

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition of Tampa
Electric Company for expedited
approval of energy charge
treatment under optional
provision contract with IMC
Phosphates MP Inc.

DOCKET NO. 020414-EI
ORDER NO. PSC-02-0780A-PAA-EI
ISSUED: June 19, 2002

AMENDATORY ORDER

On June 10, 2002, Order No. PSC-02-0780-PAA-EI issued as Proposed Agency Action. Due to a scrivener's error page 5, paragraph 3, first sentence, indicates that both TECO and IMC will be responsible for indemnification of the general body of ratepayers should we determine paragraph 6a of the contract between TECO and IMC is in fact detrimental to the general body. This is incorrect, as our vote was that IMC would be solely responsible for indemnification. Accordingly, the first sentence of the third paragraph on page 5 should read:

In this case, however, both TECO and IMC have represented that paragraph 6a will not harm the general body of ratepayers, and IMC has assured us that should we determine any detriment to the general body of ratepayers, such harm will be indemnified by IMC.

Accordingly, Order No. PSC-02-0780-PAA-EI is amended as above to reflect that IMC will be responsible for indemnification of customers should we determine any detriment to the general body of ratepayers.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Order No. PSC-02-0780-PAA-EI is hereby amended as set forth in the body of this order. It is further

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ORDERED that Order No. PSC-02-0780-PAA-EI is reaffirmed in all other respects.

By ORDER of the Florida Public Service Commission this 19th day of June, 2002.

BLANCA S. BAYÓ, Director
Division of the Commission Clerk
and Administrative Services

By: Kay Flynn
Kay Flynn, Chief
Bureau of Records and Hearing
Services

(S E A L)

LDH