

APPROVE CONSENT DECREE AND SETTLEMENT AGREEMENT

DEBARMENT ACTION OF FLOORTEX COMMERCIAL FLOORING, INC.

AND HOWARD DAVIS, ANCHORMAN FLOORING

THE GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Education approve the Consent Decree and Settlement Agreement with Floortex

That the Chicago Board of

Davis, owner and president of Floortex, Anchorman Flooring,

Commercial Flooring, Inc. ("Floortex"), Howard

and Howard Davis are voluntarily excluded from conducting business with the Board for a period of

three (3) years, commencing April 30, 2001 and ending May 26, 2004.

Howard Davis is prohibited from being a principal, having ownership, control

or management authority in Anchorman for a period of three (3) years commencing April 30, 2001 and ending

April 30, 2004 and any Howard Davis

is prohibited from engaging in any threats

or physically abusive behavior toward other individuals on Board

projects.

In the Notice of Debarment, the Board

entered against Floortex for failing to p

and Floortex (ii) Floortex failed to disclose a subcontractor on its

to the Carpenter's Union pension fu