FEMA’s Individuals and Households Program (IHP)—Implementation and Considerations for Congress

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FEMA’s Individuals and Households Program (IHP)—Implementation and Considerations for Congress

The Federal Emergency Management Agency (FEMA) may provide several forms of federal assistance, if authorized pursuant to a presidential declaration of emergency or major disaster under the Robert T. Stafford Disaster Relief and Emergency Assistance Act (Stafford Act; P.L. 93-288, as amended; codified at 42 U.S.C. §§5121 et seq.), including assistance for individuals and households to recover—known as Individual Assistance (IA).

There are various forms of IA that can help affected individuals and households recover from a disaster. This report provides an overview of the Individuals and Households Program (IHP), a form of IA authorized under Stafford Act Section 408 (42 U.S.C. §5174). The IHP is the only form of IA, and the only FEMA assistance authorized pursuant to an emergency or major disaster declaration, that provides grants of financial assistance directly to individuals and households to support their disaster recovery (FEMA may also provide direct assistance under the IHP). To that end, IHP assistance may include financial and/or direct assistance for housing and financial assistance for other needs to eligible individuals and households who have uninsured or under-insured necessary expenses and serious needs as a result of a disaster that cannot be met through other means or forms of assistance. Specifically, this report describes the categories and types of available IHP Housing Assistance and Other Needs Assistance (ONA), as well as the considerations or limitations associated with the provision of each form of IHP assistance, and IHP assistance generally. It also provides some specific examples when IHP assistance was implemented to support the recovery from recent disasters, including the Coronavirus Disease 2019 (COVID-19) pandemic.

State, territory, and Indian tribal governments do not automatically receive IA when a disaster occurs. Instead, the governor of an affected state or territory or the chief executive of an affected Indian tribal government must request that the President declare an emergency or major disaster and that IA be authorized. When making such a request, the state, territory, or Indian tribal government must demonstrate that the incident exceeds its capacity to effectively respond without federal assistance. FEMA then evaluates the request using set factors, and provides a recommendation to the President, who determines whether to authorize the request for a Stafford Act declaration authorizing IA. The process by which requests for IA are evaluated, and the way aspects of the IHP are implemented, changed in 2018 and 2019. These changes were made through the enactment of the Disaster Recovery Reform Act of 2018 (DRRA, Division D of P.L. 115-254), a new rule going into effect (which updated the IA factors FEMA evaluates when considering a governor’s request for a major disaster declaration authorizing IA), and updates to FEMA’s IA guidance, including the Individual Assistance Program and Policy Guide (IAPPG). In addition to an overview of IHP assistance, this report discusses the process for requesting IA, the factors considered when determining whether to authorize IA (and specifically IHP assistance), and significant program implementation updates and considerations.

Finally, this report discusses some of the potential IHP-related challenges and considerations that may be of interest to Congress, including considerations for increasing transparency associated with FEMA’s IA factors evaluation, which is part of the disaster declaration process; addressing the current lack of IHP assistance cost data, which is needed to support an evaluation of the cost of IHP assistance; and assessing whether FEMA’s current IHP assistance programs are sufficient to meet the needs of future disaster survivors. Other program-related challenges are also addressed, including application requirements linking FEMA assistance with the Small Business Administration’s Disaster Loan Program, a requirement that has hindered access to disaster assistance for some individuals.
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Introduction

After the President issues an emergency or major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act (Stafford Act), the Federal Emergency Management Agency (FEMA) may provide three primary forms of disaster assistance: Individual Assistance (IA), Public Assistance (PA), and Hazard Mitigation Assistance (HMA). IA provides aid to affected individuals and households, and can take the form of assistance for housing and/or other needs through the Individuals and Households Program (IHP). In addition to providing IHP assistance, FEMA’s IA program includes the Crisis Counseling Assistance and Training Program, Disaster Unemployment Assistance, Disaster Legal Services, and Disaster Case Management, all of which are beyond the scope of this report. The IHP and other forms of IA are funded through the Disaster Relief Fund (DRF), which is managed by FEMA.

The IHP is the focus of this report. It is the only form of IA, and the only FEMA assistance authorized pursuant to an emergency or major disaster declaration, that provides grants of financial assistance directly to individuals and households to support their disaster recovery by helping address housing and other needs (FEMA may also provide direct assistance for housing under the IHP). This report begins with an overview of the IHP, including the categories and types of IHP assistance that may be made available, selected considerations or limitations associated with each type of assistance, and selected legislative and program updates. This report then outlines the process for requesting and authorizing IA, including the factors that FEMA considers when evaluating a governor or chief executive’s request for a major disaster declaration.

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1 Disaster Relief Act of 1974 (P.L. 93-288) (retitled the Robert T. Stafford Disaster Relief and Emergency Assistance Act and codified, as amended, at 42 U.S.C. §§5121 et seq.). The Robert T. Stafford Disaster Relief and Emergency Assistance Act is hereinafter referred to as the Stafford Act. The Federal Emergency Management Agency’s (FEMA’s) “How a Disaster Gets Declared” web page, available at https://www.fema.gov/disasters/how-declared, provides additional information on the declaration process and the types of assistance that may be authorized pursuant to a presidential declaration of emergency or major disaster (hereinafter FEMA, “How a Disaster Gets Declared”). The Individual Assistance (IA) program, and specifically the Individuals and Households Program (IHP), is the focus of this report. For information on FEMA’s other programs, including the Public Assistance (PA) program, which may provide grants to sub-federal governments and certain private nonprofit organizations for emergency work following an emergency or major disaster declaration, and permanent work following a major disaster declaration, see CRS In Focus IF11529, A Brief Overview of FEMA’s Public Assistance Program, by Erica A. Lee, and CRS Report R46749, FEMA’s Public Assistance Program: A Primer and Considerations for Congress, by Erica A. Lee. For additional information on FEMA’s Hazard Mitigation Assistance (HMA) funds for mitigation and resiliency projects and programs to reduce the threat or impacts of future disasters, see CRS Insight IN11187, Federal Emergency Management Agency (FEMA) Hazard Mitigation Assistance, by Diane P. Horn.

2 Stafford Act Section 408—Federal Assistance to Individuals and Households (hereinafter referred to as the IHP)—is codified at 42 U.S.C. §5174 and the citation to the U.S. Code is used hereinafter. IHP assistance may be authorized pursuant to either an emergency or major disaster declaration.


4 Stafford Act Section 410, 42 U.S.C. §5177.


6 Stafford Act Section 426, 42 U.S.C. §5189d.

7 These other forms of IA, with the exception of Crisis Counseling, may only be authorized pursuant to a major disaster declaration. The IHP and Crisis Counseling may be authorized pursuant to either an emergency or major disaster declaration (42 U.S.C. §5192(a)(6) authorizing the President to provide assistance in accordance with 42 U.S.C. §5174 (IHP) and 42 U.S.C. §5183 (Crisis Counseling)).

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authorizing IA (these factors are described in more detail in Appendix A). Other IA administrative information, including the application process for individuals and households, eligibility requirements, and how assistance decisions may be appealed, is also included. This report concludes by describing some of the IHP’s general program limitations, as well as selected challenges and considerations that may be of interest to Congress, including related to increasing transparency in IA declaration decisions, expanding access to IHP spending data, and ensuring IHP assistance can meet the needs of future disaster survivors. Additionally, Appendix B details the roles of the state/territory and federal government in providing IHP assistance, and Appendix C provides an overview of FEMA’s publicly available IHP program data.

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Selected Definitions

**State:** Per Stafford Act Section 102(4), the term “state” means “any State of the United States, the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands” (42 U.S.C. §5122(4)).

**Governor:** Per Stafford Act Section 102(5), the term “governor” means “the chief executive of any State” (42 U.S.C. §5122(5)).

**Indian Tribal Government:** Per Stafford Act Section 102(6), the term “Indian tribal government” means “the governing body of any Indian or Alaska Native tribe, band, nation, pueblo, village, or community that the Secretary of the Interior acknowledges to exist as an Indian tribe under the Federally Recognized Indian Tribe List Act of 1994 (25 U.S.C. §§479a et seq.)” (42 U.S.C. §5122(6)).

**Chief Executive:** Per Stafford Act Section 102(12), the term “Chief Executive” means “the person who is the Chief, Chairman, Governor, President, or similar executive official of an Indian tribal government” (42 U.S.C. §5122(12)).

**Uninhabitable:** FEMA’s IAPPG defines “uninhabitable” as “a dwelling that is not safe, sanitary, or fit to occupy” (FEMA, IAPPG, p. 78).

**Safe:** FEMA’s IAPPG defines “safe” as being secure from disaster-caused hazards or threats to occupants (FEMA, IAPPG, p. 78).

**Sanitary:** FEMA’s IAPPG defines “sanitary” as being free of disaster-caused health hazards (FEMA, IAPPG, p. 78).

**Functional:** FEMA also requires that disaster-damaged components be functional prior to the disaster. “‘Functional’ refers to an item or home capable of being used for its intended purpose” (FEMA, IAPPG, p. 78).

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9 For information on the Public Assistance (PA) factors considered when evaluating a governor or chief executive’s request for a major disaster declaration, see 44 C.F.R. §206.48(a) and FEMA’s Tribal Declarations Pilot Guidance, January 2017, pp. 34-36, https://www.fema.gov/sites/default/files/2020-04/tribal-declaration-pilot-guidance.pdf (hereinafter FEMA, Tribal Declarations Pilot Guidance).
Overview of Stafford Act Section 408—Federal Assistance to Individuals and Households

Following an incident, the President may authorize the IHP\(^\text{10}\) and allow FEMA to provide financial and/or direct assistance for housing, as well as financial assistance for other needs (referred to as Other Needs Assistance or ONA) to eligible individuals and households. The IHP only covers uninsured or under-insured necessary expenses and serious needs resulting from the disaster that cannot be otherwise met.\(^\text{11}\) IHP assistance is intended to meet basic needs (e.g., repairing a home to make it safe to occupy\(^\text{12}\) or replacing standard household appliances like refrigerators\(^\text{13}\))—and is not designed to return primary residences or property to their pre-disaster condition. As such, per FEMA’s guidance, “IHP assistance is not a substitute for insurance and cannot compensate for all losses caused by a disaster....”\(^\text{14}\)

The IHP is authorized under Stafford Act Section 408—Federal Assistance to Individuals and Households.\(^\text{15}\) The subcategories of Housing Assistance and ONA, as well as the types of IHP assistance under each subcategory, are listed in Table 1.

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**Emergency Declarations Authorizing IA**

The President may declare an emergency under the Stafford Act when federal assistance is necessary to save lives and protect public health and safety. Although the President may authorize IA pursuant to an emergency or major disaster declaration, the IHP is one of only two forms of IA that may be authorized pursuant to an emergency declaration (Crisis Counseling may also be authorized pursuant to an emergency) (42 U.S.C. §5192(a)(6)).

According to FEMA, it is uncommon for IA-IHP to be authorized pursuant to an emergency declaration. The IHP has been authorized pursuant to an emergency declaration three times since 1985. Most recently, the Florida Surfside Building Collapse (3560-EM-FL) received a presidential emergency declaration authorizing IA-IHP on June 25, 2021. Prior to that, the Texas Explosion (EM-3363-TX) received a presidential declaration of emergency on April 19, 2013, for which IHP assistance was added on May 1, 2013, and Connecticut received a presidential declaration of emergency for Hurricane Irene (EM-3331-CT) on August 27, 2011, for which IHP assistance was added on September 2, 2011. According to FEMA, these are the only emergencies for which the IHP has been authorized from January 1, 1985 to December 6, 2021.


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\(^{10}\) 42 U.S.C. §5174; 44 C.F.R. §206.110(a); and Federal Emergency Management Agency (FEMA), *Individual Assistance Program and Policy Guide (IAPPG)*, v. 1.1, FP 104-009-03, May 2021, pp. 6 and 41, https://www.fema.gov/sites/default/files/documents/fema_iappp-1.1.pdf (hereinafter FEMA, *IAPPG*). In March 2019, FEMA released updated guidance to serve as a comprehensive IA program policy resource: the *Individual Assistance Program and Policy Guide (IAPPG)* applies to emergencies and disasters declared on or after March 1, 2019. It was subsequently updated in May 2021, and Version 1.1 applies to incidents declared on or after May 26, 2021. The *IAPPG* includes a chapter dedicated to IHP implementation and administration. Prior to the release of the *IAPPG*, the Individuals and Households Program Unified Guidance (IHPUG) served as the policy guide for the IHP. The *IHPUG* applies to incidents declared on or after September 26, 2016, through February 28, 2019. For additional information on FEMA’s Individual Assistance (IA) program, see CRS In Focus IF11298, *A Brief Overview of FEMA’s Individual Assistance Program*, by Elizabeth M. Webster.

\(^{11}\) 42 U.S.C. §5174; 44 C.F.R. §206.110(a); and FEMA, *IAPPG*, p. 41.

\(^{12}\) FEMA, *IAPPG*, p. 85.

\(^{13}\) FEMA, *IAPPG*, p. 167.

\(^{14}\) FEMA, *IAPPG*, pp. 6 and 41.

\(^{15}\) 42 U.S.C. §5174.
Table 1. Types of Housing Assistance and Other Needs Assistance

<table>
<thead>
<tr>
<th>Housing Assistance: Financial</th>
<th>Housing Assistance: Direct</th>
<th>ONA: SBA-Dependent</th>
<th>ONA: Non-SBA-Dependent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lodging Expense Reimbursement</td>
<td>Multi-Family Lease and Repair</td>
<td>Personal Property Assistance</td>
<td>Funeral Assistance</td>
</tr>
<tr>
<td>Rental Assistance</td>
<td>Transportable Temporary Housing Units</td>
<td>Transportation Assistance</td>
<td>Medical and Dental Assistance</td>
</tr>
<tr>
<td>Home Repair Assistance</td>
<td>Direct Lease</td>
<td>Group Flood Insurance Policy</td>
<td>Childcare Assistance</td>
</tr>
<tr>
<td>Home Replacement Assistance</td>
<td>Permanent Housing Construction</td>
<td></td>
<td>Assistance for Miscellaneous Items</td>
</tr>
</tbody>
</table>


**Notes:** The different types of Housing Assistance may constitute either financial or direct assistance; however, all types of Other Needs Assistance (ONA) are forms of financial assistance. The term “SBA” refers to the Small Business Administration.

- *a.* SBA-Dependent ONA is only available to individuals or households that do not qualify for an SBA disaster loan or whose SBA disaster loan amount is insufficient. Eligibility for SBA-Dependent ONA is determined by FEMA in collaboration with SBA (see 42 U.S.C. §5174(e); and 44 C.F.R. §206.119).

- *b.* Non-SBA-Dependent ONA may be awarded regardless of the individual or household’s SBA disaster loan status (see 42 U.S.C. §5174(e); and 44 C.F.R. §206.119).

More detailed descriptions of these IHP assistance options, as well as programmatic changes following the enactment of the Disaster Recovery Reform Act of 2018 (DRRA, Division D of P.L. 115-254), are described in the sections that follow.

### Housing Assistance

FEMA has many different types of housing assistance that it can employ, depending on the disaster-caused housing needs of affected individuals and households. Options may include Financial Housing Assistance (i.e., a grant of money) and/or Direct Housing Assistance (i.e., a place to live temporarily). Per FEMA’s regulations and IAPPG guidance, the appropriate type of housing assistance depends on considerations of “cost effectiveness, convenience to the individuals and households and the suitability and availability of the types of assistance.” Other relevant considerations relate to the individual or household’s “disaster-caused losses, access to life-sustaining services, cost-effectiveness, and other factors.”

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16 44 C.F.R. §206.110(c).  
17 FEMA, IAPPG, p. 43. See also 44 C.F.R. §206.117(b). With regard to other factors, for example, some forms of IHP assistance consider access to wrap-around services, which FEMA states in its guidance may include “basic social services, access to transportation, police/fire protection, emergency/health care services, communications, utilities, grocery stores, child care, and educational institutions” (FEMA, IAPPG, p. 117). According to its guidance, “FEMA (continued...)”
In addition, individuals and households may require multiple types of housing assistance when a disaster affects their home’s habitability.\(^{18}\) For example, a household may need to use FEMA’s Rental Assistance program to temporarily rent alternative accommodations while repairs are made to their primary residence through FEMA’s Home Repair Assistance program. (Households are referred to because IHP assistance may be limited based on people’s specific living arrangements (e.g., if they are members of a family, roommates, or boarders).\(^{19}\)

FEMA first looks to provide financial assistance such as Rental Assistance and Repair Assistance before providing other types of housing assistance.\(^{20}\) In some cases, FEMA may authorize a state, territory, or Indian tribal government’s request for Direct Housing Assistance when eligible applicants are unable to use Rental Assistance because affordable housing resources are unavailable.\(^{21}\)

The federal share of the costs of IHP Housing Assistance is 100%.\(^{22}\)

**Financial Housing Assistance**

Financial Housing Assistance is a grant provided directly to the individual or household by FEMA, and includes funding for temporary lodging expenses (i.e., Lodging Expense Reimbursement (LER)), rental of temporary housing (i.e., Rental Assistance), and to repair or replace a damaged primary residence (i.e., Repair Assistance and Replacement Assistance,

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**Defining “Cost Share”**

A cost share includes the portions of a federal assistance program borne by the federal government and a nonfederal entity (2 C.F.R. §§200.29 and 200.306). The nonfederal entity may contribute cash or use third party in-kind contributions to meet its portion of the cost share (per the criteria in 2 C.F.R. §200.306). By statute, the federal government pays 100% of the cost associated with providing IHP Housing Assistance. The federal government pays 75% of the cost associated with providing IHP ONA, and the nonfederal share of ONA is paid from funds made available by the state, territory, or Indian tribal government (42 U.S.C. §5174(g); and 44 C.F.R. §206.110(i)). Although the Stafford Act does not provide the authority to adjust the federal share of ONA (42 U.S.C. §5174(g)(2)), FEMA may waive or adjust the cost share for disaster grants in insular areas such as the Virgin Islands, Guam, American Samoa, and the Northern Mariana Islands (48 U.S.C. §1469a).

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\(^{18}\) 42 U.S.C. §5174(b) and (c); 44 C.F.R. §206.110(c); and FEMA, IAPPG, pp. 78 and 93. FEMA’s IAPPG defines “uninhabitable” as “a dwelling that is not safe, sanitary, or fit to occupy.” (FEMA, IAPPG, p. 78).

\(^{19}\) FEMA, IAPPG, pp. 57-62. Per FEMA’s guidance, “Generally, FEMA provides all eligible IHP awards under only the head of household’s application to assist all members of the pre-disaster household. Only the head of household will be eligible for additional categories of IHP assistance” (FEMA, IAPPG, p. 57).

\(^{20}\) 44 C.F.R. §206.110(c). FEMA’s Financial Housing Assistance programs can be implemented using existing resources (e.g., Rental Assistance can help a household temporarily rent available alternative accommodations), but FEMA’s Direct Housing Assistance programs require additional coordination with the affected state, territory, or Indian tribal government and overhead/administration support (e.g., FEMA may need to lease properties and make any needed repairs or improvements to ensure accessibility).

\(^{21}\) FEMA, IAPPG, p. 94. Direct Temporary Housing Assistance may be approved if the following three factors have been verified, per FEMA’s IAPPG: (1) a lack of available housing prevents eligible applicants from making use of Rental Assistance; (2) increasing the Rental Assistance rate to 125% of the U.S. Department of Housing and Urban Development’s (HUD’s) Fair Market Rent (FMR) will be insufficient to meet the disaster-caused housing needs; and (3) assistance from providers, including other federal and nonfederal government sources, as well as nonprofit and voluntary organizations, is insufficient to meet eligible applicants’ disaster-caused temporary housing needs.

\(^{22}\) 42 U.S.C. §5174(g)(1); 44 C.F.R. §206.110(i)(1); and FEMA, IAPPG, p. 5. For more information on cost shares, see CRS Report R41101, *FEMA Disaster Cost-Shares: Evolution and Analysis*, by Natalie Keegan and Elizabeth M. Webster.
respectively). Brief descriptions of the types of Financial Housing Assistance, and select considerations or limitations associated with each type of assistance, are included below.

**Lodging Expense Reimbursement (LER)**

LER provides funding for out-of-pocket hotel, motel, or other short-term temporary lodging costs, including taxes, when the applicant is displaced from their primary residence because the declared disaster affected its habitability or accessibility (i.e., it cannot be entered). Two of the limitations on LER Assistance include (1) assistance is not to exceed seven days from the approved date of an Initial Rental Assistance award (unless an extension is authorized); and (2) expenses incurred during mandatory evacuations are not reimbursable.

**Rental Assistance**

Rental Assistance provides funding to applicants to rent alternative temporary housing accommodations (including funding for monthly rent, essential utilities, and a security deposit) while the applicant is displaced from their primary residence because it is uninhabitable, inaccessible, affected by a utility outage, or unavailable. FEMA may provide up to two months of Initial Rental Assistance. Awards are based on (1) the number of required bedrooms, as established by the U.S. Department of Housing and Urban Development (HUD); and (2) the Fair Market Rent (FMR) where the pre-disaster residence is located. This is the case regardless of whether the individual/household is renting in the same area or an area with higher rental costs.

Unlike Initial Rental Assistance, Continued Temporary Housing Assistance (a continuation of Rental Assistance) is based on the location of the post-disaster housing unit, and the assistance rate may be increased in accordance with HUD FMR.

Rental Assistance, including both Initial Rental Assistance and Continued Temporary Housing Assistance, may be provided “for a total of 18 months or until the end of the 18-month period of

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23 FEMA, IAPPG, pp. 43 and 78.

24 The FEMA IAPPG, beginning on page 78, lists additional conditions of applicant eligibility, eligible expenses, required documentation, program limitations and exclusions, and exceptions for each type of Financial Housing Assistance.

25 FEMA, IAPPG, pp. 78-79.

26 FEMA, IAPPG, p. 80. The FEMA IAPPG states “FEMA uses the applicable [FMR] rate based upon the location of the housing unit, the number of bedrooms in the housing unit, and the fiscal year in which the major disaster declaration was issued.” (FEMA, IAPPG, p. 109 (see “Fair Market Rent (FMR)” text box).) FEMA uses its FMR Calculator to evaluate the need for a Rental Assistance rate increase, and may authorize a rate increase “when the FMR Calculator demonstrates available housing for the area is insufficient to meet the disaster-caused housing need, or when elevated housing market rates adversely impact eligible applicants’ ability to obtain rental resources” (FEMA, IAPPG, p. 85). HUD’s Office of Policy Development and Research (PD&R) posts FMR information at https://www.huduser.gov/portal/datasets/fmr.html.

27 FEMA, IAPPG, p. 81. Applicants for Continued Temporary Housing Assistance must submit an application for continued assistance, along with supporting documentation. They must have a continuing need for assistance and must be unable to return to their pre-disaster residence, and adequate alternate housing must be unavailable or they must not have fulfilled their permanent housing plan through no fault of their own. 44 C.F.R. §206.114 includes the criteria for continued assistance.
assistance, whichever comes first,” unless the period of assistance is extended. In addition, applicants can receive an additional month of rent when used for a security deposit.

**Home Repair Assistance**

Home Repair Assistance provides funding to homeowners to repair an owner-occupied primary residence, utilities, and residential infrastructure (e.g., privately-owned access routes). The objective of Home Repair Assistance is to make the disaster survivors’ home “safe, sanitary, or functional.” Two limitations on Home Repair Assistance include (1) it is subject to the maximum amount of financial assistance for housing, with some exemptions (described below); and (2) it is not intended to improve or even to return the primary residence to its pre-disaster condition, with the exceptions of making reasonable hazard mitigation measures to make the home more resilient (described below) or improvements as required to conform with current local building code requirements or ordinances.

FEMA’s guidance specifies some accessibility-related items as being eligible for Home Repair Assistance. Specifically, per the *IAPPG*, disaster-damaged grab bars and an access ramp are eligible for Home Repair Assistance, and are exempted from the maximum amount of financial assistance for housing. Additionally, in September 2021, FEMA amended its Home Repair Assistance policy to extend eligibility for accessibility-related real property items to people with disaster-caused disabilities. Thus, FEMA will now fund post-disaster accessibility-related items (i.e., these items were not damaged by the disaster because the homeowner did not have a disability at the time of the disaster, but their disability was caused by the disaster and they now have a need for accessibility items), including:

- an exterior ramp;
- grab bars; and
- a paved path to the home’s entrance.

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28 FEMA, *IAPPG*, pp. 41, 80-81. FEMA can extend the IHP period of assistance at the written request of the affected state, territory, or Indian tribal government.

29 FEMA, *IAPPG*, pp. 80-81.

30 A non-exhaustive list of real property components that are eligible for repair is included in the FEMA *IAPPG* on page 86. It includes components such as the structural components of a home (e.g., foundation, exterior walls, roof). Additionally, assistance to repair real property components impacted by disaster-caused mold growth is eligible for Home Repair Assistance (Memorandum from Keith Turi, FEMA Assistant Administrator, Recovery Directorate to FEMA Regional Administrators, “RE: Amendment to FP 104-009-03, Individual Assistance Program and Policy Guide, Version 1.1,” September 2, 2021, pp. 9-10, https://www.fema.gov/sites/default/files/documents/fema_iapppg-policy-amendments-memo.pdf (hereinafter Memorandum from Keith Turi RE: Amendment to the IAPPG)).


32 FEMA, *IAPPG*, pp. 85-88. Repair Assistance for privately-owned access routes includes additional eligibility conditions, and limitations and exclusions (see FEMA, *IAPPG*, pp. 89-90 for details).

33 FEMA, *IAPPG*, p. 86. DRRA Section 1212 exempted accessibility-related repair costs from the financial assistance cap.

34 Memorandum from Keith Turi RE: Amendment to the IAPPG, p. 10.
The Home Repair Assistance provided for mitigation is limited. Still, repairs may include hazard mitigation measures that make the housing more resilient. Specifically, reasonable hazard mitigation measures may be permitted, even if they improve upon a component’s pre-disaster condition. On June 10, 2021, FEMA announced that mitigation assistance provided for Home Repair Assistance for disasters declared on or after May 26, 2021 would “allow eligible homeowners ... [to] repair or rebuild stronger, more durable homes.” Per the agency’s announcement, FEMA’s Home Repair Assistance will include the following specific mitigation measures:

- Roof repair to withstand higher winds and help prevent water infiltration;
- Elevating a water heater or furnace to avoid future flood damage; and
- Elevating or moving an electrical panel to avoid future flood damage.  

FEMA also permits Home Repair Assistance to be used to address disaster-caused mold.

**Home Replacement Assistance**

Home Replacement Assistance provides funding to homeowners to help replace a disaster-destroyed owner-occupied primary residence. Home Replacement Assistance is unavailable for non-traditional housing or residence types, such as tents, lean-to structures, yurts, and converted shipping containers. Funding for Home Replacement Assistance may be applied toward the purchase of a new permanent residence, even if the cost of the new permanent residence exceeds the maximum IHP housing award.

When FEMA’s Financial Housing Assistance programs are unable to meet the disaster-caused housing needs of individuals and households, FEMA may authorize a state, territory, or Indian tribal government’s request for Direct Housing Assistance. This may be done when eligible applicants are unable to use Rental Assistance because affordable housing resources are unavailable.

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35 FEMA’s guidance details the specific types of mitigation measures available for Home Repair Assistance, and its regulations and guidance impose limitations on the mitigation assistance that may be provided, including that it may only be awarded for disaster-damaged real property components that existed and were functional prior to the declared disaster (FEMA, “Hazard Mitigation Under the Individuals and Households Program,” release, June 10, 2021, https://www.fema.gov/fact-sheet/hazard-mitigation-under-individuals-and-households-program; 44 C.F.R. §§206.111 and 206.117(a), (b)(2)(i), (b)(2)(iii), and (b)(2)(iv); and FEMA, IAPPG, pp. 85-88).

36 Memorandum from Keith Turi RE: Amendment to the IAPPG, p. 9.

37 FEMA, IAPPG, p. 91. FEMA calculates the award amount using the consumer price index data for the types of housing in the area where the damage occurred (the type of pre-disaster home could include a “manufactured home, travel trailer, houseboat, or residential construction (e.g., single-family home”).

38 FEMA, IAPPG, p. 92.

39 FEMA, IAPPG, p. 91.

40 FEMA, IAPPG, p. 94. Direct Temporary Housing Assistance may be approved if the following three factors have been verified, per FEMA’s IAPPG: (1) a lack of available housing prevents eligible applicants from making use of Rental Assistance; (2) increasing the Rental Assistance rate to 125% of the U.S. Department of Housing and Urban Development’s (HUD’s) Fair Market Rent (FMR) will be insufficient to meet the disaster-caused housing needs; and (3) assistance from providers, including other federal and nonfederal government sources, as well as nonprofit and voluntary organizations, is insufficient to meet eligible applicants’ disaster-caused temporary housing needs.
Direct Housing Assistance

Direct Housing Assistance is housing provided to the individual or household by FEMA or the state, territory, or Indian tribal government. There are two forms of Direct Housing Assistance: (1) Direct Temporary Housing Assistance, which includes Multi-Family Lease and Repair (MLR), Transportable Temporary Housing Units (TTHUs), and Direct Lease; and (2) Permanent Housing Construction (PHC).

Direct Housing Assistance must be requested in writing by the affected state, territory, or tribe, and FEMA will only authorize it when:

1. Rental Assistance cannot be used by eligible applicants due to insufficient available housing resources;
2. increasing the Rental Assistance rate to 125% of the HUD FMR will be insufficient to meet the housing needs; and
3. assistance from other providers (e.g., government and voluntary organizations) is insufficient to meet the housing needs.

Unlike some forms of Financial Housing Assistance, Direct Housing Assistance is not subject to the limit of the maximum amount of financial assistance an individual or household is eligible to receive; however, other eligibility and programmatic limitations apply.

FEMA follows a sequence of delivery when determining which Direct Housing Assistance options to implement. Per FEMA’s IAPPG, this is based on “locations and numbers of eligible applicants and the availability, feasibility, and cost-effectiveness of each option.” That sequence generally follows the order depicted in Figure 1. PHC, which is included at the end of the sequence, may only be provided in insular areas and locations where other housing options are “unavailable, infeasible, or not cost-effective.” Brief descriptions of the types of Direct Housing Assistance, and selected considerations or limitations associated with each type of assistance, are included below.

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**Footnotes:**

41 DRRA Section 1211(a) amended the Stafford Act to expand the types of FEMA IHP assistance that state, territory, and Indian tribal governments may request to administer to include Direct Temporary Housing Assistance under Section 408(c)(1)(B) and Permanent Housing Construction under Section 408(c)(4), in addition to Other Needs Assistance under Section 408(e) (which state, territory, and Indian tribal governments were already permitted to administer). On July 28, 2020, FEMA announced the publication of the State-Administered Direct Housing Grant Guide, available at [https://www.fema.gov/sites/default/files/2020-07/fema_state-administered-direct-housing-grant-guide_DRRA1211_July2020.pdf](https://www.fema.gov/sites/default/files/2020-07/fema_state-administered-direct-housing-grant-guide_DRRA1211_July2020.pdf), which made state, local, tribal and territory governments eligible to receive grants to provide Direct Housing Assistance for a limited period of time; this pilot grant program concluded on October 5, 2020. The State-Administered Direct Housing Grant Guide states that FEMA will implement a permanent grant program after issuing final regulations. As of December 2021, FEMA has not yet begun the rulemaking process (email correspondence from FEMA Congressional Affairs staff, December 6, 2021).

42 FEMA, IAPPG, p. 93.

43 FEMA, IAPPG, p. 94. HUD’s PD&R posts FMR information at [https://www.huduser.gov/portal/datasets/fmr.html](https://www.huduser.gov/portal/datasets/fmr.html).

44 FEMA, IAPPG, p. 93.


46 FEMA, IAPPG, pp. 93 and 95.

47 The FEMA IAPPG, beginning on page 93, lists additional conditions of applicant eligibility, program limitations and exclusions, and considerations for each type of Direct Housing Assistance.
Multi-Family Lease and Repair (MLR)

MLR assistance temporarily places disaster survivors in a FEMA-leased, currently existing, vacant multi-family housing unit (e.g., an apartment in a building that FEMA has leased; FEMA must have exclusive use of the property for temporary housing for a period of not less than 18 months from the declaration date) that FEMA has repaired or improved, if needed (e.g., to make a unit accessible).\textsuperscript{48} MLR is not intended to make repairs or improvements to multi-family housing units for the purpose of rehousing existing tenants.\textsuperscript{49} With regard to determining the eligibility of a property for MLR, there are several eligibility requirements that must be met, including that the MLR-eligible property must be located in a county or jurisdiction designated for IA or, if there are no available properties in the area designated to receive IA, the MLR-eligible property must be in the same state or territory, located within reasonable commuting distance of the declared area, and affected by the same incident.\textsuperscript{50} FEMA will prioritize the use of MLR properties based on an evaluation of considerations, such as cost, time to complete repairs, proximity to wrap-around services, and accessibility.\textsuperscript{51}

Transportable Temporary Housing Units (TTHUs)

TTHUs place disaster survivors in FEMA-purchased or leased temporary housing units (i.e., Recreational Vehicles (RVs) or Manufactured Housing Units (MHUs)).\textsuperscript{52} TTHU sites must meet

\textsuperscript{48} FEMA, IAPPG, p. 107. Following Hurricane Sandy, Section 1103 of the Sandy Recovery Improvement Act of 2013 (Division B of P.L. 113-2) formalized FEMA’s Multi-Family Lease and Repair (MLR) program.

\textsuperscript{49} FEMA, IAPPG, p. 107.

\textsuperscript{50} DRRA Section 1213 amended Stafford Act Section 408(c)(1)(B)(ii)(I)(aa) to allow FEMA to enter into lease agreements with owners of multi-family rental properties “impacted by a major disaster or located in areas covered by a major disaster declaration.” See also FEMA, IAPPG, pp. 107-108.

\textsuperscript{51} FEMA, IAPPG, p. 110.

\textsuperscript{52} The types of Transportable Temporary Housing Units (TTHUs) include Recreational Vehicles (RVs) or Manufactured Housing Units (MHUs). MHUs are built to meet the construction and safety standards set forth by HUD at 24 C.F.R. Part 3280. A manufactured home is defined in 24 C.F.R. §3280.2 as “... a structure, transportable in one or more sections ... and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities...” The IAPPG provides additional information on the certification standards that FEMA-provided RVs and MHUs must meet (FEMA, IAPPG, pp. 112-113; see 24 C.F.R. §§3280 et seq. for the Manufactured Home Construction and Safety Standards).
specific requirements that include (1) providing access to available and functional utilities;\(^53\) (2) complying with government ordinances; and (3) satisfying federal floodplain management and Environmental Planning and Historic Preservation (EHP) compliance review requirements.\(^54\) The IAPPG states that “FEMA selects locations based on the cost-effectiveness, timeliness, and suitability of each potential site,”\(^55\) and the IAPPG includes a complete list of requirements and considerations for the eligibility and prioritization of each site type.\(^56\)

FEMA has the statutory authority to dispose of TTHUs via sale or donation when requested, in writing, by the affected state, territory, or Indian tribal government when certain conditions are met,\(^57\) including that a TTHU can be sold to its occupants if they lack permanent housing, or a TTHU may be sold, transferred, donated, or made available to a government entity or voluntary organization to enable them to continue providing temporary housing to eligible occupants who are unable to afford to purchase the TTHU from FEMA.\(^58\)

### Direct Lease

Direct Lease places disaster survivors in FEMA-leased residential properties.\(^59\) To be eligible for Direct Lease, (1) a property must be a residential property that is not typically available to the general public (e.g., a vacation rental); and (2) the owner must permit permanent accessibility-related modifications or improvements to be made.\(^60\) The IAPPG includes a complete list of Direct Lease property compliance standards and prioritization considerations.\(^61\)

### Permanent Housing Construction (PHC)

PHC is a last resort used to provide financial or direct assistance for permanent or semi-permanent housing, and can include repairs or new home construction.\(^62\) Additionally, per the IAPPG, PHC is only available “in insular areas outside the continental U.S.” or “in other locations where no alternative housing resources are available and other types of Temporary

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\(^53\) FEMA, IAPPG, pp. 113-116. Utilities include available and functional sanitation, electrical service, and potable water service.

\(^54\) FEMA, IAPPG, p. 112.

\(^55\) FEMA, IAPPG, p. 112.

\(^56\) FEMA, IAPPG, pp. 113-116.

\(^57\) 42 U.S.C. §5174(d)(2); FEMA, IAPPG, p. 119 (see the considerations for authorizing the disposal of TTHUs through sales and donations).

\(^58\) 42 U.S.C. §5174(d)(2); see also FEMA, IAPPG, pp. 119-124.

\(^59\) FEMA, IAPPG, p. 124. FEMA developed its Direct Lease program in 2017, and it has been implemented since 2018 as a form of Direct Temporary Housing Assistance (email correspondence from FEMA Congressional Affairs staff, March 9, 2019).

\(^60\) FEMA, IAPPG, p. 125. The ability to use stand-alone residential sites that are not typically available to the public distinguishes Direct Lease from MLR (e.g., FEMA may lease a vacation property when apartments are unavailable).

\(^61\) FEMA, IAPPG, pp. 125-126.

\(^62\) FEMA, IAPPG, p. 127.
Housing Assistance are unavailable, infeasible or not cost-effective.”\(^{63}\) The IAPPG details the information that must be included in PHC requests, as well as additional eligibility conditions and assistance thresholds. For example, for PHC repairs, the real property verified loss amount must exceed $12 per square foot up to the disaster-specific financial cost cap, but the property has not been destroyed and repairs are more cost-effective than new construction; or, for PHC new construction, the disaster destroyed the pre-disaster residence, or the real property verified loss amount exceeds $12 per square foot and the residence is repairable, but new construction is more cost-effective.\(^{64}\)

### Legislative Changes and Significant Program Updates: Housing Assistance

Several sections of DRRA\(^{65}\) amended the provision of Housing Assistance under Stafford Act Section 408. These statutory amendments changed the implementation of IHP Housing Assistance, and are reflected in the current IAPPG.

- **Allowance of State-Administered Direct Housing Assistance (DRRA Section 1211)—** State Administration of Assistance for Direct Temporary Housing and Permanent Housing Construction—allows state, territory, and Indian tribal governments to administer the provision of Direct Temporary Housing Assistance (i.e., MLR, TTHUs, and Direct Lease) and Permanent Housing Construction, in addition to ONA.\(^{66}\)

- **Increase Maximum IHP Award Amounts (DRRA Section 1212)—** Assistance to Individuals and Households—established separate caps of equal amounts for the maximum amount of financial assistance eligible individuals and households may receive for Financial

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63 FEMA, IAPPG, p. 127. According to the IAPPG, Guam, the Commonwealth of the Northern Mariana Islands, American Samoa, and the U.S. Virgin Islands are insular areas, and the Alaskan interior is an example of a remote area (FEMA, IAPPG, p. 76). Unavailable means temporary housing options are unavailable for a reasonable cost or in a reasonable amount of time. Infeasible means there are no available rental housing resources, or forms of Direct Temporary Housing Assistance cannot be used because of various challenges (e.g., distance, time delays), which FEMA cannot overcome with reasonable means. Not cost-effective means the provision of other forms of Direct Temporary Housing Assistance would cost more than providing PHC.

64 FEMA, IAPPG, p. 141.


66 DRRA Section 1211(a). Post-DRRA, although the federal government is still responsible for housing assistance (continued...)
Housing Assistance and ONA. It also removed financial assistance to rent alternative housing accommodations (i.e., Lodging Expense Reimbursement, Rental Assistance, and Continued Temporary Housing Assistance) from the cap, and created an exception to the cap for accessibility-related repair or replacement costs associated with real and personal property (e.g., eligible household items).

- **Expanded MLR Property Eligibility (DRRA Section 1213)**—Multifamily Lease and Repair Assistance—expands the eligible areas for MLR, and deducts the value of improvements from the value of the lease agreement.

### Other Needs Assistance

Individuals and households may require Other Needs Assistance (ONA), which provides a grant of financial assistance for disaster-related necessary expenses and serious needs that are not covered by insurance or provided by another source. A necessary expense is defined as “the cost associated with acquiring an item, obtaining a service, or paying for any other activity that meets a serious need.” A serious need is defined as “the requirement for an item or service that is essential to an applicant’s ability to prevent, mitigate, or overcome a disaster-caused hardship, injury, or adverse condition.”

There are many types of ONA, which fall into two subcategories: (1) SBA-Dependent ONA, and (2) Non-SBA-Dependent ONA (SBA refers to the Small Business Administration) (the reason for the SBA’s involvement is described in the following section).

There are several limitations on the amount of ONA an individual or household is eligible to receive. Applicants may receive up to the maximum amount of financial assistance for ONA. Additionally, available ONA assistance may be further limited by the affected state, territory, or Indian tribal government. This is because the affected state, territory, or Indian tribal government predetermines some items that are eligible for ONA assistance, and establishes the number of items that can be ONA-funded and/or the maximum amount of ONA funding that can be provided for select items. For example, “FEMA may award applicants Funeral Assistance and

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67 DRRA Section 1212.
68 FEMA, *IAPPG*, pp. 41-42.
69 DRRA Section 1212.
70 DRRA Section 1213(b). Eligible MLR properties include both properties that are located in areas covered by an emergency or major disaster declaration and areas that are impacted by a major disaster.
71 DRRA Section 1213(a).
72 FEMA, *IAPPG*, p. 145.
74 FEMA, *IAPPG*, p. 147. State, territory, and Indian tribal governments establish the maximum amount of assistance that may be awarded for some categories of ONA, including Transportation Assistance for repair or replacement, Funeral Assistance, and Child Care Assistance. Personal Property and Miscellaneous Items may also be requested, and the requesting state, territory, and Indian tribal government must list the additional items, maximum quantity, maximum award amount, and justification and situations for use. This is submitted to FEMA annually via the “ONA Administrative Option Selection Form” (FEMA, “Individuals and Households Program (IHP)—Other Needs Assistance Administrative Option Selection,” form, O.M.B. Control No. 1660-0061, expires December 31, 2021, https://www.fema.gov/sites/default/files/documents/fema_indivuals-households_ONA-administrative-
Child Care Assistance up to the limits established by the STT [state, territory, or tribal] government in the ONA Administrative Option Selection Form.  

Additionally, ONA, unlike housing assistance, is subject to a cost share. The federal share for ONA is 75%, and the nonfederal cost share is the remaining 25%. The statutory text states that “the non-Federal share shall be paid from funds made available by the state.” Thus, the affected state, territory, or Indian tribal government—rather than the individual/household—bears responsibility for covering a portion of the costs associated with providing ONA.

**SBA-Dependent ONA**

FEMA and the Small Business Administration (SBA) collaborate to determine an applicant’s eligibility for some forms of Other Needs Assistance. This is because IHP assistance for Personal Property Assistance, Transportation Assistance, and Group Flood Insurance Policy assistance—the three forms of SBA-Dependent ONA—are forms of assistance that may also be addressed by an SBA disaster loan. To avoid the statutory prohibition on duplicative assistance, FEMA refers IHP applicants who meet the SBA’s minimum income test to first apply for a low-interest SBA disaster loan before they are eligible to receive SBA-Dependent ONA through the IHP. If the applicant does not qualify for an SBA disaster loan or their SBA disaster loan amount is insufficient to meet their disaster-caused expenses or serious needs, then they can be referred back to FEMA for consideration for IHP assistance—and specifically for SBA-Dependent ONA.

The SBA and FEMA have a Computer Matching Agreement, the purpose of which is to “share data and financial/benefits award decisions of individuals ... to verify eligibility for benefits, prevent duplicative aid from being provided in response to the same disaster or emergency, and recover aid when duplication of benefits is identified.” As described in the Computer Matching Agreement, the steps in the application process are as follows:

- the disaster survivor registers with FEMA for possible assistance;

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75 FEMA, IAPPG, p. 149.

76 See the “Defining ‘Cost Shares’” text box for the cost share definition.


78 42 U.S.C. §5174(g)(2); 44 C.F.R. §206.110(i)(2); and FEMA, IAPPG, p. 147.

79 Small Business Administration (SBA), “Computer Matching Agreement Between U.S. Small Business Administration and U.S. Department of Homeland Security, Federal Emergency Management Agency,” 84 Federal Register 2651, February 7, 2019, https://www.govinfo.gov/content/pkg/FR-2019-02-07/pdf/2019-01508.pdf (hereinafter SBA, “Computer Matching Agreement”); and FEMA, IAPPG, p. 145. Per the Computer Matching Agreement, “This Agreement establishes the Computer Matching program between DHS [Department of Homeland Security]/FEMA and SBA. The Computer Matching program seeks to ensure that applicants for SBA Disaster Loans and DHS/FEMA Individuals and Households Program (IHP), which provides Other Needs Assistance (ONA) and Housing Assistance (HA), are eligible to receive benefits and do not receive a duplication of benefits for the same disaster. Additionally, the Computer Matching program seeks to establish or verify initial eligibility for DHS/FEMA and SBA disaster assistance...” Further, the purpose of the Computer Matching Agreement is to “share data and financial/benefits award decisions of individuals, businesses, and/or other entities to verify eligibility for benefits, prevent duplicative aid from being provided in response to the same disaster or emergency, and recover aid when duplication of benefits is identified.”

80 42 U.S.C. §5155.

81 The other forms of ONA may be awarded regardless of the individual’s or household’s Small Business Administration (SBA) disaster loan status and are referred to as Non-SBA-Dependent ONA.

an applicant whose income does not meet the SBA minimum income threshold to warrant an SBA disaster loan referral may be considered for SBA-Dependent ONA, but if the applicant meets the SBA’s minimum income test to apply for an SBA disaster loan, then FEMA automatically refers applicant to the SBA;\(^{83}\)

- once referred to the SBA, to be considered for assistance through the SBA or FEMA, the applicant must apply for an SBA disaster loan, which is based on credit-worthiness; and

- the applicant will be automatically referred back to FEMA for consideration for SBA-Dependent ONA if the applicant’s SBA disaster loan application is denied or the loan amount is insufficient to meet their unmet needs (the SBA will contact applicants who are determined able to afford a loan and FEMA will contact applicants found unable to afford a loan). If, however, the SBA approves the applicant’s SBA disaster loan application and the applicant does not accept the loan, FEMA will not provide any SBA-dependent ONA to that applicant.\(^{84}\)

Figure 2 depicts the general process for determining eligibility for SBA-Dependent ONA.\(^{85}\) As listed above, there are two pathways for individuals and households to be considered for SBA-Dependent ONA: (1) FEMA refers applicants to the SBA Disaster Loan Program if their income meets the SBA’s minimum income test (see the “Yes” path)—in this case, the referred IHP applicant must submit an application for an SBA disaster loan; or (2) FEMA considers the applicant for SBA-Dependent ONA if the applicant’s income does not meet the SBA’s minimum income test (see the “No” path).\(^{86}\) If the SBA denies the applicant’s SBA disaster loan request or the loan amount is insufficient to meet their recovery needs (i.e., a partial SBA disaster loan), the applicant is referred back to FEMA to be considered for SBA-Dependent ONA. According to the FEMA officials, FEMA contacts the disaster survivor if the SBA determines they cannot afford a loan.\(^{87}\)

In a September 2020 report, the U.S. Government Accountability Office (GAO) found the interconnected SBA Disaster Loan and SBA-Dependent ONA application process burdensome.\(^{88}\) GAO stated that it “may have prevented many survivors from being considered for certain types of assistance..., ;” and noted that “[b]y fully communicating the requirement and working with SBA to identify options to simplify and streamline this step of the IHP process, FEMA could help ensure that survivors receive all assistance for which they are eligible.”\(^{89}\) As of July 2022, FEMA

\(^{83}\) According to the Government Accountability Office (GAO), “FEMA informs disaster survivors about SBA’s disaster loan program through a variety of methods. For example, FEMA staff share information on SBA’s disaster loan program during interactions with survivors. After completing the IHP application, an applicant who is referred to the SBA is verbally notified that they must also complete and return an application to SBA to be considered for a disaster loan as well as certain types of assistance from FEMA.” GAO, Disaster Assistance: Additional Actions Needed to Strengthen FEMA’s Individuals and Households Program, GAO-20-503, September 2020, pp. 36-37, https://www.gao.gov/assets/710/709775.pdf (hereinafter GAO, Disaster Assistance: IHP).


\(^{85}\) For more information on the process of determining whether an applicant may qualify for a SBA disaster loan and how FEMA ONA assistance and SBA disaster loans intersect, see CRS Report R45238, FEMA and SBA Disaster Assistance for Individuals and Households: Application Processes, Determinations, and Appeals, by Bruce R. Lindsay and Elizabeth M. Webster.

\(^{86}\) SBA, “Computer Matching Agreement,” 84 Federal Register 2651. “[I]f SBA approves the applicant’s loan application and the applicant does not accept the loan, DHS/FEMA will not provide any SBA-dependent ONA to that applicant.”

\(^{87}\) GAO, Disaster Assistance: IHP, p. 37 (footnote 49).

\(^{88}\) GAO, Disaster Assistance: IHP, p. 79.

\(^{89}\) GAO, Disaster Assistance: IHP, p. GAO Highlights.
reported that the agency is revising its letters to IHP applicants and is developing a notice of proposed rulemaking related to SBA-Dependent ONA, which, according to GAO, FEMA planned to publish by January 2023.\(^9\)

**Figure 2. FEMA and SBA Screening Process**


Note: SBA-Dependent ONA provides financial assistance for other disaster-related expenses and needs, including for Personal Property Assistance, Transportation Assistance, and Group Flood Insurance Policies.

Brief descriptions of the types of SBA-Dependent ONA, and selected considerations or limitations associated with the specific types of assistance, are included below.\(^9\)

**Personal Property Assistance**

Personal Property Assistance provides funding to repair or replace eligible items damaged or destroyed as a result of a declared emergency or disaster.\(^2\) Eligible Personal Property items include standard household appliances (and selected accessibility items); essential clothing; standard furnishings; and essential, specialized tools and equipment required by an employer (essential equipment for self-employment is ineligible) or for education.\(^3\)

Per the IAPPG, FEMA and the affected state, territory, or Indian tribal government determine the personal property that may be eligible for assistance, including establishing the maximum

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\(^9\) The FEMA IAPPG includes additional conditions of applicant eligibility, eligible expenses, required documentation, and program limitations and exclusions for each type of SBA-Dependent ONA, beginning on page 166.


\(^3\) FEMA, *IAPPG*, p. 167.
quantity that may be awarded for each item. This is done through the “ONA Administrative Option Selection Form’s” “Standard Personal Property Line Items” list.\textsuperscript{94}

Accessibility items that are eligible for Personal Property Assistance and are exempted from the ONA maximum amount of financial assistance include:

- Computer (if it is a person’s sole means of communication);
- Raised—or elevated—toilet seat (for people who have mobility limitations);
- Front-loading washer (for people who use a wheelchair/have mobility limitations);
- Side-by-side refrigerator (for people who use a wheelchair/have mobility limitations);
- Hospital-style bed;
- Walker;
- Wheelchair;
- Shower chair;
- Specialty Smoke Alarm (for people who are vision/hearing-impaired); and
- Text telephone devices (TTYs or TDDs).\textsuperscript{95}

\textit{Transportation Assistance}

Transportation Assistance provides funding to repair or replace a vehicle damaged by a declared emergency or disaster.\textsuperscript{96} Unlike most forms of IHP assistance, applicants do not need to live in the area designated to receive IA, provided: (1) the vehicle was damaged as a direct result of the presidentially-declared emergency or major disaster; and (2) the damage occurred in the area designated to receive IA.\textsuperscript{97} Additional eligibility requirements include that the applicant: (1) owns or leases the vehicle; and (2) does not own an operational second vehicle, or additional operational vehicles are insufficient to meet the needs of the household.\textsuperscript{98} Per the \textit{IAPPG}, FEMA and the affected state, territory, or Indian tribal government determine the maximum amount of Transportation Assistance that may be awarded for repair or replacement, which is based on the degree of damage and the state/territory/tribe-set maximum established in the “ONA Administrative Option Selection Form.”\textsuperscript{99}

\textit{Group Flood Insurance Policy}

Individuals and households who receive federal financial assistance for flood-related damage—including IHP assistance for Home Repair, Home Replacement, PHC, or Personal Property Assistance—are required to buy and maintain flood insurance for future flood damage to insurable real and personal property as a condition of IHP eligibility.\textsuperscript{100} To reduce future flood

\textsuperscript{94} FEMA, \textit{IAPPG}, pp. 166-167.
\textsuperscript{95} FEMA, \textit{IAPPG}, p. 146.
\textsuperscript{96} FEMA, \textit{IAPPG}, p. 170. Eligible vehicles include cars, vans, sport utility vehicles (SUVs), and trucks, and may include motorcycles, boats, golf carts, etc. if specified by the affected state, territory, or Indian tribal government on their “ONA Administrative Option Selection Form.”
\textsuperscript{97} FEMA, \textit{IAPPG}, p. 170.
\textsuperscript{98} FEMA, \textit{IAPPG}, pp. 170, 172.
\textsuperscript{99} FEMA, \textit{IAPPG}, p. 170.
\textsuperscript{100} 44 C.F.R. §206.110(k)(3); FEMA, \textit{IAPPG}, p. 63.
expenses, the Group Flood Insurance Policy (GFIP) enables FEMA or the state, territory, or Indian tribal government to directly purchase a GFIP on an applicant’s behalf if the applicant is required to purchase and maintain flood insurance, but could not otherwise purchase a policy.101 GFIPs are established under the National Flood Insurance Program (NFIP). The premium for a three-year certificate of coverage costs $2,400,102 and it covers real and personal property equaling the maximum amount of financial assistance available for both Housing Assistance and ONA (e.g., for FY2023, $82,000).103

There are a few special eligibility criteria that must be met for a person to be eligible for a GFIP, including (1) the damage was caused by flooding and the flood-damaged items are insurable under the NFIP; (2) the applicant is eligible for IHP Home Repair, Home Replacement, or Personal Property Assistance, and is therefore required to purchase and maintain flood insurance, but otherwise lacks the ability to do so; and (3) the property is located in a Special Flood Hazard Area (SFHA).104 Two limitations of note: (1) the cost of the GFIP cannot exceed the remaining amount of financial assistance available to the applicant through ONA. If the GFIP policy cost exceeds this, FEMA will not purchase a policy; however, the applicant is still responsible for purchasing a flood insurance policy; and (2) upon the expiration of the GFIP, the applicant must purchase and maintain flood insurance. Failure to do so may affect future IHP eligibility.105

Non-SBA-Dependent ONA

Non-SBA-Dependent types of ONA may be awarded regardless of the individual or household’s SBA disaster loan status.106

Brief descriptions of the types of Non-SBA-Dependent ONA, and selected considerations or limitations associated with the specific types of assistance, are included below.107

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102 Per 44 C.F.R. §61.17(b), the Group Flood Insurance Policy (GFIP) premium is a “flat fee of $600 per insured” and 44 C.F.R. §61.17(d) states that the term is for 36 months—or 3 years; however, the regulation notes that the premium may be adjusted “to reflect NFIP loss experience and any adjustment of benefits under the IHP program.” FEMA’s guidance notes the premium is $2,400 (FEMA, *IAPPG*, p. 172).
104 FEMA, *IAPPG*, p. 173. To be eligible for GFIP, the property cannot be located in a sanctioned community, Coastal Barrier Resources System (CBRS) area, or otherwise protected area (OPA). The FEMA *IAPPG* defines the different types of Flood Zones and Protected Areas, including Special Flood Hazard Areas (SFHAs), sanctioned communities, CBRS units, and OPAs, beginning on page 63. Individuals who receive federal financial assistance for flooding must purchase flood insurance on real or personal property that is, or will be, in an SHFA and can be insured under the National Flood Insurance Program (NFIP). Section 582 of the National Flood Insurance Reform Act of 1994 (NFIRA, P.L. 103-325) prohibits the provision of federal financial assistance for repair, replacement or restoration of damaged personal or real property if the receipt of financial assistance was conditioned on their obtaining and maintaining flood insurance, and they fail to do so (codified at 42 U.S.C. §5154a).
106 FEMA, *IAPPG*, p. 149.
107 The FEMA *IAPPG* includes additional conditions of applicant eligibility, eligible expenses, required documentation, and program limitations and exclusions for each type of Non-SBA-Dependent ONA, beginning on page 150.
**Funeral Assistance**

Funeral Assistance provides funding to assist with eligible funeral expenses (e.g., interment or reinterment, funeral and officiant services, and death certificates). Unlike most forms of IHP assistance, applicants do not need to live in the area designated to receive IA; provided they incurred or will incur expenses related to a death or disinterment that is directly or indirectly attributable to the presidentially declared emergency or major disaster, and the expenses are not covered by other sources (e.g., burial insurance or assistance from voluntary agencies).

**FEMA COVID-19 Funeral Assistance**

In response to the Coronavirus Disease 2019 (COVID-19) pandemic, Congress authorized FEMA to provide COVID-19 Funeral Assistance through Section 201 of the Coronavirus Response and Relief Supplemental Appropriations Act, 2021 (Division M of the Consolidated Appropriations Act, 2021, P.L. 116-260), and Section 4006 of the American Rescue Plan Act of 2021 (P.L. 117-2), which authorized FEMA to provide financial assistance for COVID-19-related funeral expenses at 100% federal cost share.

Although FEMA’s role in administering Funeral Assistance typically varies depending on the preference of the affected state, territory, or tribe, in the case of COVID-19 Funeral Assistance, FEMA administered the program under the ONA FEMA Option and FEMA also issued interim policy guidance to “streamline the delivery of Funeral Assistance” because of the “unprecedented number of deaths caused by COVID-19.”


**Child Care Assistance**

Child Care Assistance is provided in the form of a one-time payment that covers up to eight cumulative weeks of childcare and eligible expenses (e.g., registration fees), or the maximum amount of Child Care Assistance identified in the state/territory/tribe’s “ONA Administrative Option Selection Form,” whichever is less. The assistance can be used to care for children aged 13 and under, and/or children up to age 21 who have a disability as defined by federal law and need assistance with activities of daily living. Three eligibility considerations are: (1) the increased financial burden for child care must be caused by the disaster either because of a disaster-caused decrease in gross household income or a disaster-caused increase in the cost of child care; (2) other childcare services must not be available; and (3) the care provider must

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108 FEMA, IAPPG, pp. 150-152.
109 FEMA, IAPPG, p. 150.
110 FEMA, IAPPG, p. 150
111 FEMA, IAPPG, p. 151.
112 FEMA, IAPPG, p. 155.
113 FEMA, IAPPG, p. 155. The IAPPG defines activities of daily living as “routine activities that people tend to do every day without needing assistance. There are six basic ADLs [activities of daily living]: eating, bathing, dressing, toileting, transferring (walking), and continence.”
114 FEMA, IAPPG, p. 156. To determine if post-disaster child care costs create a financial burden, according to the IAPPG “FEMA compares the percentage of the household’s gross income spent for child care expenses before the disaster to the percentage spent following the disaster.... If the percentage of household gross income spent on child care post-disaster is higher than the percentage of household gross income spent on child care pre-disaster, the household has an increased financial burden for child care and may be eligible for assistance to cover the increase.” Eligible individuals and households may receive FEMA assistance for the difference spent on pre- and post-disaster child care.
115 FEMA, IAPPG, p. 156.
be licensed, regulated, or registered per the applicable state, territory, tribal or local government’s laws.116

**Medical and Dental Assistance**

Medical and Dental Assistance provides funding to assist with medical and dental expenses (e.g., injury, illness, loss of prescribed medication or equipment, insurance deductibles and copayments, and loss or injury of a service animal).117 Unlike most forms of IHP assistance, applicants do not need to live in the designated declared area, provided they incurred medical or dental expenses as a direct result of the presidentially declared emergency or major disaster.118

**Miscellaneous Expenses**

Miscellaneous Expenses provides funding to reimburse people for purchasing or renting eligible items to assist with their disaster recovery efforts.119 Eligible items can include carbon monoxide and smoke detectors, dehumidifiers or humidifiers, chainsaws, generators, and weather radios,120 but the availability of such items will depend on what the state, territory, or Indian tribal government included in the miscellaneous line items on their “ONA Administrative Option Selection Form”; additional miscellaneous items could also be included by the state, territory, or tribe.121

**Moving and Storage Assistance**

Moving and Storage Assistance122 provides funding to store and then return essential personal property and households goods to a repaired primary residence, or relocate essential personal property and households goods to a new primary residence, to avoid additional damage to such items.123 A few limitations on the receipt of assistance include (1) expenses are limited to the period of assistance (i.e., 18 months following the date of the declaration) or up to the maximum amount of financial assistance for ONA, whichever comes first; and (2) if the damage results from flooding and the applicant failed to maintain flood insurance as a condition of receiving previous federal assistance, then FEMA will not provide assistance for the first $1,000 of expenses.124

**Critical Needs Assistance**

Critical Needs Assistance (sometimes referred to as “Immediate Needs Assistance”) can be requested by an affected state, territory, or Indian tribal government within 14 days of a Stafford

116 FEMA, IAPPG, p. 156.
118 FEMA, IAPPG, p. 153.
119 FEMA, IAPPG, pp. 160-162.
120 FEMA, IAPPG, pp. 160-162. Miscellaneous items may assist disaster survivors with gaining access to their property or assisting with cleaning efforts. Reimbursements for chainsaws and generators are permitted under limited circumstances if certain conditions are met.
121 FEMA, IAPPG, pp. 160-161. Per the IAPPG, “Assistance for Miscellaneous Items is limited to the quantity established for the item by the STT government on the ‘ONA Administrative Option Selection Form.’”
122 Previously, Moving and Storage Assistance was classified as SBA-Dependent ONA. It was updated to a Non-SBA-Dependent category of ONA in Version 1.1 of FEMA’s IAPPG (FEMA, IAPPG, p. 9).
123 FEMA, IAPPG, p. 162.
124 FEMA, IAPPG, pp. 162 and 164.
Act declaration, when needed, to assist applicants from a specific geographic area who are displaced from their primary residence or who have to temporarily shelter elsewhere. The eligibility period is generally up to 30 days from the Stafford Act declaration (unless an extension is requested by affected state, territory, or tribe, and approved by FEMA). Critical Needs Assistance is provided in the form of a one-time payment of $500 per household and can be used to purchase life-saving and life-sustaining items; the non-exhaustive list of life-saving and life-sustaining items includes “water, food, first aid, prescriptions, infant formula, diapers, CMS [consumable medical supplies], DME [durable medical equipment], personal hygiene items, and fuel for transportation.”

**Clean and Sanitize Assistance**

Clean and Sanitize Assistance (CSA) is an expanded form of the previously available, Clean and Removal Assistance. CSA can be requested by an affected state, territory, or Indian tribal government and approved by FEMA for any type of incident (the previous version of this assistance, referred to as Clean and Removal Assistance, was limited to “flood” incidents). CSA is provided in the form of a one-time payment, which is limited to $300 (previously, Clean and Removal Assistance was limited to $550 per household), to “ensure minimal damage to the home is addressed in order to prevent additional losses and potential health and safety concerns.” Eligibility is limited to applicants who do not qualify for Home Repair Assistance because their primary residence was not rendered uninhabitable.

**Legislative Changes and Significant Program Updates: ONA**

As described in detail above in the “Legislative Changes and Significant Program Updates: Housing Assistance” section, DRRA Section 1212 amended the provision of ONA by establishing separate financial caps of equal amounts for ONA and Financial Housing Assistance, and creating an exception to the cap for accessibility-related repair or replacement costs (for a list of eligible personal property items, see the shaded text box “Accessibility Items Eligible for Personal Property Assistance”).

**Approving Requests for Individual Assistance**

Federal assistance is intended to supplement—not supplant—the local, state, territory, or Indian tribal government’s response and recovery efforts. For this reason, state, territory, and Indian

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128 Memorandum from Keith Turi RE: Amendment to the IAPPG, p. 11; and FEMA, *IAPPG*, p. 165.
129 Memorandum from Keith Turi RE: Amendment to the IAPPG, pp. 11-12.
130 Memorandum from Keith Turi RE: Amendment to the IAPPG, p. 11.
132 The governor or chief executive’s request must document that the “situation is of such severity and magnitude that effective response is beyond the capabilities of the State and affected local governments” and that supplemental federal assistance is necessary (44 C.F.R. §§206.35 and 206.36). To justify a declaration of emergency, supplemental federal assistance must be needed to “save lives and to protect property, public health and safety, or to lessen or avert the threat (continued...)
tribal governments do not automatically receive a presidential declaration of emergency or major disaster, nor do they automatically receive Individual Assistance (IA). Instead, following an incident, the governor or chief executive must request that the President declare an emergency or major disaster authorizing IA. The governor or chief executive’s request must demonstrate that they are unable to effectively respond to the incident without federal assistance. To that end, the request must include information about the actions taken and resources that have been or will be committed, and an estimate of the amount and severity of the disaster-caused damages, in addition to other required information.

Using the information submitted by the governor or chief executive in their major disaster declaration request, FEMA evaluates specific factors to determine whether there is a need for supplemental federal assistance to individuals (i.e., IA). This includes information collected through the Preliminary Damage Assessment (PDA) process, which is validated by local, state, territory, Indian tribal government, and federal authorities. FEMA then provides a recommendation to the President. The decision to grant an emergency or major disaster declaration request is at the President’s sole discretion.

The President’s initial notice declaring a major disaster may indicate that IA has been authorized, and may specify the types of IA authorized. The notice also includes the sentence:

Further, you are authorized to make changes to this declaration for the approved assistance to the extent allowable under the Stafford Act.

According to FEMA, this sentence has been included in presidential declarations under the Stafford Act since 2009, and it “authorizes FEMA to make changes to programs approved in the declaration (e.g., add counties), but not to approve additional forms of assistance. As such, since 2009, FEMA has sought White House approval when states [and territories] or tribes request additional types of assistance under a declaration.” Thus, although FEMA's regulations state that FEMA has the delegated authority to “determine and designate the types of assistance to be made of a disaster” (44 C.F.R. §206.35). To justify a declaration of major disaster, federal assistance must be needed to “supplement the efforts and available resources of the State, local governments, disaster relief organizations, and compensation by insurance for disaster-related losses” (44 C.F.R. §206.36).

133 44 C.F.R. §§206.35-206.38, and 206.40(a); and FEMA, “How a Disaster Gets Declared.”

134 An incident is defined as “[a]ny condition which meets the definition of major disaster or emergency as set forth in §206.2 which causes damage or hardship that may result in a Presidential declaration of a major disaster or an emergency” (44 C.F.R. §206.32(e)).

135 42 U.S.C. §§5191 and 5170; 44 C.F.R. §§206.35, 206.36, 206.38, and 206.40(a); and FEMA, “How a Disaster Gets Declared.” It is possible for the President to unilaterally declare an emergency under Stafford Act Section 501(b) when the federal government has the primary responsibility for response because “the emergency involves a subject area for which, under the Constitution or laws of the United States, the United States exercises exclusive or preeminent responsibility and authority.” For more information about the disaster declaration process, see CRS Report R43784, FEMA’s Disaster Declaration Process: A Primer, by Bruce R. Lindsay.

136 44 C.F.R. §§206.35 and 206.36.

137 For a list and description of information requirements to accompany a governor or chief executive’s request for an emergency declaration and a major disaster declaration, see 44 C.F.R. §206.35 and 44 C.F.R. §206.36, respectively.

138 44 C.F.R. §206.48(b); and FEMA, Tribal Declarations Pilot Guidance, pp. 36-38.


140 44 C.F.R. §206.37(c).

141 44 C.F.R. §206.38.
available,” in practice, FEMA has stated that they will seek the President’s approval when authorizing additional forms of assistance.\footnote{44 C.F.R. §206.40; and email correspondence from FEMA Congressional Affairs staff, June 12, 2020.}

The following sections describe the process by which FEMA evaluates a governor or chief executive’s request for a major disaster authorizing Individual Assistance and, specifically, IHP assistance.

**FEMA’s Evaluation of the IA Factors: Major Disaster**

There is no automatic threshold for authorizing a request for Individual Assistance. Instead, FEMA’s regulations and guidance detail the factors that help FEMA assess the “severity, magnitude, and impact of a disaster, as well as the capabilities of the affected jurisdictions” and whether the incident has overwhelmed the requesting government’s capabilities, making Stafford Act assistance necessary.\footnote{43 DHS/FEMA, “Factors Considered When Evaluating a Governor’s Request for Individual Assistance for a Major Disaster,” 84 Federal Register 10632, March 21, 2019, https://www.govinfo.gov/content/pkg/FR-2019-03-21/pdf/2019-05388.pdf (hereinafter DHS/FEMA, “Factors Considered When Evaluating a Request for IA”); see also DHS/FEMA, “Factors Considered When Evaluating a Governor’s Request for Individual Assistance for a Major Disaster; Correction,” 84 Federal Register 25685, June 4, 2019, https://www.govinfo.gov/content/pkg/FR-2019-06-04/pdf/2019-11656.pdf; 44 C.F.R. §206.48(b); and FEMA, Tribal Declarations Pilot Guidance, pp. 34 and 36. Additionally, “Appendix D: Tribal-Specific Considerations” of FEMA’s Preliminary Damage Assessment Guide includes useful resources and unique considerations for Indian tribal governments during the PDA process.} As noted above, FEMA evaluates these factors to provide the President with a recommendation regarding whether to declare a major disaster authorizing IA, and to identify the types of IA that should be made available (e.g., low disaster-related unemployment may indicate there is not a need for Disaster Unemployment Assistance).\footnote{144 FEMA, Individual Assistance Declarations Factors Guidance, June 2019, p. 13, https://www.regulations.gov/document/FEMA-2014-0005-0071 (hereinafter FEMA, IA Declarations Factors Guidance).}

**Recent IA Legislation, Rulemaking, and Guidance**

In 2018 and 2019, FEMA’s IA program, including the IHP, was modified through legislation and changes to FEMA’s guidance. Following numerous natural disasters that affected the United States, including Hurricanes Harvey, Irma, and Maria in 2017 and the devastating wildfires in California during 2017 and 2018, the Disaster Recovery Reform Act of 2018 (DRRA, Division D of P.L. 115-254) was enacted on October 5, 2018. DRRA amended many sections of the Stafford Act, including sections related to the provision of IHP, to improve assistance and services provided in support of disaster recovery. In addition, in early March 2019, FEMA released updated guidance for managing IA: Individual Assistance Program and Policy Guide (IAPPG), which applies to emergencies and disasters declared on or after March 1, 2019. The IAPPG was updated in May 2021, including to incorporate the IA updates authorized by DRRA.

Further, on March 21, 2019, as required by Section 1109 of the Sandy Recovery Improvement Act of 2013 (SRIA, Division B of P.L. 113-2), FEMA issued its final rule revising the factors considered when evaluating a governor’s request for a major disaster authorizing IA to establish more objective criteria for evaluating the need for assistance, to clarify eligibility requirements, and to expedite a presidential declaration determination (codified at 44 C.F.R. §206.48(b)).\footnote{145 Section 1109 of SRIA; DHS/FEMA, “Factors Considered When Evaluating a Request for IA”; and 44 C.F.R. §206.48(b).} The updated factors became effective June 1, 2019.
FEMA uses a separate set of factors when evaluating a chief executive of an Indian tribal government’s request for a major disaster authorizing IA. FEMA’s release of the Tribal Declarations Pilot Guidance in January 2017, made effective specific factors considered when evaluating a chief executive’s request for a major disaster declaration authorizing IA. The pilot period for the factors used to evaluate a chief executive’s request for a Stafford Act declaration began January 10, 2017, and is ongoing. Following this pilot period, FEMA has stated that it plans to implement this authority through a rulemaking.

**IA Factors**

Per FEMA’s regulations and guidance, the IA factors FEMA evaluates differ depending on whether the requesting entity is a state/territory or Indian tribal government. Table 2 lists the factors considered when evaluating IA requests made by a governor of an affected state or territory, as well as a chief executive of an affected Indian tribal government. Figure 3 lists the various forms of IA and the associated IA factors that FEMA considers when recommending which IA programs to authorize pursuant to a governor’s request for a major disaster declaration authorizing IA.

<table>
<thead>
<tr>
<th>Factors Considered When Evaluating a Governor’s Request for IA</th>
<th>Factors Considered When Evaluating a Chief Executive’s Request for IA</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Fiscal Capacity and Resource Availability</td>
<td>Tribal Government Resources</td>
</tr>
<tr>
<td>Uninsured Home and Personal Property Losses</td>
<td>Voluntary Agency and Other Assistance</td>
</tr>
<tr>
<td>Disaster-Impacted Population Profile</td>
<td>Availability of Housing Resources</td>
</tr>
<tr>
<td>Impact to Community Infrastructure</td>
<td>Uninsured Home and Personal Property Losses</td>
</tr>
<tr>
<td>Casualties</td>
<td>Disaster-Impacted Population Profile</td>
</tr>
<tr>
<td>Disaster Related Unemployment</td>
<td>Impact to Community Infrastructure</td>
</tr>
<tr>
<td></td>
<td>Casualties</td>
</tr>
<tr>
<td></td>
<td>The Unique Conditions That May Affect Tribal Governments</td>
</tr>
</tbody>
</table>


Notes: FEMA also considers other relevant information provided by the state, territory, or tribe in its declaration request.

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146 Initially, the factors for states/territories and Indian tribal governments were the same. Section 1110 of the Sandy Recovery Improvement Act of 2013 (SRIA, Division B of P.L. 113-2) amended Stafford Act Sections 401 and 501 (42 U.S.C. §§5170 and 5191) to enable chief executives of affected Indian tribal governments to request a major disaster or emergency (alternatively, the Indian tribe may receive assistance through the state’s declaration). Initially, FEMA used the same factors to evaluate a governor or chief executive’s request for a presidential major disaster declaration, which allowed Indian tribal governments to exercise this authority immediately upon SRIA’s enactment. According to FEMA’s website “Tribal Declarations Pilot Guidance,” available at https://www.fema.gov/disasters/tribal-declarations, the period when Indian tribal governments could use the state/territory regulations ran from January 29, 2013, when SRIA was enacted, through January 9, 2017, when FEMA released its Tribal Declarations Pilot Guidance.

147 FEMA, Tribal Declarations Pilot Guidance.

Evaluating the Need for IHP Assistance: Governor’s Request for a Major Disaster

Just as there is no automatic threshold for authorizing a request for IA, there is no automatic threshold for authorizing IHP assistance. Instead, per the FEMA regulation related to evaluating a governor’s request for IA, two principal factors are considered when evaluating the need for the IHP:

1. Fiscal Capacity; and
2. Uninsured Home and Personal Property Losses.

FEMA’s evaluation of the Fiscal Capacity factor is detailed in Appendix A. Information collected during the damage assessment process is submitted to FEMA to support the agency’s evaluation of the Uninsured Home and Personal Property Losses factor. Additionally, the damage assessment process helps establish the estimated cost of assistance.

Per FEMA’s Preliminary Damage Assessment Guide, “The cost of assistance estimate is established by assessing and categorizing the degree of damage of disaster-impacted residences.”

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149 FEMA, IA Declarations Factors Guidance, p. 15.
150 Per 44 C.F.R. §206.48(b), “State fiscal capacity (44 CFR 206.48(b)(1)(i)) and uninsured home and personal property losses (44 CFR 206.48(b)(2)) are the principal factors that FEMA will consider when evaluating the need for supplemental Federal assistance under the Individuals and Households Program but FEMA will always consider all relevant information submitted as part of a declaration request. If the need for supplemental Federal assistance under the Individuals and Households Program is not clear from the evaluation of the principal factors, FEMA will turn to the other factors to determine the level of need.”
FEMA established four categories of damage: (1) destroyed; (2) major; (3) minor; or (4) affected. According to FEMA's *Preliminary Damage Assessment Guide*, the cost of assistance estimate “encompasses a significant portion of a Presidential disaster declaration request.” However, although it is a significant consideration, other information is submitted as part of the declaration request package, and FEMA considers all relevant information submitted by the requesting state/territory or tribe. Moreover, FEMA’s guidance explains,

> There is no set number of damaged homes that will automatically trigger a Presidential disaster declaration for a state, tribe, or territory. Each disaster must be evaluated individually on the impacts that have overwhelmed the capacity and resources of the state, tribal, or territorial government. During the PDA process, state, tribal, or territorial governments should consider all factors that FEMA uses to evaluate a disaster request and write a compelling impact statement to demonstrate how the impacts of the disaster have generally outweighed the capacity and resources of the impacted governments.\(^{151}\)

Although there is no set threshold, FEMA has provided requesting states/territories with information to help them evaluate the likelihood that their request for a major disaster declaration authorizing IA will be approved, which is based on historic approval data.\(^{152}\) Specifically, FEMA provided data reflecting IA approvals versus estimated cost of assistance dollar ranges. This data demonstrates that the higher the estimated cost of IHP assistance, the more likely a request will be granted—“given other factors that may be taken into account.”\(^{153}\)

FEMA also provided data showing approved disaster declarations for different IHP Cost-to-Capacity (ICC) Ratios, which compare the estimated cost of IHP assistance to the state’s fiscal resources (see the “ICC Ratio Formula” text box).\(^{154}\) The higher the estimated cost of IHP assistance and the lower the state’s fiscal resources, the more likely a request will be granted.\(^{155}\)

### ICC Ratio Formula

The Individuals and Households Program (IHP) Cost-to-Capacity (ICC) Ratio is derived from a ratio of the estimated cost of IHP assistance based on the Preliminary Damage Assessment (PDA) to the state’s Total Taxable Resources (TTR). The ICC Ratio may be considered to provide an indication of the likelihood that IHP assistance will be authorized.

\[
\text{ICC Ratio} = \frac{\text{Estimated Cost of IHP from PDA}}{(\text{State TTR in billions} / \$1 \text{ million})}
\]

The estimated cost of IHP assistance comes from information collected during the PDA process on uninsured home and personal property losses (this relates to the Uninsured Home and Personal Property Losses factor).

TTR data is calculated annually by the U.S. Department of the Treasury and represents the “unduplicated sum of the income flows produced within a State and the income flows, received by its residents, which a State could potentially tax” (this relates to the Fiscal Capacity factor).

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\(^{153}\) FEMA, *IA Declarations Factors Guidance*, p. 14. According to FEMA, based on historical request data from 2008 to 2016, incidents for which the dollar amount of estimated costs of assistance was $1.5 million or less were declared 6% of the time; incidents for which the dollar amount of estimated costs of assistance was between $1.5 million and $7.5 million were declared 42% of the time, and incidents for which the dollar amount of estimated costs of assistance was $7.5 million or more were declared 90% of the time.


\(^{155}\) FEMA, *IA Declarations Factors Guidance*, p. 15.
According to FEMA, based on historical request data from 2008 to 2016, incidents with an ICC Ratio greater than 25 receive IHP assistance 85% of the time; incidents with an ICC Ratio between 10 and 25 receive IHP assistance 45% of the time, and incidents with an ICC Ratio less than 10 receive IHP assistance 10% of the time. (FEMA, Individual Assistance Declarations Factors Guidance, p. 14; FEMA, Preliminary Damage Assessment Guide, p. 28; and U.S. Department of the Treasury (Treasury), “Total Taxable Resources, Estimates,” https://home.treasury.gov/policy-issues/economic-policy/total-taxable-resources. For an overview of TTR, including how it is estimated and the limitations of using TTR as a measurement of fiscal capacity, see Treasury, Office of Economic Policy, Treasury Methodology for Estimating Total Taxable Resources (TTR), December 2002, https://www.treasury.gov/resource-center/economic-policy/Documents/nmpubsum.pdf.) Additionally, FEMA released information about the potential for IHP approval based on a comparison of the estimated cost of IHP assistance and the ICC Ratio, as depicted in Figure 4. This figure combines the information in FEMA’s guidance on the IA factors related to the estimated cost of assistance for past requested and approved declarations\(^{156}\) and the ICC Ratio for past requested and approved declarations.\(^{157}\) Again, this information is only intended to provide an indication of the likelihood of a request being approved; it does not represent a threshold for when IA and the IHP will be authorized.

**Figure 4. Potential for IHP Approval based on a comparison of the Estimated Cost of IHP Assistance and the ICC Ratio**

<table>
<thead>
<tr>
<th>Estimated Cost of IHP Assistance</th>
<th>ICC Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; $1.5m</td>
<td>10</td>
</tr>
<tr>
<td>$1.5m - $7.5m</td>
<td>10 - 25</td>
</tr>
<tr>
<td>&gt; $7.5m</td>
<td>&gt; 25</td>
</tr>
</tbody>
</table>

Likely Denial | Likely Approval
---|---
Lean Denial | Lean Approval


**Notes:** FEMA expanded on its Individual Assistance Declarations Factors Guidance in the webinar and associated PowerPoint by providing an example of how the Estimated Cost of Individuals and Households Program (IHP) Assistance and the IHP Cost-to-Capacity Ratio—or ICC Ratio—may relate to the likelihood a state/territory/Indian tribal government will receive IHP Assistance. As described above, there are no thresholds for receiving IHP assistance, so in all instances, it is possible that the request for assistance could be authorized, regardless of the estimated cost of IHP assistance and the ICC Ratio.

According to FEMA’s guidance on the IA factors, after the principal factors are evaluated (i.e., (1) Fiscal Capacity and (2) Uninsured Home and Personal Property Losses), FEMA will consider the remaining factors, as appropriate.\(^{158}\) States/territories should also include other relevant information in their major disaster declaration request, as detailed in FEMA’s regulation at 44 C.F.R. §206.48(b), and in FEMA’s Preliminary Damage Assessment Guide and Individual Assistance Declarations Factors Guidance, p. 15. See the information provided in “Table 1: Estimated Cost of Assistance Compared to Declaration Decision Comparative.”

\(^{156}\) FEMA, IA Declarations Factors Guidance, p. 14. See the information provided in “Table 2: Number of IA Requests and Granted IA Requests by ICC Ratio.”

\(^{157}\) FEMA, IA Declarations Factors Guidance, p. 14. See the information provided in “Table 2: Number of IA Requests and Granted IA Requests by ICC Ratio.”

\(^{158}\) FEMA, IA Declarations Factors Guidance, p. 15.
Assistance Declarations Factors Guidance. FEMA will provide a recommendation for the President based on all of the available information, which will be forwarded to the President with the governor’s request. Ultimately, however, the decision to approve a governor’s request for a major disaster declaration authorizing IA is at the discretion of the President.

A detailed description of all of the IA factors can be found in Appendix A.

Implementing IHP Assistance

Once a presidential declaration of emergency or major disaster authorizing IA and assistance through the IHP has been issued, individuals and households may apply to FEMA for assistance. The following sections provide a brief overview of the application process for individuals, as well as eligibility requirements, and information on appealing FEMA’s decisions regarding the provision of IHP assistance.

Applying for IHP Assistance

The following sections describe aspects of applying for IHP assistance, including the period when applicants can register for assistance, and IHP applicant eligibility requirements, including descriptions of the general eligibility conditions.

Registration Period

After an emergency or major disaster declaration has been issued and IA has been authorized, applicants (i.e., individuals) may register for FEMA IHP assistance. Individuals and households can register for assistance online, by telephone, or in-person at a Disaster Recovery Center (DRC).

Individuals and households have 60 days from the date of a declaration authorizing Individual Assistance to apply for FEMA IHP assistance. This 60-day period is known as the Initial Registration Period. FEMA may extend the Registration Period at the request of the state, territory, or Indian tribal government (e.g., to establish the same registration deadline for subsequently designated areas—per the IAPPG, “[f]or individuals in areas subsequently designated for IA after the date of declaration, the registration deadline is still 60 days after the date of declaration, not 60 days from the day the county or parish was designated for IA, unless extended”). FEMA will continue to accept late registrations for an additional 60 days after the Initial Registration Period if the applicant submits a written justification and documentation.

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159 44 C.F.R. §206.37(c)(1).
160 44 C.F.R. §206.38(a).
161 For more information on the IHP application process, see FEMA, IAPPG, pp. 69-77. For more information on IHP eligibility considerations, see FEMA, IAPPG, pp. 46-66; and Memorandum from Keith Turi RE: Amendment to the IAPPG, pp. 1-9. For more information on the IHP appeals process, see FEMA, IAPPG, pp. 66-68. See also CRS Report R47297, Disaster Survivor FAQ: FEMA Individuals and Households Program, by Elizabeth M. Webster, for additional information on frequently asked questions that arise as disaster survivors navigate the IHP application process and receive IHP assistance.
162 When an emergency or major disaster is declared, areas of the impacted state/territory are “designated” as having been deemed eligible for federal assistance (44 C.F.R. §206.2(a)(6); and FEMA, IAPPG, p. 5). Designated areas can be “counties, parishes, tribes or tribal lands, municipalities, villages, or districts.”
163 FEMA, IAPPG, p. 69.
164 FEMA, IAPPG, pp. 70-71; 44 C.F.R. §206.112; and email from FEMA Congressional Affairs staff, May 25, 2021.
165 FEMA, IAPPG, pp. 70-71; 44 C.F.R. §206.112; and email from FEMA Congressional Affairs staff, May 25, 2021.
explaining the circumstances that prevented them from applying on time—this is known as the Late Application Period. FEMA does not accept applications submitted after the Late Application Period concludes.  

**Applicant Eligibility**

The registration process requires applicants to submit a Declaration and Release Form, and other information to complete their application for IHP assistance (e.g., related to identity verification, insurance, pre-disaster annual gross income, disaster-caused losses). 

<table>
<thead>
<tr>
<th><strong>IHP Application Requirements</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Required information to complete an IHP application includes:</td>
</tr>
<tr>
<td>• certification that the applicant is, or is the parent/guardian of a minor who is, a U.S. citizen, noncitizen national, a qualified alien;</td>
</tr>
<tr>
<td>• the primary applicant’s social security number (or social security number of a minor in the household who is a U.S. citizen, noncitizen national, or qualified alien);</td>
</tr>
<tr>
<td>• current and pre-disaster addresses;</td>
</tr>
<tr>
<td>• names of pre-disaster household occupants;</td>
</tr>
<tr>
<td>• contact information;</td>
</tr>
<tr>
<td>• insurance information;</td>
</tr>
<tr>
<td>• financial information (i.e., pre-disaster household annual gross income);</td>
</tr>
<tr>
<td>• disaster-caused losses; and</td>
</tr>
<tr>
<td>• banking information (for direct deposit of financial assistance).</td>
</tr>
<tr>
<td><em>(FEMA, IAPPG, pp. 71-72.)</em></td>
</tr>
</tbody>
</table>

IHP applicants must meet general eligibility requirements, as follows:

1. “[t]he applicant must be a U.S. citizen, noncitizen national, or qualified alien” (or the parent or guardian of a minor who is a U.S. citizen, noncitizen national, or qualified alien);
2. “FEMA must be able to verify the applicant’s identity”;
3. “[t]he applicant’s insurance, or other forms of disaster assistance received, cannot meet their disaster-caused needs”; and
4. “[t]he applicant’s necessary expenses and serious needs are directly caused by a declared disaster.”

Each type of IHP assistance requires that additional eligibility conditions be met, and may require additional documentation. For example, Home Repair and Home Replacement assistance are only available to homeowners, and some forms of assistance require proof of occupancy and/or

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166 FEMA, *IAPPG*, pp. 70-71; 44 C.F.R. §206.112; and email from FEMA Congressional Affairs staff, May 25, 2021.
168 FEMA, *IAPPG*, pp. 71-72. The standard mechanism for verifying loss and determining eligibility—in the case of the IHP—is an on-site inspection conducted by a FEMA inspector (or other method of verification, such as a geospatial inspection or a review of documentation for losses that cannot be verified through an inspection).
169 FEMA, *IAPPG*, p. 46.
170 See the *IAPPG* guidance on the type of IHP assistance being requested for additional requirements.
ownership.\textsuperscript{171} Table 3 lists the eligibility of homeowners and renters for the different forms of Housing Assistance.

<table>
<thead>
<tr>
<th>Housing Assistance: Financial</th>
<th>Homeowner/Renter</th>
<th>Housing Assistance: Direct</th>
<th>Homeowner/Renter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lodging Expense Reimbursement</td>
<td>Homeowner/Renter</td>
<td>Multi-Family Lease and Repair</td>
<td>Homeowner/Renter</td>
</tr>
<tr>
<td>Rental Assistance</td>
<td>Homeowner/Renter</td>
<td>Transportable Temporary Housing Units</td>
<td>Homeowner/Renter</td>
</tr>
<tr>
<td>Home Repair Assistance</td>
<td>Homeowner</td>
<td>Direct Lease</td>
<td>Homeowner/Renter</td>
</tr>
<tr>
<td>Home Replacement Assistance</td>
<td>Homeowner</td>
<td>Permanent Housing Construction</td>
<td>Homeowner</td>
</tr>
</tbody>
</table>


\textbf{Notes:} The different types of Housing Assistance include different eligibility criteria. ONA may be available to eligible applicants regardless of homeownership/renter status.

\section*{Additional Information on IHP Eligibility of People Experiencing Homelessness}

FEMA does not provide Housing Assistance to applicants experiencing homelessness prior to a disaster declaration because “the need for housing was not caused by the disaster”; however, applicants experiencing homelessness may be eligible for forms of ONA.\textsuperscript{172}

\section*{Additional Information on the Requirement that IHP Applicants be Citizens, Noncitizen Nationals, or Qualified Aliens}

Many forms of FEMA assistance are available regardless of the applicant’s immigration status. For example, disaster survivors may be eligible for mass care and emergency assistance, such as emergency sheltering support, as well as most forms of Individual Assistance, including the Crisis Counseling Assistance and Training Program, Disaster Case Management, and Disaster Legal Services.\textsuperscript{173} The IHP policy, however, includes restrictions based on immigration status. To be eligible for IHP assistance, “[t]he applicant must be a U.S. citizen, non-citizen national, or qualified alien.”\textsuperscript{174}

Limitations on the availability of Individual Assistance to “non-qualified aliens” is a frequent subject of congressional questions. As noted above, FEMA’s IHP policy limits the provision of assistance to “qualified aliens.” FEMA’s “qualified alien” definition is based on 8 U.S.C. §1641, which defines “qualified alien” for purposes of eligibility for federal public benefits. This statute is a provision of Title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, known as PRWORA.\textsuperscript{175} Under another provision of PRWORA, 8 U.S.C. §1611, so-
called “non-qualified aliens” are generally rendered ineligible for federal public benefits. CRS Report R46510, PRWORA’s Restrictions on Noncitizen Eligibility for Federal Public Benefits: Legal Issues, by Ben Harrington, explains this legal framework and its application to FEMA disaster relief as follows:

8 U.S.C. §1611(b) provides that the baseline eligibility rule restricting federal public benefits to “qualified aliens” does not apply to “[s]hort-term, non-cash, in-kind emergency disaster relief.” By carving out “non-cash” disaster assistance from the baseline eligibility restriction for federal public benefits, PRWORA implies that the restriction does apply to other forms of disaster relief (including cash assistance). FEMA has interpreted PRWORA this way—to bar nonqualified aliens from eligibility for disaster relief paid in cash—and the interpretation does not appear to have generated disagreement.

Additional Information on Determining IHP Award Amounts

As noted above, IHP awards are subject to statutory funding caps for each applicant, and are designed to meet basic needs. For example, IHP assistance is generally limited to essential living spaces. The amount of assistance an applicant receives through the IHP will vary based on multiple factors that are “specific to the disaster survivor’s unique circumstances.” IHP awards will depend on the applicant’s status (e.g., homeowner, renter, roommate), the number of household members and household composition, the type(s) of assistance being requested and the associated eligibility criteria and limitations specific to the requested assistance, as well as the loss amount determined by FEMA.

Award Amount Determination: Example for Home Repair Assistance

According to the IAPPG, “Home Repair Assistance award amounts are based on repair or replacement of components that are of average quality, size, or capacity.” FEMA bases these award amounts on local costs—more specifically, on localized average repair costs (i.e., FEMA does not have a flat rate for Home Repair Assistance costs for different components). According to FEMA, the agency uses a tool/service called RSMeans to determine and award reasonable localized costs. (FEMA, IAPPG, p. 88; FEMA briefing on June 22, 2021.)

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176 COFA—Compacts of Free Association—migrants are an example of a group of people who are ineligible for IHP assistance. For additional information, see GAO, Compacts of Free Association: Populations in U.S. Areas Have Grown, with Varying Reported Effects, GAO-20-491, June 2020, pp. 11-13, https://www.gao.gov/assets/gao-20-491.pdf. Table 1 of the report lists compact migrant eligibility for select federal programs, footnote j of which states, “[a]ccording to officials of the Federal Emergency Management Agency, compact migrants are ineligible for disaster assistance programs, such as the Individuals and Households Program, that are considered to be federal public benefits and are thus subject to citizenship requirements; however, they may be eligible to receive certain types of short-term, noncash, in-kind emergency relief. For example, compact migrants may receive Public Assistance Emergency Assistance services such as search and rescue; emergency medical care; emergency mass care; emergency shelter; and provision of food, water, medicine, and other essential needs.”


178 FEMA, IAPPG, pp. 6 and 41.

179 FEMA, Preliminary Damage Assessment Guide, p. 28. As described in FEMA’s Preliminary Damage Assessment Guide, “[a]n essential living space is a room within a home that serves the function of a bedroom, bathroom, kitchen, and/or living room that is regularly occupied or used by one or more members of the household and requires repair to bring its functionality back to the home (e.g., kitchens are considered essential as long as there is not another undamaged kitchen in the home).”

180 GAO, Disaster Assistance: IHP, p. 19.
(i.e., the FEMA-Verified Loss (FVL) amount)\(^{181}\) and whether and to what extent the real and personal property losses were insured.\(^{182}\)

A FEMA inspection is used to verify losses related to real and personal property, and is typically conducted on-site by a FEMA inspector, but may also be completed via a geospatial inspection or based on documentation of losses (e.g., medical bills or receipts for automobile repairs).\(^{183}\) Applicants may not receive the full FVL amount, including because their losses may be covered in whole or in part by insurance. Additionally, some forms of IHP Housing Assistance and all forms of ONA are subject to the maximum amount of financial assistance (with some exceptions),\(^{184}\) and some forms of ONA are subject to further financial limits established by the affected state, territory, or Indian tribal government.\(^{185}\)

As stated above, insurance also factors into the amount of financial assistance an applicant may receive. IHP applicants must inform FEMA of all insurance coverage that may help meet their disaster-caused needs, and must provide FEMA with documentation identifying their insurance settlements or benefits before FEMA will consider an applicant’s eligibility for assistance that may be covered by private insurance.\(^{186}\)

The amount of financial assistance an applicant may be eligible for is based on their FVL amount minus their net insurance settlement (i.e., their gross settlement minus their deductible), up to the maximum amount of financial assistance.\(^{187}\) Per FEMA’s guidance,

After an applicant submits their insurance settlement information, FEMA compares the net settlement amount received for each loss to the maximum amount of assistance available for that type of IHP assistance.\(^{188}\)

### Appealing FEMA’s Decisions Regarding IHP Assistance

FEMA may deny IHP applicants’ requests for IHP assistance for a variety of reasons, ranging from determinations related to the applicant’s eligibility for IHP assistance generally or the specific type of IHP assistance being requested, to a finding by FEMA that the applicant failed to purchase and maintain flood insurance as a requirement of receiving previous federal disaster assistance.\(^{189}\) If this occurs, applicants for IHP assistance may appeal FEMA’s determinations, including, but not limited to, appeals of

- applicant eligibility determinations;\(^{190}\)

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\(^{181}\) The FEMA-Verified Loss (FVL) amount is defined as “[t]he total dollar amount of IHP eligible disaster-caused damage to real and personal property as verified by FEMA.” (FEMA, \textit{IAPPG}, p. 50.)

\(^{182}\) GAO, \textit{Disaster Assistance: IHP}, pp. 18-20.

\(^{183}\) FEMA, \textit{IAPPG}, p. 72.

\(^{184}\) 42 U.S.C. §5174(h)(4). There are exceptions to the maximum amount of financial assistance for select disaster-damaged accessibility-related real and personal property items (FEMA, \textit{IAPPG}, pp. 86 and 146).

\(^{185}\) FEMA, \textit{IAPPG}, pp. 147 and 149; see also 44 C.F.R. §206.120(c) and (d).

\(^{186}\) FEMA, \textit{IAPPG}, pp. 49-51.

\(^{187}\) FEMA, \textit{IAPPG}, p. 50. In instances where an applicant’s deductible exceeds their “insurance verified loss” amount, such that their net settlement is $0, FEMA may provide assistance for their FEMA Verified Loss (FVL) amount.

\(^{188}\) FEMA, \textit{IAPPG}, p. 51.

\(^{189}\) 44 C.F.R. §206.113.

\(^{190}\) 44 C.F.R. §206.115(a)(1); FEMA, \textit{IAPPG}, p. 66. Applicants have 60 days to appeal initial eligibility determinations.
FEMA’s Individuals and Households Program (IHP)—Implementation and Considerations

- the amount and/or type(s) of assistance received;\(^{191}\) and
- late application rejections.\(^{192}\)

FEMA explains the appeal process as follows:

- To appeal any IHP assistance-related FEMA determination, applicants must submit a written appeal explaining the reason for the appeal with documentation supporting the appeal request.\(^{193}\)
- Once FEMA receives an appeal, a caseworker who was not involved in the case shall review the appeal and file to determine if there is sufficient information to change FEMA’s determination.
- If there is not sufficient information, FEMA will either (1) contact the applicant to request additional information with a deadline of 30 days; (2) contact a third party (e.g., contractor, insurance company) to verify the supporting documentation; and/or (3) schedule an appeal inspection.\(^{194}\)
- FEMA’s shall provide appeal determinations to the applicant in writing within 90 days of receiving the written appeal letter, and FEMA’s appeal decision is final (i.e., it cannot be appealed again).\(^{195}\)

Recoupment of Improper Payments and Waivers Requirements

Federal laws require federal agencies, including FEMA, to identify and recover improper payments (i.e., “any payment that should not have been made or that was made in an incorrect amount”)—a process known as recoupment.\(^{196}\) Examples of improper payments include overpayments, payments made to ineligible recipients, payments used for ineligible services, and duplication of benefits.

There are some circumstances, however, when FEMA may not pursue recoupment. FEMA is required to waive recoupment of IHP assistance in two situations, provided the debt does not involve fraud, a false claim, or misrepresentation by the debtor or party having an interest in the claim:

1. “if the covered assistance [i.e., IHP assistance] was distributed based on an error by the Agency [i.e., FEMA] and such debt shall be construed as a hardship; and

\(^{191}\) 44 C.F.R. §206.115(a)(2); FEMA, IAPPG, p. 66. Applicants may also appeal decisions related to the specific type of IHP assistance they are receiving. For example, an applicant may appeal FEMA’s denial of their request for Continued Temporary Housing Assistance (44 C.F.R. §206.115(a)(5)), or FEMA’s denial of their request to purchase a FEMA-provided Mobile Housing Unit (44 C.F.R. §206.115(a)(8)).

\(^{192}\) 44 C.F.R. §206.115(a)(4); FEMA, IAPPG, p. 66.

\(^{193}\) 44 C.F.R. §206.115(b); FEMA, IAPPG, pp. 66–67. Appeals must also be signed by the applicant (or person they have authorized to act on his/her behalf).

\(^{194}\) 44 C.F.R. §206.115(f); FEMA, IAPPG, p. 68.

\(^{195}\) 44 C.F.R. §206.115(f); FEMA, IAPPG, p. 68.

\(^{196}\) Section 2(d)(2) of the Improper Payments Information Act of 2002 (IPIA, P.L. 107-300) defines improper payments as “any payment that should not have been made or that was made in an incorrect amount (including overpayments and underpayments) ... and includes any payment to an ineligible recipient, any payment for an ineligible service, any duplicate payment,...” For more information, see CRS Report R45257, Improper Payments in High-Priority Programs: In Brief, by Garrett Hatch. FEMA lists, as reasons for recoupment, evidence of duplication of benefits; assistance provided in error (i.e., the applicant was not eligible for the assistance they received); misuse of funds; and fraud (FEMA, IAPPG, pp. 176-178).
2. “if such [covered] assistance [i.e., IHP assistance] is subject to a claim or legal action....”\(^{197}\)

IHP recipients that receive a notice of potential debt from FEMA may choose to appeal the potential debt. If they do not appeal the potential debt or if FEMA denies their appeal, the debt becomes final, and the individual may then pay the debt, unless FEMA must waive the debt.\(^{198}\)

**General IHP Limitations**

IHP assistance is subject to limitations. For example, as described above, the provision of IHP is subject to applicant eligibility restrictions,\(^{199}\) and there are caps on the maximum amount of financial assistance an individual or household is eligible to receive.\(^{200}\)

Additional limitations, described below, include limitations related to the fact that IHP assistance is not intended as a substitute for insurance and there are limitations on what IHP assistance covers, limitations related to the IHP period of assistance, which is generally limited to a period of 18 months from the date of the declaration, and limitations related to avoiding assistance that would constitute a duplication of benefits.

**Limitations on What IHP Assistance Covers**

The IHP is not intended as a substitute for insurance and there are limitations on what IHP assistance covers. In short: “IHP assistance does not address all damages resulting from a disaster.”\(^{201}\)

To provide some examples of IHP assistance limitations, the IHP does not provide assistance to

- Enable homeowners to repair or replace vacation properties or secondary residences. The IHP only provides financial assistance for Home Repair or Home Replacement when the disaster resulted in damage to the owner-occupied primary residence.\(^{202}\) Relatively, Home Repair Assistance and Home Replacement Assistance are unavailable to landlords unless they permanently reside in the damaged dwelling.\(^{203}\)
- Enable homeowners to repair all disaster-caused damage or restore their home to its pre-disaster condition. Home Repair Assistance only provides assistance to restore the home to a safe, sanitary, or functional condition.\(^{204}\)
- Enable homeowners to make improvements using Home Repair Assistance. Generally, the objective of Home Repair Assistance is to make the disaster survivors’ home safe, sanitary, or functional, not to return the home to its pre-

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\(^{197}\) Section 5602(a) of the James M. Inhofe National Defense Authorization Act for Fiscal Year 2023 (P.L. 117-263).

\(^{198}\) FEMA, *IAPPG*, pp. 177-182 (see “Figure 33: FEMA Process for Identifying and Validating Debt Payments”).

\(^{199}\) FEMA, *IAPPG*, p. 46. For additional information, see the “Applicant Eligibility” section.

\(^{200}\) 42 U.S.C. §5174(h). For additional information, see the “Legislative Changes and Significant Program Updates: Housing Assistance” and “Legislative Changes and Significant Program Updates: ONA” sections.

\(^{201}\) GAO, *Disaster Assistance: IHP*, pp. 10 and 18.


\(^{203}\) 42 U.S.C. §5174(b)(1); FEMA, *IAPPG*, pp. 87 and 92.

\(^{204}\) 44 C.F.R. §206.117(b)(2)(i)(E); FEMA, *IAPPG*, p. 85; GAO, *Disaster Assistance: IHP*, p. 18.
disaster condition or to improve it. Repairs, however, may include specific hazard mitigation measures to make the housing more resilient.\(^{205}\)

- Enable applicants to repair or replace all damaged personal property items. There are limitations on the amount and type of Personal Property Assistance items that are eligible for repair or replacement, and FEMA also considers household composition in making award determinations.\(^{206}\)

**Limitations on the Period of Availability**

The IHP period of assistance is limited. Some forms of IHP assistance come to applicants in the form of a grant of financial assistance to pay for specific disaster-caused eligible expenses (e.g., Medical and Dental Assistance), and some may involve multiple assistance payments (e.g., Continued Temporary Housing Assistance) or multiple months of assistance (e.g., the forms of Direct Temporary Housing Assistance). For most forms of IHP assistance, the period of assistance is generally limited to a period of 18 months from the date of the declaration (unless extended).\(^{207}\)

However, some forms of IHP assistance have shorter periods of availability.

Some types of IHP assistance also include additional time-based considerations. For example, the period of Initial Rental Assistance is up to two months, but then FEMA may provide Continued Temporary Housing Assistance. Together, FEMA may provide Initial Rental Assistance and Continued Temporary Housing Assistance for up to 18 months or until the end of the 18-month period of assistance, whichever comes first (plus a security deposit)—unless extended.\(^{208}\)

Different forms of IHP assistance have different limitations on the availability of assistance, including set time periods of availability (although extensions may be approved), limitations on the maximum amount of financial assistance that can be provided, or a combination of time- and financial-based limitations. **Table 4** describes the time and financial limitations for the various forms of IHP assistance.


\(^{206}\) 44 C.F.R. §206.119(b)(2)(i) and (c). See also GAO, *Disaster Assistance: IHP*, p. 20. Figure 8 of GAO’s *Disaster Assistance: IHP* report provides a side-by-side example of how household composition affects eligibility for home damage and personal property losses.

\(^{207}\) 42 U.S.C. §5174(c)(1)(B)(iii); and 44 C.F.R. §206.110(e); GAO, *Disaster Assistance: IHP*, p. 10. The period of assistance may be extended—by the President according to 42 U.S.C. §5174(c)(1)(B)(iii), or the FEMA Assistant Administrator for the Disaster Assistance Directorate according to 44 C.F.R. §206.110(e)—if it is determined that “due to extraordinary circumstances an extension would be in the public interest.”

\(^{208}\) FEMA, *IAPPG*, p. 80.
<table>
<thead>
<tr>
<th>Housing/ONA</th>
<th>Type of Assistance</th>
<th>Time Limitation</th>
<th>Financial Limitation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Housing Assistance: Financial</td>
<td>Lodging Expense Reimbursement</td>
<td>Available from the incident start date and not to exceed seven days from the Initial Rental Assistance approval date.</td>
<td>Does not count toward the maximum amount of financial assistance award for Housing Assistance.</td>
</tr>
<tr>
<td></td>
<td>Initial Rental Assistance</td>
<td>Available for up to two months.</td>
<td>Does not count toward the maximum amount of financial assistance award for Housing Assistance.</td>
</tr>
<tr>
<td></td>
<td>Continued Temporary Housing Assistance</td>
<td>With Initial Rental Assistance, available for up to 18 months or the end of the 18-month period of assistance, whichever comes first.</td>
<td>Does not count toward the maximum amount of financial assistance award for Housing Assistance.</td>
</tr>
<tr>
<td></td>
<td>Home Repair Assistance</td>
<td>NA</td>
<td>Subject to the maximum amount of financial assistance for Housing Assistance.</td>
</tr>
<tr>
<td></td>
<td>Home Replacement Assistance</td>
<td>NA</td>
<td>Subject to the maximum amount of financial assistance for Housing Assistance.</td>
</tr>
<tr>
<td></td>
<td>Multi-Family Lease and Repair</td>
<td>Available for up to 18 months from the date of the declaration.</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Transportable Temporary Housing Units</td>
<td>Available for up to 18 months from the date of the declaration.</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Direct Lease</td>
<td>Available for up to 18 months from the date of the declaration.</td>
<td>NA</td>
</tr>
<tr>
<td>Housing/ONA</td>
<td>Type of Assistance</td>
<td>Time Limitation</td>
<td>Financial Limitation</td>
</tr>
<tr>
<td>-------------------</td>
<td>----------------------</td>
<td>--------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Housing Assistance: Direct</td>
<td>Permanent Housing Construction</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>ONA: SBA-Dependent</td>
<td>Personal Property Assistance</td>
<td>NA</td>
<td>Affected state/territory/Indian tribal government identifies eligible personal property items and the maximum quantity that may be awarded for each personal property item.</td>
</tr>
<tr>
<td></td>
<td>Transportation Assistance</td>
<td>NA</td>
<td>Affected state/territory/Indian tribal government establishes the maximum amount of Transportation Assistance that may be awarded.</td>
</tr>
<tr>
<td></td>
<td>Group Flood Insurance Policy</td>
<td>NA</td>
<td>The premium for a three-year certificate of coverage is $2,400.</td>
</tr>
<tr>
<td>ONA: Non-SBA-Dependent</td>
<td>Funeral Assistance</td>
<td>NA</td>
<td>Affected state/territory/Indian tribal government establishes the maximum amount of Funeral Assistance that may be awarded.</td>
</tr>
<tr>
<td></td>
<td>Medical and Dental Assistance</td>
<td>NA</td>
<td>Subject to the maximum amount of financial assistance for ONA.</td>
</tr>
<tr>
<td></td>
<td>Child Care Assistance</td>
<td>Available for up to eight cumulative weeks.</td>
<td>Affected state/territory/Indian tribal government establishes the maximum amount of Child Care Assistance that may be awarded.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Child Care Assistance awards cover the household's increased financial burden for up to eight cumulative weeks of child care, plus any eligible expenses, or the maximum amount of assistance for Child Care Assistance established by the affected state/territory/Indian tribal government, whichever is less.</td>
</tr>
<tr>
<td>Housing/ONA</td>
<td>Type of Assistance</td>
<td>Time Limitation</td>
<td>Financial Limitation</td>
</tr>
<tr>
<td>------------</td>
<td>------------------</td>
<td>----------------</td>
<td>---------------------</td>
</tr>
<tr>
<td></td>
<td>Assistance for</td>
<td>Items must have been purchased/rented within 30 days after the incident start date or up to the last day of the incident period, whichever is greater.</td>
<td>Affected state/territory/Indian tribal government identifies items eligible for reimbursement.</td>
</tr>
<tr>
<td></td>
<td>Miscellaneous Items</td>
<td></td>
<td>Subject to the maximum amount of financial assistance for ONA.</td>
</tr>
<tr>
<td></td>
<td>Moving and Storage Assistance</td>
<td>Available from the incident period start date through the 18-month period of assistance.</td>
<td>Subject to the maximum amount of financial assistance for ONA.</td>
</tr>
<tr>
<td></td>
<td>Critical Needs Assistance</td>
<td>Available up to 30 days from the date of the declaration.</td>
<td>$500 per eligible household (unless otherwise authorized by FEMA).</td>
</tr>
<tr>
<td></td>
<td>Clean and Sanitize Assistance</td>
<td>NA</td>
<td>$300 per eligible household.</td>
</tr>
</tbody>
</table>


**Notes:** Specific accessibility-related real and personal property items are not subject to the maximum amount of financial assistance that may be provided for Housing Assistance and ONA, respectively.
Limitations Related to Avoiding a Duplication of Benefits

The Stafford Act prohibits FEMA from providing assistance that could constitute a duplication of benefits, including in the provision of IHP assistance. Additionally, when applying for IHP assistance, applicants “must agree to return funds to FEMA when the assistance provided by FEMA duplicates assistance from another source.”

Federal agencies are supposed to coordinate to avoid providing a duplication of benefits, and to rectify situations when a duplication occurs. To prevent a duplication of benefits from occurring, FEMA’s regulations include a delivery sequence for disaster assistance, which “establishes the order in which disaster relief agencies and organizations provide assistance.” For example, before disaster survivors may receive Housing Assistance, they must first see if their needs may be met through voluntary agencies and mass care, and insurance. If the disaster survivors have uninsured or underinsured needs, or if their insurance benefits are significantly delayed, then federal assistance may be available.

Example: Duplication of Benefits in the Context of COVID-19 Funeral Assistance

During the COVID-19 pandemic, a question frequently came up related to the reason pre-paid funerals were ineligible to receive FEMA COVID-19 Funeral Assistance. FEMA cited duplication of benefits as the justification, explaining, “Any source of payment designated specifically to pay for a funeral prior to death is considered a duplication and is not eligible for reimbursement. COVID-19 Funeral Assistance may not duplicate burial or funeral insurance proceeds, pre-planned or pre-paid funeral contracts, pre-paid trust for funeral expenses, irrevocable trust for Medicaid, financial assistance from voluntary organizations, government programs or agencies, or any other sources specifically designated for funeral expenses. Any eligible COVID-19 Funeral Assistance will be reduced by the amount of other assistance you received for the same expenses.”

Defining “Duplication of Benefits” (DOB)

There is a statutory prohibition on providing a duplication of benefits. 42 U.S.C. §5155 requires the President, in consultation with the heads of the federal agencies administering financial assistance programs, to “assure that no such person ... will receive such assistance with respect to any part of such loss as to which he has received financial assistance under any other program or from insurance or any other source.”

As explained in FEMA’s regulation at 44 C.F.R. §206.191(d)(1)(i), a duplication of benefits occurs when an agency provides assistance, but providing such assistance was the primary responsibility of another agency and that agency with primary responsibility later provides assistance.

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210 FEMA, IAPPG, p. 176. In addition to returning funds that duplicate assistance provided from another source, applicants must agree to return funds that were provided in error, spent on expenses inappropriately, or obtained through fraudulent means.
211 44 C.F.R. §206.191(b)(1).
212 44 C.F.R. §206.191(d)(1)(i) and (d)(2).
213 44 C.F.R. §206.191(d)(2)(ii). See also 44 C.F.R. §206.113(a)(3); FEMA, IAPPG, p. 51. FEMA’s regulations state “FEMA may only provide assistance: … In a situation where the applicant has insurance, when the insured individual or household’s insurance proceeds have been significantly delayed [i.e., 30 days or more from the date a claim was filed, per the IAPPG] through no fault of his, her or their own, and the applicant has agreed to repay the assistance to FEMA or the State from insurance proceeds that he, she or they receive later....”
One source of confusion related to the sequence of delivery and IHP assistance relates to the requirement to apply for SBA disaster loans before receiving some forms of IHP assistance. Specifically, although FEMA does not require applicants to first apply for an SBA disaster loan before being considered for Housing Assistance, FEMA does require applicants to apply for an SBA disaster loan before they can be considered for SBA-Dependent ONA. As described in the “SBA-Dependent ONA” section, because the forms of SBA-Dependent ONA may also be addressed by an SBA disaster loan, disaster survivors must first apply for an SBA disaster loan, and if denied or the loan amount is insufficient to cover their unmet needs, the disaster survivor may then be eligible for SBA-Dependent ONA. It is worth noting that SBA disaster loans can also help address the housing needs of disaster survivors (e.g., SBA Real Property Disaster Loans for creditworthy homeowners), yet there is not a requirement for applicants to pursue an SBA disaster loan before becoming eligible to receive IHP Housing Assistance.

FEMA may coordinate with voluntary agencies to address outstanding unmet needs when disaster survivors have received all of the federal assistance for which they are eligible. Other forms of federal assistance may also be available to meet the unmet needs of disaster survivors, depending on the disaster.

IHP Challenges and Congressional Considerations

The following sections address some of the potential IHP-related challenges and considerations that may be of interest to Congress, including with regard to FEMA’s evaluation of the IA factors and presidential declaration recommendation, evaluating the cost of IHP assistance, and considering whether FEMA’s current IHP assistance programs are sufficient to meet the needs of future disaster survivors.

Increasing Transparency Regarding FEMA’s Evaluation of Requests for Major Disaster Declarations Authorizing IA—IHP

Some Members of Congress have expressed concern with the declaration process that results in the President’s approval or denial of a Stafford Act major disaster declaration authorizing Individual Assistance and/or Public Assistance. A common source of confusion and frustration relates to the declaration decisionmaking process—specifically, the limited insight into FEMA’s evaluation of the IA factors, and the lack of information regarding FEMA’s declaration recommendation to the President.

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214 44 C.F.R. §206.191(d)(2)(iii) and (d)(2)(iv).
215 For additional information on the SBA Disaster Loan Program, see CRS Report R41309, The SBA Disaster Loan Program: Overview and Possible Issues for Congress, by Bruce R. Lindsay.
216 For more information on the sequence of delivery, see CRS Report R44553, SBA and CDBG-DR Duplication of Benefits in the Administration of Disaster Assistance: Background, Policy Issues, and Options for Congress, by Bruce R. Lindsay and Eugene Boyd; and CRS Report R45238, FEMA and SBA Disaster Assistance for Individuals and Households: Application Processes, Determinations, and Appeals, by Bruce R. Lindsay and Elizabeth M. Webster.
217 For example, Congress may appropriate funding for the Department of Housing and Urban Development’s Community Development Block Grant—Disaster Recovery (CDBG-DR) program (HUD, “Community Development Block Grant Disaster Recovery Program,” https://www.hudexchange.info/programs/cdbg-dr/). See also CRS Report R43520, Community Development Block Grants and Related Programs: A Primer, by Joseph V. Jaroszak.
218 Additional information on the declaration process can be found in the “Approving Requests for Individual Assistance” section.
Although there is some publicly available information related to the decision making process associated with evaluating major disaster declaration requests, the available information is limited. FEMA publishes Preliminary Damage Assessment (PDA) Reports, which are posted to FEMA’s website and include information about the incident, the type(s) of Stafford Act assistance requested and the areas for which assistance was requested, a summary of the damage assessment information, which support FEMA’s evaluation of the IA and PA factors, and the President’s decision to declare a major disaster or deny the request (as well as the assistance authorized and the areas designated to receive such assistance). Historically, there was a PDA Report publication requirement authorized in previous annual appropriations legislation. Although not currently required by legislation, FEMA has continued to publish the PDA Reports for the major disaster declaration requests to its website (beginning in FY2008 through the present). Congress could establish the PDA reporting requirement in permanent law and could consider specifying the information to be included in such reports.

As noted above, the PDA Reports provide a summary of the damage assessment information, but they merely list the information related to the factors (e.g., for IA, the total number of impacted residences and degree of damage; percentages associated with the affected population profile groups; and the ICC Ratio and IA cost estimate). The PDA Reports do not include any analysis as to how the information was evaluated by FEMA or how the information submitted in the declaration request informed FEMA’s recommendation to the President. Portions of FEMA’s evaluation of the factors and recommendation to the President may fall into one of the nine exemptions to the Freedom of Information Act (FOIA; 5 U.S.C. §552) statute’s rules of disclosure. For example, Exemption 5 applies to “inter-agency or intra-agency memorandums or letters that would not be available by law to a party other than an agency in litigation with the

219 FEMA, “Preliminary Damage Assessment Reports,” https://www.fema.gov/disaster/how-declared/preliminary-damage-assessments/reports (hereinafter FEMA, “PDA Reports”). The President may approve the governor’s request in whole or in part (i.e., some or all forms of requested assistance may be authorized for some or all of the areas requested).

220 Section 569 of the Consolidated Appropriations Act, 2008 (P.L. 110-161) required that FEMA submit reports to the Senate Committee on Homeland Security and Governmental Affairs (HSGAC), the House Committee on Homeland Security (House Homeland), the House Committee on Transportation and Infrastructure (T&I), and the House and Senate Committees on Appropriations, and publish reports to FEMA’s website that summarize the damage assessment information (i.e., the Preliminary Damage Assessment (PDA)) that was used to determine whether to declare a major disaster. This PDA Report publication requirement was in effect through FY2015, making its last appearance in an enacted appropriations measure in Section 531 of the Department of Homeland Security Appropriations Act, 2015 (P.L. 114-4). The requirement continued as report language in FY2016 (the PDA reports were referred to as “Preliminary Disaster Assessments” in Explanatory Statement Submitted By Mr. Rogers of Kentucky, Chairman of the House Committee on Appropriations Regarding House Amendment No. 1 to the Senate Amendment on H.R. 2029—Continued: Consolidated Appropriations Act, 2016, Congressional Record, vol. 161, no. 184 (December 17, 2015), p. H10175, https://congress.gov/crc/2015/12/17/CREC-2015-12-17-p3-PgH10161.pdf). More recently, the report associated with H.R. 3931—Department of Homeland Security Appropriations Act, 2020 included the following commentary: “Preliminary Damage Assessments.—The Committee is concerned that FEMA has stopped publishing the reports and summaries of preliminary damage assessments in accordance with section 531 of the Department of Homeland Security Appropriations Act, 2015, P.L. 114-4. The Committee understands that FEMA will resume publishing these reports and summaries and encourages them to do so expeditiously” (U.S. Congress, House Committee on Appropriations, Department of Homeland Security Appropriations Bill, 2020, 116th Cong., 1st sess., July 24, 2019, H.Rept. 116-180, p. 59).

221 FEMA, “PDA Reports.” It can take time for the most recent PDA reports to be published.

agency.”

It is possible that portions of FEMA’s analysis concerning its evaluation of the factors and recommendations to the President related to a specific major disaster declaration request could be protected from mandatory disclosure under FOIA by Exemption 5.

Congress could require FEMA to revise its guidance on how the IA factors are evaluated. Revisions to FEMA’s IA Declarations Factors Guidance (states/territories) and the Tribal Declarations Pilot Guidance, including to provide more specific information or scenarios that illustrate how FEMA applies the information and data submitted in the state/territory/tribal government’s declaration request in its evaluation of the IA factors, could be useful to requesting states, territories, and tribes when developing their major disaster declaration requests. Revising FEMA’s guidance to clarify how the agency analyzes the information submitted by the state/territory/tribe may help support congressional initiatives to increase agency transparency. However, it is the President, and not FEMA, who ultimately has the discretion to approve major disaster declaration requests. Increasing transparency related to FEMA’s evaluation of the factors may help states/territories/tribes make their best case for needing supplemental federal assistance following a disaster, but it may not affect the ultimate outcome of declaration decisions.

Additionally, Congress could require FEMA to assess new approaches for evaluating the IA factors that incorporate more quantitative data, and could consider requiring FEMA to revise the IA factors to incorporate any findings of such an evaluation.

In December 2022, Congress required the Comptroller General to conduct a review of FEMA’s IA factors, including assessing (1) the criteria FEMA uses to assess requests for major disaster declarations authorizing IA; (2) the consistency with which FEMA uses the factors to assess the impact of disasters on communities; and (3) the impact the updated factors have had on equity in disaster response outcomes. The GAO was also required to provide Congress with recommendations to improve the use of the IA factors to increase equity in disaster recovery outcomes.

### Expanding Access to Data to Track the Cost of IHP Assistance

Some Members of Congress frequently express interest in understanding the total cost of disaster assistance provided for a specific incident or form of IHP assistance; however, it is difficult to provide information on the total cost of IHP Housing Assistance, and FEMA’s publicly available data sources for IHP financial assistance lack granularity.

Although FEMA makes information on the costs of Financial Housing Assistance publicly available through the “OpenFEMA Data Sets” for Individual Assistance, as well as the declared disasters web pages for presidentially declared Stafford Act emergencies and major disasters,

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224 Challenges associated with FEMA’s evaluation of the IA factors, including related to the vagueness of the factors and the lack of a quantitative approach, are addressed by Christopher Currie, Director, Homeland Security and Justice Team, GAO, including in his responses to Representatives Thompson, Katko, and Barragan during a hearing by the House Committee on Homeland Security focused on Ensuring Equity in Disaster Preparedness, Response, and Recovery (U.S. Congress, House Committee on Homeland Security, Ensuring Equity in Disaster Preparedness, Response, and Recovery, 117th Cong., 1st sess., October 27, 2021).

225 Section 5601(b)(1) and (2) of the James M. Inhofe National Defense Authorization Act for Fiscal Year 2023 (P.L. 117-263). Per Section 5601(b)(3), Congress required the GAO to submit a report on its review the final rule to the House Committee on Transportation and Infrastructure and the Senate Committee on Homeland Security and Governmental Affairs within a year of enactment (i.e., December 23, 2023).

Direct Housing Assistance information is not generally publicly available. In December 2020, the GAO reported that FEMA “does not track cost data for direct housing programs.” Additionally, administrative cost information is only tracked at the overall Individual Assistance program level, and not at a more granular IHP program level, and indirect administrative costs are not collected. The GAO provided recommendations to allow FEMA to analyze the full cost of providing Housing Assistance. FEMA is developing a new system (called the “Grants Management Modernization System”), which is to include a disaster housing assistance component. In June 2021, the Department of Homeland Security (DHS) reported to the GAO that FEMA will continue refining the requirements needed to capture the full cost of providing Housing Assistance and that “FEMA plans to identify a system for implementation by September 30, 2024.” Consistent with the GAO’s recommendations, with which DHS concurred, Congress could consider requiring FEMA to expand the IHP program and administrative data the agency collects and maintains to ensure all of the data needed to accurately evaluate each program’s implementation costs are collected. This could also help ensure FEMA is able to accurately assess the cost-effectiveness of its housing programs and make informed decisions about the cost-effectiveness of its programs when determining what housing assistance options to activate in support of a specific disaster. Further, once the expanded direct housing assistance data exists, Congress may seek for FEMA to publicly report on the costs of its Direct Housing

227 GAO, Disaster Housing: Improved Cost Data and Guidance, p. 13. For select incidents, however, FEMA has provided publicly available information on direct housing assistance. For example, FEMA’s fact sheet on “Hurricane Maria by the Numbers” from August 21, 2020 included total dollars approved for both financial and direct housing assistance, as well as ONA, and included a “Federal Housing Snapshot” section with funding for specific forms of IHP, including Direct Lease and Multi-Family Lease and Repair (the version of the “DR-4339 Hurricane Maria by the Numbers” released November 2, 2021 does not provide the previously available level of granularity regarding IHP assistance, available at https://www.fema.gov/fact-sheet/hurricane-maria-numbers).

228 GAO, Disaster Housing: Improved Cost Data and Guidance, p. 13.

229 GAO, Disaster Housing: Improved Cost Data and Guidance, p. 20.


232 The GAO’s Disaster Housing: Improved Cost Data and Guidance report included two recommendations: the FEMA Administrator should (1) “identify and make changes to the applicable data system to capture cost data … for each of its housing assistance programs that will allow the agency to analyze the full cost of providing assistance under each program”; and (2) “specify the information needed to compare the projected costs of each direct housing program in its guidance for assessing which programs to activate.” (GAO, Disaster Housing: Improved Cost Data and Guidance, pp. 20 and 46.)


234 In 2011, the DHS OIG reported that FEMA did not maintain “reliable program effectiveness and cost information” to evaluate housing programs (in the context of the referenced report, the DHAP’s cost effectiveness could not be evaluated due to insufficient data) (DHS OIG, Effectiveness and Costs of FEMA’s Disaster Housing Assistance Program, OIG-11-102, August 2011, pp. 1 and 7-8, https://www.oig.dhs.gov/sites/default/files/assets/Mgmt/OIG_11-102_Aug11.pdf). The GAO also found that “cost data issues … have persisted and largely precluded FEMA from demonstrating the relative cost-effectiveness of its housing programs…. The data limitations also limited our ability to compare the costs and cost-effectiveness of direct housing programs.” (GAO, Disaster Housing: Improved Cost Data and Guidance, pp. 10-11.)
Assistance programs by publishing the data in the IA OpenFEMA Data Sets. Such a requirement would be consistent with other congressional efforts to increase government transparency and FEMA accountability, and would provide the public with a more complete picture of the costs of IHP Housing Assistance.

Additionally, while IHP financial assistance data is publicly available, the data lacks granularity. FEMA provides several datasets, which provide publicly available IA—IHP data:

- Housing Assistance Program Data–Owners;
- Housing Assistance Program Data–Renters;
- Individuals and Households Program (IHP) Flood Damage;
- Individuals and Households Program–Valid Registrations;
- Individual Assistance Housing Registrants–Large Disasters; and
- Registration Intake and Individuals Household Program (RI–IHP).

The datasets include different data fields that provide program information, including related to FEMA inspections and verified losses, and IHP awards. Some of the datasets provide the total IHP amount approved for Housing Assistance and ONA, some also provide the amount of Housing Assistance awarded and the amount of ONA awarded. However, funding information for specific types of Housing Assistance and ONA is limited or aggregated, making it unclear how much funding was provided for specific types of IHP Housing Assistance and ONA. For example, some of the datasets include data fields for Home Repair Assistance, Home Replacement Assistance, and Rental Assistance, but Home Repair and Home Replacement Assistance are aggregated in some datasets, as are some other types of Financial Housing Assistance. Assistance provided for all types of ONA is generally aggregated. To the extent that granularity is provided with regard to awards for specific types of ONA, the data is limited to Personal Property Assistance, but it is unclear how much assistance was provided for other specific types of ONA. (See Table C-1 for a list of the data fields provided for each of the

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236 For example, the Housing Assistance Program Data—Owners and—Renters datasets include the data field: Total Approved IHP Amount, which refers to the “[t]otal amount approved in dollars under FEMA’s IHP program.”

237 For example, the Registration Intake and Individuals Household Program (RI–IHP) dataset provides the HA [Housing Assistance] Amount and the ONA Amount, which refers to the “[t]otal amount awarded for Housing Assistance (HA) in dollars from the Individual and Households Program (IHP)” and the “[t]otal amount awarded in dollars for Other Needs Assistance (ONA) from the Individual and Households Program (IHP),” respectively.

238 For example, the Housing Assistance Program Data–Owners dataset includes a Repair/Replace Amount data field that provides the “[t]otal amount of Repair and/or Replacement approved in dollars for Housing Assistance (HA) under FEMA’s IHP program (note that renters are not eligible for this type of assistance because they do not own the structure).” For the IHP Valid Registrations dataset, however, the Repair Amount and Replacement Amount are separate data fields.

239 For example, the Housing Assistance Program Data–Owners dataset’s Other Needs Amount data field provides the “[t]otal amount of Other Needs (ONA) assistance approved in dollars under FEMA’s IHP program (this could include, personal property, transportation, medical, dental, funeral, essential tools, moving/storage, miscellaneous and other needs).”

240 For example, the IHP Valid Registrations dataset provides the amount of ONA awarded for Personal Property Assistance.

241 As an example of an exception to the statement that it is unclear how much assistance is provided for other types of ONA, FEMA does track and provide publicly available information on some forms of assistance. In the case of the COVID-19 pandemic and the FEMA COVID-19 Funeral Assistance, for example, FEMA regularly releases information about the amount of Funeral Assistance provided. For example, on November 1, 2021, FEMA issued a (continued...)
above-listed datasets.) Congress could consider requiring FEMA to provide data fields detailing the financial assistance provided for the specific types of Financial Housing Assistance and ONA, and could request information from FEMA on any potential challenges associated with providing such information. (The types of IHP Financial Housing Assistance and ONA are listed in Table 1.)

Ensuring IHP Assistance Can Meet Future Disaster Survivors’ Needs—Including Following Incidents with Economic Consequences

Some Members of Congress have expressed concern regarding whether current IHP assistance programs can meet the needs of future disaster survivors, including disaster survivors of disasters resulting in economic—rather than physical—losses.

Stafford Act emergency and major disaster declarations tend to contemplate natural disasters that result in physical damages, such as hurricanes, floods, and wildfires.242 Emergencies and major disasters also commonly have economic consequences that may cause disaster survivors to experience economic hardship (e.g., people may be unable to work or may lose income as a result of a disaster). Although there have been major disaster declarations for incidents that did not result in extensive physical damages, these incidents have been historically uncommon (e.g., the presidential Stafford Act major disaster declarations for the COVID-19 pandemic243 and the 1992 Los Angeles civil unrest).244 Federal assistance provided for these incidents was intended—in part—to help address the economic consequences of these disasters. For example, in the case of the COVID-19 pandemic, the President issued a presidential memorandum that authorized the Lost Wages Assistance (LWA) program under ONA’s statutory authority to allow FEMA to

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242 The Stafford Act defines “emergency” as “any occasion or instance for which, in the determination of the President, Federal assistance is needed to supplement State and local efforts and capabilities to save lives and to protect property and public health and safety, or to lessen or avert the threat of a catastrophe in any part of the United States” (42 U.S.C. §5122(1)). The Stafford Act defines “major disaster” as “any natural catastrophe (including any hurricane, tornado, storm, high water, wind-driven water, tidal wave, tsunami, earthquake, volcanic eruption, landslide, mudslide, snowstorm, or drought), or, regardless of cause, any fire, flood, or explosion, in any part of the United States, which in the determination of the President causes damage of sufficient severity and magnitude to warrant major disaster assistance under this chapter to supplement the efforts and available resources of States, local governments, and disaster relief organizations in alleviating the damage, loss, hardship, or suffering caused thereby” (42 U.S.C. §5122(2)).

243 For additional examples of public health incidents that received Stafford Act emergency declarations, see CRS Insight IN11229, Stafford Act Assistance for Public Health Incidents, by Erica A. Lee and Bruce R. Lindsay.

244 With the exception of the California Fire during a Period of Civil Unrest (DR-942-CA) related to the criminal trial verdict in the beating of Rodney King (i.e., the 1992 Los Angeles riots), the major disaster declaration requests under the Stafford Act for other incidents of civil unrest were denied, including major disaster declaration requests for civil unrest in Baltimore, MD, related to the death of Freddy Gray in 2015, civil unrest in North Dakota related to the Dakota Access Pipeline in 2017, and civil unrest in Minneapolis, MN, related to the death of George Floyd in 2020. See FEMA, “California Fire During a Period of Civil Unrest (DR-942-CA),” https://www.fema.gov/disaster/942. For additional information and considerations related to the use of the Stafford Act to support the federal response to incidents of civil unrest, see CRS Report R46665, Stafford Act and Selected Federal Recovery Programs for Civil Unrest: Historical Perspectives and Policy Observations, coordinated by Bruce R. Lindsay.
provide grants to states, territories, and the District of Columbia for supplemental lost wages payments to individuals receiving unemployment insurance—which was a novel use of ONA.245 Additionally, following the 1992 Los Angeles riots, IHP assistance was provided for temporary rental and mortgage assistance (this form of IHP assistance is no longer available—see additional information below), among other things.247

During the early response to the COVID-19 pandemic, Congress considered the federal government’s options for providing rental assistance payments to individuals experiencing financial hardship due to the pandemic.248 Additionally, the Surfside Building Collapse in June 2021, raised congressional questions about the availability of federal assistance for disaster survivors with mortgages on destroyed or inaccessible homes.249 Although Rental Assistance is a form of IHP assistance, it is premised on an individual being displaced from their primary residence because it is uninhabitable, inaccessible, unavailable due to forced relocation, or nonfunctional due to utility outages.251 FEMA does not have the statutory authority to provide temporary rental or mortgage payments when people experience disaster-caused financial hardship. However, this has not always been the case. Prior to May 2002, the Stafford Act authorized the President to provide temporary mortgage or rental payments to or on behalf of individuals and families meeting certain criteria (see block text below). Section 206 of the Disaster Mitigation Act of 2000 (DMA2K, P.L. 106-390), amended the Stafford Act to remove temporary mortgage and rental payments, and it also added the language predating assistance on


246 In 1992, the Stafford Act included the provision of temporary rental and mortgage assistance (42 U.S.C. §5174(b), 1988 ed.). Section 404(b) of the Disaster Relief Act of 1974 (P.L. 93-390) initially established the provision of temporary mortgage or rental payments for individuals. Section 206 of the Disaster Mitigation Act of 2000 (DMA2K, P.L. 106-390) amended the Stafford Act to remove temporary mortgage and rental payments.


251 Stafford Act Section 408(b)(1) specifies that housing assistance is intended to assist “individuals and households who are displaced from their predisaster primary residences or whose predisaster primary residences are rendered uninhabitable, or with respect to individuals with disabilities, rendered inaccessible or uninhabitable, as a result of damage caused by a major disaster [emphasis added]” (42 U.S.C. §5174(b)(1)). See also FEMA, IAPPG, pp. 80-81.
The 2001 version of Stafford Act Section 408(b)—Temporary Mortgage and Rental Payments read as follows:

The President is authorized to provide assistance on a temporary basis in the form of mortgage or rental payments to or on behalf of individuals and families who, as a result of financial hardship caused by a major disaster, have received written notice of dispossession or eviction from a residence by reason of a foreclosure of any mortgage or lien, cancellation of any contract of sale, or termination of any lease, entered into prior to such disaster. Such assistance shall be provided for the duration of the period of financial hardship but not to exceed 18 months [emphasis added].

DMA2K was generally intended to control the federal cost of disaster assistance; however, the specific justification for removing the provision of mortgage and rental payments from the amended version of the Stafford Act is not specified in the committee reports on the bill.

During a Senate hearing in 2003, the DHS OIG cited the reason Congress eliminated the temporary mortgage and rental payments program as being the fact that the program was seldom used, and also cited FEMA's program implementation challenges. Despite challenges with the program, the DHS OIG stated that the “effects of the 9/11 terrorist attack ... demonstrated genuine need for programs such as this. Therefore, we have recommended ... that Congress consider reinstating the program under the Stafford Act.”

As an additional example, in recent Congresses, concerns have related to the inability of the IHP to compensate disaster survivors for their loss of property value resulting from disasters such as wildfires, building collapses, and chemical spills, which may not damage or destroy the property (and may not result in Stafford Act declarations that provide IA).

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252 The Disaster Mitigation Act of 2000 (DMA2K, P.L. 106-390), was enacted on October 30, 2000. DMA2K’s amendments went into effect 18 months after the date of the enactment, which was April 30, 2002.


255 During the 108th Congress, then-DHS Deputy Inspector General, Richard “Rick” L. Skinner, included in his statement, in the “Individual Assistance Review” section, with regard to “Eligibility Issues in the Mortgage and Rental Assistance Program,” that “FEMA historically has not had to implement the Mortgage and Rental Assistance (MRA) program on a large scale because previous disasters did not coincide with nor result in widespread unemployment and national economic losses. From the inception of MRA until September 11, 2001, only $18.1 million had been awarded under the program for 68 declared disasters, compared to approximately $76 million as a result of the New York disaster alone. Because it was seldom used, Congress eliminated the program when it enacted the Disaster Mitigation Act of 2000 (DMA 2000) making the program unavailable after May 1, 2002.” U.S. Congress, Senate Committee on Environment and Public Works, Subcommittee on Clean Air, Climate Change, and Nuclear Safety, Review of the General Accounting Office Report on FEMA’s Activities After the Terrorist Attacks on September 11, 2001, 108th Cong., 1st sess., September 24, 2003, S.Hrg. 108-364, p. 253, https://www.govinfo.gov/content/pkg/CHRG-108shrg92386/pdf/CHRG-108shrg92386.pdf (hereinafter U.S. Congress, Review of the GAO Report on FEMA’s Activities After September 11, 2001).


257 Congress has provided assistance to compensate losses associated with selected incidents. For example, through the Hermit’s Peak/Calf Canyon Fire Assistance Act (Div. G of P.L. 117-180), allowable damages related to loss of property included “a decrease in the value of real property” (see Section 104(d)(4)(A)(ii)). Notably, the U.S. Forest Service assumed responsibility of the Hermit’s Peak/Calf Canyon Fire and it was determined that the United States should compensate the victims (see Section 102(a), which details the congressional findings). There was no Stafford Act declaration for the East Palestine, OH, train derailment that occurred in February 2023 when a Norfolk Southern freight train derailed, and twenty of the affected cars contained hazardous materials (U.S. Environmental Protection (continued...
Congress may evaluate the extent to which the Stafford Act can be used to support individuals and families recovering from the economic, rather than physical, effects of emergencies and major disasters. Congress could also consider the sufficiency of existing IHP programs and whether there is a need to expand the forms of IHP assistance to specifically address the needs of disasters survivors experiencing the detrimental economic consequences of disasters.258

Closing Considerations

FEMA may provide a variety of programs to meet the housing and other needs of disaster survivors through the IHP. Congressional actions259 have helped codify these programs,260 increased potential funding for disaster survivors,261 and expanded the ability for state, territory, and Indian tribal governments to participate in and customize the delivery of IHP housing assistance programs in their communities.262 However, insurance remains the best option for returning real and personal property to their pre-disaster condition. Moreover, individuals and households seeking to fully-recover following a disaster may find IHP assistance alone to be insufficient. Congress may consider whether the IHP can adequately meet the needs of future disaster survivors—including those suffering from the economic effects of a disaster, and may wish to evaluate options to best meet the needs of future disaster survivors.


258 Additional housing-related considerations can be found in CRS Report R46855, Housing Issues in the 117th Congress, coordinated by Katie Jones, as well as considerations included in previous versions of the Housing Issues report.


260 For example, following Hurricane Sandy, SRIA formalized FEMA’s Multifamily Lease and Repair program (§1103 of SRIA, P.L. 113-2, as it amends §408(c)(1)(B) of the Stafford Act, 42 U.S.C. §5174(c)(1)(B)), and FEMA developed its Direct Lease program, which “allows FEMA to lease existing residential properties for eligible applicants to use as temporary housing” (email correspondence from FEMA Congressional Affairs staff, March 9, 2019).

261 For example, DRRA Section 1212 (P.L. 115-254) both separated the cap on the maximum amount of financial assistance eligible individuals and households may receive for housing assistance and ONA, and also exempted some forms of assistance that previously counted towards the cap.

262 DRRA Section 1211 (P.L. 115-254) allows state, territory, and Indian tribal governments to administer Direct Temporary Housing Assistance and Permanent Housing Construction, in addition to ONA.
Appendix A. Overview of the Factors Considered when Evaluating a Governor or Chief Executive’s Request for IA

FEMA uses two separate sets of factors to determine whether to recommend that Individual Assistance (IA) be authorized: one applies to states/territories pursuant to a governor’s request, and one applies to Indian tribal governments pursuant to a chief executive’s request. These factors are described in detail below. Additionally, a list of the factors considered for governors’ requests, including FEMA’s considerations and sources for the information/data considered, is included in Table A-1. A list of the factors considered for chief executives’ requests, including FEMA’s considerations and sources for the information/data considered, is included in Table A-2. Additional information about the declaration process is included in the “Approving Requests for Individual Assistance” section of the report.

Factors Considered When Evaluating a Governor’s Request for IA

FEMA issued a final rule revising the factors considered when evaluating a governor’s request for IA on March 21, 2019, as required by Section 1109 of the Sandy Recovery Improvement Act of 2013 (SRIA, Division B of P.L. 113-2).263 The factors were revised to establish what FEMA characterized as “more objective” criteria for evaluating the need for assistance, clarify eligibility requirements, and expedite a presidential declaration determination. These factors became effective June 1, 2019. FEMA also produced guidance for use by states and territories when drafting requests for major disaster declarations authorizing IA.264

The factors considered when evaluating a governor’s request for a major disaster declaration authorizing IA are intended to help FEMA assess the “severity, magnitude, and impact of a disaster,” as well as the capabilities of the affected jurisdictions.265 Additionally, according to FEMA, the same IA factors would be considered in the event a state or territory requests IHP assistance pursuant to an emergency declaration, and the Individual Assistance Declarations Factors Guidance (hereinafter referred to as the IA Declarations Factors Guidance) would be useful in evaluating the need for IHP assistance.266 The factors are also used to identify the

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263 DHS/FEMA, “Factors Considered When Evaluating a Request for IA”; 44 C.F.R. §206.48(b).
264 FEMA, IA Declarations Factors Guidance.
265 DHS/FEMA, “Factors Considered When Evaluating a Request for IA,” 84 Federal Register 10633; and 44 C.F.R. §206.48(b).
266 According to FEMA, “[w]hile FEMA’s regulations in 44 CFR 206.48 only expressly apply to requests for major disasters, in the event that a state did request IHP under an emergency declaration, the factors outlined in that provision would still be relevant to [assessing] whether the event was beyond state and local capabilities as it related to [the] IHP. Likewise, the Individual Assistance Declarations Factors Guidance (June 2019) would be relevant, in particular the discussion of the Principal Factors for evaluating the need for IHP [italics added].” FEMA also noted that IHP authorization pursuant to an emergency declaration is “extremely rare” and stated that the agency would encourage a (continued...)
appropriate types of IA to authorize (e.g., significant casualties could indicate the need for ONA for Funeral Assistance and Medical and Dental Assistance, and Crisis Counseling) (Figure 3 lists the factors considered when evaluating the need for each type of IA).

There are six IA factors that are considered pursuant to a governor’s request for a major disaster declaration authorizing IA.267 Per the regulation,

State fiscal capacity (44 CFR 206.48(b)(1)(i)) and uninsured home and personal property losses (44 CFR 206.48(b)(2)) are the principal factors that FEMA will consider when evaluating the need for supplemental Federal assistance under the Individuals and Households Program but FEMA will always consider all relevant information submitted as part of a declaration request. If the need for supplemental Federal assistance under the Individuals and Households Program is not clear from the evaluation of the principal factors, FEMA will turn to the other factors to determine the level of need.268

**Factor 1: State Fiscal Capacity and Resource Availability**

When FEMA evaluates the State Fiscal Capacity and Resource Availability (44 C.F.R. §206.48(b)(1) factor, FEMA considers the availability of government and private-sector resources269 and the circumstances that contributed to the state having insufficient resources, potentially necessitating supplemental federal assistance.270 The following factors are evaluated:

1. **Fiscal Capacity** (44 C.F.R. §206.48(b)(1)(i)—a principal factor for the IHP):271 FEMA evaluates the state’s capacity to manage disaster response and recovery by considering

a. **State Total Taxable Resources (TTR):** FEMA first considers the state’s TTR, which is an annual fiscal capacity estimate calculated by the U.S. Department of the Treasury (TTR data is available for the 50 states and the District of Columbia). “Increases or decreases in TTR could indicate a strengthening or declining State economy.”272

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267 DHS/FEMA, “Factors Considered When Evaluating a Request for IA,” 84 Federal Register 10663; and 44 C.F.R. §206.48(b).

268 44 C.F.R. §206.48(b).

269 FEMA considers the availability of local, state/territory/tribal government, nongovernmental organizations, and private sector resources.

270 44 C.F.R. §206.48(b)(1).

271 Additional discussion of the principal factors for the IHP can be found in the “Evaluating the Need for IHP Assistance: Governor’s Request for a Major Disaster” section.

272 44 C.F.R. §206.48(b)(1)(i)(A). FEMA, IA Declarations Factors Guidance, p. 7. Total taxable resources (TTR) is (continued...)
b. **State Gross Domestic Product (GDP):** FEMA can also consider the state’s GDP (which is available when considering requests by the territories), and may do so when TTR data is unavailable or inaccurate/misleading because there is a two-year lag.⁹²⁷

c. **Per Capita Personal Income by Local Area:** FEMA can use per capita personal income, calculated by the BEA, to assess the need for supplemental assistance in each local area. For example, areas with a lower per capita personal income may have a smaller tax base and fewer available resources, which could indicate the need for supplemental federal assistance.⁹²⁴ FEMA’s guidance explains that “[p]er capita personal income by local area when considered holistically with TTR (and when appropriate GDP by State) will help to identify areas of concentrated need at the micro local area and individual level in addition to the macro State level.”⁹²⁵

d. **Other Factors:** FEMA may also consider other information provided by the state related to its fiscal capacity, such as an incident that affects the state’s ability to collect funds (e.g., a disaster that reduces tourism and affects the tax base).⁹²⁶

2. **Resource Availability** (44 C.F.R. §206.48(b)(1)(ii)): FEMA evaluates whether the disaster-caused needs can be met using non-Stafford Act sources by evaluating⁹²⁷

a. **State, Tribal, and Local Government; Non-Governmental Organizations (NGO); and Private Sector Activity:** FEMA considers the resources and services that have and will be provided by local, state/territory, and Indian tribal governments, and nongovernmental and private sector organizations.

FEMA calculated annually by the U.S. Department of the Treasury (Treasury) (ADAMHA [Alcohol, Drug Abuse, and Mental Health Administration] Reorganization Act, P.L. 102-321). An increase in TTR may indicate a strengthening state economy and a decrease may indicate a declining economy; or a lower TTR may indicate a state economy that is less resilient to the financial burdens associated with disasters and a higher TTR may indicate higher resilience (FEMA, IA Declarations Factors Guidance, pp. 7-8). TTR data organized by state is available from the Treasury (Treasury, “Total Taxable Resources, Estimates,” https://home.treasury.gov/policy-issues/economic-policy/total-taxable-resources). For an overview of TTR, including how it is estimated and the limitations of using TTR as a measurement of fiscal capacity, see Office of Economic Policy, Treasury Methodology for Estimating Total Taxable Resources (TTR), December 2002, https://www.treasury.gov/resource-center/economic-policy/Documents/nmpubsum.pdf.

⁹²³ FEMA, IA Declarations Factors Guidance, p. 8. FEMA’s guidance notes, with regard to the two-year TTR data lag, “It is possible that a State’s TTR data could be strong or trending upwards when in fact recent events may have caused a significant drop in the State fiscal capacity that is not yet reflected. This significant drop could be caused by events such as a previous disaster or a financial downturn.” 44 C.F.R. §206.48(b)(1)(i)(B). FEMA, IA Declarations Factors Guidance, p. 8. TTR is provided for the 50 states and the District of Columbia. State gross domestic product (GDP) data is calculated by the Bureau of Economic Analysis (BEA) for the states and territories, with the exception of Puerto Rico, the data for which is published by the U.S. Census Bureau (BEA, IA Declarations Factors Guidance, p. 8; see also BEA, “Regional Economic Accounts,” https://www.bea.gov/sites/default/files/methodologies/0417_GDP_by_State_Methodology.pdf).

⁹²⁴ 44 C.F.R. §206.48(b)(1)(ii)(C). Local area per capita income is the “personal income of the residents of a given area divided by the resident population of the area.” It may indicate a locality has a smaller tax base and, therefore, fewer resources to help local disaster survivors (FEMA, IA Declarations Factors Guidance, p. 8). Local area per capita income data is collected from the BEA (BEA, “Regional Economic Accounts”).

⁹²⁵ FEMA, IA Declarations Factors Guidance, p. 8.

⁹²⁶ 44 C.F.R. §206.48(b)(1)(i)(D); FEMA, IA Declarations Factors Guidance, p. 8.

⁹²⁷ 44 C.F.R. §206.48(b)(1)(ii); FEMA, IA Declarations Factors Guidance, p. 8.
For example, related to considering the need for housing assistance, states can provide information about affordable housing resources within a reasonable commuting distance of the affected area.278

b. **Cumulative Effect of Recent Disasters:** FEMA considers the state’s recent disaster history, including both gubernatorial (i.e., state-level) and presidential (i.e., Stafford Act) disaster declarations, occurring in the previous 24-month period, which could affect the availability of recovery resources. FEMA is particularly interested in disasters occurring in the current budget/fiscal cycle.279

**Factor 2: Uninsured Home and Personal Property Losses**

When FEMA evaluates the Uninsured Home and Personal Property Losses (44 C.F.R. §206.48(b)(2)—a principal factor for the IHP factor, FEMA considers the results of the FEMA-State Preliminary Damage Assessment (PDA) process to examine the extent of damage and estimated cost of IHP assistance.280 The state may provide the following PDA data for FEMA’s evaluation:

1. **Cause of Damage:** the “peril that caused the disaster damage” (e.g., a hurricane), and whether the disaster survivors have insurance coverage for that peril;281
2. **Impacted Jurisdictions and Concentration of Damage:** the concentration of damages, including whether damages are isolated to one area or are widespread, which could indicate the counties that need IA or an increased need for supplemental federal assistance because a small area has significant damage;282
3. **Impacted Homes and Degree of Damage:** the number of homes damaged and degree to which they are damaged (i.e., whether habitability is affected), which may indicate the need for different types of IA and the extent to which IA may be needed;283
4. **Estimated Cost of Assistance:** the estimated cost of assistance based on the PDA data284 and historical data related to FEMA assistance, which helps determine the

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278 44 C.F.R. §206.48(b)(1)(ii)(A); FEMA, *IA Declarations Factors Guidance*, p. 9. The FEMA Preliminary Damage Assessment Guide provides information regarding assessing available state/territory/tribal and local government resources, as well as voluntary organization resources on page 34.


282 44 C.F.R. §206.48(b)(2)(ii); FEMA, *IA Declarations Factors Guidance*, p. 9. The FEMA Preliminary Damage Assessment Guide provides information regarding documenting the concentration of damage on page 57.

283 44 C.F.R. §206.48(b)(2)(iii); see information on the categories of home damage in FEMA, *Preliminary Damage Assessment Guide*, p. 28. Per FEMA’s *IA Declarations Factors Guidance*, the state typically provides information on the number of homes impacted and degree of damage at the county- and state-level (FEMA, *IA Declarations Factors Guidance*, p. 9).

284 FEMA, *Preliminary Damage Assessment Guide*, p. 28. “The cost of assistance estimate is established by assessing and categorizing the degree of damage of disaster-impacted residences. This calculation is mostly data driven, is calculated with FEMA support, and encompasses a significant portion of a Presidential disaster declaration request.”
“probable grant assistance that will be awarded for ONA in addition to grant assistance for housing”;285

5. **Homeownership Rate**: the estimated rate of homeownership for the affected homes, which may influence whether the IHP is needed, and what types of housing assistance should be made available;286

6. **Insurance Coverage**: the percentage of affected applicants with insurance for the peril that caused the damage helps FEMA assess whether IHP assistance is needed and what the probable grant of assistance may be because IHP assistance is intended to assist with uninsured or under-insured necessary expenses and serious needs;287 and

7. **Other**: other relevant PDA data submitted by the state that may demonstrate a need for supplemental federal assistance for individuals.288

**Factor 3: Disaster Impacted Population Profile**

When FEMA evaluates the Disaster Impacted Population Profile (44 C.F.R. §206.48(b)(3)) factor, FEMA considers the affected community’s demographics as compared with national averages, to evaluate whether there is an increased need for supplemental federal assistance.289 FEMA considers population data reported by the U.S. Census Bureau and other federal agencies, including the percentage of the population

1. in poverty status;
2. receiving government assistance (e.g., Supplemental Nutrition Assistance Program (SNAP) benefits);
3. the pre-disaster unemployment rate;
4. 65 years of age or older;
5. 18 years of age or younger;
6. who are individuals with disabilities;

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285 44 C.F.R. §206.48(b)(2)(iv). The estimated cost of assistance can be used by states to determine the likelihood they will receive a major disaster declaration (FEMA, *IA Declarations Factors Guidance*, pp. 9-10 and 14-15). The FEMA Preliminary Damage Assessment Guide provides information for states to estimate the cost of assistance on pages 28-32.

286 44 C.F.R. §206.48(b)(2)(v); FEMA, *IA Declarations Factors Guidance*, p. 10. IHP assistance is provided for both homeowners and renters, but different forms of IHP assistance are available to homeowners (e.g., homeowners may be eligible for Home Repair and Home Replacement assistance, in addition to forms of Direct Housing Assistance).

287 44 C.F.R. §206.48(b)(2)(vi). According to FEMA’s guidance, with regard to assessing insurance coverage, “[t]he State should attempt to provide this information through the State insurance commissioner or office and other appropriate sources.... FEMA currently utilizes National Flood Insurance Program (NFIP) data to determine insurance penetration rates for flood damages and Census data to determine homeowners’ insurance coverage percentages.... [T]he percentage of owner-occupied homes with a mortgage may be used to estimate an insurance penetration rate, due to the assumption that a home with a mortgage would require home insurance coverage” (FEMA, *IA Declarations Factors Guidance*, p. 10). The FEMA Preliminary Damage Assessment Guide provides information for states to estimate the level of applicable insurance coverage on pages 33-34 and in Appendix I.


289 44 C.F.R. §206.48(b)(3); FEMA, *IA Declarations Factors Guidance*, pp. 10-11. Data sources include Census data, as well as information from the Bureau of Labor and Statistics. In addition to helping FEMA evaluate appropriate forms of assistance, this information may also be used to help direct outreach efforts (e.g., FEMA may need to provide information in multiple languages based on the languages commonly spoken in an affected jurisdiction). The FEMA Preliminary Damage Assessment Guide provides information to help states illustrate the disaster’s impact on affected populations on page 37.
7. who speak a language other than English and speak English less than “very well”; and
8. FEMA also considers “any unique considerations regarding American Indian and Alaskan Native Tribal populations.”

**Factor 4: Impact to Community Infrastructure**

When FEMA evaluates the Impact to Community Infrastructure (44 C.F.R. §206.48(b)(4)) factor, FEMA considers the disaster-caused disruption, damage, or destruction to community infrastructure components, which may make it difficult for disaster survivors to reside in the community and may hinder community recovery. FEMA considers state-provided information on disruptions to the following community services lasting more than 72 hours:

1. *Life-Saving and Life-Sustaining Services:* “services that provide an essential community function that, if interrupted, will affect public health and safety in a community,” such as police, fire, and emergency medical services (EMS) (i.e., examples of life-saving services), and grocery stores (i.e., an example of a life-sustaining service), and the unavailability of which may indicate the need for a more robust response;
2. *Essential Community Services:* services that improve quality of life, such as schools and childcare providers, and social services, disruptions to which will hinder community recovery;
3. *Transportation Infrastructure and Utilities:* infrastructure and services, the unavailability of which could, for example, render housing uninhabitable or inaccessible, or affect the delivery of services, hindering community recovery.

**Factor 5: Casualties**

When FEMA evaluates the Casualties (44 C.F.R. §206.48(b)(5)) factor, FEMA considers the number of individuals who are missing, injured, or deceased as a result of a disaster, which indicates how traumatic an event was for a community and may indicate the appropriate types of IA to provide (e.g., ONA for Funeral Assistance and Medical and Dental Assistance, and Crisis Counseling).

**Factor 6: Disaster Related Unemployment**

When FEMA evaluates the Disaster Related Unemployment (44 C.F.R. §206.48(b)(6)) factor, FEMA considers the number of individuals who may have lost work or become unemployed as a result of the disaster.
result of the disaster and who do not qualify for standard unemployment insurance. FEMA also considers impacts to major employers in the affected jurisdiction, which could indicate the potential for a prolonged recovery process due to people being out of work, and may indicate the need for Disaster Unemployment Assistance.\(^{296}\)

**Factors Considered When Evaluating a Chief Executive’s Request for IA**

Section 1110 of the Sandy Recovery Improvement Act of 2013 (SRIA, Division B of P.L. 113-2), amended the Stafford Act to allow the chief executive of an affected Indian tribal government to request a major disaster or emergency declaration (alternatively, the Indian tribe may receive assistance through the state’s declaration).\(^{297}\) Initially, FEMA used the same factors to evaluate a governor or chief executive’s request for a presidential major disaster declaration, which allowed Indian tribal governments to exercise this authority immediately upon SRIA’s enactment.\(^{298}\) However, FEMA’s release of the *Tribal Declarations Pilot Guidance* in January 2017, made effective specific factors considered when evaluating a chief executive’s request for a major disaster declaration.\(^{299}\) When the pilot period concludes (no specific time has been set), FEMA will develop regulations informed by the pilot.\(^{300}\)

The factors considered when evaluating a chief executive’s request for a major disaster declaration authorizing Individual Assistance are intended to help FEMA evaluate whether an event has overwhelmed the tribal government’s capabilities, making Stafford Act assistance necessary.\(^{301}\)

The nine IA factors that are evaluated by FEMA pursuant to a chief executive’s request for a major disaster declaration authorizing IA are as follows—no single factor is determinative:\(^{302}\)

**Factor 1: Uninsured Home and Personal Property Losses**

When FEMA evaluates the Uninsured Home and Personal Property Losses factor, FEMA evaluates the damage to the primary residences of *enrolled tribal members*\(^ {303}\) and, if requested

\(^{296}\) 44 C.F.R. §206.48(b)(6); FEMA, *IA Declarations Factors Guidance*, pp. 12-13. To be eligible for Disaster Unemployment Assistance (DUA), an individual must (1) have been previously employed or self-employed; (2) rendered jobless or had their employment interrupted as a direct result of a major disaster; and (3) be ineligible for regular unemployment insurance (44 C.F.R. §206.141; 42 U.S.C. §5177; FEMA, *IAPPG*, pp. 9 and 239-243). For more information on Disaster Unemployment Assistance, see CRS Report RS22022, *Disaster Unemployment Assistance (DUA)*, by Julie M. Whittaker.

\(^{297}\) Section 1110 of the Sandy Recovery Improvement Act of 2013 (SRIA, Division B of P.L. 113-2) amended Stafford Act Sections 401 and 501 (42 U.S.C. §§5170 and 5191).

\(^{298}\) According to FEMA’s website “Tribal Declarations Pilot Guidance,” available at https://www.fema.gov/disasters/tribal-declarations, the period when Indian tribal governments could use the state/territory regulations ran from January 29, 2013, when SRIA was enacted, through January 9, 2017, when FEMA released its *Tribal Declarations Pilot Guidance* on January 10, 2017.

\(^{299}\) FEMA, *Tribal Declarations Pilot Guidance*.

\(^{300}\) FEMA, *Tribal Declarations Pilot Guidance*, p. 3.

\(^{301}\) FEMA, *Tribal Declarations Pilot Guidance*, p. 34. “Appendix D; Tribal-Specific Considerations” of FEMA’s *Preliminary Damage Assessment Guide* includes useful resources and unique considerations for Indian tribal governments during the PDA process.

\(^{302}\) FEMA, *Tribal Declarations Pilot Guidance*, p. 34.

\(^{303}\) FEMA, *Tribal Declarations Pilot Guidance*, p. 8. Per FEMA’s guidance, *enrolled tribal members* are “[people] ... the Indian tribal government recognizes as an enrolled member ... at the beginning of the incident period.”
and approved, non-enrolled members of the tribal community by categorizing homes based on
damage and assessing the magnitude of the disaster and concentration of damages.  

**Factor 2: Availability of Housing Resources**

When FEMA evaluates the Availability of Housing Resources factor, FEMA considers the
availability of accessible temporary housing resources.  

**Factor 3: Casualties**

When FEMA evaluates the Casualties factor, FEMA considers disaster-caused “deaths or injuries
[including] of cultural, religious, and government leaders.”  

**Factor 4: Impact to Community Infrastructure**

When FEMA evaluates the Impact to Community Infrastructure factor, FEMA considers the
disaster’s impacts that may adversely affect the “population’s ability to safely and securely reside
within the community,” including the large-scale disruption of community functions and services;
impacts to cultural and spiritual facilities; and emergency needs (e.g., extended or widespread
power failure).  

**Factor 5: Disaster Impacted Population Profile**

When FEMA evaluates the Disaster Impacted Population Profile factor, FEMA considers the
affected community’s demographics, including populations that may have a greater need for
recovery support (e.g., people with disabilities and others with access and functional needs).  

**Factor 6: Voluntary Agency and Other Assistance**

When FEMA evaluates the Voluntary Agency and Other Assistance factor, FEMA considers the
extent to which the needs of disaster survivors can be met by voluntary agencies, and the local
and state governments.  

**Factor 7: Tribal Government Resources**

When FEMA evaluates the Tribal Government Resources factor, FEMA considers the efforts that
have or will be made and the resources that have or will be committed by the tribal government
for response and recovery.  

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304 FEMA, *Tribal Declarations Pilot Guidance*, p. 34. The Indian tribal government may request that FEMA expand IA eligibility to extend assistance to non-enrolled members of the tribal community, including “adopted children, widows and widowers, and descendants” (FEMA, *Tribal Declarations Pilot Guidance*, p. 18).


Factor 8: Unique Conditions that may Affect Tribal Governments

When FEMA evaluates the Unique Conditions that may Affect Tribal Governments factor, FEMA considers the tribe’s unique needs and the conditions that are unique to the tribal community, such as: “[n]eeds associated with remote locations”; 312 the disaster’s impact on the tribal government’s economy or livelihood; and “[c]ultural or spiritual considerations.” 313

Factor 9: Other Relevant Information

FEMA also considers Other Relevant Information provided by the tribal government. 314

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### Table A-1. IA Factors for a Governor’s Major Disaster Declaration Request

<table>
<thead>
<tr>
<th>IA Factors</th>
<th>FEMA Considers</th>
<th>Supporting Information/Data Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Fiscal Capacity and Resource Availability\a</td>
<td>Availability of state/territory resources and circumstances contributing to the lack thereof.</td>
<td>U.S. Department of the Treasury, Bureau of Economic Analysis, State/territory reported other limits on a state/territory’s treasury or ability to collect funds and resource availability</td>
</tr>
<tr>
<td>Uninsured Home and Personal Property Losses\b</td>
<td>Disaster-caused real and personal property losses, including consideration of whether losses were insured and the estimated cost of assistance.</td>
<td>State/territory reported following the Preliminary Damage Assessment</td>
</tr>
</tbody>
</table>

312 FEMA, *Tribal Declarations Pilot Guidance*, p. 37. Examples included in FEMA’s guidance are the tribe’s accessibility, and the availability of food, water and medical supplies.

313 FEMA, *Tribal Declarations Pilot Guidance*, p. 38. The FEMA *Preliminary Damage Assessment Guide* provides considerations for tribes to convey information regarding unique conditions affecting tribal communities on page 41.

FEMA's Individuals and Households Program (IHP)—Implementation and Considerations

Congressional Research Service

Factors FEMA Considers Supporting Information/Data Sources

<table>
<thead>
<tr>
<th>IA Factors</th>
<th>FEMA Considers</th>
<th>Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disaster Impacted Population Profile</td>
<td>Demographics of the affected population that may indicate additional needs and the need for a more robust response.</td>
<td>U.S. Census Bureau (see the American Community Survey (ACS)), other federal agencies</td>
</tr>
<tr>
<td>Impact to Community Infrastructure</td>
<td>Disaster-caused impacts to community infrastructure that may adversely affect the safety and security of disaster survivors and hinder community recovery.</td>
<td>State/territory reported</td>
</tr>
<tr>
<td>Casualties</td>
<td>Number of individuals who are missing, injured, or deceased due to the disaster, resulting in trauma to the community.</td>
<td>State/territory reported</td>
</tr>
<tr>
<td>Disaster Related Unemployment</td>
<td>Number of disaster survivors who lost their work or became unemployed due to the disaster, and who do not qualify for standard unemployment insurance.</td>
<td>State/territory reported</td>
</tr>
</tbody>
</table>


Notes: Per 44 C.F.R. §206.48(b), “FEMA will always consider all relevant information submitted as part of a declaration request.”

a. Fiscal Capacity is a principal factor for the IHP (44 C.F.R. §206.48(b)(1)(i)).
b. Uninsured Home and Personal Property Losses is a principal factor for the IHP (44 C.F.R. §206.48(b)(2)).

Table A-2. IA Factors for a Chief Executive’s Major Disaster Declaration Request Authorizing IA

Applies to Affected Federally Recognized Tribes

<table>
<thead>
<tr>
<th>IA Factors</th>
<th>FEMA Considers</th>
<th>Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uninsured Home and Personal Property Losses</td>
<td>Disaster-caused real and personal property losses of enrolled tribal members and—if requested by the tribe—members of the tribal community, including consideration of the amount of damage and whether there are high concentrations of damage.</td>
<td>Tribe reported following the Preliminary Damage Assessment</td>
</tr>
<tr>
<td>Availability of Housing Resources</td>
<td>Availability of temporary housing resources.</td>
<td>Tribe reported</td>
</tr>
<tr>
<td>Casualties</td>
<td>Number of individuals who are missing, injured, or deceased due to the disaster, including cultural, religious, and government leaders.</td>
<td>Tribe reported</td>
</tr>
<tr>
<td>Impact to Community Infrastructure</td>
<td>Disaster-caused impacts to community infrastructure that may adversely affect the safety and security of disaster survivors.</td>
<td>Tribe reported</td>
</tr>
<tr>
<td>IA Factors</td>
<td>FEMA Considers</td>
<td>Supporting Information/Data Sources</td>
</tr>
<tr>
<td>----------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Disaster Impacted Population Profile</td>
<td>Demographics of the affected population—including populations with greater needs—that may indicate the need for a more robust response.</td>
<td>U.S. Census Bureau, tribe reported unique considerations not reflected in U.S. Census Bureau data</td>
</tr>
<tr>
<td>Voluntary Agency and Other Assistance</td>
<td>Ability of state or local government, or voluntary agency resources to meet the needs of disaster survivors.</td>
<td>Tribe reported</td>
</tr>
<tr>
<td>Tribal Government Resources</td>
<td>Availability of tribal resources for response or recovery, including resources that have been or will be used.</td>
<td>Tribe reported</td>
</tr>
<tr>
<td>Unique Conditions that Affect Tribal Governments</td>
<td>Needs or conditions unique to the tribal community.</td>
<td>Tribe reported</td>
</tr>
<tr>
<td>Other Relevant Information</td>
<td>Other relevant information provided by the tribe.</td>
<td>Tribe reported</td>
</tr>
</tbody>
</table>


**Notes:**

a. Uninsured home and personal property losses—specifically the “disaster-related impacts to homes and personal property are the principal factors FEMA and the President use to determine if the [tribe’s] request [for a presidential major disaster declaration including IA] should be approved.” (FEMA, *Preliminary Damage Assessment Guide*, p. D-5.)
Appendix B. IHP Roles of the Federal and State/Territory/Indian Tribal Governments

The roles of the federal and state/territory/Indian tribal governments in administering the IHP vary—especially depending on the category of IHP assistance (i.e., Housing Assistance or ONA) being provided. A comparison of the roles of the federal government and state/territory/Indian tribal governments is included in Table B-1.

Table B-1. Roles of the Federal and State/Territory/Indian Tribal Governments in IHP Administration

<table>
<thead>
<tr>
<th>Action</th>
<th>State/Territory/Indian Tribal Government</th>
<th>Federal Government</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The governor or chief executive requests a presidential declaration of emergency or major disaster, as well as IA.</td>
<td>The FEMA Regional Administrator reviews the governor or chief executive’s request and makes a recommendation to the President, who has the authority to approve or deny the declaration request and request for IA.</td>
</tr>
<tr>
<td>Housing Assistance Administration</td>
<td>The state/territory/Indian tribal government may elect to administer Direct Temporary Housing Assistance and Permanent Housing Construction.</td>
<td>FEMA administers financial housing assistance, and may administer Direct Temporary Housing Assistance if the state/territory/Indian tribal government elects not to.</td>
</tr>
<tr>
<td></td>
<td>The state/territory/Indian tribal government is expected to establish the State-Led Disaster Housing Task Force.</td>
<td>FEMA coordinates with the State-Led Disaster Housing Task Force.</td>
</tr>
<tr>
<td>Other Needs Assistance (ONA) Administration</td>
<td>The state/territory/Indian tribal government selects the ONA administration option and may elect to solely administer ONA (i.e., the State/Tribe Option) or co-administer ONA with FEMA (i.e., the Joint Option). The state/territory/Indian tribal government may also elect for FEMA to administer ONA (i.e., the FEMA Option).</td>
<td>FEMA may administer ONA when the state/territory/Indian tribal government elects to use the FEMA Option, or FEMA may co-administer ONA with the state/territory/Indian tribal government when the Joint Option is selected.</td>
</tr>
<tr>
<td>Housing Cost Share</td>
<td>0% (regardless of election to administer Direct Temporary Housing Assistance or Permanent Housing Construction).</td>
<td>100%</td>
</tr>
<tr>
<td>ONA Cost Share</td>
<td>25%</td>
<td>75%</td>
</tr>
</tbody>
</table>


Notes: In addition to the federal and state/territory/Indian tribal governments, local governments and nonprofit organizations may also play roles in supporting the provision of housing assistance and assistance for other needs.

a. 44 C.F.R. §206.37; FEMA, IAPPG, p. 3; and FEMA, Tribal Declarations Pilot Guidance, pp. 27-29.
b. §1211(a) of the Disaster Recovery Reform Act of 2018 (DRRA, P.L. 115-254). Prior to DRRA’s enactment the federal government both administered and assumed the costs associated with IHP housing assistance. Post-DRRA, although the federal government is still responsible for housing assistance costs, state,
c. FEMA, IAPPG, pp. 93-94. The State-Led Disaster Housing Task Force brings together federal, local, and state/territory/Indian tribal governments, as well as private and nonprofit partners, to determine the scope of the disaster-caused housing needs and develop potential solutions (see the FEMA IAPPG for specific State-Led Disaster Housing Task Force duties).

d. 44 C.F.R. §206.120(b); FEMA, IAPPG, pp. 147-148; and FEMA, Tribal Declarations Pilot Guidance, pp. 22-23. The state, territory, or Indian tribal government can select one of three options for the administration of ONA: (1) the FEMA Option; (2) the Joint Option; or (3) the State, Territorial, or Indian Tribal Government Option. Under the FEMA Option, FEMA is responsible for all tasks associated with the administration of ONA. Under the State, Territorial, or Indian Tribal Government Option, FEMA provides ONA as a grant to the state, territory, or Indian tribal government, which administers ONA. Under the Joint Option, the state, territory, or Indian tribal government administers ONA jointly with FEMA, splitting responsibilities for various administrative tasks (see Figure 30 in the IAPPG for the list of ONA administration responsibilities).

e. 42 U.S.C. §5174(g)(1); 44 C.F.R. §206.110(i)(1); and FEMA, IAPPG, p. 5.

f. 42 U.S.C. §5174(g)(2); 44 C.F.R. §206.110(i)(2); and FEMA, IAPPG, p. 5. Stafford Act Section 408(g)(2)(A) specifies that “the Federal share shall be 75 percent [emphasis added]” (42 U.S.C. §5174(g)(2)(A)). This framing indicates that the Stafford Act does not allow the federal share for ONA to be adjusted (although this may be done through legislation). Additionally, “the non-Federal share shall be paid from funds made available by the State [emphasis added]” (42 U.S.C. §5174(g)(2)(B)). The nonfederal share of ONA is not paid for by the individuals benefiting from the assistance. For contrast, the cost sharing provision for Public Assistance Category B—Emergency Protective Measures states “[t]he Federal share of assistance under this section shall be not less than 75 percent of the eligible cost of such assistance [emphasis added]” (42 U.S.C. §5170b(b)), and FEMA has a regulation for increasing the Public Assistance federal share for emergency work and permanent work (see 44 C.F.R. §206.47).
Appendix C. Individual Assistance OpenFEMA Datasets and Data Fields

OpenFEMA is “FEMA’s data delivery platform which provides data sets to the public in open, industry standard, machine-readable formats.” FEMA’s OpenFEMA Datasets include Individual Assistance (IA) information related to the Individuals and Households Program (IHP), including Housing Assistance and Other Needs Assistance (ONA).

Specifically, FEMA provides several datasets, which provide publicly available IA—IHP data:

- Housing Assistance Program Data—Owners (according to FEMA’s description, the data starts with disaster declaration DR-4116-IL, declared May 10, 2013);
- Housing Assistance Program Data—Renters (according to FEMA’s description, the data starts with disaster declaration DR-4116-IL, declared May 10, 2013);
- Individuals and Households Program (IHP) Flood Damage;
- Individuals and Households Program—Valid Registrations (according to FEMA’s description, the data starts with disaster declaration DR-1439-TX, declared November 5, 2002);
- Individual Assistance Housing Registrants—Large Disasters; and
- Registration Intake and Individuals Household Program (RI—IHP) (according to FEMA’s description, the data starts with disaster declaration DR-4116-IL, declared May 10, 2013).

Table C-1 includes a list of the data fields, with descriptions, associated with the provision of IHP awards for each IA dataset.

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316 In addition to datasets on the Individual Assistance program, FEMA’s OpenFEMA Data Sets also provide data on disaster declarations, emergency management, Public Assistance, Hazard Mitigation, the National Flood Insurance Program, and other "miscellaneous" data on data visualizations and metadata. See FEMA, “OpenFEMA Data Sets,” https://www.fema.gov/about/openfema/data-sets.
317 FEMA, “OpenFEMA Data Sets,” https://www.fema.gov/about/openfema/data-sets. FEMA’s datasets include descriptions of how the data was generated and associated caveats, as well as descriptions of the data fields.
<table>
<thead>
<tr>
<th>Data Fields</th>
<th>Housing Assistance Program Data—Owners</th>
<th>Housing Assistance Program Data—Renters</th>
<th>Individuals and Households Program (IHP) Flood Damage</th>
<th>Individuals and Households Program—Valid Registrations</th>
<th>Individual Assistance Housing Registrants—Large Disasters</th>
<th>Registration Intake and Individuals Household Program (RI–IHP)</th>
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<td>Housing Assistance Program Data—Renters</td>
<td>Individuals and Households Program—(IHP) Flood Damage</td>
<td>Individuals and Households Program—Valid Registrations</td>
<td>Individual Assistance Housing Registrants—Large Disasters</td>
<td>Registration Intake and Individuals Household Program (RI–IHP)</td>
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</tr>
</tbody>
</table>

**Source:** FEMA, “OpenFEMA Data Sets,” “Individual Assistance,” https://www.fema.gov/about/openfema/datasets#individual.

**Notes:** The data fields included in Table D-1 are current as of November 10, 2021. All of the IA datasets, with the exception of the IHP Flood Damage dataset, include the disaster number, state, county, city, zip code, and a unique ID assigned to the record. The IHP Flood Damage dataset includes the disaster number and state, as well as the incident type. The Individuals and Households Program—Valid Registrations (hereinafter IHP Valid Registrations) dataset includes the incident type and declaration date. The Individual Assistance Housing Registrants—Large Disasters is hereinafter referred to as “Housing Registrants—Large Disasters.”

a. **Valid Registrations:** For the Housing Assistance Program Data—Owners and—Renters, and RI—IHP datasets, Valid Registrations refers to the “[c]ount of FEMA registration[s] ... within the state, county, zip where the registration is valid. In order to be a valid registration, the applicant must be in an Individual Assistance declared state and county and have registered within the FEMA designated registration period.” The RI—IHP dataset also includes the total numbers of valid registrations submitted through the call center, website, and mobile devices (data fields are Valid Call Center Registrations, Valid Web Registrations, and Valid Mobile Registrations, respectively).

b. **Average FEMA Inspected Damage:** For the Housing Assistance Program Data—Owners dataset, Average FEMA Inspected Damage refers to the “[a]verage inspected damage (based on FEMA’s inspection guidelines) for valid registration owners within the state, county, zip that had a completed inspection.”

c. **FEMA Inspections:** For the Housing Assistance Program Data—Owners and—Renters datasets, Total Inspected refers to the “[t]otal FEMA applicants who received an inspection.” For the IHP Valid Registrations dataset, Inspection Issued address the question: “Has a FEMA inspection been issued to determine damage amount?”; and Inspection Returned address the question: “Has a FEMA issued inspection been performed to determine damage amount?” For the Housing Registrants—Large Disasters, Inspected Indicator answers the question: “Has the applicant been inspected by FEMA?”

d. **Total FEMA Inspected Damage:** For the Housing Assistance Program Data—Owners dataset, Total Damage refers to the “[t]otal damage recorded by FEMA at the time of inspection.” For the IHP Valid Registrations dataset, RPFVL refers to the “FEMA-determined value of disaster-caused damage to real property components, including floors, walls, access roads and bridges, electrical, plumbing, HVAC, etc. Note: IHP does not address land damage”; and PPFVL refers to the “FEMA-determined value of disaster-caused damage to personal property components, including appliances, furniture, etc. Note: IHP does not address land damage.” For the Housing Registrants—Large Disasters, RPFVL refers to the “[r]eal property damage amount observed by FEMA.”
e. **Ranges of FEMA Inspected Damage:** For the **Housing Assistance Program Data—Owners** dataset, there are different data fields related to the FEMA Inspected Damage associated with the “[c]ount of valid registration owners within the state, county, zip that had a completed inspection (based on FEMA’s guidelines) where the inspected damage fell between” different dollar amounts, including (1) No FEMA Inspected Damage; (2) FEMA Inspected Damage between $1 and $10,000; (3) FEMA Inspected Damage between $10,001 and $20,000; (4) FEMA Inspected Damage between $20,001 and $30,000; and (5) FEMA Inspected Damage > $30,000. For the **Housing Assistance Program Data—Renters** dataset, there are different datasets, Other Needs (ONA) assist refers to the “[t]otal amount of Other Needs (ONA) assistance awarded for Home repair/Replacement because they do not own the structure. For Renters, there is the caveat that they are ineligible for Home Repair/Replacement because they do not own the structure. For the **FEMA’s Individuals and Households Program (IHP)**—Implementation and Considerations

f. **Eligible and/or Approved for IHP Assistance:** For the **Housing Assistance Program Data—Owners and—Renters** datasets, Approved for FEMA Assistance refers to the “[n]umber of applicants who were approved for FEMA’s IHP assistance.” For the **IHP Flood Damage** dataset, Total Registrations refers to “[t]he Total (sum) number of disaster survivor registrants awarded FEMA funds.” For the **IHP Valid Registrations** dataset, FEMA Inspected Damage represents the question: “Was the applicant eligible for the Housing Assistance Program?” NOTE: Applicant that received a HA and/or ONA award”. For the **IHP Flood Damage** dataset, Renter Damage Level refers to the “Was the applicant eligible for the Other Needs Assistance (ONA) program?” For the **IHP**—IHP dataset, Renter Eligible refers to the “[t]otal number of valid registrations eligible for IHP assistance”; HA Eligible refers to the “[t]otal number of valid registrations eligible for Housing Assistance (HA)”; and ONA Eligible refers to the “[t]otal number of valid registrations eligible for Other Needs Assistance (ONA).”

g. **Total Approved IHP Amount:** For the **Housing Assistance Program Data—Owners and—Renters** datasets, Total Approved IHP Amount refers to the “[t]otal amount approved in dollars under FEMA’s IHP program.” For the **IHP Flood Damage** dataset, Total Approved IHP Amount refers to the “[t]otal National IHP award for Housing Assistance (HA) and/or Other Needs Assistance (ONA), in U.S. dollars.” For the **RI—IHP** dataset, RI—IHP Amount refers to the “[t]otal National IHP award for Housing Assistance (HA) and Other Needs Assistance (ONA) among eligible applicants for designated incident.” For the **IHP Flood Damage** dataset, Total Award Amount refers to “[t]he Total (sum) amount awarded for Home repair, replacement and personal property.”

h. **Repair/Replace Amount:** For the **Housing Assistance Program Data—Owners and—Renters** datasets, Repair/Replace Amount refers to the “[t]otal amount of Repair and/or Replacement approved in dollars for Housing Assistance (HA) under FEMA's IHP program (note that renters are not eligible for this type of assistance because they do not own the structure).” For Renters, there is the caveat that they are ineligible for Home Repair/Replacement because they do not own the structure. For the **IHP Valid Registrations** and for the **Housing Registrants—Large Disasters** datasets, Repair Amount and Replacement Amount are separate data fields, where Repair Amount refers to the “[a]mount of Repair Assistance awarded in U.S. dollars”; and Replacement Amount refers to the “[a]mount of Replacement Assistance awarded in U.S. dollars.”

i. **Rental Amount:** For the **Housing Assistance Program Data—Owners and—Renters** datasets, Rental Amount refers to the “[t]otal amount of Rental Assistance approved in dollars for Housing Assistance (HA) under FEMA’s IHP program.” For the **IHP Valid Registrations** and for the **Housing Registrants—Large Disasters** datasets, Rental Assistance Amount refers to the “[a]mount of Rental Assistance awarded in U.S. dollars.”

j. **Personal Property Amount:** For the **IHP Valid Registrations** dataset, Personal Property Amount refers to the “[a]mount of ONA awarded for Personal Property Assistance in U.S. dollars.”

k. **HA Amount:** For the **IHP Valid Registrations** dataset, HA Amount refers to the “[t]otal amount awarded for Housing Assistance under IHP.” For the **RI—IHP** dataset, HA Amount refers to the “[t]otal amount awarded for Housing Assistance (HA) in dollars from the Individual and Households Program (IHP).”

l. **ONA Amount:** For the **Housing Assistance Program Data—Owners and—Renters, and IHP Valid Registrations** datasets Other Needs Amount refers to the “[t]otal amount of Other Needs (ONA) assistance approved in dollars under FEMA’s IHP program (this could include, personal property, transportation, medical, dental, funeral, essential tools, moving/storage, miscellaneous and other needs).” For the **RI—IHP** dataset, ONA
Amount refers to the “[t]otal amount awarded in dollars for Other Needs Assistance (ONA) from the Individual and Households Program (IHP).”

m. **Approved Between:** For the Housing Assistance Program Data—Owners and—Renters datasets, there are different data fields related to the “[c]ount of valid registration [owners or renters] within the state, county, zip that received a financial grant from FEMA that fell between” different dollar amounts, including (1) Approved between $1 and $10,000; (2) Approved between $10,001 and $25,000; and (3) Approved between $25,001 and Max.

n. **Total Max Grants:** For the Housing Assistance Program Data—Owners and—Renters datasets, Total Max Grants refers to the “[c]ount of valid registration [owners or renters] within the state, county, zip that received the maximum financial grant from FEMA.” For the IHP Valid Registrations dataset, the IHP Max addresses the question: “[f]or disasters declared prior to August 1, 2017, did the applicant receive the maximum IHP grant from FEMA?” It also includes the HA Max and ONA Max, which also relate to maximum grants for Housing Assistance and ONA, respectively, for disasters declared after August 1, 2017 (which covers the period following the enactment of the Disaster Recovery Reform Act of 2018, Section 1212 of which separated the maximum amount of financial assistance caps for Housing Assistance and ONA).

o. **Average Award Amount:** For the IHP Flood Damage dataset, Average Award Amount refers to “[t]he Average amount per Registrant awarded for Home repair, replacement and personal property.”

p. **Flood Insurance Premium Amount:** For the IHP Valid Registrations dataset, FIP Amount refers to “[t]he amount of the applicant’s Flood Insurance Premium (FIP) that was paid for by FEMA, in U.S. dollars.”

q. **Referrals:** For the IHP Valid Registrations dataset, IHP Referred refers to the “IHP referral status NOTE: Does not include applicants referred to TSA only”; HA Referred addresses the question: “Was the applicant referred to the Housing Assistance Program?”; and ONA Referred addresses the question: “Was the applicant referred to the Other Needs Assistance (ONA) program?” For the RI—IHP dataset, IHP Referred refers to the “[c]umulative number of applicants referred to the IHP Program”; HA Referred refers to the “[t]otal number of applications referred to the Housing Assistance (HA) Program”; and ONA Referred refers to the “[t]otal number of applications referred to the Other Needs Assistance (ONA) Program.”

r. **SBA Approved:** For the IHP Valid Registrations dataset, SBA Approved addresses the question: “Is applicant approved for a Small Business Administration loan? Approval does not equate to acceptance of the loan as one can be approved, but not accept.”

s. **Flood Damage Amount:** For the IHP Valid Registrations dataset, Flood Damage Amount refers to the “FEMA-determined amount of damage to real and personal property due to flood damage, in U.S. dollars.”

t. **Foundation Damage Amount:** For the IHP Valid Registrations dataset, Foundation Damage Amount refers to the “[a]mount of damage reported to the foundation of the damaged dwelling, in U.S. dollars.” For the Housing Registrants—Large Disasters dataset, Foundation Damage Amount refers to the “[f]oundation damage amount observed by FEMA.”

u. **Roof Damage Amount:** For the IHP Valid Registrations dataset, Roof Damage Amount refers to the “[a]mount of damage reported to the damaged dwelling’s roof, in U.S. dollars.” For the Housing Registrants—Large Disasters dataset, Roof Damage Amount refers to “[r]oof damage amount observed by FEMA.”

The Individuals and Households Program—Valid Registrations (IHP Valid Registrations) and the Individual Assistance Housing Registrants—Large Disasters (Housing Registrants—Large Disasters) datasets include detailed applicant information, including with regard to

- applicant age (IHP Valid Registrations);
- household composition (i.e., the number of individuals living in the household (IHP Valid Registrations and Housing Registrants—Large Disasters);
- occupant(s) age(s) (i.e., the number of occupants under 2 years of age; between 2 and 5 years of age; between 6 and 18 years of age; between 19 and 64 years of age; and over the age of 65) (IHP Valid Registrations);
- gross income (IHP Valid Registrations and Housing Registrants—Large Disasters);
- whether the applicant is an owner or renter of the damaged dwelling (IHP Valid Registrations and Housing Registrants—Large Disasters);
• whether the damaged dwelling is the applicant’s primary residence (IHP Valid Registrations and Housing Registrants—Large Disasters);
• the damaged dwelling residence type (e.g., single-family home, apartment) (IHP Valid Registrations and Housing Registrants—Large Disasters);
• whether the applicant has homeowner’s insurance (IHP Valid Registrations and Housing Registrants—Large Disasters);
• whether the applicant has flood insurance (IHP Valid Registrations and Housing Registrants—Large Disasters); and
• the registration method (e.g., telephone, mobile application) (IHP Valid Registrations).\textsuperscript{318}

The Individuals and Households Program—Valid Registrations (IHP Valid Registrations) and the Individual Assistance Housing Registrants—Large Disasters (Housing Registrants—Large Disasters) datasets also include data fields to account for applicant-reported needs, as follows:

• utilities are out of service (IHP Valid Registrations);
• home damage (IHP Valid Registrations);
• whether habitability repairs are required (IHP Valid Registrations and Housing Registrants—Large Disasters);
• automobile(s) damage (IHP Valid Registrations);
• emergency items needs (IHP Valid Registrations);
• food needs (IHP Valid Registrations);
• shelter needs (IHP Valid Registrations); and
• accommodations requirements for the applicant’s access or functional needs (IHP Valid Registrations and Housing Registrants—Large Disasters).\textsuperscript{319}

Further, the Individuals and Households Program—Valid Registrations (IHP Valid Registrations) and the Individual Assistance Housing Registrants—Large Disasters (Housing Registrants—Large Disasters) datasets also include data fields that provide detailed information about specific damage to the property, including

• the water level (i.e., depth of water that affected the damaged dwelling) (IHP Valid Registrations and Housing Registrants—Large Disasters);
• high-water mark location (IHP Valid Registrations);
• whether flood damage was recorded (IHP Valid Registrations);
• whether there is damage to the foundation (IHP Valid Registrations and Housing Registrants—Large Disasters); and


• whether there is damage to the roof (IHP Valid Registrations and Housing Registrants—Large Disasters).

Finally, the Individuals and Households Program–Valid Registrations (IHP Valid Registrations) and the Individual Assistance Housing Registrants—Large Disasters (Housing Registrants—Large Disasters) datasets also include data fields on select forms of IHP assistance for which applicants are found eligible, including applicant eligibility for the following programs:

• Transitional Sheltering Assistance (TSA) program (and whether the applicant checked into a TSA property) (IHP Valid Registrations and Housing Registrants—Large Disasters);
• Rental Assistance (IHP Valid Registrations and Housing Registrants—Large Disasters) (and the Rental Assistance end date, and rental resource city, state, and zip code in the case of Housing Registrants—Large Disasters);
• Repair Assistance (IHP Valid Registrations and Housing Registrants—Large Disasters);
• Personal Property Assistance (IHP Valid Registrations and Housing Registrants—Large Disasters); and
• SBA Disaster Loan (Housing Registrants—Large Disasters).

Author Information

Elizabeth M. Webster
Analyst in Emergency Management and Disaster Recovery

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