

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

NEPR

Received:

Dec 26, 2025

6:44 PM

**IN RE: PUERTO RICO ELECTRIC
POWER AUTHORITY RATE REVIEW**

CASE NO.: NEPR-AP-2023-0003

**SUBJECT: LUMA's Motion for Partial
Reconsideration of Hearing Examiner
Order dated December 22, 2025**

**LUMA'S MOTION FOR PARTIAL RECONSIDERATION OF HEARING EXAMINER
ORDER DATED DECEMBER 22, 2025**

**TO THE HONORABLE PUERTO RICO ENERGY BUREAU, AND ITS HEARING
EXAMINER, SCOTT HEMPLING:**

COME NOW LUMA Energy, LLC ("ManagementCo"), and LUMA Energy ServCo, LLC ("ServCo") (jointly, "LUMA"), and respectfully state and request the following:

1. On September 29, 2025, the Hearing Examiner, Scott Hempling ("Hearing Examiner"), issued an Order that established an Accion Discovery Platform-based process for numbering, uploading, and admitting exhibits, prior to and during the approaching evidentiary hearing.¹ Pursuant to that process, cross-examiners could mark documents as identification no later than 8:00 pm A.T., on the night before the date on which the cross-examiner will introduce the document.

2. On October 22, 2025, the Hearing Examiner issued an *Order Extending Deadline to Upload Documents Marked for Identification* ("October 22nd Order"), whereby he set October 27, 2025, as the deadline to upload materials to be marked as identification. The Hearing Examiner ordered the parties to file by December 31, 2025, any objections to materials that were marked for identification as of October 27, 2025.

¹ See Appendix A of Hearing Examiner's Order Establishing (a) Agenda for the September 29 Conference, and (b) Certain Procedures for the Evidentiary Hearing. Available at <https://energia.pr.gov/wp-content/uploads/sites/7/2025/09/20250929-AP20230003-HE-Order-on-Agenda-and-Procedures.pdf>.

3. On October 31, 2025, LUMA filed objections to various documents that the parties had marked for identification in the Accion Discovery Platform. As per the October 16th and October 22nd orders, these objections covered documents that had been uploaded to the Accion Discovery Platform up to October 27, 2025, to wit, up to Exhibit 461.

4. On November 3, 2025, the Hearing Examiner published a list of documents that the Energy Bureau consultants planned to introduce as evidence. The Hearing Examiner conditionally admitted the documents into evidence and granted the parties an opportunity to object.

5. On November 22, 2025, LUMA filed several objections to Exhibits that the Energy Bureau consultants uploaded to the Accion Discovery Platform between November 11 and November 12, 2025, up to PC Exhibit 873. *See Motion Submitting LUMA's Objections to Documents Marked for Identification in the Accion Discovery Platform*. On November 5, 2025, the Hearing Examiner ruled on LUMA's objections to those Exhibits.

6. On December 2, 2025, the Hearing Examiner issued a *Hearing Examiner's Order on Exhibits, FTI Report, and on Miscellaneous Procedural Matters* ("December 2nd Order"). Therein, the Hearing Examiner ordered the parties to file any objections to documents marked Exhibits 874 to 925 in the Accion Discovery Platform, by December 12, 2025.

7. The December 2nd Order also stated that the Hearing Examiner had not required cross-examining counsel to seek admission of the materials used during cross-examination for documents marked Exhibits 1-925 and that if the parties did not raise objections to those documents by December 12, 2025, the Hearing Examiner would deem them admitted.

8. Moreover, in the December 2nd Order the Hearing Examiner indicated that he would not admit into evidence materials that are not referenced in or attached to pre-filed testimony and were not introduced during cross-examination. *See* December 2nd Order at p. 2.

9. On December 12, 2025, LUMA filed *LUMA's Objections to Documents Marked for Identification in the Accion Discovery Platform* ("December 12th Objections"). Therein, LUMA submitted its objections to two documents marked for identification through the Accion Discovery Platform: Exhibit BH 917, an Electric Distribution Company Act 129 Reporting, and Exhibit BH 919, the Petition for Approval of Initial Budgets and Related Terms of Services. Those documents were not exchanged between the parties during discovery and were not used or introduced as evidence during cross-examination.

10. In the December 12th Objections, LUMA reserved the right to request that the Hearing Examiner strike from the record, any materials not referenced in or attached to pre-filed testimony and that were not introduced during cross-examination, that could remain in the Accion Discovery Platform at the close of the evidentiary hearing.

11. On December 22, 2025, the Hearing Examiner issued the *Hearing Examiner's Order on Exhibits, Miscellaneous Post-Hearing Matters, and Legal Issues* ("December 22nd Order"). The Hearing Examiner admitted Exhibits 874 through 925. Further, the Hearing Examiner admitted all Exhibits marked 926 onward, if used during cross-examination.

12. LUMA respectfully requests that the Hearing Examiner partially reconsider the December 22nd Order. LUMA timely filed objections to two documents: BH Exhibit 917 and BH Exhibit 919. The Hearing Examiner, however, did not rule on *LUMA's Objections to Documents Marked for Identification in the Accion Discovery Platform*. Thus, LUMA requests that on reconsideration, the Hearing Examiner grant LUMA's objections stated in the December 12th Objections.

13. Second, LUMA requests reconsideration of that portion of the December 22nd Order whereby the Hearing Examiner seems to have admitted Exhibits 462-925, without first

establishing which exhibits were not referenced in or attached to pre-filed testimony, nor introduced during cross-examination. As stated above, per the December 2nd Order, documents that were not attached to pre-filed testimony or introduced during cross-examination, would not be admitted into evidence and would be removed from the Accion Platform.

14. As the record of the evidentiary hearing shows, several of the documents that were marked as Exhibits 462 through 925 were not referenced in or attached to pre-filed testimony or introduced during cross-examination. LUMA includes below a table itemizing the documents marked as Exhibits 462 through 925 that pertain to LUMA² and that LUMA understands were not attached to pre-filed testimony nor introduced during cross-examination³:

Table 1

Documentary Evidence Number	Description
BH Ex. 462	LUMA Motion
BH Ex. 500	NPFGC-of-LUMA-ACCTPAY-34
VG Ex. 501	Data from EIA
VG Ex. 502	EIA data
VG Ex. 503	PREPA META DATA since 1999
BH Ex. 565	PC-of-LUMA-OPEX-45
BH Ex. 582	Pedro Meléndez and Alejandro Figueroa
BH Ex. 585	PC-of-LUMA-DST-36

² As explained in paragraph 3 of this Motion, on October 31, 2025, LUMA submitted objections to various documents that the parties marked for identification in the Accion Discovery Platform by October 27, 2025, prior to the start of the evidentiary hearing. LUMA is not addressing those exhibits in this Motion.

³ LUMA welcomes input from the parties if they consider that any of these documents were referenced in or attached to pre-filed testimony or introduced during cross-examination.

Documentary Evidence Number	Description
BH Ex. 587	PC-of-LUMA-DST-34
BH Ex. 589	Submittal_of_LUMA's_Annual_Report_for_Fiscal_Year_2024,_NEPR-MI-2020-0019__Oct._28,_2024__2025
BH Ex. 590	Exhibit_1_to_LUMA's_Submission_of_Report_in_Compliance_with_October_18_Order,_NEPR-MI-2021-0004__Oct._19,_2025
BH Ex. 591	Resolution_and_Order_re_LUMA's_FY2026_Provisional_Budget_Amendment_Petition_and_Reprioritization_of_FAASt_Funding,_NEPR-MI-2021-0004__Oct._24,_2025
BH Ex. 593	NPFCG-of-LUMA-FEMA-3
BH Ex. 595	PREPA's_Informative_Motion_to_Submit_the_Consolidated_Project_Plan,_NEPR-MI-2021-0002__Aug._8,_2025
BH Ex. 596	July_22,_2025_Letter_from_Josue_Colon_Ortiz__P3__to_Juan_Saca__LUMA_CEO
BH Ex. 598	12-27-2024_Letter_from_Jose_G._Baquero__FEMA__to_Manuel_Laboy__COR3
BH Ex. 600	Title_III,_In_re_FOMB,_Case_17-04780-LTS,_Dkt._5868-4,_Declaration_of_Andrew_Smith_in_Support_of_Motion_of_LUMA
BH Ex. 602	LUMA-AP-2023-0003-20250324-PREB-003
BH Ex. 608	Exhibit_1_to_Submittal_of_LUMA's_Annual_Report_for_Fiscal_Year_2023,_NEPR-MI-2020-0019__Oct._30,_2023
BH Ex. 609	Rate_Petition_-_List_of_Responses_and_Attachments_-_Testimony_Witness
BH Ex. 614	Exhibit_1_to_Submission_of_LUMA's_Annual_Report_for_Fiscal_Year_2022_and_Report_on_Efficiencies,_NEPR-MI-2021-0004__Oct._29,_2022
BH Ex. 619	NOTICE-LUMA-AI-2025-0001-20250303-PREB-1

Documentary Evidence Number	Description
BH Ex. 620	Exhibit_1_to_LUMA's_Motion_to_Submit_Quarterly_Report_for_the_Fourth_Quarter_of_Fiscal_Year_2024,_NEPR-MI-2021-0004__Aug._14,_2025
AGI Ex. 705	Resolution and Order: Compliance with Priority Stabilization Plan; FEMA Formulation Practices
AGI Ex. 711	Puerto Rico Electrical System Resource Adequacy Analysis Report
AGI Ex. 724	Bipartisan Budget Act of 2018 - Public Law 115-123, February 9, 2018
AGI Ex. 757	Ameren Illinois Company FERC Financial Report (2010)
AGI Ex. 758 AGI Ex. 760	Ameren Illinois Company FERC Financial Report (2013) Baltimore Gas & Electric FERC Financial Report (2013)
AGI Ex. 761	Baltimore Gas & Electric FERC Financial Report (2016)
AGI Ex. 763	Delmarva FERC Financial Report (2021)
AGI Ex. 764	Delmarva FERC Financial Report (2024)
AGI Ex. 767	Entergy Arkansas FERC Financial Report (2021)
AGI Ex. 769	Entergy Arkansas FERC Financial Report (2024)
AGI Ex. 771	International Transmission Company FERC Financial Report (2011)
AGI Ex. 773	International Transmission Company FERC Financial Report (2013)
AGI Ex. 778	Public Service Company of New Mexico FERC Financial Report (2015)
AGI Ex. 782	Public Service Electric and Gas Company FERC Financial Report (2014)
AGI Ex. 783	Southern California Edison FERC Financial Report (2011)
AGI Ex. 786	Southern California Edison FERC Financial Report (2013)

Documentary Evidence Number	Description
AGI Ex. 788	Tampa Electric Company FERC Financial Report (2014)
AGI Ex. 790	Tampa Electric Company FERC Financial Report (2016)
LUMA Ex. 860	LUMA Ex. Motion to Submit Oct. 2025 Monthly Report
PC Ex. 862	PC-of-LUMA-ERP-1
PC Ex. 869	NPFGC-of-PREPA-FEMA-11
PC Ex. 870	NPFGC-of-PREPA-FEMA-12
PC Ex. 871	NPFGC-of-PREPA-FEMA-13
PC Ex. 872	LUMA-of-NPFGC-FEMA-14
PC Ex. 873	LUMA-of-NPFGC-FEMA-15
BH Ex. 874	NPFGC-of-LUMA-ACCTPAY-75
BH Ex. 877	NPFGC-of-LUMA-FIN-104
VG Ex. 878	Testimony Integration of Renewables
OIPC Ex. 889	OIPC-of-LUMA-FIN-83
PC Ex. 895	July 22, 2025, P3A Notice of Disputes to LUMA

15. LUMA respectfully requests that the Hearing Examiner rule that materials marked as Exhibits 462-925 that are identified in Table 1 above, should be removed from the evidentiary record as they were not referenced in or attached to pre-filed testimony and were not introduced during cross-examination.

16. Finally, in Table 2 below, LUMA identifies the documents marked as Exhibits 926 through 1067, that concern LUMA and were not admitted during cross-examination:

Table 2

Documentary Evidence Number	Description
SESA Ex. 933	SESA-of-LUMA-DST-111, regarding CBES+ Jul-Sep 2025 costs
SESA Ex. 934	SESA-of-LUMA-DST-111 (Attachment 1), regarding CBES+ Jul-Sep 2025 costs
SESA Ex. 935	SESA-of-LUMA-DST-112, regarding CBES+ reserve rules, FY23-25 costs
SESA Ex. 936	SESA-of-LUMA-DST-112 (Attachment 1), regarding CBES+ reserve rules, FY23-25 costs
AGI Ex. 937 AGI Ex. 938	Transmission and Distribution Fleet Vehicle List LUMA Transmission and Distribution Fleet Vehicle List
BH Ex. 942	NPFGC-of-LUMA-FEMA-43
BH Ex. 943	Commonwealth Financial Plan Quarterly Report: Q3 2025 by FOMB
BH Ex. 945	Quanta Investor July 2020 PR Deck
BH Ex. 946	PC-of-LUMA-PROV-37
BH Ex. 947	NPFGC-of-LUMA-EER-4
BH Ex. 949	NPFGC-of-LUMA-ACCTPAY-74
BH Ex. 950	PC-of-LUMA-FIN-89
PC Ex. 953	P3A - TD Supervision Plan - 2024-25.docx
PC Ex. 954	Motion-in-Compliance-with-Order-Regarding-Quanta-Services-Inc.-Request-for-Revision-to-the-Prvision-Regarding-Restricted-Parties-in-the-RFPs
PC Ex. 955	20231106-MI20200012-Resolution-and-Order
PC Ex. 959	20250925 Supplemental Testimony - COIs - LUMA CEO

Documentary Evidence Number	Description
PC Ex. 960	LUMA-Organizational-Conflict-of-Interest-Avoidance-and-Mitigation-Plan-2022
PC Ex. 961	LUMA-PR-executed-consolidated-om-agreement-td
PC Ex. 963	Notice of Non-Compliance from FEMA - Response_1758408010678_PREPA-of-LUMA-COST_ALL-18_PREPA-of-LUMA-COST_ALL-18_Attachment 4 9 19 25
OIPC Ex. 966	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-143
OIPC Ex. 967	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-148
OIPC Ex. 968	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-153
OIPC Ex. 969	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-154
OIPC Ex. 970	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-155.1
OIPC Ex. 971	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-156
OIPC Ex. 972	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-157
OIPC Ex. 973	RESPONSE TO OIPC-of-LUMA-NONPHYS_OPS-158
BH Ex. 974	20240525-MI20210004-Motion-FY2025-TD-GenCo-and-System
BH Ex. 975	PC-of-LUMA-RR-81
AGI Ex. 978	LUMA Quarterly Report for the First Quarter of Fiscal Year 2026
AGI Ex. 979	Response: NPFGC-of-LUMA-LOAD_FOR-23 - Permanent Rates-Load Forecasting
AGI Ex. 980	Puerto Rico Planning Board Projects Steady GNP Growth Through 2026
AGI Ex. 981	ICSE Motion Submitting Expert Witness Report of Dr. Ramon Cao Garcia & Presenting the Context in Which it is Filed
AGI Ex. 984	Federal Reserve Economic Data: Unemployment Rate in Puerto Rico
AGI Ex. 985	Federal Reserve Economic Data: Civilian Labor Force in Puerto Rico
AGI Ex. 986	Dr. Ramon Cao Garcia Expert Report (December 18, 2023) / BX 1606

Documentary Evidence Number	Description
AGI Ex. 987	ICSE Expert Witness Disclosures / BX 1472
AGI Ex. 989	Global Economy: Puerto Rico Electricity Consumption
AGI Ex. 990	MacroTrends: Puerto Rico GDP
AGI Ex. 991	Excerpts: Dr. Ramon Cao Deposition Transcript
SESA Ex. 994	SESA-of-LUMA-LOAD_FOR-1, re 24-hour load curve for the peak system day in fiscal years 2021 to 2025
SESA Ex. 995	SESA-of-LUMA-GEN-31 - Systemwide load information at 1-hour intervals and systemwide reserves at 1-hour intervals
SESA Ex. 996	SESA-of-LUMA-RATE_DES-50 - Confirmation of error - reference to Schedule K should instead refer to Schedule M in Line 527 of Testimony
SESA Ex. 998	SESA-of-LUMA-DST-96 - Clarifying Q. 17, P. 14, lines 284-286 of Testimony should read "Do the costs associated with interconnecting distributed generation have an impact on the cost to operate and maintain the T&D System?"
SESA Ex. 999	SESA-of-LUMA-DST-97 - Clarifying Rate Case Years
SESA Ex. 1000	SESA-of-LUMA-DST-98 - Network Upgrade costs
SESA Ex. 1001	SESA-of-LUMA-DST-99 - Referral to Exhibits 2.05 and 2.06 for financials FY2029 and beyond.
SESA Ex. 1002	SESA-of-LUMA-DST-100 - Supplemental Study cost recovery
SESA Ex. 1003	SESA-of-LUMA-DST-101 - Supplemental Study, years proposed clarification
SESA Ex. 1004	SESA-of-LUMA-DST-102 - Referral to OIPC-of-LUMA-NONPHYS_OPS-60 - Technical Evaluations v. Supplemental Studies cost recovery
SESA Ex. 1005	SESA-of-LUMA-DST-103 - Federal Funding (DOE, FEMA) for System Upgrades explanation

Documentary Evidence Number	Description
SESA Ex. 1006	SESA-of-LUMA-DST-104 - Overlap of NFC and Federal Funding
SESA Ex. 1007	SESA-of-LUMA-DST-105 - Absence of LUMA studies on low-income and fixed-income customers, of proposed increases in base rates
SESA Ex. 1008	SESA-of-LUMA-DST-106 - Absence of analyses of impacts on customer delinquency and payment default, of proposed increases in base rates
SESA Ex. 1009	SESA-of-LUMA-DST-107 - Calculation of "Revenue Reductions" column of "Table 9. NEM Program Base Revenues Reduction", Testimony lines 540-544
SESA Ex. 1010	SESA-of-LUMA-DST-108 - Absence of inclusion of revenue increases caused by Net Metering generation (Testimony lines 540-544)
SESA Ex. 1011	SESA-of-LUMA-DST-109 - Explanation of significance of the columns "Base Load \$" and "Base load-NM (M\$) (Testimony lines 540-544)
SESA Ex. 1012	SESA-of-LUMA-DST-110 - LUMA agreement to modify rate schedule O-2 Tariff, Sheet 3.6, Schedule LR, rather than spelling out each individual per-kWh charge, to instead state that the credit will be equal to the sum total of all kWh charges assessed to net energy consumed, or "the credit for energy exported is equal to the total per-kilowatt hour energy charges under the applicable base tariff and riders"
BH Ex. 1015	Dec. 11, 2025 email from Counsel including clarification of Ex. 906.1 from Crystal Allen
LUMA Ex. 1018	LUMA of PC EE 4
LUMA Ex. 1019	LUMA of PC EE 17
LUMA Ex. 1020	LUMA of PC EE 18
LUMA Ex. 1021	LUMA of PC EE 20
LUMA Ex. 1023	LUMA of PC EE 13
AGI Ex. 1024	SESA Puerto Rico Homepage
AGI Ex. 1025	SUN - Mission and Vision

Documentary Evidence Number	Description
LUMA Ex. 1027	LUMA's Comments to Market Baseline and Potential Study, November 7, 2025, Case NO NEPR MI 2022-0001
AGI Ex. 1028	Review of Recent Cost-Benefit Studies Related to NEM
VG Ex. 1029	PREPA Fiscal Plan 2017 Load Forecast
PC Ex. 1034	Redacted Initial Scope of Work for the estimated \$1.2bn Island Wide Vegetation Clearing as presented in NEPR-MI-2021-0002
PC Ex. 1035	IWVC Active and Inactive (Withdrawn) List as of 12/15/25
PC Ex. 1036	Response_PC-of-LUMA-FEMA-26_Final
BH Ex. 1051	NPFGC-of-LUMA-FEMA-42
VG Ex. 1055	FOMB released EnerNex Report: Review of Puerto Rico Energy System Expense Projections in the 2025 PREPA Fiscal Plan
VG Ex. 1056	FOMB Released:Review of Puerto Rico Energy System Expense Projections in the 2025 PREPA Fiscal Plan Appendix Published November 2025
PC Ex. 1064	FEMA FAASSt Post-Fixed Cost Estimate Obligation for PREPA, PRASA, and PRDE Standard Operating Procedure (SOP)
PC Ex. 1065	FEMA Public Assistance Program and Policy Guide (PAPPG) v3.1

17. LUMA hereby requests that the Hearing Examiner rule that the documents identified in Table 2 above, should be stricken from the evidentiary record as they were not admitted into evidence. This, pursuant to the rulings of the Hearing Examiner of the December 2nd and December 22nd. LUMA reserves the right to file objections separately if any of the documents referenced above are not removed from the evidentiary record.

WHEREFORE, LUMA respectfully requests that the Hearing Examiner **take notice** of the aforementioned; **reconsider** the December 22nd Order on the matters stated herein; **grant** LUMA's requests to strike from the evidentiary record the documents identified in Tables 1 and 2 of this Motion; and **grant** such other and further relief as deemed just and proper.

RESPECTFULLY SUBMITTED.

In San Juan, Puerto Rico, this 26th day of December, 2025.

WE HEREBY CERTIFY that this Motion was filed using the electronic filing system of this Energy Bureau and that electronic copies of this Notice will be notified to Hearing Examiner, Scott Hempling, shempling@scotthemplinglaw.com; and to the attorneys of the parties of record. To wit, to the *Puerto Rico Electric Power Authority*, through: Mirelis Valle-Cancel, mvalle@gmlex.net; Juan González, jgonzalez@gmlex.net; Alexis G. Rivera Medina, arivera@gmlex.net; Juan Martínez, jmartinez@gmlex.net; and Natalia Zayas Godoy, nzayas@gmlex.net; and to *Genera PR, LLC*, through: Jorge Fernández-Reboredo, jfr@sbgblaw.com; Giuliano Vilanova-Feliberti, gvilanova@vvlawpr.com; Maraliz Vázquez-Marrero, mvazquez@vvlawpr.com; ratecase@genera-pr.com; regulatory@genera-pr.com; and legal@genera-pr.com; *Co-counsel for Oficina Independiente de Protección al Consumidor*, hrivera@jrsp.pr.gov; contratistas@jrsp.pr.gov; pvazquez.oipc@avlawpr.com; *Co-counsel for Instituto de Competitividad y Sustentabilidad Económica*, jpouroman@outlook.com; agraitfe@agraitlawpr.com; *Co-counsel for National Public Finance Guarantee Corporation*, epo@amgprlaw.com; loliver@amgprlaw.com; acasellas@amgprlaw.com; matt.barr@weil.com; robert.berezin@weil.com; Gabriel.morgan@weil.com; Corey.Brady@weil.com; alexis.ramsey@weil.com; *Co-counsel for GoldenTree Asset Management LP*, lramos@ramoscruzlegal.com; tlauria@whitecase.com; gkurtz@whitecase.com; ccolumbres@whitecase.com; iglassman@whitecase.com; tmacwright@whitecase.com; jcunningham@whitecase.com; mshepherd@whitecase.com; jgreen@whitecase.com; *Co-counsel for Assured Guaranty, Inc.*, hburgos@cabprlaw.com; dperez@cabprlaw.com; mmcgill@gibsondunn.com; lshelfer@gibsondunn.com; howard.hawkins@cwt.com; mark.ellenberg@cwt.com; casey.servais@cwt.com; bill.natbony@cwt.com; thomas.curtin@cwt.com; *Co-counsel for Syncora Guarantee, Inc.*, escalera@reichardescalera.com; arizmendis@reichardescalera.com; riverac@reichardescalera.com; susheelkirpalani@quinnemanuel.com; erickay@quinnemanuel.com; *Co-Counsel for the PREPA Ad Hoc Group*, dmonserrate@msglawpr.com; fgierbolini@msglawpr.com; rschell@msglawpr.com; eric.brunstad@dechert.com; Stephen.zide@dechert.com; david.herman@dechert.com; michael.doluisio@dechert.com; stuart.steinberg@dechert.com; *Sistema de Retiro de los Empleados de la Autoridad de Energía Eléctrica*, nancy@emmanuelli.law; rafael.ortiz.mendoza@gmail.com; rolando@emmanuelli.law; monica@emmanuelli.law; cristian@emmanuelli.law; lgnq2021@gmail.com; *Official Committee of Unsecured Creditors of PREPA*, jcasillas@cstlawpr.com; jnieves@cstlawpr.com; *Solar and Energy Storage Association of Puerto Rico*, Cfl@mcvpr.com; apc@mcvpr.com; javrua@sesapr.org;

mrrios@arroyorioslaw.com; ccordero@arroyorioslaw.com; *Wal-Mart Puerto Rico, Inc.*,
Cfl@mcvpr.com; apc@mcvpr.com; *Solar United Neighbors*, ramonluisnieves@rlnlegal.com;
Mr. Victor González, victorluisgonzalez@yahoo.com; and *the Energy Bureau's Consultants*,
Josh.Llamas@fticonsulting.com; Anu.Sen@fticonsulting.com; Ellen.Smith@fticonsulting.com;
Intisarul.Islam@weil.com; jorge@maxetaenergy.com; rafael@maxetaenergy.com;
RSmithLA@aol.com; msdady@gmail.com; mcranston29@gmail.com;
dawn.bisdorf@gmail.com; ahopkins@synapse-energy.com; clane@synapse-energy.com;
guy@maxetaenergy.com; Julia@londoneconomics.com; Brian@londoneconomics.com;
luke@londoneconomics.com; kbailey@acciongroup.com; hjudd@acciongroup.com;
zachary.ming@ethree.com; PREBconsultants@acciongroup.com; carl.pechman@keylogic.com;
bernard.neenan@keylogic.com; tara.hamilton@ethree.com; aryeh.goldparker@ethree.com;
roger@maxetaenergy.com; Shadi@acciongroup.com; Gerard.Gil@ankura.com;
Jorge.SanMiguel@ankura.com; Lucas.Porter@ankura.com; gerardo_cosme@solartekpr.net;
jrinconlopez@guidehouse.com; kara.smith@weil.com; varoon.sachdev@whitecase.com;
zack.schrieber@cwt.com; Isaac.Stevens@dechert.com; James.Moser@dechert.com;
Kayla.Yoon@dechert.com; juan@londoneconomics.com; arriera@nuenergypr.com;
ahopkins@synapse-energy.com.



DLA Piper (Puerto Rico) LLC
 Calle de la Tanca #500, Suite 401
 San Juan, PR 00901-1969
 Tel. 787-945-9122 / 9103

/s Margarita Mercado Echegaray
 Margarita Mercado Echegaray
 RUA 16,266