

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

IN RE: ELECTRIC SYSTEM PRIORITY
STABILIZATION PLAN

CASE NO.: NEPR-MI-2024-0005

SUBJECT: Fuel-Security Contingency Plan.

RESOLUTION AND ORDER

On July 16 2025 the Energy Bureau issued a Resolution and Order ("July 16 Order") requiring the Puerto Rico Electric Power Authority ("PREPA") to include, in the next PSP monthly report, a comprehensive **Fuel-Security Contingency Plan** ("Plan").

On July 29 2025 LUMA Energy, LLC and LUMA Energy ServCo, LLC (collectively, "LUMA") submitted a document titled *Motion to Submit June 2025 Monthly Collaborative Report* ("July 29 Motion"). Section 4 of the June 2025 Monthly Collaborative Report states that PREPA forwarded the draft Plan to Genera PR LLC ("Genera") on July 21 2025, for review and comment.

As of today, the Energy Bureau has not received the Fuel-Security Contingency Plan required by the July 16 Order.

The Energy Bureau considers Genera—the contracted generation operator responsible for PREPA's legacy generation fleet—to have an affirmative duty to cooperate with PREPA in all matters affecting fuel security and system reliability. Inaction by any party undermines the Energy Bureau's statutory mandate to ensure safe, reliable, and affordable electric service.

The July 16 Order established an unambiguous compliance duty on PREPA. That duty remains. However, effective oversight of fuel-security matters also requires affirmative cooperation by Genera. The Energy Bureau therefore deems it necessary to impose complementary directives on Genera to prevent further delay.

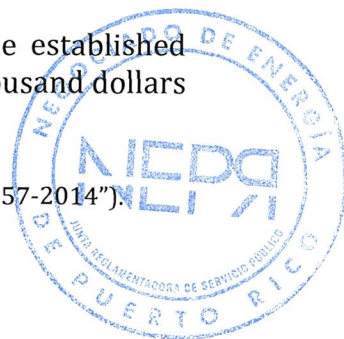
Accordingly, the Energy Bureau **ORDERS**:

1. PREPA's Filing Obligation
 - a. PREPA shall file the Fuel-Security Contingency Plan on or **before Friday, August 8, 2025, at 4:30 p.m.**
2. Genera's Collaboration Obligation
 - a. Genera shall deliver its written comments, concurrence, or detailed objections on the draft Plan to PREPA no **later than Wednesday, August 6, 2025, at 4:30 p.m.; and**
 - b. Genera shall simultaneously file a copy of those comments (or a statement of "no comment") with the Energy Bureau under this docket.

The Energy Bureau **WARNS** Genera and PREPA that, in accordance Art. 6.36 of Act 57-2014:¹


- (i) noncompliance with this Resolution and Order, regulations and/or applicable laws may carry the imposition of fines and administrative sanctions from ten thousand dollars (\$10,000) 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

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



(\$15,000) nor greater than two hundred fifty thousand dollars (\$250,000), at the discretion of the Energy Bureau.

Be it notified and published.


Edison Avilés Deliz
Chairman


Lillian Mateo Santos
Associate Commissioner


Antonio Torres Miranda
Associate Commissioner

CERTIFICATION

I hereby certify that the majority of the members of the Puerto Rico Energy Bureau has so agreed on August 1, 2025. Associate Commissioners Ferdinand A. Ramos Soegaard and Sylvia B. Ugarte Araujo did not intervene. I also certify that on August 1, 2025, a copy of this Resolution and Order was notified by electronic mail to arivera@gmlex.net; lrn@roman-negron.com; legal@genera-pr.com; regulatory@genera-pr.com; RegulatoryPREBorders@lumapr.com; Emmanuel.porrogonzalez@us.dlapiper.com; laura.rozas@us.dlapiper.com; margarita.mercado@us.dlapiper.com, and 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, on August 1, 2025.


Sonia Seda Gaztambide
Clerk

