

STATE OF NEW YORK DEPARTMENT OF LABOR

IN THE MATTER OF

EASTLAND CONSTRUCTION, INC.  
Prime Contractor

and

CHEROMIN CONSTRUCTION, INC.  
and/or its substantially owned-affiliated entity,  
CHEROMINO CONTROL GROUP LLC ,  
MINNIE RADOJEVIC, and DRAGOGUB RADOJEVIC,  
as officers and shareholders,

RESPONDENTS

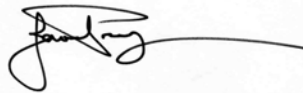
A proceeding pursuant to article 8 of the Labor Law to determine whether a contractor paid the rates of wages or provided the supplements prevailing in the locality to workers employed on a public work project.

**NOTICE  
OF  
FILING**

Prevailing Rate Case  
05-03122 Rockland County

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 December 3, 2009.

Labor Law § 220 (8) provides that any party aggrieved by this Determination & Order may, pursuant to Article 78 of the Civil Practice Law and Rules, commence a proceeding for review directly in the Appellate Division of the Supreme Court within 30 days from this Notice of Filing.



Dated: December 3, 2009  
Albany, New York

Jerome A. Tracy, Associate Attorney  
NYSDOL Office of Administrative Adjudication  
SOB Campus Bldg 12 Room 266  
Albany NY 12240

TO:

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