## BEFORE THE PUBLIC SERVICE COMMISSION

In Re: Fuel and Purchased Power)
Cost Recovery Clause and
Generating Performance Incentive)
Factor.

DOCKET NO. 900001-EI ORDER NO. 23466-B ISSUED: 11-02-90

## SECOND AMENDED ORDER ON TAMPA ELECTRIC COMPANY'S REQUEST FOR CONFIDENTIAL TREATMENT OF PORTIONS OF ITS DECEMBER 1989 AND JANUARY, FEBRUARY, MARCH, APRIL, MAY, AND JUNE, 1990 FORMS 423

In Order No. 23466, issued September 11, 1990, it was ordered that Tampa Electric Company's (TECO) requests for confidential treatment of its December, 1989 and January through June, 1990, 423 forms be granted. To more accurately reflect the intent of the Commission, the second and third sentence in the paragraph found under the heading "DECLASSIFICATION" on page 7 should be deleted and replaced with the following:

In TECO's request for confidential classification relating to December 1989; January 1990; February 1990; March 1990; April 1990; May 1990; and June 1990, TECO requested a 2 year confidentiality period. It claims that 2 years is the minimum period of time needed to protect TECO, its affiliates, and customers from harm which would occur if competitors or present or potential customers of TECO's affiliates become aware of this information. TECO further claims that it is quite clear that information receiving less than 2 years of confidential treatment would give competitors and their affiliate's customers advantages in the negotiating process. While TECO's conclusions are not as clear as they assert, the 2 year period requested is granted.

In consideration of the foregoing, it is

ORDERED that the second and third sentence in the paragraph found under the heading "DECLASSIFICATION" on page 7 should be deleted and replaced with the following:

In TECO's request for confidential classification relating to December 1989; January 1990; February

DOCUMENT NUMBER-DATE

09853 NOV -2 1990

-PSC-RECORDS/REPORTING

ORDER NO. 23466-B DOCKET NO. 900001-E1 PAGE 2

1990; March 1990; April 1990; May 1990; and June 1990, TECO requested a 2 year confidentiality period. It claims that 2 years is the minimum period of time needed to protect TECO, its affiliates, and customers from harm which would occur if competitors or present or potential customers of TECO's affiliates become aware of this information. TECO further claims that it is quite clear that information receiving less than 2 years of confidential treatment would give competitors and their affiliate's customers advantages in the negotiating process. While TECO's conclusions are not as clear as they assert, the 2 year period requested is granted.

It is further

ORDERED that if a protest is filed within 14 days of the date of this Order, it will be resolved by the appropriate Commission panel.

By ORDER of Commissioner Betty Easley, as Prehearing Officer, this \_\_\_\_\_\_ day of \_\_\_\_\_ NOVEMBER \_\_\_\_\_, 1990.

BETTY EASLEY, Commissioner and Prehearing Officer

EAT: bmi TECOAMEN