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

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

CASE NO.: NEPR-MI-2024-0004

SUBJECT: Resolution and Order on Genera's

December 17 Motion.

RESOLUTION AND ORDER

On October 11, 2024, the Energy Bureau of the Puerto Rico Public Service Regulatory Board ("Energy Bureau") issued a Resolution and Order ("October 11 Resolution"), which conditionally approves the fuel swap conversion of the Palo Seco MPs requested by Genera PR LLC ("Genera").

On January 31, 2025, the Energy Bureau issued a Resolution and Order for Request for Leave to Operate Palo Seco MP with Natural Gas as Primary Fuel ("January 31 Resolution"), whereby declared null and void the conditions established in the October 11 Resolution and conditionally approved the conversion of the Palo Seco MPs, subject to specific conditions.

On December 17, 2025, Genera filed a document titled Motion to Inform Compliance with Conditional Approval and to Request Authorization for Testing and Commissioning Procedures for Fuel Swapping Conversion at Palo Seco ("December 17 Motion"). Through the December 17 Motion, Genera alleges compliance with the January 31 Resolution conditions.

After reviewing the December 17 Motion, the Energy Bureau **ORDERS** Genera to provide the following information within the next fifteen (15) days:

- (i) copy of the agreement entitled ("Multisite LNG Supply Contract") together with all annexes, exhibits, and any ancillary or related documents necessary for a full and proper understanding thereof;
- (ii) with respect to each of the conditions set forth in items 1 through 5 of the January 31 Resolution, Genera shall provide a detailed explanation describing how each condition has been satisfied. To the extent that any condition has not been, or cannot be, fully satisfied, the party shall explain the reasons preventing compliance and provide a brief explanation of how, notwithstanding such noncompliance, public interest continues to be adequately protected. Genera shall also provide any documents it deems necessary or appropriate to establish and support the explanations provided.

In addition, to the extent the projected savings have changed as a result of the revised contractual terms, Genera shall submit updated calculations and detailed explanations reflecting the currently proposed project conditions, as well as the savings currently expected under such conditions.

It is emphasized and reiterated that the explanations provided must be complete, specific, and non-generalized, to allow the Energy Bureau to fully evaluate compliance without being compelled to request additional explanations with respect to each of the conditions set forth in the January 31 Resolution.

The Energy Bureau hereby schedules a hearing for **January 9, 2026, at 2:00 p.m.** to address and clarify any issues that may remain pending after receiving Genera's responses, as previously ordered in this Resolution and Order. To the extent that such responses are deemed sufficient and a hearing is therefore unnecessary, the Energy Bureau will timely notify the parties that the hearing will not be held.

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.

Edison Avilés Deliz

Chairman

Sylvia B. Ugarte Araujo Associate Commissioner Lillian Mateo Santos Associate Commissioner

Antonio Torres Miranda Associate Commissioner

CERTIFICATION

I certify that the majority of the members of the Puerto Rico Energy Bureau has so agreed on December 22, 2025. Associate Commissioner Ferdinand A. Ramos Soegaard did not intervene. I also certify that on December 22, 2025a copy of this Resolution was notified by electronic mail to the following: jfr@sbgblaw.com; alopez@sbgblaw.com; legal@genera-pr.com; regulatory@genera-pr.com. I also certify that today, December 22, 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, today December 22, 2025.

Wanda I. Cordero Morales

Clerk