

LICENSE AGREEMENT

License Agreement (the “**Agreement**”), dated as of March 1, 2018, by and between Charles Henry Properties, LLC (“**Licensor**”), a Limited Liability Company having an address at _____, and Metropolitan Sutton Associates LLC (“**Licensee**”), having an address at 330 East 56 Street, New York, NY 10011 (the “**MSA Property**”).

WITNESSETH

WHEREAS, Licensee represents and warrants that it must by law examine the façade of the MSA Property in accordance with the Façade Inspection Safety Program commonly known as Local Law 11, which examination includes the performance of various work and improvements (the “**Work**”) to the MSA Property as detailed in the plans and description on the Site Safety Logistic Plan dated December 11, 2017 and approved January 11, 2018 (the “**SSP**”), a copy of which is attached as Exhibit A; and

WHEREAS, Licensors are the owners of the adjoining property located at 336 East 56 Street, New York, NY 10011, (the “**CHP Property**”); and

WHEREAS, Licensee desires to obtain a license and easement for Licensee and its consultants, contractors and agents to enter and have access to the CHP Property for the purposes of installing protection in the form of a sidewalk bridge and shed in the front of the CHP Property as well as protection to the roof of the CHP Property, as detailed in the SSP (said protections referred to as respectively the “**Front Protection**”, “**Roof Protection**”, and collectively the “**Protection Work**”), so as to provide protection of the CHP Property against damage caused by the Licensee’s Work; and

WHEREAS, Licensor is willing to grant such license and easement subject to the terms, provisions and conditions in this Agreement;

NOW THEREFORE, the parties, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

1. **License**. Licensee is hereby granted a license to enter upon the CHP Property to install and maintain scaffolding and a shed protection for the front of the CHP Property referenced above as the “**Front Protection**” as well as protection to the roof of the CHP Property referenced above as “**Roof Protection**”. Subject to compliance with the terms and conditions set forth herein, Licensor hereby grants a revocable license to Licensee and its consultants, contractors, agents and employees (the “**Licensee Parties**”) to enter upon the portions of Licensor’s premises as described in Exhibit “A,” being limited to the front of the building and the roof of Licensor’s premises (the “**License Areas**”) and expressly limited to such areas and for the sole purpose of the Front Protection and Roof Protection. The Front Protection shall be in the form of a sidewalk bridge and shed installed and described in Exhibit A. The Roof

Protection will be protection to the Licensor's roof as also described in Exhibit A. Nothing shall be attached to the CHP Property except for the protection on the CHP Property Roof as described as "Typical Roof Protection" and "Typical Overhead" Protection on page 9 of the SSP. Licensee has inspected the CHP Property roof and represents that the roof and overhead protection can be safely installed and without damage to the CHP Property

2. License Fee.

- a. Front Protection. The term of the license for the Front Protection shall be for a nine month period, commencing as of March 5, 2018, but may be extended by the Licensee for up to an additional three months upon showing of good cause, which must include a showing that the Licensee has worked diligently to complete the work within the initial period, but in no event shall the license term for the Roof Protection extend beyond twelve (12) months.. The license fee for the initial 9 months shall be \$2,000 per month for the Front Protection or \$18,000, which shall paid to Licensor upon execution of this Agreement. The license fee for an extension period shall be \$4,000 per month for the Front Protection to be prepaid in advance upon the granting of an extension. If Licensee completes all the work in less time than the license period, then a prorated portion of the extension fee shall be refunded by Licensor to Licensee. The term of the license for the Front Protection shall end on the last day that the Front Protection is fully restored as provided in Paragraph 5(d) of this Agreement and the Roof Protection is completely removed from the Front Protection.
- b. Roof Protection. The term of the license for the Roof Protection shall be for a nine month period, commencing as of March 5, 2018, but may be extended by the Licensee for up to an additional three months upon showing of good cause, which must include a showing that the Licensee has worked diligently to complete the work within the initial period, but in no event shall the license term for the Roof Protection extend beyond twelve (12) months. The license fee for the initial nine (9) months shall be \$1,000 per month for the Roof Protection or \$9,000, which shall be paid upon execution of this Agreement. The License Fee for an extension period shall be \$2,000 per month for the Roof Protection, to be prepaid in advance upon the granting of an extension. If Licensee completes all the work in less time than the license period, then a prorated portion of the extension fee shall be refunded by Licensor to Licensee. The Roof Protection shall be installed within three (3) weeks of the date of execution of this Agreement. The license term for the Roof Protection shall end on the last day that the Roof Protection is fully restored as provided in Paragraph 5(d) of this Agreement and the Roof Protection is completely removed.
- c. The license fee is in addition and without prejudice to any rights which Licensor may have under applicable law and Section 881 of the Real Property Actions and Proceedings Law. In the event such a proceeding is filed, (i) any amounts paid hereunder to Licensor shall be credited against any amounts determined to be due to Licensor; and (ii) Licensee retains the right to maintain that no such fees are or were warranted by law or fact.

3. If the Protection Work is completed and actual damages are owed to the Licensor, those amounts will be due in addition to any license fees hereunder. If Licensor receives any violations resulting from any actions of the Licensee, those violations will be promptly removed and paid for at the expense of the Licensee, including any reasonable legal fees or costs that are directly related thereto.
4. Plan Review; Oversight. Licensee represents and warrants that the plans attached as Exhibit "A" show the Protection Work and are all plans reasonably relating to such Work.
 - a. Licensor, its agents, employees, contractors, consultants and representatives shall have the right to review all plans and specifications for the Front Protection and Roof Protection at the office of Licensee at 330 East 5th Street, upon reasonable prior notice, during business hours on business days, as may be necessary to determine, in Licensor's reasonable opinion, whether any of the Front Protection and Roof Protection could have any adverse effect on the structural integrity of the Licensor's building, including the foundation.
 - b. Licensor, its agents, employees, contractors, consultants and representatives shall have an absolute right, without the imposition of any obligations or responsibilities as a result thereof, to accompany and observe the Licensee Parties during the installation of the Front Protection and Roof Protection, subject to the following: (i) Licensor and its aforesaid agents shall be subject to reasonable safety and security precautions imposed by Licensee; (ii) Licensor shall have waived this right if Licensor or its aforesaid agents impede, frustrate or interfere with the Work during any period of accompaniment and observation by acting in an unreasonable manner; and (iii) Licensor shall remain liable for any intentional or grossly negligent actions by Licensor and its aforesaid agents that are not waivable at law.
 - c. No consent by Licensor, if such consent is required hereunder (and no approval of any plans and specifications or other information submitted in connection with a request for consent), and no oversight by Licensor, its agents, employees, contractors, consultants or other representatives, if such oversight is required hereunder, shall constitute an assumption by Licensor, its agents, employees, contractors, consultants or other representatives of any of any liability for the Front Protection and Roof Protection to which the same relates, the accuracy, suitability or soundness of such plans and specifications or other information or their conformity with applicable law or a limitation on the rights of Licensor or the obligations of Persons performing such the Front Protection and Roof Protection, and the Licensee shall remain solely responsible therefor.
5. Licensee's Warranties, Covenants and Agreements. Licensee warrants, covenants and agrees as follows:
 - a. Performance of Work. The Front Protection and Roof Protection shall be performed and maintained at Licensee's sole cost and expense, in a good, orderly, safe and workmanlike manner in accordance with all applicable laws and in such manner as will not violate any warranties in effect with respect to the Licensor's property (provided

that Licensor informs Licensee of any such warranties prior to execution of this Agreement) and will minimize interference with Licensor's use of the property. Licensee and the Licensee Parties shall take commercially reasonable measures to prevent any material damage to the CHP Property. Without limiting the generality of the foregoing, (i) all persons involved in or performing any portion of the Work shall at all times be appropriately supervised, licensed and insured; (ii) Licensee shall ensure that the construction space is secured at all times during the term of this License so there will be no increased risk to Licensor or occupants of Licensor's property of crime or unauthorized entry onto the Licensor's property as a result of Licensee's use thereof; it being understood and agreed by Licensee that all security and safety measures taken by Licensee or its contractors or required by Licensee to be taken by its contractors on and for the MSA Property shall be taken by Licensee and its contractors with respect to the CHP Property to the extent such measures are consistent with good practice or required by the Building Code or other law, rule or regulation; and (iii) Licensee shall be solely responsible for the appropriate handling, storage and disposal of all materials generated during the Work, including but not limited to any hazardous materials. The work done by Licensee shall not interfere in any unlawful manner with the fire escapes on the CHP Property.

- b. Staging and Equipment. Licensee shall not: (i) stage any equipment or materials needed for the Work on the CHP Property; (ii) allow its contractors to leave equipment or materials for the Front Protection and Roof Protection unattended on the CHP Property or overnight, except in areas that are suitable for such purposes; or (iii) leave any work areas unsupervised while any work is being performed or unprotected at any other time. Notwithstanding the foregoing, any equipment or materials brought into the Licensor's property by Licensee Parties shall be at their own and sole risk.
- c. Additional Conditions of Access. Licensee shall not use the Licensor's building to gain access to the construction space.
- d. Restoration. Upon completion of the term of this Agreement, the Licensee shall return Licensor's property to its existing original condition and remove any and all materials used by Licensee as well as any resultant debris from the Licensed Area at Licensee's sole expense. Licensee shall be responsible to Licensor for any actual damages, including without limitation any damage to property or interference with the use of Licensor's property which Licensor may suffer as a result of the granting of this license. Licensee will promptly reimburse Licensor for any such damages. It is expressly understood and agreed that Licensor shall incur no cost or expense of any kind or nature, direct or indirect, in connection with the license granted hereunder or the work to be performed by Licensee under this Agreement. Licensee's obligations to remove the Protection Work shall survive the termination of this Agreement. All costs associated with installation, maintenance and removal of Front Protection and Roof Protection from the License Areas shall be paid by Licensee.
- e. Insurance. Licensee shall maintain at its sole cost and expense, at all times during the performance of the Protection Work, the insurance coverage as set forth in this Agreement, which must be the following coverages and limits (and require similar coverages and limits for contractors and subcontractors: Commercial general liability, including premises, prod/comp/ops; contractual liability, workers' compensation and

employers' liability, business, automobile, including HNOA umbrella liability. The amount limits shall be Two Million Dollars per occurrence, Four Million Dollars in the aggregate, One Million Dollars per employee, One Million Dollars per CSL per accident, and with an umbrella policy of no less than Nine Million dollars. All insurance must be written with financially responsible carriers. Licensee shall provide evidence of the Licensee Parties' comprehensive general liability insurance with limits as set forth herein. Certificates of Insurance must name Licensor as a certificate holder as well as Claude Simon. Said certificates must be delivered promptly after execution of this Agreement. This Agreement shall not be effective until the policy satisfying the foregoing is delivered to Licensor and approved by Licensor's insurance advisors.

- f. All damage or injury to the License Areas, caused by or resulting from any breach of this Agreement or negligent acts or omissions of Licensee or the Licensee Parties shall be repaired promptly by Licensee at its sole cost and expense, to the condition existing immediately prior to such injury or damage.

6. Termination.

- a. This Agreement grants to Licensee a revocable license to access the Licensor's property and does not constitute the granting of an easement or any other interest in real estate.
- b. If any of the following "Events of Default" occur, Licensor shall have the right to terminate this Agreement upon five (5) business days written notice to Licensee:
 - i. Licensee fails to cure any monetary default or Insurance Default within ten (10) business days after notice to Licensee thereof; or
 - ii. Licensee fails to cure any non-monetary default within ten (10) business days after notice thereof; except in connection with a non-monetary default which is not susceptible of cure within said ten-day period (excluding an Insurance Default), in which event the time to cure the same shall be extended for such time as shall be reasonably necessary to cure such default, provided that Licensee shall commence the cure within such ten (10) business day period and prosecutes such cure diligently and on a reasonably continuous basis to completion.
- c. Licensee acknowledges and agrees that termination of the License granted herein does not relieve it of any of its obligations, covenants, undertakings, and duties hereunder, all of which shall survive such termination, unless expressly provided otherwise herein. Without limiting the generality of the foregoing, Licensee shall be solely responsible for all costs incurred by it in connection with any such termination, including but not limited to termination fees and surcharges Licensee may owe to its contractors, subcontractors, consultants or other third parties.

- 7. Indemnification. Licensee shall indemnify, defend (using counsel reasonably approved by Licensor, if permitted by Licensee's insurance carrier), and hold harmless the Licensor and Claude Simon from and against any and all causes of action, damages, claims, counterclaims, demands, judgments, liens, litigation, liability, penalties, orders, loss of rents including without

limitation, the costs and expenses of bringing non-payment proceedings instituted by Licensor against tenants who stop paying all or a portion of their rent and/or make rent abatement or other damage claims arising out of the Protective Work, and loss of any rents due to tenants vacating or not renewing their leases or the inability to rent vacant units arising out of the Protective Work., other losses, costs, or expenses (including without limitation reasonable attorneys' fees, expenses and court costs and the costs of prosecuting the within indemnification) (collectively, "Liabilities") which may at any time be asserted against or incurred by the Licensor due to: (a) any acts or omissions of any Licensee Parties in the performance of the Protection Work; (b) any interference by the Licensee Parties with the use or enjoyment of the Licensor's property by the Licensor, its tenants or other occupants; (c) Licensee's breach of any of its obligations under this Agreement; (d) any damage to persons or property, in, on or adjacent to the Licensor's property or otherwise, arising from acts or omissions of the Licensee Parties in connection with the Protection Work, the License or the access granted herein; (e) the presence of or exposure of persons to any hazardous materials attributable to, arising out of or caused by the Licensee; (f) any liability associated with any offsite disposal of any hazardous materials relating to or generated by or during the any work; and (g) any liability associated with a violation by a Licensee Party of applicable law in connection with the Licensee Improvements. Licensor shall provide Licensee with prompt written notice of any claim and cooperate, without cost or expense to Licensor, in the defense or settlement of any such claim. Without limiting the generality of the foregoing, Licensee shall be liable to Licensor for all court costs and reasonable attorney's fees and expenses (at all levels of trial and appeal) which Licensor may incur in connection with the enforcement of this Agreement, except with regard to actions where a final un-appealable order of a court having jurisdiction finds Licensee not to be liable. In no event shall Licensee be liable for any Liabilities arising out of or due to the gross negligence or intentional misconduct of a Licensor Party. The indemnification provisions contained herein shall survive the expiration or termination of this Agreement and the License granted herein.

8. Licensee agrees to perform all work in a workmanlike manner by individuals and entities licensed as required and in compliance with any and all statutes, laws, rules and regulations of any governmental authority or agency having jurisdiction, and to avoid any disruption or interference with the occupancy of Licensor's building and the tenants thereof, including, without limitation, noise, vibration or other disturbances of the tenants or other occupants of Licensor's building. All work shall be performed between the hours of 7am and 5pm Mondays through Fridays (or such lesser hours if limited by law), except that work may be performed at other times when necessary to correct any hazardous conditions, subject to compliance with law. Licensee shall give reasonable advance written notice of all work performed and the parties will act in good faith to schedule all work.
9. Any consent or approval of Licensor required under the terms of this Agreement, including consent for the Protection Work to begin, must be in writing and will not be valid unless given by a Licensor or Licensor's attorney. Any consent or approval required of Licensor in any provision of this Agreement may not be withheld unreasonably.
10. This Agreement constitutes the entire understanding between the parties regarding the subject matter hereof and shall bind the parties hereto and their respective successors, assigns or other legal representatives. This Agreement supersedes any prior verbal understanding or written

agreement between the parties relative to the subject matter hereof, and may not be amended, supplemented or discharged except by an instrument in writing signed by both parties.

11. Licensee shall not assign this Agreement without the express prior written consent of Licensor.
12. Nothing contained in this Agreement shall be construed to create an agency, partnership or joint venture arrangement between the parties. The parties' relationship shall at all times be and remain licensor-licensee.
13. This Agreement shall be governed by and construed under and in accordance with the laws of the State of New York, without regard to its conflicts of law provisions. LICENSOR AND LICENSEE HEREBY VOLUNTARILY, KNOWINGLY AND IRREVOCABLY WAIVE ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION BROUGHT UNDER THIS AGREEMENT. In the event that either party shall commence an action to enforce its rights hereunder or to clarify said rights, the party substantially prevailing shall be entitled to recover the costs of such action from the other party, including, without limitation, reasonable legal fees.
14. Authorized Representative. Licensee hereby designates JENNIFER DOHERTY and NOEL PEARSON (Tel.: 212-752-8888, Cell: 516-644-8958), or such other representative(s) as Licensee may designate by written notice to Licensor (each a "Licensee Representative") who shall be available on a 24 hour basis, for emergencies or any other issues arising under this Agreement.
15. Notices. All notices of default, demands, requests for or grants of consents or approvals, which any of the parties to this Agreement may desire or be required to give hereunder shall be in writing and shall be given by (a) personal delivery, (b) a nationally recognized courier service, fees prepaid, or (c) electronic mail, provided one of the previously listed methods is also utilized, addressed as follows:

If to Licensor:

Charles Henry Properties, LLC
c/o Vernon & Ginsburg, LLP
261 Madison Avenue, 26th Floor
New York, New York 10016
Attention: Darryl M. Vernon
Email: dvernon@vgllp.com

If to Licensee:

AKA Sutton Place
Attn: Robert S. Grossman, E.V.P.
220 West Germantown Pike, Suite 250
Plymouth Meeting, PA 19462
Email: rgrossman@korman.com

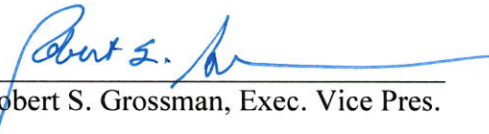
With a copy to:

Thomas P. Higgins, Esq.
Higgins & Trippett LLP
1120 Avenue of the Americas, 4th Floor
New York, New York 10036
Email: tphiggins@h-tlaw.com

16. This Agreement may be executed in two or more counterparts, each of which, when taken together, shall constitute one and the same instrument. Electronically transmitted signatures shall be deemed binding and effective.
17. Licensor's Professional Fees. Licensee shall pay Licensors \$5,000 for Licensors' legal fees incurred in the preparation of this Agreement, which shall be due simultaneously with the execution of this Agreement. Licensee shall pay any reasonable engineering or similar expert fees that Licensor incurs arising from this Agreement or the Protective Work.
18. Licensee shall cause to be installed a sign or signs on the parapet of the bridge located on the sidewalk fronting 336 East 56 Street, New York, NY to the reasonable satisfaction of Licensor. The sign shall identify the subject building "336 East 56 Street, New York, NY" as well as the business of the commercial tenant on the ground floor. Licensee shall also provide adequate lighting under the bridge that is part of the Front Protection as well as in accordance with law, so as to make walking on the sidewalk and entering the building safe. If Licensee's Front Protection interferes in any manner with garbage removal at the Licensor's property, the Licensee will undertake to promptly remove such garbage and keep the area clean. Licensee represents that none of the Front Protection or Roof Protection will be attached in any manner to the Licensor's building.
19. Licensee shall provide lien waivers in respect of the work performed at 330 East 56 Street, New York, NY.
20. Anything to the contrary notwithstanding, nothing in this Agreement will prohibit Licensor from selling or assigning the CHP Property during the pendency of this Agreement, which Agreement shall then be binding upon any such successor or assign. Anything to the contrary notwithstanding, neither Licensor nor any successor shall be prohibited from demolishing the CHP Property.
21. The parties agree the terms of this license are fair and reasonable, and anticipate that, if Licensor is required to perform Labor Law 11 work in the future at 336 East 56th Street, then similar terms shall be utilized in a future license between the parties for such future work.
22. For a period of a maximum of 6 months from the commencement of the Protection Work, Licensee may give advance written notice to Licensor to restrict access of the CHP Property tenants and occupants to the rear yard. Licensee anticipates no more than approximately 10 days of such restricted access to the rear yard.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

METROPOLITAN SUTTON ASSOCIATES, LLC


By: Robert S. Grossman, Exec. Vice Pres.

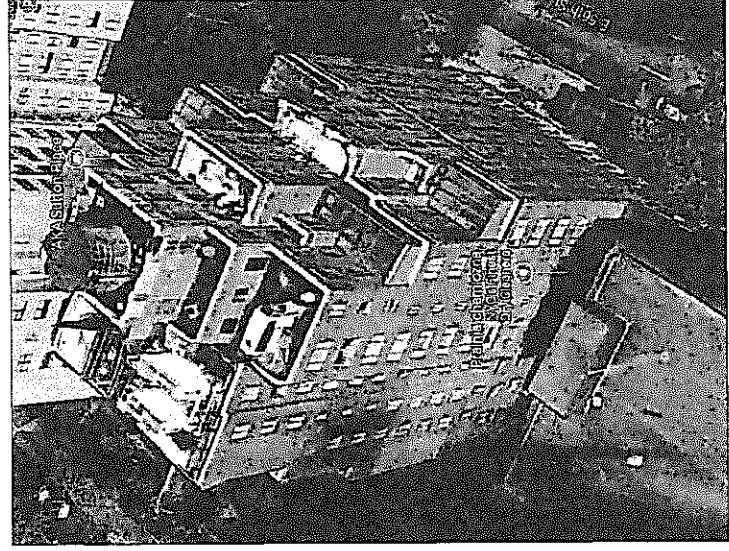
CHARLES HENRY PROPERTIES LLC

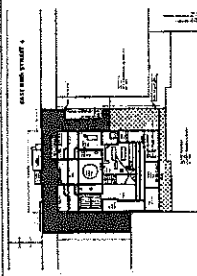
By: Claude Simon, Managing Member

EXHIBIT A

SITE SAFETY LOGISTIC PLAN FOR FACADE REPAIRS AT 330 EAST 56th STREET NEW YORK, NY 10022

JOB # : 123109590
BLOCK: 1348
LOT: 36
ZONE: R8
MAP: 8D
17 STORIES ±180' HEIGHT
RESIDENTIAL BUILDING
BIN # : 1039974
COMMUNITY BOARD: 106



PROJECT: SITE SAFETY LOGISTIC PLAN FOR FACADE REPAIRS AT 330 EAST 56th STREET, NEW YORK, NY 10023	DESIGNER:	OWNER / DUENO: KCI INVESTMENT COMPANY 500 PICHMAN CONVENTS SUITE 1000 SUITE PL YACUITY MEETING PENNSYLVANIA 19602	CONTRACTOR INFORMATION / PROJECT EXECUTIVE : AM & G Waterproofing LLC 2120 Atlantic Avenue Brooklyn, New York 11233 Contact: Hervé Philippe Phone No. 718-852-3330 Track No. GC-18321	REVISION LIST :	 DRAWING TITLE: TITLE SHEET	PREPARED BY:	SEAL & SIGNATURE: DATE: 12/11/2017 PROJECT NO: 0000 DRAWING BY: CH CHECKED BY: CH DRAWING NO: SSP-101.00 PAGE: 1 OF 9 CADD FILE NO.
--	-----------	--	--	-----------------	---	--------------	--

Accepted for use by the
Professional Engineer
Date: JAN 11 2018



THIS SITE SAFETY PLAN SUBMITTER IS IN COMPLIANCE WITH THE 2014 BUILDING CODE, CHAPTER 16.3, WHICH REQUIRES THAT ALL INSPECTIONS BE CONDUCTED IN ACCORDANCE WITH A RISK RATING REVISION. THIS RISK RATING REVISION INCLUDES DETAILLED LIST OF INSPECTION POINTS SPECIFIC TO CIVILIAN PUBLIC WORKS THAT WILL BE PERFORMED BY THE SDH AND THE QUALITY INSPECTION TEAM. THE CONTRACTOR OF RECORD WILL RE-EVALUATE THE DOWNSIDE AND UPDATES IN A SECOND LETTER THAT WILL BE REPT ON SITE AND SUBMITTED TO THE SDH WITHIN 14 DAYS OF THE FIRST LETTER. THE CONTRACTOR OF RECORD WILL BE RESPONSIBLE FOR PROVIDING A DOWNSIDE LETTER TO BE REPT ON SITE AND AVAILABLE UPON REQUEST. SUBMITTER AGREES TO PROVIDE A DOWNSIDE LETTER TO THE SDH WITHIN 14 DAYS OF THE FIRST LETTER. THE WORKING PLAN COMPLIES WITH ALL APPLICABLE SECTIONS OF CHAPTER 16.3 OF THE BUILDING CODE AND THE 2014 BUILDING CODE.

NOTE: DESIGN AND INSTALLATION DETAILS FOR SCAFFOLD, SIDEWALK SHED, SURFCEMENT SCAFFOLD, AND CURB WALLS ARE NOT TO BE CONSIDERED FOR APPROVED PERMIT DRAWINGS. THESE ITEMS ARE SHOWN ON THESE PAGES FOR CONCEPT, LOCATION AND ORIENTATION ONLY. THESE DIAGRAMS ARE NOT INTENDED AS APPROVED ENGINEERED INSTALLATION DOCUMENTS.

1. This will pertain to all rack and pinion hoists not just personal hoists and all Construction Equipment.
2. Before a loaded boom is swung over a hoist, the hoist must be brought down to its lowest level, and everyone must exit the hoist.
3. At no time can any construction equipment come within two feet to any part of the hoist (excluding setup and jumping of the hoist).
4. At any time if any construction equipment comes within fifteen feet of the hoist, a protocol must be established. This is a minimum standard, if any equipment is to be used with in the fifteen foot buffer it must be included in the plan
5. All signal personal and hoist operator must be in radio communication with each other during operations within fifteen feet of the hoist.
6. Whenever a piece of construction equipment comes within fifteen feet of the hoist at least one signal person must be assigned to that operation.
7. If a loaded boom is swung over a hoist, see option one, and when the load is off the boom, the signal person tells the hoist operator know that they can proceed as normal.
8. If any construction equipment is to be permanently located within 15' of the hoist it must be listed in this protocol. (state weather or not this is the case)

THE SCOPE OF WORK AS DETAILLED WITHIN THIS SITE SAFETY PLAN DOES NOT IMPACT ANY EXISTING INTERIOR FIRE PROTECTION OR LIFE SAFETY SYSTEM. THE MAINTENANCE OF EXISTING FIRE SUPPRESSION OR PROTECTION SYSTEM WITHIN THE INTERIOR OF THE BUILDING AS MANDATED BY THE NEW YORK CITY FIRE AND BUILDING CODES, FIRE PROTECTION SUPPRESSION EXISTING FIRE PROTECTION SUPPRESSION SYSTEMS SHALL BE THE RESPONSIBILITY OF THE BUILDING OWNER AND/OR MANAGER. FIRE PROTECTION SUPPRESSION SYSTEM ARE, BUT NOT LIMITED TO: STAND PIPE, SPRINKLER, FIRE COMMAND STATIONS, SMOKE DETECTORS, SINGLE/DOUBLE ACTION PULL STATIONS, FIRE EXTINGUISHERS AND ALL PARTS THEREOF.

[illegible]

PRIOR TO PERFORMING ANY WORK ON THE PROJECT ALL WORKERS SHALL HAVE SUCCESSFULLY COMPLETED, WITHIN THE PREVIOUS FIVE CALENDAR YEARS, A TEN HOUR COURSE APPROVED BY THE UNITED STATES DEPARTMENT OF LABOR OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION IN CONSTRUCTION INDUSTRY SAFETY AND HEALTH OR BY THE COMMISSIONER COVERING THE SAME, EITHER PROVIDED BY OR IN PRESENTATION OF A BONA FIDE COURSE COMPLETION CARD, (B) EITHER SIGNED BY (C) A TRAINING ROSTER ATTENDANCE RECORD OR OTHER DOCUMENTATION FROM THE CERTIFIED TRAINER PENDING THE ISSUANCE OF SUCH CARD OR (D) OTHER VALID PROOF WHICH MAY BE APPROVED BY THE COMMISSIONER OF SUCH EVIDENCE SHALL BE READILY AVAILABLE TO THE COMMISSIONER UPON REQUEST, AND ALL WORKERS EMPLOYED ON THE SITE WILL RECEIVE A SITE SPECIFIC SAFETY ORIENTATION PROGRAM. THIS PROGRAM SHALL INCLUDE A REVIEW OF ANY HAZARDOUS ACTIVITIES OF THE JOB THAT ARE RELEVANT TO THE TASKS AND ACTIVITIES TO BE PERFORMED. ALL WORKERS MUST ATTEND SUCH A PROGRAM NO LATER THAN SEVEN DAYS AFTER COMMENCING THEIR EMPLOYMENT.

AS PER 3310.2(7) OF THE NEW YORK CITY BUILDING CODE, SITE SAFETY COORDINATORS, DESIGNATED PERSONS AND SITE SAFETY MANAGERS MUST IMMEDIATELY REPORT INCIDENTS TO THE BUILDING DEPARTMENT. A CALL MUST BE MADE TO THE CALL CENTER 212-566-3199.

FOR ALL SUSPENDED SCAFFOLDING NOTIFICATION MUST BE CALLED IN TO THE CALL CENTER 24 HOURS BEFORE START OF WORK AND AT TIME OF REMOVAL. THE NUMBER IS (212) 393-2550

FOR ALL OTHER SITE SAFETY DUES:

24 HOURS BEFORE WORK STARTS OF WORK, ON COMPANY LETTER HEAD, SEND A LETTER VIA EMAIL OF NOTIFICATION TO THE SCAFFOLD SAFETY TEAM AND A COPY OF THE PW2.

STSWISSREMOVAL@BUILDINGS.NYC.GOV

PARTIAL REMOVING SIDEWALK SHEETS REQUIRES AN ANNUAL PLAN, NOTIFICATION TO THE SCAFFOLD SAFETY TEAM AND AN INSPECTION BY THE SCAFFOLD SAFETY TEAM. PERMANENTLY REMOVING SIDEWALK SHEETS REQUIRES NOTIFICATION TO THE SCAFFOLD SAFETY TEAM AND AN INSPECTION BY THE SCAFFOLD SAFETY TEAM. FOR REMOVAL OF SITE SAFETY IT REQUIRES NOTIFICATION TO THE SCAFFOLD SAFETY TEAM AND AN INSPECTION BY THE SCAFFOLD SAFETY TEAM. FOR REMOVAL OF SIDE WALK SHEETS ON UNSAFE FACADES IT REQUIRES NOTIFICATION TO THE FACADE CALL 1-727-393-2745

DESCRIPTION:	SUBMIT:	APPROVED:
S5P-101-00- TITLE SHEET	12/11/2017	
S5P-102-00- GENERAL INFORMATION AND NOTES SHEET	12/11/2017	
S5P-103-00- SCAFFOLD, SIDEWALK SHED AND PROTECTION PLAN	12/11/2017	
S5P-104-00- NORTH ELEVATION SCOPE OF WORK	12/11/2017	
S5P-105-00- SOUTH ELEVATION SCOPE OF WORK	12/11/2017	
S5P-106-00- WEST ELEVATION SCOPE OF WORK	12/11/2017	
S5P-107-00- EAST ELEVATION SCOPE OF WORK	12/11/2017	
S5P-108-00- STANDARD DETAILS	12/11/2017	

[illegible]

**SITE SAFETY LOGISTIC
PLAN FOR FACADE
REPAIRS AT
330 EAST 56th STREET,
NEW YORK, NY 10023**

OWNER / DUENO :
KCI INVESTMENT CORP
C/O KORMAN COMM
220 WEST GERMANTOWN
SUITE PLYMOUTH ME
PENNSYLVANIA 19136

PROJECT EXECUTIVE:
AM & G Waterproofing LLC
2120 Atlantic Avenue
Brooklyn, New York 11233
Contact: Herve Philippe
Phone No. 718-852-3330
Track No. GC-18321

Architectural floor plan of the East End Street building. The plan is oriented vertically with 'EAST END STREET' at the top. The building has a large central hall with a circular feature, several rooms, and a staircase. The plan is oriented vertically with 'EAST END STREET' at the top.

GENERAL INFORMATION
AND NOTES SHEET

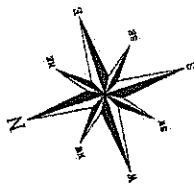
PREPARED BY:

SEAL & SIGNATURE

PROJECT NO.: 030
DRAWING BY: KH
CHECKED BY: CH
DRAWING NO.: SSP-102
PAGE: 2 OF 9
CONSULTANT:

2019

DEF: 47453 73340205 J20 N20207 SC17042019 5231 G005



EAST 56th STREET

NEW YORK AREA
WATERLINE LOCATION
EXISTING
NEW
NEW HEAVY DUTY SIDEWALK BIER

NEW HEAVY DUTY SIDEWALK BIER

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

BUILDING
LINE
EXTENT

PROJECT:

SITE SAFETY LOGISTIC
PLAN FOR FACADE
REPAIRS AT
330 EAST 56th STREET,
NEW YORK, NY 10023

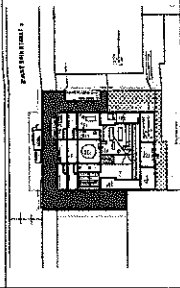
DESIGNER:

OWNER / DUENO :
KGI INVESTMENT COMPANY
220 WEST GERMANTOWN PIKE
SUITE 200 NEWARK, NJ
07102-4444

CONTRACTOR INFORMATION /
PROJECT EXECUTIVE :
AM & G Waterproofing LLC
2120 Atlantic Avenue
Brooklyn, New York 11233
Contact: Hervé Philippe
Phone No. 718-852-3330
Track No. GC-18321

REVISION LIST :

SCALE: 1/8" = 1'-0"



DRAWING TITLE:

KEY PLAN /
EGRESS PLAN

PREPARED BY:

SEAL & SIGNATURE:

DATE: 12/1/2017
PROJECT NO.: 0000
DRAWING BY: KH
CHECKED BY: CH
DRAWING NO.:
SSP-103.00

PAGE: 3 OF 9
CADD FILE NO.:

Approved by: [Signature]
JAN 11 2018

17 EAST 56th STREET
21 ST
20 STORY RESIDENTIAL BUILDING

1005 1 AVE
LOT: 23
20 STORY RESIDENTIAL BUILDING
EL: +200'

1005 1 AVE
LOT: 23
20 STORY RESIDENTIAL BUILDING
EL: +200'

Control access zone no
public allowed during
construction work hours.

333 EAST 56th STREET
LOT: 16
14 STORY RESIDENTIAL BUILDING
EL: +160'

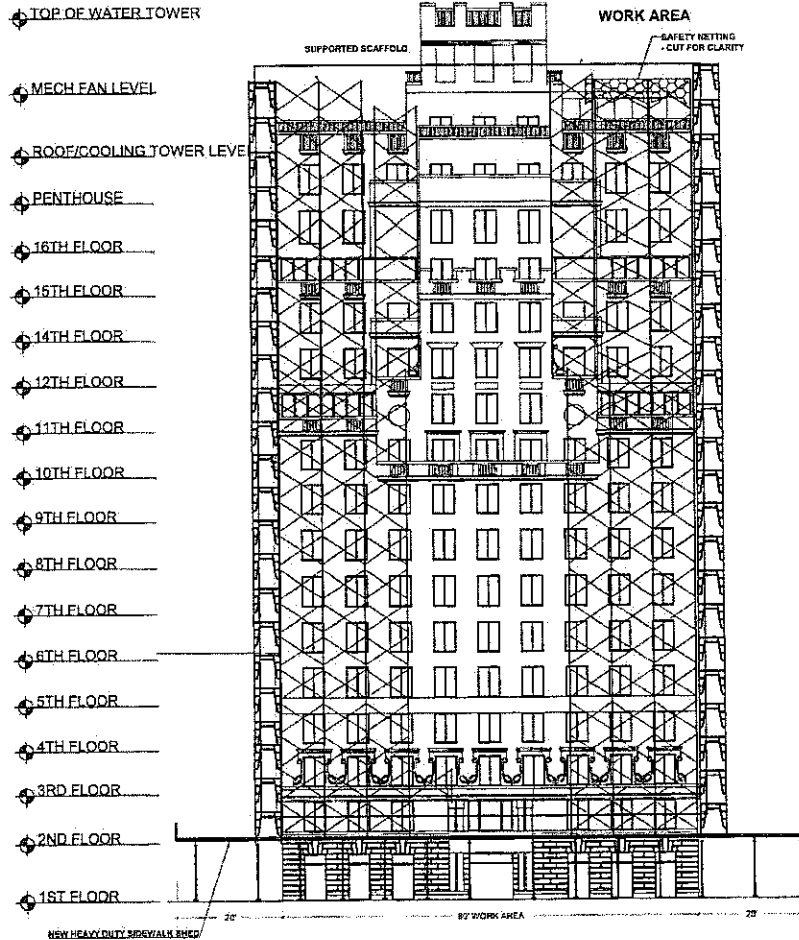


NOTES:

1. FOR GENERAL NOTES, LEGEND, LIST OF DRAWINGS REFER TO SSP-102.00
2. FOR TYPICAL DETAILS REFER TO SSP-103.00
3. ROOF PROTECTION AT ADJACENT BUILDING AS INDICATED
4. HEAVY DUTY SIDEWALK SHED INSTALLED AS PER APPROVED DRAWINGS
5. SUPPORTED SCAFFOLD INSTALLED AS PER APPROVED DRAWING
6. ANY CHANGE IN THE SCOPE OF WORK WILL RESULT IN AMENDMENT OF ALT-Z APPLICATION, SIDEWALK SHED, ROOF PROTECTION, SITE SAFETY PLAN.
7. ALL COURTYARD AND SETBACKS ARE MAINTAINED CONTROLLED ACCESS BY BUILDING MANAGEMENT DURING THE WORKING PERIOD AS INDICATED. ALL TERRACES AND BALCONY ARE CLOSED FOR PUBLIC
8. ALL MATERIAL IS CARRIED OUT TO THE ROOF/WORK LOCATIONS WITH THE HELP OF ELECTRIC HOISTS
9. WORKERS WILL USE ELEVATOR WITHOUT ANY EQUIPMENT/MATERIAL TO REACH THE ROOF/SETBACKS
10. WORKERS WILL USE STAIRTOWERS AND SCAFFOLD LADDERS TO REACH WORK AREAS

NOTE:

DESIGN AND INSTALLATION DETAILS FOR SCAFFOLD, SIDEWALK SHED, SUSPENDED SCAFFOLD, SAFETY NETTING, FENCES, HOISTS ETC., ARE PROVIDED IN OOB APPROVED PERMIT DRAWINGS. THESE ITEMS ARE SHOWN ON THESE PAGES FOR CONCEPT, LOCATION AND ORIENTATION ONLY. THESE DIAGRAMS ARE NOT INTENDED AS APPROVED ENGINEERED INSTALLATION DOCUMENTS.



1 NORTH ELEVATION
SCALE: 1/16" = 1'-0"

JAN 11 2019



**SITE SAFETY LOGISTIC
PLAN FOR FACADE
REPAIRS AT
330 EAST 88th STREET,
NEW YORK, NY 10023**

DESIGNER:

OWNER / DUENO:
OC INVESTMENT COMPANY
COP KOSMAN COMMUNITIES
220 WEST GERARD STREET PME
SUITE PLYMOUTH MEETING
PENNSYLVANIA 19062

**CONTRACTOR INFORMATION /
PROJECT EXECUTIVE:**
AM & G Waterproofing LLC
2120 Atlantic Avenue
Brooklyn, New York 11233
Contact: Henry Philipe
Phone No. 718-652-8550
Track No. GC-18321

REVISION LIST:

SCALE: 1/16" = 1'-0"

DRAWING TITLE:

**NORTH ELEVATION-
SCOPE OF WORK**

PREPARED BY:

SEAL & SIGNATURE:

[Signature]

DATE: 12/10/2017
PROJECT NO: 1008
DRAWING BY: KJ
CHECKED BY: CH
DRAWING NO:
SSP-105.00
PAGE: 5 OF 9
COURTESY NO.

NOTES:

1. FOR GENERAL NOTES, LEGEND, LIST OF DRAWINGS REFER TO SSP-102.00
2. FOR TYPICAL DETAILS REFER TO SSP-109.00
3. ROOF PROTECTION AT ADJACENT BUILDING AS INDICATED
4. HEAVY DUTY SIDEWALK SHED INSTALLED AS PER APPROVED DRAWINGS
5. SUPPORTED SCAFFOLD INSTALLED AS PER APPROVED DRAWING
6. ANY CHANGE IN THE SCOPE OF WORK WILL RESULT IN AMENDMENT OF ALT 2 APPLICATION, SIDEWALK SHED, ROOF PROTECTION, SITE SAFETY PLAN,
7. ALL COURTYARD AND SETBACKS ARE MAINTAINED CONTROLLED ACCESS BY BUILDING MANAGEMENT DURING THE WORKING PERIOD AS INDICATED. ALL TERRACES AND BALCONY ARE CLOSED FOR PUBLIC
8. ALL MATERIAL IS CARRIER OUT TO THE ROOF/WORK LOCATIONS WITH THE HELP OF ELECTRIC HOISTS
9. WORKERS WILL USE ELEVATOR WITHOUT ANY EQUIPEMENT/MATERIAL TO REACH THE ROOF/SETBACKS
10. WORKERS WILL USE STAIRTOWERS AND SCAFFOLD LADDERS TO REACH WORK AREAS

NOTE:

DESIGN AND INSTALLATION DETAILS FOR SCAFFOLD, SIDEWALK SHED, SUSPENDED SCAFFOLD, SAFETY NETTING, FENCES, HOISTS ETC., ARE PROVIDED IN DOB APPROVED PERMIT DRAWINGS. THESE ITEMS ARE SHOWN ON THESE PAGES FOR CONCEPT, LOCATION AND ORIENTATION ONLY. THESE DIAGRAMS ARE NOT INTENDED AS APPROVED ENGINEERED INSTALLATION DOCUMENTS.

TOP OF WATER TOWER

MECH. FAN LEVEL

ROOF/COOLING TOWER LEVEL

PENTHOUSE

16TH FLOOR

15TH FLOOR

14TH FLOOR

12TH FLOOR

11TH FLOOR

10TH FLOOR

9TH FLOOR

8TH FLOOR

7TH FLOOR

6TH FLOOR

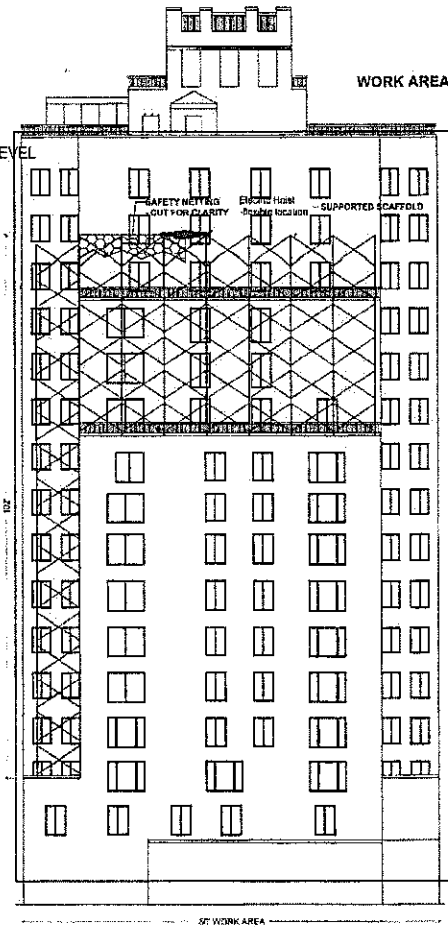
5TH FLOOR

4TH FLOOR

3RD FLOOR

2ND FLOOR

1ST FLOOR



2

SOUTH ELEVATION

SCALE: 1/16" = 1'-0"

APPROVED FOR CONSTRUCTION
JAN 11 2019



[Signature]

SSP-106.00

PAGE 6 OF 9

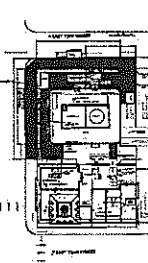
DATE: 12/11/2017

SEAL & SIGNATURE:

PREPARED BY:

DRAWING TITLE:

**SOUTH ELEVATION-
SCOPE OF WORK**



SCALE: 1/16" = 1'-0"

REVISION LIST:

CONTRACTOR INFORMATION:
AM & G Waterproofing LLC
2120 Atlantic Avenue
Brooklyn, New York 11233
Contact: Herve Philippe
Phone No. 718-852-3330
Track No. GC-18321

OWNER / DUENO:
KCI INVESTMENT COMPANY
KCI INVESTMENT COMPANY
220 WEST GERMAN TOWN PIKE
SUITE PL. WOLFEHARTING
PENNSYLVANIA 19462

DESIGNER:

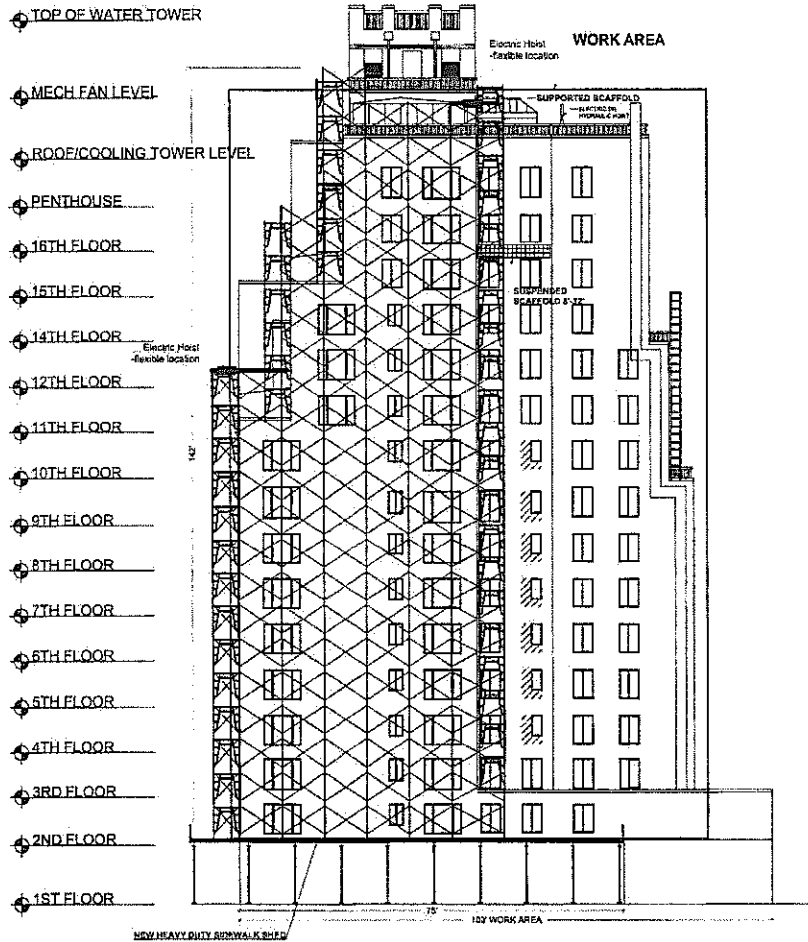
**SITE SAFETY LOGISTIC
PLAN FOR FACADE
REPAIRS AT
330 EAST 58th STREET,
NEW YORK, NY 10023**

NOTES:

1. FOR GENERAL NOTES, LEGEND, LIST OF DRAWINGS REFER TO SSP-102.00
2. FOR TYPICAL DETAILS REFER TO SSP-109.00
3. ROOF PROTECTION AT ADJACENT BUILDING AS INDICATED
4. HEAVY DUTY SIDEWALK SHED INSTALLED AS PER APPROVED DRAWINGS
5. SUPPORTED SCAFFOLD INSTALLED AS PER APPROVED DRAWING
6. ANY CHANGE IN THE SCOPE OF WORK WILL RESULT IN AMENDMENT OF ALT-2 APPLICATION, SIDEWALK SHED, ROOF PROTECTION, SITE SAFETY PLAN.
7. ALL COURTYARD AND SETBACKS ARE MAINTAINED CONTROLLED ACCESS BY BUILDING MANAGEMENT DURING THE WORKING PERIOD AS INDICATED. ALL TERRACES AND BALCONY ARE CLOSED FOR PUBLIC.
8. ALL MATERIAL IS CARRIED OUT TO THE ROOFWORK LOCATIONS WITH THE HELP OF ELECTRIC HOISTS
9. WORKERS WILL USE ELEVATOR WITHOUT ANY EQUIPMENT/MATERIAL TO REACH THE ROOF/SETBACKS
10. WORKERS WILL USE STAIRWAYS AND SCAFFOLD LADDERS TO REACH WORK AREAS.

NOTE:

DESIGN AND INSTALLATION DETAILS FOR SCAFFOLD, SIDEWALK SHED, SUSPENDED SCAFFOLD, SAFETY NETTING, FENCES, HOISTS ETC., ARE PROVIDED IN DBB APPROVED PERMIT DRAWINGS. THESE ITEMS ARE SHOWN ON THESE PAGES FOR CONCEPT, LOCATION AND ORIENTATION ONLY. THESE DIAGRAMS ARE NOT INTENDED AS APPROVED ENGINEERED INSTALLATION DOCUMENTS.



3 WEST ELEVATION
SCALE: 1/16" = 1'-0"

APPROVED FOR CONSTRUCTION
DATE: JAN 11 2019

SSP-107.00
SCALE: 1/16" = 1'-0"

**SITE SAFETY LOGISTIC
PLAN FOR FACADE
REPAIRS AT
130 EAST 68th STREET,
NEW YORK, NY 10023**

DESIGNER:

OWNER / DUENO:

CONTRACTOR INFORMATION:
PROJECT EXECUTIVE:
JAN & G Waterprooding LLC
2170 Atlantic Avenue
Brooklyn, New York 11233
Contact: Herne Philippe
Phone No. 718-652-5330
Fax No. GC-18521

REVISION LIST:

SCALE: 1/16" = 1'-0"

KEY PLAN:

DRAWING TITLE:

**WEST ELEVATION-
SCOPE OF WORK**

PREPARED BY:

SEAL & SIGNATURE:

[Signature]

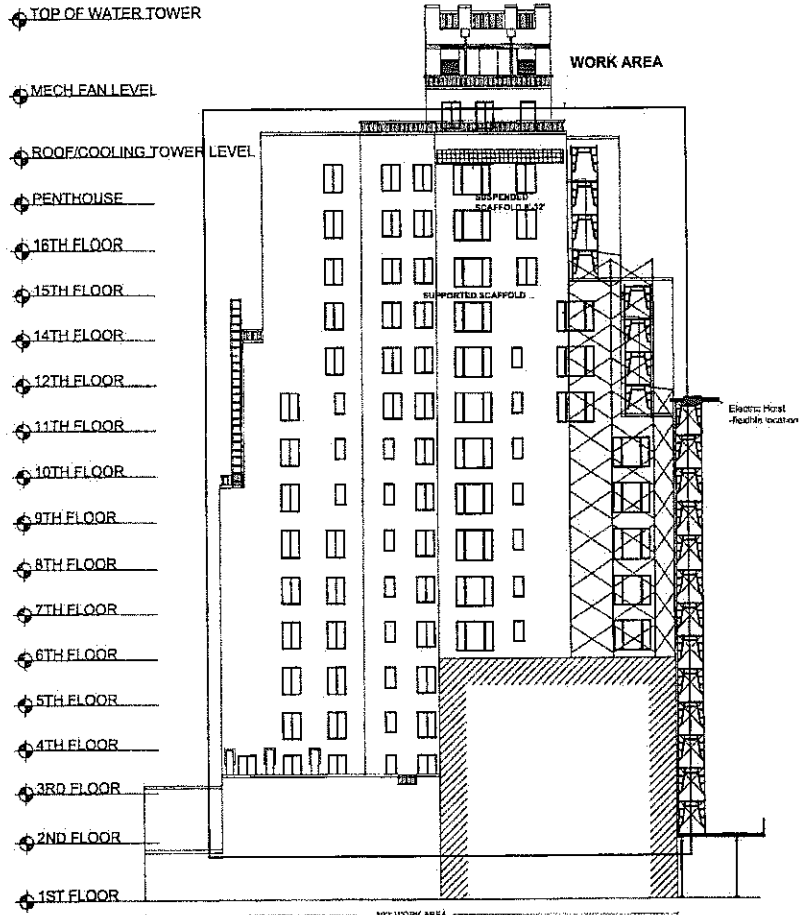
DATE: 12/11/2017
PROJECT NO: 0009
DRAWING BY: RJ
CHECKED BY: CH
DRAWING NO: SSP-107.00
PAGE: 7 OF 9
JOB NO: 0001

NOTES:

1. FOR GENERAL NOTES, LEGEND, LIST OF DRAWINGS REFER TO SSP-102.00
2. FOR TYPICAL DETAILS REFER TO SSP-109.00
3. ROOF PROTECTION AT ADJACENT BUILDING AS INDICATED
4. HEAVY DUTY SIDEWALK SHED INSTALLED AS PER APPROVED DRAWINGS
5. SUPPORTED SCAFFOLD INSTALLED AS PER APPROVED DRAWING
6. ANY CHANGE IN THE SCOPE OF WORK WILL RESULTS IN AMENDMENT OF ALT-2 APPLICATION, SIDEWALK SHED, ROOF PROTECTION, SITE SAFETY PLAN.
7. ALL COURTYARD AND SETBACKS ARE MAINTAINED CONTROLLED ACCESS BY BUILDING MANAGEMENT DURING THE WORKING PERIOD AS INDICATED. ALL TERRACES AND BALCONY ARE CLOSED FOR PUBLIC
8. ALL MATERIAL IS CARRIED OUT TO THE ROOF/WORK LOCATIONS WITH THE HELP OF ELECTRIC HOISTS
9. WORKERS WILL USE ELEVATOR WITHOUT ANY EQUIPMENT/MATERIAL TO REACH THE ROOF/SETBACKS
10. WORKERS WILL USE STAIRTOWERS AND SCAFFOLD LADDERS TO REACH WORK AREAS

NOTE:

DESIGN AND INSTALLATION DETAILS FOR SCAFFOLD, SIDEWALK SHED, SUSPENDED SCAFFOLD, SAFETY NETTING, FENCES, HOISTS ETC. ARE PROVIDED IN DOD APPROVED PERMIT DRAWINGS. THESE ITEMS ARE SHOWN ON THESE PAGES FOR CONCEPT, LOCATION AND ORIENTATION ONLY. THESE DIAGRAMS ARE NOT INTENDED AS APPROVED ENGINEERED INSTALLATION DOCUMENTS.



4

EAST ELEVATION

SCALE: 1/16" = 1'-0"

JAN 11 2010



**SITE SAFETY/LOGISTIC
PLAN FOR FACADE
REPAIRS AT
330 EAST 86TH STREET,
NEW YORK, NY 10023**

DESIGNER:

OWNER / DUENO:

KCI INVESTMENT COMPANY
COP. KORMAN COMMUNITIES
220 WEST 36TH STREET
SUITE 1100
NEW YORK, NY 10018

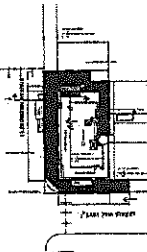
**CONTRACTOR INFORMATION /
PROJECT EXECUTIVE:**

AM & G Waterproofing LLC
2120 Atlantic Avenue
Brooklyn, New York 11233
Contact: Herre Phillips
Phone No. 718-452-3330
Track No. GC-18321

REVISION LIST:

SCALE: 1/16" = 1'-0"

KEY PLAN:



DRAWING TITLE:

**EAST ELEVATION-
SCOPE OF WORK**

PREPARED BY:

SEAL & SIGNATURE:

[Signature]

DATE: 12/10/07
PROJECT NO: 1000
DRAWING BY: RH
CHECKED BY: CH
DRAWING NO: SSP-108.00
PAGE: 8 OF 9
CONTENTS

PROJECT:

SITE SAFETY LOGISTIC
PLAN FOR FACADE
REPAIRS AT
330 EAST 56th STREET,
NEW YORK, NY 10023

DESIGNER:

OWNER / DUENO :

KCI INVESTMENT COMPANY
COP KORMAN COMMUNITIES
220 WEST BERMANTOWN PIKE
SUITE PLYMOUTH MEETING
PENNSYLVANIA 19068

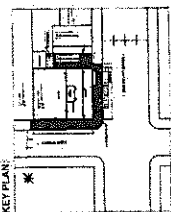
CONTRACTOR INFORMATION /

PROJECT EXECUTIVE :
AM & G Waterproofing LLC
2120 Atlantic Avenue
Brooklyn, New York 11233
Contact: Hervé Phillips
Phone No. 718-852-3330
Track No. GC-18321

REVISION LIST :

SCALE AS NOTED

KEY PLAN:



DRAWING TITLE

SCAFFOLD, SIDEWALK
SHED AND PROTECTION
PLAN

PREPARED BY:

SEAL & SIGNATURE:

DATE: 12/15/2017

PROJECT NO: 0000

DRAWING BY: RH

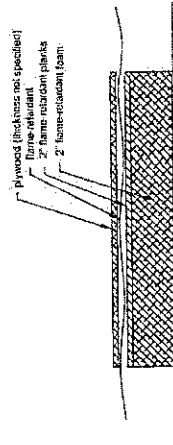
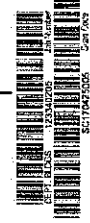
CHECKED BY: CH

DRAWING NO:

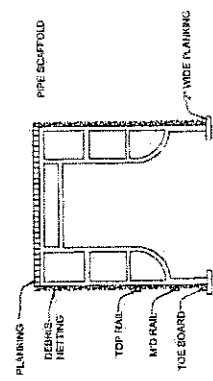
SSP-109.00

PAGE 9 OF 9

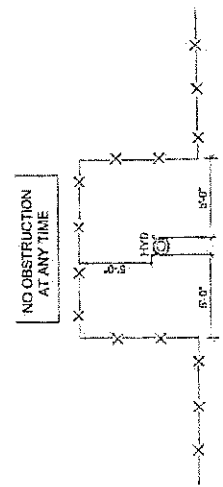
CREDIT: 100



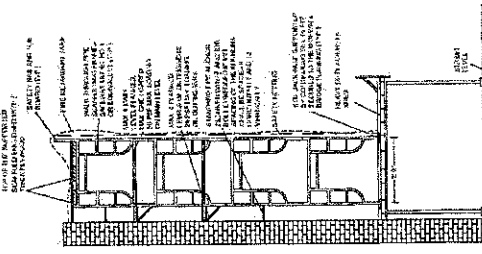
3. ROOF PROTECTION DETAIL
N.T.S.



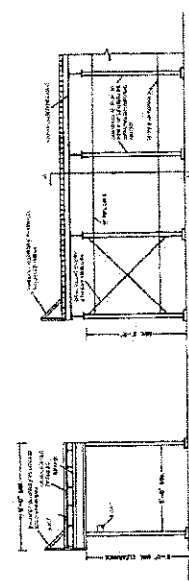
2. TYPICAL OVERHEAD PROTECTION FOR
SKYLIGHTS/MECHANICAL EQUIPMENT
N.T.S.



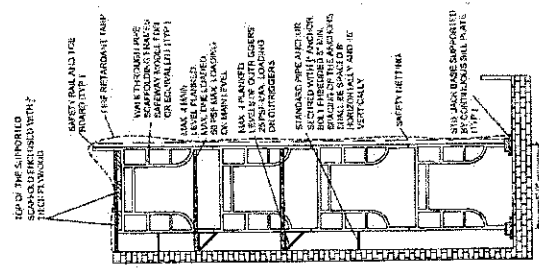
6. FIRE HYDRANT DETAIL AT CONSTRUCTION FENCE
N.T.S.



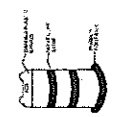
5. PIPE SCAFFOLD ON THE
SIDEWALK SHED DETAIL
N.T.S.



1. TYPICAL SIDEWALK SHED DETAIL
N.T.S.

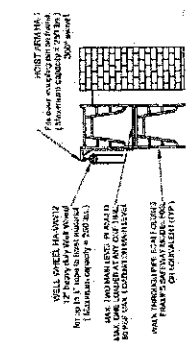


4. TYPICAL PIPE SCAFFOLD DETAIL
N.T.S.

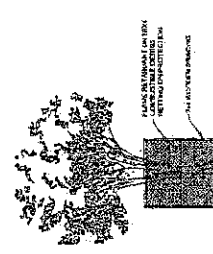


10. CONSTRUCTION BARREL TYPICAL
N.T.S.

9. WELL-WHEEL DETAIL
N.T.S.



7. C-HOOK SCAFFOLD DETAIL
N.T.S.



8. TREE PROTECTION DETAIL
N.T.S.

NOTE:
DESIGN AND INSTALLATION DETAILS FOR SCAFFOLD, SIDEWALK
SHED, SUSPENDED SCAFFOLD, SAFETY NETTING, FENCES,
HYDRANTS, ETC., ARE PROVIDED IN DOB APPROVED PERMITS
DRAWINGS. THESE ITEMS ARE SHOWN ON THESE PAGES FOR
CONCEPT, LOCATION AND ORIENTATION ONLY.
ENGINEERED INSTALLATION DOCUMENTS