From: WOODS.MONICA [WOODS.MONICA@leg.state.fl.us]
Sent: $\quad$ Thursday, June 03, 2010 4:23 PM
To: Filings@psc.state.fl.us
Cc: Alex Glenn; Anna Williams; Bill Jacobs; Blaise N. Huhta; Bryan J. Anderson; Cary Cook; Dianne Triplett; F. Alvin Taylor; Gary A. Davis ; J. Burnett; J. McWhirter; James Brew; Jeanne Costello; Jessica Cano; John C. Moyle, Jr.; Keino Young; Ken Hoffman; Lisa Bennett; M. Walls; Matthew R. Bernier; Paul Lewis; Randy B. Miller; Schef Wright; Shayla McNeill; Vicki Kaufaman; Wade Litchfield
Subject: $\quad$ Notice of Service OPC 4th Set of INT's (64-89) and 4th request for POD's (74-79) to PEF. 6-02-10
Attachments: Notice of Service OPC 4th Set of INT's (64-89) and 4th request for POD's (74-79) 6-03-10.pdf

Electronic Filing
a. Person responsible for this electronic filing:

Charles Rehwinkel, Associate Public Counsel
Office of Public Counsel
c/o The Florida Legislature
111 West Madison Street, Room 812
Tallahassee, FL 32399-1400
(850) 488-9330
rehwinkel.charles@leg.state.fl.us
b. Docket No. 100009-EI

In re: Nuclear Power Plant Cost Recovery Clause.
c. Document being filed on behalf of Office of Public Counsel
d. There are a total of 2 pages.
e. The document attached for electronic filing is

Electronic Filing
a. Person responsible for this electronic filing:

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lll West Madison Street, Room 812
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d. There are a total of 2 pages.
e. The document attached for electronic filing is Notice of Service OPC 4th Set of INT's (64-89) and 4th Request for POD's (74-79) to PEF. 6-03-10. Thank you for your attention and cooperation to this request.

Monica R. Woods
Administrative Assistant to Charles J. Rehwinkel
Office of Public Counsel
Phone \#: 488-9330
Fax\#:487-6419

## BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Nuclear Cost Recovery
Clause Clause

Docket No.100009-EI
Filed June 03, 2010

## NOTICE OF SERVICE

Pursuant to Section 350.0611, Florida Statutes, the Citizens of the State of Florida, by and through J. R. Kelly, Public Counsel, serve this notice that they have served their Fourth Set of Interrogatories (Nos. 64-89) and Fourth Request for Production of Documents (Nos. 74-79) to Progress Energy Florida, Inc, this $3{ }^{\text {rd }}$ day of June, 2010.

Respectfully Submitted,


## CERTIFICATE OF SERVICE

## Docket No. 100009-EI

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U. S. Mail and electronic mail to the following parties on this $3^{\text {rd }}$ day of June, 2010.

John T. Burnett /Alexander Glenn Progress Energy Service Company, LLC P.O. Box 14042

St. Petersburg, FL 33733-4042

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Tallahassee, FL 32301-7740
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215 South Monroe St., Suite 500
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Charles J. Rehwinkel
Associate Public Counsel

