

STATE OF MICHIGAN

BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

* * * * *

In the matter, on the Commission’s own motion,)
 regarding the regulatory reviews, revisions,)
 determinations, and/or approvals necessary for) Case No. U-15806
THE DETROIT EDISON COMPANY to fully comply)
 with Public Acts 286 and 295 of 2008.)
 _____)

ERRATA

On June 2, 2009, the Commission issued an order in Case No. U-15806, on the Commission’s own motion, involving The Detroit Edison Company’s request for approval of a proposed renewable energy plan and approval of a proposed energy optimization plan. The order contains several minor errors that need correction.

1. The second sentence of the second paragraph on page 10 contains two incorrect citations to 2009 PA 295. The sentence has been corrected to read:

The Environmental Coalition argues that the hydrocarbons fractionated from tires do not meet the global definition of “renewable energy resource” under MCL 460.1011~~(k)~~(i) and that they are not “municipal solid waste” under MCL 460.1011~~(k)~~(i)(vi).

2. The second sentence of the discussion of “Tire Fractionalization” that appears on page 19 of the order also contains an error. As corrected, the sentence reads:

The Commission agrees that the inclusion of municipal solid waste as an example of a renewable energy resource refers to a ~~an~~ disaggregated waste stream from households and that the industrial or commercial collection of scrap tires is not considered household waste.

MICHIGAN PUBLIC SERVICE COMMISSION

July 30, 2009
 Lansing, Michigan

 Mary Jo Kunkle
 Its Executive Secretary