SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF _____

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In the Matter of the Continuance of the public improvement lien claimed by NOTICE OF _____, lienor, on the APPLICATION TO Proceeds of the Contract of _____ CONTINUE LIEN ON , Contractor, PUBLIC IMPROVEMENT¹ with the STATE OF NEW YORK, and the [Subsequent to DEPARTMENT OF TRANSPORTATION OF **Extension** Proce THE STATE OF NEW YORK, Index No. Comptroller's Contract No. Justice _____ SIRS: PLEASE TAKE NOTICE, that upon the affirmation of dated the _____ day of _____, ___, a copy of the public improvement lien in the sum of \$______ filed with the Comptroller of the State of New York on [date], and the Department of Transportation, on [date], and the Extension of Lien filed with the Comptroller of the State of New York on [date], pursuant to Lien Law § 18, the undersigned will move at the Ex Parte Term County Courthouse, [Address], on the _____ day of hereof, at the _____ ____, or as soon thereafter as counsel can be heard for an Order pursuant to Lien Law § 18 continuing said public improvement lien, and that said public lien be continued pursuant to said section and for such other, further or different relief as to this Court may appear just and proper. Dated:

> s/ [Signing Attorney's Name] [Address] [Telephone No.]

See Lien Law § 18. Read the statute carefully. It was amended by 1990 N.Y. Laws ch. 405, § 1, eff. July 10, 1990 and by 2000 N.Y. Laws ch. 324, § 2. The continuation procedure can be followed provided a proper extension of lien is filed with the state comptroller *or* the financial officer of the public office with whom the notice of lien was filed. Said extension *must* be filed within one year from filing of the original notice of lien.