New Jersey
Department of Community Affairs
SUPERSTORM SANDY COMMUNITY DEVELOPMENT BLOCK GRANT - DISASTER RECOVERY

Public Law 113-2, January 29, 2013
FR-5696-N-01; March 5, 2013
FR-5696-N-06; November 18, 2013

ACTION PLAN AMENDMENT NUMBER 9

NON-SUBSTANTIAL AMENDMENT FOR THE FOLLOWING:

- Modification to Section 3.2.2 LMI Homeowners Rebuilding Program of Action Plan Amendment #7 (Second Allocation) related to prioritization of funds for manufactured housing units.

- Clarification to Section 3.2.3 Blue Acres Buyout Program of Action Plan Amendment #7 (Second Allocation) related to definition of eligible residential properties.

- Defining Program Funds under Section 4.5.1 Supportive Services Programs of Action Plan (original) related to Case Management

- Clarification of Green Building Standard for Residential Housing under Section 6.3 Green Building of Action Plan (original) under Section 6: Other Criteria

DATE SUBMITTED TO HUD: July 8, 2014
DATE APPROVED BY HUD: August 21, 2014*

Chris Christie
Governor

Kim Guadagno
Lt. Governor

Richard E. Constable, III
Commissioner

*HUD did not approve a submitted clarification related to HMFA multi-family housing definition of public housing; therefore the request has been removed.
Non-Substantial Action Plan Amendment Number Nine to Superstorm Sandy Disaster Relief Appropriation, Public Law 113-2, 2013

I. OVERVIEW
The purpose of this Action Plan Amendment (APA) Number 9 to the State’s approved Action Plan is to provide non-substantial clarifications to the identified program areas as detailed in the document. This amendment is considered non-substantial since these clarifications and additions do not involve a new allocation or transfer/re-allocation of funds between programs, do not create a new program, and do not change program beneficiaries or eligibility criteria. The amendment process follows the guidance in the applicable Federal Register notice related to non-substantial amendments and will be posted on the DCA website in accordance with HUD requirements.

II. ACTION PLAN CLARIFICATIONS

A. Modification to Section 3.2.2 LMI Homeowners Rebuilding Program of Action Plan Amendment Number 7 (Second Allocation)

The LMI Homeowners Rebuilding Program is in the State’s Action Plan Amendment Number 7 (Second Allocation) approved by HUD on May 31, 2014 in Section 3.2.2. The State established eligibility criteria that includes: a) homeowner must be low-to-moderate income, b) homeowner must have registered with FEMA, c) owner-occupied at the time of the storm, d) primary residence, e) within the 9 most impacted counties, d) at least $8,000 of damage or more than one foot of water on the first floor.

The Program Policies and application, as consistent with RREM, will allow that Manufactured Homes are an eligible Housing Type under the program. This non-substantial amendment clarifies that $10,000,000 of the $40,000,000 program funds will be initially reserved under the approved program for those homeowners occupying manufactured homes as their primary residence at the time of the storm and who meet the program criteria. This clarification is in accordance with the State’s Voluntary Compliance Agreement with HUD Fair Housing and Equal Opportunity Office (FHEO) and the Latino Action Network, the National Association for Advancement of Colored People, and Fair Share Housing Center.

This is considered a non-substantial amendment as it does not change eligibility criteria or beneficiaries or shift funding among programs.

Edit in Section 3.2.2 of APA 7 as follows:

Allocation for Activity: $40,000,000, {insert} $10,000,000 of the $40,000,000 program funds will be initially reserved for those homeowners occupying manufactured homes as their primary residence at the time of the storm and meet the program criteria.

Selection Process: At the conclusion of the application period, the applications received will be electronically randomized and then prioritized based on damage levels, {insert} with the manufactured housing units receiving in order, the reserved $10,000,000, as long as the need exists during the application period.
B. Clarification to Section 3.2.3 Blue Acres Buyout Program of Action Plan Amendment Number 7 (Second Allocation) related to definition of eligible residential properties.

The Blue Acres Buyout Program is intended to assist in getting households out of harm’s way through an acquisition program that keeps the targeted properties as green space in perpetuity. The Eligibility Criteria clearly notes both single residential properties and rental properties as well. The general overview description section inadvertently uses the word homeowner which implies an unintended restriction. This APA replaces “homeowners” with “households” to clarify the intention.

{Section 3.2.3; Para.5}

To reduce administrative burden and maximize funding available for buyouts, the program initially will be limited to homeowners households in pre-defined targeted buyout areas.

C. Clarification to Section 4.5.1 Supportive Services Programs: Case Management of the Action Plan

The Supportive Services Program was established in the State’s Action Plan, approved by HUD on April 29, 2013. The approved Action Plan establishes that the Department of Community Affairs (DCA) “will administer the Supportive Services Program to deliver grants for critical supportive services needs that have been increased as a result of the storm” (Section 4.5.1).

This Amendment further defines the listed Supportive Services Program that is targeted for the purpose of Case Management related to housing needs of impacted households as a result of Superstorm Sandy. This assistance is an eligible public service under the eligible activities in the bulleted list under the Supportive Services Program. The use of funds in this manner provides housing counseling and supportive services to primarily low and moderate income residents in storm-impacted counties; a listed activity in the Supportive Services Program. This program is established in accordance with the State’s Voluntary Compliance Agreement with HUD Fair Housing and Equal Opportunity Office (FHEO) and the Latino Action Network, the National Association for Advancement of Colored People, and Fair Share Housing Center.

The total amount of funds allocated to the Supportive Services Program was $10 million in the original approved Action Plan. This total allocation of funds was increased to $32 million by the approval of Action Plan Amendment Number 6. The State estimated about $3 million for the bulleted programs to be administered by the Department of Health. Based on the assessed needs, the funds will remain under the Supportive Services Program, but are re-defined under the approved activity of Case Management. The budget is an estimated $2.5 million. In line with the Eligible Entities section, the program will be administered by the Department of Community Affairs, under the approved process (Action Plan Amendment Number 5) to manage the services directly or through eligible entities.

D. Clarification to Section 6.3 Green Building of the Action Plan

Consistent with the March 5, 2013 Federal Register Notice, FR-5696-N-01, this clarification confirms the original intention that the Green Building Standard requirement applies to residential housing as defined
in the Notice. The unintended omission of the applicability to defined residential properties as stated in the Notice implies an unclear requirement for businesses and commercial enterprises. As stated, the State continues to encourage green building throughout all programs.

{Section 6.3; Para.1}

The State will require replacement and new {insert} residential construction to meet green building standards by requiring compliance with ENERGY STAR. New Jersey will further encourage green building practices throughout all other proposed programs.