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DEF's response to Staff's Fifth  
Set of Interrogatories No. 17

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

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In re: Environmental Cost Recovery Clause

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Docket No. 20220007-EI

Dated: September 26, 2022

**DUKE ENERGY FLORIDA, LLC'S RESPONSE TO  
STAFF'S FIFTH SET OF INTERROGATORIES (NO. 17)**

Duke Energy Florida, LLC ("DEF"), responds to Staff's Fifth Set of Interrogatories to DEF (No. 17), as follows:

**INTERROGATORIES**

For the following question, please refer to DEF witness McDaniel's direct testimonies filed July 29, 2022, and August 26, 2022.

17. Please refer to witness McDaniel's July 29, 2022, testimony, page 5, lines 21 through 24, and witness McDaniel's August 26, 2022, testimony, page 5, lines 5 through 17. Please explain if DEF is still pursuing reclassification of the Citrus Combined Cycle/Crystal River Site as an Area Source. If not, please explain why.

**RESPONSE:**

As noted in the response to Staff Interrogatory 4-15 filed September 6, 2022, results of the emissions testing conducted at Crystal River North ultimately revealed that it would not be possible to reclassify the Citrus Combined Cycle/Crystal River site as an Area Source. Therefore, DEF will not be pursuing reclassification of the Citrus Combined Cycle/Crystal River Site as an Area Source.