## STATE OF NEW YORK

3897

2017-2018 Regular Sessions

## IN SENATE

January 27, 2017

Introduced by Sen. CARLUCCI -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law, in relation to roofing contract provisions

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 770 of the general business law is amended by
adding a new subdivision 8 to read as follows:
8. "Roofing contractors" means residential owners and farmers who
perform their own roofing improvement work and any federal, state or
municipal employees performing roofing work.
§ 2. The general business law is amended by adding a new section 771-b
to read as follows:
§ 771-b. Requirements and responsibilities of roofing contractors. 1.
A roofing contractor shall enter into a written contract with a property
owner before engaging in roof repair services. Such contract shall
follow all of the requirements for a home improvement contractor pursu-
ant to section seven hundred seventy-one-a of this article.
2. Roofing contractors are prohibited from advertising, promising to
pay or rebate any or all of an insurance deductible as an inducement to
the sale of any goods or services.
3. A homeowner has the right to cancel a roofing improvement contract
within three business days after notice from their insurer that the
<u>claim for repairs has been denied in whole or in part.</u>
4. An owner shall not be responsible for any payments after the
contract has been cancelled except for work done before such cancella-
tion. Such right shall not apply to emergency repairs where the work was
initiated by the owner to meet a bona fide emergency of the owner and
the roofing contractor is entitled to the reasonable value of such
repairs.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	5. A roofing contractor shall not require a deposit in excess of fifty
2	percent of the total contract amount.
3	6. A roofing contractor shall not abandon or fail to perform, without
4	justification, an executed roofing improvement contract, nor can such
5	contractor materially deviate from or disregard the plans or specifica-
б	tions for such work.
7	7. A roofing contractor shall not fail to pay for materials or
8	services rendered when such contractor has received sufficient funds as
9	payment for the contract applicable to those materials and services.
10	8. A roofing contractor shall not perform any reporting, adjusting or
11	negotiating of a claim for the owner, nor can such contractor receive
12	compensation for a referral to an entity that performs such claim
13	services.
14	9. Minimum insurance requirements for roofing contractors shall apply
15	to roofing improvement contracts performed in political subdivisions
16	that do not contain any insurance requirements for roofing contracts.
17	The roofing contractor shall provide a valid certificate of workers'
18	compensation insurance coverage (or if a sole proprietor a certificate
19	of exemption), a certificate of general liability and property damage
20	insurance with limits of at least one hundred thousand dollars per
21	person and three hundred thousand dollars per occurrence for bodily
22	injury and at least fifty thousand dollars for each occurrence and
23	aggregate for property damage.
24	§ 3. This act shall take effect on the one hundred eightieth day after
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25 it shall have become a law.