BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Environmental cost recovery clause.

DOCKET NO. 000007-EI
ORDER NO. PSC-99-2513A-FOF-EI
ISSUED: January 10, 2000

## AMENDATORY ORDER

The Commission issued Order No. PSC-99-2513-FOF-EI, on December 22, 1999, in Docket No. 990007-EI. After issuance, several scrivener's errors were noted in the Order. To correct these errors, the text of Order No. PSC-99-2513-FOF-EI is hereby amended.

On page ten, in the last two paragraphs of Section III, B, Approval for Cost Recovery of Costs of Mercury Emissions Information Collection Effort, "Plant Smith Sodium Injection system" should be deleted and replaced with "Mercury Emissions Information Collection Effort." The corrected text is as follows:

OPC and FIPUG took no position on this issue and did not endorse the stipulated resolution set forth herein as to whether Gulf may recover costs of the Mercury Emissions Information Collection Effort through the ECRC.

We approve as reasonable the following stipulation as to the manner in which the costs for the Mercury Emissions Information Collection Effort should be allocated to the rate classes. The costs of the Mercury Emissions Information Collection Effort shall be allocated on an energy basis.

Likewise on page ten, Section III, D and Section III, E are renumbered as follows. Section III, D, Underground Fuel Storage Tanks, is renumbered as Section III, C. Section III, E, Subaccounts, is renumbered as Section III, D.

Based on the foregoing, it is therefore
ORDERED by the Florida Public Service Commission that Order No. PSC-99-2513-FOF-EI is hereby amended as set forth in the body of this Order. It is further

ORDERED that Order No. PSC-99-2513-FOF-EI is affirmed in all other respects.

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By ORDER of the Florida Public Service Commission this 10th day of January, 2000.

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