**Energy Reregulation Ballot Initiative**

**Email/Memo Template for Final Supreme Court Ruling**

Dear [INSERT NAME],

On January 9, the Florida Supreme Court issued a unanimous opinion barring the proposed constitutional amendment to reregulate Florida’s energy industry from appearing on the ballot in this year’s general election. It was the Supreme Court’s responsibility to determine if the amendment met the legal requirements to appear on the 2020 ballot for Florida voters to consider, and the court’s opinion proves that it did not.

As a co-op, our top priorities are to provide safe, reliable, and affordable electricity, and to protect the consumer-members we serve. The proposed constitutional amendment would have had immediate and inescapable consequences on our consumer-members, and that is why the Florida Electric Cooperatives Association (FECA), representing [our co-op], 14 other electric distribution cooperatives and two generation and transmission cooperatives, opposed the amendment. FECA prepared and delivered arguments to the Supreme Court in opposition to this initiative.

We are proud of the safe, reliable, and affordable service we provide to our consumer-members. At [insert co-op name], we put your interests above all else. We are proud to have supported the efforts to ensure this misleading initiative did not make it onto the ballot.

If you have any questions, please contact [NAME] at [PHONE] or [NUMBER].

Sincerely,

[NAME]  
[CO-OP]