STATE OF NEW YORK: DEPARTMENT OF LABOR -----X

In the Matter of

CAMBRIA CONTRACTING INC., and FRANCIS V. BARONE, JR. and TRICIA L. BARONE as officers and/or shareholders of CAMBRIA CONTRACTING INC.,

Prime Contractor,

DETERMINATION
<u>&</u>
ORDER

and

CJ-HEARNE CONSTRUCTION CO.;
THE DALRYMPLE CORPORATION;
CHRISTINE J. HEARNE, and
HENRY VAN DALRYMPLE, as officers and/or
shareholders of either CJ-HEARNE CONSTRUCTION CO.
and THE DALRYMPLE CORPORATION; and THE
DALRYMPLE GROUP, LLC, a substantially ownedaffiliated entity of THE DALRYMPLE 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 known as the renovation of the Midtown Plaza Complex, in Rochester, New York.

Prevailing Wage Rate PRC No. 2009000439 Case ID: PW05 2010014439 Monroe County

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

WHEREAS the Hearing Officer submitted the annexed Report & Recommendation dated December 3, 2015:

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: Dece

December 1, 2015

Albany, New York

Mario J. Musolino,

Acting Commissioner of Labor

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State of New York