GOVERNMENT OF PUERTO RICO PUERTO RICO ELECTRIC POWER AUTHORITY

FIFTH AMENDMENT CONTRACT 2019-P00105 E

APPEARAPPEAR									
AS FIRST PARTY: The Puerto Rico Electric Power Authority, hereinafter referred to as									
("PREPA"), a public corporation and government instrumentality of the Commonwealth									
of Puerto Rico, created by Act 83 of May 2, 1941 (Act 83), as amended, represented in									
this act by its Interim Executive Director, mister Efran Paredes Maisonet, of legal age,									
married, executive, and resident of Bayamón, Puerto Rico.									
AS SECOND PARTY: Lord Construction Group, Inc., ("Contractor"), a corporation									
organized and existing under the laws of Puerto Rico, with a place of business at									
San Juan, Puerto Rico, herein represented by its Chief Executive Officer,									
Manuel Rosabal, of legal age, married, and resident of San Juan, Puerto Rico, who has									
authority to enter into this contract by virtue of Corporate Resolution dated of									
September 17, 2020									
Both PREPA and Contractor are herein individually referred to as a "Party" and									
collectively referred to as the "Parties".									
WITNESSETH									
In consideration of the mutual covenants and agreements contained in this Amendment,									
hereinafter stated, the Parties agree themselves, their personal representatives, and									
successors as follows:									

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PREPA, by virtue of Act 83, has the authority to engage those WHEREAS: professional, technical and consulting services necessary and convenient for the activities, programs, and operations of PREPA.----WHEREAS: The appearing Parties executed Contract 2019-P00105 ("the Contract") on May 7, 2019 and effective until June 30, 2019, with a not to exceed amount of four million five hundred sixty-five thousand two hundred seventeen dollars with thirty-nine cents (\$4,565,217.39) (the "Contract Amount"). Through this Contract, the Contractor shall provide labor, equipment and any incidental work necessary to completely repair existing, hurricane-damaged, streetlights assigned by PREPA.-----WHEREAS: In accordance with Article 4.3, Contract Term, on June 30, 2019, the Parties executed the First Amendment to extend its term until June 30, 2020. WHEREAS: On October 10, 2019, the Parties executed the Second Amendment to modify Article 3, Consideration, to increase the Contract Amount by three million dollars (\$3,000,000), from four million five hundred sixty-five thousand two hundred seventeen dollars with thirty-nine cents (\$4,565,217.39) to seven million five hundred sixty-five thousand two hundred seventeen dollars with thirty-nine cents (\$7,565,217.39).-----WHEREAS: On January 16, 2020, the Parties executed the Third Amendment to modify Article 3, Consideration, to increase the Contract Amount by four million five hundred thousand dollars (\$4,500,000), from seven million five hundred sixty-five thousand two hundred seventeen dollars with thirty-nine cents (\$7,565,217.39) to twelve



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of the Commonwealth of Puerto Rico. The Contractor shall provide, the following documents:

1. Filing of Puerto Rico Income Tax Returns

2. Payment of Puerto Rico Income Taxes

Compliance with Requirements of the Department of Labor and Human Resources
 of the Commonwealth of Puerto Rico.

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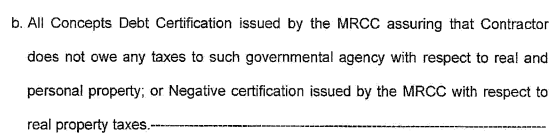
Pursuant to Executive Order Number 1992-52, dated August 28, 1992 amending OE-1991-24, Contractor certifies and warrants that it has made all payments required for unemployment benefits, workmen's compensation and social security for chauffeurs, whichever is applicable, or that in lieu thereof, has subscribed a payment plan in connection with any such unpaid items and is in full compliance with the terms thereof. As evidence thereof, Contractor has delivered to PREPA:-----

- Seguridad de Empleo) of the Puerto Rico Department of Labor and Human

 Resources coefficient in a. A certification issued by the Bureau of Employment Security (Negociado de Resources certifying that Contractor does not owe taxes regarding
- b. A certification issued by the Program for Social Security for Chauffeurs and Other Employees of the Puerto Rico Department of Labor and Human Resources certifying that Contractor has no debt with respect to such program.-----

4. Real and Personal Property Taxes

Contractor hereby certifies and guarantees that it does not have any current debt regarding property taxes that may be registered with the Government of Puerto Rico's Municipal Tax Collection Center (Centro de Recaudación de Ingresos Municipales ("CRIM")). Contractor further certifies to be current with the payment of any and all property taxes that are or were due to the Government of Puerto Rico.---Contractor shall provide:-----



5. Sales and Use Taxes

Contractor has delivered to PREPA:----

a. Certification issued by the Puerto Rico Treasury Department indicating that

Contractor does not owe Puerto Rico Sales and Use taxes to the Commonwealth

	of	f Puerto Rico; or is paying such taxes by an installment plan and is in full							
	CC	compliance with its terms							
	b. P	uerto Rico Sales and Use Tax Filing Certificate, issued by the Treasury							
	D	epartment of Puerto Rico assuring that Contractor has filed his Puerto Rico							
	S	ales and Use Tax for the last sixty (60) contributory periods							
	c. A	copy of Contractor's Certificate of Merchant's Registration issued by the							
	Tı	reasury Department of Puerto Rico.							
6.	Puerl	to Rico Child Support Administration (ASUME)							
	Contractor hereby certifies that it is not duty bound to pay child support, or if so, that								
	Contractor is up to date or has a payment plan to such effects. As evidence thereof,								
	Contractor has delivered to PREPA a certification issued by the Puerto Rico Child								
	Support Administration (Administración Para el Sustento de Menores (ASUME)								
	certify	ying that Contractor does not have any debt, outstanding debt, or legal							
	proce	dures to collect child support payments that may be registered with ASUME.—							
7.	Orgai	nization Documents							
	Contr	actor shall provide:							
	a. a	Good Standing Certificate issued by the Department of State of Puerto Rico.—-							
	b. a	Certification of Incorporation, or Certification of Organization or Certificate of							
	Αι	thorization to do business in Puerto Rico issued by the Department of State of							
	Pi	uerto Rico.							

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8. Dispensation

Any and all necessary dispensations have been obtained from any government entity and that said dispensations shall become part of the contracting record.-----

9. Rules of Professional Ethics

Contractor acknowledges and accepts that it is knowledgeable of the rules of ethics of his or her profession and assumes responsibility for his or her own actions,-----

10. Provisions Required under Act 14-2004, as amended

Contractor agrees that articles extracted, produced, assembled, packaged or distributed in Puerto Rico by enterprises with operations in Puerto Rico, or distributed by agents established in Puerto Rico shall be used when the service is rendered, provided that they are available.

11. Contractor hereby agrees to comply with the provisions of Act 2-2018, known as the

Anti-Corruption Code for the New Puerto Rico.

Contractor shall furnish a sworn statement to the effect that neither Contractor nor any president, vice president, executive director or any member of a board of officials or board of directors, or any person performing equivalent functions for Contractor has been convicted of or has pled guilty to any of the crimes listed in Article 6.8 of Act 8-2017, as amended, known as the Act for the Administration and Transformation of Human Resources in the Government of Puerto Rico or any of the

crimes included in Act 2-2018.

Contractor hereby certifies that it has not been convicted in Puerto Rico or United States Federal court for under Articles 4.2, 4.3 or 5.7 of Act 1-2012, as amended, known as the Organic Act of the Office of Government Ethics of Puerto Rico, any of the crimes listed in Articles 250 through 266 of Act 146-2012, as amended, known as the Puerto Rico Penal Code, any of the crimes typified in Act 2-2018, as amended, known as the Anti-Corruption Code for a New Puerto Rico or any other felony that involves misuse of public funds or property, including but not limited to the crimes mentioned in Article 6.8 of Act 8-2017, as amended, known as the Act for the Administration and Transformation of Human Resources in the Government of Puerto Rico.----

PREPA shall have the right to terminate this Contract in the event Contractor is convicted in Puerto Rico or United States Federal court for under Articles 4.2, 4.3 or 5.7 of Act 1-2012, as amended, known as the Organic Act of the Office of Government Ethics of Puerto Rico, any of the crimes listed in Articles 250 through 266 of Act 146-2012, as amended, known as the Puerto Rico Penal Code, any of the crimes typified in Act 2-2018, as amended, known as the Anti-Corruption Code for a New Puerto Rico or any other felony that involves misuse of public funds or property, including but not limited to the crimes mentioned in Article 6.8 of Act 8-2017, as amended, known as the Act for the Administration and Transformation of Human Resources in the Government of Puerto Rico.----

Consequences of Non-Compliance

Contractor expressly agrees that the conditions outlined throughout this Section are essential requirements of this Contract. Consequently, should any one of these representations, warranties or certifications be incorrect, inaccurate or misleading, in whole or in part, there shall be enough cause for PREPA to render this Contract null and void. If any of the certifications listed in this Section shows a debt, and Contractor has requested a review or adjustment of this debt, Contractor hereby certifies that it has made such request at the time of the Contract execution. If the requested review or adjustment is denied and such determination is final, Contractor will provide, immediately, to PREPA a proof of payment of this debt; otherwise, Contractor accepts that the owed amount be offset by PREPA and retained at the origin, deducted from the corresponding payments. Contractor accepts and acknowledges its responsibility for requiring and obtaining a similar warranty and certification from each and every contractor and subcontractor whose service Contractor has secured in relation with the services to be rendered under this Contract and shall deliver evidence to PREPA as to its compliance with this requirement. Contractor understands and agrees that PREPA is prohibited to process any payment under the Contract until the enumerated certifications and sworn statements are submitted to PREPA.

FOURTH: The	Parties	agree	tnat	all c	otner	terms,	condition	is, spec	omean	ions,		
stipulations, insurances, and requirements established in the Contract shall remain												
unaltered and fully enforceable												
In WITNESS	WHERE	OF, the	Parti	ies I	hereto	have	agreed	to exe	cute	this		
Fifth Amendm	ent of	the C	ontract	in	San	Juan,	Puerto	Rico,	on	this		
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Puerto Rico Flectric Power Authority					Lord Construction Group, Inc.							
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Efran Paredes Maisonet Interim Executive Director Manuel Rosabal Chief Executive Officer wil