

IN THE MATTER OF THE CLAIM
OF SAMUEL L. CURRY
AGAINST THE MARYLAND HOME
IMPROVEMENT GUARANTY FUND
FOR ALLEGED ACTS OR OMISSIONS
DAVID A. GRIFFIN
T/A DAG CONSTRUCTION CORP.

* MARYLAND HOME
* IMPROVEMENT COMMISSION

* CASE NO. 10 (05) 302

* * * * *

AMENDED ORDER

On this 16TH day of April, 2013, Panel B of the Maryland Home

Improvement Commission hereby **ORDERS** that:

1) Upon review and consideration of the record in this matter, the Commission hereby

finds that:

A) The Administrative Law Judge made a specific finding of fact (# 10) that Que Contractors was not licensed to engage in home improvement contracting.

B) The Administrative Law Judge did not make specific findings regarding the licensing status of Curtis Cox and Frank Sanders.

C) Based upon the findings of the Administrative Law Judge, the Commission finds that the portion of the Administrative Law Judge's recommended Guaranty Fund award attributable to payments to Curtis Cox and Frank Sanders (\$1,850.00) is compensable from the Guaranty Fund. The Commission finds that the portion of the recommended Guaranty Fund award attributable to payments to Que Contractors (\$4,630.00) is not compensable from the Guaranty Fund.

D) The Claimant has established eligibility for total compensation from the Guaranty Fund in the amount of \$9,616.23.

2) The Commission hereby amends the Order issued on December 13, 2012 to award the Claimant \$9,616.23 from the Home Improvement Guaranty Fund.

Joseph Tunney
Chairperson - Panel B