

Republic of the Philippines
ENERGY REGULATORY COMMISSION
San Miguel Avenue, Pasig City



**IN THE MATTER OF THE
APPLICATION FOR THE
ISSUANCE OF A
FRANCHISE AND
CERTIFICATE OF PUBLIC
CONVENIENCE AND
NECESSITY (CPCN) FOR
THE OPERATION OF THE
COMPOSTELA-
CONSOLACION 69kV LINE**

ERC CASE NO. 2016-020 MC

**VISAYAN ELECTRIC
COMPANY, INC. AND CEBU
II ELECTRIC
COOPERATIVE, INC.,
Applicants.**

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D O C K E T E D
Date: SEP 06 2016
By: M

NOTICE OF PUBLIC HEARING

TO ALL INTERESTED PARTIES:

On 29 June 2016, Visayan Electric Company, Inc. (VECO) and Cebu II Electric Cooperative, Inc. (CEBECO II) filed a Joint Application dated 28 June 2016 (Joint Application) for the issuance of a franchise and Certificate of Public Convenience and Necessity (CPCN) for the operation of the Compostela-Consolacion 69 kV Line.

In support of the Joint Application, VECO and CEBECO II alleged the following:

1. VECO is a private corporation existing under the laws of the Republic of the Philippines, with principal business address at J. Panis Street, Banilad, Cebu City. It is a duly authorized distribution utility of electric power in the municipalities of San Fernando, Minglanilla, Consolacion and Lilo-an and the Cities of Naga, Talisay, Cebu and Mandaue, all in the province of Cebu, pursuant to its franchise under Republic Act No. 9339.

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2. Applicant CEBECO II is an electric cooperative organized and existing under and by virtue of Presidential Decree No. 269, as amended, with principal office address at National Highway, Malingin, Bogo City, in the province of Cebu. It has a franchise to distribute electricity in the Municipalities of Compostela, Carmen, Catmon, Sogod, Borbon, Tabogon, Medellin, Daanbantayan, San Remegio, Tabuelan and Tuburan, and the Cities of Danao and Bogo.

Descriptions of the franchise area of VECO and CEBECO II are attached herein as Annex "A" and "B" respectively.

3. VECO and CEBECO II may be served with the orders, notices and other legal processes of the Honorable Commission through their respective counsels at the address indicated below.

4. VECO and CEBECO II entered into an Amended Consortium / Co-Ownership Agreement on 19 January 2016 (the "Consortium Agreement") forming a consortium (the "Consortium") for the purpose of jointly acquiring, operating and maintaining the Compostela-Consolacion 69 kV line (the "Subtransmission Asset"), being the distribution utilities directly connected thereto. The said Compostela - Consolacion 69kV line is a subtransmission asset presently owned by the National Transmission Corporation (TRANSCO). A copy of the Amended Consortium / Co-ownership Agreement is attached herewith as Annex "C" while the description and electrical diagram of the Subtransmission Asset is attached as Annex "D" hereof.

5. VECO and CEBECO II entered into the Consortium Agreement pursuant to Section 8 of Republic Act No. 9136, the Electric Power Industry Reform Act ("EPIRA"), which provides in part:

"The takeover by a distribution utility of any subtransmission asset shall not cause a diminution of service and quality to the end-users. Where there are two or more connected distribution utilities, the consortium or juridical entity shall be formed by and composed of all of them and thereafter shall be granted a franchise to operate the subtransmission asset by the ERC.

"The subscription rights of each distribution utility involved shall be proportionate to their load requirements unless otherwise agreed by the parties. [Emphasis supplied]"

6. The Amended Consortium Agreement governs the rights and obligations of VECO and CEBECO II as between themselves and in relation to third parties in connection with the Subtransmission Asset.

7. Under the Amended Consortium / Co-Ownership Agreement, VECO and CEBECO II agree to co-own the Subtransmission Asset in the following proportion:

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| Length | CEBECO II | VECO | Total |
|-----------|-----------|------|-------|
| 4.266 km | 100% | 0% | 100% |
| 10.234 km | 0% | 100% | 100% |

8. On 17 March 2016, the Consortium, entered into an Amended Contract to Sell with the National Transmission Corporation (TRANSCO), whereby the latter agreed to sell to the Consortium, and the Consortium agreed to purchase from TRANSCO, all of its rights, title and interest in Subtransmission Asset, pursuant to Section 8 of the EPIRA and to Resolution No. 1, series of 2009¹ and Resolution No. 15, series of 2011,² of the Honorable Commission. A copy of the Amended Contract to Sell is attached herein as Annex "E".³

9. As provided in the Amended Contract to Sell and the Amended Consortium/ Co-ownership Agreement, the Purchase Price of the Subtransmission Asset is Eighteen Million Two Hundred Six Thousand One Hundred Sixty Four and 40/100, Philippine currency (PhP18,206,164.40) plus 12% Value Added Tax of Two Million One Hundred Eighty Four Thousand Seven Hundred Thirty Nine and 73/100, Philippine currency (PhP2,184,739.73), or a total of Twenty Million Three Hundred Ninety Thousand Nine Hundred Four and 13/100, Philippine currency (PhP20,390,904.13), net of adjustments and deductions, subject to further adjustments for any major capital improvements, such as but not limited to, the replacement of poles which will be undertaken after the signing of this Contract but before its effectivity, but not yet be included or recognized in the books of TRANSCO until the transfer of ownership of the asset to the Consortium.

10. The Purchase Price shall be borne by VECO and CEBECO II in proportion to their respective ownership interest in the Subtransmission Asset as follows:

| Length | Amount to be Paid to TRANSCO | |
|-----------|------------------------------|-------------------|
| | CEBECO II | VECO |
| 4.266 km | PhP 5,999,144.62 | PhP 0.00 |
| 10.234 km | 0.00 | PhP 14,391,759.51 |
| Sub-Total | PhP 5,999,144.62 | PhP 14,391,759.51 |

11. In Order for the Consortium of VECO and CEBECO II to operate the Subtransmission Asset, VECO and CEBECO II, by way

¹ Entitled "A Resolution Adopting the Amendments to the Guidelines for the Sale and Transfer of TRANSCO's Sub-transmission Assets and the Franchising of Qualified Consortiums", subsequently amended by Resolution No. 26, series of 2011 and Resolution No. 4, series of 2013.

² Entitled "A Resolution Adopting the Amended Rules for the Approval of the Sale and Transfer of TRANSCO's Subtransmission Assets and the Acquisition by Qualified Consortiums."

³ The Amended Contract to Sell supersedes in its entirety the 26 December 2012 Contract to Sell among VECO, CEBECO II and TRANSCO.

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of this Application, respectfully prays for the issuance of a franchise and Certificate of Public Convenience and Necessity ("CPCN"). In support of this Application, the following documents are submitted in addition to those above-mentioned:

| Annex | Document |
|--------------|--|
| F | Secretary's Certificate on the resolution of the Board of Directors authorizing VECO to enter into an Amended Consortium Agreement with CEBECO II and to acquire the subtransmission asset |
| G and G-1 | CEBECO II Board Resolution Nos. 118 and 119, Series of 2015 |
| H | List of VECO and CEBECO II technical officers responsible for the design, installation, maintenance and repair of equipment of the subtransmission asset |
| I | VECO Certification on the capacity and expertise to operate a line with voltage level of subtransmission assets |
| J | CEBECO II Certification on capability to maintain and protect instrumentation used in substations and subtransmission lines |
| K | CEBECO II Certification of adequate subtransmission materials for the maintenance and operation of subtransmission lines |
| L | VECO Inventory of materials |

12. At present, except for the Applicants, there are no directly-connected entities to the Subtransmission Asset.

13. To further support the instant application for a franchise and CPCN, VECO and CEBECO II assert:

a. VECO is the grantee of a congressional franchise to operate a distribution utility, as well as a CPCN issued by the Honorable Commission. On the other hand, CEBECO II is the grantee of a franchise from the NEA to operate on an area coverage basis. Copies of the Certificates of Franchise of CEBECO II, the legislative franchise and CPCN of VECO are attached herewith as Annexes "M" to "O", inclusive.

b. In the operation of the Subtransmission Asset, the Consortium shall adhere to the provisions of applicable laws, rules and regulations with respect to end-user connections. End-users connected, as well as end-users connecting, to the Subtransmission Asset shall be considered customers of VECO or CEBECO II, depending on the geographical location of the connection point.

c. The Consortium possesses the technical capability to operate the Subtransmission Asset. As proof thereof, the Consortium hereby submits the results of the technical evaluation conducted by TRANSCO, presently the owner of

the Subtransmission Asset, which outline the Consortium's compliance with each of the technical standards prescribed by the Honorable Commission. A copy of the results of the technical evaluation of TRANSCO is attached as Annexes "P" and "P-1" hereof.

d. The Consortium is financially capable of sustaining the operation of the Subtransmission Asset, as evidenced by the financial evaluation of TRANSCO, which are attached as Annexes "Q" and "Q-1" hereof, which show that VECO and CEBECO II are in good financial condition.

e. In the proposed operation of the Subtransmission Asset, the Consortium shall adopt practices and procedures prescribed by the Honorable Commission.

14. VECO and CEBECO II have been engaged in the operation of their respective distribution systems for a considerable number of years. Thus, the Consortium has the necessary expertise and resources to adequately and reliably serve the present and future electricity requirements of the customers of VECO and CEBECO II with the operation of the Subtransmission Asset. Hence, having complied with the requirements of Resolution No. 15, Series of 2011, as amended, and other applicable laws, rules and regulations, the Consortium respectfully requests for the issuance of the franchise and the CPCN. Such issuance will ultimately redound to the benefit of the end-users in terms of continuous, reliable and efficient services.

P R A Y E R

WHEREFORE, the foregoing considered, it is respectfully prayed that the Honorable Commission issue a franchise and CPCN to operate the Compostela-Consolacion 69 kV line, in favor of the Consortium between Visayan Electric Company, Inc. and Cebu II Electric Cooperative, Inc.

Other reliefs just and equitable under the premises are likewise prayed for.

The Commission has set the application for determination of compliance with the jurisdictional requirements, expository presentation, Pre-trial Conference, and presentation of evidence on **19 October 2016 (Wednesday) at two o'clock in the afternoon (2:00 P.M.) at the ERC Hearing Room, 15th Floor, Pacific Center Building, San Miguel Avenue, Pasig City.**


All persons who have an interest in the subject matter of the proceeding may become a party by filing, at least five (5) days prior to the initial hearing and subject to the requirements in the ERC's Rules of Practice and Procedure, a verified petition with the Commission giving the docket number and title of the proceeding and stating: (1)

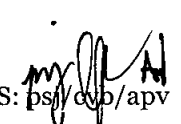
the petitioner's name and address; (2) the nature of petitioner's interest in the subject matter of the proceeding, and the way and manner in which such interest is affected by the issues involved in the proceeding; and (3) a statement of the relief desired.

All other persons who may want their views known to the Commission with respect to the subject matter of the proceeding may file their opposition to the application or comment thereon at any stage of the proceeding before the applicant concludes the presentation of its evidence. No particular form of opposition or comment is required, but the document, letter or writing should contain the name and address of such person and a concise statement of the opposition or comment and the grounds relied upon.

All such persons who wish to have a copy of the application may request from the applicant that they be furnished with the same, prior to the date of the initial hearing. The applicant is hereby directed to furnish all those making such request with copies of the application and its attachments, subject to the reimbursement of reasonable photocopying costs. Any such person may likewise examine the application and other pertinent records filed with the Commission during the standard office hours.

WITNESS, the Honorable Chairman **JOSE VICENTE B. SALAZAR**, and the Honorable Commissioners **ALFREDO J. NON**, **GLORIA VICTORIA C. YAP-TARUC**, **JOSEFINA PATRICIA A. MAGPALE-ASIRIT**, and **GERONIMO D. STA. ANA**, **Energy Regulatory Commission**, this 25th day of August 2016 in Pasig City.


ATTY. NATHAN J. MARASIGAN
Chief of Staff
Office of the Chairman and CEO


LS: psj/cob/apv