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

IN RE: CERTIFICATE OF ENERGY COMPLIANCE

CASE NO.: NEPR-AP-2022-0001

SUBJECT: Request for Extension of Time.

RESOLUTION

On March 31, 2025, the Puerto Rico Electric Power Authority ("PREPA") filed a document titled Motion in Compliance with Resolutions and Orders Dated February 28, 2025 and March 28, 2025 ("March 31 Motion"), whereby it submitted, as Annex A, the First Amendment to the Puerto Rico Thermal Generation Facilities Operation and Maintenance Agreement or GOMA ("Proposed Amendment"), as approved by the governing boards of both PREPA and the Puerto Rico Public-Private Partnerships Authority ("PS Authority").

On April 7, 2025, the Energy Bureau of the Puerto Rico Public Service Regulatory Board ("Energy Bureau") issued a Resolution and Order ("Order") requiring PREPA and the P3 Authority to submit additional information and proposed revisions to GOMA within five (5) days of notification of the Order.

On April 14, 2025, PREPA filed a document titled *Motion Requesting Extension of Time to Comply with Resolution and Order Dated April 7, 2025* ("Motion") requesting that the Energy Bureau grant an extension of five (5) additional labor days from the original deadline to comply with the directives set forth in the Order. According to PREPA, it is currently engaged in discussions with the P3 Authority and Genera PR, LLC ("Genera") concerning the matters raised by the Energy Bureau in the Order. In the Motion, PREPA stated that its request was made in good faith and to ensure that any filing made before the Energy Bureau reflects a thorough assessment of the issues raised and a coordinated response by the relevant parties.

Upon review of the Motion, the Energy Bureau **GRANTS** PREPA until **Thursday, April 24, 2025,** to comply with the requirements set forth in the Order. Notwithstanding the foregoing, the Energy Bureau **STRONGLY ENCOURAGES** PREPA to comply with the Order as soon as possible to enable the Energy Bureau to discharge its mandate to issue or deny a Compliance Certificate in the thirty (30) days established under Act 120-2018, as amended.¹

The Energy Bureau WARNS PREPA that, in accordance Art. 6.36 of Act 57-2014:²

- noncompliance with this Resolution and Order, regulations and/or applicable laws may carry the imposition of fines and administrative sanctions of up to one hundred twenty-five thousand dollars (\$125,000) per day; and
- (ii) for any recurrence of non-compliance or violation, the established penalty shall increase to a fine of not less than fifteen thousand dollars (\$15,000) nor greater than two hundred fifty thousand dollars (\$250,000), at the discretion of the Energy Bureau.



¹ Known as the Puerto Rico Electric System Transformation Act ("Act 120-2018") ER 1

² Known as the *Puerto Rico Energy Transformation and RELIEF Act*, as amended ("Act 57-2014").

THE CLERK OF THE ENERGY BUREAU SHALL NOTIFY THIS RESOLUTION AND ORDER TO THE PREPA and P3 AUTHORITY ONLY AND SHALL KEEP IT CONFIDENTIAL UNTIL OTHERWISE INSTRUCTED BY THE ENERGY BUREAU.

BE IT NOTIFIED AND NOT PUBLISHED.

Edison Avilés Déliz Chairman Lillian Mateo Santos Antonio Torres Miranda Associate Commissioner Associate Commissioner

CERTIFICATION

I certify that the majority of the members of the Puerto Rico Energy Bureau has so agreed on April 15, 2025. I also certify that on April 15, 2025 a copy of this Resolution and Order was notified by electronic mail to arivera@gmlex.net; mary.zapata@prepa.pr.gov; josue.colon@p3.pr.gov. I also certify that today, April 15, 2025, I have proceeded with the filing of the Resolution and Order issued by the Puerto Rico Energy Bureau. I sign this in San Juan, Puerto Rico, today April 15, 2025.

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