

STATE OF NEW YORK DEPARTMENT OF LABOR

-----X

In the Matter of

THE HAYNER HOYT CORPORATION and
GARY THURSTON and JEREMY THURSTON as
shareholders of THE HAYNER HOYT CORPORATION,

Prime Contractor,

and

VERTICAL TECHNOLOGIES OF NY, LLC and
MICHAEL P. HILLS, as an officer and/or managing
member of VERTICAL TECHNOLOGIES OF NY, LLC.,

Subcontractor,

concerning the underpayment of wages and supplements
to laborers, workers and mechanics employed on a public
work project in violation of Section 220 of the New York
State Labor Law.

-----X

DETERMINATION
&
ORDER

Prevailing Rate
Case No(s) 2016002519
Case ID No(s).
PW06 2016001547

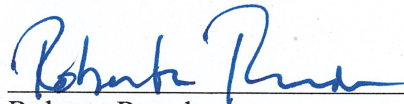
WHEREAS a hearing was held in the above-captioned matter; and

WHEREAS the Hearing Officer submitted the annexed Report & Recommendation dated
June 11, 2018:

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: June 12, 2018
Albany, New York



Roberta Reardon,
Commissioner of Labor
State of New York