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

IN RE: _Petition for approval of amendment to PPOA between Energiza, LLC and PREPA	CASE NO .: NEPR-AP-2025-0003
	SUBJECT: PREPA's Requests of Time Extensions; Extension of Time to Resolve Petition.

RESOLUTION AND ORDER

On July 2, 2025, the Energy Bureau of the Puerto Rico Public Service Regulatory Board ("Energy Bureau") issued a Resolution and Order ("July 2 Resolution") ordering the Puerto Rico Electric Power Authority ("PREPA") to submit all supporting documents, spreadsheets, models, and other relevant files in their original native format (e.g., Excel, Word, or other editable formats), with all underlying formulas, links, and source data preserved, in relation to the Petition for Approval of Amendment to PPOA between Energiza, LLC and PREPA, filed by PREPA on June 20, 2025 ("Petition"). This requirement applies to both the documents included as part of the filing and to any other files or materials used to develop the estimates, analyses, explanations, or results in the written submission.

On July 8, 2025, PREPA submitted to the Energy Bureau a document titled Motion for Extension ("July 8 Motion"), through which PREPA requested an extension until July 11, 2025, to comply with the July 2 Resolution. Likewise, on July 11, 2025, PREPA filed an additional request for an extension of time to comply with the July 2 Resolution ("July 9 Motion"), specifically requesting an extension until July 18, 2025.

The Energy Bureau is evaluating the Petition under Section 6.32 of Act 57-2014¹, that grants the Energy Bureau authority to review and approve all agreements between electric power service companies, including independent power producers, before their execution. Under Section 6.32, the Energy Bureau has thirty (30) days from the date the Petition is submitted to review it and determine whether to (i) approve it, (ii) declare it contrary to the public interest, or (iii) conduct an in-depth evaluation. If the Energy Bureau determines that an indepth evaluation is warranted, it must issue a final resolution within a term not to exceed ninety (90) days.

The Energy Bureau **GRANTS** PREPA until July 18, 2025, to comply with the July 2 Resolution. Additionally, the Energy Bureau has determined that an in-depth evaluation of the Petition is necessary. Since the Energy Bureau does not currently have all the information to conduct such an evaluation, the Energy Bureau will issue its determination within ninety (90) days of the June 20, 2025, petition.

The Energy Bureau WARNS PREPA that, in accordance Art. 6.36 of Act 57-2014:9

- (i) 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.

Be it notified and published.

¹ Known as *Puerto Rico Energy Transformation and RELIEF Act,* as amended ("Act 57-2014

Edisøn Avilés Del/z

Chairman

Lillian Mateo Santos Associate Commissioner

Sylvia B. Ugarte Araujo Associate Commissioner

Ferdinand A. Ramos Soegaard

Ferdihand A. Ramos Soegaard Associate Commissioner

0 Antonio Torres Miranda

Associate Commissioner

CERTIFICATION

I certify that the majority of the members of the Puerto Rico Energy Bureau agreed on July $\underline{15}$, 2025. Also certify that on July $\underline{15}$, 2025, I have proceeded with the filing of this Resolution and Order and was notified by email to arivera@gmlex.net; mvalle@gmlex.net

DE

ER

I sign in San Juan, Puerto Rico, today, July 15, 2025.

Sonia Seda Gaztambide Clerk