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STATE OF FLORIDA



MARY ANNE HELTON INTERIM GENERAL COUNSEL (850)413-6096

Public Service Commission

June 13, 2025

Ms. Alexandra Leijon Administrative Code and Register Director Office of General Counsel Florida Department of State Room 701, The Capitol Tallahassee, FL 32399-0250 VIA EMAIL AdministrativeCode@dos.fl.gov

Re: Technical Change to Rule 25-17.210 Definitions

Dear Ms. Leijon:

Please make the following technical change to Rule 25-17.210, F.A.C., which is reflected in the attached version of the rule:

Rule 25-17-210(5), F.A.C.: "...meaning as Section <u>366.02(4)</u> 366.02(2)." This technical change is to cite to the correct statutory section.

The need for this technical change was discovered during our review of our regulatory plan. Please let me know if you have any questions. You may reach me at (850) 413-6630 or at Susan.Sapoznikoff@psc.state.fl.us.

Sincerely,

/s/ Susan Sapoznikoff

Susan Sapoznikoff Senior Attorney

Enclosures

cc: Office of Commission Clerk

25-17.210 Definitions.

For purposes of these rules:

(1) "Renewable Generating Facility" means an electrical generating unit or group of units at a single site, interconnected for synchronous operation and delivery of electricity to an electric utility, where the primary energy in British Thermal Units (BTUs) used for the production of electricity is from one or more of the following sources: hydrogen produced from sources other than fossil fuels, biomass, solar energy, geothermal energy, wind energy, ocean energy, hydroelectric power, or waste heat from a commercial or industrial manufacturing process.

(2) "Biomass" means a fuel source that is comprised of, but not limited to, combustible residues or gases from forest products manufacturing, agricultural and orchard crops, waste products from livestock and poultry operations and food processing, urban wood waste, municipal solid waste, municipal liquid waste treatment operations, and landfill gas.

(3) "Full Avoided Costs," as defined in Section 366.051, F.S., means the incremental costs to the purchasing utility of the electric energy or capacity, or both, which, but for the purchase from a renewable generating facility, such utility would generate itself or purchase from another source.

(4) "Investor-owned utility" shall have the same meaning as Section 366.02(1), F.S.

(5) "Electric utility" shall have the same meaning as Section <u>366.02(4)</u> 366.02(2), F.S.

Rulemaking Authority 350.127(2), 366.05(1) FS. Law Implemented 366.051, 366.81, 366.91, 366.92 FS. History-New 3-12-07.

Janet Cayson

Subject:

FW: Technical Changes to 25-17 rules

From: Administrative Code <<u>AdministrativeCode@dos.fl.gov</u>> Sent: Friday, June 13, 2025 4:50 PM To: Susan Sapoznikoff <<u>SSapozni@psc.state.fl.us</u>>; Administrative Code <<u>AdministrativeCode@dos.fl.gov</u>> Subject: RE: Technical Changes to 25-17 rules

CAUTION: This email originated from outside your organization. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Good afternoon,

This request has been completed.

Best,

Alexandra Leijon Administrative Code and Register Director Office of General Counsel Department of State Room 7011 The Capitol | Tallahassee, FL P: (850)245-6208 Alexandra.Leijon@dos.fl.gov

From: Susan Sapoznikoff <<u>SSapozni@psc.state.fl.us</u>> Sent: Friday, June 13, 2025 4:13 PM To: Administrative Code <<u>AdministrativeCode@dos.fl.gov</u>> Subject: Technical Changes to 25-17 rules

EMAIL RECEIVED FROM EXTERNAL SOURCE

The attachments/links in this message have been scanned by Proofpoint.

Good afternoon, Ms. Leijon:

I have attached the Commission's technical change to Rule 25-17.210(5), F.A.C.

Please let me know if you also need to rule text in Word format.

Please contact me with any questions or concerns.

With best regards,

Suzie