STATE OF NEW YORK DEPARTMENT OF LABOR

IN THE MATTER OF

J. S. McHUGH, INC., and JEFFREY B. MULHALL,

Individually as one of the five largest shareholders of the corporation Prime Contractor

and

T D CONTRACTORS CORP. d/b/a T D CONTRACTORS, INC.,

and

WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the corporation;

THE THORNE GROUP, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP.,

and

WILLIAM THORNE and REBECCA THORNE,

Individually as officers and among the five largest shareholders of the corporation;

SPORTSCRAFTERS, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP.,

and

WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the corporation; and

CERTIFIED INSTALLERS, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP.,

and

REBECCA A. THORNE,

Individually as an officer and one of the five largest shareholders of the corporation

Subcontractor

for a determination pursuant to Article 8 of the Labor Law as to whether prevailing wages and supplements were paid to or provided for the laborers, workers and mechanics employed on a public work project for the Town of Bedford, in Bedford, New York.

DEFAULT DETERMINATION & ORDER

Prevailing Wage Rate Case No. 07-2178

PW 06 0006

Westchester County

IN THE MATTER OF

ROCKMORE CONTRACTING CORP.,

and

JOHN M. FINN,

Individually as one of the five largest shareholders of the corporation

Prime Contractor:

J.S. McHUGH, INC., and JEFFREY B. MULHALL,

Individually as one of the five largest shareholders of the

corporation

Subcontractor;

and

T D CONTRACTORS CORP. d/b/a T D CONTRACTORS, INC.,

and

WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the corporation;

THE THORNE GROUP, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP., and WILLIAM THORNE, Individually as an officer and one of the five largest shareholders

Individually as an officer and one of the five largest shareholders of the corporation;

SPORTSCRAFTERS, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP., and WILLIAM THORNE, Individually as an officer and one of the five largest shareholders of the corporation;

and

CERTIFIED INSTALLERS, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP., and REBECCA A. THORNE, Individually as an officer and one of the five largest shareholders of the corporation Sub-subcontractor

for a determination pursuant to Article 8 of the Labor Law as to whether prevailing wages and supplements were paid to or provided for the workers employed on a public work project known as Additions and Alterations at the Nesaquake Middle School, in Smithtown

Prevailing Rate Case PRC No. 2009006983 Case ID: PW08 2011008246 Westchester County IN THE MATTER OF

FORTUNATO SONS, INC., and BERNARD FORTUNATO, Individually as one of the five largest shareholders of the corporation Prime Contractor;

and

J.S. McHUGH, INC., and JEFFREY B. MULHALL, Individually as one of the five largest shareholders of the corporation Subcontractor;

and

T D CONTRACTORS CORP. d/b/a T D CONTRACTORS, INC.

and

WILLIAM THORNE,

Individually as an officer and one of the five largest shareholders of the corporation;

THE THORNE GROUP, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP., and WILLIAM THORNE, Individually as an officer and one of the five largest shareholders of the corporation;

SPORTSCRAFTERS, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP., and WILLIAM THORNE, Individually as an officer and one of the five largest shareholders of the corporation;

and

CERTIFIED INSTALLERS, INC.

as a substantially owned-affiliated entity and/or successor of T D CONTRACTORS CORP., and REBECCA A. THORNE, Individually as an officer and one of the five largest shareholders of the corporation

Sub-subcontractor

for a determination pursuant to Article 8 of the Labor Law as to whether prevailing wages and supplements were paid to or provided for the workers employed on a public work project known as Additions and Alterations at the Great Hollow Middle School in Smithtown.

WHEREAS a hearing was held in the above-captioned matter; and

WHEREAS the Hearing Officer submitted the annexed Report & Recommendation dated:

Prevailing Rate Case Case No. 03-6084 PW 12 060004

Suffolk County

NOW, upon review of the entire record, and upon reading the Hearing Officer's Report & Recommendation, and due deliberation having been had thereon, it is

ORDERED that the Hearing Officer's findings of fact and conclusions of law be, and hereby are, adopted; and it is further

ORDERED that the Hearing Officer's recommended determinations and orders be, and hereby are, adopted, and they shall constitute the final **Determination & Order** of the Commissioner of Labor as if fully set forth herein.

Dated:

February 21, 2013 Albany, New York

Peter M. Rivera,

M. M. Ceno

Commissioner of Labor State of New York