

COMMONWEALTH OF PUERTO RICO PUERTO RICO ENERGY COMMISSION

IN RE: AGUIRRE SITE ECONOMIC ANALYSIS | **CASE NO.:** CEPR-AP-2017-0001

SUBJECT: Confidentiality Request 3rd Request

of Information.

RESOLUTION

On May 15, 2017, the Puerto Rico Electric Power Authority ("PREPA") filed its answers to the Puerto Rico Energy Commission ("Commission") 3rd Request of Information ("ROI 3"), including its answer to question CEPR-PREPA-03-02, which contained several attachments. In its filing, PREPA noted that such attachments were deemed to be classified as confidential pursuant to the Commission's March 15, 2017 Resolution and Order ("March 15 Resolution").

As part of the March 15 Resolution, the Commission amended the language of Section II(1)(d) of the February 10, 2017 Order³ to establish that the "price quotes obtained by PREPA shall be deemed confidential trade secrets".⁴ Furthermore, the Commission established that such information would be shared only with the Commission and its Staff.

After examining PREPA's arguments in support of its request, the Commission **GRANTS** the confidentiality request for the information and documents filed in response to question CEPR-PREPA-03-02. As stated in the March 15 Resolution, such information shall not be disclosed to any other party.

Any party adversely affected by this Resolution may file a motion for reconsideration before the Commission, pursuant to Section 11.01 of Regulation 8543⁵ and the applicable provisions of Act No. 170 of August 12, 1988, as amended, known as the Uniform Administrative Procedure Act ("UAPA"). Said motion must be filed within twenty (20) days from the date in which copy of the notice of this Resolution has been filed. Said motion must be filed at the Commission Clerk's Office. Copy of this motion as filed must be sent by email to all the parties notified of this Resolution within the timeframe established herein.

 $^{^{\}rm 1}\,3^{\rm rd}$ Requirement of Information sent to PREPA on May 8, 2017.

² PREPA ROI_03_02 Attach 1 (Confidential).pdf, PREPA ROI_03_02 Attach 2 (Confidential).pdf.

³ Order Initiating Proceeding on Aguirre Site Economic Analysis, Case No. CEPR-AP-2017-0001, February 10, 2017.

⁴ Resolution and Order, Case No. CEPR-AP-2017-0001, March 15, 2017, at 2.

⁵ Regulation No. 8543, Regulation on Adjudicative, Notice of Noncompliance, Rate Review and Investigation Procedures.

The Commission shall have fifteen (15) days from the date in which said motion is filed to consider it. If the Commission rejects it forthright or fails to act upon it within said period of fifteen (15) days, the term to seek judicial review shall begin on the date in which the Commission notifies such denial or the date in which said fifteen (15) days expires, whichever occurs first. If the Commission considers the motion, the term to seek judicial review shall commence from the date a copy of the notice of the Commission's resolution definitively resolving the motion for reconsideration is filed. Such resolution shall be issued and filed within ninety (90) days after the motion for reconsideration has been filed. If the Commission considers the motion for reconsideration but fails to take any action with respect to such motion within ninety (90) days of its filing, it shall lose jurisdiction to consider it and the term to seek judicial review shall commence upon the expiration of said ninety (90) day term, unless the Commission, for just cause and within those ninety (90) days, extends the term to resolve for a period that shall not exceed thirty (30) days.

In the alternative, any affected party may fail a petition for review before the Court of Appeals within a term of thirty (30) days from the date a copy of the notice of this Resolution was filed in the record of the Commission. This in accordance with Section 11.03 of Regulation 8543, the applicable dispositions of UAPA and the rules of regulation of the Court of Appeals.

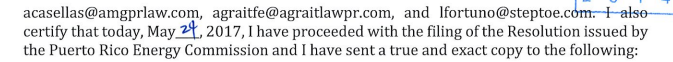
For the benefit of all the parties involved, the Commission issues this Order in both English and Spanish languages. Should any discrepancy between each version arise, the English version shall prevail.

Be it notified and published.

Ángel [|]R. Rivera de la Cruz Associate Commissioner José H. Román Morales Associate Commissioner Interim Chairman

CERTIFICATION

I hereby certify that the majority of the members of the Puerto Rico Energy Commission has so agreed on May 24, 2017 and on this date a copy of this Resolution regarding the Case No. CEPR-AP-2017-0001 was notified by electronic mail to the following: j-morales@aeepr.com, n-vazquez@aeepr.com, c-aquino@aeepr.com, n-ayala@eepr.com, equinones@gaclaw.com, vcandelario@qaclaw.com, gmartinez@qaclaw.com, pbarcelo@estrellallc.com, serdar.tufekci@na.engie.com, richard.houston@na.engie.com, lmorera@estrellallc.com, codiot@oipc.pr.gov, rstgo2@gmail.com, jperez@oipc.pr.gov, francisco.rullan@aae.pr.gov, wilma.lopez@aae.pr.gov, ladrian@gasnaturalfenosa.com, tonytorres2366@gmail.com, sierra@arctas.com, molinilawoffices@gmail.com, ccf@tcmrslaw.com, carlos.reyes@ecoelectrica.com, cfl@mcvpr.com, hmc@mcvpr.com, victorluisgonzalez@yahoo.com, epo@amgprlaw.com, mgrpcorp@gmail.com,



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Windmar Group

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SeaOne Puerto Rico, LLC

Attn.: Luis G. Fortuño 1330 Connecticut Avenue, NW Washington, DC 20036-1795

For the record, I sign this in San Juan, Puerto Rico, today, May 24, 2017.

María del Mar Cintrón Alvarado Clerk