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To: Filings@psc.state.fl.us
Cc: Jenkins, Alan
Subject: Electronic Filing-Docket No. 050001
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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:

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b. Docket No. 05001 re: Fuel and purchased power cost recovery clause with generating performance incentive factor

c. Document being filed on behalf of the Commercial Group

d. Total number of pages - Letter to the Commission-1 page

e. The document attached for electronic filing - FPL Fuel Case 050001 Letter the Commission

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11/9/2005

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November 9, 2005

Hon. Braulio L. Baez
Hon. J. Terry Deason
Hon. Rudolph Bradley
Hon. Lisa Polak Edgar
Hon. Isilio Arriaga
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850

Re: Fuel and purchased power cost recovery clause with generating performance
incentive factor; Docket No. 050001-EI

Dear Commissioners:

The Commercial Group, including BJ's Wholesale Club, Inc., Lowe's Home Centers, Inc., and Wal-Mart Stores East, L.P., are very concerned with the enormous fuel cost increases that are proposed in this docket. These fuel cost increases will harm all customers of these utilities, and the Commercial Group respectfully requests that the Commission do everything in its power to mitigate the harmful effect of these increases.

In particular, the Commercial Group supports the request of the Florida Industrial Power Users Group to direct Florida Power & Light Company, Progress Energy Florida, and Tampa Electric Company to adjust their fuel cost factors on March 1, 2006, if the actual fuel costs incurred in 2005 are less than the estimates that these companies filed in September, 2005. In the future, the Commission should consider implementing expanded Real-Time Pricing rate schedules for the utilities, which if properly constructed, would mitigate future extraordinary fuel rate increases. Finally, neither price stability nor the pursuit of a deregulated market should be pursued at the expense of the other. Customers' risk management strategies will vary depending on their internal risk tolerance. End use customers will vary from those willing to risk exposure to wholesale market price volatility and end users willing to pay a premium for price stability. Pursuit of either strategy should be accommodated in any pricing structure or both fairness and cost allocation among those parties properly incurring the cost will be jeopardized.

Thank you for your consideration.

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Braulio L. Baez
November 9, 2005
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Respectfully,

Alan R. Jenkins
Attorneys for the Commercial Group

ARJ:trm

Cc: Service List (attached)

ATLANTA:4775410.1

CERTIFICATE OF SERVICE

I, Tracy Murchison, hereby certify that I have served November 9, 2005 Letter to the Commission upon the following parties in Docket No. 050001-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 9th day of November, 2005.

/S/ Tracy R. Murchison
Tracy R. Murchison