

STATE OF NEW JERSEY
DEPARTMENT OF COMMUNITY AFFAIRS

FINAL DECISION

OAL DKT. NO. CAF 10478-14

AGENCY DOCKET NO. N/A

JOHN CONNORS,
Petitioner,
v.

DEPARTMENT OF COMMUNITY AFFAIRS, SANDY RECOVERY DIVISION,
Respondent.

Having reviewed the Initial Decision of the Administrative Law Judge in this matter, together with any exceptions or replies submitted, I hereby reject the Initial Decision as the Commissioner's Final Decision. The original decision of the Sandy Recovery Division to deny eligibility to the Petitioner is hereby upheld.

My findings of fact are as follows: The petitioner in this matter did not apply for the Sandy Homeowner Resettlement Program (Program) during the relevant program application time period or at any other time. The Department of Community Affairs, Sandy Recovery Division simply cannot be expected to allow all New Jersey residents who missed a program application deadline or failed to properly file an online application into the various recovery programs at a later date. I respectfully disagree with Judge Delanoy's findings in this matter, and for that reason I must reject the Initial Decision. Therefore, this applicant cannot be found eligible for the Sandy Recovery Resettlement Program.

Date: 2/23/15



RICHARD E. CONSTABLE, III
Commissioner