### **GOVERNMENT OF PUERTO RICO** PUBLIC SERVICE REGULATORY BOARD **PUERTO RICO ENERGY BUREAU**

IN RE: REQUEST FOR CERTIFICATION SUNE W-PR1, LLC

CASE NO.: CEPR-CT-2016-0016

SUBJECT: Gross Revenue, Financial Statements and Annual Operational Reports

### **RESOLUTION AND ORDER**

#### I. Introduction

On March 24, 2023, the company SUNE W-PR1, LLC ("SUNE W-PR1") filed before the Energy Bureau of the Puerto Rico Public Service Regulatory Board ("Energy Bureau") a document titled Motion in Compliance with Section 4.02 of Regulation No. 8701 and Request for Confidential Treatment of Financial Information ("March 24 Request"), in accordance with the provisions of Regulation 8701.<sup>1</sup> As part of its Financial Report, SUNE W-PR1 attached a document titled Gross Revenue and Financial Statement Report Electrical Power Companies (Form NEPR-B05). In the March 24 Request, SUNE W-PR1 requested that the Financial Report be kept confidential alleging that such information is of sensitive nature, is not available to the public, and disclosure of such information would place SUNE W-PR1 at a competitive disadvantage and cause it economic harm<sup>2</sup>.

On March 31, 2023, SUNE W-PR1 filed a document titled Operational Report ("Operational Report"), in accordance with the provisions of Regulation 8701. As part of the Operational Report, SUNE W-PR1 attached the following documents:

(1) Operational Report Electrical Power Companies (Form NEPR-B03).

(2) SunE W-PR1, LLC, 2023 Operational Report Annexes. ("Annexes")

On the same day, SunE W-PR1 filed before the Energy Bureau a document titled Motion to Request Confidential Treatment of 2023 Operational Report and Other Remedies ("March 31 Request"). In the March 31 Request, SUNE W-PR1 alleges that such information is of sensitive nature, is not available to the public and disclosure of such information would place SUNE W-PR1 at a competitive disadvantage and cause it economic harm<sup>3</sup>.

#### II. **Regulation 8701 and Analysis**

Act 57-2014<sup>4</sup> requires that every Electric Service Company<sup>5</sup> obtain a certification<sup>6</sup> to provide services in Puerto Rico, in addition to presenting specific information in accordance with the requirements established by the Energy Bureau. Regulation 8701 establishes the

<sup>3</sup> March 31 Request.

<sup>4</sup> Known as the Transformation and Energetic RELIEF Act of Puerto Rico, as amended ("Act 57-2014")

<sup>5</sup> Section 1.3(l) of Law 57-2014 defines the term "Energy Company" or "Electric Service Company" as "any person or entity, natural or legal, energy cooperative, dedicated to offering generation services, transmission and distribution, billing, energy wheeling, network services ("grid services"), energy storage, resale of electricity, as well as any other electrical service as defined by the Bureau. The Electric Power Authority or its successor, as well as any Contractor under an Alliance Contract or Sales Contract granted in relation to PREPAO De Transactions entered into by virtue of Law 120-2018, shall be considered as Electric Service Companies for the purposes of this Law".

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<sup>6</sup> See Section 6.13 of Act 57-2104. Also see, Section 1.3(h) of Act 57-2014, which define "Certified" as "any electric service company which have been evaluated and authorized by the Energy Bureau."

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<sup>&</sup>lt;sup>1</sup> Amendment of Regulation No. 8618, Certifications, Annual Fees y Electric Service Providers' Operational Plans, February 17, 2016 ("Regulation 8701").

<sup>&</sup>lt;sup>2</sup> March 24 Request.

requirements that any electric service company must comply with to provide electric services in Puerto Rico

A. Section 2.02 of Regulation 8701 details the information that must be included in the Operational Report to be filed by electric service companies. Further, the February 12, 2019 Order in Case No. CEPR-MI-2015-0006 ("February 12 Order") requires additional information to be filed by electric service companies as part of its Operational Report.

In its Operational Report, Part (A)(1), SUNE W-PR1 utilized an incorrect docket number. The Energy Bureau **ORDERS** SUNE W-PR-1 to correct such Operational Report and file it on or before five (5) days from the notification of this Resolution and Order.

Section 2.03(A)(2)(a) requires Electrical Service Companies to pay a filing fee for presenting their Operational Report. In its March 31 Request, SUNE W-PR1 indicates that a payment of \$800.00 for the corresponding filing fee will be done electronically. The Energy Bureau has not received evidence of such payment. Therefore, the Energy Bureau **ORDERS** SUNE W-PR1 to submit evidence of the electronic payment on or before fifteen (15) days from the notification of this Resolution and Order.

# III. Request for Confidential Designation

As part of the March 24 Request and March 31 Request, SUNE W-PR1 requested that certain documents and information be treated as confidential, under Section 6.15 of Act 57-2014. Specifically, SUNE W-PR1 requested these documents to be confidential: i) Financial Statements attached to the *Gross Revenue and Financial Statements Report Electrical Power Companies (Form NEPR-B05)*, ii) *Operational Report Electrical Power Companies (Form NEPR-B05)*, ii) *Operational Report Electrical Power Companies (Form NEPR-B05)*, ii) Operational Report Annexes. (Annexes), (collectively, "Confidential Documents")

Act No. 57-2014 establishes that any person having the obligation to submit information to the Energy Bureau, may request that any information that it is deemed privileged or confidential be treated in such fashion<sup>7</sup>. Specifically, Act 57-2014 requires from the Energy Bureau to treat as confidential the information submitted provided that "after the appropriate evaluation, believes such information should be protected"<sup>8</sup>. In such case, "the Energy Bureau shall grant such protection in a manner that least affects the public interest, transparency, and the rights of the parties involved in the administrative procedure in which the allegedly confidential document is submitted"<sup>9</sup>.

## IV. Conclusion

The Energy Bureau **GRANTS** confidential designation and treatment to the Confidential Documents, under Article 6.15 of Act 57-2014.

The Energy Bureau **ORDERS** SUNE W-PR1 to submit in or before fifteen (15) days from the date of the notification of this Resolution and Order evidence of the electronic payment, and to correct the Operational Report and file it on or before five (5) days from the notification of this Resolution and Order.

Be it notified and published.



<sup>&</sup>lt;sup>7</sup> Section 6.15 of Act 57-2014, *Rules of Confidentiality*.

<sup>&</sup>lt;sup>8</sup> Id. at (a).

CEPR-CT-2016-0016 Page 3 of 3 Edison Avilés Deliz Chairman Lillian Mateo Santos Ferdinand A. Ramos Soegaard Associate Commissioner Associate Commissioner tow Sylvia B. Ugarte Araujo Antonio Torres Miranda

Antonio Torres Miranda Associate Commissioner

## CERTIFICATION

Associate Commissioner

I hereby certify that the majority of the members of the Puerto Rico Energy Bureau agreed on April <u>17</u>, 2022. I also certify that on April <u>17</u>, 2023 a copy of this Resolution and Order was notified by electronic mail to the following: <u>legal@terraform.com</u> and <u>ivc@mcvpr.com</u>. I also certify that today, April <u>17</u>, 2023, I have proceeded with the filing of the Resolution and Order issued by the Puerto Rico Energy Bureau.

For the record, I sign this in San Juan, Puerto Rico, today April <u>17</u>, 2023.

