STATE OF NEW YORK DEPARTMENT OF LABOR

IN THE MATTER OF

STEPHEN R. BRADY and MATTHEW S. BRADY d/b/a BRADY'S CONTRACTING & RESTORATION

DEFAULT REPORT & RECOMMENDATION

for a determination pursuant to Section 909 of the New York Labor Law that violations of Labor Law, Article 30 and/or Code Rule 56 took place as hereinafter described

Asbestos Case No. 25860779

To: Honorable Peter M. Rivera Commissioner of Labor State of New York

Pursuant to a Notice of Hearing issued in this matter, a hearing was held on September 18, 2013, in Albany, New York. The purpose of the hearing was to provide the parties with an opportunity to be heard on the issues raised in the Notice of Hearing and to establish a record from which the Hearing Officer could prepare this Report and Recommendation for the Commissioner of Labor.

The hearing concerned an investigation conducted by the Asbestos Control Bureau ("Bureau") of the Division of Safety and Health of the New York State Department of Labor ("Department") into whether Stephen R. Brady and Matthew S. Brady d/b/a Brady's Contracting & Restoration ("Respondent") complied with the requirements of article 30 of the Labor Law (§§ 900 *et seq.*) or 12 NYCRR part 56 when Respondent undertook an asbestos abatement project located at 94 Bridge Street, Selkirk, NY, Project No. 25860779 ("Project").

APPEARANCES

The Bureau was represented by Acting Department Counsel, Pico Ben-Amotz (Steven Pepe, Senior Attorney, of Counsel).

There were no appearances made by or on behalf of Respondent.

HEARING OFFICER SUBSTITUTION

Gary P. Troue was initially designated as Hearing Officer in this matter. John W. Scott was substituted as Hearing Officer and conducted the hearing in this proceeding. (See Hearing Officer Ex. 3)

FINDINGS AND CONCLUSIONS

On August 2, 2013, the Department duly served copies of the Notice of Hearing on Respondent by first class mail and by certified mail. Respondent signed a Return Receipt evidencing its receipt of the document (Hearing Officer Ex. 2). The Notice of Hearing scheduled a September 18, 2013 hearing and required that the Respondent serve an Answer at least 14 days in advance of the scheduled hearing. Respondent failed to timely answer the charges contained in the Notice of Hearing or appear at the hearing. As a consequence, Respondent is in default in this proceeding.

At the hearing, the Department produced sworn and credible evidence substantially supporting the Department's charges that Respondent violated the particular provisions of the Labor Law or the Code Rule that are hereinafter particularized.

For the foregoing reasons, the findings, conclusions and determinations of the Bureau should be sustained.

RECOMMENDATIONS

Based upon the default of the Respondent in timely answering and contesting the charges contained in the Department's Notice of Hearing, and upon the sworn testimonial and documentary evidence adduced at hearing in support of those charges, I recommend that the Commissioner of Labor make the following determinations and orders in connection with the issues raised in this case:

DETERMINE that Respondent committed three violations of 12 NYCRR part 56 as follows:

12 NYCRR 56-3.1.A–Licensing Requirements and Procedures: Respondent did not have the necessary asbestos license required to handle asbestos containing material.

12 NYCRR 56-3.2.A –Certification and training Required: The Respondent's employees did not have the necessary asbestos certifications required to handle asbestos containing material.

12 NYCRR 56-1.5.A–Asbestos Survey Required: An asbestos survey was not performed prior to the front porch renovation.

DETERMINE & ORDER that, pursuant to Labor Law § 909 (1) (b), Respondent be assessed the Department's requested civil penalty on the Project of \$2,500.00 for the violation of 12 NYCRR 56-1.5.A—Asbestos Survey Required, and that no civil penalty be assessed for the remaining two violations.

ORDER that Respondent immediately remit payment to the Division Of Safety & Health, Asbestos Control Bureau, SOB Campus, Building 12, Room 157, Albany, NY 12240 of the total amount due (\$2,500.00), made payable to the Commissioner of Labor.

Dated: December 10, 2013

Albany, New York

Respectfully submitted,

John Scott, Hearing Officer