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Matilda S	anders
From: Sent: To: Cc:	BURNS DANA [BURNS DANA@leg.state.fl.us] Friday, March 18, 2005 5:25 PM Filings@psc state.fl.us DAVIS PHYLLIS; CHRISTENSEN PATTY; jmcwhirter@mac-law.com; Katherine Fleming; Ken. Hoffman; McGLOTHLIN.JOSEPH; miketwomey@talstar.com; Natalie_smith@fpl.com; POUCHER EARL; tperry@mac-law.com; wade_litchfield@fpl.com; Cochran Keating; 19, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20
Attachmen	nts: NOS(9thinterrogsFPL).doc
111 W. Madis Tallahassee, Email <u>meglol</u> Phone (850 Fax (850) 4	88-4491
2 1	This filing is intended for a filing date of March 21, 2005. This filing is to be made in <u>Docket Number, 041291-EI,</u> Petition for authority to recover prudently accurred storm restoration costs related to 2004 storm season that exceed storm reserve balance, by lorida Power & Light Combany.
inter Docu	ched for filing on behalf of Office of Public Counsel is OPC's Nofice of Service of its Ninth Set of progetories to Florida Power & Light (Nos. 106-119) and Seventh Request for Production of uments (Nos. 50-54) to Florida Power & Light Company are a fotal of two (2) pages for filing.
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BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for authority to recover prudently incurred storm restoration costs related to 2004 storm season that exceed storm reserve balance, by Florida Power & Light Company

Docket No. 041291-EI

Filing Date: March 21, 2005

NOTICE OF SERVICE OF OFFICE OF PUBLIC COUNSEL'S NINTH SET OF INTERROGATORIES TO FLORIDA POWER & LIGHT (NOS. 106-119) AND SEVENTH REQUEST FOR PRODUCTION OF DOCUMENTS (NOS 50-54)

The Citizens of the State of Florida ("Citizens"), by and through Harold McLean, Public Counsel, serve notice that on March 18, 2005, they served their Ninth Set of Interrogatories (Nos. 106-119) and Seventh Request for Production of Documents (Nos. 50-54) to Florida Power & Light Company.

Harold McLean Public Counsel

s/ Joseph A. McGlothlin
Patricia A. Christensen
Florida Bar No. 0989789
Associate Public Counsel
Joseph A. McGlothlin
Florida Bar No. 163771
Associate Public Counsel
Office of Public Counsel
c/o The Florida Legislature
Room 812, 111 W. Madison Street
Tallahassee, FL 32399-1400
(850) 488-9330

DOCUMENT NUMBER-DATE

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the Office of Public Counsel's Ninth Set of Interrogatories (Nos. 106-119) and Seventh Request for Production of Documents (Nos. 50-54) to Florida Power & Light Company has been furnished by electronic mail (*) and U.S. Mail on this 18th day of March, 2005, to the following:

Florida Power & Light Company Mr. Bill Walker, Esquire 215 S. Monroe Street, Suite 810 Tallahassee, FL 32301-1859

Florida Power & Light Mr. R. Wade Litchfield, Esquire(*) 700 Universe Blvd. Juno Beach, FL 33408

Florida Public Service Commission Cochran Keating, Esquire 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

Florida Industrial Power Users Group John W. McWhirter, Jr. 400 North Tampa Street, Suite 2450 Tampa, FL 33601-3350 McWhirter Law Firm Timothy J. Perry 117 S. Gadsden Street Tallahassee, FL 32301

Michael B. Twomey Post Office Box 5256 Tallahassee, FL 32314-5256

Kenneth A. Hoffman, Esuire Rutledge, Ecenia, Purnell & Hoffman, P.A. Post Office Box 551 Tallahassee, FL 32302

s/ Joseph A. McGlothlin

Joseph A. McGlothlin Associate Public Counsel