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This memorandum is uncorrected and subject to revision before publication in the New York Reports.

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No. 207 SSM 39 Eva Flores,

Appellant,

v.

Langsam Property Services Corp.,
et al.,

Respondents.

Submitted by Steven I. Brizel, for appellant. Submitted by Patrick W. Brophy, for respondents.

## MEMORANDUM:

The order of the Appellate Division should be affirmed, with costs.

Plaintiff failed to raise a triable issue of fact regarding defendants' actual or constructive notice of the particular dangerous condition that allegedly caused her injuries

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(see Gordon v American Museum of Natural History, 67 NY2d 836, 838 [1986]).

On review of submissions pursuant to section 500.11 of the Rules, order affirmed, with costs, in a memorandum. Chief Judge Lippman and Judges Ciparick, Graffeo, Read, Smith, Pigott and Jones concur.

Decided October 20, 2009