

COMMONWEALTH OF PUERTO RICO
TELECOMMUNICATIONS REGULATORY BOARD
OF PUERTO RICO

CROWN CASTLE PR SOLUTIONS LLC

CASE NO.: JRT-2015-CER-0001

Petitioner

ADMINISTRATIVE ORDER

On January 12, 2015, **Crown Castle PR Solutions, LLC**, filed a Petition to operate in the telecommunications service with its corresponding attachments, before this Board. The petitioner proposes to offer RF transport service by using optical technology. On May 6, 2015, the document requirements were completed.

The petition included the following documents:

- a. Certificate of Registration issued by the Department of State;
- b. Audited Financial Statement of the affiliated corporation submitted on a later date in response to a request by this Board;
- c. Information on the company affiliate of the petitioner;
- d. A copy of the Tariff that will apply to the services to be provided by the Petitioner in Puerto Rico.

Having reviewed the proposal by **Crown Castle PR Solutions, LLC** we conclude that the same is consistent with the objectives of Act 213 of September 12, 1996, known as the 1996 Telecommunications Act of Puerto Rico, as amended. The petitioner will provide users with a new alternative concerning telephone services rendered in the Island of Puerto Rico.

Pursuant to the foregoing and having examined the petition in light of the local and federal legislations, and of the documents attached, this Board determines the following:

CERTIFICATION number JRT-CERT-0261 is granted to Crown Castle

PR Solutions, LLC as a telecommunications company in Puerto Rico.

Petitioner shall not later than the starting operation date notify the Board in writing of the start of operations.

Once it starts to operate, the petitioner shall submit to the Board petitioner's procedures for dispute resolution with its users and for cases of suspension of service, in conformance with Act 213 of 1996 and Regulation 8065, Regulation on Managing Disputes and Suspension of Service.

If after one (1) year from the date of notification of this Administrative Order, petitioner has not commenced operations, the petitioner must notify the Board including a report on the company's situation.

Petitioner is also hereby advised that starting on the notification date of this Administrative Order, it must comply with filing of its quarterly reports and an annual gross income statement, according to the Regulations on the imposition of charges to telecommunications companies. Additionally, it must comply with the filing of Forms TRB-M and TRB-S, and TRB-A adopted by this Board.

It must also comply with the requirements of our Regulations on Universal Service, in its pertinent portion, and provide the applicable reports required therein.

It must also comply with the following terms and conditions:

- 1. It must comply with federal and local rules and regulations, and with any Order applicable to it that is issued by this Board.**
- 2. It shall notify immediately of any change in its mailing and/or street address.**
- 3. It will provide those services specified in its petition to operate as a telecommunications company.**

Acceptance of this certification by the company will imply its consent and agree to be incorporated as part of this Administrative Order.

Crown Castle PR Solutions, LLC shall provide, within a term of thirty (30) days from the notification of the instant order a toll free number to channel the claims that may its clients may file.

It is provided that any party adversely affected by this Resolution and Order may file a motion for reconsideration with the Clerk's Office of the Telecommunications Regulatory Board of Puerto Rico ("Board"), within a term of twenty (20) days subsequent to the entering date of this order in the record. The petitioner must send a copy of such pleading, by mail, to those parties participating in the case proceedings.

The Board shall resolve said motion for reconsideration within fifteen (15) days of its filing. Should it reject it or fail to act within fifteen (15) days, the thirty (30) day term to request a judicial revision will start to run again from the notification date of said negative or from the expiration date of said fifteen (15) day period, as the case may be. If a determination is made in its consideration, the term to request judicial revision will start counting on the filing date in the record of a copy of the notification of the resolution or order of the Board resolving the motion definitely. Such resolution or order must be issued and filed in the record within ninety (90) days subsequent to the filing date of the motion for reconsideration. Should the Board entertain the motion for reconsideration but fails to take any action with regard to said motion within ninety (90) days of its filing, it will lose jurisdiction over the same, and the term to request a judicial revision before the Appellate Court of Puerto Rico will start counting from the expiration of said ninety (90) day term, except in the event that the agency, for just cause and within those ninety (90) days, grants an extension of time to resolve that shall not exceed an additional thirty (30) days.

However, the Board may admit or issue a determination on a timely filed motion for reconsideration of the same, even after the fifteen (15) day period of its filing has elapsed provided the term to request a judicial petition has not expired, and no petition for revision has been filed. The Board may also reconsider, *motu proprio*, the instant Resolution and Order, while the term to request judicial revision has not expired and said no petition for revision has been filed.

If the party not favored by this order or final resolution opts to seek reconsideration, in conformance with Section 4.2 of the Uniform Administrative Procedures Act (Act No. 170 of August 12, 1988, as amended), it may file a petition for revision before the Appellate Court of Puerto Rico with competence, within a term of thirty (30) days, counting from the filing date in the record of the copy of the notification of the final order or resolution of the Board. The party will notify the filing of petition for revision to the Board and to all the parties within the term to request said revision. The notification may be through the mail. It is provided that, if the filing date in the record of a copy of the notification of the final order or resolution by the Board is different

from the mailing date of said notification, the thirty (30) day term to request judicial revision will be calculated from the mailing date.

NOTIFY this RESOLUTION AND ORDER to petitioner **Crown Castle PR Solutions, LLC**, through its legal representative, Ricardo O. Melendez, Esq., PIETRANTONI, MENDEZ & ALVAREZ, Popular Center 19th floor, 208 Ponce de Leon Avenue, San Juan, PR 00918.

Agreed to by the Board on May 22, 2015.

/s/ Javier de la Rua Jovet, President

/s/Sandra Torres Lopez, Associate Member

/s/ Gloria I. Escudero Morales, Associate Member

/s/Maria M. Reyes Guevara, Associate Member

/s/Hiram Martinez Lopez, Associate Member

CERTIFICATE OF SERVICE

I CERTIFY this to be a true and correct copy of the Resolution and Order approved by the Board, on May 22, 2015. I CERTIFY, also, that on this May 26, 2015 I have forwarded a copy of this Administrative Order to the parties indicated in the Notify section and I have proceeded to file the same in the record.

IN WITNESS THEREOF, I sign this in San Juan, Puerto Rico, this 26th day of May, 2015.

/s/Rafael O. Garcia Santiago

Clerk of the Board