ASSEMBLY, No. 4529 STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED OCTOBER 15, 2018

Sponsored by: Assemblyman VINCENT MAZZEO District 2 (Atlantic) Assemblyman JOHN ARMATO District 2 (Atlantic)

Co-Sponsored by: Assemblywoman Gove and Assemblyman Rumpf

SYNOPSIS

Concerns reimbursements to Superstorm Sandy-impacted homeowners subjected to contractor fraud.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 11/27/2018)

1 AN ACT concerning contractor fraud following Superstorm Sandy, 2 and supplementing Title 52 of the Revised Statutes. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. a. The commissioner shall permit the distribution of fraud-8 response funding to an applicant if the applicant demonstrates to the 9 department that the applicant has been the subject of fraud or theft 10 by deception, committed by a RREM or LMI program contractor, in 11 connection with a RREM or LMI program contract to complete 12 work on the applicant's house. The department shall distribute fraud-response funding regardless of whether an applicant presents 13 14 a charging document, so long as the applicant is able to present 15 alternative documentation sufficient to demonstrate that the fraud or 16 theft by deception occurred. 17 b. The commissioner shall consult the Division of Consumer 18 Affairs in the Department of Law and Public Safety to develop 19 appropriate standards for determining whether fraud or theft by 20 deception has occurred, and what documents are relevant in that 21 determination. c. An applicant shall not be entitled to a fraud-response 22 23 funding award if any portion of the award would amount to a 24 duplicative benefit or would otherwise violate the "Robert T. 25 Stafford Disaster Relief and Emergency Assistance Act," (42 26 U.S.C. s.5155), or another provision of federal law. 27 d. As used in this section: "Applicant" means a RREM or LMI program beneficiary who 28 29 applies for fraud-response funding. 30 "Charging document" means a document produced by the 31 Division of Consumer Affairs in the Department of Law and Public 32 Safety, indicating that the applicant's contractor has been charged 33 with a crime involving fraud or theft by deception. 34 "Commissioner" means the Commissioner of Community 35 Affairs. 36 "Department" means the Department of Community Affairs. 37 "Fraud-response funding" means funding allocated by the federal 38 government, which may be allocated to reimburse an applicant, who 39 has been defrauded by a RREM or LMI program contractor. 40 "RREM or LMI program" means the Reconstruction, 41 Rehabilitation, Elevation, and Mitigation Program or the Low-to-42 Moderate Income Homeowners Rebuilding Program, established by 43 the department for the purpose of distributing federal funding 44 allocated towards recovery from Superstorm Sandy. 45 46 2. This act shall take effect immediately, but shall remain inoperative until the first day of the second month next following 47 48 enactment.

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STATEMENT

3 This bill concerns reimbursement payments to Superstorm 4 Sandy-impacted homeowners subjected to contractor fraud. Far too 5 many families and individuals whose homes were damaged by Superstorm Sandy were also subjected to a second injury as the 6 7 result of fraud committed by their contractors. The Department of 8 Community Affairs ("DCA") has made funding available, through 9 the federal Department of Housing and Urban Development, to 10 reimburse these households. In order to qualify for funding, the bill 11 requires an applicant to present a document produced by the 12 Division of Consumer Affairs, indicating that the applicant's 13 contractor has been charged with a crime involving fraud or theft by 14 deception. This document has proven burdensome to obtain for 15 many who have been defrauded by their contractors.

16 This bill establishes an alternative method for applicants to 17 substantiate contractor fraud and theft by deception. The bill 18 requires DCA to distribute fraud-response funding regardless of 19 whether an applicant presents a charging document, so long as the 20 applicant is able to present alternative documentation sufficient to 21 demonstrate that the fraud or theft by deception has occurred. This 22 policy only concerns contract work in relation to the 23 Reconstruction, Rehabilitation, Elevation, and Mitigation Program 24 or the Low-to-Moderate Income Homeowners Rebuilding Program, 25 as established by DCA to distribute federal funding allocated 26 towards recovery from Superstorm Sandy. The bill directs DCA to 27 consult the Division of Consumer Affairs to develop appropriate 28 standards for determining whether fraud or theft by deception has 29 occurred, and what documents are relevant in that determination.