

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

NEPR

Received:

Aug 18, 2025

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IN RE: REQUEST FOR CERTIFICATION
PATTERN SANTA ISABEL LLC

CASE NO.: CEPR-CT-2016-0011

SUBJECT: AUGUST 7, 2025
RESOLUTION AND ORDER

MOTION IN COMPLIANCE WITH AUGUST 7 RESOLUTION AND ORDER

TO THE HONORABLE ENERGY BUREAU:

COMES NOW, Pattern Santa Isabel, LLC (“Pattern”), represented by the undersigned legal counsel, and respectfully submits the following:

1. On June 23, 2025 the Energy Bureau issued a Resolution and Order (“June 23 R&O”) directing Pattern to submit the credentials of the entities contracted to operate its systems, as required under Section 2.02 (A)(1)(d) of Regulation 8701
2. On July 8, 2025, Pattern filed its *Motion to Request Extension of Time*, requesting a seven-day extension to comply with the June 23 R&O.
3. On July 15, 2025, Pattern filed its *Motion in Compliance with June 23 Resolution and Order and Request for Confidential Treatment* (“July 8 Motion”), submitting the requested credentials for former third-party contractor, Siemens Gamesa Renewable Energy, Inc. (“SGRE”), which operated the facility prior to Pattern’s transition to self-operation on September 16, 2023.
4. On August 7, 2025, the Bureau issued a Resolution and Order (the “August 7 R&O”) determining that Pattern complied with Section 2.02(A)(1)(d) of Regulation 8701 by

submitting the credentials of the entities contracted to operate its systems. Notwithstanding, the Bureau required Pattern to further describe what services, equipment, and systems SGRE operated.

5. In compliance with the August 7 R&O, Pattern respectfully informs the Bureau that SGRE is the original equipment manufacturer for the wind turbine generator (“WTG”). From December 5, 2012 to September 16, 2023, SGRE was responsible for preventive maintenance and corrected actions for the WTGs as well as required maintenance and corrective actions for the supervisory control and data acquisition system (“SCADA”) and associated equipment used to monitor and operate the WTGs. In performing these obligations, SGRE would: (1) prepare annual maintenance service plan for WTGs and SCADA equipment; (2) perform all scheduled services for the WTGs and SCADA equipment; (3) perform all unscheduled services in support of warranty related to the WTGs and SCADA equipment; (4) respond to required corrective actions related to the WTGs and SCADA equipment; (5) collect data and monitor the WTGs on a twenty-four/ seven basis; (6) provide calibrated tools in support of the services; and (7) provide qualified personnel in support of the services.

WHEREFORE, Pattern Santa Isabel LLC respectfully moves this Honorable Energy Bureau to take notice of this submission, deem this supplemental description responsive to the August 7 R&O, and confirm that Pattern remains in compliance with Regulation 8701, § 2.02(A)(1)(d).

Respectfully submitted, on August 18, 2025.

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