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

IN RE: REVIEW OF GENERA PR, LLC REQUEST TO OPERATE PALO SECO MP AND MAYAGUEZ CT WITH NATURAL GAS AS PRIMARY FUEL

CASE NO.: NEPR-MI-2024-0004

SUBJECT: Resolution and Order pertaining to Motion to Request an Extension of Time to Comply with Resolution and Order Dated June 11, 2025.

RESOLUTION AND ORDER

On January 31, 2025, the Energy Bureau of the Puerto Rico Public Service Regulatory Board ("Energy Bureau") issued two Resolutions in the captioned case, conditionally approving the proposed fuel conversion of certain units located at the Puerto Rico Electric Power Authority's ("PREPA") Mayagüez and Palo Seco facilities.¹ Given the nature of the conditions imposed, particularly the one related to fuel procurement, compliance responsibility lies principally with the Third-Party Procurement Office ("3PPO"), an entity created and administered by the Public-Private Partnerships Authority ("P3 Authority").

Considering that neither PREPA nor the P3 Authority had provided the Energy Bureau with any information regarding the implementation or development of this procurement process, on June 11, 2025, the Energy Bureau ordered PREPA to, within three (3) days submit a summary of any procurement process conducted or underway, including all relevant information and supporting documentation necessary for the Energy Bureau to evaluate the current status of compliance with the conditions imposed in its prior determinations ("June 11 Resolution").

Due to an administrative error by the Secretary of the Energy Bureau, the June 11 Resolution was not duly notified to PREPA. Accordingly, adequate notification of the June 11 Resolution was provided to PREPA on July 8, 2025.

On July 11, 2025, PREPA filed a document titled *Motion to Request an Extension of Time to Comply with Resolution and Order Dated June 11, 2025* ("July 11 Motion"). Through the July 11 Motion, PREPA informed it was in the process of gathering all the requested information, which was solicited from the 3PPO, and requested until July 18, 2025 to comply with the June 11 Resolution.

Upon review of the July 11 Motion, the Energy Bureau **GRANTS** PREPA's request to comply with the June 11 Resolution **on or before July 18, 2025**.

The Energy Bureau **WARNS** PREPA that failure to timely respond to this Resolution and Order will result in the imposition of fines, in accordance with Section 6.36 of Act 57-2014.²

Be it notified and published.

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



¹ See *Resolution and Order* (for Request for Leave to Operate Mayaguez CTs with Natural Gas as Primary Fuel), dated January 31, 2025, and *Resolution and Order* (for Request for Leave to Operate Palo Seco MP with Natural Gas as Primary Fuel), dated January 31, 2025 (collectively the "Resolutions"). Subsequently, on February 20, 2025, Genera PR, LLC ("Genera") filed a motion for reconsideration of the Energy Bureau's Resolutions, which remains pending before the Energy Bureau. See, *Motion for Reconsideration of Resolution and Order dated January 31, 2025*, filed by Genera on February 20, 2025.

Edison Avilés Deliz Chairman Lillian Mateo Santos Ferdinand A. Ramos Soegaard Associate Commissioner Associate Commissioner Sylvia B. Ugarte Araujo 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 July $\underline{//}$, 2025. I also certify that on July $\underline{//}$, 2025 a copy of this Resolution was notified by electronic mail to arivera@gmlex.net; jdiaz@sbgblaw.com; jfr@sbgblaw.com; legal@genera-pr.com; regulatory@genera-pr.com. I also certify that on July $\underline{//}$, 2025, I have proceeded with the filing of the Resolution issued by the Puerto Rico Energy Bureau.

I sign this in San Juan, Puerto Rico, on July $\underline{l}^{\underline{l}}$, 2025.

Sonia Seda/Gaztambide Clerk

