At an Ex Parte Motion Term of the Supreme Court of the State of New York held in and for the County of ______ at the Supreme Courthouse, ______ Street, _____, on the ____ day of _____, 20_.

PRESENT:	
HON	
Justice.	
X	
In the Matter of the Application of HAPPY CONSTRUCTION, INC.,	
Contractor,	Index No.
for an Order discharging a Mechanic's Lien on a public improvement pursuant to Section 21, Subdivision 6 of the Lien Law filed by SMITH INCORPORATED Lienor,	ORDER DISCHARGING BY RETENTION A LIEN FOR PUBLIC IMPROVEMENT PURSUANT TO LIEN LAW § 21(6) ¹
against monies due and to become due under a contract with the New York City Department of General Services for the improvement known as , New York, Contract, Contract Reg. No: 	

Upon reading and filing the notice of application dated ______, 20___, the affidavit of A. Lawyer, Esq., sworn to the _____day of ______, 20___, with the exhibit attached thereto, for an order, pursuant to Section 21, Subdivision 6, of the Lien Law of the State of New York discharging a certain lien against a public improvement wherein it appears that said contractor Happy Construction Inc. entered into a contract with the City of New York acting by and through the Department of General Services for the public improvement known as ______, ________, New York,

¹Pursuant 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.