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From:	Murchison, Tracy [tmurchison@mckennalong.com]	
Sent:	Tuesday, August 16, 2005 11:58 AM	
To:	Filings@psc.state.fl.us	
Cc:	Jenkins, Alan	CMP
Subject:	Electronic Filing-Docket No. 050078	СОМ
Attachments	ATLANTA-#4755180-v1-Notice_of_Service-Response_to_PEF's_1st_Discovery.DOC; 050078.ntc.svc.resp.PEF.1st.disc.pdf	<del></del>
		CTR
The attached electronic filing is in both Word and PDF formats. Please contact me if you cannot open the attachments or if there is anything further we need to do to file this pleading.		
a. Person responsible for this electronic filing:		
Alan R. Jenkins		
McKenna Long & Aldridge, LLP 303 Peachtree Street, N.E., Suite 5300		SGA
Atlanta, Georgia 30308 404-527-4927		SEC

- b. Docket No. 050078 re: Petition for Rate Increase by Progress Energy Florida, Inc.
- c. Document being filed on behalf of the Commercial Group
- d. Total number of pages The Commercial Group's Notice of Service of The Commercial Group's Objections and Responses to Progress Energy Florida's First Set of Interrogatories and First Request for Production of Documents to Commercial Group -3 pages
- e. The document attached for electronic filing The Commercial Group's Notice of Service of The Commercial Group's Objections and Responses to Progress Energy Florida's First Set of Interrogatories and First Request for Production of Documents to Commercial Group

Tracy

Tracy R. Murchison Legal Secretary to L. Craig Dowdy and Alan R. Jenkins McKenna Long & Aldridge, LLP 303 Peachtree Street, Suite 5300 Atlanta, Georgia 30308

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# BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

	)	
In Re: Petition for Rate Increase of	)	Docket No. 050078-EI
Progress Energy Florida, Inc.	)	
5	)	Filed: August 16, 2005

# NOTICE OF SERVICE OF THE COMMERCIAL GROUP'S OBJECTIONS AND RESPONSES TO O PROGRESS ENERGY FLORIDA'S FIRST SET OF INTERROGATORIES AND FIRST REQUEST FOR PRODUCTION OF DOCUMENTS TO 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 Progress Energy Florida's First Set of Interrogatories and First Request for Production of Documents to Commercial Group, with a copy to all counsel on the attached Certificate of Service.

This 16th 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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ATLANTA:4755180.1

DOCUMENT NUMBER-DATE

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# **CERTIFICATE OF SERVICE**

I, Tracy R. Murchison, hereby certify that I have served The Commercial Group's Objections and Responses to Progress Energy Florida's First Set of Interrogatories and First Request for Production of Documents to Commercial Group on behalf of the Commercial Group upon the following parties in Docket No. 050078 by email and/or by depositing a copy of same in the United States mail with sufficient postage, addressed as follows:

Florida Public Service Commission Wm. Cochran Keating, IV, Esq. Katherine Fleming, Esq. 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850 AARP c/o Michael B. Twomey, Esq. P.O. Box 5256 Tallahassee, FL 32314-5256

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Buddy L. Hansen 13 Wild Olive Court Homosassa, FL 34446

This 16th day of August, 2005.

Richard A. Zambo, P.A. 21336 S.E. Ocean Blvd., #309 Stuart, FL 34996

Sutherland Asbill Law Firm (Tall) C. Everett Boyd, Jr. 2282 Killearn Center Blvd. Tallahassee, FL 32309-3576

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/S/ Tracy R. Murchison Tracy R. Murchison