## State of Florida



## **Public Service Commission**

CAPITAL CIRCLE OFFICE CENTER • 2540 SHUMARD OAK BOULEVARD TALLAHASSEE, FLORIDA 32399-0850

-M-E-M-O-R-A-N-D-U-M-

DATE:

July 18, 2018

TO:

Carlotta S. Stauffer, Commission Clerk, Office of Commission Clerk

FROM:

Samantha Cibula , Office of the General Counsel M.C.

RE:

Docket No. 20070672-EI

Please file the attached materials in the docket file listed above.

Thank you.

Attachment

RECEIVED-FPSC 2018 JUL 18 AM II: 0:



## Biomass Investment Group, Inc. Energy • Agriculture • Technology • Environment

October 1, 2007



David E Smith Attorney Supervisor Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee Florida 32399-0850

Re: Notice of Proposed Rule Development. Rule 25-22.081

Dear Mr. Smith,

Pursuant to our phone discussion last week, Biomass Investment Group Inc. would like to withdraw their request for a rule development workshop on the referenced proposed rule as previously requested in their letter of September 7<sup>th</sup> 2007.

Sincerely,

Dr Jerry Whitfield Chief Operating Officer

chief Operating Officer

Cc Allen Sharpe, Scheffield Wright.





## Biomass Investment Group, Inc.

Energy - Agriculture - Technology - Environment

David E. Smith Attorney Supervisor Florida Public Service Commission 2540 Shumard Oak Blvd Tallahassee Florida 32399-0850

Re: Notice of Proposed Rule Development. Rule 25-22.081

Dear Mr. Smith,

Biomass Investment Group, Inc. is a leading developer of biomass renewable energy in the state of Florida. We would respectfully request a rule development workshop to consider amendments relating to contents of the petition.

In particular, we would like to request that the PSC amend its rule to actually require a utility to report on its efforts to procure cost effective renewable energy and conservation measures and to evaluate the cost of these alternatives with respect to caps that they are willing to commit to on the cost recovery of their proposed Fossil or Nuclear facility. We believe that this accurately reflects the intent of the PSC in the development of this rule.

We look forward to participating in the workshop.

Sincerely,

Dr Jerry Whitfield

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Biomass Investment Group Inc.

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