CONTRACT FOR SYSTEM HARDENING AND RELIABILITY IMPROVEMENTS WORK ORDER NO.

THIS WORK ORDER for System Hardening	and Reliability Improvements ("Work Order" hereafte
is made on the	, between the City of Lake Worth Beach, a Florid
municipal corporation located at 7 North Dixie Highwa	ay, Lake Worth Beach, Florida 33460 ("City" hereafte
and Hooper Corporation, a foreign for profit corp	poration authorized to do business in State of Florid
("Contractor" hereafter).	

1.0 **Project Description**:

The City desires the Contractor to provide all goods, services, materials and equipment as identified herein related to the System Hardening and Reliability Improvements project generally described as: Remove 138kV Switches on 120 feet transmission pole, 6th Ave. S (the "Project"). The Project is more specifically described in the plans prepared by Hooper Corporation, dated October 7, 2025 and which are incorporated herein by reference.

2.0 Scope

Under this Work Order, the Contractor will provide the City of Lake Worth Beach with construction services for the Project as specified in the <u>Contractor's proposal attached hereto and incorporated herein as Exhibit "1"</u>.

3.0 Schedule and Liquidated Damages

Substantial completion of all services and work under this Work Order shall be within 150 calendar days from the Effective Date of this Work Order. Final completion of all services and work (and all punch-list items (if any)) under this Work Order shall be within 180 calendar days from the Effective Date of this Work Order is the date following the parties' execution of this Work Order and the City's delivery of a Notice to Proceed to the Contractor via e-mail, facsimile or other form of delivery as documented by the City. Substantial completion occurs when the services and work has progressed to the point where, in the opinion of the City, the work is sufficiently complete in accordance with the Contract Documents and this Work Order, so that the Project can be utilized for the purposes for which it is intended. Final completion occurs when all services and work (including punch-list items) has been completed and the project becomes fully operational and accepted by the City.

Liquidated Damages. The City and Contractor recognize that time is of the essence under this Work Order and the Contract Documents, and that the City will suffer financial loss if the services and work described in this Work Order and the Contract Documents are not completed within the times specified in this Work Order. The City and Contractor recognize, agree and acknowledge that it would be impractical and extremely difficult to ascertain and fix the actual damages that the City would suffer in the event Contractor neglects, refuses, or otherwise fails to complete the services and work within the time specified. Accordingly, instead of requiring any such proof, the City and Contractor agree that as liquidated damages for delay (but not as a penalty) Contractor shall pay the City One hundred dollars (\$100.00) for each day that expires after the time specified in this Work Order.

4.0 Compensation and Direct Purchases

This Work Order is issued for a lump sum, not to exceed amount of \$94,318.80. The total not to exceed amount includes contingency of \$10,000.00. The attached proposal identifies all costs and expenses included in the Work Order.

The following Direct Purchases are to be made under this Work Order by the City: Exhibit 1

5.0 Project Manager

The Project Manager for the Contractor is <u>Omar Delgado</u>, phone: <u>407-319-9951</u>; email: <u>Odelgado@hoopercorp.com</u>; and, the Project Manager for the City is <u>David Martyniuk</u>, phone: <u>561-586-1629</u>; email: <u>dmartyniuk@lakeworthbeachfl.gov</u>.

6.0 **Progress Meetings**

The Contractor shall schedule periodic progress review meetings with the City Project Manager as necessary but every 30 days as a minimum.

7.0 Contractor's Representations

In order to induce the City to enter into this Work Order, the Contractor makes the following representations:

- 7.1 Contractor has familiarized itself with the nature and extent of the Contract Documents including this Work Order, work, site, locality, and all local conditions and laws and regulations that in any manner may affect cost, progress, performance or furnishing of the work.
- 7.2 Contractor has obtained at his/her own expense and carefully studied, or assumes responsibility for obtaining and carefully studying, soil investigations, explorations, and test reports which pertain to the subsurface conditions at or contiguous to the site or otherwise may affect the cost, progress, performance or furnishing of the work as Contractor considers necessary for the performance or furnishing of the work at the stated work order price within the Work Order stated time and in accordance with the other terms and conditions of the Contract Documents, including specifically the provisions of the IFB; and no additional examinations, investigations, explorations, tests, reports, studies or similar information or data are or is deemed necessary by Contractor for such purposes.
- 7.3 Contractor has reviewed and checked all information and data shown or indicated on the Contract Documents with respect to existing Underground Facilities at or contiguous to the site and assumes responsibility for the accurate location of said Underground Facilities. No additional examinations, investigations, explorations, tests, reports, studies or similar information or data in respect of said Underground Facilities are or is deemed necessary by the Contractor in order to perform and furnish the work under this Work Order price, within the Work Order time and in accordance with the other terms and conditions of the Contract Documents.
- 7.4 Contractor has correlated the results of all such observations, examinations, investigations, explorations, tests, reports and studies with the terms and conditions of the Contract Documents.
- 7.5 Contractor has given the City's Contract Administrator written notice of all conflicts, errors or discrepancies that he or she has discovered in the Contract Documents and the written resolution thereof by City or its designee is acceptable to the Contractor.

8.0 Warranty. The Contractor warrants and guarantees to the City that all services and work provided under this Work Order will be in accordance with this Work Order and the other Contract Documents. The Contractor warrants that (a) all materials and parts supplied under this Work Order shall be free from defects for one (1) year from the final completion of all work (unless a longer manufacturer warranty applies); (b) all services and work performed under this Work Order will be free from defects for one (1) year from the final completion of all work and the project shall be fully operational without unreasonable downtime or failures; and (c) that the services and work will conform to the requirements of the Contract Documents. If, at any time prior to the expiration of the one (1) year warranty period, the City discovers any failure or breach of the Contractor's warranties or the Contractor discovers any failure or breach of the Contractor's warranties, the Contractor will, upon written notice from City or of its own accord, at the Contractor's sole cost and expense, promptly correct such failure or breach (which corrective action must include, without limitation, any necessary removal, disassembly, reinstallation, repair, replacement, reassembly, retesting, and/or re-inspection of any part or portion of the work and any other property damaged or affected by such failure, breach, or corrective action). The Contractor will remedy any such failure or breach so, to the extent possible, to avoid unnecessary disruptions to the operations of City or its systems. In the event the Contractor fails to initiate and diligently pursue corrective action within five (5) days of the Contractor's receipt of the City's notice or the Contractor's discovery of the same, the City may undertake such corrective action at the Contractor's expense.

9.0 Compliance with section 787.06, Florida Statutes.

By signing this Work Order before a notary public and taking an oath under the penalty of perjury, the Contractor attests and warrants that the Contractor does not use coercion for labor or services as defined in section 787.06, Florida Statutes (2024).

10.0 Authorization

This Work Order is issued pursuant to the System Hardening and Reliability Improvements Contract for between the City of Lake Worth Beach and the Contractor, dated <u>09/28/2023</u>, ("Contract" hereafter). If there are any conflicts between the terms and conditions of this Work Order and the Contract, the terms and conditions of the Contract shall prevail.

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SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the parties hereto have made and executed this **Work Order** as of the day and year set forth above.

CITY OF LAKE WORTH BEACH, FLORIDA

	By: Betty Resch, Mayor
ATTEST:	Betty Resch, Mayor
By: Melissa Ann Coyne, MMC, City Clerk	
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:	APPROVED FOR FINANCIAL SUFFICIENCY:
By: Glen J. Torcivia, City Attorney	By: Yannick Ngendahayo, Financial Services Director
Glen J. Torcivia, City Attorney CORPORATE SOAI Corporate Soai Considerate Soai	HOOPER GORPORATION By: Print Name: Bruce Cram Title: Vice President
STATE OF Wisconsin (COUNTY OF Dane)	
online notarization on this 24th day of Ovice President [title] of Hooper business in the State of Florida, who produced as identified the facts stated with regard to section 787.06, authorized to execute the foregoing instrument SEEN	acknowledged before me by means of x physical presence or ctober 2025, by Bruce Cram, as the Corporation, A foreign for profit corporation authorized to do to is x personally known to me or who has ntification, and who did take an oath under penalty of perjury that Florida Statutes, are true and correct, and that he or she is duly and bind Hooper Corporation to the same. Notary Public Signature My commission expires: 5/21/2029
Notary Seal:	Page 4 of 5

Exhibit "1"



CITY OF LAKE WORTH BEACH UTILITIES 138kV SWITCH REMOVAL – S 6 Ave & I-95 REVISION 1

October 7th, 2025

Marcel,

Hooper would like to provide a revised quote to remove 138kV switches on the 120' pole located just west of Interstate 95 on S 6th Avenue for **\$ 92,076.13**. This price includes the rental of necessary equipment (i.e., Crane, 105' Bucket Trucks), and now the addition of an allowance for MOT permitting. Below is a list of the tasks provided:

- Pickup Material at CLWBU
- Mobilize to 6th Ave S and I-95
- Remove jumpers on 2 Phases 4kv
- Setup, test and ground 3 phases of 26kv
- Setup, test and ground 3 phases of 138kV
- Remove Switch Handler & Ground Mat
- Remove Jumpers
- Remove Switches
- Drill Holes for Dead Ends
- Transfer Dead End Insulators
- Splice Phases 138kv Line
- Resag Conductor
- Install Jumpers
- Remove Grounds on 3 Phases of 138kv
- Remove grounds on 3 Phases of 26kv
- Install Jumpers on 2 Phases of 4kv
- Load up Trailers with Switches and Material to take to Canal Sub
- Demob from 6th Ave S and I-95
- Temp rigging of 26kv phases for Clearance to work on 138kv
- This revision includes an allowance of \$7,757.33 for MOT Permitting

Clarifications

- All materials are supplied by City of Lake Worth Beach.
- Costs incurred that exceed the allowance for MOT permitting amount will be processed as
 a separate change order; any unused portion of allowance will be credited directly to
 CLWB; all other permitting has been excluded.
- Scheduling is dependent on the availability of rental equipment (as of the date of this
 proposal, equipment will be available for the next couple of weeks).
- To ensure timely reservation of the required equipment, a prompt response is needed.
 Delays in confirming may impact availability, potentially resulting in postponed access until the equipment becomes available again.

If you have any questions, please give me a call.

Thanks,

Omar Delgado
Hooper Corporation
6909 Soft Manager ourt • Davie, FL 33317
Ph (954) 382-5711 • hoopercorp.com