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То:	Filings@psc.state.fl.us	
Subject:	Electronic Filing-Docket No. 050045	
Attachments:	050045.Ntc.Svc.Staff.1.Rpd.pdf; 050045.Ntc.Svc.FPL.3.Rogs.Rpd.pdf; ATLANTA-#475004.Notice_of_Service-RespStaff's_first_RPD.DOC; ATLANTA-#4750043-v1-Notice_of_SerRespFPLs_Discovery.DOC	47-v1- vice-
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a. Person responsible for this electronic filing: Alan R. Jenkins		CTR
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McKenna Long &		GCL
Atlanta, Georgia	treet, N.E., Suite 5300 30308	OPC
404-527-4927 ajenkins@mcker	nnalong.com	RCA
b. Docket No. 050045 re: Petition for Rate Increase by Florida Power & Light Company		SCR
		SGA
c. Documents be	eing filed on behalf of the Commercial Group	SGA
d. Total number Notice of Service Production of Do	of pages - e of the Commercial Group's Objections and Responses to Florida Power & Light Company ocuments (No. 9-15) and Third Set of Interrogatories (Nos. 21-59) - 3 pages	's Third Reques t for
	e of the Commercial Group's Objections and Responses to Staff's First Request for Product ercial Group - 3 pages	tion of Documents (No
e. The documen	ts attached for electronic filing -	
for Production of Notice of S	ervice of the Commercial Group's Objections and Responses to Florida Power & Light Comf Documents (No. 9-15) and Third Set of Interrogatories ervice of the Commercial Group's Objections and Responses to Staff's First Request for Pro Immercial Group	
Tracy		
McKenna Long	y to L. Craig Dowdy and Alan R. Jenkins & Aldridge, LLP Street, Suite 5300	

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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Petition for a Rate Increase By Florida Power & Light Company))) _)	Docket No. 050045-EI
In re: 2005 comprehensive depreciation Study by Florida Power & Light Company.)	Docket No. 050188-EI
		Filed: August 8, 2005

NOTICE OF SERVICE OF THE COMMERCIAL GROUP'S OBJECTIONS AND RESPONSES TO STAFF'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS (NO. 1) TO THE COMMERCIAL GROUP

Pursuant to Section 350.0611, Florida Statutes, the Commercial Group, by and through Alan Jenkins, serves this notice that it has served its Objections and Responses to Staff's First Request for Production of Documents (No. 1) to the Commercial Group, with a copy to all counsel on the attached Certificate of Service.

This 8th day of August, 2005.

MCKENNA LONG & ALDRIDGE LLP

By: /S/ Alan R. Jenkins

Alan R. Jenkins Qualified Representative for the Commercial Group

MCKENNA LONG & ALDRIDGE LLP 303 Peachtree Street, Suite 5300 Atlanta, Georgia 30308 Telephone: (404) 527-4000

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CERTIFICATE OF SERVICE

I, Tracy Murchison, hereby certify that I have served Notice of Service of the Commercial Group's Objections and Responses to Staff's First Request for Production of Documents (No. 1) to the Commercial Group on behalf of the Commercial Group upon the following parties in Docket Nos. 050045-EI and 050188-EI by email and/or by depositing a copy of same in the United States mail with sufficient postage, addressed as follows:

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This 8th day of August, 2005.

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/S/ Tracy R. Murchison Tracy R. Murchison