IN THE MATTER OF
THE CLAIM OF NATHANIEL L. &
DIANE P. JOHNSON
AGAINST THE
MARYLAND HOME IMPROVEMENT
GUARANTY FUND ON ACCOUNT OF
ALLEGED VIOLATIONS OF
MARCUS V. ADAMS, t/a
THERMAL MARKETING SYSTEMS

MARYLAND HOME IMPROVEMENT COMMISSION

Case No. 16 (90) 1410

FINAL ORDER

On this 7TH day of April , 2017, Panel B of the Maryland Home Improvement Commission ORDERS that:

- 1) Pursuant to Business Regulation Article, §8-408(b)(3)(i), Annotated Code of Maryland, the Claimants have provided the Commission with a copy of a final civil judgment, dated January 14, 2015, with all rights of appeal exhausted, in which the District Court for Anne Arundel County found on the merits that the conditions precedent to recovery, as set forth in Business Regulation Article, §8-405(a), Annotated Code of Maryland, have been met, and found that the Claimants sustained an actual loss of \$18,020.00.
- 2) The Commission directs payment from the Home Improvement Guaranty Fund of \$18,020.00 to the Claimants, Nathaniel L. & Diane P. Johnson.
- 3) Pursuant to Business Regulation Article, §8-411(a), Annotated Code of Maryland, any home improvement licenses held by the Respondent, Marcus V. Adams, t/a Thermal Marketing Systems, shall be Suspended, and the Respondent shall be ineligible for any home improvement licenses, until the Respondent has repaid any money paid from the Home Improvement Guaranty Fund pursuant to this Order, with 10 percent annual interest.

- 4) The records and publications of the Maryland Home Improvement Commission shall reflect this decision.
- 5) The payment to the Claimant from the Home Improvement Guaranty Fund shall be authorized thirty (30) days from the date of this Order. During the thirty (30) day period, any party may file an appeal of this decision to Circuit Court.

Joseph T	unney	
Chair		