Amendment No.

CHAMBER ACTION

Senate House

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Representative Kreegel offered the following:

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Amendment to Amendment (525388) (with title amendment)

Between lines 17 and 18, insert:

Section 3. Subsection (4) of section 366.92, Florida Statutes, is amended to read:

366.92 Florida renewable energy policy.-

under the environmental cost-recovery clause of all reasonable and prudent costs incurred by a provider for the production or purchase of renewable energy up to a total of 150 megawatts statewide. The total shall be divided evenly between solar and nonsolar forms of renewable energy. Costs may not be recovered for any solar project that does not have a firm commitment for the production or purchase of an equal amount of nonsolar renewable energy. A utility must also seek competitive bids for 673847

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any solar project under this subsection. Such costs shall be deemed reasonable and prudent for purposes of cost recovery so long as the provider has used reasonable and customary industry practices in the design, procurement, and construction of the project in a cost-effective manner appropriate to the location of the facility. To obtain cost recovery pursuant to this section, a provider must file for cost recovery no later than July 1, 2011. In order to demonstrate the feasibility and viability of clean energy systems, the commission shall provide for full cost recovery under the environmental cost-recovery clause of all reasonable and prudent costs incurred by a provider for renewable energy projects that are zero greenhouse gas emitting at the point of generation, up to a total of 110 megawatts statewide, and for which the provider has secured necessary land, zoning permits, and transmission rights within the state. Such costs shall be deemed reasonable and prudent for purposes of cost recovery so long as the provider has used reasonable and customary industry practices in the design, procurement, and construction of the project in a cost-effective manner appropriate to the location of the facility. The provider shall report to the commission as part of the cost-recovery proceedings the construction costs, in-service costs, operating and maintenance costs, hourly energy production of the renewable energy project, and any other information deemed relevant by the commission. Any provider constructing a clean energy facility pursuant to this section shall file for cost recovery no later than July 1, 2009.

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Amendment No.

effective date.

Remove line 26 and insert:

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TITLE AMENDMENT

energy"; amending s. 366.92, F.S.; providing for cost recovery

for renewable energy under certain circumstances; providing an