**Section 202.570 Modifying or Correcting an Order Adopting the Arbitrator's Arbitration Decision**

a) Upon application made by Staff or a party within 30 days after delivery to the applicant of a copy of the order entered pursuant to Section 202.560, the Commission shall modify or correct the order when:

1) there was an evident miscalculation of figures or an evident mistake in the description of any person, thing or property referred to in the order;

2) the arbitrator ruled upon an issue not submitted for arbitration and the order may be corrected without affecting the merits of the decision upon the issues submitted; or

3) the order contains errors of a stylistic or typographical nature not affecting the merits of the controversy.

b) If the application is granted, the Commission shall modify and correct the order within 60 days after the granting of the application with the input of the arbitrator so as to affect the arbitrator's intent and shall enter as the order in the arbitration docket the modified/corrected order.

c) An application to modify or correct an order may be joined in the alternative with an application to vacate the order.