

In the Matter of

FRESH START PAINTING CORP. and GREGORY A. FUCCI, GREGORY FUCCI, JR., and EFTHIMIA AHLADIS a/k/a EFFIE AHLADIS, Individually and as officers and shareholders of the corporation; G. FUCCI PAINTING, INC. as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; PAF PAINTING CORP. as a successor or substantially owned-affiliated entity; PROFESSIONAL ESTIMATING & BUSINESS CORP. as a successor or substantially owned-affiliated entity, and GREGORY FUCCI, JR., Individually and as an officer and shareholder of the corporation; APOLLO PAINTING CORP., as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, and GREGORY FUCCI, JR., Individually and as officers and shareholders of the corporation; APOLLO CONSTRUCTION SERVICES CORP., as a substantially-owned affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; G. FUCCI PAINTING, INC., as a substantially-owned affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; G FUCCI CONSTRUCTION SERVICES CORP., as a substantially-owned affiliated entity, and GREGORY FUCCI, JR., Individually and as an officer and shareholder of the corporation; PAF PAINTING SERVICES INC. d/b/a GARDEN STATE PAINTING, as a substantially-owned affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; PAF PAINTING CORP., as a substantially-owned affiliated entity; P.A.F. PAINTING SERVICES OF WESTCHESTER, INC., as a substantially owned-affiliated entity; and GAF PAINTING, LLC, as a substantially owned-affiliated entity, and GREGORY A. FUCCI, Individually as an officer and member of the corporation;

Prime Contractor

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 workers employed on a public work project known as the Painting of the Crompond Intermediate School, in the Town of Yorktown Heights

**DETERMINATION
&
ORDER**

Prevailing Rate Case
Case No. 2011009055
PW 08 2011012101

In the Matter of

WORTH CONSTRUCTION CO., INC. and
WILLIAM S. DIZENZO, Individually as one of the five largest
shareholders of the corporation

Prime Contractor;
And

G. FUCCI PAINTING, INC., and GREGORY FUCCI, Individually,
and as President and one of the five largest shareholders of the
corporation; PAF PAINTING CORP., as a substantially-owned
affiliated entity; PROFESSIONAL ESTIMATING & BUSINESS
CORP. as a successor or substantially owned-affiliated entity, and
GREGORY FUCCI, JR., Individually and as an officer and
shareholder of the corporation; APOLLO PAINTING CORP., as a
successor or substantially owned-affiliated entity, and GREGORY
A. FUCCI, and GREGORY FUCCI, JR., Individually and as
officers and shareholders of the corporation; APOLLO
CONSTRUCTION SERVICES CORP., as a substantially-owned
affiliated entity, and GREGORY A. FUCCI, Individually and as an
officer and shareholder of the corporation; G FUCCI
CONSTRUCTION SERVICES CORP., as a substantially-owned
affiliated entity, and GREGORY FUCCI, JR., Individually and as an
officer and shareholder of the corporation; PAF PAINTING
SERVICES INC. d/b/a GARDEN STATE PAINTING, as a
substantially-owned affiliated entity, and GREGORY A. FUCCI,
Individually and as an officer and shareholder of the corporation;
PAF PAINTING CORP., as a substantially-owned affiliated entity;
and P.A.F. PAINTING SERVICES OF WESTCHESTER, INC., as a
substantially owned-affiliated entity; FRESH START PAINTING
CORP., as a substantially owned-affiliated entity, and GREGORY
A. FUCCI, GREGORY FUCCI, JR., and EFTHIMIA AHLADIS
a/k/a EFFIE AHLADIS, Individually and as officers and
shareholders of the corporation; and GAF PAINTING, LLC, as a
substantially owned-affiliated entity, and GREGORY A. FUCCI,
Individually as an officer and member of the 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 workers employed on a public work project known as the
Construction of Kaplan Hall, at SUNY Orange Washington Center,
in Newburgh.

Prevailing Rate Case
Case No. 2009004232
PW 11 2010028035

Orange County

STATE OF NEW YORK DEPARTMENT OF LABOR

In the Matter of

ROK-BUILT CONSTRUCTION INC., STEPHEN FERRI, and ANGELO FERRI, Individually, and as officers and among the five largest shareholders of the corporation

Prime Contractor;
And

GAF PAINTING, LLC, and GREGORY A. FUCCI, Individually as an officer and member of the corporation; APOLLO CONSTRUCTION SERVICES CORP., d/b/a APOLLO PAINTING CO., and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; APOLLO PAINTING CORP., as a substantially owned-affiliated entity, and GREGORY A. FUCCI, and GREGORY FUCCI, JR., Individually and as officers and shareholders of the corporation; G. FUCCI PAINTING, INC., as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; G FUCCI CONSTRUCTION SERVICES CORP., as a successor or substantially owned-affiliated entity, and GREGORY FUCCI, JR., Individually and as an officer and shareholder of the corporation; PAF PAINTING SERVICES INC. d/b/a GARDEN STATE PAINTING, as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; PAF PAINTING CORP., as a successor or substantially owned affiliated-entity; P.A.F. PAINTING SERVICES OF WESTCHESTER, INC., as a successor or substantially owned-affiliated entity; FRESH START PAINTING CORP., as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, GREGORY FUCCI, JR., and EFTHIMIA AHLADIS a/k/a EFFIE AHLADIS, Individually and as officers and shareholders of the 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 workers employed on a public work project known as the renovation of the Pearls Hawthorne School, in Yonkers

Prevailing Wage Rate
Case No. 2008008397
PW 08 2010021890

Westchester County

In the Matter of

MASTERCRAFT MASONRY I, INC., and
LOUIS TANTILLO, Individually, and as an officer and
one of the five largest shareholders of the corporation

Prime Contractor;
And

GAF PAINTING, LLC d/b/a PAF PAINTING, and GREGORY A. FUCCI, Individually as an officer and member of the corporation; APOLLO CONSTRUCTION SERVICES CORP., d/b/a APOLLO PAINTING CO., and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; APOLLO PAINTING CORP., as a substantially owned-affiliated entity, and GREGORY A. FUCCI, and GREGORY FUCCI, JR., Individually and as officers and shareholders of the corporation; G. FUCCI PAINTING, INC., as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; G FUCCI CONSTRUCTION SERVICES CORP., as a successor or substantially owned-affiliated entity, and GREGORY FUCCI, JR., Individually and as an officer and shareholder of the corporation; PAF PAINTING SERVICES INC. d/b/a GARDEN STATE PAINTING, as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, Individually and as an officer and shareholder of the corporation; PAF PAINTING CORP., as a successor or substantially owned affiliated-entity; and P.A.F. PAINTING SERVICES OF WESTCHESTER, INC., as a successor or substantially owned-affiliated entity; FRESH START PAINTING CORP., as a successor or substantially owned-affiliated entity, and GREGORY A. FUCCI, GREGORY FUCCI, JR., and EFTHIMIA AHLADIS a/k/a EFFIE AHLADIS, Individually and as officers and shareholders of the 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 workers employed on a public work project known as the additions and alterations to the Rondout Valley Middle and High Schools, in Accord

Prevailing Rate Case
Case No. 2008008505
PW 08 2010027624

Ulster County

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

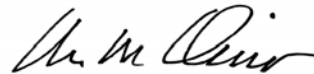
WHEREAS the Hearing Officer submitted the annexed Report & Recommendation dated March 3, 2014:

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: March 12, 2014
Albany, New York



Peter M. Rivera,
Commissioner of Labor
State of New York