

PROSPECTUS SUPPLEMENT
(Prospectus dated March 2, 2015)

The Southern Company

SOUTHERN INVESTMENT PLAN

The following information updates and supplements the Southern Investment Plan prospectus dated March 2, 2015 (the "Prospectus"). Capitalized terms used but not defined herein have the meanings set forth in the Prospectus.

Change of Plan Administrator

Effective April 6, 2016, the Plan Administrator will be Wells Fargo Bank, N.A. Contact information for the new Plan Administrator is below.

General Correspondence

Wells Fargo Shareowner Services
P.O. Box 64856
St. Paul, MN 55154-0856

Overnight Mail

Wells Fargo Shareowner Services
1110 Centre Pointe Curve, Suite 101
Mendota Heights, MN 55120-4100

Internet

shareowneronline.com

Telephone – U.S.

1-800-554-7626

Telephone – Outside U.S.

1-651-450-4064

Checks for Optional Cash Payments should be made payable to Wells Fargo Shareowner Services/The Southern Company.

Changes to Procedures for Sale of Plan Shares

Effective April 6, 2016, Batch Order sales will be the sole option for selling Plan shares. See page 10 of the Prospectus for a description of Batch Order sales.

Further, there will be a \$50,000 limit for each request to the Plan Administrator to sell Plan shares that is submitted online or by telephone. There will be no dollar amount limit on properly completed requests received in writing. Sale requests received by 12:00 p.m. Central Time on a business day will be completed on the same day received; requests received on a day that is not a business day or after 12:00 p.m. Central Time on a business day will be completed on the next business day.

In addition, the restriction on the sale of Plan shares during the dividend posting period will no longer apply.

Changes to Fee Schedule

The fee schedule relating to the Plan, effective May 16, 2016, is below.

COSTS TO PARTICIPANTS**FEE****Investments**

Dividend Purchase Fee	Company Paid
Dividend Purchase Trading Commission Per Share	Company Paid
Initial Enrollment Fee	\$15.00
Optional Cash Purchase Fee	\$2.50
Optional Cash Purchase Trading Commission Per Share (open market purchase)	\$0.06

Sale of Shares

Batch Order	\$15.00
Sale Trading Commission Per Share	\$0.12
Direct Deposit of Sale Proceeds (\$10,000 limit)	\$5.00

Insufficient Funds

Returned Check or Rejected Automatic Bank Withdrawal	\$35.00 per item
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Replacement Documents

Duplicate IRS Tax Form	No Charge
Prior Year Duplicate Statement	\$15.00 per year
Copy of Paid Dividend Check	No Charge

Fees are subject to revision – See Question 47 in the Prospectus

Elimination of Issuance of Stock Certificates

Effective April 6, 2016, Southern Company will no longer issue stock certificates representing shares of Southern Company common stock. Accordingly, shares issued under the Plan will be issued in book-entry form and Participants may no longer obtain stock certificates for their Plan shares.

See “Risk Factors” on page 4 of the Prospectus for certain risks to consider before participating in the Plan or before purchasing shares of Southern Company common stock.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the accuracy or adequacy of this prospectus supplement or the Prospectus. Any representation to the contrary is a criminal offense.

The date of this prospectus supplement is April 1, 2016.



PROSPECTUS

THE SOUTHERN COMPANY

Southern Investment Plan

The Southern Company (“Southern Company” or “Company”) is pleased to offer the Southern Investment Plan (“Plan”), a direct stock purchase plan designed to provide investors with a convenient method to purchase shares of Southern Company common stock and reinvest cash dividends in the purchase of additional shares.

This prospectus is prepared and distributed by Southern Company, the issuer of the securities offered. This prospectus relates to 19,695,060 shares of Southern Company’s common stock, \$5 par value, registered for purchase under the Plan.

Shares of common stock purchased under the Plan will be, at the option of the Company, original issue or treasury shares or shares purchased on the open market. If purchased from the Company, the price per share will be equal to the average of high and low market prices for the shares of the Company’s common stock traded on the New York Stock Exchange (“NYSE”) on the relevant investment date. For shares purchased on the open market, the price per share will be the weighted average price (excluding broker commissions and related fees) paid by a registered broker-dealer acting as an independent agent to acquire the shares.

The Company will receive proceeds from the purchase of common stock pursuant to the Plan only to the extent that such common stock is issued directly by the Company and not from open market purchases. Proceeds received by the Company, if any, will be used for general corporate purposes.

Southern Company common stock is listed on the NYSE under the symbol “SO.”

See “Risk Factors” on page 4 for information regarding certain risks to consider before participating in the Plan or before purchasing shares of Southern Company common stock.

To the extent required by applicable law in any jurisdiction, shares of common stock offered under the Plan to persons not presently stockholders of record of common stock are offered only through a registered broker-dealer in such jurisdiction.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the accuracy or adequacy of this prospectus. Any representation to the contrary is a criminal offense.

The principal executive offices of the Company are located at 30 Ivan Allen Jr. Boulevard, N.W., Atlanta, Georgia 30308, telephone 404-506-5000.

You should read this prospectus carefully and retain it for future reference.

The date of this prospectus is March 2, 2015.

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This prospectus is not an offer to sell securities, nor is it a solicitation of an offer to buy securities, in any state or country where the offer or sale is not permitted.

Southern Company has not authorized any person to provide any information that is different from, or in addition to, that contained in this prospectus or in any information that Southern Company incorporates by reference into this prospectus. Southern Company takes no responsibility for, and can provide no assurance as to the reliability of, any other information that others may give you.

Southern Company does not imply by the delivery of this prospectus or the sale of any shares of Southern Company common stock hereunder that there has been no change in the affairs of Southern Company since the date of this prospectus or that the information in this prospectus is correct as of any time subsequent to the date of this prospectus.

SOUTHERN INVESTMENT PLAN PROSPECTUS SUMMARY

Enrollment: The Plan has a direct purchase feature that enables persons not presently owning Southern Company common stock to apply for enrollment by submitting an enrollment form (“Enrollment Form”) for either employees or non-employees, as applicable, and a cash investment of at least \$250 (\$100 for employees) for the purchase of common stock (“Initial Cash Payment”). There is a \$10 new account fee for non-stockholders and non-employees. Registered stockholders may apply for enrollment in the Plan by submitting the appropriate Enrollment Form. If shares of common stock are held in a brokerage account, investors may participate directly by registering some or all of these shares in the investor’s name or by making arrangements with the broker, bank or other intermediary to participate on the investor’s behalf.

Dividends: Participants in the Plan (“Participants”) have the option of receiving or reinvesting the dividends on all shares. Dividends received can be electronically deposited to a bank account. Accounts will be credited with dividends on all whole and fractional shares.

Optional Investments: Participants can invest additional funds through optional cash payments (“Optional Cash Payments”) of at least \$25 per single investment up to a maximum total amount of \$300,000 per calendar year. Optional Cash Payments can be made occasionally or at regular intervals. In addition to sending in checks, Participants can also make monthly Optional Cash Payments via electronic withdrawals (direct debit) from their bank accounts. Shares will be purchased with Optional Cash Payments weekly.

Direct Registration Shares: Direct registration enables an investor to be registered directly on the books of the Company without the need for physical certificates. Direct registration shares can be enrolled in the Plan. The Direct Registration System (“DRS”) is managed by The Depository Trust & Clearing Corporation (“DTCC”) and enables its participants to move securities electronically between street-name ownership and the books of the Company.

Certificates: Stock certificates can be deposited into an account as Plan shares if the account is enrolled in the Plan.

Sale of Plan Shares: Only Plan shares may be sold through the Plan, subject to certain restrictions and limitations. A brokerage and service fee and any required tax withholdings and regulatory fees will be deducted from the proceeds of the sale. Sales requests made through batch orders (as defined in Question 37) are aggregated and generally processed within five business days of receipt of the sales request. Participants may also request sales through Market Orders, Day Limit Orders and GTC Limit Orders (each as defined in Question 37). A check for the net proceeds will be made payable to the registered account owner(s) and mailed via First Class mail three business days after the sale when the trade settles. Participants may receive net sales proceeds in a foreign currency or through wire or direct deposit if sold through Market Orders, Day Limit Orders or GTC Limit Orders.

Transfer of Shares: Participants may direct the transfer of all or a portion of their Plan shares, subject to standard transfer rules and requirements.

Plan Participation: Participants may change the terms of their participation in the Plan, except as described in this prospectus, by providing written instructions to Computershare Trust Company, N.A. (the “Plan Administrator”).

Account Statement: Following the end of each calendar year, each Participant that reinvests all or part of his or her dividend will be sent an annual statement of account that will reflect the shares in the account and provide a record of dividends reinvested as of the last dividend, shares purchased with Optional Cash Payments, Plan shares sold or transferred and year-end account value.

Fees: Currently, participants are not charged fees for the reinvestment of dividends under the Plan. A per transaction fee of \$5.00 for investment by check and \$2.50 for investment by ACH debit as well as a fee of \$0.05 per share is assessed for investments through Optional Cash Payments. A one-time new account fee of \$10 is deducted from the Initial Cash Payment provided with each non-employee Enrollment Form for new Participants. A fee/commission of \$0.12 per share is deducted from the proceeds of any sale of Plan shares. Additional per-transaction fees apply depending on whether the sale is through a Batch Order, Market Order, Day Limit Order or GTC Limit Order and for delivery of sale proceeds through wire or direct deposit. See Appendix A — Fee Schedule. The Plan Administrator reserves the right to impose additional fees or modify any or all fees in the future. Participants should contact the Plan Administrator to obtain current fee information.

Use of Proceeds: To the extent that shares for the Plan are purchased from the Company, the proceeds will be used for general corporate purposes.

RISK FACTORS

Investing in Southern Company's common stock involves risk. Please see the risk factors described in Item 1A of Southern Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2014, which is incorporated by reference in this prospectus. Before making an investment decision, you should carefully consider these risks as well as other information contained or incorporated by reference in this prospectus. The risks and uncertainties described are not the only ones facing Southern Company. Additional risks and uncertainties not presently known to Southern Company or that Southern Company deems immaterial also may impair its business operations, its financial results and the value of its securities.

SOUTHERN COMPANY OVERVIEW

Southern Company (NYSE: SO) was incorporated under the laws of Delaware on November 9, 1945. Southern Company is registered and qualified to do business under the laws of Georgia and is qualified to do business as a foreign corporation under the laws of Alabama. The principal executive offices of Southern Company are located at 30 Ivan Allen Jr. Boulevard, N.W., Atlanta, Georgia 30308, and the telephone number is 404-506-5000.

Southern Company owns all of the outstanding common stock of Alabama Power Company ("Alabama Power"), Georgia Power Company ("Georgia Power"), Gulf Power Company and Mississippi Power Company, each of which is an operating public utility company. The traditional operating companies supply electric service in the states of Alabama, Georgia, Florida and Mississippi. In addition, Southern Company owns all of the common stock of Southern Power Company ("Southern Power"), which is also an operating public utility company. Southern Power constructs, acquires, owns and manages generation assets, including renewable energy projects, and sells electricity at market-based rates in the wholesale market.

Southern Company also owns all of the outstanding common stock or membership interests of Southern Communications Services, Inc. ("SouthernLINC Wireless"), Southern Nuclear Operating Company, Inc. ("Southern Nuclear"), Southern Company Services, Inc. ("SCS"), Southern Company Holdings, Inc. ("Southern Holdings") and other direct and indirect subsidiaries. SouthernLINC Wireless provides digital wireless communications for use by Southern Company and its subsidiary companies and markets these services to the public and also provides fiber cable services within the Southeast. Southern Nuclear operates and provides services to Alabama Power's and Georgia Power's nuclear plants and is currently developing new nuclear generation at Plant Vogtle, which is co-owned by Georgia Power. SCS is the system service company providing, at cost, specialized services to Southern Company and its subsidiary companies. Southern Holdings is an intermediate holding subsidiary, primarily for Southern Company's investments in leveraged leases.

Dividends on Southern Company's common stock are payable at the discretion of the Southern Company Board of Directors. Southern Company has paid a dividend to its stockholders for 268 consecutive quarters — dating back to 1948. The dividend rate for the dividend payable on March 6, 2015 is \$0.5250 per share. See "Dividends" on page 6 for additional information.

Southern Company's common stock has been listed on the NYSE since September 30, 1949.

ADMINISTRATION

1. Who administers the Plan?

The Plan is administered by the Plan Administrator. The Plan Administrator keeps records, sends statements and performs other duties relating to the Plan. If Computershare Trust Company, N.A. resigns as Plan Administrator, Southern Company would designate a new administrator.

2. What is the contact information for the Plan Administrator?

General Correspondence

Computershare
P.O. Box 30170
College Station, TX 77842-3170

Overnight Mail

Computershare
211 Quality Circle, Suite 210
College Station, TX 77845

Internet	Telephone – U.S.	Telephone – Outside U.S.
www.computershare.com/investor	1-800-554-7626	1-201-680-6693
	Hearing impaired 1-800-231-5469	

When communicating with the Plan Administrator, Participants should provide their Investor Identification Number (“Investor ID”) and a daytime telephone number. Participants also may be required to provide the account taxpayer identification number in order to receive account information. Plan documents, transaction request forms and certain other information described in this prospectus can be obtained from the Plan Administrator.

Participants can access Plan forms and account information and conduct most plan activities online at www.computershare.com/investor. To access your online account information, you must have your Investor ID.

3. Should Participants stay in contact with the Plan Administrator?

Yes. Each state has unclaimed property laws that typically specify that if an account owner does not initiate “active contact” with a plan agent during any three-year period, the property in the account may be deemed “abandoned.” For accounts that meet a state’s definition of “abandoned,” the plan agent is legally required to transfer the property in the account, including shares and dividends, to the state of the account’s last known residence. Therefore, Participants should immediately notify the Plan Administrator of any change of address and respond as directed to mailings requesting they contact the Plan Administrator.

4. What happens upon a Participant’s death or legal incapacitation?

The Participant’s legal representative should notify the Plan Administrator as soon as possible for specific information regarding the disposition of the assets.

5. May the Plan be amended, suspended or terminated?

Yes. Southern Company reserves the right to suspend, modify or terminate the Plan at any time. All Participants will receive notice of any such suspension, substantive modification or termination.

6. Who purchases and sells stock for the Plan?

An affiliate of the Plan Administrator that is a registered broker-dealer acts as independent agent to purchase and sell Southern Company common stock on the open market on behalf of the Plan. The Plan Administrator reserves the right to change the independent agent without notice.

ELIGIBILITY

7. Who is eligible to participate in the Plan?

Any person or legal entity residing in the United States, whether or not a common stock stockholder of record, is eligible to participate in the Plan. Citizens or residents of a country other than the United States, its territories and possessions are eligible to participate if such participation would not violate laws applicable to the Company or the Participant.

ENROLLMENT

8. How does an investor apply for enrollment in the Plan?

- ***New Investors***

New investors may apply by completing the appropriate Enrollment Form and sending it to the Plan Administrator. The form can be obtained from the Plan Administrator. The form must be accompanied by an Initial Cash Payment in the form of a check drawn on the payer’s own account made payable in U.S. dollars to Computershare/The Southern Company. The minimum amount for an Initial Cash Payment is \$250 (\$100 for employees) and the amount cannot exceed \$300,000. A \$10 enrollment fee will be deducted from a non-employee Initial Cash Payment. The Plan Administrator will not accept and will return cash, money orders, travelers’ checks or third-party checks. Alternatively, a new investor may enroll online and the Initial Cash Payment can be made by an electronic withdrawal (direct debit) from the Participant’s account at a financial institution that is a member of the National Automated Clearing House Association. No third party accounts can be utilized. To initiate this withdrawal, the Participant must complete the appropriate section of the appropriate Enrollment Form. The form can be obtained from the Plan Administrator.

The Plan Administrator reserves the right to limit or combine accounts with identical taxpayer identification numbers and/or legal registrations.

- ***Stockholders of Record — Registered***

A stockholder who has a current account but is not enrolled in the Plan may apply by sending the appropriate completed Enrollment Form to the Plan Administrator. To request a form, contact the Plan Administrator. There is no enrollment fee for stockholders of record.

- ***Employees***

Full or part-time employees of the Company's subsidiaries may apply by returning a completed employee Enrollment Form and a check drawn on the payer's own account made payable in U.S. dollars to Computershare/The Southern Company for at least \$100. The form is available from the Plan Administrator. There is no new account fee. Accounts established through the employee enrollment process must contain the employee's name in the registration.

- ***Beneficial Owners***

Beneficial owners of common stock whose shares are held in "street-name" brokerage accounts can make arrangements with their brokers to participate on their behalf if such service is offered by the brokers.

9. Will interest be paid on Initial Cash Payments held for investment pending the purchase of shares?

No.

DIVIDENDS

10. When are dividends paid?

Dividends and associated record and payment dates are subject to declaration by the Southern Company Board of Directors. The timing and amount of future dividends will depend on earnings, cash requirements, the financial condition of Southern Company and its subsidiaries, applicable government regulations and other factors deemed relevant by the Southern Company Board of Directors.

The dividend record date is the date on which a Participant must be registered as a stockholder in order to receive a declared dividend. Historically, record dates generally have been in February, May, August and November. The payment date is the day when the dividend is payable to stockholders of record. Payment dates generally have been the sixth day of March, June, September and December.

11. Will interest be paid on dividends held for investment pending the purchase of shares?

No.

12. What are the options for reinvesting or receiving dividends?

Participants have three options regarding how their dividends can be treated under the Plan. Optional Cash Payments can be made under any option.

A. Full Dividend Reinvestment: Reinvest all dividends payable on Southern Company shares.

B. Partial Dividend Reinvestment: Receive dividends on a specified number of whole shares and reinvest dividends on the remaining shares. Shares specified to receive dividends may be made up of a combination of certificated, Plan and DRS shares.

C. Cash Dividends: Receive all dividends payable on Southern Company shares.

13. What is the deadline for designating a dividend option?

When a Participant chooses or changes a dividend option, instructions must be received by the Plan Administrator before a dividend record date to be effective for the related dividend payment date. A Participant may change a dividend option at any time by contacting the Plan Administrator.

14. Can Participants have cash dividends electronically deposited?

Yes. Participants may request that cash dividends be transmitted to a Participant's pre-designated bank account. No third party accounts can be used. The account must be at a financial institution that is a member of the National Automated Clearing House Association. To initiate this service, a Participant should send a completed Electronic Dividend Deposit Form along with a voided check or savings deposit slip to the Plan Administrator or sign up online. The form can be found on a dividend check stub or can be obtained from the Plan Administrator. Initial set-up or changes to electronic deposit instructions will be made as soon as practicable.

OPTIONAL CASH PAYMENTS

15. What are the minimum and maximum amounts for Optional Cash Payments?

The minimum Optional Cash Payment is \$25 per payment and the maximum is \$300,000. The total amount of Optional Cash Payments that can be credited to any individual account during a calendar year is \$300,000, which includes the Initial Cash Payment. There is no obligation to make an Optional Cash Payment in any period, and the same amount need not be sent each time.

16. How does a Participant make an Optional Cash Payment?

A Participant should send a check drawn on the payer's own account made payable, in U.S. dollars, to Computershare/The Southern Company. The check should be accompanied by the Optional Cash Payment portion of an account statement and mailed to the Plan Administrator. If the check representing an Optional Cash Payment does not have the Participant's Investor ID written on it, the check may be returned.

The Plan Administrator will not accept and will return cash, money orders, travelers' checks or third-party checks.

17. Are there deadlines for receipt of Optional Cash Payments?

Yes. Optional Cash Payments must be received by the Plan Administrator no later than one business day prior to any weekly investment date, which generally occurs every Thursday. Payments received after the deadline will be credited to the Participant's account and may not be used to purchase shares until the next weekly investment date. See Question 26 below for additional information.

18. Can Participants have Optional Cash Payments automatically withdrawn from their bank accounts?

Yes. Participants can authorize one-time or recurring electronic withdrawals (direct debit) from their accounts at a financial institution that is a member of the National Automated Clearing House Association. No third party accounts can be utilized. The minimum amount for a direct debit is \$25. To initiate this service, Participants may enroll online or send the appropriate completed Enrollment Form to the Plan Administrator. The form can be obtained from the Plan Administrator.

Funds will be withdrawn from the Participant's account on the 25th day of the month (or, if not a banking day, the banking day immediately following). Such funds will be used to purchase common stock on the next weekly investment date (as described in Question 26 below) following the date of such debit. To change any aspect of the instruction, Participants must contact the Plan Administrator. Initial set-up or changes to direct debit instructions will be made as soon as practicable.

19. Will interest be paid on Optional Cash Payments held for investment pending the purchase of shares?

No.

20. Can an Optional Cash Payment be refunded?

Yes, if shares have not yet been purchased and credited to the account, an Optional Cash Payment can be refunded. A written request to refund an Optional Cash Payment must be received by the Plan Administrator no later than one business day prior to each weekly investment date, which generally occurs every Thursday. Refund checks will be issued only after confirmation that the monies representing the payment to be refunded have been received by the Plan Administrator. This process will take up to 10 days.

21. How are payments with “insufficient funds” handled?

If the Plan Administrator does not receive credit for a cash payment because of insufficient funds or incorrect draft information, the Plan Administrator will consider the request for such purchase null and void and will immediately remove from the Participant’s account any shares already purchased upon the prior credit of such funds. The Plan Administrator is entitled to place a “hold” on the account until an “insufficient funds” fee is received from the Participant or to sell any shares to satisfy any uncollected amounts. See Appendix A — Fee Schedule.

In the event the net proceeds of the sale of such shares are insufficient to satisfy the balance of such uncollected amounts, the Plan Administrator may sell such additional shares from the Participant’s account as are necessary to satisfy the uncollected balance. At the Plan Administrator’s discretion, the Participant may be prohibited from submitting future Optional Cash Payments.

PURCHASE OF COMMON STOCK

22. What is the source of stock purchased through the Plan?

At the Company’s discretion, stock for the Plan will be purchased on the open market or directly from the Company.

23. How is stock purchased on the open market?

The Plan Administrator will separately aggregate Participants’ dividends for reinvestment and Optional Cash Payments and notify the independent agent of the amount available for purchase for each purpose. The independent agent has sole control over the time and price at which it purchases common stock for the Plan. See Question 26 below for additional information.

24. How is the purchase price determined?

The price per share for shares purchased on the open market will be the weighted average price paid by the independent agent to acquire the shares, excluding broker commissions and related fees.

The price per share for shares purchased from the Company with dividends will be equal to the average of the high and low market prices on the dividend payment date. For shares purchased from the Company with Optional Cash Payments, the price per share will be equal to the average of the high and low market prices on the applicable weekly investment date (generally every Thursday). The price for shares purchased from the Company will be calculated based on market prices as reported by the NYSE for composite transactions or another authoritative source reporting NYSE composite transactions.

When shares are purchased from the Company and the common stock is not traded on the NYSE on the days specified above, the price for shares purchased with dividends will be equal to the average of the high and low market prices on the trading day immediately preceding and the trading day immediately following the dividend payment date. For shares purchased with Optional Cash Payments, the price will be the average of the high and low market prices on the trading day immediately following the applicable weekly investment date (generally every Thursday).

25. Who pays brokerage commissions on share purchases?

The Company will pay the brokerage commission on shares purchased on the open market. These commissions will be considered additional income to Participants for tax purposes and will be reported on Internal Revenue Service (“IRS”) Form 1099-DIV year-end tax statements. There are no commissions on shares purchased from the Company.

26. When does the independent agent purchase shares for the Plan?

A. For Dividends: If shares are to be purchased on the open market, purchases will begin on the dividend payment date and will be completed no later than 30 days after the dividend payment date. Depending on the number of shares being purchased and current trading volume in the shares, purchases may be executed in multiple transactions and may be purchased on more than one day. In the unlikely event that, due to unusual market conditions, the independent agent is unable to invest the funds within 30 days, the Plan Administrator will remit the dividends to the Participant by check.

B. For Cash Payments: If shares are to be purchased on the open market for Optional Cash Payments, the independent agent will make purchases at least once a week, generally on Thursday. Depending on the number of shares being purchased and current trading volume in the shares, purchases may be executed in multiple transactions and may be purchased on more than one day. In the unlikely event that, due to unusual market conditions, the independent agent is unable to invest the funds within 30 days, the Plan Administrator will return the funds to the Participant by check.

27. When will purchased shares be credited to a Participant’s account?

Shares purchased on the open market will be credited to accounts in book-entry form within three days of purchase.

Shares purchased from the Company with dividends will be credited to accounts in book-entry form on or about the dividend payment date. Shares purchased from the Company with Optional Cash Payments will be credited to accounts in book-entry form on or about the applicable weekly investment date.

28. Can Participants request the purchase of a specific number of shares, a specific purchase price or a specific purchase date?

No. For these options, shares are typically purchased through a broker-dealer.

PLAN SHARES

29. How do Participants transfer Plan shares?

A Participant may transfer the ownership of all or a portion of Plan shares by completing and delivering to the Plan Administrator a share transfer instruction package. The share transfer instruction package may be obtained by accessing a Participant’s online account at www.computershare.com/investor or by calling the Plan Administrator. Generally, a Plan participant must obtain a Medallion Signature Guarantee for any transfer of shares. A Medallion Signature Guarantee insures that the individual signing the request for transfer is the owner or authorized representative. It can be obtained from financial institutions (including many banks and brokerage firms) participating in one or more of the Medallion Signature Guarantee programs.

Shares will be transferred in book-entry form. For transfers to an existing account, the transfer instructions should specify the recipient’s Investor ID. If the transfer results in the establishment of a new account, the Participant will be required to select one of the three available dividend reinvestment options. See Question 12 above for additional information.

30. Can Plan shares be pledged or assigned?

No.

31. Can Participants obtain a stock certificate for Plan shares?

Yes. At present, Participants can obtain a single certificate for any or all of their whole Plan shares by sending a written request to the Plan Administrator or making the request online. A single certificate will be issued within two business days of receipt of the request if no sale of shares is involved. There is currently no service fee for issuing a certificate. See Appendix A — Fee Schedule.

The issuance of Plan shares in certificate form will not change a Participant’s dividend reinvestment instructions unless otherwise directed. Shares issued from an account in certificate form will be produced in the name(s) in which the account is registered. A certificate for a fraction of a share cannot be issued.

32. Can Participants “gift” Plan shares to others?

Yes. To “gift” Plan shares requires a legal transfer to or the purchase of shares for another person. No provision is available for delaying confirmation of the transaction to the recipient of either a transfer or purchase. Shares of stock may be provided in three ways:

A. Submit the appropriate completed Enrollment Form with a minimum Initial Cash Payment of \$250 to establish an account in the recipient’s name.

B. Submit an Optional Cash Payment of at least \$25 but not more than \$300,000 annually on behalf of a person who is currently a Participant and provide the Participant’s Investor ID.

C. Transfer shares from an existing Participant’s account to another person.

Shares purchased or transferred will be credited to the recipient’s account in book-entry form. All Plan provisions relating to the establishment of a new account, processing of cash payments and the transfer of shares apply to the above.

33. Can Participants have stock certificates deposited in their accounts as Plan shares?

Yes. Participants may send the Plan Administrator their stock certificate(s) and request in writing that they be deposited as Plan shares into their accounts. It is suggested that stock certificates be sent by “registered and insured” mail or by some other safe means as the Participant bears the risk of loss in transit. The certificate(s) should not be endorsed and the package should be insured for two percent of the market value.

The appropriate completed Enrollment Form also must be provided if the account is not already enrolled in the Plan. The form can be obtained from the Plan Administrator.

34. Can DRS shares participate in the Plan?

Yes. If not already enrolled in the Plan, a potential Participant must send the Plan Administrator the appropriate Enrollment Form which is available by contacting the Plan Administrator. If already enrolled, a Participant must provide instructions to the Plan Administrator on whether to reinvest dividends from DRS shares.

SALE OF PLAN SHARES

35. How do Participants request that Plan shares be sold?

Participants can sell all or a portion of their Plan shares, including fractional shares, at any time by contacting the Plan Administrator. All sales transactions under the Plan are made through a broker affiliated with the Plan Administrator that will receive brokerage commissions in connection with such sales. Shares are sold on the exchange on which the Company’s common stock trades. The selling price may not be known until the shares are sold.

Alternatively, Participants may choose to sell Plan shares through a broker of their choice, in which case a Participant would have to request that the Plan Administrator deliver to such Participant’s broker by electronic book-entry means the number of shares such Participant proposes to sell, or a stock certificate for delivery to such broker, prior to settlement of any such sale.

36. Can certificated and DRS shares be sold through the Plan?

No. Certificated and DRS shares must first be deposited to a properly enrolled account. To sell Plan shares outside of the Plan, Participants should request a certificate be issued or request a broker to initiate a DRS transaction to deliver the shares.

37. What are the options for selling Plan shares?

Participants may instruct the Plan Administrator to sell Plan shares in one of four ways – through a Batch Order, Market Order, Day Limit Order or GTC Limit Order.

Batch Order: In a batch order (“Batch Order”), the Plan Administrator will combine the shares a Participant wants to sell through the Plan with shares that are being sold by other Participants. Shares are then periodically submitted in bulk to an affiliated broker for sale on the open market. A Participant’s shares will usually be sold within one business day after the Plan Administrator receives a Participant’s request, but no later than five business days (except where deferral is necessary under state or federal regulations). Depending on the number of shares being sold and current trading volume in the shares, bulk sales may be executed in multiple transactions and over more than one day. Once entered, a Batch Order request cannot be cancelled. Sales proceeds in a Batch Order transaction equal the market price that the broker receives for a Participant’s shares (or, if more than one trade is necessary to sell all of the Plan shares submitted to the broker on that day, the weighted average price for all such shares sold on the applicable trade date or dates), less applicable taxes and fees. Requests for Batch Orders may be placed online at www.computershare.com/investor, by telephone using the Interactive Voice Response (“IVR”) system, through a Customer Service Representative (“CSR”) or in writing by completing and signing the tear-off portion of your account statement and mailing the instructions to the Plan Administrator.

Market Order: A market order (“Market Order”) is a request to sell a Participant’s shares at the prevailing market price when the trade is executed. If such an order is placed during market hours, the Plan Administrator will promptly submit a Participant’s shares to an affiliated broker for sale on the open market (such orders cannot be cancelled). If such an order is placed outside of market hours, the Plan Administrator will submit a Participant’s shares to an affiliated broker on the next trading day (any requests to cancel such an order will be honored on a best efforts basis).

Day Limit Order: A day limit order (“Day Limit Order”) is an order to sell a Participant’s shares when and if the stock reaches a specific price on a specific day. The order is automatically cancelled if the price is not met by the end of that trading day (or, for orders placed outside of market hours, the next trading day). Depending on the number of shares being sold and current

trading volume in the shares, a Participant's order may only be partially filled, in which case the remainder of such Participant's order will be cancelled. Any request to otherwise cancel a pending Day Limit Order will be honored on a best efforts basis.

Good-Till-Cancelled Limit Order: A good-till-cancelled limited order ("GTC Limit Order") is an order to sell a Participant's shares when and if the stock reaches a specific price at any time while the order remains open (up to 90 days). Depending on the number of shares being sold and current trading volume in the shares, sales may be executed in multiple transactions and may be traded on more than one day. The order (or any unexecuted portion thereof) is automatically cancelled if the price is not met by the end of the order period. The order also may be cancelled by the applicable stock exchange or by Participant request if received before the transaction is executed.

Sales proceeds in Market Orders, Day Limit Orders and GTC Limit Orders equal the market price that the broker receives for a Participant's shares, less applicable taxes and fees. Requests for such transactions may only be placed online at www.computershare.com/investor, by telephone using the IVR system or through a CSR. Any sale request received in writing will be processed as a Batch Order request.

All sales are subject to market conditions, system availability and other factors. The actual sale date or price received for any Plan shares sold through the Plan cannot be guaranteed.

The fees charged in connection with the sale of Plan shares are listed in Appendix A – Fee Schedule.

38. When are sales proceeds delivered to Participants?

A check for the proceeds of the sale of shares (in U.S. dollars), less applicable taxes and fees, will generally be mailed to a Participant by first class mail within three business days after the final trade settlement date. If a Participant sells shares through a Market Order, Day Limit Order or GTC Limit Order, such Participant may choose to receive sales proceeds in a foreign currency or by wire or direct deposit. These services are subject to additional fees and additional terms and conditions, which the Participant must agree to when submitting the transaction. See Appendix A – Fee Schedule.

39. Is there a time when a Participant cannot sell Plan shares?

Yes. Shares will not be sold during the dividend posting period which extends from the ex-dividend date, as established by the NYSE, to four business days after the dividend record date. Any sales requests received during this period will be held, then processed after the dividend posting period ends.

40. What is the cost basis of shares sold through the Plan?

The cost basis is generally the original purchase price including commissions and other fees. If a Participant acquired a security other than by purchasing it, the cost basis may be the value at the time the Participant receives it. Participants are advised to consult their own tax or financial advisors with respect to the tax consequences of participation in the Plan (including federal, state, local and other tax laws and U.S. withholding laws).

41. How can the cost basis be determined for shares purchased through the Plan if a Participant doesn't have all the original purchase information?

Copies of annual account statements are available from the Plan Administrator for the most recent seven years.

REPORTS TO PARTICIPANTS

42. What reports will Participants receive?

The Plan Administrator will send each Participant a transaction advice following any Optional Cash Payment, sale of Plan shares, certificates deposited and transfer activity. The Plan Administrator will send each Participant a quarterly dividend reinvestment statement that summarizes Plan activity for the most recent quarter. In addition, annual statements summarizing Plan year-to-date activity will be mailed to all Participants except those Participants who did not reinvest all or a portion of their dividends during the year. The annual statements will be mailed after the last dividend payment of the year. If no dividends are paid, the annual statement will be mailed as soon as practicable following the end of the year.

Participants also will receive IRS Form 1099-DIV showing total dividends paid. If applicable, IRS Form 1099-B will be provided separately representing the proceeds of any stock sale. Participants also will receive any communications sent to record holders of the Company's common stock, including the proxy statement and other annual meeting materials.

Participants also can enroll in online access at www.computershare.com/investor. Once enrolled, Participants may review account and tax information online.

Participants should retain all statements. These statements provide cost basis information which is necessary for certain tax calculations.

TERMINATION OF PLAN PARTICIPATION

43. Can the Plan Administrator terminate participation in the Plan?

Yes. If the Plan share balance in an account is less than 10 shares and there are no certificate or DRS shares in the account, the Plan Administrator reserves the right to terminate the account without advance notice. The shares will be sold and a check for the value (based on the then current market price, less applicable broker commissions and service fees) will be sent to the Participant. The Plan Administrator reserves the right to waive certain sales fees when terminating participation of accounts. Further, the Plan Administrator reserves the right to modify, suspend or terminate participation in the Plan by otherwise eligible persons in order to eliminate practices which are inconsistent with the purpose of the Plan.

COSTS AND EXPENSES

44. Are there any costs to open a new Plan account for purchasing shares?

Yes. There is a one-time fee for eligible investors other than stockholders of record and employees of the Company's subsidiaries. See Appendix A — Fee Schedule.

45. After payment of the one-time fee, are there any costs to participate or purchase stock under the Plan?

Yes. Participants pay a purchase fee on each share of stock purchased through an Optional Cash Payment, as well as a per-transaction fee. There is no fee for the reinvestment of dividends. See Appendix A — Fee Schedule.

46. Is there a cost to sell shares through the Plan?

Yes. Participants pay a broker commission/service fee on each share of stock sold through the Plan. See Appendix A — Fee Schedule.

47. Can the Fee Schedule be changed?

Yes. The Plan Administrator reserves the right to impose or modify any or all fees in the future. Changes in the Fee Schedule will be announced to Participants approximately 30 days prior to the effective date. Any such change will be deemed to be accepted by Participants who do not terminate participation in the Plan prior to the effective date of the change. Participants should contact the Plan Administrator to obtain current fee information.

48. What is the impact of a stock dividend or stock split?

Any dividends payable in common stock or common stock split shares distributed by the Company on Plan shares will be added to the account in DRS form.

OTHER INFORMATION

49. How are Plan shares voted?

All Plan shares are voted in the same manner as certificate and DRS shares registered in a stockholder of record's name. Participants will receive proxy materials from the Company for each stockholder meeting, including a form of proxy that includes all Plan shares as of the proxy record date and voting instructions. If voting instructions are not received, none of the Participant's shares will be voted unless the Participant votes in person or appoints another person as proxy to vote the Participant's shares. If a form of proxy is signed and returned but no voting instructions are given, the Participant's shares will be voted in accordance with the recommendations of the Company's Board of Directors. The form of proxy will contain instructions for voting by telephone or online.

50. How will Plan accounts be impacted if Southern Company has a rights offering?

If the Company has a rights offering, warrants representing the rights on all Plan shares registered in the name of the Plan Administrator (or its nominee) will be issued to the Plan Administrator which will then sell such rights, credit each Participant's

account in proportion to the full and fractional shares held on the record date for such rights and treat the proceeds as an Optional Cash Payment. The proceeds will not be subject to the annual \$300,000 maximum. Any Participant who wishes to exercise stock purchase rights on his or her Plan shares must request, prior to the record date for any such rights, that the Plan Administrator forward to him or her a certificate or DRS statement for full shares. Warrants representing rights on shares held directly by Participants will be mailed directly to them in the same manner as to stockholders not participating in the Plan.

51. What are the responsibilities of the Company and the Plan Administrator under the Plan?

The Company and the Plan Administrator, in administering the Plan, will not be liable for any act performed in good faith or for any good faith omission to act, including, without limitation, any claim of liability arising out of failure to close a Participant's account upon such Participant's death prior to receipt of notice in writing of such death. However, the Company remains liable for violations of the federal securities laws.

52. What information is available about the Plan through the Internet?

Extensive information about the Company and the Plan is available through the Company's website at www.southerncompany.com. By accessing your account online at www.computershare.com/investor, you can obtain various transaction request forms and obtain online access to stockholder account information, including shares and transactions associated with the Plan.

53. Is a Participant protected against losses by participating in the Plan?

No. Participants should recognize that neither the Company nor the Plan Administrator can assure them of profit or protect them against a loss on the shares purchased or sold under the Plan. See "Risk Factors" on page 4 for additional information.

INTERPRETATION OF THE PLAN

The Company may in its absolute discretion interpret and regulate the Plan as deemed necessary or desirable in connection with the operation of the Plan and direct the Plan Administrator with respect to resolving questions or ambiguities concerning the various provisions of the Plan.

FEDERAL INCOME TAX CONSEQUENCES

Participants in the Plan are advised to consult their own tax advisors with respect to the tax consequences of participation in the Plan (including federal, state, local and other tax laws and U.S. tax withholding laws) applicable to their particular situations.

Cash dividends reinvested under the Plan will be taxable for U.S. federal income tax purposes as having been received by Participants even though Participants have not actually received them in cash. The total amount of dividends paid to Participants during the year, whether or not they are reinvested, as well as any commissions or other fees paid on Participants' behalf, will be reported to Participants and the U.S. Internal Revenue Service shortly after the close of the year on Form 1099-DIV.

Participants will not realize gain or loss for U.S. federal income tax purposes upon a transfer of shares to Participants' Plan accounts, the purchase of shares for Participants' plan accounts or the withdrawal of whole shares from Participants' accounts. Participants will, however, generally realize gain or loss upon the receipt of cash for fractional shares held in the Plan. Participants also will realize gain or loss when shares are sold. The amount of gain or loss will be the difference between the amount that Participants receive for the shares sold and Participants' tax basis in the shares. Participants' tax basis will generally equal the amount Participants paid for the shares (i.e., the optional cash investment and/or cash dividend plus any service charges and processing fees paid by or for Participants). In order to determine the tax basis for shares in Participants' accounts, Participants should retain all account transaction statements.

Plan Participants who are non-resident aliens or non-U.S. corporations, partnerships or other non-U.S. entities generally are subject to a withholding tax on dividends paid on shares held in the Plan. Where applicable, this withholding tax generally is imposed at the rate of 30%, but this rate may be reduced by treaty between the U.S. and the country in which the Participant resides. Any amount withheld will reduce the amount of dividends that will be reinvested on Participants' behalf.

Dividends paid on shares, and the proceeds of any sale of shares, in Plan accounts may be subject to the "backup withholding" provisions of the Internal Revenue Code of 1986, as amended (the "Internal Revenue Code"). If a Participant fails to furnish a properly completed Form W-9 or its equivalent, unless such Participant is exempt from the withholding requirements described in Section 3406 of the Internal Revenue Code, then the Plan Administrator must withhold 28% (or the current backup withholding rate) from the amount of dividends, the proceeds of the sale of a fractional share and the proceeds of any sale of whole shares.

In the event that a Participant is subject to backup withholding, the amount of dividends that will be reinvested on such Participant's behalf will be reduced by the amount of such backup withholding.

USE OF PROCEEDS

Southern Company will receive proceeds from purchases of common stock under the Plan only if the purchases are made directly from Southern Company, rather than by the independent agent on the open market. Southern Company will use any such proceeds for general corporate purposes.

LEGAL MATTERS

The validity of the shares of Southern Company common stock being offered through this prospectus is being passed upon by Troutman Sanders LLP, Atlanta, Georgia.

EXPERTS

The consolidated financial statements and the related consolidated financial statement schedule, incorporated in this prospectus by reference from the Company's Annual Report on Form 10-K for the year ended December 31, 2014, and the effectiveness of Southern Company's internal control over financial reporting have been audited by Deloitte & Touche LLP, an independent registered public accounting firm, as stated in their reports, which are incorporated herein by reference. Such financial statements and financial statement schedule have been so incorporated in reliance upon the reports of such firm given upon their authority as experts in accounting and auditing.

WHERE TO FIND MORE INFORMATION

Southern Company has filed with the Securities and Exchange Commission ("SEC") a registration statement on Form S-3 (the "Registration Statement," which term encompasses any amendments to the Registration Statement and exhibits to the Registration Statement) under the Securities Act of 1933, as amended. As permitted by the rules and regulations of the SEC, this prospectus does not contain all of the information set forth in the Registration Statement and the exhibits and schedules to the Registration Statement, to which reference is made.

Southern Company is subject to the informational requirements of the Securities Exchange Act of 1934, as amended (the "1934 Act"), and in accordance with the 1934 Act files reports, proxy statements and other information with the SEC. Such reports, proxy statements and other information can be inspected and copied at the SEC Public Reference Room at 100 F Street, N.E., Room 1580, Washington, D.C. 20549. Information on the operation of the Public Reference Room may be obtained by calling the SEC at 1-800-SEC-0330. The SEC maintains a website that contains reports, proxy and information statements and other information regarding registrants including Southern Company that file electronically at <http://www.sec.gov>.

The SEC allows the Company to "incorporate by reference" the information the Company files with it, which means that the Company can disclose important information by referring to these documents. The information incorporated by reference is an important part of this prospectus and should be read with the same care. The following documents are incorporated in and made part of this prospectus by reference:

1. Annual Report on Form 10-K for the year ended December 31, 2014.
2. Current Reports on Form 8-K dated January 29, 2015, February 9, 2015 and February 12, 2015.
3. All information in the Company's Definitive Proxy Statement on Schedule 14A filed on April 11, 2014, to the extent incorporated by reference in the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2013; and
4. The description of Southern Company's common stock contained in the Company's registration statement on Form S-3, filed with the SEC on February 28, 2012, Registration No. 333-179766 filed under the Securities Act of 1933, as amended, including any amendment or report filed with the SEC for the purpose of updating the description.

All documents filed by the Company with the SEC pursuant to Section 13(a), 13(c), 14 or 15(d) of the 1934 Act subsequent to the date of this prospectus and prior to the termination of this offering shall be deemed to be incorporated by reference in this prospectus and made a part of this prospectus from the date of filing of such documents; provided, however, that the Company is not incorporating any information furnished under Item 2.02 or 7.01 of any Current Report on Form 8-K unless specifically stated otherwise. Any statement contained in a document incorporated or deemed to be incorporated by reference in this prospectus shall be deemed to be modified or superseded for purposes of this prospectus to the extent that a statement contained in this prospectus or in any other subsequently filed document which also is or is deemed to be incorporated by reference in this

prospectus modifies or supersedes such statement. Any statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this prospectus.

Southern Company hereby undertakes to provide without charge to each person to whom a copy of this prospectus has been delivered, on the written or oral request of any such person, a copy of any or all of the documents referred to herein under the caption "Where to Find More Information" which have been or may be incorporated by reference in this prospectus, other than exhibits to such documents unless such exhibits are specifically incorporated by reference. A copy of these filings may be requested by writing to or calling the following address or telephone number:

SCS Investor Relations
30 Ivan Allen Jr. Boulevard, N.W.
Atlanta, GA 30308
404-506-0576

SOUTHERN INVESTMENT PLAN

Fee Schedule*
Effective April 10, 2014

COSTS TO PARTICIPANTS**FEE****Investments**

Dividend Reinvestment Purchase Fee Per Share	No charge
Transaction Fee for Dividend Reinvestment	No charge
New Account Enrollment Fee	\$10.00
Transaction Fee for Optional Cash Investment by Check	\$5.00
Transaction Fee for Optional Cash Investment by ACH Debit	\$2.50
Optional Cash Purchase Fee Per Share	\$0.05
Returned Check and Rejected ACH Debit Fee	\$30.00 per item

Sale of Shares

Batch Order	\$15.00
Market Order	\$25.00
Day Limit Order	\$25.00
Good-Till-Cancelled Limit Order	\$25.00
Customer Service Representative Assisted Sale	\$15.00
Fee for Shares Sold Per Share	\$0.12

**Alternate Currency Disbursements Fees for
Market, Day and Good-Till-Cancelled
Limit orders only**

US\$ or Foreign Currency Wire	\$50.00 per Transaction
Foreign Check	\$15.00 per Transaction
Direct Deposit-US\$ only	\$10.00 per Transaction

Certificate Issuance

No charge *

Replacement Documents

IRS Form	No charge
Check	No charge
Account Statements (last seven years)	No charge
Check copy (last seven years)	No charge

*Subject to Revision — See Question 47

Contact the Plan Administrator to obtain current fee information.