UNITED STATES COURT OF APPEALS

FOR THE SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 30th day of October, two thousand thirteen.

PRESENT: ROBERT A. KATZMANN,

Chief Judge,

DENNIS JACOBS, JOSÉ A. CABRANES, ROSEMARY S. POOLER,

REENA RAGGI,

RICHARD C. WESLEY,

PETER W. HALL,

DEBRA ANN LIVINGSTON,

GERARD E. LYNCH,

DENNY CHIN,

RAYMOND J. LOHIER, JR.,

SUSAN L. CARNEY,

CHRISTOPHER F. DRONEY,

Circuit Judges.

JOSÉ E. CARRION,

<u>Plaintiff-Appellant</u>,

- v.-

11-5098, 11-5334

AGFA CONSTRUCTION, INC. Defendant-Appellee.

FOR APPELLANT: Michael G. O'Neill, New York, NY.

FOR APPELLEE: Joseph M. Labuda, Milman Labuda Law

Group, PLLC, Lake Success, NY.

ORDER

Following disposition of this appeal on June 13, 2013, an active judge of the Court requested a poll on whether to rehear the case <u>en banc</u>. A poll having been conducted and there being no majority favoring <u>en banc</u> review, rehearing <u>en banc</u> is hereby **DENIED**.

Gerard E. Lynch, <u>Circuit Judge</u>, dissents by opinion from the denial of rehearing <u>en banc</u>.

FOR THE COURT: CATHERINE O'HAGAN WOLFE, CLERK

Carrion v. Agfa Construction, Inc. Dkt. Nos. 11-5098-cv, 11-5334-cv

- 1 GERARD E. LYNCH, Circuit Judge, dissenting:
- I dissent for the reasons stated in my dissent in Grochowski v. Phoenix Constr., 318 F.3d
- 3 80, 89 (2d Cir. 2003) (Lynch, D.J., dissenting), and by the New York Court of Appeals in Cox v.
- 4 NAP Constr. Co., 10 N.Y.3d 592 (2008).