## In the Matter of VANWORMER BUILDERS INC, 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. NOTICE OF FILING File No.: AH-21-001 Resolution Case No.: 80022277

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PLEASE TAKE NOTICE that annexed hereto are true copies of the final Determination & Order and the Report & Recommendation duly filed in the Office of the Commissioner of Labor on September 14, 2021.

Labor Law § 909 (4) provides that Any person or asbestos contractor who may be adversely affected by an order issued under this section may challenge the validity or applicability of such order by commencing a proceeding pursuant to article seventy-eight of the civil practice law and rules..

Dated:

September 14, 2021 Albany, New York

> Jerome A. Tracy, Principal Hearing Officer NYSDOL Office of Administrative Adjudication State Office Bldg. Campus, Bldg. 12, Room 266C Albany, NY 12240

TO: <u>CERTIFIED MAIL RETURN RECEIPT REQUESTED</u> <u>& FIRST-CLASS MAIL</u>

> Vanwormer Builders Inc 35 John Street Selkirk, New York 12158

## **VIA EMAIL**

Milan Bhatt, Acting Deputy Commissioner for Worker Protection

Marshall H. Day, Hearing Officer Administrative Adjudication Unit

James Rogers, Deputy Commissioner of Labor for Business and Labor Affairs

Evan S. Zablow, Senior Attorney, of Counsel

Amy Phillips, Director Division of Safety and Health

James Meacham, Acting Safety & Health Program Manager