

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

IN RE: REVIEW OF THE PUERTO RICO
ELECTRIC POWER AUTHORITY'S 10-YEAR
INFRASTRUCTURE PLAN – DECEMBER
2020

CASE NO.: NEPR-MI-2021-0002

SUBJECT: Resolution and Order to Amend
March 26, 2021, R&O.

RESOLUTION AND ORDER

I. Introduction

On March 26, 2021, the Energy Bureau of the Puerto Rico Public Service Regulatory Board (“Energy Bureau”) issued a Resolution and Order (“March 26 Resolution”), through which it ordered the Puerto Rico Electric Power Authority (“PREPA”) to submit each specific capital investment project for approval to avoid potential noncompliance with the Approved Integrated Resource Plan (“IRP”) and Modified Action Plan.¹

To streamline the process, the Energy Bureau ordered PREPA to submit the specific projects to the Energy Bureau at least thirty (30) calendar days before their submittal to the Puerto Rico Central Office for Recovery, Reconstruction and Resiliency (“COR3”) and the Federal Emergency Management Agency (“FEMA”), and any other federal agency².

SM Additionally, in recognition of the ongoing and long-term nature of federally funded projects, the Energy Bureau ordered PREPA to continue reporting to the Energy Bureau and FEMA, for five (5) years, on the progress of all ongoing efforts related to the final approval of projects not yet approved by the Energy Bureau.

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JAB Since issuing the March 26 Resolution, Puerto Rico’s electric system has transitioned under the operation of LUMA Energy, LLC (“LUMA”) for transmission and distribution, and Genera PR LLC (“Genera”) for generation assets. PREPA retains responsibility for the ownership and administration of the legacy water assets. Together, PREPA, LUMA, and Genera are responsible for developing and submitting projects to FEMA under different sections of the Stafford Act, including Sections 404, 406 and 428.

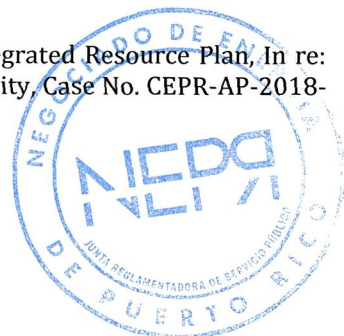
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II. Evaluation and Analysis

The Energy Bureau recognizes that federally funded capital projects, particularly those related to the reconstruction and modernization of Puerto Rico’s electric system, continue to be implemented over extended timeframes beyond the original five (5)-year reporting period established in the March 26 Resolution.

1 Given the complexity, scale, and ongoing nature of such projects, continued oversight remains necessary to ensure that all projects remain aligned with the Approved IRP and the Modified Action Plan, and that the Energy Bureau maintains visibility over project development, approval status, and implementation progress.

¹ Final Resolution and Order on the Puerto Rico Electric Power Authority's Integrated Resource Plan, In re: Review of the Integrated Resource Plan of the Puerto Rico Electric Power Authority, Case No. CEPR-AP-2018-0001, August 24, 2020 (“IRP Order”).

² March 26 Resolution, p. 18-19.




The Energy Bureau determines that it is reasonable and necessary to extend the reporting requirement originally established in the March 26 Resolution to ensure continued regulatory oversight and transparency.

III. Conclusion

The Energy Bureau **EXTENDS** the March 26 Resolution reporting period for an additional five (5) years, consistent with this Order. All other provisions of the March 26 Resolution shall remain in full force and effect.

The Energy Bureau **WARNS** PREPA, LUMA, and Genera that noncompliance with this Resolution and Order may result in the imposition of fines under Act 57-2014 and applicable regulations, as well as any other sanctions deemed appropriate.

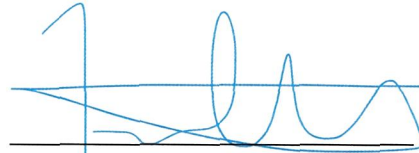
Be it notified and published.



Edison Avilés Deliz
Chairman



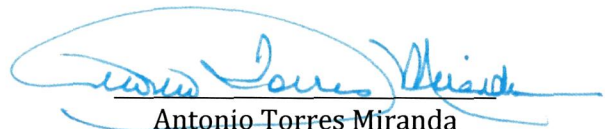
Lillian Mateo Santos
Associate Commissioner



Ferdinand A. Ramos Soegaard
Associate Commissioner



Sylvia B. Ugarte Araujo
Associate Commissioner

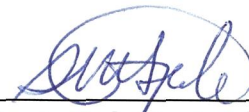


Antonio Torres Miranda
Associate Commissioner

CERTIFICATION

I certify that the majority of the members of the Puerto Rico Energy Bureau has so agreed on April 22, 2026. I also certify that on April 22, 2026 I have proceeded with the filing of the Resolution and Order issued by the Puerto Rico Energy Bureau and a copy was notified by electronic mail to regulatory@genera-pr.com, legal@genera-pr.com, jfernandez@ecija.com, eramos@ecija.com; jdiaz@ecija.com, sromero@ecija.com; alexis.rivera@prepa.pr.gov; nzayas@gmlex.net; mvalle@gmlex.net; rcruzfranqui@gmlex.net; alejandro.figueroara@lumapr.com; Yahaira.delarosa@us.dlapiper.com; Emmanuel.porrogonzalez@us.dlapiper.com.

I sign this in San Juan, Puerto Rico, today April 22, 2026.



Sonia Seda Gaztambide
Clerk

