



STATE OF NEW YORK
UNIFIED COURT SYSTEM
FIRST JUDICIAL DISTRICT
SUPREME COURT, CIVIL BRANCH
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JONATHAN LIPPMAN
Chief Administrative Judge

JOAN B. CAREY
Deputy Chief Administrative Judge
New York City Courts

JACQUELINE W. SILBERMANN
Administrative Judge
First Judicial District
Supreme Court, Civil Branch

ADMINISTRATIVE ORDER

Whereas, the parties to tax certiorari proceedings for the tax year 2001/2002 have entered into stipulations extending the petitioners' time to file Notes of Issue under RPTL Section 718 (the "718 Stipulations"); and

Whereas, decretal paragraph 2 of the 718 Stipulations contains a requirement that petitioners file a Request for Judicial Intervention when the certified statement of income and expenses is filed with respondents' counsel; and

Whereas, the Court has determined that said requirement should not be enforced, that Requests for Judicial Intervention should only be filed when judicial intervention is actually required in order to address discovery problems, decide motions, try a case, or the like, and that such judicial intervention will be rendered promptly and deadlines for all proceedings will be set so that cases will be resolved expeditiously, and

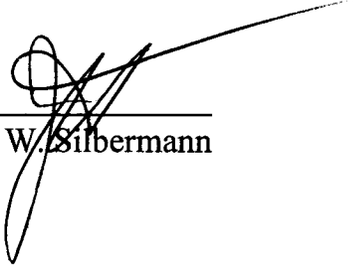
Whereas, the court has advised representatives of the petitioners and respondents of its determination;

Therefore, in order to implement the Court's determination, it is hereby

ORDERED that the requirement to file a Request for Judicial Intervention as set forth in paragraph 2 of the 718 Stipulations for the tax year 2001/2002 is hereby suspended and deemed unenforceable. Notwithstanding said Stipulations, no Request for Judicial Intervention shall be filed because of the provision set forth therein, but shall be filed only

when judicial intervention is required as set forth above.

Dated: September 7, 2006



Jacqueline W. Silbermann