## STATE OF NEW YORK: DEPARTMENT OF LABOR

In the Matter of

BEN CICCONE, INC. and BRANDON CICCONE, SR., as an officer, director, and/or Managing member of BEN CICCONE, INC., DETERMINATION
&
ORDER

Prime Contractor, and

DEANCO SERVICES INC., and ANDREW DIPAUL, as an officer, director, and/or managing member of DEANCO SERVICES, INC., and CONSOLIDATED INDUSTRIAL SERVICES, INC., as a substantially owned-affiliated entity or successor corporation to Deanco Services, Inc.,

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 SUNY Orange-Kaplan Hall

Prevailing Rate Case PRC No.: 2008007312 Case ID: PW112010023654

Orange County

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

WHEREAS the Hearing Officer submitted the annexed Report & Recommendation dated November 20, 2019:

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:

December 9, 2019 Albany, New York

Roberta Reardon,

Commissioner of Labor

State of New York