## ADMINISTRATIVE ORDER OF THE CHIEF JUDGE OF THE STATE OF NEW YORK

Pursuant to the authority vested in me, and upon consultation with the Administrative Board of the Courts, and with the advice and consent of the New York Court of Appeals, I hereby amend, effective nunc pro tunc as of April 1, 2006, section 34.2(b)(3) of the Rules of the Chief Judge, relating to the definition of minor repairs for State reimbursement, to read as follows:

The term minor repairs shall mean such repairs as are required to replace a part, to put together what is torn or broken, or to restore a surface or finish, where such repairs will preserve and/or restore a court facility to full functionality; and shall include only: (a) painting, carpeting, and other resurfacing of, or finish work related to, or renovation of, the interiors of spaces used by the unified court system and (b) a uniform percentage of other building maintenance costs, said percentage to be established for each state fiscal year by the chief administrator. The chief administrator may set a different percentage for a particular political subdivision upon a showing that minor repairs constitute a greater percentage of other building maintenance costs in that political subdivision than the uniform percentage established by the chief administrator.

	Chief Judge of the State of New York
Attest:	
	Clerk of the Court of Appeals
Dated:	