

Richard E. Dunn, Director

Land Protection Branch

2 Martin Luther King, Jr. Drive Suite 1054, East Tower Atlanta, Georgia 30334 404-657-8600

October 2, 2018

Via U.S. Mail

And Email: RWMitche@southernco.com

Georgia Power Company c/o Robert W. Mitchell Environmental Affairs Manager 241 Ralph McGill Boulevard Atlanta, Georgia 30308

Subject: Voluntary Remediation Program Compliance Status Report

Savannah Electric - Plant Kraft, HSI Site No. 10415

155 Crossgate Road, Port Wentworth, Chatham County, Georgia

Dear Mr. Mitchell:

The Georgia Environmental Protection Division (EPD) has reviewed the Voluntary Remediation Program Application (the Application) for the referenced site, which includes the Compliance Status Report dated June 15, 2018, submitted pursuant to the Georgia Voluntary Remediation Program Act (the Act) O.C.G.A. §12-8-100, et seq. EPD acknowledges that the Application was submitted in lieu of ongoing groundwater monitoring under the Hazardous Site Response Act. EPD is approving your Application, which proposes corrective action consisting of the following:

• Utilize engineering and institutional controls to be documented in Uniform Environmental Covenants to restrict exposure to regulated substances in soil and groundwater.

Therefore, EPD is accepting the Georgia Power Company (Georgia Power) as a participant as defined in the Act for the following qualifying property provided Georgia Power implements the proposed corrective action contained in the Application in compliance with the Act, the checklist schedule, and the EPD comment letter dated October 2, 2018.

Qualifying Property:

155 Crossgate Road Port Wentworth, Chatham County, Georgia Tax Parcel 1-0727-01-001

Within six (6) months of detecting regulated substance(s) on a non-qualifying property, the participant must apply to EPD to include the affected property as a qualifying property under the Act or notify EPD that the non-qualifying property is not included under the Act.

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EPD requires that Georgia Power and the professional engineer/geologist specified in the Application oversee the implementation of the proposed corrective action in accordance with the provisions, purposes, standards, and policies of the Act. EPD may, at its sole discretion, review and comment on documents submitted by Georgia Power. However, failure of EPD to respond to a submittal within any timeframe does not relieve Georgia Power from complying with the specified schedule and the provisions, purposes, standards and policies of the Act. Should Georgia Power fail to comply with the above schedule, EPD may terminate enrollment of the participant and the qualifying property from the Voluntary Remediation Program.

EPD anticipates receipt of the first semi-annual progress report by April 2, 2019 and a Compliance Status Report (CSR), including certification of compliance with applicable Risk Reduction Standards, on or before October 2, 2023. Should you have any questions or concerns regarding this site, please contact Michael Smilley of the Response and Remediation Program at 404-657-8600.

Sincerely,

Jason Metzger Program Manager

Response and Remediation Program

c: Stephen K. Wilson (via email: Stephen.Wilson@ResoluteEnv.com)
Andrea Rimer (via email: andrea.rimer@troutmansanders.com)

File: 242-0209 (VRP)

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