-20% soon after the reactors closed**. And the decreases in cancer and

35 birth defects continued for 7 years after plant closure. (Environmental Epidemiology and

36 Toxicology, 2002, Radiation and Public Health Project)" (**0035-2** [Hamrick, Mike])

1 **Response:** The comments concern emissions of tritium and health effects that may result from

2 such emissions. Emission estimates will be based on the approved AP1000 Design Control

3 Document; these emission estimates are anticipated to be conservative. The NRC will evaluate

4 human health and environmental impacts of the emissions in the EIS. Analysis results will be

5 presented in Chapter 5 of the EIS.

6 **Comment:** What kind of harm might we expect from a nuclear power plant in Cherokee

7 County? One study compared cancer deaths before and after an operating plant in Burke

8 County, Georgia. Cancers in all populations rose 24.2 percent in the county where the reactor

9 began operating. Meanwhile, cancer rates statewide, all of Georgia, fell 1.4 percent. Can we

say it came only from the nuclear reactor? Let's look at the radioactivity in the drinking water

11 downstream from that Vogtle reactor. Between 1990 and 2003, an increase of 17 percent of

12 beta radiation was detected by the Jasper water treatment plant, 112 miles downstream.

13 Cesium 137 increased by 37 percent in that period after the Vogtle Nuclear Plant began

14 operating. The Georgia Environmental Protection Division tested water, sediment, fish and

15 found that indeed radiation was from two to 50 times above background levels -- two to 50 times

above background levels. Is this from the bomb plant which is nearby? No. We have Savannah

17 River Company separated out, the tritium, the radioactive water, from those two sources was

tested and found 1900 curies going into the river in 2003, 1200 curies of radiation in 2004,

19 1860 curies of radiation in 2005. (**0001-30** [Zeller, Lou])

20 **Comment:** We have now from the University of South Carolina in Charleston, an analysis of 21 17 research papers covering 136 nuclear sites in the UK, Canada, France, the US, Germany, 22 Japan and Spain, the incidence of leukemia in children under nine living close to the site 23 showed an increase of 14 to 21 percent while it could be as high as 24 percent, depending 24 on how close they were to the nuclear facility. Okay, this was followed by a German study of 25 14 cases of leukemia compared to the accepted four cases. And here's another one, this is in 26 Germany, the results were published in the International Journal of Cancer. The main findings 27 were a 60 percent increase in solid cancers and 117 percent increase in leukemia among young 28 children living near all 16 large Germany nuclear facilities between 1980 and 2003. The closer 29 they lived to the plant, the worse the health problems. Twice as likely to contract cancer 30 as those living further away. (0001-67 [Arnason, Deb])

31 **Comment:** Another example [of misleading information] is a cancer rate study that I keep 32 hearing cited. It's been scientifically debunked and rejected by numerous state and federal 33 review beards. But I keep bearing that sited. (**0001 84** I lamos Andrewi)

33 review boards. But I keep hearing that cited. (0001-84 [James, Andrew])

34 **Comment:** [R]ecent findings suggest that children living near nuclear reactor facilities face an

35 increased risk of cancer A study of medical records found that infant death rates near five U.S.

36 nuclear plants increased within two years after the plants opened. The study also found that

infant deaths decreased 15 to 20 percent soon after the reactors closed. And decreases in

38 cancer and birth defects continued for seven years after plant closure. Last year, researchers at

1 the Medical University of South Carolina, already cited this evening, analyzed research

2 regarding 136 nuclear sites in half a dozen states (sic) including the United States, and they

3 reported leukemia incidences and deaths among children, depending on the closeness that

4 they had to the nuclear facilities. Other studies found that children living closer to nuclear plants

5 were more than twice as likely to contract cancer as those living further away, which has been

confirmed by the German government. Critics of these studies again asserted that the radiation
 doses from nuclear power plants were too low to cause cancer, but other new data assert that

doses from nuclear power plants were too low to cause cancer, but other new data assert that
 there is no safe level of radiation, that infants and children are at greater risk than the standard

9 man about whom safety standards have been calculated since the day the first bomb was

10 dropped on Hiroshima.

11 Difficult questions come with this new evidence of a connection between increased cancers and

12 proximity to nuclear facilities, such as how do you advise pregnant women and families with

13 young children, and what do you advise people about the safety of crops grown in proximity to

14 nuclear reactors? (0001-141 [Patrie, Dr. Lew])

15 **Comment:** What about the health of my precious grandchildren? I understand there is a book

16 out now that proves children are getting sick in the vicinity of nuclear plants, something in the

17 title about radioactive materials in their baby teeth! (0007-4 [Arnason, Deb])

18 **Comment:** Contrary to assertions about the safety of nuclear power and that no adverse health

risks arise from people living in proximity to nuclear reactors, recent findings suggest that

20 children living near nuclear facilities face an increased risk of cancer. Though a link had long

21 been suspected, but never proved, that seems likely to change.

22 A study of medical records found that infant death rates near five U.S. nuclear plants increased 23 within two years after the plants opened. The study also found that infant deaths decreased 24 15-20% soon after the reactors closed. And the decreases in cancer and birth defects continued 25 for 7 years after plant closure. (Environmental Epidemiology and Toxicology, 2002, Radiation 26 and Public Health Project). Last year researchers at the Medical Univ. of South Carolina 27 analyzed research regarding 136 nuclear sites in the UK, Canada, France, Germany, Japan, 28 Spain and the United States, reported increased leukemia incidences and deaths among 29 children, depending on their closeness to the nuclear facilities (European Journal of Cancer 30 Care, vol 16, p 355). Other-studies found that children living within 5 kilometers of the plants 31 were more than twice as likely to contract cancer as those living further away, a finding that has 32 been accepted by the German government. Critics of these studies again asserted that the 33 radiation doses from nuclear power plants were too low to cause cancer, but other new data 34 assert that there is no safe level of radiation, that infants and children are at greater risk than the

35 standard man about whom safety standards have been calculated since the Hiroshima bomb.

- 1 Difficult questions come with this new evidence of a connection between increased cancers and
- 2 proximity to nuclear facilities, such as how to advise pregnant women and families with young
- 3 children, and the safety of crops grown in proximity to nuclear reactors. (0015-4 [Patrie, Dr. Lew])

4 **Response:** These comments refer to health impacts, which will be addressed in Chapters 4 and 5 of the EIS.

6 D.1.2.12 Comments Concerning Accidents - Severe

- 7 **Comment:** There is a shocking NRC document called Report on Spent Fuel Accident Risk.
- 8 According to the NRC, fire in a spent fuel pools at a reactor like Yankee which stores 488 metric
- 9 tons of spent fuel would cause 25,000 fatalities over a distance of 500 miles if evacuation was
- 10 95 percent effective, but that evacuation rate would be almost impossible to achieve.
- 11 (0001-43 [Biggs, Diane])
- 12 Comment: Are you aware of the Sandia study NUREG-1738? (0041-7 [Sutlock, Dot])
- 13 **Comment:** Are you aware of the claims that a spent fuel fire could produce
- 14 30,000 uninhabitable square miles which in this case would include Charlotte and the
- 15 nearer smaller cities? Read [the article] What about the Spent Fuel? Bulletin of the Atomic
- 16 Scientist Jan/Feb 2002. (0041-8 [Sutlock, Dot])

17 **Response:** These comments address large consequences of very low probability events at

reactors being decommissioned. The NRC has adopted the use of mean risk estimates for the purposes of implementing its safety goal policy (51 FR 30028). Risk is the product of the event

19 purposes of implementing its safety goal policy (51 FR 30028). Risk is the product of the event 20 probability and consequences. When the consequences cited in the comments are multiplied

- 20 probability and consequences. When the consequences clied in the comments are multip 21 by the probability of the events leading to the consequence, the average individual and
- 22 population risks associated with the spent fuel pools are lower than the risks established in
- 23 the safety goal policy. In fact, the first conclusion of NUREG-1738 (NRC 2001) is as follows:
- 24 "The risk at decommissioning plants is low and well with[in] the Commission's safety goals. The
- 25 risk is low because of the very low likelihood of a zirconium fire even though the consequences
- 26 from a zirconium fire could be serious." Designs of spent fuel pools for new reactors have
- 27 benefitted from risk analyses of spent fuel pools for existing reactors. Thus, the staff expects
- that the risks associated with spent fuel pools for new reactors will be lower than those
- 29 associated with spent fuel pools at reactors undergoing decommissioning.
- 30 **Comment:** Are you aware that the Sandia CRAC-2 study projects 42,000 early fatalities from
- an accident at Catawba and 26,000 cancer deaths from an accident at McGuire?
- 32 (**0041-9** [Sutlock, Dot])
- Response: The potential consequence of a severe accident can be large. However, not all
 severe accidents lead to large consequences, and the probability of a severe accident is

- 1 extremely low. As a result, risk, which is the product of probability times consequence, is the
- 2 measure used to evaluate impacts of severe accidents. Risk and environmental impacts of
- 3 postulated accidents at the Lee site will be assessed, and analysis results will be presented in
- 4 Chapter 5 of the EIS.

5 D.1.2.13 Comments Concerning the Uranium Fuel Cycle

- 6 **Comment:** Another part of this equation is the fact that we have no place to put nuclear waste.
- We have the hubris to believe that as humans we can tell future generations for 120,000 years
 that this waste that we put on their shoulders is a responsible act. It's not a responsible act.
- 9 Nevada is refusing to take nuclear waste, most South Carolinians, when they find out about
- 10 what's going on down in Aiken with the nuclear waste repository planned there, do not want to
- 11 see this. (0001-35 [Cherin, Mike])
- 12 **Comment:** What are you going to do with nuclear waste. (**0001-108** [Moss, Charles])
- 13 **Comment:** [T]he environmental impact statement should look at the complete nuclear fuel
- 14 cycle and impacts all along the chain. (0001-133 [Clements, Tom])
- 15 **Comment:** [L]ow level nuclear waste is produced all the time -- there is no place that high level
- 16 nuclear waste, spent fuel rods that are taken out of the reactors, is going at the current time.
- 17 The Yucca Mountain facility -- and I want to make this clear to everybody -- construction has
- 18 stopped. And what might those alternatives to Yucca Mountain be? [Senator Pete Domenici] is
- 19 talking about creating interim storage sites, one in the east and one in the west or the
- 20 reprocessing of spent fuel which, as was also pointed out, if that program goes forth, a huge
- 21 amount of spent fuel would go to wherever the reprocessing site would be. And unfortunately
- the Savannah River Site is a prime candidate for that in the United States.
- 23 So what does that mean for the Lee site? And this has to be analyzed in the environmental
- 24 impact statement. There is likely no place that that spent fuel is going to go. So we may well be
- looking at the de facto high level waste dump on the banks of the Broad River.
- 26 (0001-134 [Clements, Tom])
- 27 **Comment:** I think the spent fuel should be a show stopper. There's no place for it to go,
- there's nothing to do with it. (0001-135 [Clements, Tom])
- 29 **Comment:** I'm concerned about the production of the nuclear reactors from the uranium mining
- 30 right through the time we're dealing with nuclear waste, which are very high level kinds of waste,
- and the health effects generated from them. (0001-138 [Patrie, Dr. Lew])

- 1 **Comment:** I would urge the NRC to maybe start looking inside themselves, maybe start
- 2 looking at their hearts and start realizing that we're really messing with something here that
- 3 is mostly interfered by with something that I call WMD, which is waste management denial.
- 4 (0001-180 [Sorensen, Ole])
- 5 Comment: [H]ow does it affect the next generation when we have nowhere to put the waste.
 6 (0001-186 [Sorensen, Laura])
- Comment: It doesn't take just five years for this to be decontaminated once it's buried. It takes
 10,000 years. (0001-187 [Sorensen, Laura])
- 9 **Comment:** Duke has no place to put the spent fuel rods that they use except in huge pools
- 10 within the Catawba plant itself, as well as McGuire and Oconee plants. Nor is there any
- 11 repository or any hope for one, it looks at this point, for the rods that will be produced in the
- 12 future. What are we going to do with these rods that are now stored on these plants? Even the
- 13 low level waste may have no place to go if the low level dump at Barnwell closes.
- 14 (0001-191 [Connolly, Mary Ellen])
- Comment: The NRC needs to look at the environmental impact of the entire nuclear generated
 fuel cycle, from the uranium mining to the post production of nuclear energy. The environmental
 impact on areas of our southwest, particularly on Native American lands, has been devastating.
 Health risks associated with uranium mining should also be considered. (0005-1 [Craig, Anne])
- Comment: I am concerned that there is no present solution for safe storage of the radioactive
 waste. It seems ludicrous to pour billions of dollars into building power plants whose life span is
 25-30 years, leaving our children and grandchildren with lethal waste for thousands of years.
 There are safer and better ways to meet our energy needs. (0005-5 [Craig, Anne])
- Comment: Where will the waste that remains hazardous for thousands of years be stored?
 (0007-6 [Arnason, Deb])
- **Comment:** No one agency has yet solved the problem of safe disposal of nuclear waste, or spent nuclear fuel. Better not to create waste in the first instance. (**0034-6** [Karpen, Leah R.])
- 27 **Comment:** Where will the waste go? (**0041-2** [Sutlock, Dot])
- 28 **Response:** The impact of the uranium fuel cycle, including disposal of low-level radioactive
- 29 waste and spent fuel, will be addressed in Chapter 6 of the EIS. The generic impacts of the fuel
- 30 cycle are codified in 10 CFR 51.51(b), Table S–3, "Table of Uranium Fuel Cycle Environmental
- 31 Data." Per the guidance in 10 CFR 51.51 and Section 5.7 of NUREG-1555 (NRC 2000), the
- 32 staff will rely on Table S–3 as a basis for uranium fuel-cycle impacts.

- 1 The safety and environmental effects of long-term storage of spent fuel on site has been
- 2 evaluated by the NRC and, as set forth in the Waste Confidence Rule at 10 CFR 51.23, the
- 3 NRC generically determined that "if necessary, spent fuel generated in any reactor can be
- 4 stored safely and without significant environmental impacts for at least 30 years beyond the
- 5 licensed life for operation (which may include the term of a revised or renewed license) of that
- 6 reactor at its spent fuel storage basin or at either onsite of offsite independent spent fuel
- 7 installations. Further, the Commission believes there is reasonable assurance that at least one
- 8 mined geologic repository will be available within the first quarter of the twenty-first century and
- 9 sufficient repository capacity will be available within 30 years beyond the licensed life for
- 10 operation of any reactor to dispose of the commercial high-level waste and spent fuel originating
- 11 *in any such reactor and generated up to that time.*"
- 12 **Comment:** In January, Russia and the U.S. Commerce Secretary signed a trade agreement.
- 13 This allowed Russia to incrementally boost enriched uranium exports to the U.S. The deal
- allows the sale of Russian enriched uranium directly to U.S. utilities. By 2014, one in five
- 15 American nuclear plants will be running on Russian uranium. According to the U.S. Nuclear
- 16 Energy Institute, the American market will have a uranium shortage beginning in 2011. I would
- 17 like maybe us to start to think about the future and what's happened to us with oil. Everyone is
- 18 complaining that we need to be sustainable at home, we need to not be dependent on oil. And
- 19 yet what we're setting our future for with uranium imports from Russia and other countries,
- 20 Australia and Kazakhstan, we're going to be dependent on uranium imports.
- 21 (0001-181 [Sorensen, Laura])
- 22 **Comment:** I am coming with a very simple message and that is that there is no reasonable 23 likelihood that when these nuclear reactors are built there will be fuel supply to run them. It's 24 not the case, as was just suggested, that demand exceeded supply recently. That happened 25 back in 1990. Since then, the shortfall has been made up by the supplies from Russians. The 26 International Atomic Energy Association projection puts the Russian source of uranium running 27 out in 2014, the enrichment uranium running out in 2011 and the stockpiled uranium running out 28 -- guess when -- 2008. If this is the case, why are we building new ones? I suggest that in this 29 part of the study, you look very carefully at the supply question, globally. 30 (0001-188 [Sticpewich, John])
- 31 **Comment:** I tend to wonder why where uranium production is such a question, we're talking 32 about new reactors. And until then, I suggest we should stop wasting the taxpayers' money 33 talking about things that really can't happen. (**0001-189** [Sticpewich, John])
- 34 **Response:** The irretrievable and irreversible commitment of resources, such as uranium, will 35 be addressed in the context of the resources' availability in Chapter 11 of the EIS.
- 36 **Comment:** Back from the '50s to the '70s, a lot of people were killed because of uranium 37 poisoning. They were open pit mining. The United States ended up giving the Native

Americans compensation for the medical bills for cancer. This is a proven fact, uranium mining equals cancer. (0001-183 [Sorensen, Laura])

3 **Comment:** [R]ight now uranium has more than tripled in price, so the government is going 4 back now and these mining companies are going and saying we're coming back and we have 5 this new technology. It's also called uranium leaching, it's leach mining. And what they do is 6 they inject chemicals into the ground and that leaches up off the rock, the uranium. So they did 7 studies of course and told these Native Americans in New Mexico and the four corner states of 8 the west that this was okay, this is safe, this is brand new technology. Well, the Native 9 Americans, after they've lost their families to cancer, are saying no way. We're going to have 10 other experts come in and do a study and see how safe this is. So two other companies came 11 in and they said, listen, if they do this, within seven years, you water supply will be destroyed. 12 (0001-184 [Sorensen, Laura])

- Comment: So I think I am asking you all to think globally when there's an issue like this. It's
 not just about us right here. I hope that you can think about the [Native Americans] and think
 about this whole process of not just flipping your switch or having this right here in your area.
 How does it affect the rest of the world, how does it affect Native Americans and their children?
 (0001-185 [Sorensen, Laura])
- 18 **Response:** The impact of the uranium fuel cycle will be addressed in Chapter 6 of the EIS.
- 19 The generic impacts of the fuel cycle are codified in 10 CFR 51.51(b), Table S–3, "Table of
- 20 Uranium Fuel Cycle Environmental Data." Per the guidance in 10 CFR 51.51 and Section 5.7 of
- 21 NUREG-1555 (NRC 2000), the staff will rely on Table S–3 as a basis for uranium fuel-cycle
- 22 impacts.
- 23 D.1.2.14 Comments Concerning Transportation
- 24 **Comment:** Let's talk about nuclear waste and let's talk about the accidents that are going to
- happen with nuclear waste -- not if, but when. The more nuclear waste and the more nuclear
 products that are transported throughout this country, we're going to have trucks going off the
 road, spilling nuclear waste. (0001-34 [Cherin, Mike])
- 28 **Comment:** I am concerned about the transport of high level radioactive materials over our
- roads and rails, the likelihood of accident and the lack of adequate emergency response
 (0005-4 [Craig, Anne])
- 31 **Response:** The health and safety impacts of transporting fuel and waste by truck to and from
- 32 the proposed Lee site will be addressed in Chapter 6 of the EIS.
- 33 **Comment:** And I see truncation under NEPA, particularly because there is clear evidence that 34 one of the requirements for these projects to go forward is at least the appearance of a solution

- 1 to the nuclear waste problem, which would involve moving the nuclear waste, which would most
- 2 likely involve moving the nuclear waste somewhere into South Carolina, either Barnwell or
- 3 Savannah River Site. That's conjecture -- it is -- but there's these federal EIS's about to come
- 4 out on it. So how and why do these all fit together and in what way is the public, and more
- 5 importantly, our environment, served by these separate, broken up, scatter-shot analyses that
- 6 will result in nobody looking at the impact of tens of thousands of shipments of high level
- 7 nuclear waste traveling through downtown Charlotte, around the beltway of Columbia,
- 8 potentially across the bridge in downtown Asheville, definitely through the heart of Atlanta,
- 9 definitely through the heart of Augusta. And where is that going to be looked at?
- 10 (0001-57 [Olson, Mary])
- 11 **Comment:** You're going to tell me that that [transporting nuclear waste from multiple power
- 12 plants] through the Carolinas doesn't fit in this EIS. Well, you tell me which EIS it fits in.
- 13 (0001-58 [Olson, Mary])
- 14 **Response:** The health and safety impacts of transporting fuel and waste to and from the
- 15 proposed Lee site will be addressed in Chapter 6 of the EIS. The transportation of nuclear
- 16 waste and fuel to and from other reactors is outside the scope of this review.
- 17 **Comment:** Disposal of hazardous waste material from the Lee site must be carefully reviewed.
- 18 Potential hazards during waste removal and transport to an appropriate facility must be 19 documented in the EIS. (0045-13 [Hall, Timothy N.])
- 20 **Response:** The impacts from the generation, handling, and disposal of hazardous waste 21 material from the operation of the Lee site will be addressed in Chapter 5 of the EIS.
- 22 **Comment:** [W]e have a traffic advisory committee, which includes local residents, evaluating
- 23 potential traffic impacts to the community during construction and operation, and we are working
- 24 with neighbors and businesses regarding transmission and railroad right of ways.
- 25 (0012-3 [Dolan, Bryan])
- 26 **Response:** Environmental impacts associated with any planned new transmission lines and
- 27 additional railroad rights-of-way will be addressed in the context of cumulative effects, as well as
- 28 potential impacts associated with upgrades to the existing lines. The nonradiological impacts of
- 29 transporting construction materials and workers will be addressed in the EIS.

30 D.1.2.15 Comments Concerning Cumulative Impacts

- 31 **Comment:** I don't think it is fair to have two here. The adverse impact on one is enough
- 32 for taxpayers to deal with, what with the, increased cancer incidents in Oconee.
- 33 (0004-1 [Kohler, Elizabeth])

1 **Comment:** Construction of the Lee site, or any of the other alternatives considered, may

2 foster or accelerate increased development of the surrounding areas. The EIS should model

3 potential changes including, but not limited to, demographics, population growth, traffic needs,

4 and spread of invasive and exotic species. Particular attention should be given to the effected

5 riverine and natural wetland and floodplain systems. We are concerned that the water intake

6 from the Broad River could disrupt the ecological balance within the system. How will the water

7 intake affect the drinking water supplies and assimilative capacity of the Broad River?

8 (**0045-11** [Hall, Timothy N.])

9 **Response:** The direct and indirect impacts associated with the construction and operation of

10 the proposed Lee site will be evaluated in Chapters 4 and 5 of the EIS. The impacts from

11 *multiple nuclear units will be discussed in the cumulative section of the EIS to the extent the*

12 staff has determined it is appropriate.

13 D.1.2.16 Comments Concerning the Need for Power

14 **Comment:** As a high growth state, South Carolina needs additional safe and reliable sources 15 of baseload electric generation. (**0001-1** [Moss, Dennis Carroll])

16 **Comment:** In the Carolinas, Duke Energy adds approximately 40,000 to 60,000 customers

17 each year. As a regulated utility, it's our obligation to serve that growth in electric demand.

18 Each year, Duke Energy uses an integrated planning approach to ensure it can reliably and

19 economically meet the electric needs of our customers well into the future. The planning

20 process takes into consideration many factors, including projected electricity use, existing

21 generation, generation supply contracts, demand-side management, energy efficiency and

potential new sources of generation such as renewable resources, coal, natural gas and

nuclear. Duke's planning process tells us that among other options such as renewables, coal
 and natural gas, it is prudent to maintain new nuclear as an option for our customers going

and natural gas, it is prudent to maintain new nuclear as an option for our customers going
forward. Although we have not yet made a decision to build a new nuclear plant, if we are to

26 maintain nuclear as an option for our customers in the latter part of the next decade, it is

27 important that we prudently plan for this option now. (0001-12 [Dolan, Bryan])

Comment: I also come today to applaud the company's efforts to anticipate growing needs and plan now for what we need in the future. We need safe, reliable electricity for my family and

30 customers across the Carolinas. (0001-74 [Blue, Lilly])

31 **Comment:** Demand across South Carolina is growing and recently a group of utility executives

32 met ... [and] were talking about if we didn't make the decisions right now to build these plants

33 within the next 10 to 12 years, that we could expect, particularly in the southeast -- and this

34 was the phrase that they used -- sustainable and uncontrolled blackouts. So demand is

1 growing. We need additional capacity. There are really no reasonable alternatives to new

2 nuclear plant construction. Without new capacity, our factories risk shutdowns or closure

3 (0001-92 [Gossett, Lewis])

4 **Comment:** As our area continues to grow, the need for additional safe, reliable and affordable

5 electric generation will increase greatly. This facility will provide that additional needed

6 baseload capacity while also reducing greenhouse emissions. (0001-113 [Forrester, Mike])

Comment: South Carolina needs additional safe, reliable, base-load electric generation, which
 does not emit greenhouse gases to serve our growing needs (Duke Energy alone is adding
 40,000 - 60,000 new customers each year). Electric generation from renewable energy is
 important. However, these resources cannot provide the sustained capacity that base load

11 generators, like nuclear, can provide 24-hours a day (**0018-2** [Sandifer, Bill])

12 **Comment:** U.S. Department of Energy estimates that our electricity demand will increase

13 25 percent by 2030. It's easy to see why. As technology advances, our economy expands,

and our population increases, so too will our need for energy grow. We have so many devices
 that require electricity to recharge-such as laptops, cell phones, and iPods. And in the not too

15 that require electricity to recharge-such as laptops, cell phones, and iPods. And in the not too 16 distant future we may be driving cars powered by fuel cells that will also be plugged in for

17 recharging. (0029-2 [Houston, Kate])

18 **Comment:** The two proposed nuclear generators at the Lee Nuclear Station would supply

19 energy to about 2 million homes, with a capacity of 2,234 megawatts. Duke Energy now

20 serves 2.3 million customers in both North and South Carolina. The company adds about

21 50,000 new customers each year to its services in both states, and expects to increase output

by 10,700 megawatts by 2027 in order to meet demand.

23 South Carolina has witnessed phenomenal growth in the past few years. In 2007, our state was

the 10th fastest growing state in the nation, according to the U.S. Census Bureau. Estimates

show this trend continuing in the decades ahead and more sources of power will be needed to

accommodate this demand. (**0030-2** [Taylor, Joe])

27 **Response:** Affected states or regions may prepare a need for power evaluation and an

assessment of the regional power system for planning or regulatory purposes. A need for

29 power analysis may also be prepared by a regulated utility company and submitted to a

30 regulatory authority such as a state Public Utilities Commission (PUC), who has regulatory

31 authority over the Certificate of Public Necessity and Convenience, as well as rates and rate

32 recovery. However, the data may be supplemented by information from other sources as

33 required. The determination for the need for power is not under NRC's regulatory purview.

34 When another agency has the regulatory authority over an issue, NRC defers to that agency's

35 decision. The NRC staff will review the need for power and determine if it is (1) systematic,

36 (2) comprehensive, (3) subject to confirmation, and (4) responsive to forecasting uncertainty. If

1 the need for power evaluation is found to be acceptable, no additional independent NRC review 2 is needed. The need for power will be addressed in Chapter 8 of the EIS.

Comment: The NRC also needs to fully evaluate Duke's need for power along with alternative supply options, including energy efficiency and demand-side management measures. We are concerned that Duke is over-estimating capacity needs and that the NRC needs to fully evaluate whether the additional generating capacity is truly needed. The high cost of nuclear power plants will likely result in cost overruns and rate increases and this is not mentioned in the application. (0001-15 [Barczak, Sara])

- 9 Comment: The other part of this too is the Cliffside, the coal burning power plant that Duke is 10 working so hard to complete right now, is only 35 miles away from where we are here. How can 11 they justify that the power needs for this region need an 880 megahertz coal burning power 12 plant and two nuclear reactors? It's ridiculous. Even Duke admits that we don't need new 13 power plants until 2020. We can do the smart thing with alternative energy, provide jobs and 14 keep the health of this region intact. (0001-37 [Cherin, Mike])
- Comment: A major reason that we're discussing new generation nuclear plants is the need
 for new baseload electric generation. The DOE projects a drastic growth in energy demand
- 17 and the southeast is arguably the fastest growing region in the United States. Certainly
- 18 conservation and efficiency are the lowest hanging fruit and must be pursued vigorously.
- 19 (0001-81 [James, Andrew])
- 20 **Comment:** The U.S. Census Bureau projects that by 2030, North and South Carolina will
- 21 increase in population by 52 and 28 percent respectively. Energy conservation is and will
- continue to be an important contributor in alleviating increase in energy demand due to the
- 23 growing population. However, I would caution that the environmental impact statement provide
- realistic and achievable estimates as to how much energy savings can be realized without
- 25 decreasing our overall standards of living. (0001-124 [Chisolm, Sarah])
- 26 **Comment:** NRC needs to fully evaluate Duke's need for power along with alternative supply
- 27 options, including energy efficiency and demand side management measures. We are
- concerned that Duke is overestimating capacity needs and the NRC needs to fully evaluate
- 29 whether the additional generating capacity is truly needed. The NRC needs to include all of
- 30 Duke's new power plant proposals, such as the new coal unit proposed for the Cliffside plant in
- 31 NC. (0009-4, 0049-4 [Barczak, Sara])
- 32 **Comment:** In the Carolinas, Duke Energy has been adding approximately
- 33 40,000-60,000 customers each year. As a regulated utility, Duke Energy has an obligation to
- 34 serve this growth in demand for electricity. Each year, Duke Energy Carolinas uses an
- 35 integrated planning approach to ensure it can reliably and economically meet the electric
- 36 energy needs of our customers well into the future. The planning process takes into

1 consideration many factors, including projected electricity use, existing generation, generation

2 supply contracts, demand-side management, energy efficiency initiatives, and potential new

3 sources of generation such as renewable resources, coal, natural gas and nuclear.

4 (0012-2 [Dolan, Bryan])

5 **Comment:** If energy efficiency is delivered to Duke customers to reduce consumption across

6 the service area by 30%, would this new power plant be needed? How many other generation

7 sources could be scrapped? (0038-5 [Turk, Lawrence "Butch"])

8 **Response:** Affected states or regions may prepare a need for power evaluation and

9 assessment of the regional power system for planning or regulatory purposes. In North and

10 South Carolina, the need for power analysis may also be prepared by a regulated utility

11 company and submitted to a regulatory authority, such as a state PUC. This analysis by the

12 regulated utility company, called the Integrated Resource Plan (IRP), contains details on energy

13 efficiency, demand side management, and peak-power reduction strategies, all of which are

14 considered conservation activities. These data may be supplemented by information from other

15 sources as required. The state PUC also has regulatory authority over issuance of the

16 Certificate of Public Necessity and Convenience, as well as rates and rate recovery regarding

17 the construction and operation of new power plants. Duke submitted the IRP to both North and

18 South Carolina in 2007 and accounted for the Cliffside Station in out-year capacity and margin

19 projections. The determination for the need for power is not under NRC's regulatory

20 purview. When another agency has the regulatory authority over an issue, the NRC defers to

21 that agency's decision. The NRC staff will review the need for power and determine if it is

22 (1) systematic, (2) comprehensive, (3) subject to confirmation, and (4) responsive to forecasting

23 uncertainty. If the need for power evaluation is found to be acceptable, no additional

24 *independent NRC review is needed. Alternative energy supply options will be further evaluated*

and addressed in Chapter 9 of the EIS. The information provided in these comments will be

considered to determine whether it significantly affects the forecast upon which the applicant

27 relied for its need for power analysis.

28 **Comment:** This electric generation facility will contribute significantly to meeting the growing

29 energy needs in South Carolina. At the same time, it is believed nuclear energy has a small

30 carbon footprint and contributes to the United States quest to reduce carbon emissions and

31 other air pollutants. (0024-1 [Batchler, James D.] [Foster, Rufus H.] [Humphries, H. Baily] [Little, Quay]

32 [Mathis, Charles] [Parris, Hoke] [Spencer, Tim])

33 **Response:** The need for power based on population growth and electrical demand in the

34 Carolinas will be analyzed and addressed in Chapter 8 of the EIS. Alternative energy sources

35 will be reviewed and addressed in Chapter 9. Relative impacts on the environment, including

air quality impacts from plant emissions (e.g., criteria pollutants and greenhouse gasses), will be
 evaluated and compared with alternative energy sources. Both North and South Carolina

38 participate in Federal, State, and regional programs designed to mitigate and reduce emissions.

Draft NUREG-2111

1 D.1.2.17 Comments Concerning Alternatives - Energy

Comment: And cloudy Germany is now switching to solar energy. They've found ways to do
 that, and I'd like to see the Carolinas do that. (0001-68 [Arnason, Deb])

Comment: An engineer on [an educational TV] program, he went on to say if we would go to the desert in Nevada where the government owns millions of acres and we were to take 100,000 acres of that desert and cover it in solar panels, that that alone would meet the energy of the United States currently and into the next 10 or 20 years. We could manufacture the panels here. Now my question is -- now this was on PBS -- why don't we do that? It's clean (0001-107 [Moss, Charles])

10 **Comment:** [I] understand cloudy Germany is now using solar energy. (0008-1 [Arnason, Deb])

Response: Alternative energy sources, including solar, will be evaluated and addressed in
 Chapter 9 of the EIS.

13 **Comment:** [W]e know that wind, solar and particularly bio are just not reasonable alternatives

14 for us in terms of meeting our capacity. Sure you can power one plant here and there and

15 maybe a neighborhood, but you can't meet the needs that we're going to have. And in fact,

biofuel, we are certainly learning at this time, may in fact be one of the most detrimental things

17 to our environment we've seen in a long time. (**0001-96** [Gossett, Lewis])

Comment: I strongly urge the regulators to consider the consequences of not employing the proposed action. It is estimated that the nation's demand for electricity will increase by nearly 50 percent by 2030. Without an increase in baseload nuclear generation, I believe the EIS would conclude that the only realistic alternatives would be those which would emit substantial quantities of carbon dioxide. Nuclear power, while not part of the group, ranks among the

23 lowest life cycle emitters in bulk power generation. (0001-149 [Murphy, William])

24 **Response:** These comments generally express support for the proposed nuclear power plant

- as a baseload source of power in Duke's region of interest but do not provide specific
- 26 information related to environmental impacts of the proposed project. Alternative energy
- 27 sources (including renewables such as wind, solar, and biomass) and the no-action alternative

will be evaluated in terms of the proposed project in Chapter 9 of the EIS.

- 29 **Comment:** I stand here against this thing because, number one, it's unnecessary. There are 30 other ways to generate electricity besides nuclear. (**0001-103** [Moss, Charles])
- 31 **Response:** The EIS will be prepared in accordance with 10 CFR 51.75(c). Alternative energy 32 sources, including renewable energy sources (as well as energy conservation and efficiency

1 programs) and the no-action alternative will be addressed in Chapter 9 of the EIS and will be

- 2 assessed against the proposed project. Energy conservation will also be considered as part of
- 3 the need for power analysis in the EIS.
- 4 **Comment:** [O]ur nation and our planet faces a crisis of rapidly expanding proportions with
- 5 respect to global warming, increasing acidity of our oceans due to absorption of carbon dioxide,
- 6 air pollution and its horrendous health effects, and dependency on unstable regions of the world
- 7 for most of our energy needs. (0001-159 [Wolfe, Clinton])
- 8 **Response:** The NRC is not involved in establishing energy policy; rather, it regulates the
- 9 nuclear industry to protect public health and safety within existing policy. The discussion of
- 10 alternative energy sources in Chapter 9 of the EIS will describe potential impacts from
- 11 alternative energy sources, including fossil and renewable energy sources such as wind and
- 12 solar, in comparison with the proposed action. Nuclear power plants do not burn fossil fuels and
- 13 therefore do not generate or emit criteria pollutants or greenhouse gases.
- 14 **Comment:** The [Lee] application does not adequately address these other energy options.
- 15 Renewable energy technologies, which are not likely to be targeted by terrorists nor have the
- 16 capacity, in terms of accidents, to kill thousands of people or permanently contaminate large
- 17 land areas, should not be ignored by Duke. Energy efficiency measures also pose no health or
- 18 safety risks to the public and Duke has significant resources to tap in this arena. Duke has
- 19 excellent wind resources within its service area and should invest more in developing this clean,
- 20 safe energy resource instead of spending billions of dollars on the proposed Lee site. There is
- also potential for bioenergy production in their service territory. Clean forms of bioenergy
- represent a home-grown energy source that can provide local jobs to rural areas and also
- 23 support farmers and the region's economy while helping expand clean energy technologies.
- The use of solar and other clean energy choices were summarily dismissed in the application.
- 25 The draft EIS must include a more thorough analysis. (0001-14 [Barczak, Sara])
- Comment: Nuclear energy appears to be riskier than some of the other alternatives that have
 been presented here tonight. (0001-144 [Patrie, Dr. Lew])
- 28 **Comment:** Solar does not represent this [tritium dose] hazard, or many others.
- 29 (**0008-2** [Arnason, Deb])
- 30 **Comment:** [T]he Lee application does not adequately address these other energy options.
- 31 Renewable energy technologies, like bioenergy, solar, and wind, which are not likely to be
- 32 targeted by terrorists nor have the capacity, in terms of accidents, to kill thousands of people
- or permanently contaminate large land areas, should not be ignored by Duke. Energy efficiency
- 34 measures also pose no health or safety risks to the public and Duke has significant resources
- 35 to tap in this arena. (0009-2, 0049-2 [Barczak, Sara])

Comment: Duke has excellent wind resources within its service area and should be
 encouraged to invest more in developing this clean, safe energy resource instead of spending
 billions of dollars on the proposed Lee site. There is also potential for bioenergy production in

their service territory. Clean forms of bioenergy represent a 'homegrown' energy source that
 can provide local jobs to rural areas that would also support farmers and the region's economy,

6 while helping expand clean energy technologies. The use of solar technologies and other clean

7 energy choices were summarily dismissed in the application. The draft EIS must include a more

8 thorough analysis of energy alternatives. (0009-3 [Barczak, Sara])

9 Comment: Duke has excellent wind resources within its service area and should be encouraged to invest more in developing this clean, safe energy resource instead of spending billions of dollars on the proposed Lee site. There is also potential for bioenergy production in their service territory. Clean forms of bioenergy represent a 'homegrown' energy source that can provide local jobs to rural areas that would also support farmers and the region's economy, while helping expand clean energy technologies. The use of solar technologies and other clean energy choices were summarily dismissed in the application energy alternatives.

16 (**0049-3** [Barczak, Sara])

17 **Response:** The NRC is not involved in establishing energy policy; rather, it regulates the

18 nuclear industry to protect public health and safety within existing policy. The discussion of

19 alternative energy sources, including wind, solar, and biomass, will be addressed in Chapter 9

20 of the EIS, which will compare and describe potential environmental impacts from alternative

21 energy sources. Energy risk evaluation is not within the scope of the EIS in accordance with

22 NEPA requirements. As part of the COL process and in conjunction with the EIS, the NRC staff

23 will conduct a safety review detailing site-specific safety analysis and design specific analysis.

24 **Comment:** We have, as scientists claim, ten years -- ten years -- to change our ways. And 25 these new nuclear reactors won't come on line in time to fix the problem. South Carolina is the 26 third least efficient state in the country when it comes to energy consumption. We need to start 27 implementing energy efficiency. We could start using renewables. I hear that wind doesn't 28 have maybe the most promising future in South Carolina but we're also the 13th sunniest state 29 in the country and the sun isn't unreliable. So it hurts me to stand here in South Carolina and 30 know that there's so many new proposed nuclear reactors because this state has so much 31 potential. We have innovation, technology and potential on our side. I just ask you to take that 32 into consideration in the environmental impact statement. (0001-119 [Tansey, Sara])

Comment: [I]f we can improve the structure of our buildings to reduce their consumption by
 50 percent, that's just another way we're going to save energy and we really don't need any
 more nuclear plants. (0001-156 [Saye, Jack])

36 **Comment:** [Dependence on foreign uranium] doesn't seem very promising when we have so 37 many resources here with wind. (**0001-182** [Sorensen, Laura])

1 **Comment:** You want to do something, then build a few windmills. They will provide free clean

2 energy and will also employ people to build them. We have plenty of places to install them and

3 the benefits of windmills would greatly outweigh those of another power plant.

4 (0004-2 [Kohler, Elizabeth])

5 **Comment:** I would like to stress the more commonsensical arguments against such an unsafe,

6 expensive and environmentally unsound method of producing energy. First of all, why don't we

7 emphasize our country going on an energy diet? Before we consider new sources of

8 megawatts, we should consider cultivating negawatts. We need to first of all clean up all the

9 slop in the system before we search for new energy sources of any kind but especially those

10 that are basically unsafe and expensive. (0006-2 [Craig, Thomas])

11 **Comment:** Please insist that Duke Energy check out all sorts of renewable energy options at

12 www.renewableenergyworld.com. A free subscription is available at www.rew-subscribe.com.

13 We want to know how much wind energy capacity exists within the Duke service area? What is

14 the solar capacity of all rooftops within the Duke service area? (0007-13 [Arnason, Deb])

15 **Comment:** The most rapid and inexpensive method of dealing with shortage of electrical

16 energy is through energy efficiency, which would be feasible if citizens' groups, industry,

17 financial interests and government would immediately and vigorously and begin action as if

18 our way of life depended upon it.

19 Truly renewable energy source should likewise be pursued. Wind power is already less costly

20 than nuclear power, and the cost of solar energy is somewhat more expensive-today but costs

21 are coming down rapidly. Nuclear power plants may become economically obsolete before new

22 ones could be brought on line. Solar and wind power do not need water, which we all know is

23 an important issue in the southeastern U.S. The notion that renewable energy cannot supply

24 the electricity requirements of the United States has been widely put forward without careful

25 technical evaluation. Several sources suggest just the opposite. Nuclear energy appears to be

26 the riskier course. (0015-6 [Patrie, Dr. Lew])

27 **Comment:** Could Duke energy instead promote solar capacity and/or supply wind energy? Are 28 there other sources of power possible? (0034-4 [Karpen, Leah R.])

29 **Comment:** I would like to see everyone convert to wind or solar power sources. The

30 government should give power company's tax breaks for converting over to wind or solar power. 31 (0036-2 [Thomas, Amber])

32 **Comment:** As a prospective downwinder, I am horrified by this scheme. Nuclear energy is

33 not the solution to the climate crisis -- it takes too long, costs too much and still has enormous

34 health, safety and security challenges -- and therefore is an enormous distraction from the

- 1 REAL solutions of massive, systemic, delivered and installed energy efficiency and really clean
- 2 power from the natural forces of wind, sun and the appropriate harnessing of water power.
- 3 (0038-1 [Turk, Lawrence "Butch"])
- 4 **Comment:** How much wind energy capacity exists within the Duke service area? What is the 5 solar capacity of all the roof tops within the Duke Service area? (**0038-4** [Turk, Lawrence "Butch"])
- 6 **Comment:** Why take any risk or make any assumptions when there are so many green
- 7 options for reducing energy consumption. Americans have become energy hogs. We need
- 8 to take responsibility and not throw everything onto future generations to deal with.
- 9 (0039-2 [Hedges, Jean])
- 10 **Comment:** Support green technology. It may be different in every area: geothermal one place,
- solar another, windmills, or a combination. Short run costs=long term savings and safety.
- 12 Instead of having taxpayers fund billions for unsafe technology give them direct incentives to
- 13 use all of the thousands of safe alternatives that are readily available. (0039-4 [Hedges, Jean])
- 14 **Comment:** Are you aware that Americans use 340 million BTU per person per year and
- 15 Europeans use less than 150 million BTU per person per year? Efficiency improvements would
- 16 eliminate the need for new power plants entirely. Are you aware of the recent developments in
- 17 geothermal electricity, wave energy, wind, off-shore wind, micro-wind, PV, building integrated
- 18 PV, solar thermal, concentrated PV, Stirling dishes, fuel cells, algae, ...? (0041-6 [Sutlock, Dot])
- 19 **Response:** The NRC does not establish public policy regarding electric power supply or
- 20 energy-consuming alternatives, nor does the NRC promote the use of nuclear power as a
- 21 preferred energy alternative. In addition, the NRC does not regulate alternatives or activities
- 22 to producing electricity that do not involve nuclear power. The NRC does evaluate energy
- alternatives (including conservation) as part of its review of applications for new nuclear power
- 24 plants in accordance with NEPA requirements. The comparative review of energy alternatives
- such as wind, solar, biomass, and geothermal alternatives and their associated environmental
- 26 impacts will be addressed in Chapter 9 of the EIS.

27 D.1.2.18 Comments Concerning Alternatives - System Design

- 28 **Comment:** 2.2.1.2 The Vicinity, page 2.2-4. The proposed height of the reactor domes
- 29 (185.5 ft above ground level) will be visible from Kings Mountain State Park, Croft State
- 30 Park and Crowder's Mountain State Park, and from the downstream reach of the Broad River
- designated as a State Scenic River. Cooling towers are planned to be *shorter and compact*,
- 32 but may still be tall (> 90 ft) relative to the local area. These construction features represent a
- 33 visual impact to the view shed including important recreational, scenic and natural conservation
- 34 areas. (0046-1 [Perry, Robert D.])

1 **Response:** Aesthetic impacts of the cooling towers will be addressed in Chapter 5 of the EIS.

2 D.1.2.19 Comments Concerning Alternatives - Sites

Comment: Regarding the National Environmental Policy Act, I would add this for the Nuclear Regulatory Commission staff, the Environmental Policy Act requires a comparison of alternative sites for nuclear power reactors as well as others. Within the NRC's own records, LBP079, Judge Carlin in the Atomic Safety Licensing Board, wrote how and where NRC staff utterly failed to properly do what the law requires. It is up to the Nuclear Regulatory Commission staff to do the job to protect public health and safety, not to simply ditto what industry hands to them on the platter. (0001-32 [Zeller, Lou])

- 10 **Response:** The Council on Environmental Quality advises that when there are potentially a
- 11 very large number of alternatives, only a reasonable number of examples covering the full
- spectrum of alternatives must be analyzed and compared in an EIS (46 FR 18027). The NRC
 staff will review the alternative site-selection process to determine if it is systematic. employs
- 14 reasonable selection criteria, and constitutes an acceptable number of reasonable sites for
- 15 consideration. The process must enable the applicant and reviewers to evaluate and select
- 16 proposed and alternate sites based on environmental preference and obvious superiority. The
- 17 process and results will be provided in Chapter 9 of the EIS.
- 18 **Comment:** The three alternate sites to be evaluated in the EIS (Anderson and Oconee
- 19 Counties, SC, and Davie County, NC) should also present a similarly extensive review
- 20 of impacts to protected species. The [U.S. Fish and Wildlife] Service has previously submitted a
- 21 list of T&E for the South Carolina counties to be considered in the EIS. (0045-6 [Hall, Timothy N.])

22 **Response:** The NRC will enter into informal consultation with the FWS to obtain the most

- 23 recent information on Federally listed species in counties affected by the project. A
- 24 reconnaissance-level description and evaluation of potential impacts to Federal and State-listed
- 25 species at the three alternative sites will be provided in Chapter 9 of the EIS. The NRC's
- 26 NUREG-1555 (NRC 2000) specifies a reconnaissance level of information and analysis for
- 27 alternative sites, whereas a more in-depth level of information and analysis of potential impacts
- 28 to protected species are required for the proposed Lee site.

29 D.1.2.20 Comments Concerning Benefit-Cost Balance

30 Comment: [T]he question that you have to ask yourself is you don't like nuclear, why would 31 they build nuclear. Why? Well, if they build renewable energy generation exclusively or mostly, 32 the price of power would go up dramatically. You take people that can't afford food right now, 33 they can't afford their energy right now. Cost is a big concern to a lot of people and to, you 34 1 know, in a short-term manner, raise the price of power by 50 percent, 100 percent because it's

- 2 important to build renewable as quick as possible, that's just not do-able for a lot of people.
- 3 (0001-102 [Stone, Bryan])
- 4 **Response:** The benefit-cost balance for the project will rely on the best available estimate of
- 5 project timing and duration, with uncertainties noted. Chapter 11 of the EIS will discuss the
- 6 estimated overall costs and environmental impacts of the proposed project. The discussion of
- 7 alternative energy sources in Chapter 9 of the EIS will describe potential impacts from these
- 8 sources in comparison with the proposed action.
- 9 **Comment:** The EIS scope should also include the impact on public well-being resulting from 10 the risk of money being taken from the public in the form of taxes with loan guarantees being 11 paid out to Duke investors and people who are loaning. (0001-201 [Rudolf, Jerry])
- 12 **Comment:** Why should you allow taxpayer dollars to subsidize an obsolete technology? Why 13 should taxpayer dollars subsidize obsolete and dangerous nuclear reactors when they are so 14 unnecessary? (0041-4 [Sutlock, Dot])
- 15 **Response:** The NRC is not involved in establishing energy policy; rather, it regulates the 16 nuclear industry to protect public health and safety within existing policy. Issues related to the subsidization of nuclear power are outside the scope of the NRC's mission and authority and 17 18 will not be addressed in the EIS.
- 19 **Comment:** And how does it [nuclear power] stack with the price of fuel going up and up and
- 20 up while other technologies like solar are coming down and down and down in price.
- 21 (0001-55 [Olson, Mary])
- 22 **Comment:** Nuclear is largely scalable, very low emission, reliable in all weather types and 23 most importantly, safe. With respect to the environment, it also has the smallest geographic 24 footprint when stated on a kilowatt-hour basis than most other forms of generation, including 25 renewables. (0001-82 [James, Andrew])
- 26 **Comment:** We understand and we know that the facts that you've heard about the cost of the 27 generation of nuclear power being low are accurate. And quite frankly, I haven't seen any 28 evidence to indicate that these other alternative sources are getting that much cheaper and 29 they're actually realistic in South Carolina, particularly wind. (0001-94 [Gossett, Lewis])
- 30 **Comment:** I stand here against this thing because there are other ways to generate electricity
- besides nuclear. And the astronomical expense of this thing. (0001-104 [Moss, Charles]) 31
- 32 **Comment:** How much would each option cost compared to the proposed nuke? What are 33 the true costs of nuclear reactor operation - including all the costs born by we taxpayers

1 including direct subsidies, tax credits, loan guarantees, federal waste program, federal

2 insurance program and costs born by victims including health impacts from routine release of

3 radioactivity, miming [mining], processing nuclear fuel, waste transport, management, treatment

4 (including incineration and heat treatment) and disposal? (0038-6 [Turk, Lawrence "Butch"])

5 **Comment:** At least a quarter of the country is in the Sunbelt. Once upon a time we gave tax

6 incentives to folks who installed solar panels. It is absurd that we would rather spend billions

7 on new nuclear generators than give away thousands on tax incentives to common folks!!!!!!!!!

9 **Response:** These comments discuss in part the cost effectiveness of nuclear power relative to alternative power sources. The NRC does not promote the use of nuclear power as a preferred energy alternative, and it does not regulate energy alternatives that do not involve nuclear power. The NRC does, however, evaluate energy alternatives as part of its review under NEPA for applications of new nuclear power plants. The discussion of alternative energy sources in Chapter 9 of the EIS will describe potential impacts from these sources in comparison with the proposed action. A discussion of the costs of the proposed projects will be provided in

16 Chapter 11 of the EIS. Because the NRC is not involved in establishing energy policy but

17 rather, in regulating the nuclear industry to protect the public health and safety within existing

18 policy, issues related to the subsidization/tax incentives of nuclear power are outside the scope

19 of the NRC's mission and authority and will not be addressed in the EIS. The environmental

and health risks (both long- and short-term) of both constructing and operating two new reactors

21 on the Lee site will be addressed in Chapters 4 and 5 of the EIS. In addition, the environmental 22 and health impacts from the nuclear fuel cycle, related transportation impacts, and

22 and nealth impacts from the nuclear fuel cycle, related transportation impacts, and

23 decommissioning of the nuclear facility will be addressed in Chapter 6 of the EIS. The overall

environmental and health costs of the proposed project, as well as the expected benefits, will

25 be summarized in Chapter 11 of the EIS.

26 **Comment:** Whereas anxiety about global climate change and a growing energy shortage is 27 leading to calls for more nuclear power plants, often overlooked are facts that nuclear power is 28 massively expensive and risky. Without federal subsidies and incentives, including liability 29 insurance, risk insurance for delays, production tax credits and loan guarantees totaling billions 30 of dollars, Duke would not and could not consider construction of these 2 proposed reactors. 31 Furthermore, during such proposed construction, rate payers would be expected to pay in 32 advance, even if such facilities were never completed. While projected construction costs 33 continue to rise, already each proposed new reactor will likely cost at least 6 billion dollars. 34 (0015-1 [Patrie, Dr. Lew])

35 **Response:** The NRC is not involved in establishing energy policy; rather, it regulates the

36 nuclear industry to protect public health and safety within existing policy. Issues related to the

37 subsidization and incentives of nuclear power are outside of the NRC's mission and authority

38 and will not be addressed in the EIS. The purpose of the EIS is to disclose potential

- 1 environmental impacts of building and operating the proposed nuclear power plant. The
- 2 determination for the impact of building and operating a nuclear power plant on retail power
- 3 rates is not under NRC's regulatory purview. However, Chapter 11 of the EIS will address the
- 4 estimated overall costs and environmental impacts of the proposed project.
- 5 **Comment:** Estimates of the cost of nuclear power plants vary by billions. Cost overruns are
- 6 usual. Is a nuclear power plant a wise investment? And who will pay? Should our Federal
- government pay for such endeavors--at taxpayer expense, of course? Can we vote on it
 (0034-5 [Karpen, Leah R.])
- 9 **Response:** This comment expresses concern regarding the cost of building nuclear power 10 plants. The applicant, Duke, is responsible for all costs incurred in constructing the Lee Nuclear 11 Station. Because the NRC is not involved in establishing energy policy but rather, in regulating the nuclear industry to protect public health and safety within existing policy, issues related to 12 13 the subsidization of nuclear power are outside of the NRC's mission and authority and will not 14 be addressed in the EIS. The benefit-cost balance for the project will rely on the best available 15 estimate of project timing and duration, with uncertainties noted. Chapter 11 of the EIS will 16 address the estimated overall costs and environmental impacts of the proposed project. 17 **Comment:** The planning for the new reactors, including the Westinghouse AP1000 design, has
- 17 Comment: The planning for the new reactors, including the Westinghouse AP1000 design, has
 skyrocketed. Florida utilities pursuing the same design have estimated the cost of \$6-8.5 billion
 for one reactor. That's tripling the cost from just one year ago. And a few days ago, a Charlotte
 Observer article reported that Duke conceded that its original cost estimate of \$6 billion is out of
 date. (0001-16 [Barczak, Sara])
- 22 **Comment:** Nuclear power is the lowest cost producer of baseload electricity. The average
- production cost is \$1.76 per kilowatt-hour and that's including the cost of operating and
- 24 maintaining the plant, purchasing the fuel and paying for management of used fuel.
- 25 (0001-77 [Blue, Lilly])
- 26 **Comment:** The overnight cost of these plants, six to nine billion dollars, what about the many 27 years that the plants are going to take to build? I heard someone mention \$20 billion. We have 28 no idea. But I'll tell you, I really am offended by Duke because they say in the fact sheet that 29 nuclear power is economical but where's the cost of the thing? We are intervening before the 30 Public Service Commission against so-called pre-construction costs for these units. And Duke 31 is fighting tooth and nail not to reveal the costs. The South Carolina legislature basically 32 allowed pre-construction costs last year, but we feel that the public, we have a right to know 33 what we're going to be paying for these things in South Carolina or in any other state.
- 34 (0001-136 [Clements, Tom])
- 35 **Comment:** [T]he Duke site that's being looked at, there was about \$500 million spent out there 36 to build reactors in the 1980s and they turned that into a film studio where the Abyss was filmed.

1 And I have a great fear we're going into another abyss. Massive pre-construction costs are

2 going to be pumped into the site, the ratepayers are going to be saddled with it and then I'd like

3 to see what local people are going to be saying about the economic benefits while the South

4 Carolina legislature has guaranteed that you're going to have to pay for something that you

5 never get. (0001-137 [Clements, Tom])

6 **Comment:** Duke Power acknowledged that the cost of this energy future for them may embody

7 as much as 120 percent increase in existing electric rates. And yet as the previous speaker

8 spoke, Duke Power Company absolutely refuses to disclose the cost estimates to the consumer

9 for the Lee project, as well as the cost that it projects for the alternatives, most obviously the

alternative of increased energy efficiency. I charge NRC with responsibility of forcing Duke to
 be forthcoming in those costs and to include all of them in your environmental analysis. The

12 environmental costs have been well addressed by others and I won't repeat them, but we know

13 the costs are there, cost of nuclear waste, the risk of accidents, the impacts to the water

14 resources of the Broad River. (0001-172 [Guild, Bob])

Comment: Why are the true costs of all associated activities not being factored into Duke's
 projections? (0007-14 [Arnason, Deb])

17 **Comment:** The high cost of nuclear power plants will likely lead to cost overruns and rate

18 increases; this is not mentioned in the application. The price for new reactors, such as

19 Westinghouse's AP1000 design that TVA intends to use, has skyrocketed. Utilities in

20 Florida pursuing the same reactor design have recently stated costs of \$6 to \$8.5 billion

21 per reactor, nearly tripling their estimates from just one year ago. Just a few days ago, a

22 Charlotte Business Journal article reported that Duke conceded that its original cost estimate

23 of \$6 billion is out of date. (0009-5, 0049-5 [Barczak, Sara])

Comment: It was also recently decided by the NC Utilities Commission that Duke's updated cost estimates are trade secret and don't need to be made public. Does the NRC have access to these 'secret' 'costs? If so, how will the public know that the NRC compared the most current costs of the proposed new nuclear plant appropriately when comparing to other energy sources or energy efficiency measures? If the NRC is not able to see these 'secret' cost figures, how can the NRC appropriately determine that building new reactors is the right decision?

30 (0009-6 [Barczak, Sara])

31 **Comment:** Nuclear power is expensive. Duke is reluctant to publish financial data, but experts

32 say that nuclear reactors today cost between 6 and 9 billion dollars each to construct. Duke

33 plans two. (0035-3 [Hamrick, Mike])

34 **Response:** The benefit-cost balance for the project will rely on the best available estimate of

35 project timing and duration, with uncertainties noted. Chapter 11 of the EIS will discuss the

36 estimated overall costs and environmental impacts of the proposed project.

Comment: The EIS also should include the cost for the cradle to grave responsibility for

2 waste, impacts of that waste on the health and economic welfare of the public for waste

3 throughout the process it goes through. This process should include any reprocessing

that's done, any subsequent processing until this waste reaches its final resting place. There's
 no reason why the nuclear industry, if it is as safe as they say, should not itself be responsible

6 for this waste from cradle to grave. And I ask that that cost be included in the EIS scope.

7 (0001-200 [Rudolf, Jerry])

8 **Response:** The NRC is not involved in establishing energy policy; rather, it regulates the

9 nuclear industry to protect public health and safety within existing policy. The impacts of the

10 nuclear fuel cycle will be addressed in Chapter 6 of the EIS. The environmental and health risks

11 (both long- and short-term) of both constructing and operating two new reactors on the Lee

12 Nuclear Station site will be addressed in Chapters 4 and 5 of the EIS. The overall

13 environmental and health costs of the proposed project, as well as the expected benefits, will

14 be summarized in Chapter 11 of the EIS.

15 **Comment:** Is it worth the money that everybody's talking about, the billions of dollars, billions

16 of dollars, to provide these jobs for people that their family is going to be affected further down

17 the road, cancer and all kind of disease, whatever, is going to come into the water and the

18 chemicals and whatever. A lot of families live on the Broad down there where this nuclear site

19 is at and everybody down there eats the fish, they swim in the river and play in the river. It's like

a livelihood to them. And y'all change everybody's livelihood. (0001-121 (Blackwood, Andy))

Comment: NRC has an obligation under the National Environmental Policy Act to fully consider
 without prejudice or preconceptions the holistic cost to the human and natural environment of
 this proposed action, the Lee Nuclear Station, as compared to the alternatives and benefits.

24 (**0001-170** [Guild, Bob])

Response: The environmental and health risks (both long- and short-term) of both constructing and operating two new reactors on the Lee site will be addressed in Chapters 4 and 5 of the

27 EIS. The discussion of alternative energy sources in Chapter 9 of the EIS will describe potential

impacts from these sources in comparison with the proposed action. The overall environmental

and health costs of the proposed project, as well as the expected benefits, will be summarized

30 in Chapter 11 of the EIS.

31 **Comment:** North and South Carolina both currently enjoy low electricity prices, a substantial

32 part of which is due to the efficiencies and cost-effectiveness of operating our current nuclear

33 power plants. Upfront construction costs for nuclear power plants are large but the operating

34 life span and low operating cost of nuclear power plants must also be factored in.

- 1 I ask that the environmental impact statement take a comprehensive look at lifetime costs of
- 2 building and operating the proposed new nuclear plants. And additionally, a comparison of
- 3 lifetime costs of any alternatives. I believe that nuclear will be competitive with the alternatives.
- 4 (0001-123 [Chisolm, Sarah])
- 5 **Response:** This comment discusses the cost effectiveness of nuclear power relative to
- 6 alternative power sources. The NRC does evaluate energy alternatives in applications for
- 7 new nuclear power plants as part of its review in accordance with NEPA requirements. The
- 8 discussion of alternative energy sources in Chapter 9 of the EIS will describe potential impacts
- 9 from these sources in comparison with the proposed action. A discussion of the costs of the
- 10 proposed projects will be included in Chapter 11 of the EIS.
- 11 **Comment:** The EIS should include the cost to the public for the public assumption of risk.
- 12 The Price-Anderson Act caps the Duke Power financial risk for catastrophic events and the rest
- 13 of that risk goes to the public. The cost of this risk can be calculated using standard methods
- 14 like the insurance industry uses. These costs would include things like the health impacts, cost
- of care and compensation, probably the impact on business and the economy in the world.
- 16 (**0001-199** [Rudolf, Jerry])
- 17 **Response:** The NRC is not involved in establishing energy policy; rather, it regulates the 18 nuclear industry to protect public health and safety within existing policy. Thus, matters related 19 to the Price-Anderson Act of 1957 are outside the scope of this review and will not be included 20 in the EIS. However, the EIS will include an evaluation of potential health impacts of operating 21 a nuclear plant on the Lee site in Chapter 5. In addition, the safety assessment for the 22 proposed licensing action was provided as part of the application. The NRC is in the process of 23 developing a SER that analyzes all aspects of construction and operational safety. The NRC 24 will only issue a license if it can conclude that there is reasonable assurance that: (1) the 25 activities authorized by the license can be conducted without endangering public health and 26 safety, and (2) such activities will be conducted in compliance with the rules and regulations of 27 the NRC.

28 **D.2 The Supplemental Scoping Process**

- 29 The supplemental public scoping meeting regarding Make-Up Pond C was held on June 17,
- 30 2010, at the Restoration Church International in Gaffney, South Carolina. The meeting
- 31 summary and meeting transcript are available electronically in the NRC Public Document Room
- 32 or from ADAMS at accession numbers ML101800406 and ML101760446, respectively.

33 D.2.1 Overview of the Scoping Processes

At the Gaffney meeting, 34 attendees provided oral or written comments that were recorded and transcribed by a certified court reporter. In addition to the oral comments and written

- 1 statements submitted at the public meetings, the NRC received 17 emails and 6 letters
- 2 containing comments during the supplemental scoping period. At the conclusion of the
- 3 supplemental scoping period, the NRC staff reviewed the scoping meeting transcript and all
- 4 written material received during the comment period and identified individual comments. These
- 5 comments were organized according to topic within the proposed EIS or according to the
- 6 general topic, if outside the scope of the EIS. Once comments were grouped according to
- 7 subject area, the staff determined the appropriate response for the comment.
- 8 The comments from the supplemental scoping period and their responses were published in the
- 9 Environmental Impact Statement Supplemental Scoping Process Regarding Make-Up Pond C
- 10 Summary Report, William States Lee III Nuclear Station Units 1 and 2 Combined Licenses,
- 11 *Cherokee County, South Carolina* (ML103220015). To maintain consistency with the Scoping
- 12 Summary Report, the correspondence ID number along with the name of the commenter used
- 13 in that report is retained in this appendix.
- 14 Table D-3 identifies in alphabetical order the individuals who provided comments during the
- 15 supplemental scoping period, their affiliations, if given, and the ADAMS accession number that
- 16 can be used to locate the correspondence. Although all commenters are listed, the comments
- 17 presented in this appendix are limited to those within the scope of the environmental review.

| Commenter | Affiliation (if stated) | Comment Source and ADAMS Accession # | Correspondence ID |
|---------------------|---|---|--|
| Arnason, Deb | | Letter (ML101740338) | 0010 |
| | | Meeting Transcript (ML101760446) | 0001-6 |
| Barczak, Sara | Southern Alliance for Clean Energy | Letter (ML101900426) | 0030 |
| Barnett, Barbara A. | Four Seasons Sierra Committee of Henderson Co. NC | Email (ML101750764) | 0021 |
| | League of Women Voters of Henderson Co., NC | Email (ML101750764) | 0021 |
| | | Meeting Transcript (ML101760446) | Comments the same as Correspondence ID #002 |
| Bliss, Rachel | | Letter (ML101740335) | 0009 |
| | | Meeting Transcript (ML101760446) | 0001-20 |

18 **Table D-3**. Individuals Providing Comments During Supplemental Scoping Comment Period

| Commenter | Affiliation (if stated) | Comment Source and ADAMS Accession # | Correspondence ID |
|--------------------|---------------------------------------|---|---|
| Boger, Paul | Greater York Chamber of Commerce | Meeting Transcript (ML101760446) | 0001-13 |
| Breckheimer, Steve | | Email (ML102290307) | 0037 |
| Brooks, Tim | Nestle Prepared Foods | Meeting Transcript (ML101760446) | 0001-8 |
| Clements, Tom | Friends of the Earth | Email (ML092680877) | 0002 |
| | | Meeting Transcript (ML101760446) | 0001-31 |
| Cook, Jim | Cherokee County Development Board | Meeting Transcript (ML101760446) | 0001-26 |
| Corbett, Susan | Chair, South Carolina Sierra Club | Meeting Transcript (ML101760446) | 0001-30 |
| Craig, Anne | | Letter (ML101740334) | 0008 |
| | | Meeting Transcript (ML101760446) | Comments the same as Correspondence ID #0008 |
| Cross, John | URS JSCC Project | Email (ML101740616) | 0026 |
| Dolan, Bryan | Duke | Meeting Transcript (ML101760446) | 0001-5 |
| Drake, Joan W. | | Email (ML101760352) | 0023 |
| Fair, Gabriel | Students for Environmental Action | Meeting Transcript (ML101760446) | 0001-22 |
| Forrester, Mike | State Representative District 34 | Meeting Transcript (ML101760446) | 0001-3 |
| Gregg, Ben | South Carolina Wildlife Federation | Letter (ML101820646) | 0032 |
| Haire, Wenonah G. | Catawba Indian Nation | Letter (ML102110494) | 0039 |
| Hale, Kendall | | Email (ML101720639) | 0003 |
| Hallock, Judith | | Letter (ML102030057) | 0034 |
| Hancock, Mandy | Southern Alliance for Clean Energy | Letter (ML101740336) | 0011 |
| | | Letter (ML101820355) | 0011 |

| Table | D-3. | (contd) | |
|-------|--------------|----------|--|
| 10010 | D U . | (001104) | |

| Commenter | Affiliation (if stated) | Comment Source and ADAMS Accession # | Correspondence ID |
|----------------------------|--|---|---|
| | | Letter (ML101820355) | 0030 |
| | | Letter (ML101900426) | 0030 |
| | | Meeting Transcript (ML101760446) | Comments the same as Correspondence ID #0011 |
| Hansborough, Hilbert J. | | Letter (ML101890551) | 0028 |
| Hicks, Katie | Clean Water for North Carolina | Letter (ML101740343) | 0017 |
| | | Meeting Transcript (ML101760446) | Comments the same as Correspondence ID #0017 |
| Hildebrandt, Lorena | | Meeting Transcript (ML101760446) | 0001-23 |
| Hogue, David | Mayor of Blacksburg, SC | Meeting Transcript (ML101760446) | 0001-4 |
| Hopper, Sara | South Carolina Manufacturers Alliance | Meeting Transcript (ML101760446) | 0001-14 |
| Howarth, Robert F. | Western N. Carolina Physicians for Social Responsibility | Letter (ML101740337) | 0012 |
| | | Meeting Transcript (ML101760446) | 0001-27 |
| Ledford, Judy and Glenn | | Email (ML101750766) | 0022 |
| LeVander, Valerie | Global Warming Task Force of Henderson Co. NC | Letter (ML101740342) | 0016 |
| | | Meeting Transcript (ML101760446) | Comments the same as Correspondence ID #0016 |
| Littlejohn, Lanny F. | South Carolina | Letter (ML101740332) | 0007 |
| McCall, Pat | | Email (ML101720649) | 0018 |
| Mixon, Michael C. | Shaw Power Group | Email (ML101740613) | 0027 |
| | | | |

Table D-3. (contd)

| Commenter | Affiliation (if stated) | Comment Source and ADAMS Accession # | Correspondence ID |
|-------------------------------|---|---|-------------------|
| Mominee, Katharine N. | DBNPS Chemistry | Email (ML101720644) | 0019 |
| Moss, Dennis Carroll | South Carolina | Letter (ML101740333) | 0007 |
| | | Meeting Transcript (ML101760446) | 0001-1 |
| Moss, Steve | South Carolina | Letter (ML101740331) | 0007 |
| | | Meeting Transcript (ML101760446) | 0001-2 |
| Olsen, Mary | Southeast Office of Nuclear Information and Resource Service | Letter (ML101740340) | 0014 |
| | | Meeting Transcript (ML101760446) | 0001-15 |
| Pace, Eric | Carolina Chapter of the N. American Youth Generation in Nuclear | Meeting Transcript (ML101760446) | 0001-21 |
| Peeler, Harvey S. | South Carolina | Letter (ML101740344) | 0007 |
| Pennington, Lee | | Letter (ML102030058) | 0033 |
| Richards, Kitty- Katherine | | Meeting Transcript (ML101760446) | 0001-19 |
| Richardson, Don | Western North Carolina Physicians for Social Responsibility | Letter (ML101740341) | 0015 |
| | | Meeting Transcript (ML101760446) | 0001-25 |
| Robbs, Kayla | Cherokee Co. Chamber of Commerce | Meeting Transcript (ML101760446) | 0001-18 |
| Scott, Darrell | South Carolina Chamber of Commerce | Meeting Transcript (ML101760446) | 0001-10 |
| Smith, Brian | | Email (ML101750767) | 0024 |
| Smith, Clyde E. (Butch) | Cleveland County Water | Letter (ML102070103) | 0035 |

Table D-3. (contd)

| Commenter | Affiliation (if stated) | Comment Source and ADAMS Accession # | Correspondence ID |
|---------------------|---|---|-------------------|
| Swinton, D.C. | Palmetto Environmental Action Coalition | Meeting Transcript (ML101760446) | 0001-24 |
| Thomas, Bill | Pisgah Group, NC Sierra Club | Email (ML101810248) | 0029 |
| Thomas, Ellen | | Email (ML102290314) | 0038 |
| | | Letter (ML101740339) | 0013 |
| Thrift, Debbie | Cliffside Modernization Project | Email (ML101740618) | 0025 |
| Vejdani, Vivianne | SC Department of Natural Resources | Letter (ML102160393) | 0036 |
| Ware, Steve | Nestle Prepared Foods | Meeting Transcript (ML101760446) | 0001-7 |
| Williams, Debralee | | Meeting Transcript (ML101760446) | 0001-28 |
| Wilson, Caroline D. | South Carolina Dept. of Archives and History | Email (ML101720651) | 0020 |
| Zeller, Lou | Blue Ridge Environmental Defense League | Meeting Transcript (ML101760446) | 0001-9 |

Table D-3. (contd)

1 D.2.2 Supplemental Scoping In-Scope Comments and Responses

The in-scope comment categories for the supplemental scoping process are listed in Table D-4 in the order that they are presented in this EIS. The comments and responses for the in-scope categories are included below the table. Parenthetical numbers shown after each comment refer to the comment ID number (correspondence number-comment number) and the commenter name.

7 **Table D-4**. Supplemental Scoping Comment Categories in Order as Presented in this Appendix

| D.2.2.1 | Comments Concerning Process – COL |
|----------|---|
| D.2.2.2 | Comments Concerning Process – NEPA |
| D.2.2.3 | Comments Concerning Site Layout and Design |
| D.2.2.4 | Comments Concerning Land Use – Site and Vicinity |
| D.2.2.5 | Comments Concerning Hydrology – Surface Water |
| D.2.2.6 | Comments Concerning Hydrology – Groundwater |
| D.2.2.7 | Comments Concerning Ecology – Terrestrial |
| D.2.2.8 | Comments Concerning Ecology – Aquatic |
| D.2.2.9 | Comments Concerning Socioeconomics |
| D.2.2.10 | Comments Concerning Historic and Cultural Resources |
| D.2.2.11 | Comments Concerning Health – Radiological |
| D.2.2.12 | Comments Concerning Accidents – Severe |
| D.2.2.13 | Comments Concerning the Uranium Fuel Cycle |
| D.2.2.14 | Comments Concerning Transportation |
| D.2.2.15 | Comments Concerning Decommissioning |
| D.2.2.16 | Comments Concerning Cumulative Impacts |
| D.2.2.17 | Comments Concerning the Need for Power |
| D.2.2.18 | Comments Concerning Alternatives – Energy |
| D.2.2.19 | Comments Concerning Alternatives – System Design |
| D.2.2.20 | Comments Concerning Benefit-Cost Balance |

1 D.2.2.1 Comments Concerning Process – COL

Comment: A number of you were at the scoping meetings in 2008, and I'm quite concerned that at that time this issue of insufficient water was not addressed during scoping. A lot of the members of the public spoke out, and the NRC has said that tonight, and I want a full explanation of why the issue of inadequate water for the reactors was not discussed at that time, and I don't think that we've heard that reason tonight. (0001-31-1 [Clements, Tom])

Comment: Duke was aware of water demands at the time of the EIS scoping meeting so it is
hard to understand why this lake is being proposed now and not at the start of the whole EIS
process. This reflects very poorly on both Duke and the NRC in that the water supply and use
issue was of concern to the public 1.5 years ago and the low-flow impacts well-known at that

11 time. (0002-3 [Clements, Tom])

12 **Comment**: If the NRC had been on its toes and truly working in the public interest, this issue of

13 need for more water would have been on the table from the start of the environmental review

14 process. That the NRC did not realize or admit the stresses being posed to the Broad River by

15 the proposed reactors, as was reflected in a letter from the SC Department of Natural

16 Resources, with which I'm sure you are familiar, is hard to accept. This does call into question

17 the NRC's ability to adequately review Duke's environmental documentation.

18 (0002-4 [Clements, Tom])

19 **Comment**: I expect a full public explanation to be offered both by the NRC and Duke as to why

20 we have only learned this far along into the process about the need for a new make-up water

21 lake (of unknown size). Many of us saw this coming a long time ago and speculated on the

22 possibility that Duke would pose a new lake, so either the NRC and Duke are way behind in

their analysis of impacts to the Broad River or the plan for a new lake existed earlier and is only

just now being revealed. But I am open to any other explanation as to why we are only learning

about this proposed lake at this late point. (**0002-5** [Clements, Tom])

26 **Response**: The NRC's regulations that implement the National Environmental Policy Act of

27 1969 (NEPA) are contained in Title 10 of the Code of Federal Regulations (CFR) Part 51,

28 *"Environmental Protection Regulations for Domestic Licensing and Related Regulatory*

29 Functions." Title 10 CFR 51.29(a)(2) states that scoping will "Determine the scope of the

30 statement and identify the significant issues to be analyzed in depth." Scoping for the

31 environmental impact statement (EIS) should ensure that public and agency concerns are

32 identified early and properly studied. In the case of Make-Up Pond C, it was during the original

33 scoping process that the South Carolina Department of Natural Resources (SCDNR) identified

34 the need for a contingency supply of cooling water during periods of low flow in the Broad River.

The identification of the Broad River low-flow issue by SCDNR is an example of how NEPA and the scoping process were successfully implemented. As a result, Duke Energy Carolinas, LLC

37 (Duke) amended the Lee Nuclear Station project by adding the proposed Make-Up Pond C to

- 1 serve as a source of supplemental cooling water during low-flow periods in the Broad River.
- 2 The NRC and the U.S. Army Corps of Engineers (USACE) considered this a big enough change
- 3 to the Lee Nuclear Station project scope to necessitate another round of scoping and another
- 4 *public scoping meeting.*
- 5 The SCDNR letter can be found in the NRC Agencywide Documents Access Management
- 6 System (ADAMS) under Accession No. ML081430553 (SCDNR 2008). ADAMS is accessible at
- 7 http://www.nrc.gov/reading-rm/adams.html. Persons who do not have access to ADAMS or who
- 8 encounter problems in accessing the documents located in ADAMS should contact the NRC
- 9 Public Document Room reference staff by telephone at 1-800-397-4209 or 301-415-4737, or via
- 10 *e-mail at pdr@nrc.gov.*
- 11 The NRC and the USACE are in the process of examining the environmental impacts of building
- 12 and operating the Lee Nuclear Station (and Make-Up Pond C) and will address water use
- 13 issues in Chapter 5 of the draft EIS. At the time of the original and supplemental scoping
- 14 periods, the NRC was not in the position to make any preliminary determinations regarding
- 15 environmental impacts associated with the proposed Lee Nuclear Station.
- 16 **Comment**: Again, back to the issue of federal agencies working together and disclosure.
- 17 You're working with the Army Corps of Engineers; that's good. But how about the National
- 18 Oceanic and Atmospheric Administration? How about the projections for the droughts that are
- 19 on their records for this area? (0001-15-11 [Olsen, Mary])
- 20 **Response**: Title 10 CFR 51.28 identifies who should be invited to participate in the scoping 21 process, which includes Federal, State, and local agencies, and affected Native American 22 tribes. The NRC's environmental review process invites other governmental agencies to assess 23 whether or not they should be considered cooperating agencies under the regulatory structure 24 afforded by the President's Council on Environmental Quality. The environmental review 25 process also invites these agencies to identify whether or not they have a particular expertise on 26 an issue that may be invaluable to the NRC, or have consultation roles under other statutes that 27 have a bearing on site-specific issues.
- For the Lee Nuclear Station environmental review, the NRC has contacted Federal agencies
 such as the U.S. Fish and Wildlife Service and the American Council on Historic Preservation,
 numerous Native American tribes, and South Carolina and North Carolina resource agencies.
 As the comment states, the USACE Charleston District is participating in the environmental
 review as a cooperating agency. The NRC may also use data from other Federal and State
 agencies when evaluating the environmental impacts of building and operating the Lee Nuclear
 Station.

- 1 **Comment**: A couple years ago reactors, like I said earlier, were closed down because of a
- 2 drought in our area in Tennessee. I want to be assured that the Army Corps of Engineers and
- 3 the NRC can be trusted with this project. (0001-20-3 [Bliss, Rachel])
- 4 Comment: I want to be assured that the Army Corp of Engineers and the NRC can be trusted
 5 with this project. In recent years they have failed us along with corporations they regulate.
 6 (0009-3 [Bliss, Rachel])
- Comment: I know you cannot (for reasons I fail to understand) address anything but this permit
 and have brought our concerns to the further attention of Congress and the President.
- 9 (**0010-5** [Arnason, Deb])
- 10 **Comment**: I have been here before with the NRC when I attended Gaffney SC hearing on this
- 11 Lee reactor May 1, 2008. I was informed, in a joking way, by a NRC employee that my
- 12 opposition was useless and this Lee Reactor was a foregone conclusion. (0010-9 [Arnason, Deb])
- 13 **Response**: NRC approval of an application for a combined license (COL) is not a foregone
- 14 conclusion. The NRC's responsibility is to regulate the nuclear industry to protect public health
- 15 and safety, and the environment. Accordingly, the licensing process for COL applications is
- 16 specified in 10 CFR Part 52. The NRC's environmental regulations are contained in
- 17 10 CFR Part 51 and guidance for NRC staff responsible for environmental review of new reactor
- 18 license applications is documented in NUREG-1555 (NRC 2000), Standard Review Plans for
- 19 Environmental Reviews for Nuclear Power Plants. The environmental review process includes
- 20 a detailed review of an applicant's COL application, and considers public comments received
- 21 during scoping periods as well as consultations with Tribal, State, and Federal agencies to
- 22 determine the environmental effects of building and operating the nuclear power facility.
- 23 By letter dated February 10, 2009, NRC received official notice of the USACE's interest in
- 24 becoming a cooperating agency for the Lee COL EIS (ADAMS Accession No. ML090690283)
- 25 (USACE 2009). The NRC agreed by letter dated March 30, 2009 (ADAMS Accession No.
- 26 *ML090700384) to invite USACE to serve as a cooperating agency in the preparation of the EIS*
- 27 for this licensing action (NRC 2009). USACE is committed to following the letter of the law (i.e.,
- 28 the Clean Water Act) as it applies to the proposed Lee Nuclear Station project.
- Comment: The Catawba wishes to be consulted on any ground disturbing activities on this
 project. (0039-1 [Haire, Wenonah G.])
- 31 **Response**: As outlined in 36 CFR 800.8(c), "Coordination with the National Environmental
- 32 Policy Act of 1969" (NEPA), the NRC is coordinating compliance with the National Historic
- 33 Preservation Act, Section 106, in fulfilling its responsibilities under NEPA. The NRC will consult
- 34 with the Catawba Indian Nation for NRC-authorized activities associated with the Lee Nuclear
- 35 Station COL application. The Catawba Indian Nation will have an opportunity to consult and

1 comment on the project through the NEPA process. The NRC will provide the Catawba Indian

2 Nation copies of Duke's responses to NRC requests for additional information and associated

- 3 *cultural resource reports.*
- 4 **Comment**: I believe if more people in support of these projects were kept well informed there
- 5 would be a greater attendance and more of a show of support. I was not aware of the public
- 6 hearing last week or I too would have attended in person. (0025-2 [Thrift, Debbie])

Response: The NRC staff used a number of methods to inform the public about the scoping meeting. The "Notice of Intent to Conduct a Supplemental Scoping Process for the Supplement to the Environmental Report" was published in the Federal Register on May 24, 2010
(75 FR 28822). In addition, public notice was provided through local newspaper ads and press releases, as well as on the NRC website. Meeting announcements were published in the following local newspapers: The Gaffney Ledger, Spartanburg Herald-Journal, York Enquirer-Herald, The State (Columbia), Blacksburg Times, Charlotte Observer, and Gaston Gazette.

14 The staff appreciates the concern raised by the commenter and will continue to look for ways to

15 *improve public notification of these meetings.*

16 D.2.2.2 Comments Concerning Process – NEPA

17 **Comment**: So cutting now to the scoping issues, the National Environmental Policy Act does

18 allow consideration of options, of course; that's what the whole process is. There's a no-action

alternative. But currently I have never heard of a federal agency being honest about the

situation that we're in with this site. (0001-15-3 [Olsen, Mary])

21 **Response**: The no-action alternative; i.e., denial of COL, energy conservation and efficiency,

22 demand-side management, new generation alternatives, purchased electrical power, alternative

energy technologies (including renewable energy resources such as wind and solar), and the
 combination of alternatives will be addressed in Chapter 9 of the EIS. For acceptable

25 alternatives, the potential for environmental impacts will be assessed against that of the

26 proposed Lee Nuclear Station. If one of the acceptable alternatives is environmentally

27 preferable to the proposed action, economic impacts will also be compared.

28 D.2.2.3 Comments Concerning Site Layout and Design

29 **Comment**: A couple things about the AP-1000 reactor, and I want to point out a few things

30 because the NRC hasn't done it, from the environmental report. If people don't know, the

31 reactors that are being looked at here have never been built anywhere in the world. They are

- 32 under construction in China, but they have never been built anywhere. The design is not
- 33 certified in the United States, and they do not have a license from the Nuclear Regulatory

- 1 Commission. So why is so much site preparation going on at the Duke site here and at the
- 2 SCE&G site if the reactors aren't even licensed and the whole overall project does not have a
- 3 license? (0001-31-4 [Clements, Tom])

4 **Response**: Revision 15 of the Westinghouse AP1000 Design Control Document (DCD) is a

- 5 certified design (10 CFR Part 52, Appendix D). In its COL application (Duke 2007), Duke
 6 referenced Revision 17 to the AP1000 DCD (Westinghouse 2008), which NRC accepted for
- 7 review but has not yet approved. NRC regulations allow the applicant for a COL to reference a
- 8 design that is undergoing design certification. Site preparation activities not related to nuclear
- 9 safety, also termed preconstruction activities, may be performed by the applicant prior to the
- 10 conclusion of the COL application review. The impacts of preconstruction activities will be
- 11 addressed in Chapters 4 and 7 of the EIS. Applicants engaging in preconstruction activities do
- 12 so at their own risk as NRC approval of an application for a COL is not a foregone conclusion.
- 13 This comment provides no new information related to the environmental review of the proposed
- 14 action and will not be addressed in the EIS.

15 D.2.2.4 Comments Concerning Land Use – Site and Vicinity

- 16 **Comment**: Flooding the area for Make-Up Pond C will flood valuable farmland
- 17 (**0037-7** [Breckheimer, Steve])
- 18 **Response**: A description of current land uses, as well as land-use impacts during development
- 19 and operation of the proposed facilities will be discussed in Sections 2.2, 4.1, and 5.1 of the
- 20 EIS. Additionally, Chapter 10 will discuss Irreversible and Irretrievable Commitments of
- 21 Resources, in accordance with Section 102(2)(C)(v) of NEPA.

22 D.2.2.5 Comments Concerning Hydrology – Surface Water

- 23 **Comment**: I do want to mention briefly the construction of Pond C. Pond C is a critical
- 24 component to the Lee Station's success. Duke Energy also evaluated the environmental impact
- of the pond and concluded that it would result in the least impact to the environmental as
- 26 compared to other options. (0001-10-4 [Scott, Darrell])
- Comment: We're talking about water withdrawals; we're talking about Pond C. We are in a situation where power generated with steam is causing two-thirds of the water we take out to not produce any power at all. It's just thermodynamics; it's just condensing steam back to water to make power. So if we do the numbers on this site, the projections are more than 30 million gallons a day, but round down to make it easy: 30 million gallons a day that's actually like, you know, going off the site as steam. Two-thirds of that, or 20 million gallons, didn't even make
- 33 electric power. (0001-15-7 [Olsen, Mary])

- 1 **Comment**: I think it's time that our federal agencies put into their disclosures the withdrawal of
- 2 water that could be drinking water, that could be used in an environmental natural ecosystem
- 3 versus uselessness. (0001-15-8 [Olsen, Mary])
- 4 **Comment**: I'm concerned about the state of the Broad River if another containment pond is
- 5 built using water that would ordinarily go into the Broad River directly. We need further
- 6 information about how this water use will affect communities downstream
- 7 (0001-20-1 [Bliss, Rachel])
- 8 **Comment**: Duke Energy's proposal for this cooling lake demonstrates the flaws of the Lee
- 9 nuclear reactor plans in regards to water. According to Section 5.2.1 of Duke's report on the
- 10 environmental impacts of the Make-Up Pond C, the necessity of this cooling lake is due to the
- 11 need to compensate for low flow on the Broad River. They admit in their report that the region
- 12 has been drought-stricken in the past and continues to be. My question to the Nuclear
- 13 Regulatory Commission, as well as Duke Energy, is why permit or build a nuclear reactor,
- 14 which, according to the Department of Energy, is the highest water consumer of any energy
- 15 technology, in a drought-prone area, especially when, according to climate models, we face an
- 16 escalating threat of future droughts in the region. (0001-23-1 [Hildebrandt, Lorena])
- 17 **Comment**: I'd also like to see information in the environmental report on how long the make-up
- 18 ponds would last in case of low flow and drought in the Broad River.
- 19 (0001-23-2 [Hildebrandt, Lorena])
- 20 **Comment**: I want to know now how much evaporation there is from the lake and what's going
- to replace the evaporated water. Is that going to come from this tiny little creek? Or is it going to
- be pumped from the Broad River? (0001-31-10 [Clements, Tom])
- 23 **Comment**: Also, what happens to London Creek when the lake is emptied down to its lowest
- 24 amount and possibly there's not any discharge to the Broad River? We heard that it's going to
- 25 go down to 17,500 acre feet, I believe, so what happens to the creek under these
- 26 circumstances? (0001-31-11 [Clements, Tom])
- Comment: As I said, you don't have to be against nuclear power to be concerned about how this is going to impact the Broad River. We heard at the earlier scoping meeting, we heard tonight that if this project goes forward, the name of the Broad River is going to have to be changed to the Skinny River, but I'd go just a little bit further. Because of the hot water being discharged into the river, that's going to affect aquatic life downstream, we might well just have to change the name to the Hot & Skinny River, because that may well be the case if this goes forward. (0001-31-16 [Clements, Tom])
- 34 **Comment**: And it does appear that this reactor project hinges on this new lake. It's down to the 35 water in a new lake to provide cooling water for the reactors during low flow. And to me, this is

1 an admission of the vulnerability of the project, that it's not really viable, that this is the wrong

2 place for nuclear reactors, even if you're pro-nuclear. If you want nuclear reactors to be built,

3 this is not the place to do it, because the Broad River is not large enough to handle these

4 reactors. (0001-31-2 [Clements, Tom])

5 **Comment**: And I want to dispute something that was said earlier by the representatives who

6 spoke and by the Chamber of Commerce. We heard them say that the new water withdrawal bill

7 that was passed by the legislature this year and signed by the governor is going to regulate

8 these new reactors. Well, that's quite interesting to hear, because at the Nuclear Advisory

9 Council -- the Governor's Nuclear Advisory Council meeting last Thursday a spokesperson from

10 the Department of Health and Environmental Control made clear the new bill does not regulate

11 water withdrawal for nuclear reactors. That's the role of the Federal Energy Regulatory

12 Commission. So there's not going to be any control by the state, it appears. I asked one of the

13 representatives outside to please clarify, and he didn't really want me asking him the question,

because they want to make the presentation that the state is going to regulate the water

15 withdrawal, and I don't think that's the case. To read the law it's very unclear, but DHEC's

16 interpretation is that the reactors are not regulated. (**0001-31-3** [Clements, Tom])

17 **Comment**: And I wanted to point out -- and some people have already done this, but pulling

18 directly from the Duke environmental documents, they say that 60,000 gallons per minute will be

19 withdrawn from the river, with a use of 28,000 gallons per minute, maximum. According to my

20 calculations, this is 86 million gallons a day withdrawn from the river, and 41 million gallons

21 used through evaporative cooling. (0001-31-5 [Clements, Tom])

22 **Comment:** Also, the environmental report says that Make-Up Pond C will have a maximum 23 depth of approximately 116 feet, that the dam height will be 132 feet, and to me -- and its 24 620 acres in size. And to me this is a lake and it's not a pond. The environmental report -- and I 25 think this is something that you really need to think about -- says, London Creek, on which the 26 lake would be built, was flowing during both the March and September 2008 sampling events, 27 when they were doing this study. However, between sampling events, London Creek ceased to 28 flow in many places due to severe to extreme drought conditions in the region. And it goes on to 29 say, "Prior to the September sampling period, riffle areas in London Creek dried up, leaving only 30 isolated pools". We're talking about a small creek that's going to provide the emergency water 31 that's need in low-flow periods of the river. This is not a sizeable body of water on which this 32 lake is being proposed. (0001-31-6 [Clements, Tom])

Comment: I'd like to make a request and then just point out some things that I'd like to see the EIS cover. I request that the NRC, in the tables, provide the volumes in gallons per minute as well as acre-feet, because when you read them, you have to make the interpretations yourself, and the question already came up tonight and the NRC couldn't answer that: How many acrefeet were in gallons. (0001-31-7 [Clements, Tom])

Comment: Also the question needs to be explained: How many days' worth of use of water for cooling is in this lake? As I recall from the environmental document, it's only a few. This is only going to provide extra operating capacity. I don't know; maybe it's five days. It's not going to provide a margin for keeping the reactors going in any case if there's an extreme drought like

5 we had a few years ago. (**0001-31-8** [Clements, Tom])

6 **Comment**: And I want to know how much discharge there is from the new lake into the Broad

7 River at different flows of the river. At some point is there going to be no water discharged from

8 the -- from London Creek and the lake into the river, because it's all being captured for storage?

9 (**0001-31-9** [Clements, Tom])

10 **Comment**: An evaluation of the water needs for the station was included as a part of the

11 environmental report. This included a thorough analysis of many factors, such as available

12 water sources; upstream, downstream water users' needs; environmental considerations, and

13 station water needs. It also included a review of historical data, including the potential impact of

14 drought conditions on area water resources and station operation. The Ninety-Nine Islands

15 reservoir will be the primary source of water in this station. In addition, the site currently has two

16 ponds; one designed for station use during drought periods instead of using the Ninety-Nine

17 Islands reservoir. These ponds can be refilled from rain, runoff, and water from Ninety-Nine

18 Islands reservoir during high river flow periods. (0001-5-2 [Dolan, Bryan])

19 **Comment**: Based on our additional evaluation and discussions, as well as alternatives for use,

20 where we considered other options for maximizing the efficient use of water and minimizing our

21 environmental impact, we determined adding another pond on the Lee site would provide

additional drought contingency during prolonged droughts and further ensure the availability of

water for the regional ecology and downstream water users. (**0001-5-3** [Dolan, Bryan])

Comment: Comments on Make-Up Pond C: And I'm glad you provided some information, and I
 would like some more, as people have requested: the size of the pond relative to evaporation
 needs of the reactor. But I'd like those over the life of the reactors. (0001-6-2 [Arnason, Deb])

27 **Comment**: Duke's nuclear power plant at Lee, if constructed, would consume four times as

28 much water as all public and industrial users in Cherokee County combined.

29 (**0001-9-2** [Zeller, Lou])

30 **Comment**: Given that we have long know about the possible stresses to the Broad River by the

31 consumptive use of water by the proposed Lee reactors, as was raised more than a year ago

32 during scoping comments, it strikes me as strange that Duke has now come back to propose a

33 new cooling-water lake. It was quite clear last year that the low flow of the Broad River - which

one person during oral scoping comments said should be renamed the Skinny River if the
 reactor project went forward - would not be sufficient to supply both the reactors and provide

36 water for the flow of the river during low-flow periods. (**0002-2** [Clements, Tom])

Comment: Nuclear power plants use enormous amounts of water; in a era of increasing
 drought and water shortages, we cannot afford to do this. (0003-4 [Hale, Kendall])

3 **Comment:** My understanding is Duke Energy will withdraw the water needed to operate the 4 Lee plant from the Broad River at the Ninety-Nine Islands Reservoir, and that during drought 5 conditions Duke will rely on drought contingency ponds as the source of water for the plant's 6 needs rather than withdrawing water from the Broad River. This seems prudent to me because 7 it will allow for the water in the river during low-flow conditions to be available for downstream 8 users and for protecting the river's ecology. As a South Carolina legislator, I am familiar with the 9 South Carolina Surface Water, Permitting, Use and Reporting Act which was approved by the 10 S.C. legislature and signed by the Governor earlier this month. Duke's proposed plans to 11 withdraw water from on-site drought contingency ponds, during drought periods, is perfectly 12 aligned with what our state environmental permitting and environmental resource agencies 13 advocated in this legislation. Specifically, the legislation states that when minimum flow 14 conditions exist in the river, the water withdrawer is to stop withdrawing consumptive quantities 15 of water from the river and begin withdrawing water from a supplemental source such as a 16 drought contingency pond. Duke Energy is proposing the construction of an additional drought 17 contingency pond, which it would utilize during prolonged drought periods. I fully support Duke's 18 request to construct this additional drought contingency pond. Again, I want to point out that 19 Duke's plans to use two drought contingency ponds during low river flow conditions directly 20 aligns with the expectations and requirements stated in the S.C. surface water legislation. 21 (0007-2 [Littlejohn, Lanny F.] [Moss, Dennis Carroll] [Moss, Steve] [Peeler, Harvey S.])

| 22 | Comment: The production of nuclear power compromises our safety in several areas including |
|----|--|
| 23 | our right to clean, non radioactive water sources. (0008-2 [Craig, Anne]) |

24 **Comment**: I am concerned about the state of the Broad River, if another containment pond is

- built using water that would ordinarily go into the Broad river directly. We need further
- information about how the water use will affect communities downstream. (0009-1 [Bliss, Rachel])
- 27 **Comment**: Although Duke has submitted a supplemental plan to construct an additional source
- 28 of water to be designated Make-Up Pond C, I cannot fathom how it would be enough, especially
- in times of drought and water wars between southern States. This must also be projected at
- 30 least 20 years out considering climate change is rapidly drying up this area. How dare we allow
- 31 for-profit corporations to suck us dry? (0010-1 [Arnason, Deb])
- 32 **Comment**: I would hope you are aware that each existing and each new reactor will
- 33 EVAPORATE millions of gallons of water PER DAY PER REACTOR (35Mgw/day@Lee) -unlike
- 34 paltry lawn watering or car washing regulations where at least the water will find its way back
- into the water table of the region where it is used! (0010-2 [Arnason, Deb])

1 **Comment**: I have a joke for you, although it's not original: Granting this permit will turn the

- 2 Broad River into the Skinny River. Please now take my concerns seriously or the fallout will be
- 3 on all of us. (0001-6-4 [Arnason, Deb])
- 4 **Comment**: Does Duke Energy assure you they have the technology and expertise to prevent
- 5 any disasters or, in this specific case, provide enough water to make up for their projected water
- 6 evaporation without sacrificing the needs of human beings for fresh water over the next
- 7 20 years or the life of the reactor? How can anyone believe that when the future is so uncertain?
- 8 (0010-4 [Arnason, Deb])
- 9 **Comment:** The application also mentions that average surface water use (public and industrial) 10 in Cherokee County was 8.4 million gallons per day. This means that on a daily basis the Lee plant could use six to ten times the amount of surface water used by everyone else in the 11 12 county combined. The plant will be competing with other important water users in South 13 Carolina and the region. Yet, the application does not acknowledge the impacts this may have, 14 nor does it ponder the impacts this could have during severe drought conditions, such as we 15 regularly experience. The NRC needs to address all of these serious issues in the draft EIS. 16 (0011-11 [Hancock, Mandy])
- 17 **Comment**: The Broad River, from which the Lee site will rely, is already stressed from the 18 drought and a variety of industrial and municipal users. Further, other proposals, such as Duke's 19 efforts to expand the Cliffside coal plant in NC, and SCE&G's proposal to build two reactors in 20 Jenkinsville, SC also aim to use huge amounts of water from the Broad River. The full extent of 21 these proposed impacts are not discussed in the application. The NRC needs to analyze not 22 only the Broad River of today, but the Broad River of tomorrow, which is slated for more 23 development. The application even states that an estimated 56 percent increase in water 24 demand is projected from 1997 to 2020 for the North Carolina portion of the Broad River basin. 25 How will the Broad River be able to provide enough water for all these needs? 26 (0011-12 [Hancock, Mandy])
- Comment: The proposal to impound the Broad River to create a 620 acre make up pond would
 forever alter the ecosystem of this area. These risks are not adequately addressed in Duke's
 revised report. (0011-2 [Hancock, Mandy])
- 30 **Comment**: Duke and the NRC already know that this region has historically suffered from
- 31 severe droughts as Duke's revised report references the 2005 South Carolina Water Use
- 32 Report Summary that says the last multi-year drought was in 2008. The National Drought
- Mitigation Center shows the immediate vicinity of Gaffney to be currently suffering abnormally
 dry conditions. The Supplement lists recorded statewide droughts since 1925 that show a
- 35 pattern of getting more frequent and longer lasting droughts. The proposal of creating Make Up
- 36 Pond C is simply illogical-what actually makes sense is to pursue less water intensive energy

- 1 options to begin with instead of costly engineering measures that will negatively impact the
- 2 environment, add to the cost, and ultimately waste even more water. (0011-7 [Hancock, Mandy])
- 3 **Comment**: According to Duke's application, the two Lee reactors will withdraw during normal
- 4 use 50-86 million gallons of water per day (mgd) from the Broad River 9 and consume, or lose,
- 5 35-41 mgd resulting in an overall consumptive loss of approximately 50-70%.'?? This is
- 6 unacceptable in a region in which water resources are already stressed.
- 7 (0011-9 [Hancock, Mandy])
- 8 **Comment**: Duke and SCG&E are planning Cliffside Coal Plant and 5 nuclear reactors on the
- 9 Broad (2 at Lee in Gaffney and 3 at Summer in Jenkinsville). This is not sustainable and
- 10 jeopardizes the entire Broad River watershed and drinking source for Columbia, SC.
- 11 (**0013-10** [Thomas, Ellen])
- 12 **Comment**: The water withdrawals from the Broad River are in direct conflict with drinking water
- needs of Columbia, SC and will have its greatest impact during draught when the water needs
 of the City will be greatest. (0014-2 [Olsen, Mary])
- 15 **Comment:** We strongly oppose the proposed reactors for many reasons. First, the water 16 evaporation from the Broad River due to cooling operations would be unacceptable. The Broad 17 River already receives hot discharges and loses water from THREE other existing or planned nuclear reactors in SC and a coal plant in NC. In addition to the 47 million gallons of water per 18 19 day the facility would withdraw, returning only a guarter of this amount, our calculation based on 20 the reactor specifications indicate that the facility could cause evaporation of up to five and a 21 half BILLION gallons per year in "forced evaporation" downstream due to hot discharges. This 22 reduced flow is harmful to wildlife and reduces the amount of water available to downstream 23 communities, such as Union and Columbia, who use the Broad as a drinking source. 24 Construction of cooling pond C would not improve the state of the Broad River, as London 25 Creek is tributary to the river, and thus any evaporation from the pond will impact overall river 26 flows. The mean monthly discharge of many NC rivers and streams has been generally 27 decreasing in the past decade, due to two extended periods of drought. Especially with these 28 drought conditions and the possibility of interstate water conflicts, a closer examination of the 29 allocation implications of permitting these reactors is imperative. (0017-1 [Hicks, Katie]) 30 **Comment:** I strongly urge development of at least the third pond identified in the June 18, 2010 31 Craig Peters Report distributed by NEI. There is no debate regarding paramount concerns for 32 confidence and assured availability of uninterrupted cooling water sources, and there have been 33 recent instances of extreme drought in the southern regions.. There is not debate that all
- 34 engineering / mechanical advantages available to provide uninterrupted water source must be
- 35 perused. It is my opinion that additional water ponds should also be considered for simple
- 36 process water hold-up. Typical examples would be a hold up pond for circulating cooling water
- 37 to provide short term hold up on site for oxidation biocide degradation and/or station drain

- 1 run-off hold-up ponds for the inadvertent oil leaks, both providing short term hold-up/mitigation
- 2 potential prior to return to open water sources. (0019-2 [Mominee, Katharine N.])
- 3 **Comment**: Water is an issue. Droughts and heat waves cause nuclear reactors to be unreliable
- 4 and inoperable because federal regulations require plants to shut down when water
- 5 temperatures reaches 90 degrees. (**0021-4** [Barnett, Barbara A.])
- 6 **Comment**: The Lee plants cannot function without 50 million gallons of water a day from the
- 7 Broad River and 35 million gallons would evaporate from the cooling towers. Nuclear Reactors
- 8 would consume four times as much water as all public and industrial users in Cherokee County
- 9 combined (Duke Energy License Application Environmental Report Sec. 2.3.2). In the summer
- 10 South Carolina is hot and humid with daytime temperatures averaging near 90 degrees and
- 11 have reached 100 degrees. (0021-5 [Barnett, Barbara A.])
- 12 **Comment**: This nuclear plant will require the construction of a lake to ensure a reliable source
- 13 of cooling water, consuming up to 55 cubic feet of water per second from the Broad River. With
- 14 global warming/climate change there can be no assurance that the flow of the Broad River will
- remain at its current levels or that its water will be essential for drinking or agriculture in the
- 16 future. (0029-6 [Thomas, Bill])
- 17 **Comment**: The proposal to impound the Broad River to create a 620 acre make up pond would
- 18 forever alter the ecosystem of this area. These risks are not adequately addressed in the
- 19 Environmental Report and must be thoroughly examined by the Nuclear Regulatory
- 20 Commission (NRC) in the draft Environmental Impact Statement (DEIS).
- 21 (0030-1 [Barczak, Sara] [Hancock, Mandy])
- 22 **Comment:** This region has historically suffered from severe droughts. Yet Duke's application 23 references the 2005 South Carolina Water Use Report Summary that says the last multi-year 24 drought was in 1998. The National Drought Mitigation Center shows the immediate vicinity of 25 Gaffney to be currently suffering abnormally dry conditions. The Supplement lists recorded 26 statewide droughts since 1925 that show a pattern of getting more frequent and longer lasting. 27 The proposal of Make Up Pond C, to be used to provide supplemental water during drought 28 and/or low flow periods in a region prone to severe drought and temperatures, seems extreme 29 and dangerous. (0030-5 [Barczak, Sara] [Hancock, Mandy])
- 30 **Comment**: According to Duke's application, the two Lee reactors will withdraw during normal
- 31 use 50-86 million gallons of water per day (mgd) from the Broad River and consume, or lose,
- 32 35-41 mgd, returning only 30-50% back to the river. Overall consumptive loss will be
 33 approximately 50-70%. This is unacceptable in a region in which water resources are already
- 34 stressed. The application also mentions that average surface water use (public and industrial) in
- 35 Cherokee County was 8.4 million gallons per day. This means that on a daily basis the Lee
- 36 plant could use six to ten times the amount of surface water used by all other users in the

1 county combined. Though the proposed plant will be competing with other important water users

2 in South Carolina and the region, the application does not acknowledge the impacts this may

3 have, nor does it ponder the impacts this could have during severe drought conditions. The

4 NRC needs to address this in the DEIS. (0030-6 [Barczak, Sara] [Hancock, Mandy])

5 **Comment**: The Broad River, from which the Lee site will rely, is already stressed from the

6 drought and a variety of industrial and municipal users. Further, other proposals, such as Duke's

7 efforts to expand the Cliffside coal plant in North Carolina, and SCE&G's proposal to build two

- 8 reactors in Jenkinsville, South Carolina at the V.C. Summer site also aim to use huge amounts
- 9 of water from the Broad River. The full extent of these cumulative impacts is not discussed in
- 10 the application. The NRC needs to analyze not only the Broad River of today but also the Broad

11 River of tomorrow, which is slated for more development. The application states that an

12 estimated 56 percent increase in water demand is projected from 1997 to 2020 for the North

Carolina portion of the Broad River basin. How will the Broad River be able to provide enough
 water for all these needs? (0030-7 [Barczak, Sara] [Hancock, Mandy])

15 **Comment**: Also, downstream of the proposed Lee facilities the Broad River enjoys our state's

16 Scenic River status, reflecting a stream of exceptional quality and diversity. Hence, measures to

- 17 protect these assets are not only prudent, but should be required by the license and related
- 18 permits. (0032-2 [Gregg, Ben])
- 19 **Comment**: It is our understanding that Duke's proposed water withdrawals are consistent with
- 20 the spirit, intent, and specifications of the [South Carolina Surface Water Withdrawal and
- 21 Reporting] Act. (0032-4 [Gregg, Ben])

22 **Comment**: the proposed water management plan presented by Duke appears consistent with

23 the requirements of its FERC license for the Ninety-Nine Islands Hydroelectric Station.

24 (**0032-5** [Gregg, Ben])

Comment: I am not satisfied that there will be enough water to service this proposed reactor
 due to our severe recent drought and associated water evaporation. (0034-1 [Hallock, Judith])

27 **Comment**: Given the fact that the proposed power plant is a regional solution we are perplexed

as to why Duke Energy has not considered a more regional option to supply the additional

29 storage of water for the project. CCW has been working for more than 10 years on the

- 30 development of a reservoir on the First Broad River to supply potable water for our water
- 31 system as well as the City of Shelby water system. CCW presented this idea to Duke Energy
- during its study of the Broad River Water Supplies conducted in 2007. It is our understanding
- that Duke's study indicated there was an inadequate supply of water from the Broad River
- 34 during extreme drought conditions and that an additional supply of raw water was needed for

1 cooling water for the proposed Lee Nuclear Station. Duke's conclusion as to inadequate water

- 2 supply supports the position of CCW as to the need for an additional supply of raw water.
- 3 (0035-2 [Smith, Clyde E. (Butch)])
- 4 **Comment**: Now that a second reservoir is needed (Make-up pond C) CCW requests that
- 5 USNRC and the USACOE re-evaluate the use of a proposed joint reservoir on the First Broad 6 River. (**0035-3** [Smith, Clyde E. (Butch)])
- 7 **Comment:** The ER Supplement states that the proposed Make-Up Pond C would be an off-8 site, man-made reservoir, formed by impounding London Creek; a tributary of the Broad River, 9 northwest of Make-Up Pond B. Make-Up Pond C would be used to provide supplemental water 10 during drought and/or low flow periods. Make-Up Pond C would be filled using water pumped 11 through Make-Up Pond A and Make-Up Pond B, or directly from the Broad River. The Make-Up 12 Pond C dam would be downstream of Lake Cherokee and upstream of the confluence of 13 London and Little London creeks. The Make-Up Pond C dam crest elevation would be 660 ft 14 msl, and the spillway crest elevation would be 650 ft msl. Make-Up Pond C would have a 15 maximum depth of approximately 116 ft and a total storage volume of approximately 16 22,000 ac-ft. The surface area at the normal pond level of 650 ft msl would be approximately 17 620 ac. The usable storage capacity would be approximately 17,500 ac-ft. Normal water surface 18 elevation for the proposed Make-Up Pond C would be 650 ft. At times when natural stream 19 flows to Make-Up Pond C are inadequate to maintain a full pool condition, the reservoir would 20 receive supplemental inflows from the Broad River. If permitted, Pond C, at 632 acres would be
- 21 the largest reservoir permitted in the state of South Carolina since Lake Russell in the mid-
- 21 the largest reservoir permitted in the state of South Carolina since Lake Russell in the mit
- 22 I 970s. (0036-1 [Vejdani, Vivianne])
- 23 **Comment**: The proposed flooding of approximately 6 mi of stream will require mitigation for
- 24 unavoidable impacts to waters of the U.S. as required by section 404(b)(1) of the Clean Water
- Act, consistent with criteria set forth in the Federal Mitigation Rule (Rule). The Rule establishes set criteria, or elements, that must be addressed in every mitigation plan. Among these 12
- 27 elements is the collection of baseline information for the impact site. In keeping with this
- requirement, a geomorphological assessment of the entire reach of London Creek and its
- tributaries within the impact zone should be conducted. This geomorphological assessment
- 30 should include, but not be limited to, the following:
- Dimension, pattern and profile features of London Creek and its tributaries,
- Bankfull width, discharge and velocity of London Creek,
- Substrate analysis for London Creek and tributaries, and
- Inventory of riffle/pool complexes, falls, shoal areas and woody debris in London Creek and
 tributaries.

- 1 These baseline monitoring parameters will be necessary to ensure that aquatic habitat quality in
- 2 the mitigation reaches is commensurate with impacted reaches, and appropriate mitigation is
- 3 provided to replace lost values and functions of London Creek and its tributaries if they are
- 4 impounded.

5 In order to adequately mitigate all identified impacts, the Licensee will be required to develop a

6 comprehensive mitigation plan. For impacts to the amount of wetlands and stream that will be

7 involved to develop Pond C, such a mitigation plan should encompass more than simple

- 8 wetland and stream impact restoration and compensation. DNR requests continued discussion
- 9 with the Licensee and appropriate regulatory agencies regarding mitigation to include
- 10 identification of the potential impacts to fish, wildlife and habitat resources by the construction of
- 11 Pond C. (0036-12 [Vejdani, Vivianne])
- 12 **Comment**: DNR has concluded the Licensee has conducted a thorough and exhaustive review
- 13 of the need for obtaining additional water supply for safe operation of the proposed facility

14 during periods of extreme drought. A number of the alternatives that have been put forward for

15 additional water supply represent engineering solutions exceeding the capability for DNR

16 analysis. DNR is satisfied the Licensee has identified the least damaging alternative to natural

- 17 resources for provision of additional water supply based on comparison of alternative
- 18 supplemental water supply options. (0036-13 [Vejdani, Vivianne])
- 19 Comment: The proposed Pond C would back up to and interface directly with the Lake
- 20 Cherokee dam, thus resulting in a number of potential impacts, such as the need for
- 21 modification of the existing dam and emergency spillway, fencing and rip-rap of the down slope.
- 22 DNR and the Licensee have been engaged in productive discussion regarding avoidance and
- 23 minimization of impacts to Lake Cherokee and its public use. (0036-3 [Vejdani, Vivianne])
- Comment: There is not enough water from the river to feed additional nuclear plants; the water
 will be needed for drinking and growing food. During extended drought, the units will have to be
 taken off line when the pond water runs out. (0037-5 [Breckheimer, Steve])
- 27 **Comment**: Duke and SCG&E are planning to expand Cliffside Coal Plant and want to add
- 5 new nuclear reactors (2 at Lee in Gaffney and 3 at Summer in Jenkinsville) on the mis-named
- Broad River, perhaps hoping that there will be no droughts such as those in 2005 and 2008.
- 30 This jeopardizes the entire Broad River watershed and drinking source for Columbia, SC -- and
- 31 other farms and towns downstream, all the way to the Atlantic. (0038-1 [Thomas, Ellen])
- 32 **Comment**: The C-Pond would wipe out a substantial piece of forest, and would be dependent
- 33 upon a stream which is known to have dried up during the drought of 2008, or (if pumped out of
- 34 the Broad River) would significantly reduce the amount of water that would be needed
- downstream for agriculture and drinking water. (0038-5 [Thomas, Ellen])

- 1 **Response**: In the EIS, the review team will describe Make-Up Pond C, disclose the impacts to
- 2 water resources, and discuss possible alternatives that would either eliminate the need for
- 3 Make-Up Pond C or reduce its impacts. In Chapter 3, the review team will describe Make-Up
- 4 Pond C and the dam that will impound the water that will form Make-Up Pond C. In
- 5 Sections 4.2.1 and 5.2.1, the review team will discuss alterations of the hydrological system that
- 6 will result during the development of Make-Up Pond C and during the operation of Make-Up
- 7 Pond C, including the projected changes in downstream flows and the overall water budget for
- 8 the plant during operation. In Sections 4.2.2 and 5.2.2, the review team will disclose the
- 9 *impacts to water resources, including downstream flows under current and reasonably*
- 10 foreseeable future conditions. In Section 9.4, the review team will discuss possible alternatives
- 11 to the proposed system design that could either eliminate the need for Make-Up Pond C or
- 12 reduce its impacts.
- 13 **Comment**: I see from the report you sent me that this is probably a useless exercise once
- 14 again since this public comment supplemental scoping process is designed to weed out
- 15 anything but comments on Make-Up Pond C for which you admittedly do not provide clear or
- 16 easily-accessed information (size of pond relative to evaporation needs of reactor over the life of
- 17 the said reactor(s), impacts on source and disbursement of pond water or radioactive
- 18 contaminants expected, effects on environment in best and worst case-scenarios, etc.)
- 19 (**0010-8** [Arnason, Deb])
- 20 **Response**: As stated in the response above, the draft EIS will present the results of the review
- 21 team's analysis of environmental impacts associated with construction and operation of the
- 22 proposed Lee Nuclear Station and Make-Up Pond C. The NRC maintains a webpage that
- 23 contains links to documents associated with the Lee Nuclear Station COL review –
- 24 http://www.nrc.gov/reactors/new-reactors/col/lee.html including Duke's Environmental Report,
- 25 the supplement to the Environmental Report regarding Make-Up Pond C, responses to the
- 26 NRC's requests for additional information, meeting notices and summaries, and other
- 27 information.
- 28 **Comment**: Can you tell me if the proposed new impoundment is on the Lee reactor site or 29 actually on the Broad River itself? (**0002-1** [Clements, Tom])
- 30 *Response*: The proposed Make-Up Pond C would be located northwest of the Lee Nuclear
 31 Station on London Creek, a tributary of the Broad River.

32 D.2.2.6 Comments Concerning Hydrology – Groundwater

- 33 **Comment**: We are also on well water. The last time they were blasting and working at that site,
- 34 some people in the area lost their wells and water. What are your plans to see we have plenty of
- 35 safe water? Who should we contact in case we have a problem with our water supply?
- 36 (0033-2 [Pennington, Lee])

- 1 **Response**: The purpose of the EIS is to disclose the environmental impacts of constructing
- 2 and operating the proposed Lee Nuclear Station. Section 2.3 of the draft EIS will address
- 3 groundwater resources and Sections 4.2 and 5.2 will address potential impacts to groundwater
- 4 during construction and operation of the proposed Lee Nuclear Station. The NRC has no
- 5 jurisdiction over the business practices of private entities, and issues regarding these private
- 6 business practices will not be addressed in the EIS.

7 D.2.2.7 Comments Concerning Ecology – Terrestrial

- 8 Comment: How many trees are going to be cut during construction of the lake? And as far as
 9 I'm aware, this is a forested area. So a square mile of forest is going to be lost in South
 10 Carolina due to the construction of this lake. (0001-31-15 [Clements, Tom])
- 11 **Comment**: You are clearing for the lake and the site? (**0033-4** [Pennington, Lee])
- 12 **Response**: Land will be cleared both for construction of the proposed Lee Nuclear Station and
- 13 for Make-Up Pond C. The Make-Up Pond C area is largely forested. Land clearing impacts for
- 14 both will be addressed in Chapter 4 of the EIS.
- 15 **Comment**: We already have a problem with wild animals in this area. What are doing about the 16 animals in the area? (**0033-3** [Pennington, Lee])
- 17 **Response**: It is unclear to which local wild animal problem the comment refers; therefore, the
- 18 comment cannot be specifically addressed. However, the potential effects of the construction of
- 19 the proposed Lee Nuclear Station on invasive biota will be addressed in Chapter 4 of the EIS.
- 20 **Comment**: Sufficient information has been provided by the Licensee to evaluate the impact of
- 21 the proposed Pond C on vegetation and cover. In addition to these studies, the Licensee hosted
- 22 a 2-day site visit to allow DNR staff botanists to conduct a preliminary assessment of vegetation
- 23 at the London Creek site. DNR personnel observed the London Creek riparian corridor to be
- 24 minimally disturbed as compared with similar sites in the foothills of the upstate. While the ridge
- tops are impacted by silviculture practices, the steeper, north-facing bluffs demonstrate little
- disturbance. The lack of invasive, exotic species attests to the site's relative integrity.
- 27 (**0036-5** [Vejdani, Vivianne])
- 28 **Response**: Biological information from available sources, including Duke and the South
- 29 Carolina Department of Natural Resources will be used to describe the plant and animal
- 30 communities in the Make-Up Pond C area in Chapter 2 of the EIS. A discussion of existing
- 31 disturbances to and the relative integrity of extant terrestrial resources (including invasive
- 32 species) in the Make-Up Pond C area will also be included.

Comment: The ER Supplement states that London Creek and its associated tributaries and
 forest cover likely provide a localized travel corridor for some species to and from the Broad

3 River (Ninety-Nine Islands Reservoir) floodplain. This area is a travel corridor for migrating

- 4 passerine birds which have been demonstrated to use major rivers and associated riparian
- 5 corridors during migration periods. (**0036-6** [Vejdani, Vivianne])
- 6 **Comment**: 2.4.1.2.2 Birds The following observations were noted:
- A high number of migrant songbird species were observed, indicating that a diversity of migrant species use the forested stream corridor during migration. The connectivity of forested wetlands and river systems has been demonstrated to be important to neotropical migrants. Forested areas are used because they provide the highest density of food resources. Migrant birds have, in some cases, flown thousands of miles and are building
- 12 reserves to reach breeding grounds and successfully reproduce;
- The widths of riparian stream zones at the London Creek site provides mixed hardwood
 forest habitat that is becoming more limited in the upstate; and
- Steep rock formations create cove systems within the London Creek site, south of where they are commonly located, contributing to a diversity of habitat for bird species.
- 17 (**0036-7** [Vejdani, Vivianne])
- 18 **Response:** Biological information from available sources, including Duke and the SCDNR, will 19 be used to describe the plant and animal communities and their functions in the Make-Up 20 Pond C area in Chapter 2 of the EIS. A discussion of migratory bird use of the London Creek 21 watershed as a travel corridor to and from the Broad River floodplain; the contribution of wide 22 riparian corridors to the relative integrity of the Make-Up Pond C area; and the contribution of 23 cove systems to the diversity of avian habitat also will be included. Potential impacts to these 24 communities from construction and operation of the proposed Lee Nuclear Station will be 25 discussed in Chapters 4 and 5 of the EIS.
- 26 **Comment:** Results of the herpetology study conducted by the Licensee's consultant indicate 27 that, of 66 species that potentially occur onsite, 41 of these species were documented onsite 28 (approximately 60% of potential species). The list of potential species comprised 25 amphibians 29 and 41 reptiles. The study documented the presence of 19 amphibian species (76% of the 30 potential species) and 18 reptile species (43% of the potential reptile species). Observing such 31 a high percentage of potential species within a 1.5-year sampling period is an indication that the 32 site supports a relatively healthy and diverse amphibian and reptile assemblage. Likewise, the 33 salamander diversity observed at the London Creek site also is indicative of a relatively healthy 34 and functional system. The herpetology survey documented 8 of 11 potential salamander 35 species (72% of potential species). (0036-8 [Vejdani, Vivianne])

1 **Response**: Herpetofauna communities in the Make-Up Pond C area will be described in

2 Chapter 2 of the EIS. A discussion of the diversity and relative integrity of the herpetofauna

3 communities will also be included.

4 **Comment**: The Licensee proposes a 300 ft buffer around the Pond, 50 ft of which is proposed 5 to be cleared, grubbed, grassed and maintained to prevent debris from washing into the 6 reservoir. DNR concurs with the proposed 300 ft buffer but does not support clearing, grubbing, 7 grassing and maintaining a 50 ft buffer adjacent to the shoreline. Pond C would likely naturalize 8 and support a variety of aquatic life and wildlife. Riparian zones perform numerous ecological 9 functions to include, but not be limited to: riparian plant communities provide excellent food, 10 cover, and nesting sites for a variety of wildlife species and detritus and woody debris are an 11 important source of energy and cover for aquatic life. Canopy cover helps to maintain water 12 quality by reducing surface water temperatures. Riparian zones function as biofilters and 13 remove nutrients and other pollutants from stormwater runoff before it enters rivers, lakes and 14 streams. DNR looks forward to continued discussion with the Licensee in order to explore other 15 alternatives for preventing debris from entering intake structures. (0036-2 [Veidani, Vivianne])

16 **Response**: The NRC has no jurisdiction over land-clearing practices by Duke. Disposition of

17 the 50-ft cleared buffer that was proposed all the way around and adjacent to Make-Up Pond C

18 remains under discussion between Duke and the South Carolina Department of Natural

19 Resources. The resolution of this issue and any associated impacts will be addressed in

20 Chapter 4 of the EIS.

21 D.2.2.8 Comments Concerning Ecology – Aquatic

22 **Comment:** DNR conducted a fisheries survey of London Creek per South Carolina Stream 23 Assessment protocol on 12 May 2010. Eighteen species were collected during this sampling 24 event (17 native species), including 4 state conservation priority species. The fish assemblage 25 was similar overall to that reported by the Licensee from their 2008-2009 fish survey. No 26 additional species to those reported by the Licensee were discovered. The sample section was 27 well forested and exhibited habitat conditions consistent with an intact Outer Piedmont 28 watershed with substrate heterogeneity. At the time of DNR sampling, flows were above 29 average. Sampling conducted by the Licensee did not demonstrate the presence of piscivorous 30 fish in London Creek. (0036-10 [Vejdani, Vivianne])

31 **Comment**: Twenty-eight crayfish collections were made by Duke Energy in 2008 and 2009;

32 these were collected and examined in May 2010 to determine species composition. In addition,

33 crayfishes were sampled by DNR and Duke Energy personnel in 2010. Crayfishes collected

34 from London Creek in the area proposed for impoundment (Pond C footprint) included:

- Cambarus sp. cf. acuminatus (Cambarus sp. C) (listed in the ER Supplement as Cambarus acuminatus; it is an undescribed species being studied by John Cooper at North Carolina
 State Museum of Natural Sciences),
- *Cambarus reduncus* (species collected by Duke Energy but not listed in the ER
 Supplement), and
- 6 Procambarus acutus
- None of the crayfish species are of conservation concern in South Carolina. Neither shells nor
 live individuals of any native freshwater mussels were encountered during any of the surveys
- 9 conducted by DNR in 2010, and they were not discovered by the Licensee during the 2008 and
- 10 2009 surveys; thus, London Creek does not appear to support any native mussel species.
- 11 (**0036-11** [Vejdani, Vivianne])
- 12 **Comment**: The Licensee conducted surveys for fish and macroinvertebrates in 2008. These
- 13 surveys provide sufficient information regarding fish and macroinvertebrate resources. In
- 14 addition to this information, DNR conducted a preliminary assessment of fishery and
- 15 macroinvertebrate communities of London Creek and its tributaries. This assessment revealed
- 16 that the proposed reservoir will represent the loss of intact Piedmont watershed and associated
- 17 aquatic habitats and species. Overall, London Creek currently exhibits physical conditions
- 18 consistent with a quality Piedmont stream, including a forested riparian corridor, channel
- 19 sinuosity and habitat (riffle/pool) diversity, and coarse, clean substrate composition. London
- 20 Creek is subject to the fluctuating flows typical of similar Piedmont streams.
- 21 (0036-9 [Vejdani, Vivianne])
- 22 **Response**: Biological and physical information from available sources, including Duke and the
- 23 South Carolina Department of Natural Resources, will be used to describe the aquatic
- communities in and around London Creek in Chapter 2 of the EIS. Potential impacts on these
- communities from construction and operation of the proposed Lee Nuclear Station will be
- addressed in Chapters 4 and 5 of the EIS.
- 27 **Comment**: One of the more challenging hurdles is the issue of minimum release (minimum in-
- 28 stream flows) from any proposed reservoir. This minimum release is being required by a
- 29 number of different organizations and resource agencies, including the US Fish and Wildlife
- 30 Service (USF&WS). We trust that the USNRC and the USF&WS will impose the same
- 31 requirements for minimum release if the Pond C option is pursued. CCW has discovered that
- this minimum release, depending upon the number, can have a major impact on the safe yield
- of any reservoir. The minimum release could impact the size of the proposed 620 acre pond C
- 34 reservoir. (0035-4 [Smith, Clyde E. (Butch)])
- 35 **Response**: The NRC does not impose requirements for minimum in-stream flow; however,
- 36 construction and operation of Make-Up Pond C would require authorizations from the USACE
- 37 (Clean Water Act, Section 404) and the South Carolina Department of Health and

- 1 Environmental Control (Clean Water Act, Section 401) and these agencies could require a
- 2 minimum in-stream flow. Because the EIS will likely be finalized before such permits are
- 3 obtained, details of minimum flow requirements, if any, will not be included in the EIS. However,
- 4 the potential for minimum flow requirements and the potential impacts of station operation on
- 5 Make-Up Pond C and London Creek will be addressed in Chapter 5 of the EIS.
- 6 **Comment**: And what is the impact to the river of water discharged during low flow that has
- been heated up, as we've heard before from other speakers, in the lake before it's discharged
- 8 into the river, if it in fact is discharged? (**0001-31-12** [Clements, Tom])
- 9 **Comment**: What's the impact of siltation to the river during construction?
- 10 (0001-31-14 [Clements, Tom])
- 11 **Comment**: "Thermal pollution" kills plants, fish, and other organisms, stressing the entire
- 12 environment. The proposed W.S. Lee nuclear power plant could withdraw 47 million gallons of
- 13 water per day from the Broad River and return only 1/4 back to the river. Hot water discharge
- 14 and the release of radioactive contaminants and hazardous chemicals threaten wildlife and
- 15 human health. (0013-4 [Thomas, Ellen])
- 16 **Response**: The review team will consider water-quality impacts resulting from construction and
- 17 operation of the proposed Lee Nuclear Station on the Broad River, including siltation and
- 18 *temperature (thermal) effects, in Chapters 4 and 5 of the EIS. Cumulative water-quality impacts*
- 19 from the proposed Lee Nuclear Station will be addressed in Chapter 7 of the EIS.
- **Comment**: The Broad River is an irreplaceable resource to our state, providing a unique suite
 of habitats critical for both wildlife and outdoor recreation. In this reach of the Broad River we
- have one of the state's few small mouth bass fisheries. (0032-1 [Gregg, Ben])
- 23 **Response**: The Broad River as it relates to wildlife resources and recreation, including the
- smallmouth bass (Micropterus dolomieu) fishery, will be addressed in Chapter 2 of the EIS.
- 25 Potential impacts on these resources from construction and operation of the proposed Lee
- 26 Nuclear Station will be addressed in Chapters 4 and 5 of the EIS.
- 27 **Comment**: The availability of Make-Up Pond C will essentially establish a floor for withdrawals
- from the river under these severe conditions. Shifting to Make-Up Pond C will, therefore,
- 29 substantially mitigate the impacts of the proposed LNS operations during these especially
- 30 sensitive periods, thereby providing for baseflows protective of recreational and riparian needs
- downstream, as well as for habitat and wildlife. (**0032-3** [Gregg, Ben])
- 32 **Response**: The potential impacts on downstream habitats and recreational activities from
- 33 Make-Up Pond C operation during drought periods will be addressed in Chapter 5 of the EIS.

1 D.2.2.9 Comments Concerning Socioeconomics

2 **Comment:** But let's not overlook the other factors that Lee Nuclear Station will bring to this 3 area: the 700-plus jobs that will be permanent for operation of the plant and the average salary 4 that will approach \$70,000. The majority of the employees will live in the county; they will spend 5 their money in the county. There will be an influx of approximately 1000 to 1500 additional 6 personnel each year for refueling needs, which will also generate additional revenue in the form 7 of purchasing of food, living accommodations, and other items. There will be several million 8 dollars that will be collected by the county for property taxes. These taxes will be used to 9 improve schools, and as we all know, we do need improvements in our school systems. There 10 will be operating expenses that will be met for the school systems. It will also help fund county 11 services. (0001-13-2 [Boger, Paul])

12 **Comment:** So one point that I want to bring from a worker that I know in Texas about jobs is 13 that while there may be 400 jobs advertised and there may be a multiplier effect that we've 14 heard about this evening from various people, the other multiplier effect is the spouse who 15 comes without a job, because most of these 400 people will move into the area because they 16 require specialized training that's not available in the local community, and they bring with them 17 a spouse and very often one or more teenagers, all of whom are looking for jobs. So you get 18 400 jobs and about 800 job seekers, so the net for Gaffney is not necessarily an increase in 19 employment -- Gaffney, Blacksburg, this general area. (0001-15-2 [Olsen, Mary])

Comment: And then all of the major big reactor parts, the vessel and all those things, are made in Japan or South Korea. They have to be ordered years in advance and brought here. We don't make them; we don't have forges big enough in this country. We lost our steel industry -- our big forges years ago.

And so none of this stuff is actually made in the United States. All those jobs, all that money that we're spending to buy that is going to foreign countries. (**0001-30-3** [Corbett, Susan])

- 26 **Comment**: Lee Nuclear Station will benefit our state in other ways, namely by creating
- 27 thousands of construction jobs, providing hundreds of well paying jobs for decades to come,
- stimulating the local economy through the addition of service jobs to support the nuclear plant

and its workers, and providing a low-cost, safe, reliable, carbon-free, environmentally

- 30 responsible source of electricity to our citizens.
- 31 (0007-1 [Littlejohn, Lanny F.] [Moss, Dennis Carroll] [Moss, Steve] [Peeler, Harvey S.])
- 32 **Comment**: I have worked several outages within the industry and know how beneficial these
- 33 plants could be not only to the local economy there in Gaffney but to the entire upstate region.
- 34 (**0026-2** [Cross, John])

- 1 **Comment**: These proposed plants in the Gaffney area would create an economic boon like
- 2 nothing that has been experienced in the area and would create hundreds of permanent jobs
- 3 and the opportunity for many other jobs for the re-fueling outages and work that comes with it.
- 4 Locoal [sic] housing would benefit, local business and hotels would benefit, local economy as a
- 5 whole would benefit and South Carolina get s new, clean, viable power source.
- 6 (0026-5 [Cross, John])
- Comment: Not only will these plants boost the local economy like never before it will sub -stain
 a large number of Full time jobs to the area but also will see added temporary jobs during
 re-fueling and so on. I think that It not need mentioned but this area of the country has lost many
 of its local jobs to the overseas textile industry causing many local residents to be un-employed.
 (0027-2 [Mixon, Michael C.])
- 12 **Comment**: Workers to run the plant will be brought in from outside the county and will not 13 employ Cherokee County residents. (**0037-6** [Breckheimer, Steve])
- 14 **Comment**: Because of the economy, Duke Power is dredging up support in communities near
- 15 the proposed plant with promises of jobs and cheap energy. Both of these promises are
- 16 suspect. (0038-2 [Thomas, Ellen])
- 17 **Comment**: Historically, most of the people who build and maintain nuclear power plants are
- 18 seasoned workers who come from other places. They bring families into the community who
- 19 compete for existing jobs. Once the plant is built, the construction crew will either leave town or
- 20 be unemployed. (0038-3 [Thomas, Ellen])
- *Response*: Regional socioeconomic impacts such as impacts on the economy, employment,
 taxes, housing and schools associated with the construction and operation of the proposed Lee
 Nuclear Station will be considered in Chapters 4 and 5 of the EIS.
- Comment: I would like to see nuclear energy developed in this area. There really is no
 economic development going on here at this time. I own a 5800 square foot commercial building
 on Old Georgia Highway in Gaffney and there is no market for it or other similar buildings
 because there is no new industry in the area. (0024-1 [Smith, Brian])
- Comment: I am thankful that the Duke-Cliffside Modernization Project has provided many jobs
 for not only NC but also SC and surrounding states and a much needed update to this facility.
- 30 (**0025-3** [Thrift, Debbie])
- 31 **Response**: These comments generally express support for the proposed action based on the
- 32 potential positive socioeconomic impacts it would be expected to bring to the region.
- 33 Socioeconomic impacts from construction and operation of the proposed Lee Nuclear Station
- 34 will be addressed in Chapters 4 and 5 of the EIS.

1 **Comment**: What happens as population, agriculture needs grow? Will these containment

2 ponds continue to be licensed? (0001-20-2, 0009-2 [Bliss, Rachel])

Response: Socioeconomic impacts, such as population growth, will be addressed in
 Chapters 4 and 5 of the EIS.

5 **Comment**: The ER Supplement indicates the Licensee proposes no public use of the proposed

6 reservoir. DNR appreciates the sensitive nature of operation of a nuclear generation station,

7 however, London Creek constitutes waters of the U.S. and any impacts to it for purposes of a

8 reservoir the size of the one being proposed should include an examination of compatible public

9 use opportunities. These compatible public use opportunities might include fishing and boating
 10 opportunities and other compatible appreciative uses along the northern boundary, etc. DNR

11 looks forward to continued discussion with the Licensee regarding potential, compatible public

12 use opportunities on a portion of the proposed Pond C. (**0036-4** [Vejdani, Vivianne])

13 **Response**: Recreational impacts will be addressed in Chapters 4 and 5 of the EIS. Providing

14 public access for recreational activities on or within Make-Up Pond C is outside the scope of

15 NRC's regulatory authority. The USACE role in the EIS as a cooperating agency on the EIS will

16 be addressed in Section 1.3 and its discussion of environmental impacts related to the Clean

17 Water Act in Section 9.5.

18 D.2.2.10 Comments Concerning Historic and Cultural Resources

Comment: Based on the description of the Area of Potential Effect (APE) for the project and the identification of historic properties within the APE, SHPO concurs with the assessment that no historical properties listed in or eligible for listing in the National Register of Historic Places will be adversely affected by this project. Also, SHPO concurs with the recommendation for the plans to relocate the Service Family Cemetery (38CK142).

Our office is reviewed the eligibility of the Cherokee Falls Mill Village, as proposed in the survey.
 We have determined that the village is not eligible for listing on the National Register of Historic

26 Places. (0020-1 [Wilson, Caroline D.])

27 **Response**: Historic and cultural resources will be addressed in Chapter 2 of the EIS, and

impacts on these resources will be discussed in Chapters 4 and 5. The South Carolina State

29 Historic Preservation Officer's concurrence with the assessment of no historic properties

30 adversely affected within the area of potential effects for Make-Up Pond C, concurrence with

- 31 plans to relocate the Service Family Cemetery, and assessment of the Cherokee Falls Mill
- 32 Village as ineligible for listing on the National Register of Historic Places will be incorporated

33 *into these chapters as part of compliance with the National Historic Preservation Act,*

34 Section 106 review process.

- 1 **Comment**: [Flooding the area for Make-Up Pond C] could cover unique archeological sites.
- 2 Any environmental impact study should include an archeological survey of the area.
- 3 (**0037-8** [Breckheimer, Steve])
- 4 **Response**: The Make-Up Pond C project area has been surveyed for historic and cultural
- 5 resources, including an inventory and assessment of archaeological sites. The results of this
- 6 survey will be summarized in Chapter 2 of the EIS and impacts will be addressed in Chapters 4
- 7 and 5.

8 D.2.2.11 Comments Concerning Health – Radiological

- 9 **Comment**: I'd like impact on source and dispersement of pond water or radioactive
- 10 contaminants that you expect. I'd like the effects on the environment in the best- and worst-case
- scenarios, just like this BP thing would certainly have been avoided if something had been
- 12 looked into beforehand. (0001-6-3 [Arnason, Deb])
- 13 **Comment**: I'm talking about uranium 235 and plutonium. Just as an example -- and of course
- 14 these plants turn out a couple hundred isotopes of various half-lives. But look at 238, the
- 15 so-called depleted uranium. It's all over the Middle East from these shells that were used to
- 16 penetrate tanks, and they're pyrophoric, so they vaporize, and they float off in the air, and
- 17 they're in the ground, and the children play in them.
- 18 238: It is a half-life of 4-1/2 billion years. That's the half-life of 238: 4-1/2 billion years. How old is
- 19 this planet? 4-1/2 billion years. Not to worry; it'll be safe in ten half-lives, which is 45 billion
- 20 years. Some of us aren't going to be here then.
- 21 So we have contaminated -- we have already contaminated this earth, the only one we've got,
- 22 forever. This earth is permanently contaminated with radiation. Everybody in this room -- I'm a
- doctor, and I've looked into this. Everybody in this room has got some strontium-90 in his bones
 -- his or her bones.
- 25 Your bones, of course, surround your bone marrow, which makes your red and white cells and
- 26 your platelets, and exposure to radiation by white cells results in leukemia, so the leukemia rate
- is bound to go up over the years. I'm sorry to say this, but we're all contaminated.
- 28 (**0001-25-4** [Richardson, Don])
- 29 **Comment**: There is no safe level of radiation. Any potential leak threatens our water and the 30 entire Broad River watershed (**0003-5** [Hale, Kendall])
- 31 **Comment**: I personally would not want to drink water that has just earlier that day been used to 32 cool a nuclear power plant. (**0009-5** [Bliss, Rachel])

1 **Comment**: There is no "safe" level of radiation which can damage reproductive cells and lead

- 2 to genetic mutations and cancer, damage the immune system, cause leukemia and more (World
- 3 Health Organization) (**0013-5** [Thomas, Ellen])
- 4 **Comment**: U238, has a half-life of 4.5 billion years, the age of our planet. Not to worry, we'll be
- 5 safe after 10 half-lives, 45 billion years from now. We have thus contaminated Earth forever
- 6 already, and everyone in this room has some Sr-90 in his or her bones, exposing bone marrow
- 7 to the risk of leukemias and related malignancies and morbidity (**0015-5** [Richardson, Don])
- 8 Comment: the potential for such facilities to pose the threat of severe damage to the
 9 environment and to human populations mitigate against the development of nuclear production
 10 and delivery services. (0023-3 [Drake, Joan W.])
- 11 **Comment**: I would not be interested in drinking water or eating fish from the Broad River if I 12 were anywhere downstream of Gaffney. (**0038-7** [Thomas, Ellen])
- 13 **Comment**: Blue Ridge Environmental Defense League opposes this project for a variety of
- 14 reasons: Harmful radioactive pollution is released into the air and to the water from nuclear
- 15 power plants on a routine basis. Of course, highly toxic radioactive waste is also stored on site
- 16 in pools of water. (**0001-9-1** [Zeller, Lou])
- 17 Comment: There is great potential for release of radiation into the atmosphere
 18 (0037-3 [Breckheimer, Steve])
- Comment: [There is great potential for release of radiation into the ...] water from nuclear
 plants (0037-4 [Breckheimer, Steve])
- Comment: Our water supply is threatened by the potential for leaking radioactivity from the
 reactor (documented at dozens of sites today). (0013-9 [Thomas, Ellen])
- Comment: I think of the plant in North Carolina that had to flush out its pipes in the midst of a
 hurricane, flooding farmlands and pig farms with radioactivity. (0038-8 [Thomas, Ellen])
- 25 **Response**: These comments concern possible health effects from radiation exposure.
- 26 Chapter 5 of the EIS will address the potential radiation doses and the associated health effects
- 27 from operation of the proposed Lee Nuclear Station. Impacts related to storage of radioactive
- 28 waste will be addressed in Chapter 6 of the EIS. Cumulative radiological impacts will be
- 29 described in Chapter 7. The NRC's regulatory limits for radiological protection are set to protect
- 30 workers and the public from the harmful health effects of radiation on humans. These radiation
- 31 standards reflect extensive scientific study by national and international standards-setting
- 32 organizations, and incorporate conservative assumptions and models to account for differences

1 in gender and age to ensure that workers and all members of the public are adequately 2 protected from radiation.

3 D.2.2.12 Comments Concerning Accidents – Severe

- 4 **Comment**: The history of production of nuclear energy is replete with accidental threat of 5 radiation exposure to human populations and to the environment (**0023-6** [Drake, Joan W.])
- 6 Comment: This location is within 50 miles of some 2.3 million people, including thousands of
 7 members of Sierra Club, both in North and South Carolina, who could be impacted by any
 8 serious nuclear incident at this facility (0029-1 [Thomas, Bill])
- 9 **Comment**: And so it's not clean and it's not safe. I mean, anytime, you know, Chernobyl or 10 some Three Mile Island accident could happen. (**0001-19-3** [Richards, Kitty-Katherine])
- 11 **Comment**: And you know what, if the Gulf oil spill has taught us anything, it's taught us that the
- 12 worst case scenario can happen; it will happen eventually. We've been very lucky in this country
- 13 that it hasn't happened. This community better get your evacuation plans well in hand and know
- 14 where you're supposed to go. You better get your iodine pills and be ready. If nothing else,
- we've learned that complex systems can fail in complex ways that we can't even imagine.
- 16 (0001-30-10 [Corbett, Susan])
- 17 Comment: Catastrophic consequences of nuclear reactor failure come to mind i.e., Chernobyl
 18 and Three-Mile Island. (0034-3 [Hallock, Judith])
- 19 **Response**: The comments concern the potential for severe accidents at the proposed Lee
- 20 Nuclear Station. The environmental impacts of postulated accidents, including severe
- 21 accidents, will be addressed in Chapter 5 of the EIS.

22 D.2.2.13 Comments Concerning the Uranium Fuel Cycle

- 23 **Comment**: And then we need to disclose about the waste as well, because every form of
- 24 power that uses fuel makes waste. In the case of uranium fuel, its waste that can cause cancer,
- birth defects, nobody wants it. And I'll go on record that western North Carolina does not want a
- 26 granite repository, thank you very much. But I think it's time that the federal regulators that come
- 27 out and talk to local communities about new waste generation happening in addition you know,
- that's why you're going to withdraw all this water, is to cool that core to be sure that the nuclear meltdown doesn't happen. So, good, we're making waste, and so the regulator needs to
- meltdown doesn't happen. So, good, we're making waste, and so the regulator needs to
 disclose that the same regulator is considering changes its own regulations to make what is
- 31 currently 120 years of temporary storage up to 300 years of temporary storage, because there
- 32 is no plan for what to do with the waste that would be generated at the William States Lee site.
- 33 So does the local community know that you are being sited with not only a pond and a nuclear

- 1 power plant but also a temporary storage site for waste up to 300 years.
- 2 (0001-15-9 [Olsen, Mary])
- 3 **Comment**: there's also the question of waste. If the Lee station goes on line, it will be a high-
- 4 level nuclear waste dump for the foreseeable future, and that's just the facts.
- 5 (0001-23-3 [Hildebrandt, Lorena])
- 6 **Comment**: I'm worried about the waste. Barnwell is closing in 2038, so the waste that's 7 generated here will not be able to go there after 2038. (**0001-30-5** [Corbett, Susan])
- 8 **Comment**: They've been kicking this nuclear waste can down the road for over half a century.
- 9 They are no more equipped to deal with it now than they were when they started. They had to
- 10 commission a blue-ribbon commission to study it again. It's ridiculous.
- 11 (0001-30-7 [Corbett, Susan])
- 12 **Comment**: Nuclear waste is very dangerous, lasts for years and we have no where to store it 13 because of NIMBY. (**0003-6** [Hale, Kendall])
- 14 **Comment**: Nuclear waste remains radioactive for millions of years; we still need effective 15 nuclear waste management (**0013-3** [Thomas, Ellen])
- Comment: William States Lee if it goes on-line will be a high-level nuclear waste dump for the
 foreseeable future. (0014-5 [Olsen, Mary])
- 18 **Comment**: [Nuclear power ...] produces hazardous and long lasting waste.
- 19 (**0017-3** [Hicks, Katie])
- 20 **Comment**: The permanent storage of radioactive waste remains unsolved regardless of the 21 passage of federal legislation. (**0021-6** [Barnett, Barbara A.])
- 22 **Comment**: the difficulties entailed in managing toxic waste disposal from such production, all
- 23 mitigate against the development of nuclear production and delivery services.
- 24 (**0023-4** [Drake, Joan W.])
- 25 **Comment**: The history of the production of nuclear energy is replete with extreme difficulty in
- designing, managing, and securing facilities and effective processes for the disposal of toxic
 waste. (0023-7 [Drake, Joan W.])
- 28 **Comment**: There is still no resolution of the issue of safe disposal of long-lived hazardous
- 29 nuclear waste from reactors in our nation, meaning that radioactive wastes will be stored on site
- 30 as at other nuclear plants, adding to the hazards of the reactors themselves; and (An NRC
- 31 study in 1997 calculated a fire in a spent fuel pool could produce 54,000 to 143,000 cancer

- 1 deaths and would render 2,000 to 70,000 square kilometers of Agricultural Land uninhabitable.
- 2 (Caldicott, Nuclear Power is not the Answer, p.99-105)) (0029-2 [Thomas, Bill])
- 3 **Comment**: In the broader picture, I am concerned with nuclear power production related to
- 4 uranium mining and the high-level nuclear waste production and storage.
- 5 (**0034-2** [Hallock, Judith])
- 6 **Comment**: There is still no good plan for disposal of the radioactive waste that we already have 7 let alone the waste from additional nuclear facilities. (**0037-2** [Breckheimer, Steve])
- 8 **Comment**: Nuclear power reactors create plutonium which can be used to make bombs. It is
- 9 one of the most toxic man-made substances known, remaining radioactive for more than
- 10 240,000 years (**0013-6** [Thomas, Ellen])
- 11 **Response**: These comments concern the disposal of both low- and high-level radioactive
- 12 waste, and the consequence of closing the Barnwell, South Carolina, low-level radioactive
- 13 waste disposal facility. The impacts of the uranium fuel cycle, including interim storage and
- 14 ultimate disposal of spent fuel and other radioactive waste, will be discussed in Chapter 6 of the
- 15 EIS.
- 16 **Comment**: Uranium mining does create a lot of pollution in itself, and it's getting harder and 17 harder to mine good stuff, so it costs more and more, and the processing of it, the mining of it, 18 the transportation of it -- it's not clean. Obviously it does have a lot of radioactive waste that we 19 have to deal with for hundreds of thousands of years with deformed children and babies and 20 cancer and all this kind of stuff. (0001-19-2 [Richards, Kitty-Katherine])
- *Response*: The comment concerns the potential for health impacts from radiation exposure
 from uranium mining. The impacts related to the uranium fuel cycle will be addressed in
 Chapter 6 of the EIS.
- Comment: And, you know, when President Obama, who has tried to do some good things for the country, you know, I think, but when he keeps saying that nuclear waste is going to be recyclable -- you know, they're going to make sure that they can find a way to do that -- you know, let's keep speaking out and saying, Where's your proof? You know, where have you got this genius scientist that has come up with a way? -- because it's not in existence.
- 29 (**0001-19-4** [Richards, Kitty-Katherine])
- 30 **Response**: The comment concerns the potential for recycling spent nuclear fuel. The potential
- 31 environmental impacts of the fuel cycle from recycling only the uranium from spent nuclear fuel
- 32 will be addressed in Chapter 6 of the EIS. Recycling uranium and plutonium from spent nuclear
- 33 fuel will not be addressed in the EIS. While Federal policy no longer prohibits recycling,

1 additional research and development is needed before commercial recycling of spent fuel

2 produced by U.S. nuclear power reactors occurs.

Comment: There is no reduction in the carbon footprint, as far as I can tell, when we consider
 the entire life cycle of the project, from construction, permitting, mining, cooling, and disposing
 of waster (0001 20 5 [Plice Pachell))

5 of waste. (0001-20-5 [Bliss, Rachel])

6 Comment: We came here to talk about Make-Up Pond C, but we're really talking about the
7 environmental impacts of the Lee nuclear plant as well. As we all know, fission -- the fission
8 reaction directly does not involve carbon. A lot of people have been talking about nuclear as a
9 carbon-free alternative, and a lot of people have been talking about that it's not carbon free. The
10 fact is that it's not carbon free. It uses processes that use carbon. (0001-22-3 [Fair, Gabriel])

Comment: An analysis of the entire nuclear fuel cycle, the entire cycle, from exploration to decommissioning and storage, the whole thing, is highly carbon intensive. It has a huge carbon footprint, but they only count the footprint while they're operating the plant, when they turn the key and operate that -- well, we'll just start counting it -- I mean, if you had a Land Rover and you drove to the top of Pikes Peak in Colorado and coasted into the valley and then looked at your gas mileage, you'd say, Hey, this thing's getting 200 miles to a gallon. Well, that's what the nuclear industry's doing. (0001-25-2 [Richardson, Don])

- Comment: There is no reduction in the carbon footprint when we consider the entire life cycle
 of the project from construction, mining, cooling and disposing of waste. (0009-7 [Bliss, Rachel])
- 20 **Comment**: While nuclear plants in operation do not themselves release carbon dioxide or other
- 21 Greenhouse gases contributing to the scientific expectations of global warming, they are not
- carbon neutral, as the mining and purification of uranium-derived fuels does produce these
- 23 gases; (0029-5 [Thomas, Bill])
- **Comment**: Uranium mining is highly toxic, and so are processing and reprocessing. The reprocessing which nuclear advocates may argue makes it renewable, produce obscenely toxic chemicals along with the electricity, horrific bi-products which somehow must be hidden for hundreds of centuries, or at least until some genius discovers how to harmlessly neutralize
- hundreds of centuries, or at least until some genius discovers how to harmlessly neutralize
 radiation and toxic chemicals, which may take a very long time. All of these activities have a
- 29 serious carbon footprint, so the allegation that nuclear power is clean is untrue.
- 30 (**0013-7**, **0038-6** [Thomas, Ellen])
- 31 **Response**: These comments concern the greenhouse gas emissions of the entire fuel cycle
- 32 and operation of the proposed Lee Nuclear Station. The impacts of greenhouse gas emissions
- 33 from the life-cycle of fuel production, construction, operation, and decommissioning of the units
- 34 will be presented in Chapters 4, 5, and 6, and in an Appendix of the EIS.

1 **Comment**: The study that I am familiar with was written by Jan Willem Storm van Leeuwen, a

2 Dutch engineer, and the late Philip Smith, an American engineer. They concluded that a small

3 amount of net energy can be gotten from nuclear power by using the highest-grade ores. But of

4 course we used the highest-grade ores first, and they're running out.

5 There may be no net energy using low-grade ores, but the industry keeps alive, because there's 6 support for the spinoff of bomb materials; in other words, the production of things that we can't

- 7 sanely use. (**0001-25-3** [Richardson, Don])
- 8 **Comment**: But when you think about it, uranium really comes from Russia and Kazakhstan and
- 9 Canada. The kind of uranium we have in this country is very low grade and requires a lot of
- 10 enrichment and is expensive and stuff like that; plus they made a huge mess uranium mining
- 11 out west. (0001-30-2 [Corbett, Susan])
- 12 **Comment**: Nuclear Power is not renewable. Uranium mining is highly toxic and needs to be
- 13 imported from foreign countries. Again, creates dependency for the USA (0003-2 [Hale, Kendall])
- 14 **Comment**: [Uranium is ...] imported from foreign countries. (0013-8 [Thomas, Ellen])
- 15 **Comment**: Further, an analysis of the entire nuclear cycle, done by Jan Willem Storm van
- 16 Leeuwen and the late Philip Smith, concluded that a small amount of net energy can be gotten
- 17 from nukes by using the highest grade ores-which are running out-and that there may be NO

18 net energy from the remaining low-grade ores. (**0015-3** [Richardson, Don])

- Comment: Uranium itself is a finite resource like coal and oil, so nuclear power is not a
 sustainable energy source for the long term, like solar and wind-based energy sources
 (0029-4 [Thomas, Bill])
- 22 **Response**: These comments concern the availability of uranium to fuel the proposed Lee
- 23 Nuclear Station. The irretrievable and irreversible commitment of resources, such as uranium,
- 24 will be addressed in the context of the availability of the resource in Chapter 10 of the EIS.

25 D.2.2.14 Comments Concerning Transportation

- Comment: The transportation of radioactive materials, fuels and waste, to and from the site is
 itself a hazardous activity subjecting the surrounding population along the transportation routes
 to health hazards from any accidents and radiation releases (0029-3 [Thomas, Bill])
- 29 **Response**: The radiological and nonradiological impacts of transporting unirradiated fuel, spent
- 30 nuclear fuel, and radioactive waste to and from the proposed Lee Nuclear Station and
- 31 alternative sites will be addressed in Section 6.2 of the EIS.

1 D.2.2.15 Comments Concerning Decommissioning

Comment: Where will they decommission this reactor? What will they do with it? Chances are
 this community will get stuck with it. (0001-30-6 [Corbett, Susan])

4 **Response**: Title 10 CFR 50.75 requires the applicant to provide reasonable assurance that

5 funding will be available for decommissioning activities at the time it is needed. The

6 environmental impact of decommissioning a permanently shutdown commercial nuclear power

7 reactor will be discussed in Chapter 6 of the EIS. In addition, NRC staff may consider

8 information from Supplement 1 to NUREG-0586 (NRC 2002), Generic Environmental Impact

9 Statement on Decommissioning of Nuclear Facilities, published in 2002, when analyzing the

10 expected impacts of decommissioning.

11 D.2.2.16 Comments Concerning Cumulative Impacts

12 **Comment**: Duke Power and SCE&G are planning to build a coal-fired plant, Cliffside, and 5 13 Nuclear Reactors on the Broad River. (**0003-7** [Hale, Kendall])

14 **Comment:** As the NRC is aware, Duke already operates five reactors here in SC and several 15 more nearby in NC. In fact, SC is the most nuclear power reliant state in the SE and the 3rd 16 most reliant in the country. Further, a host of nuclear waste and nuclear industrial operations are 17 here in SC. The Savannah River Site near Aiken is the most radioactive Department of Energy 18 site in the nation. The Barnwell nuclear dump is also a radioactive hot spot. Nowhere in the 19 application does it discuss the cumulative impacts of having all these facilities operating in SC. 20 Nor does it discuss the cumulative health impacts to Carolinians. The NRC must address these 21 cumulative impacts to water resources and human health if it is to make a truly informed 22 decision on adding two more reactors into this already radioactive mix.

23 (0011-13 [Hancock, Mandy])

24 Comment:

• The National Environmental Policy Act EXPLICITLY recognizes "truncation" as a key issue when it comes to the potential for federal actions to negatively impact our environment - that the integrated totality of federal activity must be assessed - not just in pieces that exclude the

- 28 larger picture
- On what basis does the Federal Regulator justify holding a scoping hearing on TWO power
- 30 plants that are but 1/3 of the projected federally licensed powers plants to be impacting the
- 31 Broad River? Six power plants: Cliffside, Summer x 3 and William States Lee x 2 are all in
- 32 licensing actions now. Why is there no process that will assess ALL of those impacts -
- 33 cumulative, synergistic and additive? (**0014-1** [Olsen, Mary])

- 1 **Comment**: In fact, South Carolina is the most nuclear power reliant state in the Southeast and
- 2 the third most nuclear-reliant in the country, with about 58% of its electricity produced by nuclear
- 3 power. Nowhere in the application does it discuss the cumulative impacts of having all these
- 4 facilities operating nor does it discuss the cumulative health impacts to Carolinians.
- 5 (0030-9 [Barczak, Sara] [Hancock, Mandy])
- 6 **Response**: Cumulative impacts result from the combined effects of the proposed action and
- 7 past, present, and reasonably foreseeable actions, regardless of who takes the actions. The
- 8 appropriate geographic area and time period for considering cumulative impacts depend on the
- 9 resource being affected and will be determined for each resource as part of the review team's
- 10 evaluation. The impacts of building and operating the proposed Lee Nuclear Station on the
- 11 Broad River and adjacent lands would be added to other known or reasonably foreseeable
- 12 actions and stressors within the defined geographic area of interest. The results of cumulative
- 13 *impact analyses will be presented in Chapter 7 of the EIS.*
- 14 **Comment**: And the revised report doesn't even consider the future implications of climate 15 change. (**0011-10** [Hancock, Mandy])
- 16 **Response**: The cumulative impacts analysis contained in Chapter 7 of the EIS will also include 17 the potential effects of global climate change.
- 18 D.2.2.17 Comments Concerning the Need for Power
- 19 **Comment**: As a high-growth state, South Carolina needs additional safe and reliable electricity.
- 20 As serving as a member of the delegation of the local county development board, that's one of
- 21 the big questions: Can we provide infrastructure and electricity for people that are desiring to
- 22 move to South Carolina to provide jobs for our citizens. (0001-1-1 [Moss, Dennis Carroll])
- Comment: The growing need of energy to power our own world is becoming more and more
 important every day. The 2234 megawatts of power Lee Nuclear Station will generate can and
- will go a long way in meeting energy needs of the future. (0001-13-1 [Boger, Paul])
- 26 **Comment**: If we are to sustain the economic healing of plants devastated by the recession,
- 27 encourage the expansion of those in other facilities, and attract more new plants and the
- high-paying jobs that they bring with them, we must have the infrastructure to support their
- 29 operations. First and foremost on that list of essential infrastructure is energy. Traditional
- 30 industries like paper, textile, and chemistry are well known for their energy consumption. South
- 31 Carolina now has significant automotive, aviation and advanced materials operations. All of
- 32 these industries have fantastic potential for future growth in the state, and all are heavy energy
- 33 users. As manufacturing companies decide to locate or expand in the state, they will need
- 34 assurances about the availability and reliability of energy.
- 35 (0001-14-2 [Hopper, Sara])

- 1 **Response**: These comments express general support for additions to new electric generating
- 2 capacity in North Carolina and South Carolina such as the proposed Lee Nuclear Station.
- 3 However, these comments provide no new information relevant to the environmental review and
- 4 will not be addressed in the EIS.
- 5 **Comment**: Further, the NRC needs use updated information to reevaluate Duke's analysis for
- 6 the new reactors in terms of the need for power given the economic downturn and reduction in
- 7 demand. (0011-6 [Hancock, Mandy])
- 8 Comment: Additionally, the NRC needs to consider all of Duke's new power plant proposals,
 9 such as the new coal unit proposed for the Cliffside plant in North Carolina and how that affects
 10 the need for the proposed new reactors. (0030-4 [Barczak, Sara] [Hancock, Mandy])
- 11 **Comment**: The base load estimates to justify the building of these units is flawed. With a little
- 12 bit of effort from the government and Duke Power, we could reduce power consumption and
- 13 avoid having to build two expensive and potentially dangerous power plants.
- 14 (0037-1 [Breckheimer, Steve])
- 15 **Response**: Affected states or regions may prepare a need for power evaluation and an 16 assessment of the regional power system for planning or regulatory purposes. In North
- 17 Carolina and South Carolina, the need for power analysis may also be prepared by a regulated
- 18 utility company and submitted to a regulatory authority, such as a state Public Utilities
- 19 Commission (PUC). This analysis, called the Integrated Resource Plan (IRP), contains details
- 20 on energy efficiency, demand-side management, and peak power reduction strategies, all of
- 21 which are considered conservation activities. The state PUC also has regulatory authority over
- issuance of the Certificate of Public Necessity and Convenience, as well as rates and rate
 recovery regarding the construction and operation of new power plants. Duke submitted its
- recovery regarding the construction and operation of new power plants. Duke submitted its
 most recent IRP to both North Carolina and South Carolina in September 2011 (ADAMS
- 24 *Accession No. ML11262A205) (Duke 2011), and accounted for the Cliffside Station in out-year*
- capacity and margin projections. When another agency has the regulatory authority over an
- 27 issue, the NRC defers to that agency's decision. The NRC staff will review the need for power
- and determine if it is (1) systematic, (2) comprehensive, (3) subject to confirmation, and (4)
- 29 responsive to forecasting uncertainty. If the need for power evaluation is found to be
- 30 acceptable, no additional independent NRC review is needed. Need for power will be
- 31 addressed in Chapter 8 of the EIS and alternative energy supply options will be further
- 32 evaluated and addressed in Chapter 9. The information provided in these comments will be
- 33 considered to determine whether it significantly affects the forecast upon which Duke relied for
- 34 *its need for power analysis.*

1 D.2.2.18 Comments Concerning Alternatives – Energy

2 **Comment:** And I understand the local community wants benefits, but I'm here to say that you 3 could get three to four times more benefit through instituting a truly green non-nuclear energy 4 base here. The job numbers are spectacular around the world for the development of non-5 nuclear renewal energy, and also energy efficiency which is delivered; not just telling people to 6 change their light bulbs but actually going into homes and helping people with stopping the 7 leaks of their insulation, putting in additional -- better windows, better insulation, better light 8 bulbs, upgrading appliances. The whole wad is a number of issues around how we're spending 9 our money, how we're making our jobs and what the quality of life is. (0001-15-6 [Olsen, Mary])

- 10 **Comment**: Conservation of energy is the best solution to our energy needs. Energy use has
- 11 decreased in recent years, especially in the Asheville area, and we see, as conservation takes
- 12 hold -- I don't believe any new plants will be needed. (0001-20-4 [Bliss, Rachel])
- 13 **Comment**: If we're going to provide new energy plant to meet the needs of the future citizens
- 14 of South Carolina, we need to consider the needs for renewable energy.
- 15 (**0001-22-1** [Fair, Gabriel])
- 16 **Comment**: Ladies and gentlemen, we South Carolinians face a crisis. That crisis is ignorance, 17 ignorance to our need to avert -- or invest, rather, in energy efficiency and alternative sources.
- 18 South Carolina is 25th in population but 19th in energy consumption per capita. To put that into
- 19 perspective, California, which is the most populous state in the Union, is 47th in energy per
- 20 capita, and yet they still use a lot, but we are using far more per capita. New York, which has
- 21 the largest city in the country, is 27th. (**0001-24-1** [Swinton, D.C.])
- Comment: People often praise nuclear energy on as our savior from fossil fuels: a clean,
 efficient source. However, it's nowhere close to efficient and is ridiculously costly.
- Both boiling-water reactors and pressurized-water reactors, which is the one that Lee county
 would be -- or Lee Nuclear Station would be, rather, only run at 33 percent efficiency.
- 26 The site would have to tap into other plants in the area for energy in the event of an emergency,
- 27 increasing the strain on those plants, which also happen to run around 33 percent efficiency.
- Add on top of that our decrepit electrical transport grid, and you have one big ball of waste --
- 29 wasted energy, that is. (0001-24-4 [Swinton, D.C.])
- 30 **Comment**: Other alternative means of power generation can be brought on line in less time,
- 31 provide many more construction jobs for many more companies, and are less risky, do not
- 32 require large taxpayer liability subsidy, and do not hold a threat to my health, your health, and

ecological health posed by operation of nuclear plants and centuries or more of storing toxic
 radioactive waste. (0001-27-1 [Howarth, Robert F.])

Comment: Another compelling reason for my opposition to any more construction of nuclear power plants is well illustrated by comparing them to other available functional and healthier means of electrical power generation, comparison in terms of EROEI. That a new one for you? That is energy return for energy invested. This comparison reveals that nuclear is number 15 out of 20 candidates that are currently available. There are 15 -- this means that there are 14 available sources more desirable than nuclear energy in terms of overall efficiency. I have a source for that, and it's listed here.

- 10 That is -- this overall energy -- this overall efficiency assessment includes and is composed of a
- 11 whole system consideration from the extraction at the source, processing, construction,
- 12 operation of the delivery plant, and cost of any subsequent waste handling and/or disposal.
- 13 (0001-27-2 [Howarth, Robert F.])
- 14 **Comment**: And what irks me is that right up the road in Greenville we have a perfectly good
- 15 GE wind turbine plant making huge wind turbines, and right off our coast we have a DOE-
- 16 certified 4 million watts of offshore wind-power potential, just sitting there waiting for us to use
- 17 our amazing Charleston port as a staging ground for the eastern coast wind farm.
- 18 Why aren't we doing this? They are doing this -- I just drove to Chicago two weeks ago for a 19 nuclear waste summit, and on the way I drove through Lafayette, Illinois -- Indiana. It was 20 amazing. I didn't know it was there; it just suddenly appeared on the horizon. It was hundreds of 21 wind turbines, really as far as the eye could see. And it was in pasture, and there were cows 22 grazing, and it was amazing. They were just turning very slowly. I don't know how much power. I 23 went to go home and Google that; I never figured it out. But they're doing it in other places, and 24 we keep talking about, well, we're going to research this, we're going to research it. We just 25 need to do it.
- And the same thing with solar. I mean, we have 300 sunny days in this state, you know?
 (0001-30-4 [Corbett, Susan])
- **Comment**: When alternatives exist that would provide energy in safer, cleaner and more sustainable ways, that would provide jobs and leave our children and our children's children a sofer cleaner future, why is pucker energy even being considered? (**0009 2** [Crein Appel]
- 30 safer, cleaner future, why is nuclear energy even being considered? (**0008-3** [Craig, Anne])
- 31 **Comment**: Conservation of Energy is the best solution to our energy needs. Energy use has
- 32 decreased in recent years and we see as conservation takes hold, no new plants will be
- 33 needed. (0009-4 [Bliss, Rachel])

1 **Comment**: If the NRC could be concerned with the pocket books of the American people

- 2 (probably not your Department either), it would be looking at the economic benefits of
- 3 production-based-incentives for distributed customer-supplied solar energy so rapidly
- 4 successful in cloudy Germany, several US municipalities, Ontario, Canada and spreading world-
- 5 wide. The truth is nuclear energy in its current form is NOT the solution to US sustainable,
- 6 renewable, clean energy needs. (0010-7 [Arnason, Deb])
- 7 **Comment**: Utilities in South Carolina have more affordable ways to meet the region's
- 8 increasing demand for energy while protecting our water resources and tackling global warming.
- 9 Promoting energy efficiency measures and investing more resources in the region's wind, solar,
- 10 and bio-energy industries instead of costly new reactors would benefit Duke Energy and offer
- 11 economic development opportunities for the region, without draining our water resources or
- 12 pocketbooks. The NRC must evaluate updated information on using a combination of these
- 13 alternatives that are far less water intensive before allowing Duke Energy to commit billions of
- 14 dollars, billions of gallons of water, and nearly an entire decade or more to building these
- 15 reactors when that time and money could be better spent on less risky, more sustainable energy
- 16 choices. (0011-3 [Hancock, Mandy])
- 17 **Comment**: Energy efficiency measures preserve our water resources, save consumers money
- 18 and also pose no health or safety risks to the public. South Carolina utilities have significant
- 19 resources to tap in these areas as outlined in a recent extensive report, Energy Efficiency in the
- 20 South, by Georgia Tech and Duke University 1 and our report, Yes We Can: Southern Solutions
- 21 for a National Renewable Standard. (0011-4 [Hancock, Mandy])
- 22 **Comment**: Renewable energy technologies, such as solar and wind, do not require extreme
- 23 manipulation of our precious water resources. The revised Environmental Report still overlooks
- 24 Duke's excellent wind resources within its service territory. The Clemson University Restoration
- 25 Institute shows that South Carolina is poised to lead the charge toward renewable offshore wind
- 26 energy with its high offshore wind capacity and to reap large economic benefits from the
- 27 manufacture of wind turbines. The NRC must evaluate a combination of energy efficiency, wind,
- solar, and clean bio-energy sources as a viable alternative to building expensive and risky new
- 29 reactors. (0011-5 [Hancock, Mandy])
- 30 **Comment**: When comparing types of energy generation, nuclear power has higher rates of
- both water withdrawal and consumption than coal and natural gas and far more than renewable
- 32 energy sources, such as wind and solar. An April 2010 report by the Georgia Institute of
- 33 Technology and Duke University examined energy efficiency in the South and illustrated ways
- by which we could substantially reduce our energy needs, while simultaneously reducing our
- 35 water consumption. According to the report: In the North American Electric Reliability Council
- 36 (NERC) regions in the South, 8.6 billion gallons of fresh water could be conserved in 2020 (56%
- of projected growth in cooling water needs) and in 2030 this could grow to 20.1 billion gallons of
- 38 conserved water (or 45% of projected growth). (**0011-8** [Hancock, Mandy])

1 **Comment**: Other alternative means of power generation can be brought on line in less time,

2 provide many more construction jobs for many more companies, are less risky, do not require

3 large taxpayer liability subsidy, and do not hold the threat to my health, your health, and

4 ecological health posed by operation of nuclear plants and centuries of storing toxic radioactive

5 wastes. (0012-2 [Howarth, Robert F.])

6 **Comment**: Meanwhile, cheaper, safer, job-rich and quicker alternatives are already growing

7 exponentially as nuclear power fades away, and none of them is a terrorist target. They're

8 decentralized and thus protected from failure. They are outperforming nukes every day.

9 (0015-2 [Richardson, Don])

10 **Comment**: [Nuclear power ...] cannot be built fast enough to be an effective climate solution in

11 the short term. Cheaper, safer, more just alternatives - such as energy efficiency and

12 conservation, solar, and wind - are a wiser investment. (0017-5 [Hicks, Katie])

13 **Comment**: In Western NC we have plentiful opportunities for energy efficiency and

14 conservation, wind, and solar power. There is no need for such an unstable, expensive and

15 water-intensive project. I urge you to investigate all the viable possibilities and not to permit

16 these new reactors. (**0017-7** [Hicks, Katie])

17 **Comment**: I also trust current comprehensive energy plans consider new energy generation in

18 balance with reasonable implementation of reductions in energy consumption. Therefore, I

19 encourage regulators to strongly recommend that comprehensive plans for new plants include

20 consideration for incentives to encourage off-peak use, such as a significant reduced rate

21 offering for off-peak residential uses (a profound positive initiative for seniors and other factions

of the low income/unemployed facing uncertain economic futures as it reduces residential

consumption during peak hours ...). (0019-3 [Mominee, Katharine N.])

Comment: I am also interested in the direction for renewable resources on the horizon. Rather
 than wind, is tidal energy under serious investigation? (0019-4 [Mominee, Katharine N.])

26 **Comment**: Nuclear power is a very costly enterprise, in fact, nuclear power would cost twice as

27 much as renewable energy sources , e.g., solar, wind and geothermal power.

28 (0021-1 [Barnett, Barbara A.])

29 **Comment**: The NRC must evaluate these alternatives more thoroughly before allowing Duke

30 Energy to commit the billions of dollars, millions of gallons of water, and nearly an entire decade

to building these proposed reactors when that time and money could be better spent on less

32 risky, more sustainable solutions. (0030-2 [Barczak, Sara] [Hancock, Mandy])

33 **Comment**: Duke's Environmental Report overlooks the excellent wind resources within its

34 service territory. The Clemson University Restoration Institute shows that South Carolina is

- 1 poised to lead the charge toward renewable offshore wind energy with its high offshore wind
- 2 capacity and to reap large economic benefits from the manufacture of wind turbines. Wind,
- 3 solar, clean bio-energy sources, and efficiency should be fully employed before building
- 4 expensive and risky nuclear reactors. The NRC should evaluate the use of a combination of
- 5 these energy choices in comparison to the proposed new reactors.
- 6 (0030-3 [Barczak, Sara] [Hancock, Mandy])
- 7 **Comment**: Duke Energy and its utility partners can meet demands using less water-intensive,
- 8 affordable energy options. When comparing types of energy generation, nuclear power _has
- 9 higher rates of both water withdrawal and consumption than coal and natural gas and far more
- 10 than renewable energy sources, such as wind and solar. For example, according to the
- 11 Department of Energy's National Renewable Energy Laboratory, developing just 1000 MW of
- 12 wind in neighboring Georgia instead of traditional power plants could save 1628 million gallons
- 13 of water per year. (0030-8 [Barczak, Sara] [Hancock, Mandy])
- 14 **Comment**: Why not spend the money on conservation and appropriate alternative energy and 15 invest in a safe future for our children and grandchildren? (**0034-4** [Hallock, Judith])
- 16 **Response**: The NRC does not establish or comment on public or private policy regarding
- 17 electric power supply alternatives, nor does it promote the use of nuclear power as a preferred
- 18 energy alternative. Decisions regarding which generation sources and alternatives to
- 19 generation sources to deploy are made by Duke through least-cost planning and integrated
- 20 resource plans. Additional regulatory purview is provided by bodies such as State energy-
- 21 planning agencies, PUCs, and through State legislative actions. The discussion of various
- energy alternatives to the proposed project is pertinent to the extent that an energy alternative
- must reasonably be expected to meet the need for power as proposed (including the need for
 baseload power), whether singly or in combination. The alternatives must be technically viable
- 24 baseload power), whether singly of in combination. The alternatives must be technically viable 25 and feasible. Chapter 8 of the EIS will include review of the need for power in the service
- 26 territory including the impacts of demand-side management and energy efficiency on the load
- 27 forecast. Chapter 9 will include the no-action alternative (i.e., denial of a COL), energy
- 28 conservation and efficiency, demand-side management, new generation alternatives, purchased
- 29 electrical power, alternative energy technologies (including renewable energy such as wind,
- 30 solar, and biomass), and the combination of alternatives. In addition, NRC staff is cognizant
- 31 that information representative of current technology must be considered. For acceptable
- 32 alternatives, the potential for environmental impacts will be assessed against that of the
- 33 proposed project.
- Comment: To create renewable energy sources, that would use carbon as well; however, the
 carbon in those is not -- is -- the carbon that is used in the Lee nuclear plant is -- from the start
 to the finish will be using carbon, and it's risky. (0001-22-4 [Fair, Gabriel])

1 **Comment**: Furthermore, comparison in terms of carbon footprint shows nuclear as having the

2 third highest among these candidates, following only conventional coal and tar sands. It has a

3 huge carbon footprint when you look at the whole ball of wax, the whole picture, which as I said

4 I believe is the honest way to look at it. (0001-27-3 [Howarth, Robert F.])

5 **Comment**: In the current crisis to provide energy to meet our future needs, we demand that

6 utilities utilize technologies to create an energy system that does not devour economic,

7 environmental, and water resources. The inherent power in the Earth's environmental systems

- 8 along with measures to reduce overall energy demand can provide the energy needed without
- 9 degrading ecosystems and depleting life-necessary resources. There is an opportunity to do
- 10 things differently and in smarter, non-radioactive ways. That opportunity must be seized for the
- 11 sake of our communities and future generations. (0011-14 [Hancock, Mandy])

12 **Comment**: 350 parts per million is considered the safe upper limit of C02 in our atmosphere.

13 We are now at 392. Getting back to 350 means transforming our world. It means building solar

14 arrays instead of coal plants, it means conservation is no longer the last resort, it means

15 planting trees instead of clear-cutting rainforests, it means increasing efficiency and decreasing

16 our waste. Getting to 350 means developing a thousand different solutions-and most of them

17 will demand money. (350.org) (0016-6 [LeVander, Valerie])

Comment: It is very important that we reduce our dependency on foreign oil as quickly as
 possible. (0018-2 [McCall, Pat])

- 20 **Response**: The NRC is not involved in establishing energy policy; rather, it regulates the 21 nuclear industry to protect public health and safety within existing policy. As part of its review of 22 COL applications for new nuclear power plants under NEPA, the NRC does evaluate energy 23 alternatives. Chapters 4, 5, 6, and 7 will include a review of the impacts associated with the 24 construction and operation of the proposed Lee Nuclear Station, including an evaluation of carbon-based greenhouse gas emissions. The discussion of alternative energy sources in 25 26 Chapter 9 of the EIS will describe the potential environmental impacts from alternative energy 27 sources, including estimated emissions of greenhouse gases, and provide an analysis of energy 28 efficiency and renewable energy sources.
- Comment: Well, why would we look to the nuclear industry to create more jobs? It's probably
 the most job-poor industry in the United States. That's when you start looking at your alternative
- 31 energies, which are going to hire millions of people. This is a labor-intensive industry.
- 32 Renewable energy is labor-intensive; nuclear isn't. (0001-25-6 [Richardson, Don])
- 33 **Comment**: [production-based incentives for distributed customer-supplied solar energy]
- 34 creates more jobs than you'll ever see from Duke Energy; they can't fill all the jobs in Ontario,
- 35 and I've been to Gainesville, and I know what they're able to do there. And the economy is just
- 36 booming there, too. (**0001-6-1** [Arnason, Deb])

- 1 **Response**: The NRC does not establish public policy regarding electric power supply
- 2 alternatives, nor does it promote the use of nuclear power as a preferred energy alternative.
- 3 Decisions regarding which generation sources and alternatives to generation sources to deploy
- 4 are made by Duke through least-cost planning and IRPs. The socioeconomic impacts of
- 5 construction and operation of the proposed Lee Nuclear Station, including both job creation and
- 6 job retention, will be addressed in Chapters 4 and 5 of the EIS. Job creation and retention for
- 7 alternative energy technologies will not be addressed in the EIS.

8 D.2.2.19 Comments Concerning Alternatives – System Design

9 Comment: A nuclear plant must have lower thermodynamic efficiency than even a coal-fired or

- 10 any other fossil-fuel type plant. There's been a lot of concern about coal-fired power plants at
- 11 Cliffside and elsewhere. That is, if a coal plant and nuke plant produce the same output,
- 12 electrical, the nuke plant will create about 30 percent more waste heat discharged into the river.
- 13 This is because it is impossible to create superheated steam inside a nuclear reactor core using
- boiling or pressurized water for both moderator and heat transfer. Hot steam from burning coal
- 15 or oil that turns a turbine in a fossil plant may be heated to nearly 2000 degrees before it gets to
- 16 the turbine. This is called superheated or dry steam.
- 17 The best a nuke can do is much less than a thousand degrees and creates what is called
- 18 saturated wet steam. So the best possible efficiency for a nuclear plant is about 30 percent
- 19 lower than in a fossil-fuel plant. What does that mean for the present situation?
- 20 Well, in March the New York State Department of Conservation released a draft policy calling
- 21 for power plants and other facilities that use water for cooling to recycle and reuse water
- 22 through closed-cycle cooling technology. That rule would affect six nuclear reactors in New York
- 23 State, which may require some \$2 billion investments in order to continue operating.
- 24 (0001-9-3 [Zeller, Lou])
- 25 **Response:** The Energy Information Administration (EIA) lists the average operating heat rates 26 for the following technologies: coal, natural gas, petroleum, and nuclear. Information available 27 from the EIA website indicates that the coal and nuclear technologies have very similar energy 28 efficiencies as measured by heat rate (i.e., coal [10,378 btu/kwh] and nuclear [10,455 btu/kwh]). 29 However, because fossil-fired plants are capable of running higher turbine inlet pressures, their 30 thermal efficiencies are higher than a nuclear power plant. For example, where a nuclear power 31 plant may operate at 32 percent thermal efficiency, supercritical coal-fired power plants can 32 operate at 40 to 43 percent thermal efficiency, while natural-gas-fired combined-cycle power 33 plants may operate at 57 to 59 percent thermal efficiency. Steam-turbine metallurgy in any
- 34 cycle configuration is currently limited to approximately 600°C (1112°F) at the turbine inlet.
- 35 Information regarding alternative system configurations, including alternative cooling

1 configurations, will be addressed in Section 9.4 of the EIS. The EIA webpage can be accessed

2 at http://www.eia.doe.gov/cneaf/electricity/epa/epat5p3.html.

3 D.2.2.20 Comments Concerning Benefit-Cost Balance

4 **Comment**: The Lee Nuclear Station will benefit our state by creating construction jobs,

5 stimulating the local economy through service jobs, provide low-cost, safe, reliable carbon-free

6 electricity to our citizens. (0001-1-3 [Moss, Dennis Carroll])

7 **Comment**: The facility in Cherokee County will bring billions of dollars in investment to our

8 state, create thousands of good-paying jobs for our citizens, produce reliable energy for our

- 9 businesses, and, importantly, produce it cleanly and safely in a carbon-free manner
- 10 (0001-10-5 [Scott, Darrell])
- 11 **Response**: These comments express general support for the proposed Lee Nuclear Station
- 12 and imply that nuclear power plant emissions contain less carbon than other generation
- 13 alternatives. Emissions from plant construction and operation will be evaluated in Chapters 4
- 14 and 5 of the EIS. Emissions from the uranium fuel cycle will be evaluated in Chapter 6.
- 15 Emissions from power generation alternatives will be evaluated in Chapter 9 of the EIS.
- 16 Socioeconomic impacts on the local economy through jobs will be discussed in Chapters 4 and
- 17 5 of the EIS. Benefits of the proposed project will be discussed in Chapter 10 of the EIS.
- 18 **Comment:** This site was under construction 30 years ago and subsequently canceled. It was
- 19 canceled for economic reasons. Duke is currently in a situation where they don't have funding
- 20 for this site; otherwise they wouldn't be having secret meetings with North Carolina legislators
- about changing North Carolina law in order to reach into the pockets of their customers in
- western North Carolina to pay for this thing. So what is the guarantee that you're not looking at
- a NEPA process where you're going to look at an action alternative that has absolutely no
- benefit -- high impact and no benefit. That's what it had 30 years ago; that's what it could have
- 25 now. (0001-15-4 [Olsen, Mary])
- 26 **Comment**: Providing this plant is not a good way to use money. This is a sink of the ratepayers'
- money, and it will only invest in a form of energy which is finite and which comes with risks.
- 28 (**0001-22-2** [Fair, Gabriel])

29 Comment:

- Why is NRC proceeding with this review when it is CLEAR that Duke is lacking funding for
- 31 this project? It is reported that Duke is having secret meetings with "leaders" in the NC State
- 32 legislature -because it must CHANGE NC LAW in order to get the money for this project.

- 1 Duke requires DELEGATED TAXATION for the construction of this site effectively collecting
- 2 money from its customers that is not fee for service and will NOT be refunded if the site in
- 3 Cherokee County is canceled for a second time (**0014-7** [Olsen, Mary])
- 4 **Comment**: Duke Energy wants permission to transfer the cost of building the nuclear power
- 5 plants to electricity customers BEFORE the plants ever go online. This will increase electricity
- 6 costs for years to come. And it is not inconceivable that the plant never will go online, as
- 7 happened in Gaffney with the Cherokee plant in the 1980's. (**0038-4** [Thomas, Ellen])
- 8 **Response**: The NRC's responsibility is to regulate the nuclear industry to protect public health
- 9 and safety within existing policy. The NRC is not involved in establishing the rates paid by
- 10 customers. Comments regarding funding and electricity rates will not be addressed in the EIS,
- 11 however, the Benefit-Cost Balance section of Chapter 10 will discuss the costs of
- 12 preconstruction, construction, and operation of two nuclear units at the Lee site.
- 13 **Comment**: And they have to use all this federal money, loan guarantees, and this is the thing
- 14 about these loan guarantees. Yeah, it's a loan. But if they do what they did last time and leave
- 15 64 plants unbuilt, when they default this time, you and I are stuck with the bill. If they default, the
- 16 taxpayer gets stuck, not the investor. (**0001-30-9** [Corbett, Susan])
- Comment: Building new nuclear power plants cost 6-8 billion dollars/reactor. With guaranteed
 government bail-outs; Which means my tax dollars! (0003-1 [Hale, Kendall])
- 19 **Comment**: Nuclear power is capital intensive and funding is elusive because financial investors
- 20 find nuclear power a very risky venture, as does the insurance industry who will not indemnify
- 21 them, therefore, the only alternative is government subsidies. (**0021-2** [Barnett, Barbara A.])
- 22 **Comment**: The cost of nuclear power is high relative to other sustainable technologies when
- 23 the safety, environmental and legal liability costs are factored in, (as demonstrated by the failure
- of private investors to fund such plants without government subsidies and liability caps.
- 25 (**0029-7** [Thomas, Bill])
- 26 **Response**: The NRC is not involved in establishing national energy policy, and issues related
- 27 to the subsidization of nuclear power are outside the scope of the NRC's mission and authority.
- 28 A description of the benefits and costs of the proposed project will be provided in Chapter 10 of
- 29 the EIS.
- 30 **Comment**: You construct Pond C and it never generates any electric power because people
- 31 rise up in North Carolina and realize that energy efficiency and non-fuel-based energy
- 32 technologies are the way to go and refuse to pay. (0001-15-5 [Olsen, Mary])

Comment: So, do we spend billions on this nuclear plant or do we spend billions on saving this
 planet. (0016-7 [LeVander, Valerie])

3 **Response**: Alternatives to the proposed Lee Nuclear Station will be discussed in Chapter 9 of 4 the EIS. Costs will be discussed in Chapter 10 of the EIS.

- 5 **Comment**: So these are things in scoping that must be considered and weighed along with the
- 6 construction of that pond. Is any power going to be generated here that might be construed as a
- 7 benefit versus the very large impacts to this area by creating that pond?
- 8 (0001-15-10 [Olsen, Mary])
- 9 **Comment**: Building another plant may decrease the cost of energy to consumers years down
- 10 the road, but at what cost? -- the severe alteration of the Broad River via water intake and
- 11 thermal pollution, creating dead zones of aquatic life; the creation of tons of nuclear waste that
- 12 only will be stored in South Carolina? (0001-24-2 [Swinton, D.C.])
- 13 **Comment**: A report released -- the proposed site area cannot sustain these proposed nuclear
- 14 reactors without enormous strain placed on our rivers, environment, and ratepayers, not to
- 15 mention the taxpayers' money. Besides the environmental irresponsibility of Duke Energy in
- 16 proposing nuclear reactors in a drought-prone area, there's fiscal irresponsibility, especially in
- 17 this recession. (0001-23-4 [Hildebrandt, Lorena])
- 18 **Comment**: Who is doing the modeling for this project? Are those who are responsible for
- 19 modeling the feasibility of this project going to also profit if this project is approved?
- 20 (0009-6 [Bliss, Rachel])
- 21 **Comment**: On what basis does the Federal Regulator stand here with a straight face talking
- about "benefit" to justify "cost" to the Broad River and other aspects of the Piedmont
- 23 environment? (0014-6 [Olsen, Mary])
- Comment: We urge you to consider the many disadvantages of nuclear energy in your
 environmental impact assessment. Nuclear power is expensive. (0017-2 [Hicks, Katie])
- *Response*: The costs and benefits of the proposed Lee Nuclear Station will be discussed in
 Chapter 10 of the EIS.
- 28 **Comment**: A report released in 2009 revealed the soaring costs of nuclear energy. The
- 29 economics of nuclear reactors' renaissance or relapse reported that during the previous year,
- 30 the cost estimates from new generation reactors can range to a high of 30 cents from a low of
- 31 8.4 cents per kilowatt-hour. In contrast, energy efficiency costs about 3 cents per kilowatt-hour.
- 32 (0001-23-5 [Hildebrandt, Lorena])

- 1 **Comment**: It's not affordable. They're talking about 20 cents, and they're lying about it. My
- 2 utility said it's going to cost us 7 cents a kilowatt hour; it's looking more like 20 cents, 25 cents,
- 3 even, when they get it all built. (0001-30-8 [Corbett, Susan])
- Comment: Stop the proposal of William States Lee Nuclear Power Plant in Gaffney, SC.,
 because:
- 6 1. Nuclear Power is Expensive, \$6 to \$8 billion per reactor; with promised bailouts from our
- 7 government. (0013-1 [Thomas, Ellen])
- 8 **Comment**: Another compelling reason for my opposition to any more construction of nuclear
- 9 power plants is well illustrated by comparing them to other available, functional and healthier
- 10 means of electrical power generation. Comparison in terms of EROEI, that is Energy Return For
- 11 Energy Invested, reveals that nuclear is 15th out of 20 candidates (1). EROEI, also known as
- 12 Net Energy, has been defined as the energy delivered by an energy-obtaining activity compared
- 13 to the energy required to get it (2). That is, there are 14 sources more desirable than nuclear in
- 14 terms of overall efficiency. This overall efficiency assessment includes a whole system
- 15 consideration from the extraction at the source, processing, construction and operation of the
- 16 delivery plant, and cost of any subsequent waste handling and/or disposal. This I believe is
- 17 looking at the "whole picture" in the way it really is, in an honest way.
- 18 (**0012-4** [Howarth, Robert F.])
- 19 **Comment**: A new series of recent studies have found that the capital costs of new conventional
- 20 atomic reactors have gotten so high that even before you factor in fuel and operations, you're
- 21 talking seventeen to twenty-two cents per kilowatt hour-which is two or three times what
- Americans currently pay for electricity. (Joe Romm, Exclusive Analysis, Part 1: The Staggering
- 23 Cost of New Nuclear Power, ClimateProgress.org, January 5, 2009) (**0016-3** [LeVander, Valerie])
- Comment: The proposed Gaffney nuclear plant as well as other proposed nuclear plants will
 rob us of much needed capital to fund our shift to clean renewable energy. We have no more
 time to waste. (0016-5 [LeVander, Valerie])
- 27 **Response:** The NRC does not have authority under the law to ensure that the proposed plant 28 is the least costly alternative to provide energy services under any particular set of assumptions 29 concerning future circumstances. The potential for alternative non-nuclear technologies will be 30 discussed in Chapter 9 of the EIS. The disclosure of the costs of the proposed action will rely 31 on the best available estimate of financial costs with uncertainties noted. Associated costs that 32 cannot be reliably quantified will also be discussed. The estimated overall internal and external 33 benefits, costs, and associated environmental impacts of the proposed project will be addressed 34 in Chapter 10.

- 1 **Comment**: As an alumna of the UNC-Chapel Hill Gillings School of Public Health, my familiarity
- 2 with the extraordinary cost burden to taxpayers of the development of nuclear production
- 3 facilities mitigate against the development of nuclear production and delivery services.
- 4 (0023-2 [Drake, Joan W.])
- 5 **Response**: The NRC does not have authority under the law to ensure the proposed Lee
- 6 Nuclear Station is the least costly alternative to provide energy services under any particular set
- 7 of assumptions concerning future circumstances. This authority and responsibility is most often
- 8 the role of State regulatory authorities. The potential for alternative non-nuclear technologies
- 9 will be addressed in Chapter 9 of the EIS. The disclosure of costs of the proposed Lee Nuclear
- 10 Station will rely on the best available estimate of financial costs with uncertainties noted.
- 11 Associated costs that cannot be reliably quantified also will be discussed. The estimated overall
- 12 internal and external benefits, costs, and associated environmental impacts of the proposed
- 13 project will be addressed in Chapter 10 of the EIS.
- 14 **Comment**: Nuclear power died of market forces many decades ago but the industry, ever the
- 15 opportunist for public subsidies, these many years later still keeps insisting that we try again,
- 16 ignoring the final diagnosis. In my view, the entire industry needs professional help.
- 17 (0015-1, 0001-25-5 [Richardson, Don])
- 18 **Comment**: Bottom line: building enough conventional nuclear reactors to eliminate a tenth of
- 19 the threat of global warming would cost about \$8 trillion, not to mention running electricity prices
- 20 through the roof. You'd need to open a new reactor every two weeks for the next forty years
- 21 and, as the analyst Joe Romm points out, you'd have to open ten new Yucca Mountains to store
- the dangerous waste. Meanwhile uranium prices have gone up by a factor of six this decade,
- 23 because we're running out of the easy-to-find stuff and miners are having to dig deeper.
- 24 (Bill McKibben, Eaarth, 2010) (0016-4 [LeVander, Valerie])
- Comment: The history of the production of nuclear energy energy [sic] is replete with record
 levels of inordinate public expense (0023-5 [Drake, Joan W.])
- 27 **Comment**: I believe investing millions of dollars required to bring on line a nuclear power plant
- 28 is not a good investment. History demonstrates that cost always exceeds initial estimates,
- financing is dependent on government subsidy in the form of liability insurance, and the 5 to
- 30 10 year or more construction time is too long. (**0012-1** [Howarth, Robert F.])
- 31 **Response**: Issues related to costs associated with previous projects are outside the scope of
- 32 the proposed action and will not be addressed in the EIS. The NRC is not involved in
- 33 establishing national energy policy, and issues related to the subsidization of nuclear power are
- 34 outside the scope of the NRC's mission and authority. The estimated overall costs and
- 35 environmental impacts of the proposed project will be addressed in Chapter 10 of the EIS. The

benefit-cost balance for the project will rely on the best available estimate of project timing and
 duration, while noting possible uncertainties that may affect those estimates.

- 3 **Comment**: And I know that the nuclear reactor is more than just one blowout protector away
- 4 from a meltdown, but it's still a complex system with multiple possibilities of failure, and there is

5 a liability cap on it as well. There's an \$11 billion liability cap, I believe, and I saw a recent study

6 that showed that a major accident in a fuel pool could be \$500 billion, and you and I, again

7 would pay for that, because there's a liability cap. (0001-30-11 [Corbett, Susan])

8 **Response**: The effects of accidents will be considered in both the environmental and safety

9 reviews. Postulated accidents, including design-based and severe accidents, will be addressed

- 10 in Chapter 5 of the EIS. The estimated overall costs and environmental impacts of the
- 11 proposed project will be addressed in Chapter 10.

Comment: We feel that the Lee nuclear site will give Duke a better portfolio to give us
 inexpensive power that we require to keep people employed in Cherokee County and flexibility

14 to enable that. (**0001-7-2** [Ware, Steve])

Response: This comment expresses support for the proposed action. The costs and benefits
of the proposed Lee Nuclear Station will be discussed in Chapter 10 of the EIS.

17 Comment: Included among our reasons [for opposing this nuclear plant] is this major factor-18 cost. While others here will speak to important environmental factors such as water, transport, 19 safety, toxicity and storage, we wish to address cost. Why? Because moving to renewable clean 20 energy is going to cost a lot of money. We are going to have to make choices in how we spend 21 our public purse. As many economists, scientists and industry leaders have noted, there will not

22 be enough money to both build expensive nuclear plants and fund research and implementation

23 of non polluting energy sources. (0016-2 [LeVander, Valerie])

- 24 **Response**: Renewable energy resources will be considered in Chapter 9 of the EIS. The NRC 25 does not have authority under its regulations to ensure the proposed Lee Nuclear Station is the 26 least costly alternative to provide energy services under any particular set of assumptions 27 concerning future circumstances. This authority and responsibility is most often the role of State 28 regulatory authorities. Chapter 9 of the EIS will address the potential for alternative non-nuclear 29 technologies to provide the electricity that could be generated by the proposed power plants and 30 their environmental impacts. The benefits and costs of the proposed project will be discussed in
- 31 Chapter 10 of the EIS.
- 32 **Comment**: All costs are not included in the industry estimate of \$11 billion, e.g., mining of
- 33 uranium, transportation of uranium, enrichment plants, subsidy for construction, the temporary

34 disposal of waste, the permanent disposal site, monitoring the Lee reactor, indemnifying the

35 plant, dismantling and burial of the reactor. (**0021-3** [Barnett, Barbara A.])

- 1 **Response**: The NRC staff will evaluate the environmental impacts of the uranium fuel cycle
- 2 including the impacts of fuel manufacturing, transportation, and the onsite storage and eventual
- 3 disposal of spent fuel. The estimated overall costs and environmental impacts of the proposed
- 4 Lee Nuclear Station project will be addressed in the EIS. The benefit-cost evaluation for the
- 5 project, which will be included in Chapter 10, will rely on the best available estimates of project
- 6 *timing and duration, while noting possible uncertainties that may affect those estimates.*

7 D.3 References

- 8 10 CFR Part 50. Code of Federal Regulations, Title 10, *Energy*, Part 50, "Domestic Licensing of
 9 Production and Utilization Facilities."
- 10 10 CFR Part 51. Code of Federal Regulations, Title 10, *Energy*, Part 51, "Environmental
- 11 Protection Regulations for Domestic Licensing and Related Regulatory Functions."
- 12 10 CFR Part 52. Code of Federal Regulations, Title 10, *Energy*, Part 52, "Licenses,
- 13 Certifications, and Approvals for Nuclear Power Plants."
- 14 51 FR 30028. August 21, 1986. "Safety Goals for the Operation of Nuclear Power Plants;
- Policy Statement; Correction and Republication." *Federal Register*. U.S. Nuclear RegulatoryCommission
- 73 FR 15009. March 20, 2008. "Duke Energy Carolina, LLC (Duke); William States Lee III
 Combined License Application: Notice of Intent to Prepare an Environmental Impact Statement
- Combined License Application; Notice of Intent to Prepare an Environmental Impact Statement
 and Conduct Scoping Process." *Federal Register*. U.S. Nuclear Regulatory Commission.
- 20 75 FR 28822. May 24, 2010. "Duke Energy Carolinas, LLC; William States Lee III Combined
- 21 License Application; Notice of Intent to Conduct a Supplemental Scoping Process for the
- 22 Supplement to the Environmental Report." *Federal Register*. U.S. Nuclear Regulatory
- 23 Commission.
- Clean Water Act. 33 U.S.C. 1251 et seq. (also referred to as the Federal Water PollutionControl Act [FWPCA]).
- 26 Duke Energy Carolinas, LLC (Duke). 2007. Letter from Bryan J. Dolan to the NRC dated
- 27 Dec 12, 2007, "Duke Energy Carolinas, LLC, William States Lee III Nuclear Station Project
- 28 Number 742, Application for Combined License for William States Lee III Nuclear Station
- 29 Units 1 and 2." Accession No. ML073510494.
- Duke Energy Carolinas, LLC (Duke). 2011. The Duke Energy Carolinas Integrated Resource
 Plant (Annual Report), September 1, 2011. Charlotte, North Carolina. ML11262A205.

- 1 Duke Power Company (Duke Power Company). 1974. Duke Power Company, Project 81,
- 2 Cherokee Nuclear Station, Environmental Report, Volume I. Duke Power Company, Charlotte,
- 3 North Carolina. Accession No. ML081360436.
- 4 National Environmental Policy Act of 1969 (NEPA), as Amended. 42 U.S.C. 4321 et seq.
- 5 South Carolina Department of Natural Resources (SCDNR). 2008. Letter from Robert Perry,
- 6 SCDNR, to Linda Tello, NRC, dated May 20, 2008, "Referencing William States Lee III Nuclear
- 7 Station—Project 0742, Providing Comments on Project Scoping. Columbia, South Carolina."
- 8 Accession No. ML081430553.
- 9 U.S. Army Corps of Engineers (USACE). 2009. Letter from J. Richard Jordan III, USACE, to
- 10 Linda Tello, NRC, dated February 10, 2009, "Request to Serve as a Cooperating Agency in the
- 11 Preparation of the EIS." Accession No. ML090690283.
- 12 U.S. Nuclear Regulatory Commission (NRC). 2000. Environmental Standard Review Plan —
- 13 Standard Review Plans for Environmental Reviews for Nuclear Power Plants. NUREG-1555,
- 14 Vol. 1. Washington, D.C. Includes 2007 revisions.
- U.S. Nuclear Regulatory Commission (NRC). 2001. Technical Study of Spent Fuel Pool
 Accident Risk at Decommissioning Nuclear Power Plants. NUREG-1738. Washington, D.C.
- 17 U.S. Nuclear Regulatory Commission (NRC). 2002. Final Generic Environmental Impact
- 18 Statement on Decommissioning of Nuclear Facilities. NUREG-0586, Supplement 1, Vols. 1 and
- 19 2. Washington, D.C.
- 20 U.S. Nuclear Regulatory Commission (NRC). 2008. Memorandum to Richard P. Raione, NRC,
- 21 from Linda M. Tello, NRC, dated May 28, 2008, "Summary of Public Scoping Meeting
- Conducted Related to the Review of the William States Lee III, Units 1 and 2 Combined LicenseApplication." Accession No. ML081410109.
- 24 U.S. Nuclear Regulatory Commission (NRC). 2009. Letter from NRC to LTC J. Richard Jordan
- 25 III, USACE, dated March 30, 2009, "Request to Cooperate with the U.S. Nuclear Regulatory
- 26 Commission on the Environmental Impact Statement for the William States Lee III Nuclear
- 27 Power Station, Units 1 and 2, Combined License Application." Accession No. ML090700384
- 28 U.S. Nuclear Regulatory Commission (NRC). 2010. Environmental Impact Statement
- 29 Supplemental Scoping Process Regarding Make-Up Pond C; Summary Report; William States
- 30 Lee III Nuclear Station, Units 1 and 2 Combined Licenses, Cherokee County, South Carolina.
- 31 Accession No. ML103220015.

- 1 Westinghouse Electric Company LLC (Westinghouse). 2008. AP1000 Design Control
- 2 Document. APP-GW-GL-700, Revision 17. Pittsburgh, Pennsylvania. Accession
- 3 No. ML083230868.

Appendix E

Draft Environmental Impact Statement Comments and Responses

| 1 | Appendix E |
|---|--------------------------------------|
| 2 | |
| 3 | Draft Environmental Impact Statement |
| 4 | Comments and Responses |
| | |

5 This appendix is intentionally left blank in the draft Environmental Impact Statement (EIS). In 6 the final EIS, this appendix will include comments and responses received on the draft EIS.

Appendix F

Key Consultation Correspondence

Appendix F

1 2

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10

Key Consultation Correspondence

Correspondence sent and received during the environmental review of the combined licenses
application for the William States Lee III Nuclear Station, Units 1 and 2 is identified in Table F-1.
The correspondence can be found in NRC's Agencywide Document Access and Management
System (ADAMS), which is accessible from the NRC website at http://www.nrc.gov/readingrm/adams.html (the Public Electronic Reading Room) (note that the URL is case-sensitive).
ADAMS accession numbers are also provided in Table F-1.

| Source | Recipient | Date of Letter and ADAMS Accession Number |
|--|--|---|
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Advisory Council on Historic Preservation (Mr. Don Klima) | April 9, 2008 ML080840472 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | South Carolina Archives and History Center, State Historic Preservation Office (Ms. Elizabeth Johnson) | April 9, 2008 ML080840533 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | U.S. Fish and Wildlife Service (Mr. Sam Hamilton) | April 9, 2008 ML080840475 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | National Oceanic and Atmospheric Administration–National Marine Fisheries Service (Mr. David M. Bernhart) | April 9, 2008 ML080850962 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Catawba Indian Nation, Tribal Historic Preservation Office (Dr. Wenonah Haire) | April 9, 2008 ML080840506 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Eastern Band of the Cherokee Indians, Tribal Historic Preservation Office (Mr. Russell Townsend) | April 9, 2008 ML080840513 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Carolina Indian Heritage Association (Ms. Michelle Pounds) | April 9, 2008 ML080840519 |

Table F-1. Key Consultation Correspondence

11

| Table I | -1 . (| (contd) |
|---------|---------------|---------|
|---------|---------------|---------|

| Source | Recipient | Date of Letter and ADAMS Accession Number |
|--|---|---|
| | • | |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Eastern Shawnee Tribe of Oklahoma (Chief Glenna J. Wallace) | April 9, 2008 ML080840520 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | United South and Eastern Federation of Tribes (Mr. Michael Cook) | April 9, 2008 ML080840538 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Piedmont American Indian Association, Lower Eastern Cherokee Nation South Carolina (Chief Gene Norris) | April 9, 2008 ML080840540 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Pine Hill Indian Community (Ms. Michelle Pounds) | April 9, 2008 ML080840545 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | North Carolina Wildlife Resources Commission, Habitat Conservation Program (Mr. Ron Linville) | April 11, 2008 ML080880253 |
| National Oceanic and Atmospheric Administration–National Marine Fisheries Service (Mr. David M. Bernhart) | U.S. Nuclear Regulatory Commission | May 5, 2008 ML081400585 |
| South Carolina Department of Archives and History, State Historic Preservation Office (Ms. Rebekah Dobrasko) | U.S. Nuclear Regulatory Commission (Mr. Richard Raione and Ms. Linda Tello) | May 12, 2008 ML081510939 |
| U.S. Fish and Wildlife Service (Mr. Timothy Hall) | U.S. Nuclear Regulatory Commission | May 13, 2008 ML081430228 |
| North Carolina Wildlife Resources Commission (Mr. Christopher Goudreau) | U.S. Nuclear Regulatory Commission | May 20, 2008 ML081430390 |
| South Carolina Department of Natural Resources, Office of Environmental Programs (Mr. Robert D. Perry) | U.S. Nuclear Regulatory Commission | May 20, 2008 ML081430553 |
| U.S. Fish and Wildlife Service (Mr. Timothy Hall) | U.S. Nuclear Regulatory Commission | May 21, 2008 ML081540399 |
| South Carolina Department of Archives and History, State Historic Preservation Office (Ms. Rebekah Dobrasko) | U.S. Nuclear Regulatory Commission (Ms. Linda Tello) | May 30, 2008 ML081510453 |

| Source | Recipient | Date of Letter and ADAMS Accessior Number |
|--|---|---|
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | Seminole Tribe of Florida, Tribal Historic Preservation Office (Mr. Willard Steele) | June 4, 2008 ML081430691 |
| Catawba Indian Nation, Tribal Historic Preservation Office (Dr. Wenonah Haire) | U.S. Nuclear Regulatory Commission | June 11, 2008 ML081750079 |
| U.S. Nuclear Regulatory Commission (Mr. Richard Raione) | South Carolina Department of Natural Resources, Heritage Trust Program (Ms. Julie Holling) | June 19, 2008 ML081420749 |
| South Carolina Department of Natural Resources, Heritage Trust Program (Ms. Julie Holling) | U.S. Nuclear Regulatory Commission | July 8, 2008 ML081990424 |
| Eastern Band of Cherokee Indians, Tribal Historic Preservation Office (Mr. Tyler B. Howe) | U.S. Nuclear Regulatory Commission | November 20, 2008 ML083370297 |
| U.S. Army Corps of Engineers, Charleston District (LTC J. Richard Jordan III) | U.S. Nuclear Regulatory Commission | February 10, 2009 ML090690283 |
| Catawba Indian Nation, Tribal Historic Preservation Office (Dr. Wenonah Haire) | U.S. Nuclear Regulatory Commission | February 19, 2009 ML090840061 |
| U.S. Nuclear Regulatory Commission (Mr. Scott Flanders) | U.S. Army Corps of Engineers, Charleston District (LTC J. Richard Jordan III) | March 30, 2009 ML090700384 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | South Carolina Archives and History Center, State Historic Preservation Office (Ms. Caroline Dover Wilson) | May 24, 2010 ML093480445 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Advisory Council on Historic Preservation (Mr. Don Klima) | May 24, 2010 ML093560024 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | South Carolina Department of Natural Resources, Office of Environmental Programs (Mr. Robert D. Perry) | May 24, 2010 ML093570175 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | U.S. Fish and Wildlife Service, Southeast Region (Mr. Jay B. Herrington) | May 24, 2010 ML093580019 |
| | | |

Table F-1. (contd)

| Source | Recipient | Date of Letter and ADAMS Accession Number |
|--|---|---|
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | North Carolina Wildlife Resources Commission, Habitat Conservation Program (Mr. Ron Linville) | May 24, 2010 ML101190491 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | South Carolina Department of Health and Environmental Control (Ms. Susan Turner) | May 24, 2010 ML101190500 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | U.S. Environmental Protection Agency, Region 4, NEPA Program Office | May 24, 2010 ML101200120 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Catawba Indian Nation, Tribal Historic Preservation Office (Dr. Wenonah Haire) | May 24, 2010 ML101200150 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Seminole Tribe of Florida, Tribal Historic Preservation Office (Mr. Willard Steele) | May 24, 2010 ML101200368 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Eastern Band of the Cherokee Indians, Tribal Historic Preservation Office (Mr. Russell Townsend) | May 24, 2010 ML101200371 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Eastern Shawnee Tribe of Oklahoma (Chief Glenna J. Wallace) | May 24, 2010 ML101200375 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Carolina Indian Heritage Association (Ms. Michelle Pounds) | May 24, 2010 ML101200416 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | United South and Eastern Federation of Tribes (Mr. Michael Cook) | May 24, 2010 ML101200435 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Piedmont American Indian Association, Lower Eastern Cherokee Nation South Carolina (Chief Gene Norris) | May 24, 2010 ML101200443 |
| U.S. Nuclear Regulatory Commission (Mr. Robert Schaaf) | Pine Hill Indian Community (Ms. Michelle Pounds) | May 24, 2010 ML101200452 |
| South Carolina Archives and History Center, State Historic Preservation Office (Ms. Caroline Dover Wilson) | U.S. Nuclear Regulatory Commission (Ms. Sarah Lopas) | June 21, 2010 ML101720651 |
| | | |

Table F-1. (contd)

| Source | Recipient | Date of Letter and ADAMS Accession Number |
|---|--|---|
| Catawba Indian Nation, Tribal Historic Preservation Office (Dr. Wenonah Haire) | U.S. Nuclear Regulatory Commission (Mr. Scott Flanders) | July 22, 2010 ML102110494 |
| South Carolina Department of Natural Resources (Ms. Vivianne Vejdani) | U.S. Nuclear Regulatory Commission | July 27, 2010 ML102160393 |
| U.S. Nuclear Regulatory Commission (Mr. Brian Hughes) | Bureau of Land and Waste Management, South Carolina Department of Health and Environmental Control (Ms. Sandra J. Threatt) | November 19, 2010 ML103150012 |
| U.S. Nuclear Regulatory Commission (Mr. Allen Fetter) | Catawba Indian Nation (Dr. Wenonah Haire) | March 14, 2011 ML103000023 |
| South Carolina Department of Natural Resources (Mr. Bob Perry) | U.S. Nuclear Regulatory Commission (Ms. Sarah Lopas) | May 2, 2011 ML111220594 |
| Pacific Northwest National Laboratory (Mr. Jim Becker, for the U.S. Nuclear Regulatory Commission) | South Carolina Department of Natural Resources, Heritage Trust Program (Ms. Julie Holling) | May 25, 2011 ML111470774 |
| Pacific Northwest National Laboratory (Mr. Jim Becker, for the U.S. Nuclear Regulatory Commission) | North Carolina Department of Environment and Natural Resources, Natural Heritage Program (Mr. Harry LeGrand) | May 25, 2011 ML114470794 |
| South Carolina Department of Natural Resources, Heritage Trust Program (Ms. Julie Holling) | U.S. Nuclear Regulatory Commission | June 8, 2011 ML111741378 |
| North Carolina Department of Environment and Natural Resources, Natural Heritage Program (Mr. John Finnegan) | U.S. Nuclear Regulatory Commission | June 23, 2011 ML111741383 |
| Eastern Band of Cherokee Indians, Tribal Historic Preservation Office (Mr. Tyler B. Howe) | U.S. Nuclear Regulatory Commission (Ms. Sarah Lopas) | September 13, 2011 ML112570445 |
| U.S. Nuclear Regulatory Commission (Ms. Sarah Lopas) | U.S. Federal Energy Regulatory Commission (Mr. Thomas J. LoVullo) | October 4, 2011 ML112790295 |
| U.S. Federal Energy Regulatory Commission (Mr. Thomas J. LoVullo) | U.S. Nuclear Regulatory Commission (Mr. Allen H. Fetter) | October 5, 2011 ML112790296 |

Table F-1. (contd)

1

| 1 | Appendix G |
|---|--|
| 2 | |
| 3 | Supporting Documentation on Radiological Dose |
| 4 | Assessment and Historic and Cultural Resources |

- 1
- 2
- 3

4

Supporting Documentation on Radiological Dose Assessment and Historic and Cultural Resources

5 The U.S. Nuclear Regulatory Commission (NRC) staff performed an independent dose assessment of the radiological impacts resulting from normal operation of the proposed new 6 7 nuclear units at the William States Lee III Nuclear Station (Lee Nuclear Station) site. The 8 results of this assessment are presented in this appendix and are compared to the results from 9 Duke Energy Carolinas, LLC (Duke) found in Section 5.9, Radiological Impacts of Normal 10 Operations. The appendix is divided into five sections: (1) dose estimates to the public from 11 liquid effluents, (2) dose estimates to the public from gaseous effluents, (3) cumulative dose 12 estimates, (4) dose estimates to the biota from liquid and gaseous effluents, and (5) historic and cultural resources at the Lee Nuclear Station, Make-Up Pond C, and ancillary facility sites. 13

14 G.1 Dose Estimates to the Public from Liquid Effluents

The NRC staff used the dose assessment approach specified in Regulatory Guide 1.109 (NRC 1977) and the LADTAP II computer code (Strenge et al. 1986) to estimate doses to the maximally exposed individual (MEI) and population from the liquid effluent pathway of the proposed Lee Nuclear Station Units 1 and 2. The NRC staff used the projected radioactive effluent release values for the Westinghouse Advanced Passive 1000 (AP1000) reactor to estimate doses to the MEI and population from liquid effluent releases from the Lee Nuclear Station Units 1 and 2 (Westinghouse 2008).

22 G.1.1 Scope

Doses from the Lee Nuclear Station Units 1 and 2 to the MEI were calculated and compared toregulatory criteria for the following:

- Total Body Dose was the total for all pathways (i.e., drinking water, fish consumption, shoreline usage, and swimming exposure) with the highest value for either the adult, teen, child, or infant compared to the 3 mrem/yr per reactor design objective in Title 10 of the Code of Federal Regulations (CFR), Part 50, Appendix I.
- Organ Dose was the total for each organ for all pathways (i.e., drinking water, fish consumption, shoreline usage, swimming exposure, boating, etc.) with the highest value for the adult, teen, child, or infant compared to the 10 mrem/yr per reactor design objective specified in 10 CFR Part 50, Appendix I.

- 1 The NRC staff reviewed the assumed exposure pathways and the input parameters and values
- 2 used by Duke (Duke 2009a, b) for appropriateness, including references made to the Design
- 3 Certification Document for the AP1000 (Westinghouse 2008). Default values from Regulatory
- 4 Guide 1.109 (NRC 1977) were used when input parameters were not available. The NRC staff
- 5 concluded that the assumed exposure pathways were appropriate; drinking water withdrawal
- 6 from the Broad River does not occur before about 21 river miles downstream of the site. In
- 7 addition, the input parameters and values used by Duke were generally appropriate.

8 G.1.2 Resources Used

- 9 To calculate doses to the public from liquid effluents, the NRC staff used a personal computer
- 10 version of the LADTAP II code entitled NRCDOSE, Version 2.3.13 (Chesapeake Nuclear
- 11 Services, Inc. 2006) obtained through the Oak Ridge Radiation Safety Information
- 12 Computational Center (RSICC) with updates to the user interface obtained directly from
- 13 Chesapeake Nuclear Services.

14 G.1.3 Input Parameters

Table G-1 provides a listing of the major parameters used in calculating dose to the public fromliquid effluent releases during normal operation.

17 G.1.4 Comparison of Results

The results documented in the ER (Duke 2009a) for doses from liquid effluent releases are compared in Table G-2 with the results calculated by the NRC staff. The doses calculated by the NRC staff are uniformly a factor of 1.37 times larger than doses calculated by Duke. This is a direct result of the selection by the NRC staff of a smaller mean average flow rate of the Broad River than that used by Duke. The NRC staff used a value of 1858 cfs for the water years 2000 to 2010 measured at the U.S. Geological Survey gage at Ninety-Nine Islands Dam (USGS 2010); Duke used a longer-term average of 2538 cfs in its estimates (Duke 2009a).

For calculating the population dose from liquid effluents, Duke used the population distribution
for 2036. However, Section 5.4.1 of the NRC's Environmental Standard Review Plan (ESRP)
(NRC 2000) requires use of "... projected population for 5 years from the time of the licensing

action under consideration." Because the population is increasing, the use of the year 2036 is

29 conservative as long as operations at the site begin before then, so this year was also used by

30 the NRC staff for comparisons.

| Cr Mi Fe Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca | a-24 r-51 n-54 e-55 e-59 o-58 o-60 n-65 r-84 b-88 r-89 r-90 r-91 -91m -93 r-95 b-95 | $\begin{array}{c} 1.01 \times 10^{3} \\ 1.63 \times 10^{-3} \\ 1.85 \times 10^{-3} \\ 1.30 \times 10^{-3} \\ 1.00 \times 10^{-3} \\ 2.00 \times 10^{-4} \\ 3.36 \times 10^{-3} \\ 4.40 \times 10^{-4} \\ 4.10 \times 10^{-4} \\ 2.00 \times 10^{-5} \\ 2.70 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 2.30 \times 10^{-4} \end{array}$ | Values from Westinghouse AP1000 Design Control Document Table 11.2-7 for a single unit (Westinghouse 2008). |
|--|---|--|--|
| Cr Mu Fe Cc Cc Zr Br Rt Sr Sr Sr Sr Y- Y- Zr Nt Mu Tc Ru Ru Ru Ru Ru Tc Te Te Te Te Te Te | r-51 n-54 e-55 e-59 o-58 o-60 n-65 r-84 b-88 r-89 r-90 r-91 -91m -93 r-95 b-95 | $\begin{array}{c} 1.85 \times 10^{-3} \\ 1.30 \times 10^{-3} \\ 1.00 \times 10^{-3} \\ 2.00 \times 10^{-4} \\ 3.36 \times 10^{-3} \\ 4.40 \times 10^{-4} \\ 4.10 \times 10^{-4} \\ 2.00 \times 10^{-5} \\ 2.70 \times 10^{-4} \\ 1.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 2.30 \times 10^{-4} \end{array}$ | Table 11.2-7 for a single unit |
| Mi Fe Co Co Co Zr Br Rt Sr Sr Sr Sr Y- Y- Y- Zr Nt Mi To Ru Ru Ru Ru Ru To Te Te Te Te Te Te | n-54 e-55 e-59 o-58 o-60 n-65 r-84 b-88 r-89 r-90 r-91 -91m -93 r-95 b-95 | $\begin{array}{c} 1.30 \times 10^{-3} \\ 1.00 \times 10^{-3} \\ 2.00 \times 10^{-4} \\ 3.36 \times 10^{-3} \\ 4.40 \times 10^{-4} \\ 4.10 \times 10^{-4} \\ 2.00 \times 10^{-5} \\ 2.70 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 2.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 2.30 \times 10^{-4} \end{array}$ | |
| Fe Ga Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca Ca | e-55 e-59 o-58 o-60 n-65 r-84 b-88 r-89 r-90 r-91 -91 m -93 r-95 b-95 | $\begin{array}{c} 1.00 \times 10^{-3} \\ 2.00 \times 10^{-4} \\ 3.36 \times 10^{-3} \\ 4.40 \times 10^{-4} \\ 4.10 \times 10^{-4} \\ 2.00 \times 10^{-5} \\ 2.70 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 2.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 2.30 \times 10^{-4} \end{array}$ | (westinghouse 2008). |
| Fe Ga Zr Br Rt Sr Sr Sr Y- Y- Zr Nt Ma To Ru Ru Ru Ru Ru Fe Te Te Te Te Te | e-59 o-58 o-60 n-65 r-84 b-88 r-89 r-90 r-91 -91 m -93 r-95 b-95 | 2.00×10^{-4} 3.36×10^{-3} 4.40×10^{-4} 4.10×10^{-4} 2.00×10^{-5} 2.70×10^{-4} 1.00×10^{-5} 2.00×10^{-5} 1.00×10^{-5} 9.00×10^{-5} 2.30×10^{-4} | |
| Ca Ca Zr Br Rt Sr Sr Sr Y- Y- Zr Zr Nt Ma Ta Ru Ru Ru Ru Ru Ta Ta Ta Ta Ta | o-58 o-60 n-65 r-84 b-88 r-89 r-90 r-91 -91 m -93 r-95 b-95 | $\begin{array}{l} 3.36 \times 10^{-3} \\ 4.40 \times 10^{-4} \\ 4.10 \times 10^{-4} \\ 2.00 \times 10^{-5} \\ 2.70 \times 10^{-4} \\ 1.00 \times 10^{-5} \\ 2.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 2.30 \times 10^{-4} \end{array}$ | |
| Ca Zr Br Rt Sr Sr Sr Y- Y- Zr Nt Ma Ta Rt Rt Rt Rt Rt Rt Rt Rt Rt I I I I I I | o-60 n-65 r-84 b-88 r-89 r-90 r-91 r-91 -93 r-95 b-95 | $\begin{array}{r} 4.40 \times 10^{-4} \\ 4.10 \times 10^{-4} \\ 2.00 \times 10^{-5} \\ 2.70 \times 10^{-4} \\ 1.00 \times 10^{-4} \\ 1.00 \times 10^{-5} \\ 2.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 2.30 \times 10^{-4} \end{array}$ | |
| Zr Br Rt Sr Sr Sr Y- Y- Zr Nt Mo To Ru Ru Ru Ru Ru Ru Ru Ru Ru Ru Ru Ru Ru | n-65 r-84 b-88 r-89 r-90 r-91 -91m -93 r-95 b-95 | $\begin{array}{r} 4.10 \times 10^{-4} \\ 2.00 \times 10^{-5} \\ 2.70 \times 10^{-4} \\ 1.00 \times 10^{-4} \\ 1.00 \times 10^{-5} \\ 2.00 \times 10^{-5} \\ 1.00 \times 10^{-5} \\ 9.00 \times 10^{-5} \\ 2.30 \times 10^{-4} \end{array}$ | |
| Br Rt Sr Sr Sr Y- Y- Zr Zr Nt Mo To Ru Ru Ru Ru Ru Ru Fe Te Te Te I-1 | r-84 b-88 r-89 r-90 r-91 -91m -93 r-95 b-95 | 2.00×10^{-5} 2.70×10^{-4} 1.00×10^{-4} 1.00×10^{-5} 2.00×10^{-5} 1.00×10^{-5} 9.00×10^{-5} 2.30×10^{-4} | |
| Rt Sr Sr Y- Y- Zr Nt Ma To Ru Ag Te Te Te Te Te Te Te | b-88 r-89 r-90 r-91 -91m -93 r-95 b-95 | $2.70 \times 10^{-4} 1.00 \times 10^{-4} 1.00 \times 10^{-5} 2.00 \times 10^{-5} 1.00 \times 10^{-5} 9.00 \times 10^{-5} 2.30 \times 10^{-4} $ | |
| Sr Sr Y- Y- Zr Nt Ma Tc Ru Ru Ag Te Te Te Te Te Te Te | r-89 r-90 r-91 -91m -93 r-95 b-95 | $1.00 \times 10^{-4} 1.00 \times 10^{-5} 2.00 \times 10^{-5} 1.00 \times 10^{-5} 9.00 \times 10^{-5} 2.30 \times 10^{-4}$ | |
| Sr Sr Y- Zr Zr Nt Ma Tc Ru Ru Ru Ru Ru Ru Tc Tc Tc Tc Tc Tc | r-90 r-91 -91m -93 r-95 b-95 | $1.00 \times 10^{-5} 2.00 \times 10^{-5} 1.00 \times 10^{-5} 9.00 \times 10^{-5} 2.30 \times 10^{-4}$ | |
| Sr Y- Zr Nt Ma Tc Ru Ru Ru Ru Ru Tc Tc Tc Tc Tc Tc I-1 | r-91 -91m -93 r-95 b-95 | 2.00×10^{-5} 1.00×10^{-5} 9.00×10^{-5} 2.30×10^{-4} | |
| Y- Y- Zr Nt Ma To Ru Ru Ru Ag Te Te Te Te Te Te | -91m -93 r-95 b-95 | 1.00×10^{-5} 9.00 × 10^{-5} 2.30 × 10^{-4} | |
| Y- Zr Nt Ma Ta Ru Ru Ru Ru Ru Ru Ru Ru Ru Ru Ru Ta Te Te Te Te I-1 | -93 r-95 b-95 | 9.00 × 10 ⁻⁵ 2.30 × 10 ⁻⁴ | |
| Zr Nt Ma To Ru Ru Ru Ru Ru Ru Ru To To To To I-1 | r-95 b-95 | 2.30×10^{-4} | |
| Nk Ma To Ru Ru Ag Te Te Te Te I-1 | b-95 | 2.30×10^{-4} | |
| Μα Τα Rι Rι Ας Τε Τε Τε Τε Γε Ι-1 | | | |
| To Ru Ru Ag Te Te Te Te I-1 | ~ 00 | 2.10×10^{-4} | |
| Ru Ru Ag Te Te Te I-1 | o-99 | 5.70×10^{-4} | |
| Ru Ag Te Te Te Te Te I-1 | c-99m | 5.50×10^{-4} | |
| Ag Te Te Te Te I-1 | u-103 | 4.93 × 10 ⁻³ | |
| Te Te Te Te I-1 | u-106 | 7.35×10^{-2} | |
| Te Te Te I-1 | g-110m | 1.05 × 10 ^{−3} | |
| Te Te I-1 | e-129m | 1.20 × 10 ^{−4} | |
| Te Te I-1 | e-129 | 1.50 × 10 ^{−4} | |
| Te Te I-1 | e-131m | 9.00 × 10 ⁻⁵ | |
| Τε I-1 | e-131 | 3.00 × 10 ⁻⁵ | |
| I-1 | e-132 | 2.40 × 10 ⁻⁴ | |
| | 131 | 1.41 × 10 ^{−2} | |
| I-1 | 132 | 1.64 × 10 ^{−3} | |
| | 133 | 6.70 × 10 ⁻³ | |
| | 134 | 8.10×10^{-4} | |
| | 135 | 4.97×10^{-3} | |
| | s-134 | 9.93×10^{-3} | |
| | s-136 | 6.30×10^{-4} | |
| | s-137 | 1.33×10^{-2} | |
| | a-140 | 5.52×10^{-3} | |
| | a-140 | 7.43×10^{-3} | |
| | e-141 | 9.00×10^{-5} | |
| | e-143 | 1.90×10^{-4} | |
| | | 3.16×10^{-3} | |
| | e-144 | 3.16×10^{-4} 1.30 × 10 ⁻⁴ | |
| | r-143 | | |
| | r-144 | 3.16×10^{-3} | |
| | /-187 | 1.30×10^{-4} | |
| Nr | p-239 | 2.40 × 10 ⁻⁴ | |
| | | | |

1 **Table G-1**. Parameters Used in Calculating Dose to the Public from Liquid Effluent Releases

Table G-1. (contd)

| Parameter | Staff Value | Comments |
|--|---|--|
| Discharge flow rate (ft ³ /s) | 13.4 | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). |
| Source term multiplier | 2 | To convert single-unit source term to two units. |
| Site type | Fresh water | Discharge is to the freshwater Broad River. |
| Reconcentration model | Fully Mixed | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). |
| Effluent discharge rate from impoundment system to receiving water body (ft ³ /s) | 1858 | Annual average flow of Broad River over Ninety-Nine Islands Dam (USGS 2010). |
| Impoundment total volume (ft ³) | 1,746,300 | The volume of Ninety-Nine Islands Dam forebay (Khan 2007) |
| Shore width factor | 0.2 | Suggested value for river shoreline (NRC 1977; Strenge et al. 1986) |
| Dilution factors for aquatic food and boating, shoreline and swimming, and drinking water | 1 | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). The value of "1" indicates complete mixing. |
| Transit time (hr) | 14.2 (drinking water) 0 (all other uses) | Site-specific values from Table 5.4-2 of the ER (Duke 2009a). |
| Consumption and usage factors for adults, teens, children, and infants | Shoreline usage (hr/yr) 12 (adult) 67 (teen) 14 (child) 0 (infant) Water usage (L/yr) 730 730 (adult) 510 (teen) 510 (child) 330 (infant) Fish consumption (kg/yr) 21 21 (adult) 16 (teen) 6.9 (child) 0 (infant) | LADTAP II code default values (NRC 1977; Strenge et al. 1986). |

| Staff Value | Comments |
|-------------|---|
| 3,455,395 | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). Full population data located in Table 2.1-203 in Duke's Final Safety Analysis Report (Part 2 of Revision 3 of the COL application) (Duke 2010). Population distribution used by Duke and the NRC staff was for year 2036. Note that ESRP Section 5.4.1 requires use of "projected population for 5 years from the time of the licensing action under consideration." Assuming the combined license application licensing action occurs in year 2010 and adding 5 years yields year 2015. See discussion of population dose in Section G.1.4. |
| 24,725 | Site-specific value from the ER (Duke 2009a). |
| 15,000 | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). |
| 6,620,364 | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). |
| 6,620,364 | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). |
| 6,620,364 | Site-specific value from Table 5.4-2 of the ER (Duke 2009a). |
| | 3,455,395 24,725 15,000 6,620,364 6,620,364 |

Table G-1. (contd)

1 **Table G-2**. Comparison of Doses to the Public from Liquid Effluent Releases for a New Unit

| Type of Dose | Duke ER (2009a) ^(a) | NRC Staff Calculation | Percent Difference |
|---|--------------------------------|--------------------------|-----------------------|
| Total body (mrem/yr) | 0.0609 (adult) | 0.0831 (adult) | 37 |
| Organ dose (mrem/yr) | 0.0775 (child liver) | 0.106 (adult GI tract) | 37 |
| Thyroid (mrem/yr) | 0.0532 (child) | 0.0727 (child) | 37 |
| Population dose from liquid pathway (person-rem/yr) | 0.296 | 0.404 | 37 |

2

G.2 Dose Estimates to the Public from Gaseous Effluents

2 The NRC staff used the dose assessment approach specified in Regulatory Guide 1.109

3 (NRC 1977), and the XOQDOQ and GASPAR II computer code (Sagendorf et al. 1982; Strenge

4 et al. 1987) to estimate doses to the MEI and to the population within an 80-km (50-mile) radius

5 of the Lee Nuclear Station site from the gaseous effluent pathway.

6 G.2.1 Scope

7 The NRC staff and Duke calculated the maximum gamma air dose, beta air dose, total body

8 dose, and skin dose from noble gases at the exclusion area boundary (EAB) location (0.83 mi)

9 of the Lee Nuclear Station site. Dose to the MEI was calculated as the sum of the pathway

10 doses estimated for the locations of the largest pathway doses for the following exposure

11 pathways. The pathways included in the estimated are listed below:

- plume immersion (EAB at 0.83 mi)
- direct shine from deposited radionuclides (EAB at 0.83 mi)
- inhalation (EAB at 0.83 mi southeast)
- ingestion of local farm or garden vegetables (garden 1.01 mi south-southeast)
- ingestion of locally produced beef (1.47 mi southeast), cow milk (1.09 mi south-southeast),
 and goat milk (1.06 mi south-southwest) (Duke 2009b).

The NRC staff reviewed the input parameters and values that Duke (2009a, b) used for
appropriateness, including references made to the AP1000 Design Control Document
(Westinghouse 2008). This included the meteorological information in Chapter 2 of the ER
submitted by Duke (Duke 2009a). Default values from Regulatory Guide 1.109 (NRC 1977)
were used when input parameters were not available. The NRC staff concluded that the
assumed exposure pathways and input parameters and values used by Duke were appropriate.

24 These pathways and parameters were used by the NRC staff in its independent calculations

25 using GASPAR II.

26 Joint frequency distribution data of wind speed and wind direction by atmospheric stability class

for the Lee Nuclear Station site provided in joint frequency distribution Tables 2.7-35, 2.7-36,

28 2.7-37, 2.7-38, 2.7-39, 2.7-40, and 2.7-41 of the ER (Duke 2009a) were used as input to the

29 XOQDOQ code (Sagendorf et al. 1982) to calculate long-term average χ/Q and D/Q values for

30 routine releases. The NRC staff's independent results confirmed those reported by Duke in

31 Tables 2.7-81 to 2.7-86 of the ER (Duke 2009a).

- 1 Population doses were calculated for all types of releases (i.e., noble gases, iodine and
- 2 particulates, and H-3 and C-14) using the GASPAR II code for the following exposure pathways:
- 3 plume immersion, direct shine from deposited radionuclides, ingestion of vegetables, and
- 4 ingestion of milk and meat.

5 G.2.2 Resources Used

- 6 To calculate doses to the public from gaseous effluents, the NRC staff used personal computer
- 7 versions of the XOQDOQ and GASPAR II codes entitled NRCDOSE Version 2.3.13
- 8 (Chesapeake Nuclear Services, Inc. 2006) obtained through the Oak Ridge RSICC with updates
- 9 to the user interface obtained directly from Chesapeake Nuclear Services.

10 G.2.3 Input Parameters

Table G-3 provides a listing of the major parameters used in calculating dose to the public fromgaseous effluent releases during normal operation.

13 G.2.4 Comparison of Doses to the Public from Gaseous Effluent Releases

14 The NRC staff compared results documented in the ER (Duke 2009a) for doses from noble

15 gases at the EAB with the results calculated by the NRC staff. The doses calculated by the 16 NRC staff confirmed the doses calculated by Duke.

The NRC staff compared its estimates of doses to the MEI calculated by Duke. Doses to the
MEI estimated by Duke were calculated by summing doses from the maximum locations of each
exposure pathway. The doses calculated by the NRC staff confirmed the doses calculated by
Duke.

21 G.2.5 Comparison of Results – Population Doses

22 The NRC staff performed a comparison of the Duke population dose estimates taken from 23 Table 5.4-11 of the ER (Duke 2009a) with the staff estimates for a single new unit. The staff's 24 independent calculation for population dose yielded results that were comparable to the Duke 25 ER estimates (Duke 2009a) for a new unit. For calculating the population dose from gaseous 26 effluents, the population distribution used by Duke and the NRC staff was for year 2056. 27 However, ESRP Section 5.4.1 (NRC 2000) requires use of "... projected population for 5 years 28 from the time of the licensing action under consideration." Assuming the COL licensing action 29 occurs in year 2010 and adding 5 years yields year 2015. Because the population is increasing, 30 the use of the Year 2056 is more conservative than required by the rule, and has been used 31 herein. The NRC staff estimates confirmed the estimates by Duke (2009a) to two significant

32 digits.

| Parameter | Staff Value | Comments |
|--|---|--|
| New unit gaseous effluent source term (Ci/yr) | Ar-41 3.4×10 Kr-85m 3.6×10 Kr-85 4.1×10 Kr-87 1.5×10 Kr-87 1.5×10 Kr-88 4.6×10 Xe-131m 1.8×10 Xe-133m 8.7×10 Xe-133m 8.7×10 Xe-135m 7.0×10 Xe-135m 7.0×10 Xe-135 3.3×10 Xe-138 6.0×10 I-131 1.2×10 I-133 4.0×10 H-3 3.5×10 C-14 7.3×10 Cr-51 6.1×10 Mn-54 4.3×10 Co-57 8.2×10 Co-58 2.3×10 Co-60 8.7×10 Fe-59 7.9×10 Sr-89 3.0×10 Sr-90 1.2×10 Zr-95 1.0×10 Nb-95 2.5×10 Ru-103 8.0×10 Sb-125 6.1×10 Cs-134 2.3×10 Cs-136 8.5×10 Cs-137 3.6×10 Ba-140 4.2×10 | Design Control Document Table 11.3-3 for a single unit (Westinghouse 2008). (Westinghouse 200 |
| Population distribution | Table 5.4-3, which summarizes Tables 2 through 2.5-4 of the R (Duke 2009a) | , j |

1 **Table G-3**. Parameters Used in Calculating Dose to Public from Gaseous Effluent Releases

| Parameter | Staff Value | Comments |
|--|--|---|
| Atmospheric dispersion factors (sec/m ³) | Tables 2.7-81 to 2.7-85 of the ER (Duke 2009a) | Site-specific data provided by Duke for 1-year period from December 2005 through November 2006 (Duke 2009a). |
| Ground deposition factors (m ⁻²) | Table 2.7-86 of the ER (Duke 2009a) | Site-specific data provided by Duke for 1-year period from December 2005 through November 2006 (Duke 2009a). |
| Milk production rate within an 80-km (50-mi) radius of the Lee Nuclear Station site (L/yr) | 84,765,807 | Site-specific data provided by Duke (Duke 2009a) |
| Vegetable/fruit production rate within an 80-km (50-mi) radius of the Lee Nuclear Station site (kg/yr) | 151,333,289 | Site-specific data provided by Duke (Duke 2009a) |
| Meat production rate within an 80-km (50-mi) radius of the Lee Nuclear Station site (kg/yr) | 354,508,878 | Site-specific data provided by Duke (Duke 2009a) |
| Pathway receptor locations (direction, distance, and atmospheric dispersion factors) - nearest site boundary, vegetable garden, residence, meat animal | Table 2.7-80 of the ER (Duke 2009a) | Site-specific data provided by Duke (Duke 2009a) |
| Consumption factors for milk, meat, leafy vegetables, and vegetables | $ \begin{array}{l} \mbox{Milk (L/yr)} \\ 310 (adult) \\ 400 (teen) \\ 330 (child) \\ 330 (infant) \\ \mbox{Meat (kg/yr)} \\ 110 (adult) \\ 65 (teen) \\ 41 (child) \\ 0 (infant) \\ \mbox{Leafy vegetables (kg/yr)} \\ 64 (adult) \\ 42 (teen) \\ 26 (child) \\ 0 (infant) \\ \mbox{Vegetables (kg/yr)} \\ 520 (adult) \\ 630 (teen) \\ 520 (child) \\ 0 (infant) \\ \end{array} $ | Table 5.4-3 of the ER (Duke 2009a) and Regulatory Guide 1.109 (NRC 1977). |

Table G-3. (contd)

| Parameter | Staff Value | Comments |
|---|-------------|--|
| Fraction of year leafy vegetables are grown | 0.58 | Site-specific value from Table 5.4-6 of the ER (Duke 2009b). |
| Fraction of year that milk cows are on pasture | 0.75 | Site-specific value from Table 5.4-6 of the ER (Duke 2009b). |
| Fraction of MEI vegetable intake from own garden | 0.76 | Default value of GASPAR II code (Strenge et al. 1987). |
| Fraction of milk-cow intake that is from pasture while on pasture | 1 | Default value of GASPAR II code (Strenge et al. 1987). |
| Average absolute humidity over the growing season (g/m ³) | 8.0 | Default value of GASPAR II code (Strenge et al. 1987). |
| Average temperature over the growing season (°F) | None | Default value of GASPAR II code (Strenge et al. 1987). |
| Fraction of year beef cattle are on pasture | 0.75 | Site-specific value from Table 5.4-6 of the ER (Duke 2009b). |
| Fraction of beef cattle intake from pasture when on pasture | 1 | Default value of GASPAR II code (Strenge et al. 1987). |
| Fraction of year goats are on pasture | 0.83 | Site-specific value from Table 5.4-6 of the ER (Duke 2009b). |
| Fraction of goats' intake that is from pasture while on pasture | 1 | Default value of GASPAR II code (Strenge et al. 1987). |

Table G-3. (contd)

1 G.3 Cumulative Dose Estimates

2 The staff compared Duke's results for cumulative dose estimates to the MEI with those

3 calculated by the NRC staff. Cumulative dose estimates include doses from all pathways

4 (i.e., external, liquid effluent, and gaseous effluent) for proposed Lee Nuclear Stations Units 1

5 and 2.

Cumulative doses are based upon the sum of doses from liquid and gaseous releases. As
noted above, the NRC staff's estimates of dose from the liquid release pathways are based on a
mean average flow rate of the Broad River of 1858 cfs for the water years 2000 to 2010 as
measured at the U.S. Geological Survey gage at Ninety-Nine Islands Dam; Duke used a longerterm average of 2538 cfs in its estimates. As a result, the NRC staff's liquid pathway doses are
about 37 percent greater than those in Duke's ER (Duke 2009a). The cumulative doses are

12 shown in Table G-4. The increase in the liquid pathway doses has only a minimal impact on the

13 total doses because the dominant exposure pathways are related to gaseous releases.

| Dose | Duke ER (2009a) ^{(a)(b)} | Staff Estimate ^(c) | Percent Difference |
|---|--------------------------------------|----------------------------------|-----------------------|
| Whole body (child, mrem/yr) | 2.76 | 2.81 | 1.8 |
| Thyroid dose (infant, mrem/yr) | 27.9 | 27.9 | 0 |
| Dose to other organ (child bone, mrem/yr) | 8.67 | 8.70 | 0.3 |

Table G-4. Comparison of Cumulative Doses to the MEI

(a) Doses from direct radiation were determined to be negligible (Duke 2009a).

(b) Sum of doses from liquid and gaseous effluent releases for proposed Lee Nuclear Station Units 1 and 2 from Duke (2009a).

(c) The staff calculation included the sum of doses from liquid and gaseous effluent releases from the two proposed units.

(d) The whole body doses were conservatively calculated by summing the maximum individual doses from normal liquid releases (to an adult) and the maximum individual doses from normal gaseous releases (to a child).

G.4 Dose Estimates to the Biota from Liquid and Gaseous Effluents

4 To estimate doses to the biota from the liquid and gaseous effluent pathways, the NRC staff 5 used the LADTAP II code (Strenge et al. 1986), the GASPAR II code (Strenge et al. 1987), and

6 input parameters supplied by Duke in its ER (Duke 2009a).

7 G.4.1 Scope

1

8 Doses to both terrestrial and aquatic biota were calculated using the LADTAP II code. Aquatic 9 biota include fish, algae, and invertebrate species. Terrestrial biota include muskrats, raccoons, 10 herons, and ducks. The LADTAP II code calculates an internal dose component and an external dose component and sums them for a total body dose. The NRC staff reviewed the 11 12 input parameters used by Duke for appropriateness. Duke estimated doses to biota in the well-13 mixed flow of the Broad River below the outfall of Ninety-Nine Islands Dam. Default values from 14 Regulatory Guide 1.109 (NRC 1977) were used when input parameters were not available. 15 Most of these parameters were used by the NRC staff in its independent calculations using 16 LADTAP II.

17 The LADTAP II code calculates only biota dose from the liquid effluent pathway. Terrestrial

18 biota could also be exposed via the gaseous effluent pathway. These values would be the

same as those for the MEI calculated using the GASPAR II code. Duke (2009a) used the MEI

20 doses at the EAB (0.83 mi east-southeast from the plant) to estimate these doses. To account

21 for the greater proximity of the main body mass of animals to the ground compared to humans,

22 Duke's MEI calculation for the biota ground exposures were increased by a ratio of the height at

23 which ground exposure is calculated by GASPAR II (1 m) to the height of the surrogate biota.

24 The height of each biota was assumed to be equal to half the length of the animal.

1 G.4.2 Resources Used

2 To calculate doses to the biota, the NRC staff used personal computer versions of the

3 LADTAP II and GASPAR II computer codes entitled NRCDOSE Version 2.3.13 (Chesapeake

4 Nuclear Services, Inc. 2006). NRCDOSE was obtained through the Oak Ridge RSICC.

5 G.4.3 Input Parameters

Most of the LADTAP II input parameters are specified in Section G.1.3 to include the source
term, the discharge flow rate to the receiving fresh water system, and the shore width factor.
However, the parameters in Section G.1.3 are for regions below the spillway of Ninety-Nine
Islands Dam, and the NRC staff's biota dose calculations are for the zone in the forebay of the
dam just before the spillway. To estimate the concentration of radionuclides in the lake water
near the plant outfall diffuser, which will be placed in the forebay, the NRC staff used a 5:1

12 mixing of the effluent with uncontaminated water. To estimate biota doses from atmospheric

13 releases, the NRC staff used the same assumptions as Duke.

14 G.4.4 Comparison of Results

15 Table G-5 compares Duke's biota dose estimates from liquid effluents taken from Table 5.4-17 of the ER (Duke 2009a) with the NRC staff's estimates. The NRC staff's estimates of biota 16 17 dose via the liquid pathways are larger than Duke' because of the location chosen for the 18 analysis. Doses in the area below the dam are lower than in the small, more-concentrated zone 19 above the forebay of the dam into which the effluent is discharged. For the gaseous pathways, 20 the NRC staff's analysis confirmed Duke's results. The NRC staff's total combined dose 21 estimates of liquid and gaseous pathways are still well below the applicable criteria for 22 evaluation of potential impacts.

| 23 | Table G-5. Comparison of Dose Estimates to Biota from Liquid Effluents for Two Units |
|----|--|
|----|--|

| Biota | Duke ER (2009a) (mrad/yr) | Staff Calculation (mrad/yr) |
|--------------|------------------------------|--------------------------------|
| Fish | 0.57 | 22 |
| Muskrat | 1.71 | 64.8 |
| Raccoon | 0.67 | 25.5 |
| Heron | 7.82 | 297 |
| Duck | 1.64 | 62.0 |
| Algae | 4.64 | 180 |
| Invertebrate | 1.61 | 62.1 |

G.5 Historic and Cultural Resources at the Lee Nuclear Station, Make-Up Pond C, and Ancillary Facility Sites

- 3 Historic and cultural resources at the Lee Nuclear Station, Make-Up Pond C, and Ancillary
- 4 Facility sites are identified in Table G-6 through Table G-12.

| Site | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
|--------|---|--|--|--|--|
| 38CK8 | Middle -Late Archaic - Woodland lithic/ceramic scatter | Lee Nuclear Station (1900 ac) | Not revisited in 2007 or 2009 | Further investigation warranted (SCIAA 1974) Not eligible (Duke 2009a) Unassessed (Brockington 2009) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK9 | Isolated Archaic lithic | Lee Nuclear Station (1900 ac) | Not revisited in 2007 or 2009 | No further investigation warranted (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK10 | Two Isolated Archaic lithics | Onsite direct (750 ac) | Not intact – Disturbed by preparation for the Cherokee Nuclear Station | No further investigation recommended (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK11 | Two Isolated Archaic lithics | Onsite direct (750 ac) | Not intact – Disturbed by preparation for the Cherokee Nuclear Station | No further investigation recommended (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK12 | 19 th century homesite | Onsite direct (750 ac) | Not intact – Disturbed by preparation for the Cherokee Nuclear Station | No further investigation recommended (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK13 | Middle Archaic lithic scatter | Onsite direct (750 ac) | Not intact – Disturbed by preparation for the Cherokee Nuclear Station | No further investigation recommended (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK14 | Middle Archaic lithic scatter and 19 th century - homesite | Onsite direct (Spoils Area) | No evidence found in 2009 (Brockington 2009) | No further investigation recommended (SCIAA 1974) Unassessed (Brockington 2009), but no evidence found during survey/testing in 2009 | Concur (SCDAH 2009) |
| 38CK15 | Middle Archaic lithic scatter and 19 th century ceramic sherd | Onsite direct (Rebar Laydown Area) | No evidence found in 2009 (Brockington 2009) | No further investigation recommended (SCIAA 1974) Unassessed (Brockington 2009), but no evidence found during survev/resting in 2009 | Concur. No impacts in 2009 APE (SCDAH 2009) |
| | | | | | |

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| Site | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
|---------------------------------------|---|--|--|--|--|
| Borden's Ferry (38CK16) | Historic ferry over Broad River at County Road 13 | Lee Nuclear Station (1900 ac) | Not revisited in 2007 or 2009 | Further investigation warranted (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK17 | 19 th century homesite | Onsite direct (750 ac) | Not intact - Disturbed by preparation for the Cherokee Nuclear Station | No further investigation recommended (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| 38CK18 | 19 th century homesite | Onsite direct (750 ac) | Not intact - Disturbed by preparation for the Cherokee Nuclear Station | No further investigation recommended (SCIAA 1974) Not eligible (Duke 2009a) | Concurrence in 1975 (Reference 47), no specific comment in 2007 or 2009 |
| Stroup Family Cemetery (38CK19) | Historic cemetery | Onsite direct (Wastewater Line) | Intact | Further documentation and preservation recommended (SCIAA 1974) Not eligible but protected under State law | No specific comment |
| Moss Cemetery (38CK141) | Historic cemetery | Lee Nuclear Station (1900 ac) | Intact | Not eligible but protected under State law | No specific comment |
| McKown Family Cemetery | Historic cemetery | Lee Nuclear Station (1900 ac) | Intact | Not eligible but protected under State law | No specific comment |
| Unnamed cemetery | Historic cemetery | Lee Nuclear Station (1900 ac) | Intact | Not eligible but protected under State law | No specific comment |
| 38CK138 | Prehistoric lithic scatter and three 19 th century glass and ceramic artifacts | Onsite direct (750 ac and Wastewater Line) | Intact | Not eligible (Brockington 2009) | Concur (SCDAH 2009) |
| 38CK139 | 19 th century homesite or dumpsite | Onsite direct (750 ac) | Intact | Not eligible (Brockington 2009) | Concur (SCDAH 2009) |
| 38CK143 | 19 th - 20 th century homesite | Onsite direct (Spoils Area) | Intact | Not eligible (Brockington 2009) | Concur - no impacts in 2009 APE (SCDAH 2009) |

Table G-6. (contd)

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| ~ | Tab | Table G-8. Histor | ric and Cultural Reso | urces Identified M | Historic and Cultural Resources Identified Within Direct APEs for Make-Up Pond C | P-Up Pond C |
|---|---------------------------------------|---|---|---|---|---|
| | Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
| | 38CK31 | Prehistoric lithic scatter | Make-Up Pond C spoils area | No evidence found in 2010 (Brockington 2010) | Unlikely to reveal any important information (SCIAA 1977) Not eligible (Brockington 2010) | No specific comment but concur with no historic properties affected (SCDAH 2009, 2010) |
| | 38CK32 | Prehistoric lithic scatter | Make-Up Pond C spoils area | No evidence found in 2010 (Brockington 2010) | Unlikely to reveal any important information (SCIAA 1977) Not eligible (Brockington 2010) | No specific comment but concur with no historic properties affected (SCDAH 2009, 2010) |
| | 38CK58 | Prehistoric lithic scatter | Make-Up Pond C spoils area | No evidence found in 2010 (Brockington 2010) | Disturbed by modern activities (SCIAA 1981) Unassessed (Brockington 2010) | No specific comment but concur with no historic properties affected (SCDAH 2009, 2010) |
| | Service Family Cemetery 38CK142 | Historic cemetery | Make-Up Pond C borrow pit and reservoir | Intact | Not eligible (Brockington 2010) but protected under State law | Concur (SCDAH 2009, 2010) |
| | McKown Family Cemetery | Historic cemetery | Make-Up Pond C water pipeline realignment | Intact | Not eligible (Brockington 2011) but protected under State law | Concur (SCDAH 2011) |
| | 38CK144 | 19 th - 20 th century homesite | Make-Up Pond C reservoir | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| | 38CK145 | Prehistoric lithic scatter | Make-Up Pond C reservoir | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| | 38CK146 | Middle Archaic lithic scatter and 19 th century homesite | Make-Up Pond C water pipeline | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| 2 | 38CK147 | Middle Archaic lithic scatter | Make-Up Pond C water pipeline | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |

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| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
|---------|---|-------------------------------|--------|---------------------------------------|------------------------------|
| 38CK148 | 19 th - 20 th century road and bridge | Make-Up Pond C reservoir | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| 38CK152 | 19 th - 20 th century still | Make-Up Pond C reservoir | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| 38CK153 | 19 th - 20 th century still | Make-Up Pond C reservoir | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| 38CK182 | 20 th century homesite | Make-Up Pond C spoils area | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| 38CK183 | 20 th century homesite | Make-Up Pond C spoils area | Intact | Not eligible (Brockington 2010) | Concur (SCDAH 2009, 2010) |
| 38CK184 | 19 th - 20 th century homesite | Make-Up Pond C spoils area | Intact | Not eligible (Brockington 2010:68) | Concur (SCDAH 2009, 2010) |

| (contd) |
|--------------|
| 8-80 0-80 |
| Table |

SHPO Comment (SCDAH 2009, 2010) Resources Identified Within the Indirect APEs for Make-Up Pond C Not eligible (Brockington 2010:85) Not eligible (Brockington 2010) NRHP Eligibility Status Intact Location (APE) Make-Up Pond C Indirect Make-Up Pond C Indirect Make-Up Pond C Indirect Indirect Indirect Indirect Indirect ndirect ndirect Indirect Indirect ndirect Indirect Table G-9. 1950s Draytonville Elementary School 1930s residence 1930s residence 1940s residence 1930s residence 1930s residence 1930s residence 1930s residence 1910s residence 1920s residence 1920s residence 1920s residence and outbuilding Site Type 1950s Mount Ararat Baptist Church and cemetery 0081 and 0081.01 Site # 0077 and 0077.01 0075 0076 0078 0079 0072 0073 0074 0080 0110 0082 0124

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| Table G-9. (contd) | Type Location (APE) Status NRHP Eligibility SHPO Comment | ambright Make-Up Pond C Intact Not eligible (Brockington 2010) (SCDAH 2009, 2010) y Indirect | sidence Make-Up Pond C Intact Not eligible (Brockington 2010) (SCDAH 2009, 2010) Indirect | sidence Make-Up Pond C Intact Not eligible (Brockington 2010) (SCDAH 2009, 2010) Indirect | ^h century Make-Up Pond C Intact Not eligible (Brockington 2010) (SCDAH 2009, 2010) dings Indirect | sidence Make-Up Pond C Intact Not eligible (Brockington 2010) (SCDAH 2009, 2010) Indirect | sidence Make-Up Pond C Intact Not eligible (Brockington 2010) (SCDAH 2009, 2010) uilding Indirect | arn Make-Up Pond C Intact Not eligible (Brockington 2010) (SCDAH 2009, 2010) Indirect | ^h century Make-Up Pond C Intact Unevaluated (Brockington 2010) (SCDAH 2009, 2010) Indirect Not eligible (SCDAH 2010) al, and |
|--------------------|--|---|--|--|--|--|--|--|---|
| | Site Type | 1940s Hambright Cemetery | 1910s residence | 1920s residence | Early 20 th century farm buildings | 1940s residence | 1890s residence and outbuilding | 1950s barn | Early 20 th century industrial, institutional, and residential |
| | Site # | 0125 | 0126 | 0127 | 0128, 0128.01, 0128.02, 0128.03, 0128.04, and 0128.05 | 0129 | 0130 and 0130.01 | 0131 | Cherokee Falls Mill and Village (52 |

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|-------------------------------|--|--|--|---|---|
| 38CK38 | Prehistoric lithic scatter | Offsite indirect railroad line | Not revisited | Unlikely to reveal any important information (SCIAA 1977) | No specific comment |
| 38CK68 Ellen Furnace Works | :n 19 th century rks ironworks | Offsite direct railroad line | Intact outside railroad corridor | Eligible – Listed | Concur (SCDAH 2008) |
| Table G-11 | . Historic and Cu | Table G-11. Historic and Cultural Resources Identified Within Direct APEs For Transmission-Line Routes K and O | Within Direct | APEs For Transmis: | sion-Line Routes K and O |
| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
| 38CK52 | Three isolated Prehistoric lithics | Offsite direct transmission- lines Route K | No evidence found in 2009 (ACC 2009) | Unassessed (ACC 2009) | No specific comment but concur with no historic properties affected (SCDAH 2009) |
| 38CK174 | 19 th - 20 th century homesite | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK175 | Prehistoric lithic scatter | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| 38CK176 | Prehistoric lithic scatter | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK177 | 19 th - 20 th century homesite | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK178 | Prehistoric lithic scatter | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK179 | Prehistoric lithic scatter and 19 th century ceramic sherd | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |

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SHPO Comment

NRHP Eligibility

Status

Location (APE)

Site Type

Site #

Table G-10. Historic and Cultural Resources Identified Within Direct and Indirect APEs for the Railroad Corridor

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| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
|----------|---|---|--------|----------------------------|--|
| 38CK180 | Prehistoric lithic scatter and 19 th century - homesite | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK181 | 19 th - 20 th century homesite | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38UN1443 | Prehistoric lithic scatter | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38UN1444 | 19 th - 20 th century homesite | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38UN1445 | Prehistoric lithic scatter | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| 38UN1446 | Prehistoric lithic scatter | Offsite direct transmission- lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK149 | Mississippian lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK150 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK151 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK154 | 19 th - 20 th century homesite | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK155 | Middle-Late Archaic lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK156 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK157 | Middle Archaic lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| | | | | | |

Table G-11. (contd)

| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
|---------|---|---|--------|----------------------------|--|
| 38CK158 | 19 th - 20 th century prospecting pit | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK159 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK160 | Middle Archaic lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK161 | Prehistoric lithic scatter and 19 th - 20 th century homesite | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK162 | Middle Archaic lithic scatter and 19 th - 20 th century homesite | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK163 | Prehistoric lithic scatter and 19 th - 20 th century homesite | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK164 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| 38CK165 | Prehistoric lithic scatter and 19 th - 20 th century homesite | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK166 | Prehistoric lithic scatter and 19 th century ceramic sherd | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK167 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| | | | | | |

Table G-11 (contd)

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|----------|---|---|--------|--|--|
| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
| 38CK168 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK169 | Prehistoric lithic scatter and 19 th century ceramic sherds | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38CK170 | Prehistoric lithic scatter and 19 th century ceramic sherd | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| 38CK171 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| 38CK172 | Possible gravesite | Offsite direct transmission- lines Route O | Intact | Not eligible but culturally important (ACC 2009) and protected by State law and potentially subject to Federal requirements of NAGPRA | Concur with eligibility (SCDAH 2009) No specific comment on cultural importance |
| 38CK173 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Not eligible (ACC Concur (SCDAH 2009) 2009) |
| 38UN1441 | Prehistoric lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 38UN1442 | Archaic lithic scatter | Offsite direct transmission- lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |

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| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
|---------------------------------------|--|---|--------|---|---------------------------|
| 040-0061 | 1930s residence and outbuilding | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009; Brockington 2007) | Concur (SCDAH 2009, 2007) |
| | | Onsite Indirect (Towers) | | | |
| 040-0065 | 1930s - 1940s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009; Brockington 2007) | Concur (SCDAH 2009, 2007) |
| | | Onsite Indirect (Towers) | | | |
| 040-0066 | 1930s - 1940s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009; Brockington 2007) | Concur (SCDAH 2009, 2007) |
| | | Onsite Indirect (Towers) | | | |
| 040-0067 | 1930s - 1940s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009; Brockington 2007) | Concur (SCDAH 2009, 2007) |
| | | Onsite Indirect (Towers) | | | |
| McKowns Mountain Baptist Church | 20 th century church, outbuildings, and | Offsite indirect transmission-lines Route K | Intact | Not eligible but cemetery protected under State law | Concur (SCDAH 2009, 2007) |
| | 60000 | Onsite Indirect (Towers) | | 2007) | |

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| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
|----------|-----------------|---|--------|-------------------------|---------------------|
| | | | | | |
| 556-0142 | 1910s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0143 | 1920s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0144 | 1930s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0145 | 1930s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0146 | 1930s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0147 | 1940s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0148 | 1940s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0149 | 1930s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0154 | 1940s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-0171 | 1910s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| | | | | | |

Table G-12. (contd)

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| | | | I adie G-12. (conta) | (| |
|---|---|--|---|--|---------------------------|
| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
| 264-0199 | 1910s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-0200 | 1900s residence | Offsite indirect transmission-lines Route K | Intact | Ineligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-0241 | 1900s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-0242 | 1910s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-0243 | 1890s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-0244 | 1920s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-1378 | 1940s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 264-1377 | 1930s residence | Offsite indirect transmission-lines Route K | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| Ninety-Nine Islands Dam and Hydro Plant (269- 0042) | 20 th century regional hydropower development | Offsite indirect transmission-lines Route O Onsite Indirect (Towers) | Intact | Eligible (ACC, Inc. 2009; Brockington 2007, 2009) | Concur (SCDAH 2009, 2007) |
| 040-0062 | 1880s - 1930s residence (Miss Minnie Strap | Offsite indirect transmission-lines Route O | Relocated from original location (Brockington | Not eligible (ACC 2009; Brockington 2007) | Concur (SCDAH 2007, 2009) |

Table G-12. (contd)

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| | | Ta Ta | Table G-12. (contd) | d) | |
|----------|----------------------------|---|---------------------|--|---------------------------|
| Site # | Site Type | Location (APE) | Status | NRHP Eligibility | SHPO Comment |
| | House) | Onsite Indirect (Towers) | 2007) | | |
| 040-0063 | 1900s - 1930s residence | Offsite indirect transmission-lines Route O | Not Intact | No longer standing (ACC 2009) Not eligible (ACC 2009; Brockinddon 2007) | Concur (SCDAH 2007, 2009) |
| | | Onsite Indirect (Towers) | | | |
| 040-0064 | 1930s - 1940s residence | Offsite indirect transmission-lines Route O | Intact | Not eligible (ACC 2009; Brockington 2007) | Concur (SCDAH 2007, 2009) |
| | | Onsite Indirect (Towers) | | | |
| 229-0135 | 1900s store | Offsite indirect transmission-lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 229-0136 | 1900s residence | Offsite indirect transmission-lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 229-0137 | 1940s residence | Offsite indirect transmission-lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| 556-0139 | 1900s residence | Offsite indirect transmission-lines Route O | Intact | Not eligible (ACC 2009) Concur (SCDAH 2009) | Concur (SCDAH 2009) |
| 229-0141 | 1900s residence | Offsite indirect transmission-lines Route O | Intact | Not eligible (ACC 2009) | Concur (SCDAH 2009) |
| | | | | | |

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| Table G-12. (contd) | Type Location (APE) Status NRHP Eligibility SHPO Comment | ssidence Offsite indirect Intact Not eligible (ACC 2009) Concur (SCDAH 2009) transmission-lines Route O | sidence Offsite indirect Intact Not eligible (ACC 2009) Concur (SCDAH 2009) transmission-lines Route O | sidence Offsite indirect Intact Not eligible (ACC 2009) Concur (SCDAH 2009) transmission-lines Route O | sidence Offsite indirect Intact Not eligible (ACC 2009) Concur (SCDAH 2009) transmission-lines Route O | th century Offsite indirect Intact Eligible (ACC 2009; Concur (SCDAH 2009, 2010) nplex and transmission-lines Pike Electric 2009) cemetery Route O | century Offsite indirect Intact Eligible (ACC 2009; Concur (SCDAH 2009, 2010) nplex transmission-lines Pike Electric 2010) Route O |
|---------------------|--|---|--|--|--|---|--|
| | Site Type Loc | 1900s residence Offsite transm Route | 1900s residence Offsite transm Route | 1910s residence Offsite transm Route | 1900s residence Offsite transm Route | Early 20 th century Offsite farm complex and transm historic cemetery Route | Mid-18 th century Offsite farm complex transm Route |
| | Site # | 229-0150 | 229-0151 | 040-0152 | 269-0153 | Reid-Walker- Johnson Farm (229-0138 and 229-140) | Smith's Ford Farm (229-1018) |

Table G-12. (contd)

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Appendix G

1 G.6 References

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Authorizations, Permits, and Certifications

- 1
- 2 3

Authorizations, Permits, and Certifications

This appendix contains a list of the environmental-related authorizations, permits, and
certifications potentially required by Federal, State, regional, local, and affected Native
American Tribal agencies related to the combined construction permit and operating licenses
(COLs) for the proposed William States Lee III Nuclear Station (Lee Nuclear Station) Units 1
and 2. Table H-1 is based on Table 1.2-1 of Revision 1 of the environmental report submitted to
the U.S. Nuclear Regulatory Commission (NRC) by Duke Energy Carolinas, LLC (Duke 2009),
and an update to that table provided in the form of a response to a request for additional

11 information dated October 14, 2010 (Duke 2010).

12 **Table H-1**. Federal, State, and Local Authorizations Required for a Combined License

| Agency | Authority | Requirement | Activity Covered | Status |
|---|---|---|---|--|
| Radioactive Mat | erials | | | |
| NRC | 10 Code of Federal Regulations Part 30 (10 CFR 30) | Byproduct license | Approval to receive, possess, and use byproduct material. | To be issued as part of COLs. |
| NRC | 10 CFR Part 40 | Source materials license | Approval to receive, possess, and use source material. | To be issued as part of COLs. |
| NRC | 10 CFR 52, Subpart Part C | Combined licenses | Construction and operation of two new nuclear units. | Application submitted in December 2007. |
| NRC | 10 CFR Part 70 | Special nuclear materials license | Approval to receive, possess, and use special nuclear material. | To be issued as part of COLs. |
| NRC | 10 CFR Part 61 | Licensing requirements for land disposal of radioactive wastes | Procedures, criteria, and terms and conditions for the licensing of land disposal facilities intended to contain byproduct, source, and special nuclear materials. | If required. |
| NRC | 10 CFR Part 71 | Packaging and transportation of radioactive material | The regulations in this part provide requirements, procedures, and standards for packaging, preparation for shipment, and transportation of licensed material. | If required. |
| NRC | 10 CFR Part 72 | Licensing requirements for the independent storage of spent nuclear fuel and high-level radioactive waste | The issuance of licenses to receive, transfer, and possess power reactor spent fuel and other associated radioactive materials in an independent spent fuel storage installation and the terms under which the Commission will issue such a license. | lf required. |
| South Carolina Department of Health and Environmental Control (SCDHEC) | SC R. 61-63 | South Carolina radioactive material license | Bringing any radioactive source on the Lee Nuclear Station site. | This license will be received by the contractors owning the radioactive material. |

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| Table | H-1 . | (contd) |
|-------|--------------|---------|
|-------|--------------|---------|

| Agency | Authority | Requirement | Activity Covered | Status |
|---|-------------------------------|---|--|--|
| Air | | | | |
| SCDHEC | SC R. 61-62 | Construction permit (emissions) | Duke-operated permanent air-emitting sources. | Preparation of application not initiated. |
| SCDHEC | SC R. 61-62 | Title V air operating permit or conditional major source permit | Air emissions operating permit for all operating sources post-construction. Facility-wide emissions will be evaluated for applicability of Title V permit (100 T or greater of any one criteria pollutant) or a conditional major permit. A regulatory analysis with appropriate calculations will be performed to determine whether New Source Review/Prevention of Significant Deterioration is applicable. | Preparation of application not initiated. |
| SCDHEC | SC R. 61-62 | Title V Construction Air Permit (third- party construction sources) | Third-party contracted stationary fuel-driven engine, concrete batch plant, fuel storage tanks, etc. | Preparation of application not initiated. |
| Cherokee County | Fire Marshall | Approval | Open burning for vegetation/right-of-way clearing. | Permit has been received. |
| Groundwater | | | | |
| SCDHEC | SC R. 61-71 | Well permits | Installation and abandonment of wells. | Permits have been received. |
| Historic Propertie | es | | | |
| South Carolina State Historic Preservation Officer (SHPO) at South Carolina Department of Archives and History Federally recognized American Indian tribes | 36 CFR 800 | Consultation | Identification and evaluation of historic properties. | Surveys of the Lee Nuclear Station site, the railroad-spur corridor, transmission- line corridors, and Make-Up Pond C have been completed in coordination with the South Carolina SHPO and no adverse effects to historic properties have been identified. A Memorandum of Agreement (including a cultural resources management plan) has been signed by Duke, USACE, SHPO, the Catawba Indian Nation, and the Eastern Band of Cherokee. |
| Surface Water | | | | |
| U.S. Army Corps of Engineers (USACE) | 33 CFR 322, 323, 328, and 330 | Section 404 dredge and fill permit | Construction of cooling water intake structure, dredging in pond/river, and construction in wetlands. A USACE negative declaration on jurisdictional wetlands on the Lee Nuclear Station site. | Application submitted in November 2011. |

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| Agency | Authority | Requirement | Activity Covered | Status |
|---|--|--|--|--|
| Federal Energy Regulatory Commission (FERC) | 18 CFR 4 | FERC Order for Non-Project Use of Project Lands and Water | Construction of intake and discharge structures in, and water withdrawal and discharge from, Ninety-Nine Islands Reservoir. | Preparation of application not initiated. |
| SCDHEC | SC Code, Title 49, Chapter 4, Section 49-4-40 | Water withdrawal registration | Water withdrawal from Ninety-Nine Islands Reservoir (Broad River). | Preparation of application not initiated. |
| SCDHEC | SC R. 61-9 | National Pollutant Discharge Elimination System (NPDES) permit | Discharge of wastewater to surface waters (contractor concrete batch plant, cooling water blowdown, and process waste discharge). | Application submitted in August 2011. |
| SCDHEC | SC R. 61-9 SC R. 72-300 | NPDES storm water construction permit | Stormwater to surface water discharges associated with land disturbance and industrial activity. Requires notice of intent, grading permit, erosion control plan prior to excavation, and Stormwater Pollution Prevention Plan. | Preparation of application initiated. Phase 1a, b, and c applications of the project have been submitted and the permits have been received. |
| SCDHEC | SC R. 61-67 | NPDES permit to construct | Construction of a wastewater treatment plant. | Preparation of application not initiated. |
| SCDHEC | Clean Water Act, Section 401, SC R. 61-101 | Water quality certification | Federally licensed activities with discharges to navigable waters; state certifies water quality standards will not be violated. | Preparation of application not initiated. |
| SCDHEC | SC R. 61-58 | Permit | Construction and operation of a public water distribution system. | Preparation of application not initiated. |
| SCDHEC | SC R. 72-1 to 72-9 | Dam repair permit | Required before making repairs to an existing dam. | Permit has been approved. |
| Threatened And | Endangered Speci | es | | |
| U.S. Fish and Wildlife Service | Endangered Species Act/Migratory Bird Treaty Act (50 CFR 13, 17, 222,226, 227, 402, 424, 450-453) | Consultation | Consultation concerning potential impacts to federal threatened and endangered species and migratory birds. | Consultation process in progress. Consultation process for the Lee Nuclear Station site, railroad-spur corridor, transmission-line corridors, and Make-Up Pond C will continue. |
| South Carolina Department of Natural Resources | Nongame and Endangered Species Conservation Act (SC Code, Title 50, Chapter 15, Section 50). Applies only to wildlife. | Consultation | Consultation concerning potential impacts to State threatened and endangered wildlife species. | Consultation process is complete for the Lee Nuclear Station site, railroad-spur corridor, and Make-Up Pond C. Consultation will continue for the transmission-line corridors. |

Table H-1. (contd)

| Agency | Authority | Requirement | Activity Covered | Status |
|---|---|--|--|--|
| South Carolina Department of Natural Resources | South Carolina has no law or regulation for protection of State-ranked plant species | Consultation | Consultation concerning potential impacts to state-ranked plant species. | Consultation process will continue for Make-Up Pond C. |
| Transportation | | | | |
| Federal Aviation Administration | Federal Aviation Act, 14 CFR 77 | § 77.15 Permit | Permit for structures over 200 ft. in height (construction cranes, reactor buildings). | Preparation of application not initiated. |
| South Carolina Department of Transportation | SC Code Annotated § 57-5- 1080 | Highway encroachment permit | Building an alternate construction entrance to the Lee Nuclear Station site. | Preparation of application not initiated. |
| Waste Managem | ent | | | |
| SCDHEC | SC R. 61-79 and 61-104 | Resource Conservation and Recovery Act (RCRA) ID number | 90-day accumulation of hazardous waste. | RCRA generator ID number has been received. |
| Miscellaneous | | | | |
| South Carolina Public Service Commission | SC Code Annotated § 58- 33-110 | Certificate of Environmental Compatibility and Public Convenience and Necessity | Construction and operation of a generating station of more than 75 megawatts. | Draft application preparation in progress. |
| South Carolina Public Service Commission | SC Code Annotated § 58- 33-110 | Certificate of Environmental Compatibility and Public Convenience and Necessity | Construction and operation of any transmission line with a designed voltage of 125 kV or more. | Draft application preparation in progress. |
| South Carolina Fire Marshall Office | Chapter 71, 1976 Code Section 23- 36-80, as amended | Blasting permit | Magazine storage and use of high explosives on the Lee Nuclear Station site. | Preparation of application not initiated. |
| SCDHEC | SC R. 61-107.11, Part III | Temporary construction and demolition debris permit | Storing of engineered fill. Part III permit-by- rule through notification of SCDHEC. | Permit received as a result of notification to SCDHEC. |
| Cherokee County | Building Safety | Building permit | Construction of offices and warehouses only. Buildings subject to inspection. | Preparation of application not initiated. |

Table H-1. (contd)

1 H.1 References

- 2 Duke Energy Carolinas, LLC (Duke). 2009. *William States Lee III Nuclear Station COL*
- 3 Application, Part 3, Applicant's Environmental Report Combined License Stage,
- 4 (Environmental Report). Revision 1, Charlotte, North Carolina. Accession No. ML090990348.
- 5 Duke Energy Carolinas, LLC (Duke). 2010. *William States Lee III Nuclear Station Units 1 and 2*
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Appendix I

U.S. Army Corps of Engineers Public Interest Review Factors

| 1 | Appendix I |
|---|--------------------------------|
| 2 | |
| 3 | U.S. Army Corps of Engineers |
| 4 | Public Interest Review Factors |

5 A public interest review must be completed prior to any U.S. Army Corps of Engineers (USACE) permit decision for this project. The specific weight of each factor is determined by its 6 7 importance and relevance to this proposed project. Some public interest review factors (PIRFs) may be given greater weight, while other PIRFs may not be present or as important based on 8 9 their relevance. However, full consideration and appropriate weight will be given to all 10 comments, including those of Federal, State, and local agencies, and other experts on matters 11 within their expertise. A permit will generally be issued for Federal and Federally authorized 12 activities; another Federal agency's determination to proceed is entitled to substantial consideration in USACE's public interest review. Mitigation should be developed and 13 14 incorporated within the public interest review process to the extent that the mitigation is found by 15 USACE to be reasonable and justified. However, only the measures required to confirm that the 16 project is not contrary to the public interest may be required in this specific context.

17 I.1 Wetlands

18 Most wetlands constitute a productive and valuable public resource, the unnecessary alteration

19 or destruction of which should be discouraged as contrary to the public interest. Wetlands

20 considered to perform functions important to the public interest include the following:

- Wetlands that serve significant natural biological functions, including food chain production,
 general habitat and nesting, spawning, rearing and resting sites for aquatic or land species
- Wetlands set aside for study of the aquatic environment or as sanctuaries or refuges
- Wetlands that, if destroyed or altered, would negatively affect natural drainage
 characteristics, sedimentation patterns, salinity distribution, flushing characteristics, current
 patterns, or other environmental characteristics
- Wetlands that are significant in shielding other areas from wave action, erosion, or storm
 Such wetlands are often associated with barrier beaches, islands, reefs and bars.
- Wetlands that serve as valuable storage areas for storm and flood waters
- Wetlands that are groundwater discharge areas and maintain minimum base flows important
 to aquatic resources and those that are prime natural recharge areas

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- Wetlands that serve significant water purification functions
- Wetlands that are unique in nature or scarce in quantity to the region or local area.

3 I.2 Fish and Wildlife Values

In accordance with the Fish and Wildlife Coordination Act, USACE will consult with the Regional
Director of the U.S. Fish and Wildlife Service, the Regional Director of the National Marine
Fisheries Service, and the Director of the South Carolina Department of Natural Resources
when considering how to conserve wildlife resources by preventing their direct and indirect loss
and damage due to the proposed project. USACE will give full consideration to the views of
those agencies on fish and wildlife matters in deciding on the issuance, denial, or conditioning of
individual or general permits.

11 I.3 Water Quality

12 Project activities that may adversely affect the quality of waters of the United States will be 13 evaluated for compliance with applicable effluent limitations and water-guality standards, during 14 the construction and subsequent operation of the proposed activity, and will include the 15 consideration of both point and non-point sources of pollution. It should be noted, however, that 16 the Clean Water Act assigns responsibility for control of non-point sources of pollution to the 17 State. Certification of compliance with applicable effluent limitations and water-quality standards required under provisions of Section 401 of the Clean Water Act will be considered 18 19 conclusive with respect to water-guality considerations unless the Regional Administrator of the 20 Environmental Protection Agency (EPA) advises that other water-quality aspects be taken into 21 consideration.

22 I.4 Historic, Cultural, Scenic, and Recreational Values

23 When applications for Department of the Army permits involve areas that possess recognized 24 historic, cultural, scenic, conservation, recreational or similar values, full evaluation of the 25 general public interest requires that due consideration be given to the effect that the proposed 26 structure or activity may have on historic, cultural, scenic, and recreational values. Such values 27 include those associated with wild and scenic rivers, historic properties and National 28 Landmarks, National Rivers, National Wilderness Areas, National Seashores, National 29 Recreation Areas, National Lakeshores, National Parks, National Monuments, estuarine and 30 marine sanctuaries, archaeological resources, including Indian religious or cultural sites, and 31 such other areas as may be established under Federal or State law for similar and related 32 purposes. Recognition of these values is often reflected by State, regional, or local land-use 33 classifications, or by similar Federal controls or policies. To the extent possible, action on 34 permit applications should be consistent with and avoid significant adverse effects on the values 35 or purposes for which the classifications, controls, or policies were established.

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1 I.5 Consideration of Property Ownership

2 Authorization of work or structures by USACE neither conveys a property right nor authorizes 3 any injury to property or invasion of other rights. An inherent aspect of property ownership is a 4 right to reasonable private use. However, this right is subject to the rights and interests of the 5 public in the navigable and other waters of the United States, including the Federal navigation 6 servitude and Federal regulation for environmental protection. Because a landowner has the 7 general right to protect property from erosion, applications to erect protective structures will 8 usually receive favorable consideration. However, if the protective structure may cause damage 9 to the property of others, adversely affect public health and safety, adversely affect floodplain or 10 wetland values, or otherwise appears contrary to the public interest, USACE will advise the 11 applicant and inform it of possible alternative methods of protecting the property.

12 I.6 Safety

As a PIRF, safety is most closely reviewed in association with impoundment structures. To ascertain that all impoundment structures are designed for safety, non-Federal applicants may be required to demonstrate that the structures comply with established State dam safety criteria or have been designed by qualified persons and, in appropriate cases, that the design has been independently reviewed (and modified as the review would indicate) by similarly qualified persons.

19 I.7 Floodplains and Flood Hazards

20 Floodplains possess significant natural values and carry out numerous functions important to 21 the public interest. These include (1) water resources values (natural moderation of flooding, 22 water quality maintenance, and groundwater recharge); (2) living resource values (fish, wildlife, 23 and plant resources); (3) cultural resource values (open space, natural beauty, scientific study, 24 outdoor education, and recreation); and (4) cultivated resource values (agriculture, aguaculture, 25 and forestry). Although a particular alteration to a floodplain may constitute a minor change, the 26 cumulative impact of such changes may result in a significant degradation of floodplain values 27 and functions and in increased potential for harm to upstream and downstream activities. In accordance with the requirements of Executive Order 11988, USACE, as part of its public 28 interest review, should avoid to the extent practicable, long- and short-term significant adverse 29 30 impacts associated with the occupancy and modification of floodplains, as well as the direct and 31 indirect support of floodplain development whenever there is a practicable alternative. For 32 those activities that in the public interest must occur in or impact upon floodplains, USACE will 33 verify, to the maximum extent practicable, that the impacts of potential flooding on human 34 health, safety, and welfare are minimized, the risks of flood losses are minimized, and, 35 whenever practicable, the natural and beneficial values served by floodplains are restored and 36 preserved. In accordance with Executive Order 11988, USACE avoids authorizing floodplain 37 developments whenever practicable alternatives exist outside the floodplain. If there are no

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1 such practicable alternatives, USACE considers, as a means of mitigation, alternatives within

2 the floodplain that will lessen any significant adverse impact on the floodplain.

I.8 Water Supply and Conservation

4 Water is an essential resource, basic to human survival, economic growth, and the natural

5 environment. Water conservation requires the efficient use of water resources in all actions that

6 involve the significant use of water or that significantly affect the availability of water for

alternative uses, including opportunities to reduce demand and improve efficiency to minimize
 new supply requirements. Actions affecting water guantities are subject to Congressional policy

new supply requirements. Actions affecting water quantities are subject to Congressional policy
as stated in Section 101(g) of the Clean Water Act, which provides that the authority of States to

10 allocate water quantities shall not be superseded, abrogated, or otherwise impaired.

II I.9 Energy Conservation and Development

12 Energy conservation and development are major national objectives. USACE will give high

13 priority to the processing of permit actions involving energy projects.

14 I.10 Navigation

15 Section 11 of the Rivers and Harbors and Appropriations Act of 1899 authorized establishment

16 of harbor lines shoreward of which no individual permits were required. Because harbor lines

17 were established on the basis of navigation impacts only, the USACE published a regulation on

18 May 27, 1970 (33 CFR 209.150), which declared that permits would thereafter be required for

19 activities shoreward of the harbor lines. Review of applications is based on a full public interest

20 evaluation, and harbor lines would serve as guidance for assessing navigation impacts.

Accordingly, activities constructed shoreward of harbor lines prior to May 27, 1970, do not

require specific authorization. Protection of navigation in all navigable waters of the United

23 States continues to be a primary concern of the Federal government.

24 I.11 Economics

25 When private enterprise applies for a permit, it will generally be assumed that appropriate 26 economic evaluations have been completed, the proposal is economically viable, and is needed 27 in the market place. However, in appropriate cases, USACE may conduct an independent 28 review of the need for the project from the perspective of the overall public interest. The 29 economic benefits of many projects are important to the local community and contribute to 30 needed improvements in the local economic base, affecting such factors as employment, tax 31 revenue, community cohesion, community services, and property values. Many projects also 32 contribute to the national economic development (i.e., the increase in the net value of the

33 national output of goods and services).

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1 I.12 References

- 2 33 CFR Part 209. Code of Federal Regulations. Title 33, Navigation and Navigable Waters,
- 3 Part 209, "Administrative Procedure."
- 4 Clean Water Act. 33 USC 1251 et seq. (also referred to as the Federal Water Pollution Control
 5 Act [FWPCA]).
- EO 11988. (1977). Executive Order. "Floodplain Management." *Federal Register* 42: 26951.
 (May 24, 1977).
- 8 Fish and Wildlife Coordination Act. 16 USC 661-667(e) et seq.
- 9 Rivers and Harbors Appropriation Act of 1899, 33 USC 403, as amended (also referred to as
- 10 the Rivers and Harbors Act of 1899).

Appendix J

Carbon Dioxide Footprint Estimates for a 1000-MW(e) Reference Reactor

| 1 | Appendix J |
|---|--|
| 2 | |
| 3 | Carbon Dioxide Footprint Estimates for |
| 4 | 1000-MW(e) Reference Reactor |
| | |

5 The review team has estimated the carbon dioxide (CO₂) footprint of various activities

6 associated with nuclear power plants. These activities include building, operating, and

7 decommissioning the plant. The estimates include direct emissions from the nuclear facility and

8 indirect emissions from workforce transportation and the uranium fuel cycle.

9 Construction equipment estimates listed in Table J-1 are based on hours of equipment use

10 estimated for a single nuclear power plant at a site requiring a moderate amount of terrain

11 modification. Equipment usage for a multiple unit facility would be larger, but it is likely that it

12 would not be a factor of 2 or larger. A reasonable set of emissions factors used to convert the

13 hours of equipment use to CO₂ emissions are based on carbon monoxide (CO) emissions

14 (UniStar 2007) scaled to CO_2 using a scaling factor of 165 tons of CO_2 per ton of CO. This

15 scaling factor is based on emissions factors in Table 3.3-1 of AP-42 (EPA 1995). Equipment

16 emissions estimates for decommissioning are one-half of those for construction.

| Equipment | Construction Total ^(a) | Decommissioning Total ^{(b} |
|--------------------------|-----------------------------------|-------------------------------------|
| Earthwork and Dewatering | 1.1 × 10 ⁴ | 5.4 × 10 ³ |
| Batch Plant Operations | 3.3 × 10 ³ | 1.6 × 10 ³ |
| Concrete | 4.0×10^{3} | 2.0×10^{3} |
| Lifting and Rigging | 5.4×10^{3} | 2.7×10^{3} |
| Shop Fabrication | 9.2×10^2 | 4.6×10^2 |
| Warehouse Operations | 1.4 × 10 ³ | 6.8×10^2 |
| Equipment Maintenance | 9.6 × 10 ³ | 4.8×10^{3} |
| TOTAL ^(c) | 3.5×10^4 | 1.8 × 10 ⁴ |

 Table J-1.
 Construction Equipment CO₂ Emissions (metric tons equivalent)

(a) Based on hours of equipment usage over 7-yr period.

(b) Based on equipment usage over 10-yr period.

(c) Total not equal to the sum due to rounding.

18 Workforce estimates are typical workforce numbers for new plant construction and operation

19 based on estimates in various combined license (COL) applications, and decommissioning

20 workforce emissions estimates are based on decommissioning workforce estimates in

21 NUREG-0586 S1, Generic Environmental Impact Statement on Decommissioning of Nuclear

22 Facilities, Supplement 1 Regarding the Decommissioning of Nuclear Power Reactors

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1 (NRC 2002). A typical construction workforce averages about 2500 for a 7-year period with a

2 peak workforce of about 4000. A typical operations workforce for the 40-year life of the plant is

3 assumed to be about 400, and the decommissioning workforce during a decontamination and

dismantling period of 10 years is assumed to be 200 to 400. In all cases, the daily commute is

5 assumed to involve a 100-mi roundtrip with two individuals per vehicle. Considering shifts,

6 holidays, and vacations, 1250 roundtrips per day are assumed each day of the year during

7 construction, 200 roundtrips per day are assumed each day during operations, and

150 roundtrips per day are assumed 250 days per year for the decontamination and dismantling
 portion of decommissioning. If the SAFSTOR decommissioning option is included in

10 decommissioning, 20 roundtrips each day of the year are assumed for the caretaker workforce.

11 Table J-2 lists the review team's estimates of the CO₂ equivalent emissions associated with

12 workforce transport. The table lists the assumptions used to estimate total miles traveled by

13 each workforce and the factors used to convert total miles to metric tons CO_2 equivalent. CO_2

14 equivalent accounts for other greenhouse gases, such as methane and nitrous oxide that are

15 emitted by internal combustion engines. The workers are assumed to travel in gasoline-

16 powered passenger vehicles (cars, trucks, vans, and SUVs) that get an average of 19.7 mi per

17 gallon of gasoline (FHWA 2006). Conversion from gallons of gasoline burned to CO₂ equivalent

18 is based on U.S. Environmental Protection Agency (EPA) emissions factors (EPA 2007a, b).

19

 Table J-2.
 Workforce CO₂ Footprint Estimates

| | Construction Workforce | Operational Workforce | Decommissioning Workforce | SAFSTOR Workforce |
|--|---------------------------|--------------------------|------------------------------|-------------------------|
| Roundtrips per day | 1250 | 200 | 150 | 20 |
| Miles per roundtrip | 100 | 100 | 100 | 100 |
| Days per year | 365 | 365 | 250 | 365 |
| Years | 7 | 40 | 10 | 40 |
| Miles traveled | 3.2 × 10 ⁸ | 2.9 × 10 ⁸ | 3.8×10^7 | 2.92 × 10 ⁷ |
| Miles per gallon ^(a) | 19.7 | 19.7 | 19.7 | 19.7 |
| Gallons fuel burned | 1.6 × 10 ⁷ | 1.5 × 10 ⁷ | 1. 9 × 10 ⁶ | 1.58 × 10 ⁶ |
| Metric tons CO ₂ per gallon ^(b) | 8.81 × 10 ⁻³ | 8.81 × 10 ⁻³ | 8.81 × 10 ⁻³ | 8.81 × 10 ⁻³ |
| Metric tons CO ₂ | 1.4 × 10⁵ | 1.3 × 10⁵ | 1.7 × 10⁴ | 1.3×10^{4} |
| CO ₂ equivalent factor ^(c) | 0.971 | 0.971 | 0.971 | 0.971 |
| Metric tons CO ₂ equivalent | 1.5 × 10⁵ | 1.3 × 10⁵ | 1.7×10^4 | 1.3×10^4 |
| (a) FHWA 2006 (b) EPA 2007b | | | | |
| (c) EPA 2007a | | | | |

- 1 Published estimates of uranium fuel cycle CO₂ emissions required to support a nuclear power
- 2 plant range from about 1 percent to about 5 percent of the CO₂ emissions from a comparably
- 3 sized coal-fired plant (Sovacool 2008). A coal-fired power plant emits about 1 metric ton of CO₂
- 4 for each megawatt hour generated (Miller and Van Atten 2004). Therefore, for consistency with
- 5 Table S–3 of Title 10 of the Code of Federal Regulations (CFR) Part 51.51, the NRC staff
- 6 estimated the uranium fuel cycle CO_2 emissions as 0.05 metric tons of CO_2 per MWh generated
- 7 and assumed a 90 percent capacity factor. Finally, the review team estimated the CO_2
- emissions directly related to plant operations from the typical usage of various diesel generators
 on site using EPA emissions factors (EPA 1995). The review team assumed an average of
- 10 600 hours of emergency diesel generator operation per year (total for 4 generators) and
- 11 200 hours of station blackout diesel generator operation (total for 2 generators).
- 12 Given the various sources of CO₂ emissions discussed above, the review team estimates the
- total life CO₂ footprint for a reference 1000-MW(e) nuclear power plant to be about 18,000,000
- 14 metric tons. The components of the footprint are summarized in Table J-3. The uranium fuel

15 cycle component of the footprint dominates all other components. It is directly related to power

- 16 generated. As a result, it is reasonable to use reactor power to scale the footprint to larger
- 17 reactors.
- 18

 Table J-3.
 Reference Reactor Lifetime CO₂ Footprint

| Source | Activity Duration (yr) | Total Emissions (metric tons) |
|---------------------------|------------------------|-------------------------------|
| Construction Equipment | 7 | 3.5 × 10 ⁴ |
| Construction Workforce | 7 | 1.5 × 10⁵ |
| Plant Operations | 40 | 1.9 × 10⁵ |
| Operations Workforce | 40 | 1.3 × 10⁵ |
| Uranium Fuel Cycle | 40 | 1.7×10^{7} |
| Decommissioning Equipment | 10 | 1.8×10^4 |
| Decommissioning Workforce | 10 | 1.7×10^{4} |
| SAFSTOR Workforce | 40 | 1.3 × 10 ⁴ |
| TOTAL | | 1.8 × 10 ⁷ |

19 In closing, the review team considers the footprint estimated in Table J-3 to be appropriately

20 conservative. The CO₂ emissions estimates for the dominant component (uranium fuel cycle)

21 are based on 30-year-old enrichment technology, assuming that the energy required for

22 enrichment is provided by coal-fired generation. Different assumptions related to the source of

- energy used for enrichment or the enrichment technology that would be just as reasonable
- 24 could lead to a significantly reduced footprint.

Emissions estimates presented in the body of this environmental impact statement have been scaled to values that are appropriate for the proposed project. The uranium fuel cycle

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- 1 emissions have been scaled by reactor power using the scaling factor determined in Chapter 6
- 2 of this environmental impact statement and by the number of reactors to be built. Plant
- 3 operations emissions have been adjusted to represent the number of large CO₂ emissions
- 4 sources (e.g., diesel generators, boilers, etc.) associated with the project. The workforce
- 5 emissions estimates have been scaled to account for differences in workforce numbers and
- 6 commuting distance. Finally, equipment emissions estimates have been scaled by estimated
- 7 equipment usage. As shown in Table J-3, only the scaling of the uranium fuel cycle emissions
- 8 estimates makes a significant difference in the total carbon footprint of the project.

9 J.1 References

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| Docket Nos. 52-018 and 52-019 | | | | | |
| 11. ABSTRACT (200 words or less) | | | | | |
| This environmental impact statement (EIS) has been prepared in response to an application submit Carolinas, LLC (Duke), to the U.S. Nuclear Regulatory Commission (NRC) for combined licenses. William States Lee III Nuclear Station site in Cherokee County, South Carolina. This EIS includes considers and weighs the environmental impacts of the proposed action and mitigation measures f adverse impacts. | s (COLs) for Units s the NRC staff's ar | 1 and 2 at the nalysis that | | | |
| The NRC staff's preliminary recommendation to the Commission, considering the environmental aspects of the proposed action, is that the COLs be issued. This recommendation is based on (1) the COL application, including the environmental report submitted by Duke; (2) consultation with Federal, State, Tribal, and local agencies; (3) the review team's independent review; (4) consideration of public comments received during the original and supplemental scoping processes; and (5) the assessments summarized in this EIS, including potential mitigation measures identified in the applicant's environmental report and this EIS. | | | | | |
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