

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

NEPR
Received:
Mar 20, 2026
10:18 PM

IN RE:
IN RE: PUERTO RICO ELECTRIC POWER
AUTHORITY PERMANENT RATE

CASE NO. NEPR-MI-2020-0001

SUBJECT: LUMA’s Motion in Compliance with Order Issued and Entered on March 18, 2026 and Request for Limited Extension of Time for Items 1.19 and 1.24

**MOTION IN COMPLIANCE WITH ORDER ISSUED AND ENTERED
ON MARCH 18, 2026 AND REQUEST FOR LIMITED EXTENSION
OF TIME FOR ITEMS 1.19 AND 1.24**

TO THE HONORABLE PUERTO RICO ENERGY BUREAU:

COME NOW LUMA Energy, LLC and LUMA Energy Servco, LLC (jointly referred to as “LUMA”), through the undersigned counsel, and respectfully state and request the following:

I. Introduction

This Motion is submitted in compliance with the Resolution and Order issued and entered by the Puerto Rico Energy Bureau (the “Energy Bureau”) on March 18, 2026 (the “March 18 Order”), in the above-captioned proceeding. Pursuant to the directives set forth therein, LUMA hereby submits its responses to the information requests included as Attachment A to the March 18 Order.

In addition, and as further set forth herein, LUMA respectfully requests a limited extension of time until Monday, March 23, 2026, at 6:00 p.m., to provide its response to items 1.19 and 1.24 of Attachment A. This request is narrowly tailored, made in good faith, and necessitated by the timing and scope of the information requested. Granting the requested extension will not result in undue delay and will continue to afford the Energy Bureau adequate time to review LUMA’s response in advance of the scheduled Technical Virtual Conference.

II. Procedural Background

1. On December 19, 2025, the Energy Bureau issued a Resolution and Order (“December 19 Order”) approving the reconciliation of the Fuel Charge Adjustment (“FCA”) and Power Purchase Charge Adjustment (“PPCA”) mechanisms for the period of September 1, 2025 through November 30, 2025, following its review of actual fuel costs, prior period adjustments, and supporting documentation submitted by LUMA. The Energy Bureau determined that the methodology and calculations presented were reasonable and, consistent with applicable regulatory requirements, authorized the implementation of the FCA, PPCA and Fuel Oil Subsidy factors for the quarter period of January 1, 2026 to March 30, 2026.

2. The December 19 Order further required LUMA to submit proposed quarterly factors for the FCA, PPCA, and FOS clauses, effective April 1, 2026, including the corresponding reconciliations for December 2025 and January and February 2026, on or before March 16, 2026, at noon.

3. On March 16, 2026, LUMA presented the December 2025 and January and December 2026 FCA and PPCA quarterly reconciliation and proposed factors for the FCA, PPCA and FOS riders for the period of April to June 2026.

4. On March 18, 2026, the Energy Bureau issued and entered the March 18 Order, directing LUMA, Genera PR LLC (“Genera”) and the Puerto Rico Electric Power Authority (“PREPA”) to appear at a Technical Virtual Conference scheduled for Wednesday, March 25, 2026 at 10:00 a.m. for the purpose of addressing questions related to (i) a pending claim for unpaid back-up fuel amounts submitted by NFEnergia LLC (“NFE”); (ii) PREPA’s related claim against NFE; and (iii) the potential impacts of geopolitical developments, including the Iran conflict and the waiver

granted by the President of the United States of certain requirements of the Jones Act, on fuel markets and customer fuel costs.

5. The March 18 Order further directed the parties to answer a set of requirements for information included as Attachment A to the order.

III. Compliance with the March 18 Order

5. In compliance with the March 18 Order LUMA submits its responses to the majority of the information requests included in Attachment A, which are attached hereto as **Annex A**.

6. LUMA respectfully notes that certain requests included in Attachment A are not addressed herein because (i) such requests are directed to PREPA; (ii) the information requested is not available to LUMA, as agreed to by Genera; (iii) the subject matter of the request falls outside the scope of responsibilities allocated to LUMA under the Transmission and Distribution Operation and Maintenance Agreement (“T&D OMA”) and/or the Puerto Rico PREPA-GenCo-HydroCo Operating Agreement (“PGHOA”); or (iv) LUMA has respectfully requested a brief extension of time to submit a supplemental response, as further explained below.

IV. Request for Limited Extension of Time for Items 1.19 and 1.24

7. LUMA respectfully requests a limited extension of time until Monday, March 23, 2026, at 6:00 p.m., solely to provide its response to items 1.19 and 1.24 of Attachment A to the March 18 Order.

8. The information requests set forth in Attachment A were served only two (2) days ago. Since receipt, LUMA’s team has worked diligently and in good faith to compile and review the responsive information within the timeframe established by the Energy Bureau. Notwithstanding those efforts, finalizing a complete and accurate response to items 1.19 and 1.24 by today was not feasible, although such completion was actively attempted.

9. This request is narrowly tailored, made in good faith, and is limited to two discrete information requests. Granting the requested extension will not cause undue delay in this proceeding and will continue to afford the Energy Bureau an entire day to review LUMA's response in advance of the scheduled Technical Virtual Conference.

10. LUMA respectfully submits that the requested brief extension will facilitate a more complete and accurate response, thereby assisting the Energy Bureau in its review, while fully preserving the orderly progression of this matter.

V. Conclusion

WHEREFORE, LUMA respectfully requests that the Energy Bureau (a) take notice of the foregoing and accept LUMA's responses to Attachment A submitted herein; (b) grant LUMA a limited extension of time until Monday, March 23, 2026, at 6:00 p.m., solely with respect to items 1.19 and 1.24 of Attachment A to the March 18 Order; (c) deem LUMA in compliance with the March 18 Order, subject to the requested limited extension; and (d) grant such other and further relief as the Energy Bureau deems just and proper.

RESPECTFULLY SUBMITTED.

In Guaynabo, Puerto Rico, this 20th day of March 2026.



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CERTIFICATE OF SERVICE

I hereby certify that on this date I filed the foregoing Motion using the electronic filing system of the Puerto Rico Energy Bureau and that I have served electronic copies of the same upon the following:

Puerto Rico Electric Power Authority, through:
Alexis Rivera (Alexis.Rivera@prepa.pr.gov);
Mirelis Valle Cancel (mvalle@gmlex.net);
Natalia Zayas (nzayas@gmlex.net);
Richard Cruz Franqui (rcruzfranqui@gmlex.net);

Genera PR LLC, through:
Luis Román Negrón (lrn@roman-negron.com);
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regulatory@genera-pr.com;

Independent Consumer Protection Office, through:
Executive Director Hannia Rivera (hrivera@jrsp.pr.gov).

In San Juan, Puerto Rico, this 20th day of March 2026.

/s/ Katuska Bolaños Lugo
Katuska Bolaños Lugo

Annex A