	At an Ex Parte Motion Part of the Supreme Court of the State of New York held in and for the County of	
	at the County Courthouse, Street,, on the day of, 20	
PRESENT:		
HONJustice.	X	
In the Matter of the Continuance of the public improvement lien claimed by TILE SUPPLY CORP., lienor, on the Proceeds of the Contract of HAPPY CONSTRUCTION CORP., Contractor, with the City of New York, Comptroller's Contract No.	ORDER CONTINUING PUBLIC IMPROVEMENT LIEN [Subsequent to Extension Procedure] <sup>1</sup> Index No. (Justice)	
Upon reading and filing the annexed affirmatic , 20, and upon motion of Lawyer &	on of A. Lawyer, Esq., dated the day of Lawyer, the attorneys for Tile Supply Corp., it is	
and the Commissioner of the Department of Transunder the certain contract, numbered, betw New York for construction of a and ex Extension of Lien dated, 20 filed w , 20, be and the lien hereby is co , 20, and the Comptroller of the S Department of Transportation be and are hereby	Tile Supply Corp., as lienor, on or about with the Comptroller of the State of New York nsportation against the funds becoming due ween Happy Construction Corp. and the State of xtended until, 20, pursuant to the with the Comptroller of the State of New York on ontinued for a period of one year from state of New York and the Commissioner of the	
year from the date of the granting of this order p same, making a reference to this order on their re	ursuant to Lien Law § 18 and to redocket the	
	ENTER,	

Justice of the Supreme Court

<sup>&</sup>lt;sup>1</sup> Pursuant to N.Y.C.R.R. tit. 22, § 130-1.1a an attorney signature is required. An attorney can comply by signing one of the following, as long as it accompanies the papers: a cover page, a litigation back or a separate certification.