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Flood Resilience and Risk Reduction: Federal Assistance and Programs

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Flood Resilience and Risk Reduction: Federal Assistance and Programs

Recent flood disasters have raised congressional and public interest in reducing flood risks and improving *flood resilience*, which is the ability to adapt to, withstand, and rapidly recover from floods. Federal programs that assist communities in reducing their flood risk and improving their flood resilience include programs funding infrastructure projects (e.g., levees, shore protection) and other flood mitigation activities (e.g., nature-based flood risk reduction) and mitigation incentives for communities that participate in the National Flood Insurance Program (NFIP).

Assistance Programs

Congress has established various federal programs to assist state, local, and territorial entities and tribes in reducing community flood risk. Each federal program has its own focus, statutory limitations, and way of operating. For example, the Hazard Mitigation Grant Program (HMGP) is triggered by a major disaster declaration pursuant to the Stafford Act, and the Pre-Disaster Mitigation (PDM) grant program becomes available as the result of a 6% set-aside from the Disaster Relief Fund after every major disaster declaration. The Federal Emergency Management Agency (FEMA) administers the HMGP and PDM. In contrast to how the HMGP and PDM are triggered, Congress uses annual appropriations and supplemental appropriations to fund other assistance programs. Eligibility for assistance through some of these programs also may be tied to disaster declarations. These assistance programs include

- FEMA’s Flood Mitigation Assistance (FMA) grant program;
- U.S. Army Corps of Engineers (USACE) flood risk reduction projects;
- U.S. Department of Agriculture (USDA) acquisition of floodplain easements and grants for flood risk reduction projects;
- National Oceanic and Atmospheric Administration (NOAA) grants for coastal resilience, restoration, and management (including the Great Lakes);
- U.S. Environmental Protection Agency (EPA) support for state-administered loan programs and direct credit assistance for stormwater management; and
- Department of Housing and Urban Development (HUD) grants through the Community Development Block Grant (CDBG) and Community Development Block Grant–Disaster Recovery (CDBG–DR) programs.

Flood Insurance

Congress established the National Flood Insurance Program in the National Flood Insurance Act of 1968 (NFIA; 42 U.S.C. §§4001 et seq.). For federal flood insurance to be available to homeowners and business owners in a community, the NFIP requires participating communities to develop and adopt flood maps and enact minimum floodplain standards based on those flood maps. The NFIP encourages communities to adopt and enforce floodplain management regulations such as zoning codes, building codes, subdivision ordinances, and rebuilding restrictions. The NFIP also encourages communities to reduce flood risk through three programs: the FMA, Community Rating System, and Increased Cost of Compliance coverage.

Context for Federal Activities and Policy Considerations

In the United States, flood-related responsibilities are shared. States and local governments have significant discretion in land use and development decisions that shape communities’ vulnerability to floods and the consequence of floods. Since the 1960s, the federal role in responding to catastrophic and regional flooding has expanded through the NFIP and federal disaster response and recovery efforts. Recent floods and concerns about a changing climate have brought attention to the nation’s and the federal government’s financial exposure to flood losses and floods’ economic, social, and public health impacts. Members of Congress and other decisionmakers are faced with numerous policy questions, including whether federal programs and policies provide incentives or disincentives for states and communities to prepare for floods and manage their flood risks, and whether changes to how federal assistance programs and the NFIP are implemented and funded could improve long-term flood resilience.

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Introduction

Recent flood disasters have raised congressional and public interest in reducing flood risks and improving *flood resilience*, which is the ability to adapt to, withstand, and rapidly recover from floods.¹ Congress has established various federal programs that may be available to assist state, local, and territorial entities and tribes in reducing flood risks. Among the federal programs are (1) programs that assist with infrastructure to reduce flood risks and other flood mitigation activities,² and (2) programs of the National Flood Insurance Program (NFIP) that provide incentives to reduce flood risks. This report provides information about these federal programs; it is organized into the following sections:

- a primer on flood policy and federal flood-related activities;
- descriptions of selected federal assistance programs;
- an introduction to flood insurance and related programs; and
- policy considerations.

In the United States, flood-related responsibilities are shared. States and local governments have significant discretion in land use and development decisions (e.g., building codes, subdivision ordinances), which can be factors in determining the vulnerability to and consequence of hurricanes, storms, extreme rainfall, and other flood events. Flood events in recent years and concerns about a changing climate on flood hazards have generated concern about the nation's and the federal government's financial exposure to flood losses, as well as the economic, social, and public health impacts of floods.

Congress and other policymakers may face various policy questions related to flood policy, federal programs, and federalism, including the following:

- Do federal programs provide incentives or disincentives for state and local entities to prepare for floods and manage their flood risks?
- Are federal programs providing cost-effective assistance to state and local entities to reduce flood risks, not only in areas that recently experienced floods, but also in other areas at risk of flooding?
- Could changes to how federal flood-related assistance programs or the NFIP are implemented and funded result in long-term net benefits in terms of avoided federal disaster assistance, lives lost, and economic disruption?

Although this report covers a broad range of federal programs that may be able to assist with reducing community flood risk and improving flood resilience, it is not comprehensive. Multiple

¹ Numerous definitions and understandings of *resilience* and *resiliency* exist. This report uses *flood resilience* to broadly capture a community's ability to adapt to, withstand, and rapidly recover from floods, without attempting to further define resilience. Many of the federal programs described herein may use unique definitions of resilience and resiliency or may use the terms without defining them. For a more extensive discussion of defining resilience in the context of disasters, see discussion starting on page 16 of National Academy of Sciences, *Disaster Resilience: A National Imperative*, Washington, DC, 2012. As discussed later in "Evolution of Efforts to Address Flood Risk," *flood risk* is used in this report to represent the combination of a local flood hazard; a vulnerability that allows a hazard to cause consequences; and consequences such as loss of life, property damage, economic loss, environmental damage, and social disruption.

² In this report, *flood mitigation* refers to the suite of actions and measures intended to save lives and reduce damage to property from floods.

aspects of flood policy and specialized federal programs are not addressed herein.³ This report provides an overview of existing federal programs with a brief description of some policy considerations as context for these programs and the nation's flood challenge.

Primer on Flood Policy and Related Federal Activities

Evolution of Efforts to Address Flood Risk

Over the decades, U.S. flood policy has evolved from trying to control floodwaters to managing flood risks. Early efforts focused on *flood control* and *flood damage reduction* using engineered structures such as dams and levees. In the late 20th century, the approach shifted to *flood risk reduction* and *mitigation*, which expanded the measures employed to include buyouts, easements,⁴ elevation of structures, evacuation, and other life-saving and damage-reducing actions. More recently, the concept of *flood resilience* has become more prominent.⁵ This evolution in part derives from efforts to manage not only floodwaters but also flood risk. Risks associated with floods and other natural disasters often are characterized as a combination of the following elements:

- a hazard, which is the local threat of an event (e.g., probability of a particular community experiencing a storm surge of a specific height);
- vulnerability, which is the pathway that allows a hazard to cause consequences (e.g., level of protection and performance of shore-protection measures); and
- consequences of an event (e.g., loss of life, property damage, economic loss, environmental damage, and social disruption).

For managing flood risks, some stakeholders promote policies to reduce the hazard (e.g., climate change mitigation to reduce sea level rise).⁶ Other stakeholders are more interested in reducing vulnerability. These stakeholders may support construction of levees, dams, and shore-protection measures; they also may support protection of natural features that provide flood management benefits, like coastal wetlands, natural dunes, and undeveloped floodplains. Some stakeholders support policies to reduce consequences through measures such as development restrictions, building codes, floodproofing of structures, buyouts of vulnerable properties, and improved

³ Programs specifically targeted at tribes are not presented herein, and the federal role and activities related to dam and levee safety are not addressed in detail. Disaster assistance to individuals and businesses, such as loans from the Small Business Administration (SBA) and agricultural conservation programs under the U.S. Department of Agriculture (USDA), are beyond the scope of this report. This report does not include information on federal investments in broad-scale monitoring, science, and information dissemination (e.g., storm surge warnings) that may assist with flood risk reduction. This report focuses on programs authorized or operating nationally. It does not include federal assistance related to flood resilience and risk reduction provided through support targeted toward specific geographic regions and/or issues.

⁴ A floodplain or flowage easement is a right granted by a landowner to allow that the land be temporarily inundated.

⁵ In 2016, the National Institute of Standards and Technology released a Community Resilience Planning Guide to help communities develop plans to improve resilience to natural, technological, and human-caused hazards; it is available at <https://www.nist.gov/topics/community-resilience/community-resilience-planning-guide>.

⁶ CRS Report R44632, *Sea-Level Rise and U.S. Coasts: Science and Policy Considerations*, by Peter Folger and Nicole T. Carter.

evacuation routes. Efforts to improve flood resilience combine measures to reduce consequences, vulnerabilities, and, in some cases, hazards.

Federal Flood-Related Activities

Flood Control

Although local, state, and territorial entities and tribes maintain significant flood management responsibilities, since the early 1900s, the federal government has constructed many dams, levees, and other water resource projects to reduce riverine flood damages. The federal role has expanded over the decades, often in response to catastrophic and regional flood events. Examples include construction by the U.S. Army Corps of Engineers (USACE) of levees and floodways as part of the Mississippi River and Tributaries (MR&T) project, which Congress authorized in 1928,⁷ and drainage structures of the Central and Southern Florida project in and around the Florida Everglades, which Congress authorized in 1948. Starting in the mid-1950s, the federal government also has participated in many coastal flood risk reduction projects consisting of engineered coastal dunes and beaches, floodwalls, storm surge barriers, and levees.⁸ Nonfederal entities (e.g., municipalities, irrigation districts, county flood control entities) often share in the cost of these flood control projects. Nonfederal entities also may make their own investments in flood control infrastructure and take other actions to reduce flood risk.⁹

Some stakeholders support using flood control structures to manage flood waters; others oppose these measures because of concerns about their environmental impacts. Other interests raise concerns that flood control structures may encourage development in flood-prone areas (e.g., development behind levees or engineered dunes) and that the residual risks behind levees and shore protections and downriver from dams may be underappreciated.

USACE is the principal federal agency engaged in construction of flood control measures (e.g., levees and engineered coastal dunes).¹⁰ The Natural Resources Conservation Service (NRCS) of the U.S. Department of Agriculture (USDA) has acquired floodplain easements and supported

⁷ Prior to the lower Mississippi River flood of 1927, the federal role in flood control was limited. In addition to authorizing USACE to design and construct significant flood control projects along the Mississippi River (and on the Sacramento River in California), the Flood Control Act of 1928 (45 Stat. 534) reiterated the sense of Congress, at the insistence of President Coolidge, that there should be local contribution toward flood control infrastructure. Congress enacted the Flood Control Act of 1928, authorizing the USACE's Mississippi River and Tributaries Project for flood control south of Cape Girardeau, MO.

⁸ Nonfederal entities are responsible for operation, maintenance, regular repair, and rehabilitation for most federally constructed levees and single-purpose flood control works. Periodic beach nourishment is cost shared between federal and nonfederal entities for a period (e.g., 50 years for most USACE projects).

⁹ No federal program specifically regulates the design, construction, maintenance, or minimum level of protection for nonfederal flood control works; however, many such works may require federal permits (e.g., §404 Clean Water Act or §10 River and Harbor Act permits) or may otherwise be influenced by federal programs and policies. For example, the assessment of how much protection is provided by flood control infrastructure for purposes of mapping for the National Flood Insurance Program (NFIP) results in some federal influence over how and where nonfederal entities choose to construct such works. Local governments often have pursued flood control systems that provide 1%-annual chance protection, rather than a significantly higher or lower level of protection, in order to exclude their communities from the 1%-annual chance floodplain (i.e., the 100-year floodplain) for purposes of the NFIP.

¹⁰ Other federal entities operating flood-related infrastructure include the Bureau of Reclamation in the Department of the Interior, which operates multipurpose water projects in 17 western states; the Tennessee Valley Authority, which has multipurpose dams; the International Boundary and Water Commission, which operates U.S.-Mexico border dams and levees; the Bureau of Indian Affairs; and the four federal land management agencies—Bureau of Land Management, National Park Service, U.S. Fish and Wildlife Service, and U.S. Forest Service.

construction of small levees and dams in rural areas. Some flood control infrastructure owned by local and state entities has received support from hazard mitigation assistance programs administered by the Federal Emergency Management Agency (FEMA) and the Community Development Block Grant (CDBG) programs of the Department of Housing and Urban Development (HUD).

Insurance, Land Use, and Standards

Congress shifted the federal role in managing flood risks by entering the flood insurance market. Congress established the National Flood Insurance Program in the National Flood Insurance Act of 1968 (NFIA; 42 U.S.C. §§4001 et seq.), after private firms had largely abandoned offering flood insurance.¹¹ When Congress established the NFIP, it found that “many factors have made it uneconomic for the private insurance industry alone to make flood insurance available to those in need of such protection on reasonable terms and conditions.”¹² The NFIP aimed to alter development in flood-prone areas identified as the 100-year floodplain; this floodplain also is referred to as the 1% annual-chance floodplain, or the floodplain for the Base Flood Elevation (BFE) for purposes of the NFIP.¹³ The NFIP’s multipronged regulatory system consists of community flood risk assessment and mapping, purchase requirements for flood insurance for certain residential and commercial structures, and the adoption of minimum local requirements for land use and building codes for vulnerable areas. The NFIP allows for residential and commercial construction in known floodplains, with the proviso that construction must follow building-code regulations that reduce future flood damage and prevent new development from increasing flood risk.

The NFIP requires that participating communities adopt minimum land-use and building-code regulations, but local and state governments maintain the dominant role in adopting building codes (and local governments in their enforcement), including those related to flood risk. A broader federal role in land use and building codes was discussed in Congress in the late 1960s. It largely was not adopted, with a few exceptions for coastal land use (as discussed in the text box titled “Land Use and Federal Statutes Related to Coastal Management”).

In 1977, President Carter signed Executive Order (E.O.) 11988 (Floodplain Management), which requires federal actions to avoid supporting development in the 100-year floodplain if alternatives are available. In 2015, President Obama signed E.O. 13690, which, among other things, established a Federal Flood Risk Management Standard (FFRMS) for federally funded projects that required a higher level of flood resilience than E.O. 11988.¹⁴ On August 15, 2017, President Trump signed E.O. 13807 in an effort to streamline federal infrastructure approval. Among other actions, E.O. 13807 revoked E.O. 13690. By revoking E.O. 13690, E.O. 13807 appears to have eliminated the FFRMS and returned federal floodplain policy to the original text of E.O. 11988. In addition to complying with the federal agency guidance for E.O. 11988, federal agencies and departments may adopt policies consistent with their authorities that address flood control works

¹¹ For a more detailed discussion of private flood insurance, see CRS Report R45242, *Private Flood Insurance and the National Flood Insurance Program*, by Diane P. Horn and Baird Webel.

¹² See 82 Stat. 573 for text in original statute (§1302(b)(1) of P.L. 90-448). This language remains in statute (see 42 U.S.C. §4001(b)(1)).

¹³ FEMA defines the BFE as the water-surface elevation of the base flood, which is the 1%-annual-chance flood. That is, the probability is 1% that rising water will reach the BFE height in any given year.

¹⁴ The FFRMS was first published on January 30, 2015. It was updated and published on October 8, 2015, as Appendix G to the interagency implementing guidance for E.O. 11988 and E.O. 13690. E.O. 13690 required that federal agencies apply the FFRMS as a minimum flood resilience standard for federally funded projects. Federally funded projects were defined as actions where federal funds were used for new construction, substantial improvement, or addressing substantial damage to structures and facilities.

and flood risk and resilience for their programs and activities (e.g., establishing elevation requirements for program-funded structures, defining flood mitigation and flood control projects eligible for authorized programs).

Land Use and Federal Statutes Related to Coastal Management

Prior to the late-1960s, localities largely administered land-use planning and regulation, with some states having roles in specific issues. After the late 1960s, that relationship changed as many states assumed more planning responsibilities, mostly for environmental protection. During this period, Congress considered a national land-use planning program. Although a national program for land-use planning was ultimately rejected, Congress created a program that was limited to the nation's coastal zones—the Coastal Zone Management Act of 1972, as amended (CZMA; P.L. 92-532, 16 U.S.C. §§1451-1464). Congress later enacted the Coastal Barrier Resources Act of 1982 (CBRA; P.L. 97-348) to address development pressures on undeveloped coastal barriers and adjacent areas.

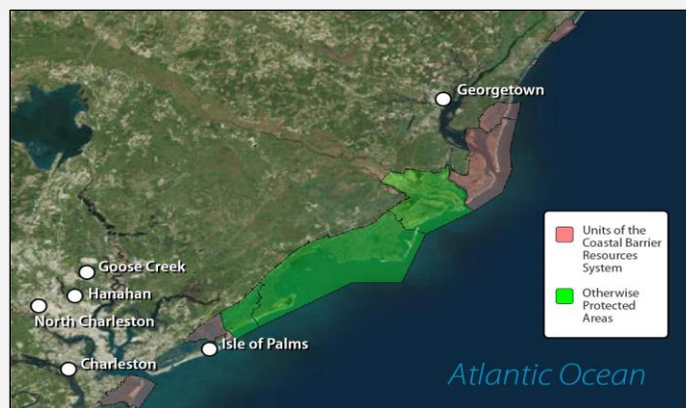
Coastal Zone Management Act

The CZMA was enacted to encourage planning to protect natural resources while fostering wise development in the coastal zone. Under the CZMA, the National Oceanic and Atmospheric Administration (NOAA) approves coastal zone management programs developed by coastal states and U.S. territories and provides some benefits to participating states and U.S. territories, including funding for coastal zone planning and projects and the ability to review federal activities that may affect their coastal uses or resources. The CZMA recognizes that states (and, in some states, local government) have the lead responsibility for planning and managing their coastal zones. Thirty states and five territories are eligible to participate in the CZMA. One eligible entity (Alaska) is not participating. Participating states and territories have developed widely varying programs that emphasize different elements of coastal management. CZMA grants can be used for numerous CZMA-defined coastal zone objectives, including managing the effects of sea-level rise and reducing threats to life and property. For more information, see CRS Report R45460, *Coastal Zone Management Act (CZMA): Overview and Issues for Congress*, by Eva Lipiec.

Coastal Barrier Resources Act

Administered by the U.S. Fish and Wildlife Service, the CBRA and subsequent amendments to it have designated undeveloped or relatively undeveloped coastal barriers and other coastal areas as *CBRA system units* and *otherwise protected areas*. Most federal spending that would support additional development is prohibited in the CBRA system units. CBRA does not prohibit or regulate any nonfederal activity; it only prohibits funds from the federal government and federal programs from being used to support additional development within any system unit. Additionally, CBRA does not preclude federal expenditures to restore system units to former levels of development after natural disasters (e.g., reconstruction of roads and water or sewer systems to former dimensions and capacity). Unlike the broader spending prohibitions that apply to system units, the only CBRA prohibition that applies to otherwise protected areas is a prohibition on federal flood insurance. An illustration of system units and otherwise protected areas is provided **Figure I**. For more information, see CRS In Focus IF10859, *The Coastal Barrier Resources Act (CBRA)*, by Eva Lipiec and R. Eliot Crafton.

Figure I. Coastal Barrier Resource Designations Near Charleston, SC



Source: Congressional Research Service, using data from U.S. Fish and Wildlife Service.

Mitigation and Nonstructural and Green Infrastructure Approaches

After extensive flooding in the Midwest in 1993, Congress allowed federal agencies to assist with a wide array of activities to reduce damage and prevent loss of life, such as moving flood-prone

structures and developing evacuation plans. Nonstructural mitigation is now regularly used as part of flood management for new development and during repairs of damaged property and communities.

Natural flood resilience can be reduced by development that degrades wetlands and ecosystems (e.g., mangroves) and increases impervious surfaces, which reduce rainfall infiltration and increase runoff. Some local, state, and federal agencies and programs allow or support approaches that mimic nature or are “nature-based” (e.g., placement of oyster beds along coastlines to reduce erosion),¹⁵ especially if there are multiple benefits, such as erosion reduction, improved fish habitat, and water quality benefits from oyster beds. Department of the Interior agencies, NOAA, USACE, and the U.S. Environmental Protection Agency (EPA) are involved in ecosystem restoration and protection activities, as well as permitting and planning activities, which may restore or protect these natural features and their flood risk reduction benefits.

Runoff from rainfall in urban areas is often referred to as *stormwater*. For decades local governments and public works officials constructed stormwater infrastructure to move rainwater rapidly away from developed areas. This was done largely through *grey infrastructure* using pipes, gutters, ditches, and storm sewers. Although these systems were able to collect and move water away, the stormwater discharged from these systems to surface waters often contained pollutants. In recent years, local governments and public works officials have increasingly expressed interest in and adopted *green infrastructure* for stormwater as a way to manage rainfall to reduce flood losses and to prevent pollution. For stormwater, green infrastructure often consists of using or mimicking natural processes to infiltrate, encourage evapotranspiration, or reuse stormwater on-site where it is generated.¹⁶ These techniques can help to reduce or delay runoff that contributes to high water levels in streams and rivers, as well as manage the pollutants entering surface water. Other communities and water users are looking to use green infrastructure to recharge groundwater with urban stormwater and other types of floodwater.

Until recently, the major federal role in stormwater had been EPA regulations to reduce pollution from stormwater pursuant to objectives and requirements in the Clean Water Act.¹⁷ That is, the federal government, if it participated financially in stormwater management, focused on the pollution prevention aspects. As a result of legislative and administrative changes by EPA and states administering the Clean Water State Revolving Fund (CWSRF), activities that “manage, reduce, treat, or recapture stormwater” are now eligible for financial support.¹⁸ Such activities may have flood mitigation as well as pollution prevention benefits.

¹⁵ For example, the Department of Housing and Urban Development (HUD) provided the following in a *Federal Register* notice as guidance for some of its Community Development Block Grant-Disaster Recovery funds: “Natural or green infrastructure is defined as the integration of natural processes or systems (such as wetlands or land barriers) or engineered systems that mimic natural systems and processes into investments in resilient infrastructure, including, for example, using permeable pavements and amended soils to improve infiltration and pollutant removal” (84 *Federal Register* 45838).

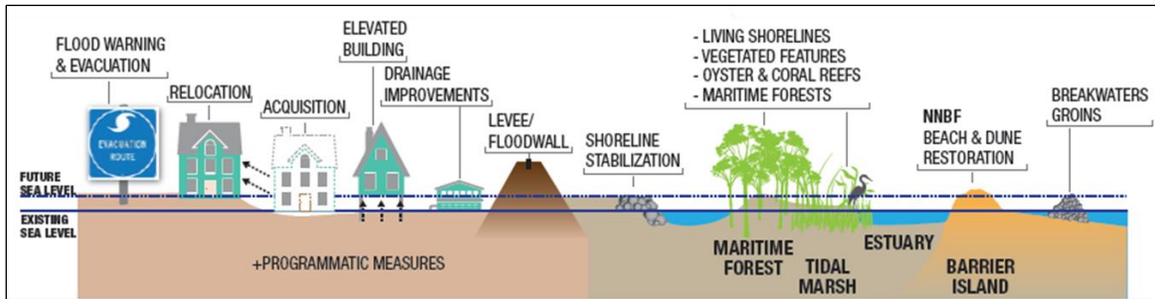
¹⁶ Some examples of green infrastructure for stormwater include permeable pavement, bioswales (i.e., raingardens placed in long, narrow spaces such as along roads), rainwater harvesting system, rain gardens, and planter boxes; for illustrations of these, see the Environmental Protection Agency’s (EPA’s) website titled “What is Green Infrastructure?” at <https://www.epa.gov/green-infrastructure/what-green-infrastructure#rainwaterharvesting>.

¹⁷ Stormwater discharges into surface waters are subject to regulation under §402(p) of the Clean Water Act. As the rain that has fallen moves across urban surfaces, it may pick up toxic contaminants, oil and grease, organic material, and other substances, which can be directly discharged into streams, thus delivering pollutants into nearby waterways. Or, it can enter the public sewer system through storm drains, and then the water quantity and water quality problems are joined in the water infrastructure system.

¹⁸ 33 U.S.C. §1383(c).

Figure 2 illustrates a suite of flood resilience and risk reduction improvements, including both structural and nonstructural measures, for coastal communities and states. A similar suite of options may be available for communities along rivers. A flood risk management response may incorporate multiple types of improvements. For example, **Figure 3** illustrates how levees can be set back from a river to allow for a larger floodplain and how other structural and nonstructural components can be combined to create a more comprehensive flood risk management system (e.g., a hybrid of grey and green infrastructure).

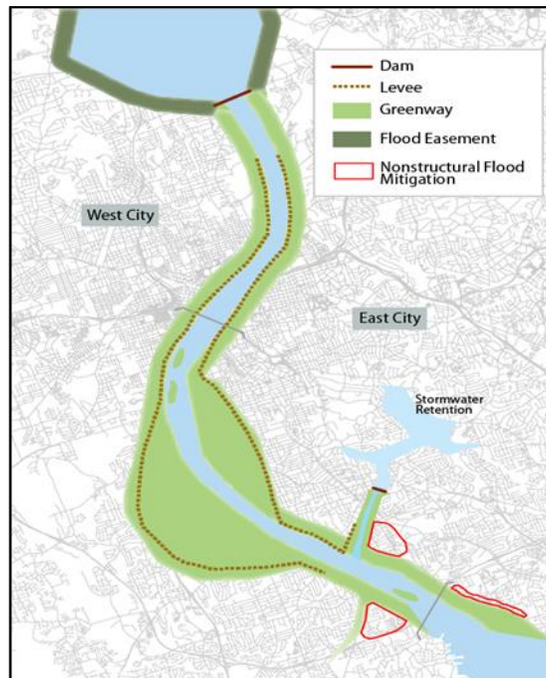
Figure 2. Examples of Coastal Flood Resilience and Risk Reduction Improvements



Source: U.S. Army Corps of Engineers, *North Atlantic Coast Comprehensive Study: Resilience Adaptation to Increasing Risk*, January 2015, p. 7, http://www.nad.usace.army.mil/Portals/40/docs/NACCS/NACCS_main_report.pdf.

Note: Other options to reduce risk also are available, including other forms of zoning and building codes (e.g., floodproofing of lower floors of structures). NNBF = natural and nature-based features.

Figure 3. Illustration of Flood Risk Reduction Measures



Source: Congressional Research Service.

Flood Monitoring, Modeling, and Mapping

The federal government is involved in monitoring and modeling flood risk along with nonfederal and private entities. Federal entities engaged in understanding flood hazards and mapping inundation include FEMA, DOI's U.S. Geological Survey (USGS), NOAA, and USACE. For example, federal agencies survey coastlines and conduct research to understand coastal processes, hazards, and resources and report on weather-related hazards, including hurricane storm surge warnings.¹⁹ The National Science Foundation also supports research on related topics.

Advancements in technologies have assisted in improved understanding of weather, climate, hydrology, and hydraulics. Of the many types of data used to estimate flood risk and produce flood maps, elevation data are fundamental to producing refined estimates and maps. Federal agencies along with state, local, and private entities have been using remote sensing and other technologies to collect elevation data more accurately and precisely for a wide variety of applications, including for maps related to flood risk.²⁰

Federal Assistance Programs

Congress has created various federal programs that may be able to assist state, local, territorial, and tribal entities with flood risk reduction and flood resilience improvements for communities. **Table 1** summarizes some of these federal programs.²¹ Each program shown in **Table 1** was created for a specific purpose and has statutory limitations. For example, some programs are triggered only after certain disaster declarations; others are part of regular agency operations. Discussions later in this report provide more information on programs listed in **Table 1**. Although the subsequent discussions examine geographic eligibility generally, some programs may not be eligible in certain areas designated under the Coastal Barrier Resources Act (P.L. 97-348). **Table 1** provides information on regular funding for FY2019 (i.e., annual discretionary appropriations for some programs) and supplemental appropriations provided in FY2019 and FY2020. Additional information is provided in the more detailed program-level discussions. **Table 1** reflects the supplemental appropriations enacted during FY2019 and for FY2020 as of mid-November 2019. Each supplemental legislation act often establishes specific conditions, requirements, or uses for funds provided therein. Act-specific criteria and detailed information is not shown in the table but is discussed in the agency- and program-specific discussions of this report.

The first set of assistance programs shown in **Table 1** provide assistance targeted specifically at flood-related improvements. The second set addresses not only flood but also other hazard mitigation and resilience activities. The third set includes broader programs that include flood-risk reduction, resilience, or stormwater activities among multiple eligible activities.

In some instances, a state may carry out some activities supported by the programs shown in **Table 1** in a coordinated manner. Each state has a State Hazard Mitigation Officer who helps to compile a state mitigation plan, administers certain mitigation funding, and generally has knowledge of the state's existing mitigation resources and its history of programs and funding awards in this area. Also, a few federal programs allow for funds provided through them to be

¹⁹ For more on federal hurricane research and warnings, see CRS In Focus IF10719, *Forecasting Hurricanes: Role of the National Hurricane Center*, by Eva Lipiec and Peter Folger.

²⁰ For more information on the initiative to collect elevation data, see <https://nationalmap.gov/3DEP/>.

²¹ The discussion of programs herein is not intended to be comprehensive. For example, it does not include programs related to reducing flood risk and improving flood resilience for specific types of infrastructures, such as transportation infrastructure. This report also generally does not discuss authorized programs that have not been funded.

used to satisfy the nonfederal cost-sharing requirement for another federal program (e.g., see entry for CDBG in **Table 12**).

The descriptions of the programs shown in **Table 1** are grouped by the federal agency or department administering them. The order followed is FEMA, USACE, USDA, NOAA, EPA, and HUD.

Table 1. Selected Federal Programs That Support Flood Resilience and Risk Reduction Improvements

(dollars in millions [M] or billions [B])

Program	Agency/ Dept.	Type of Assistance	FY2019 Funding ^a	FY19/FY20 Supp. Funds ^b
Flood-Specific Programs				
Flood Mitigation Assistance	FEMA	Grant	\$160 M	—
Flood Damage Reduction Projects	USACE	Federal share of project	\$946 M	\$1.775 B
Flood-Related Continuing Authorities Programs	USACE	Federal share of project	\$19.5 M	up to \$25 M
Emergency Watershed Protection—Floodplain Easements	USDA	Floodplain easement	\$0	\$435 M
Mitigation and Resilience Programs				
Pre-Disaster Mitigation (PDM)	FEMA	Grant	\$250 M ^c	—
Hazard Mitigation Grant Program	FEMA	Grant	Unknown, determined per disaster	Not directly; see program description.
Watershed and Flood Prevention	USDA	Grant	\$197 M (discretionary) \$47 M (mandatory)	—
National Coastal Resilience Fund and Emergency Coastal Resilience Fund (administered by NFWF)	NOAA	Grant	\$30 M	\$50 M
Multipurpose Programs				
Clean Water State Revolving Fund ^d	EPA	Loans and other subsidization	\$1.694 B	—
Water Infrastructure Finance and Innovation Act (WIFIA) Program	EPA	Credit assistance (e.g., loan or loan guarantee)	\$60 M to cover subsidy costs of ≈\$6 B of credit assistance	—
Community Development Block Grant (CDBG)	HUD	Grant	\$3 B	—
CDBG Section 108 Loan Guarantees	HUD	Loan guarantee	\$300 M loan-commitment ceiling	—
CDBG—Disaster Recovery	HUD	Grant	—	\$2.431 B; P.L. 115-254: \$1.680 B

Source: Congressional Research Service.

Notes: FEMA = Federal Emergency Management Agency; HUD = U.S. Department of Housing and Urban Development, NFWF = National Fish and Wildlife Foundation; USACE = U.S. Army Corps of Engineers; USDA = U.S. Department of Agriculture. Subsidy costs are the present value of estimated future government losses from loans and loan guarantees.

- a. Many of these programs provide assistance for multiple natural hazards or multiple categories of eligible activities. Therefore, funding levels provided are not exclusively for flood-related projects.
- b. Supplemental appropriations were provided in P.L. 116-20 unless shown otherwise.
- c. As of FY2019, Pre-Disaster Mitigation is no longer funded by appropriations. In P.L. 116-6, Congress made \$250 million available from the Disaster Relief Fund for FY2019.
- d. The states implement this program. Historically, the majority of this program's funding has supported wastewater infrastructure activities; it also can support stormwater and green infrastructure.

Federal Emergency Management Agency²²

FEMA administers three mitigation grant programs that relate to flood resilience and risk reduction:

- Pre-Disaster Mitigation (PDM) grant program;
- Hazard Mitigation Grant Program (HMGP); and
- Flood Mitigation Assistance (FMA) program.²³

Through FY2019, the PDM program made awards on an annual basis to states through a competitive process. In FY2020, a new procedure for pre-disaster mitigation funds is expected. HMGP assistance is triggered by a major disaster declaration by the President under the authorities of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (the Stafford Act). The FMA awards also are made on an annual basis and are traditionally funded through the insurance premiums of NFIP policyholders. Collectively, FEMA refers to these programs as its Hazard Mitigation Assistance Grant Programs.²⁴ **Table 2**, **Table 3**, and **Table 4** include information on PDM, HMGP, and FMA, respectively. FMA is also discussed later in this report in “NFIP Flood Mitigation.”

None of these programs directly received recent supplemental appropriations in FY2017, FY2018, or FY2019 (as of November 2019). However, HMGP and PDM are funded through the Disaster Relief Fund (DRF), which did receive multiple supplemental appropriations.²⁵

²² This section was prepared by Diane P. Horn, Analyst in Flood Insurance and Emergency Management.

²³ See, respectively, §203 and §404 of the Stafford Act for PDM and HMGP (42 U.S.C. §5133 and §5170c) and §1366 of the National Flood Insurance Act for the FMA (42 U.S.C. §4104c). Some mitigation projects may also be funded as part of infrastructure repair grants under §406 of the Stafford Act (42 U.S.C. §5172). See CRS Report R43990, *FEMA's Public Assistance Grant Program: Background and Considerations for Congress*, by Jared T. Brown and Daniel J. Richardson, and CRS Report RL34537, *FEMA's Pre-Disaster Mitigation Program: Overview and Issues*, by Jared T. Brown, for additional information. Research indicates that for every dollar invested by FEMA in flood mitigation between 1993 and 2003, society as a whole saved on average between \$5 and \$7 due to reduced future flood losses (see Table 2.7 in National Institute of Building Sciences, *Natural Hazard Mitigation Saves: 2017 Interim Report*, Washington, DC, 2017, p. 27, at http://www.nibs.org/page/ms2_download). Note that the widely quoted figure of \$4 saved for every dollar invested is an average for three hazards (earthquake, wind, and flood) and from an older report. In the 2017 report, on average, the overall hazard benefit-cost ratio is 6:1 and the benefit-cost ratio for flood alone is 5:1 to 7:1 for riverine flood and 7:1 for hurricane surge—see Table 2-1 on p. 27 and discussion on pp. 50-57.

²⁴ For summary information on these programs, see Federal Emergency Management Agency, *The Hazard Mitigation Assistance Grant Programs*, at https://www.fema.gov/media-library-data/1441133724295-0933f57e7ad4618d89debd1ddc6562d3/FEMA_HMA_Grants_4pg_2015_508.pdf.

²⁵ In FY2017 and FY2018, the DRF received \$49.57 billion in combined budget authority across three supplemental appropriations in P.L. 115-56, P.L. 115-72, and P.L. 115-123. There were no supplemental appropriations to the DRF

The Disaster Recovery Reform Act of 2018 (DRRA 2018) changed funding for pre-disaster mitigation.²⁶ DRRA 2018 authorized a new source of funding for pre-disaster mitigation, to be called the National Public Infrastructure Pre-Disaster Mitigation Fund (NPIPDM). For each major disaster declaration, the President may set aside from the DRF an amount equal to 6% of the estimated aggregate amount of the grants to be made pursuant to the following sections of the Stafford Act:

- 403 (essential assistance),
- 406 (repair, restoration, and replacement of damaged facilities),
- 407 (debris removal),
- 408 (federal assistance to individuals and households),
- 410 (unemployment assistance),
- 416 (crisis counseling assistance and training), and
- 428 (public assistance program alternative program procedures).

The funds from this 6% set-aside are to go to the new NPIPDM. FEMA anticipates that the NPIPDM will receive \$300-\$500 million per year on average.²⁷ As of September 30, 2019, there was \$383 million in the NPIPDM.²⁸ There is potential for significantly increased funding for pre-disaster mitigation following a year with many high-cost disasters, but funds set aside also could be less in a year with few disasters. However, based on the recent funding trends of the DRF, FEMA assumes that a rare circumstance in which there is no set-aside would be rare.²⁹

DRRA 2018's changes to pre-disaster mitigation funding may increase the focus on funding public infrastructure projects that improve community resilience before a disaster occurs. FEMA has the discretion to shape the new pre-disaster mitigation approach and has announced plans to replace the PDM program with a new program called Building Resilient Infrastructure and Communities (BRIC).³⁰ The agency has not released details and it is not yet clear how FEMA will implement BRIC, but FEMA anticipates posting the first BRIC Notice of Funding Opportunity in August 2020, with October 2020 as the target date for the first application period to open.³¹ FEMA expects BRIC to be funded entirely by the 6% set-aside; however, nothing prohibits Congress from appropriating additional funds for the program.

Funding from the NPIPDM may be used to provide technical and financial mitigation assistance pursuant to each major disaster. An additional clause in DRRA 2018 related to building codes provides that NPIPDM funds may be used "to establish and carry out enforcement activities and implement the latest published editions of relevant consensus-based codes, specifications, and standards that incorporate the latest hazard-resistant designs and establish minimum acceptable

in FY2019. For additional information, see CRS Report R45484, *The Disaster Relief Fund: Overview and Issues*, by William L. Painter.

²⁶ P.L. 115-254, Division D.

²⁷ Email correspondence from FEMA Congressional Affairs staff, September 11, 2019.

²⁸ Federal Emergency Management Agency, *Disaster Relief Fund: Monthly Report as of September 30, 2019*, Final Report to Congress for Fiscal Year 2019, Washington, DC, October 8, 2019, p. 4, <https://www.fema.gov/media-library/assets/documents/31789>.

²⁹ Email correspondence from FEMA Congressional Affairs staff, April 15, 2019.

³⁰ See Federal Emergency Management Agency, *Webinar Series 2019: Building Resilient Infrastructure and Communities*, Washington, DC, 2019, at <https://www.fema.gov/drra-bric>.

³¹ Email correspondence from FEMA Congressional Affairs staff, July 31, 2019.

criteria for the design, construction, and maintenance of residential structures and facilities that may be eligible for assistance under this Act.”³²

Other provisions in Section 1234 of DRRA 2018 establish that pre-disaster mitigation funds (authorized under Stafford Act Section 203) would be provided only to states that had received a major disaster declaration in the past seven years,³³ or any Indian tribal governments located partially or entirely within the boundaries of such states.³⁴ Other provisions would expand the criteria to be considered in awarding mitigation funds, including the extent to which the applicants have adopted hazard-resistant building codes and design standards and the extent to which the funding would increase resiliency.

The FY2019 PDM program was the last PDM cycle before the rollout of the new BRIC Program. Congress made available \$250 million for PDM in FY2019.³⁵ FEMA has made these funds available in a manner similar to that of previous years. In FY2019, each state, territory, and federally recognized tribe is eligible to receive an allocation of up to \$575,000. Of the total appropriation, \$20 million is to be set aside for federally recognized Native American tribal applicants, with the balance of the FY2019 funds distributed on a competitive basis.³⁶

Table 2. FEMA: Pre-Disaster Mitigation (PDM)

Purpose	To assist applicants to implement a sustained natural hazard mitigation program prior to disasters. PDM addresses flood and other hazards, including tornadoes, earthquakes, and wildfires.
Eligible Flood-Related Improvements	Eligible projects may include, but are not limited to, property acquisition, structure demolition, floodproofing of structures, structure relocation, structure elevation, mitigation, and localized and nonlocalized flood risk reduction projects. Historically, program funding concentrated on nonstructural projects such as buyouts of repetitively flooded properties. On June 27, 2014, FEMA issued new policy guidance for eligible projects, including major flood control projects (dikes, dams, levees, etc.) that previously were ineligible for consideration under PDM. ^a
Type of Federal Assistance	Grants to state agencies, federally recognized tribes, and local governments for mitigation projects as well as mitigation planning.
Federal/Nonfederal Cost-Share	Up to 75%/25%, or up to 90%/10% if the applicant is a small, impoverished community.
Maximum Project Assistance	\$4 million for mitigation projects. \$400,000 for new mitigation plans. \$150,000 for local mitigation plan update. Other conditions apply. ^b
Program Trigger	6% set-aside for every major disaster declaration for the estimated aggregate amount of the grants made pursuant to Stafford Act §§403, 406, 407, 408, 410, 416, and 428. ^c
Action Needed to Access Program	Grant application process. State emergency management agency or the office that has primary emergency management responsibility applies directly as an applicant.

³² 42 U.S.C. §5133(e)(1)(iv).

³³ 42 U.S.C. §5133.

³⁴ 42 U.S.C. §5133(g).

³⁵ P.L. 116-6.

³⁶ See Federal Emergency Management Agency, *DHS Notice of Funding Opportunity FY2019 Pre-Disaster Mitigation*, NOFO Number DHS-19-MT-047-000-99, Washington, DC, August 26, 2019, at <https://www.fema.gov/media-library/assets/documents/182171>.

Geographic Eligibility	Funding is provided to all 50 states, Indian reservations, DC, American Samoa, Guam, Northern Marianas, Puerto Rico, and Virgin Islands.
FY2019 and FY2020 Supplemental Funds	No supplemental appropriations.
FY2019 Funding	\$250 million from the DRF for PDM; PDM is not limited to flood hazards.
FY2020 Budget Request	The Administration requested no funding for FY2020. ^d
Authorization	Section 203 of the Stafford Act, 42 U.S.C. §5133.
Website	https://www.fema.gov/pre-disaster-mitigation-grant-program

Source: Congressional Research Service.

Notes: DRF = Disaster Relief Fund; FEMA = Federal Emergency Management Agency.

- a. See Federal Emergency Management Agency, *Eligibility of Flood Risk Reduction Measures Under the Hazard Mitigation Assistance Programs*, FP 204-078-112-1, June 27, 2014, at <https://www.fema.gov/media-library/assets/documents/96140>.
- b. This information is based on the FY2019 Notice of Funding Opportunity for PDM. See FEMA, *FY2019, Pre-Disaster Mitigation (PDM) Grant Program, Notice of Funding Opportunity*, August 26, 2019, at <https://www.fema.gov/media-library/assets/documents/182171>.
- c. Before FY2019, the PDM program was funded through annual appropriations.
- d. The FY2020 Budget Request notes that, with the amended authority for PDM through the enactment of the Disaster Recovery Reform Act, FEMA no longer requires resources appropriated in Federal Assistance to fund grants for pre-disaster mitigation projects.

Table 3. FEMA: Hazard Mitigation Grant Program (HMGP)

Purpose	To reduce risk to individuals and property while reducing reliance on future federal disaster response and recovery funds.
Eligible Flood-Related Improvements	Eligible projects may include, but are not limited to, property acquisition, structure demolition, floodproofing of structures, structure relocation, structure elevation, mitigation, and localized and nonlocalized flood risk reduction projects. In late 2018 in Section 1210(b) of P.L. 115-254, Congress authorized that HMGP funds could be used toward the federal share of construction for authorized U.S. Army Corps of Engineers water resource projects if such activities are eligible under HMGP. Historically, program funding concentrated on nonstructural projects such as buyouts of repetitively flooded properties, structurally elevating properties, or limited small flood control projects. On June 27, 2014, FEMA issued new policy guidance for eligible projects including major flood control projects (dams, levees, etc.), which previously were ineligible for consideration under HMGP. ^a
Type of Federal Assistance	Grants to state agencies, federally recognized tribes, local governments, and certain private nonprofit organizations for mitigation projects as well as mitigation planning.
Federal/Nonfederal Cost-Share	Up to 75%/25%

Maximum Project Assistance	<p>The total amount of HMGP funding is derived from a formula in law based on the total amount of other grant assistance provided through the Stafford Act (§404(s) of the Stafford Act, 42 U.S.C. §170c). In summary, it is as follows:</p> <ul style="list-style-type: none"> • 15% for amounts not more than \$2 billion; • 10% for amounts of more than \$2 billion and not more than \$10 billion; and • 7.5% on amounts of more than \$10 billion and not more than \$35.333 billion of the estimated aggregate amount of grants to be made (less any associated administrative costs). <p>States that have an Enhanced State Hazard Mitigation Plan under Section 322(e) of the Stafford Act receive 20% of the total amount.^b</p>
Program Trigger	Triggered by a Stafford Act major disaster declaration by the President.
Action Needed to Access Program	Funds are typically made available statewide in the state that received the declaration, not just in the declared counties.
Geographic Eligibility	Funding is provided to all 50 states, Indian reservations, DC, American Samoa, Guam, Northern Marianas, Puerto Rico, and Virgin Islands.
FY2019 and FY2020 Supplemental Funds	Not applicable. HMGP is one of many activities funded by appropriations to the DRF. There were no supplemental appropriations to the DRF in FY2019.
FY2019 Funding	Not applicable. HMGP is one of many activities funded by appropriations to the DRF. The DRF received \$12.558 billion in FY2019 funding.
FY2020 Budget Request	Not applicable. HMGP is one of many activities funded by appropriations to the DRF. The Administration has requested \$14.549 billion for the DRF.
Authorization	Section 404 of the Stafford Act, 42 U.S.C. §5170c.
Website	https://www.fema.gov/hazard-mitigation-grant-program

Source: Congressional Research Service.

- a. See Federal Emergency Management Agency, *Eligibility of Flood Risk Reduction Measures Under the Hazard Mitigation Assistance Programs*, FP 204-078-112-1, June 27, 2014, at <https://www.fema.gov/media-library/assets/documents/96140>.
- b. For a list of states with enhanced mitigation plans, see FEMA’s website at <https://www.fema.gov/hazard-mitigation-plan-status>.

Table 4. FEMA: Flood Mitigation Assistance (FMA)

Purpose	Program is limited to flood-related mitigation that reduces the risk of properties that repetitively flood and to lessen future insurance claims for the NFIP. ^a
Eligible Flood-Related Improvements	Eligible projects may include, but are not limited to, property acquisition, structure demolition, floodproofing of structures, structure relocation, structure elevation, mitigation, and localized and nonlocalized flood risk reduction projects.
Type of Federal Assistance	Grants to state agencies, federally recognized tribes, and local governments for mitigation projects as well as mitigation planning.
Federal/Nonfederal Cost-Share	<p>For NFIP insured properties and planning grants: 75%/25%.</p> <p>For repetitive loss property with repetitive loss strategy: 90%/10%.</p> <p>For severe repetitive loss property with repetitive loss strategy: 100%/0%.</p>
Maximum Project Assistance	Various restrictions exist on maximum awards depending on the type of activity funded. ^b

Program Trigger	Annual appropriations. FMA receives funding through an offsetting collection of NFIP premiums in annual appropriation acts.
Action Needed to Access Program	Grant application process. ^b
Geographic Eligibility	Funding is provided to all 50 states, Indian Reservations, DC, American Samoa, Guam, Northern Marianas, Puerto Rico, and Virgin Islands.
FY2019 and FY2020 Supplemental Funds	Not applicable.
FY2019 Funding	\$160 million is authorized through offsetting collections.
FY2020 Budget Request	Administration budget request of \$175 million in offsetting collections.
Authorization	Section 1366 of the National Flood Insurance Act, 42 U.S.C. §4104c
Website	https://www.fema.gov/flood-mitigation-assistance-grant-program

Source: Congressional Research Service.

- a. For more information, see FEMA, *Fact Sheet: FY2019 Flood Mitigation Assistance (FMA) Grant Program*, at <https://www.fema.gov/media-library/assets/documents/182169>.
- b. For example, by law (42 U.S.C. §4104c(c)(3)), restrictions are placed on the maximum amount that a state or community may receive for updating mitigation plans. For full details, see Federal Emergency Management Agency, *FY2019 Flood Mitigation Assistance (FMA) Grant Program Fact Sheet*, August 26, 2019, at <https://www.fema.gov/media-library/assets/documents/182169>.

Dams and Flood Risk Primer and FEMA's High Hazard Dam Rehabilitation Grant Program

Most dams in the United States are owned by private entities, state or local governments, or public utilities. Dams may provide flood risk reduction as a primary purpose or as an associated benefit. Dams and associated structures also may pose a potential safety threat to populations living downstream and populations surrounding associated reservoirs. As dams age, they can deteriorate. The risks of dam deterioration may be amplified by lack of maintenance, misoperation, development in surrounding areas, natural hazards (e.g., weather and seismic activity), and security threats. Some dams, including older dams, may not meet current dam safety standards and may be at risk of failure, including from floods that may exceed the dams' design capacity. Structural failure of dams may threaten public safety, local and regional economies, and the environment, as well as cause the loss of services provided by a dam. As dams age and the population density near many dams increases, attention has turned to mitigating dam failure through dam inspection programs, rehabilitation, and repair, in addition to preventing and preparing for emergencies. According to a 2019 study by the Association of State Dam Safety Officials, the total cost to rehabilitate the nonfederal dams in the National Inventory of Dams would be approximately \$19 billion.

In 2016, the Water Infrastructure Improvements for the Nation Act (WIIN Act; P.L. 114-322) authorized the Federal Emergency Management Agency (FEMA) to administer a High Hazard Dam Rehabilitation Grant Program to provide funding assistance for the repair, removal, or rehabilitation of certain nonfederal dams. Nonfederal sponsors (such as state governments or nonprofit organizations) may submit applications to FEMA on behalf of eligible dams and then may distribute any grant funding received from FEMA to these dams. Among other requirements, eligible dams must be in a state with a dam safety program, be classified as high hazard (i.e., failure may result in the loss of at least one life), have developed a state-approved emergency action plan, fail to meet the state's minimum dam safety standards, and pose an unacceptable risk. The WIIN Act authorized appropriations for the program through FY2026 and limited individual grants to nonfederal sponsors to the lesser of \$7.5 million or 12.5% of total program funds for the year. For FY2019, Congress appropriated \$10 million for the program (which was the first funding the program received). FEMA awarded grants to 26 nonfederal sponsors ranging from \$153,000 to \$1.25 million for technical, planning, design, and construction assistance for rehabilitation of eligible high hazard potential dams. Federal grant assistance must be accompanied by a nonfederal cost share of no less than 35%. For more information on dam safety and related federal programs and assistance, see CRS Report R45981, *Dam Safety Overview and the Federal Role*, by Anna E. Normand.

U.S. Army Corps of Engineers³⁷

USACE is the primary federal agency involved in construction projects to provide flood damage reduction. It conducts this work through both project-specific and programmatic authorities.³⁸ Typically, most of this work requires that the study and construction costs be shared with a nonfederal sponsor, such as a municipality or levee district. Generally, federal involvement is limited to projects that are determined to have national benefits exceeding their costs, or that address a public safety concern.³⁹ The rate of annual federal discretionary appropriations for USACE projects has not kept pace with the rate of authorization for these projects; therefore, there is competition for annual USACE construction funds. **Table 5** and **Table 6** include information on USACE flood risk reduction projects and programs. **Table 5** provides information on projects that require Congress to specifically authorize their study and construction in legislation. For projects of a limited size and scope, Congress has provided USACE with programmatic authorities to participate in planning and construction of some projects without project-specific congressional authorization; these authorities are known as continuing authorities

³⁷ This section was prepared by Nicole T. Carter, Specialist in Natural Resources Policy.

³⁸ In 2014, Congress enacted the Water Infrastructure Finance and Innovation Act (WIFIA; 33 U.S.C. §3901, et seq.), which authorized USACE to provide credit assistance to water infrastructure projects, including riverine and coastal flood damage reduction projects. The USACE WIFIA program remains unfunded and is not addressed in this report.

³⁹ Congress established this policy in the Flood Control Act of 1936 (49 Stat. 1470), which states “that the Federal Government should improve or participate in the improvement of navigable waters or their tributaries including watersheds thereof, for flood control purposes if the benefits to whomsoever they may accrue are in excess of the estimated costs, and if the lives and social security of people are otherwise adversely affected.”

programs (CAPs). **Table 6** provides information on four flood-related CAPs. CAPs are known by the section of the law in which they were authorized. The four flood-related CAPs discussed are the following:

- Section 205 CAP to reduce flood damages,
- Section 103 CAP to reduce beach erosion and hurricane storm damage,
- Section 14 CAP to protect public works and nonprofit services affected by streambank and shoreline erosion, and
- Section 111 CAP to mitigate shore damage from federal navigation projects.

For more information on the CAP authorities, see CRS In Focus IF11106, *Army Corps of Engineers: Continuing Authorities Programs*, by Anna E. Normand. For more information on the process for project-specific congressional study and construction authorizations, see CRS Report R45185, *Army Corps of Engineers: Water Resource Authorization and Project Delivery Processes*, by Nicole T. Carter and Anna E. Normand.

Figure 4 illustrates how a USACE project may place sand to reduce flood risk by widening the beach and raising the height of the dune; **Figure 5** illustrates a shoreline before and after the USACE project.

USACE also is authorized to fund the repair of certain nonfederal flood control works (e.g., levees, dams) and federally constructed hurricane or shore protection projects that are damaged by other than ordinary water, wind, or wave action (e.g., storm surge, rather than high tide). To be eligible for this assistance, damaged flood control works must be eligible for and active in the agency's Rehabilitation and Inspection Program (RIP) and have been in an acceptable condition at the time of damage, according to regular inspections by USACE. RIP has 1,100 active nonfederal flood risk management systems participating. Congress funds RIP activities and the agency's flood-fighting efforts through the agency's Flood Control and Coastal Emergencies account. The RIP program does not fund repairs associated with regular operation, maintenance, repair, and rehabilitation. For more information on RIP repair assistance, see the relevant sections of CRS Report R45185, *Army Corps of Engineers: Water Resource Authorization and Project Delivery Processes*, by Nicole T. Carter and Anna E. Normand.

Figure 4. Example of a Beach Engineered to Reduce Flood Damages
(Long Beach Island, NJ)



Source: U.S. Army Corps of Engineers, 2013.

Figure 5. Example of Beach Engineered to Reduce Flood Damages
(Ocean City, NJ, before and after engineered beach project)



Source: U.S. Army Corps of Engineers, 2012 and 2013.

Supplemental Appropriations

P.L. 116-20, Additional Supplemental Appropriations for Disaster Relief Act, 2019, was signed by the President on June 6, 2019. Through this legislation, Congress provided \$3.258 billion in supplemental appropriations to the following USACE civil works accounts:

- \$35 million for Investigations account available to USACE studies in states affected by Hurricanes Florence and Michael and insular areas that were affected by Typhoon Mangkhut, Super Typhoon Yutu, and Tropical Storm Gita;
- \$740 million for Construction account available to projects in states affected by Hurricanes Florence and Michael and insular areas that were affected by Typhoon Mangkhut, Super Typhoon Yutu, and Tropical Storm Gita;⁴⁰ and
- \$1.0 billion for Flood Control and Coastal Emergencies (FCCE) account (primarily for flood fighting and RIP-related costs).⁴¹

USACE determines which states and insular areas are eligible for funding for the Investigations account and Construction account funds. FEMA disaster declaration data indicate that North Carolina, South Carolina, Virginia, Florida, Georgia, and Alabama may be eligible for funding based on impacts from Hurricanes Florence and Michael.⁴² Collectively, Typhoon Mangkhut, Super Typhoon Yutu, and Tropical Storm Gita appear to have affected the insular areas of American Samoa, Northern Mariana Islands, and Guam. Unlike the geographic limitations established by Congress for the Investigation and Construction account funds, the funds in the FCCE do not have geographic limitations.

⁴⁰ P.L. 116-20 also made some projects ineligible for these construction funds. It states that projects receiving construction funds provided in P.L. 115-123 are not eligible for the P.L. 116-20 construction funds.

⁴¹ In addition to the amounts shown, P.L. 116-20 provided \$575 million for operation and maintenance of USACE-maintained projects and \$908 million for the Mississippi River and Tributaries project. P.L. 116-20 funds are made available until expended.

⁴² FEMA disaster declarations for 2018 are found at <https://www.fema.gov/disasters/year/2018>.

Table 5. USACE: Flood Damage Reduction Projects

Purpose	Improvements that reduce riverine and coastal storm damages. These improvements are pursued as individual projects rather than under an authorized national program.
Eligible Flood-Related Improvements	<p>Flood-damage reduction works, typically engineered works (e.g., levees, engineered dunes and beaches, storm surge gates and dams).</p> <p>Projects generally are required to have national benefits exceeding costs, or address public safety concerns.</p> <p>Projects are generally limited to those that reduce riverine and coastal flood damage; projects generally do not address drainage within a community or flooding from groundwater.</p>
Type of Federal Assistance	USACE study and construction, or credit or reimbursement for federal portion of nonfederal-led study and construction project. ^a
Federal/Nonfederal Cost-Share	<p>Study: typically 50%/50%. When P.L. 116-20 monies are used, the study costs are 100% federal.</p> <p>Construction: typically 65%/35%. When P.L. 116-20 monies are used, construction costs are 100% federal for ongoing USACE construction projects; for projects other than ongoing construction projects, typical cost sharing applies when using P.L. 116-20 monies.</p> <p>Coastal periodic nourishment: 50%/50%.^b</p> <p>Operations and maintenance (O&M): O&M is a nonfederal responsibility for most projects (some legacy projects and dams have O&M provided by USACE).</p> <p>Territories and tribes have the first \$484,000 in costs associated with studies and construction activities waived pursuant to 33 U.S.C. §2310.</p>
Maximum Project Assistance	Amount depends on project-specific authorization of appropriations.
Program Trigger	Annual appropriations; supplemental appropriations.
Action Needed to Access Program	<p>For annual appropriations, inclusion in the Administration’s work plan for USACE for enacted appropriations is required. For a USACE study, congressional study authorization and nonfederal cost-share of study is required. For a USACE construction project, project-specific congressional construction authorization and nonfederal cost-share of construction is required.^c</p> <p>For USACE funds provided in P.L. 116-20, the Administration selects the USACE studies and projects to fund from among those that meet the geographic eligibility identified in P.L. 116-20. For P.L. 116-20 construction funds, either a project-specific congressional authorization or a determination by the Secretary of the Army that the project is technically feasible, economically justified, and environmentally acceptable is required.</p>
Geographic Eligibility	<p>Project-specific congressional authorization determines the geographic scope of the project. USACE has participated in projects in all states, some Indian Reservations, DC, American Samoa, Guam, Commonwealth of the Northern Marianas Islands, Puerto Rico, and U.S. Virgin Islands.</p> <p>P.L. 116-20 limited eligibility to the Investigation and Construction account funds to those states affected by Hurricanes Florence and Michael, and insular areas that were affected by Typhoon Mangkhut, Super Typhoon Yutu, and Tropical Storm Gita.</p>

FY2019 and FY2020 Supplemental Funds	P.L. 116-20 provided \$740 million (up to \$25 million of this amount can be used for USACE's programmatic flood authorities; see Table 6) to the USACE Construction account for the construction of authorized flood and storm damage reduction projects; \$35 million to the USACE Investigation account for studies for flood and storm damage reduction in qualifying states and territories. See above description of geographic eligibility for the Investigations and Construction account funds.
FY2019 Funding	\$946 million for flood-related study and construction (\$97 million for coastal studies and construction, \$849 million for riverine studies and construction). ^d (Annual appropriations are typically provided in annual Energy & Water Development appropriations acts.)
FY2020 Budget Request	Administration budget request of \$211 million for flood-related study and construction (\$18 million for coastal studies, \$193 million for riverine studies and construction).
Authorization	Construction of individual projects is authorized by Congress, typically in a Water Resources Development Act or other omnibus water authorization legislation.
Websites	http://www.usace.army.mil/Missions/Civil-Works/Project-Planning/WRRDA-7001-Proposals/ http://www.iwr.usace.army.mil/Missions/Flood-Risk-Management/Flood-Risk-Management-Program/ To identify USACE district, use http://www.usace.army.mil/Locations/

Source: Congressional Research Service. Amounts shown in table do not include funding for operations and maintenance of USACE projects or funding for the study, construction, operation, maintenance, and repair of projects that are part of the Mississippi River & Tributaries project.

- a. For the most part, congressionally authorized USACE flood damage reduction projects have been constructed by the agency (with a nonfederal cost-share). After construction, the projects are turned over to nonfederal sponsors to own, operate, maintain, repair, and rehabilitate. In recent years, some nonfederal sponsors have used authorities to construct projects themselves and seek reimbursement or credit from USACE.
- b. For beach and dune nourishment elements of coastal storm damage reduction projects, the construction is often authorized to include regular renourishments (i.e., sand replenishment) over 50 years (with processes to seek extensions).
- c. For more information on obtaining congressional USACE study and construction authorization, see CRS Report R45185, *Army Corps of Engineers: Water Resource Authorization and Project Delivery Processes*, by Nicole T. Carter and Anna E. Normand.
- d. Amount does not include \$754 million in USACE flood-related O&M spending; much of this is for existing projects that the USACE owns and operates. Amount does not include \$274 million associated with flood-related study, construction, and operation and maintenance of projects that are part of the Mississippi River & Tributaries project.

Table 6. USACE: Flood-Related Continuing Authorities Programs

Purpose	<p>Under authorized Continuing Authorities Programs (CAPs), USACE may study and construct certain improvements without additional project-specific congressional authorization. CAPs are known by the section number of the law in which they were authorized. The four flood-related CAPs are for projects that</p> <ul style="list-style-type: none"> • (§205) reduce flood damages (using structural and nonstructural approaches); • (§103) reduce beach erosion and hurricane storm damage; • (§14) protect public works and nonprofit services affected by streambank and shoreline erosion; or • (§111) mitigate shore damage from federal navigation projects.
Eligible Flood-Related Improvements	<p>Flood damage reduction works, often engineered infrastructure, that fall within the authority of the specific CAP, subject to the availability of appropriations.</p> <p>Projects generally are required to have national benefits exceeding costs, or address public safety concerns, as well as be technically feasible and comply with federal environmental and resource statutes.</p>
Type of Federal Assistance	<p>(§205, §103, §14, and §111) USACE study and construction of cost-shared projects.</p>
Federal/Nonfederal Cost-Share	<p>Study:</p> <ul style="list-style-type: none"> • (§205, §103 and §14) 50%/50% after first \$100,000, which is 100% federal. • (§111): Same as the federal project causing the damage. • Study costs are 100% federal if using P.L. 116-20 funds. <p>Construction:</p> <ul style="list-style-type: none"> • (§205, §103 and §14) 65%/35%. • (§111) Same as the federal project causing the damage. • When using P.L. 116-20 funds, construction costs are 100% federal for projects ongoing construction projects; for projects other than ongoing construction projects, typical cost sharing applies when using P.L. 116-20 monies. <p>Operations & Maintenance:</p> <ul style="list-style-type: none"> • Operation and maintenance is a nonfederal responsibility.
Maximum Project Assistance	<p>Waiver</p> <p>Territories and tribes have the first \$484,000 in costs associated with these activities waived pursuant to 33 U.S.C. §2310.</p> <p>Federal assistance for a project (including projects using P.L. 116-20 funds) cannot exceed the following:</p> <ul style="list-style-type: none"> • (§205) \$10 million; • (§103) \$10 million; • (§14) \$5 million; and • (§111) \$10 million.
Program Trigger	<p>Annual appropriations; supplemental appropriations.</p>

Action Needed to Access Program	State, tribal, or local government agency may submit to the local USACE district a written request for work under a CAP authority. USACE identifies and selects eligible projects for funding using enacted appropriations for the CAP program. Demand for CAP projects often exceeds federal funds. For P.L. 116-20 funds, the Administration selects which activities to fund from among USACE studies and projects that meet (1) geographic eligibility identified in P.L. 116-20 and (2) specific per-project federal cost limits and other limitations of the CAP programs.
Geographic Eligibility	Sections 205, 14, and 11 are open to all of the United States and Indian Reservations and have been interpreted as being open to territorial possessions. Section 103 is open to activities associated with the shores and beaches of the United States, Indian reservations, and U.S. territories and possessions. P.L. 116-20 limited eligibility for its CAP funds to states affected by Hurricanes Florence and Michael, and insular areas that were affected by Typhoon Mangkhut, Super Typhoon Yutu, and Tropical Storm Gita.
FY2019 and FY2020 Supplemental Funds	P.L. 116-20 provided up to \$25 million for “continuing authorities projects to reduce the risk of flooding and storm damage” in eligible states and insular areas. See above description of geographic eligibility.
FY2019 Funding	(§205) \$8.0 million; (§103) \$4.0 million; (§14) \$8.0 million; (§111) \$8.0 million. (Annual appropriations are typically provided in annual Energy and Water Development appropriations acts).
FY2020 Budget Request	Administration budget request for Section 205 was \$1.0 million. No funding was requested by the Administration for Section 103, Section 14, or Section 111.
Authorization	(§205) 33 U.S.C. §701s. (§103) 33 U.S.C. §426g. (§14) 33 U.S.C. §701r. (§111) 33 U.S.C. §426i.
Website	No national USACE CAP website; to identify USACE district, use http://www.usace.army.mil/Locations/ .

Source: Congressional Research Service.

Notes: For more on the continuing authorities programs, see CRS In Focus IF11106, *Army Corps of Engineers: Continuing Authorities Programs*, by Anna E. Normand.

U.S. Department of Agriculture⁴³

As at the USACE, USDA’s role in flood control and risk reduction was established by Congress decades ago.⁴⁴ The general difference between the two agencies is the size, scope, location, and authorization of projects. USDA’s Natural Resources Conservation Service (NRCS) administers two programs that provide flood damage reduction—the Watershed and Flood Prevention

⁴³ This section was prepared by Megan Stubbs, Specialist in Agricultural Conservation and Natural Resources Policy.

⁴⁴ The Flood Control Act of 1936 (P.L. 74-738) authorized USDA to examine and survey measures of controlling runoff, soil erosion, and water flow in watersheds upstream from the rivers and tributaries under the jurisdiction of USACE. This authority was expanded in the Flood Control Act of 1944 (P.L. 78-534), and again in the Watershed Protection and Flood Prevention Act of 1954 (P.L. 83-566), which provided authority and funding for structural practices. Congress intended for USDA to conduct smaller flood control works upstream of larger USACE projects as an extension of its current on-farm conservation work. For additional information, see CRS Report RL30478, *Federally Supported Water Supply and Wastewater Treatment Programs*, coordinated by Jonathan L. Ramseur.

Operations (WFPO) program and the floodplain easement program of the Emergency Watershed Protection (EWP) program.⁴⁵ These programs provide assistance to states, tribes, and local organizations; projects generally originate at the local level and do not require congressional approval. Annual appropriations vary greatly from year to year, resulting in a number of authorized but unfunded projects. **Table 7** and **Table 8** include information on USDA flood risk reduction and mitigation programs. **Figure 6** provides an example of a EWP floodplain easement and **Figure 7** provides an example of a WFPO project.

Figure 6. Example of a EWP Floodplain Easement
(flooded field covered by easement near the Red River east of Bowsmont, ND)



Source: Natural Resources Conservation Service, May 1, 2013.

⁴⁵ EWP is an emergency recovery program that provides financial and technical assistance to project sponsors following a natural disaster. Congress amended the program in 1996 (§382, P.L. 104-127) to include the purchase of floodplain easements “in lieu of recovery.” Since then, NRCS has enrolled over 1,600 easements on over 185,000 acres. For additional information, see CRS Report R42854, *Emergency Assistance for Agricultural Land Rehabilitation*, by Megan Stubbs. NRCS also administers a number of agricultural conservation programs that provide technical and financial assistance to individual producers for the implementation of conservation measures. These measures can include flood risk reduction and erosion strategies. Since these programs are administered directly to individuals and not state or local entities, they are not included in this report. For additional information on these programs, see CRS Report R40763, *Agricultural Conservation: A Guide to Programs*, by Megan Stubbs.

Figure 7. Example of a WFPO Project
(Snake River diversion structure at Warren, MN)



Source: Natural Resources Conservation Service, May 1, 2013.

Note: The diversion structure is one component of a larger WFPO project to address flooding. Other components (not pictured) include a four-mile floodway, 550-acre impoundment, and wetlands mitigation.

Supplemental Appropriations and Program Amendments

P.L. 116-20 authorized supplemental appropriations for crop and livestock losses from hurricanes, floods, tornadoes, typhoons, volcanic activity, snowstorms, wildfires, and other natural disasters in CY2018 and CY2019. The act also provided additional funding for the EWP program for necessary expenses related to the consequences of Hurricanes Michael and Florence and wildfires occurring in CY2018, tornadoes and floods occurring in CY2019, and other natural disasters. The EWP funding is to remain available until expended and, as with most EWP funding, no disaster declaration is required.

The Agriculture Improvement Act of 2018 (2018 farm bill; P.L. 115-334) made few amendments to the WFPO program, most substantially being the authorization of permanent mandatory funding of \$50 million annually.⁴⁶ Historically, the program has received only discretionary funding through the annual appropriations process. Additionally, this program historically has been called the small watershed program, because no project may exceed 250,000 acres and no structure may exceed 12,500 acre-feet of floodwater detention capacity or 25,000 acre-feet of total capacity. Although these limitations were not statutorily changed, the FY2019 appropriation

⁴⁶ For additional information on changes in the 2018 farm bill, see CRS Report R45698, *Agricultural Conservation in the 2018 Farm Bill*, by Megan Stubbs.

temporarily waives the 250,000-acre limitation for all authorized activities in FY2018 where the primary purpose is not flood prevention.

Table 7. NRCS:Watershed and Flood Prevention Operations (WFPO)

Purpose	WFPO provides technical and financial assistance to states, Indian tribes or tribal organizations, ^a and local organizations to plan and install watershed projects. WFPO originally required flood prevention and protection as a function of all projects. The program has since been amended to include other water quality and water resources purposes. ^b
Eligible Flood-Related Improvements	Eligible projects include land treatment, and nonstructural and structural facilities for flood prevention and erosion reduction. Structural measures can include dams, levees, canals, and pumping stations.
Type of Federal Assistance	Partial project grants, plus provision of technical advisory services.
Federal/Nonfederal Cost-Share	The federal government pays all costs related to construction for flood control purposes only. Costs for nonagricultural water supply must be repaid by local organizations; however, up to 50% of costs for land, easements, and rights-of-way allocated to public fish and wildlife and recreational developments may be paid with program funds. Local sponsors agree to operate and maintain completed projects.
Maximum Project Assistance	No project may exceed 250,000 acres, ^c and no structure may exceed more than 12,500 acre-feet of floodwater detention capacity, or 25,000 acre-feet of total capacity without congressional approval. Congressional approval is also required when a project includes an estimated federal contribution of more than \$25 million for construction, or includes a storage structure with a capacity in excess of 2,500 acre-feet. There are no population or community income-level limits on applications for WFPO; however, at least 20% of the total benefit of the project must directly relate to agriculture (including rural communities).
Program Trigger	Program appropriations in enacted legislation and permanently authorized mandatory funding.
Action Needed to Access Program	Authorization of approved watershed plans can be (1) requested from sponsoring organizations; (2) congressionally directed; or (3) authorized by the Chief of NRCS. After approval, technical and financial assistance can be provided for installation of works of improvement specified in the plans, subject to annual appropriations.
Geographic Eligibility	Projects in all 50 states, Indian Reservations, DC, American Samoa, Guam, Northern Marianas, Puerto Rico, and Virgin Islands.
FY2019 and FY2020 Supplemental Funds	No supplemental appropriations.
FY2019 Funding	\$197 million total. \$150 million (discretionary), \$50 million of which is required to be allocated to projects and activities that can (1) “commence promptly”; (2) address regional priorities for flood prevention, agricultural water management, inefficient irrigation systems, fish and wildlife habitat, or watershed protection; or (3) address watershed protection projects authorized under Flood Control Act of 1944 (P.L. 78-534). (Annual appropriations typically are provided in annual Agricultural and Related Agencies appropriations acts.) \$47 million (mandatory), authorization of \$50 million is reduced by sequestration. (Mandatory funding is provided annually and permanently authorized.)
FY2020 Budget Request	No funding was requested by the Administration.

Authorization	The program consists of projects built under two authorities—Watershed Prevention and Flood Protection Act of 1954 (P.L. 83-566) and Flood Control Act of 1944 (P.L. 78-534). 33 U.S.C. §701b-1, and 16 U.S.C. §§1001-1008.
Website	https://www.nrcs.usda.gov/wps/portal/nrcs/detail/national/programs/landscape/wfpo/ .

Source: Congressional Research Service.

- a. This includes any Indian tribe or tribal organization, as defined in 25 U.S.C. §5304, having authority under federal, state, or Indian tribal law to carry out, maintain, and operate the works of improvement.
- b. Other improvements can include agricultural water management, public recreation development, fish and wildlife habitat development, and municipal or industrial water supplies.
- c. The FY2019 Consolidated Appropriations Act (P.L. 116-6) temporarily waives the 250,000-acre limitation for all authorized WPFO activities in FY2019 unless the primary purpose is for flood prevention.

Table 8. NRCS: Emergency Watershed Protection (EWP)—Floodplain Easements

Purpose	Separate from the general EWP program, floodplain easements are meant to safeguard lives and property from future floods, drought, and the products of erosion through the restoration and preservation of the land’s natural values.
Eligible Flood-Related Improvements	NRCS has authority to restore and enhance floodplain function and values. This includes removing all structures, including buildings, within easement boundaries. Land must be within an eligible floodplain.
Type of Federal Assistance	Floodplain easements are voluntarily purchased and held by NRCS in perpetuity when in agricultural areas. In areas with residential properties, local project sponsors are required to acquire the underlying land, in fee title, after the easement closes. USDA also provides technical assistance and restoration costs.
Federal/Nonfederal Cost-Share	The federal government can provide up to 100% of restoration costs and up to 75% of building removal costs. Federal easement payments are limited to the lowest amount identified using the three valuation methods described below under “Maximum Project Assistance.”
Maximum Project Assistance	Landowners receive the smallest of the following values as an easement payment: (1) a geographic area rate established by the NRCS; (2) the fair-market value based on an area-wide market analysis or an appraisal completed according to the Uniform Standards of Professional Appraisal Practices; or (3) the landowner’s offer.
Program Trigger	Program appropriations in enacted legislation.
Action Needed to Access Program	Eligible lands include (1) floodplain lands damaged by flooding at least once in the previous calendar year or damaged by flooding at least twice within the previous 10 years; (2) other lands within the floodplain that would contribute to the restoration of flood storage and flow or erosion control, or would improve the practical management of the easement; or (3) lands that would be inundated or adversely affected as a result of a dam breach.
Geographic Eligibility	Projects in all 50 states, Indian Reservations, DC, American Samoa, Guam, Northern Marianas, Puerto Rico, and Virgin Islands.
FY2019 and FY2020 Supplemental Funds	General EWP program received \$435 million in FY2019 (P.L. 116-20, Title I) for necessary expenses related to the consequences of Hurricanes Michael and Florence and wildfires occurring in CY2018, tornadoes and floods occurring in CY2019, and other natural disasters. Unspecified amount for floodplain easements. No funding, to date, in FY2020.
FY2019 Funding	Not part of annual budget requests or appropriations.
FY2020 Budget Request	Not part of annual budget requests or appropriations.

Authorization	33 U.S.C. §701b-1 and 16 U.S.C. §§2203-2205.
Website	https://www.nrcs.usda.gov/wps/portal/nrcs/main/national/programs/landscape/ewpp/ .

Source: Congressional Research Service.

National Oceanic and Atmospheric Administration⁴⁷

NOAA supports a broad variety of activities that support coastal resilience, including scientific research, data collection and monitoring, planning, habitat conservation and restoration, outreach and education, coastal and ocean management, and other activities pursuant to the Coastal Zone Management Act of 1972, as amended (CZMA; P.L. 92-583, 16 U.S.C. §§1451-1466).⁴⁸ Most of NOAA’s efforts focus on management, planning, and technical and financial assistance; some of these programs lead to improved coastal flood resilience. NOAA coastal flood-related activities include its Coastal and Waterfront Smart Growth program, Habitat Blueprint living shorelines program, Digital Coast resources, and projects supported by various state Sea Grant programs,⁴⁹ among others. For more on NOAA’s CZMA activities, see the earlier text box titled “Land-Use Planning and Federal Statutes Related to Coastal Management.”

NOAA also supports flood resilience activities by providing funding to the National Fish and Wildlife Foundation’s (NFWF’s) coastal resilience programs.⁵⁰ NFWF, with support from NOAA, USACE and several nonfederal organizations, conducted U.S. coastline resilience analyses to identify “specific areas with the greatest potential to provide protection to human communities while also restoring or improving habitat for fish and wildlife.”⁵¹ In FY2018, Congress shifted funding from NOAA’s Regional Coastal Resilience Grant program to the National Oceans and Coastal Security Fund, also known as the Title IX Fund (P.L. 114-113; 16 U.S.C. §§7501-7507).⁵² According to P.L. 114-113, the Title IX Fund was established to “better understand and utilize ocean and coastal resources and coastal infrastructure, including baseline scientific research, ocean observing, and other programs and activities carried out in coordination with Federal and State departments or agencies.” Although NOAA retains oversight of the Title IX Fund, the administrative responsibility has transferred to NFWF.⁵³

⁴⁷ This section was prepared by Eva Lipiec, Analyst in Natural Resources Policy.

⁴⁸ For more information, see CRS Report R45460, *Coastal Zone Management Act (CZMA): Overview and Issues for Congress*, by Eva Lipiec.

⁴⁹ For more information, see the following: NOAA Coastal and Waterfront Smart Growth at <https://coastalsmartgrowth.noaa.gov/>; NOAA Habitat Blueprint at <https://www.habitatblueprint.noaa.gov/>; Digital Coast Topics at <https://coast.noaa.gov/digitalcoast/topics/>; and Sea Grant Resilience at <https://seagrant.noaa.gov/News/PID/468/evl/0/TagID/732/TagName/Resilience>.

⁵⁰ The National Fish and Wildlife Foundation (NFWF) was established by Congress (16 U.S.C. §§3701-3710) as a charitable and nonprofit corporation to further the conservation of fish, wildlife, plants, and other natural resources. For more information, see CRS Report R44740, *National Fish and Wildlife Foundation (NFWF): History, Function, and Funding*, by R. Eliot Crafton.

⁵¹ NFWF, *National Coastal Resilience Fund*, at <https://www.nfwf.org/coastalresilience/Documents/ncrffactsheet.pdf>.

⁵² “Explanatory Statement Submitted by Mr. Frelinghuysen, Chairman of the House Committee on Appropriations, regarding the House Amendment to Senate Amendment on H.R. 1635,” in House *Congressional Record* 164, number 50 (March 22, 2018), at <https://www.congress.gov/congressional-record/2018/03/22/house-section/article/H2045-2>. From FY2015 to FY2018, Congress appropriated funds to NOAA in support of coastal resilience grant programs. Congress effectively discontinued NOAA’s grant programs with its establishment of the National Oceans and Coastal Security Fund in FY2018.

⁵³ Several nonfederal organizations also contribute funds to NFWF’s National Coastal Resilience Fund. NFWF,

NOAA and NFWF use Title IX funds and its previous coastal resilience assessments to support the goals of the National Coastal Resilience Fund: (1) reduce the impact of coastal flooding and associated threats to property and key assets, (2) improve water quality and recreational opportunities, and (3) enhance the ecological integrity and functionality of coastal and inland ecosystems.⁵⁴ In FY2019, the National Coastal Resilience Fund awarded funding to nonfederal entities for three types of projects: Project Preliminary Design and Site Assessment, Project Final Design and Permitting, and Project Restoration and Monitoring.⁵⁵ **Table 9** includes information about the National Coastal Resilience Fund.

In FY2018, NOAA and NFWF funded 35 National Coastal Resilience Fund projects.⁵⁶ For example, one project restored sand dunes along the north and west coast of Puerto Rico. The project used various sand-trapping devices, exclusion fences, and wooden boardwalks to promote the accumulation of sand and increase vegetation cover, as shown in **Figure 7**.

Supplemental Appropriations

Congress appropriated supplementary funds to the Title IX Fund in FY2019 (P.L. 116-20). NOAA and NFWF used the funds to establish the Emergency Coastal Resilience Fund in support of projects to increase the resilience of coastal communities affected by Hurricanes Florence and Michael, Typhoon Yutu, and wildfires in 2018.⁵⁷ Projects are expected to (1) reduce the impacts of coastal storm surge, sea-level rise, wave velocity, flooding, debris flow, stormwater runoff, and other natural hazards on coastal communities and (2) strengthen the ecological integrity and functionality of coastal ecosystems.⁵⁸

**Table 9. NOAA: National Coastal Resilience Fund and
Emergency Coastal Resilience Fund**

(administered by National Fish and Wildlife Foundation)

Purpose	Program supports efforts to restore, increase, and strengthen natural infrastructure to protect coastal communities while enhancing habitats for fish and wildlife. Project interventions that help reduce threats including, but not limited to, flooding from sea-level rise, coastal erosion, increased frequency and intensity of storms, and impacts from other chronic and episodic factors. Many of these threats are connected, and the program anticipates that the proposed projects will address reducing vulnerability to multiple threats, as appropriate.
Eligible Flood-Related Improvements	Nonfederal project design, site assessment, permitting, implementation, and monitoring. Projects requesting funding for multiple focus areas are not considered.
Type of Federal Assistance	Competitive grants with a cost-share requirement. Funded through grant agreements requiring substantial involvement of NOAA and NFWF.

“National Coastal Resilience Fund,” at <https://www.nfwf.org/coastalresilience/Pages/home.aspx>.

⁵⁴ NFWF, “National Coastal Resilience Fund,” at <https://www.nfwf.org/coastalresilience/Pages/home.aspx>.

⁵⁵ NFWF, “National Coastal Resilience Fund 2019 Request for Proposals,” at <https://www.nfwf.org/coastalresilience/Pages/2019rfp.aspx>.

⁵⁶ For more information on the FY2018 projects, see NFWF, “National Coastal Resilience 2018 Grant Slate,” at <https://www.nfwf.org/coastalresilience/Documents/2018grantslate.pdf>.

⁵⁷ NFWF, “Emergency Coastal Resilience Fund 2019 Request for Proposals,” at <https://www.nfwf.org/coastalresilience/emergency/Pages/ecrf-2019rfp.aspx>.

⁵⁸ *Ibid.* Full proposals were due to NFWF on November 12, 2019.

Federal/Nonfederal Cost-Share	A minimum of an equal nonfederal match in cash or in-kind services to the federal contribution (i.e., at least a 1:1 nonfederal-federal match) is expected for all awards. Proposals with larger match ratios and matching fund contributions from a diversity of partners are encouraged and are expected to be more competitive during review of proposals.
Expected Average Project Assistance^a	Project Preliminary Design and Site Assessment: \$125,000. Final Project Design and Permitting: \$250,000. Restoration and Monitoring: \$1-\$3 million.
Program Trigger	Annual or supplementary appropriations, funds transferred from NOAA to NFWF pursuant to 16 U.S.C. §3709, or eligible donations, and subsequent public announcement of request for proposals.
Action Needed to Access Program	Proposal from an eligible entity, including non-profit 501(c) organizations, state and territorial government agencies, local governments, municipal governments, tribal governments, educational institutions, or commercial (for profit) organizations. Tribal governments include all Indian tribal governments (both federally recognized tribes and those tribes that are not federally recognized).
Geographic Eligibility	Projects must be located within the coastal areas of U.S. coastal states, including the Great Lakes states, and territories (Puerto Rico, the U.S. Virgin Islands, American Samoa, Guam, and the Commonwealth of the Northern Mariana Islands). For the purpose of this funding opportunity, the eligible project area is defined as all coastal Hydrologic Unit Code (HUC) 8 watersheds that drain to the sea and any adjacent HUC 8 watersheds that are particularly low-lying or tidally influenced. NOAA and NFWF used P.L. 116-20 supplementary funds to establish the Emergency Coastal Resilience Fund to support projects in coastal communities affected by Hurricanes Florence and Michael, Typhoon Yutu, and wildfires in 2018.
FY2019 and FY2020 Supplemental Funds	P.L. 116-20. Up to \$50 million is available for grants under the Emergency Coastal Resilience Fund.
FY2019 Funding	Available for grants: Up to \$30 million. (Annual appropriations are typically provided in annual Commerce, Justice, and Science appropriations act.)
FY2020 Budget Request	No funding was requested by the Administration for the Title IX Fund.
Authorization	Coastal Zone Management Act (P.L. 92-583, 16 U.S.C. §§1451-1466) National Fish and Wildlife Foundation (P.L. 98-244, 16 U.S.C. §§3701-3710) National Oceans and Coastal Security Act (P.L. 114-113, 16 U.S.C. §§7501-7507)
Website	https://www.nfwf.org/coastalresilience/Pages/home.aspx https://www.nfwf.org/coastalresilience/emergency/Pages/home.aspx

Source: Congressional Research Service from U.S. Congress, House Committee of Conference, *Conference Report to accompany H.J. Res. 31*, committee print, 116th Cong., 1st sess., February 13, 2019, H. Rept. 116-9; P.L. 116-20; NFWF, “National Coastal Resilience Fund 2019 Request for Proposals,” at <https://www.nfwf.org/coastalresilience/Pages/2019rfp.aspx>; NFWF, “Emergency Coastal Resilience Fund 2019 Request for Proposals,” at <https://www.nfwf.org/coastalresilience/emergency/Pages/ecrf-2019rfp.aspx>.

Notes: NFWF = National Fish and Wildlife Foundation; NOAA = National Oceanic and Atmospheric Administration.

- a. There is no minimum or maximum limit on the size of the 2019 National Coastal Resilience Fund grants. NFWF, *National Coastal Resilience Fund 2019 Request for Proposals*, at <https://www.nfwf.org/coastalresilience/Documents/2019rfp.pdf>.

Figure 8. Example of a NOAA-Supported National Coastal Resilience Fund Project
(Teodoro Beach, Isabela, Puerto Rico)



Source: U.S. Fish and Wildlife Service, “Strengthening the Resilience of the North Coast of Puerto Rico to Extreme Weather and Climate Change Through Sand Dune Restoration,” at <https://www.fws.gov/southeast/caribbean/coastal-program/#strengthening-the-resilience-of-the-north-coast-of-puerto-rico-to-extreme-weather-and-climate-change-through-sand-dune-restoration-section>. Photos taken by Vida Marina and used with permission.

Note: The images above show researchers taking wind measurements during installation of the sand-trapping devices (left) and the project site two months later (right). According to Dr. Robert J. Mayer, lead investigator on the project, the project has been funded by the National Coastal Resilience Fund and the Puerto Rico Department of Natural and Environmental Resources. Personal communication, November 25, 2019.

Environmental Protection Agency⁵⁹

EPA’s principal role in stormwater management is regulatory, consisting primarily of a discharge permit program. Although the EPA’s financial role in flood risk reduction historically has been very limited, it has expanded in recent years, with attention to how green infrastructure approaches to stormwater management can improve water quality. EPA may provide support for stormwater projects that contribute to pollution prevention through reduction of contaminants and erosion, including by managing runoff.

To date, the primary avenue for this EPA assistance has been through the clean water State Revolving Fund (SRF) program (**Table 10**).⁶⁰ Each state implements its own SRF program, which is allowed to support a range of projects and activities; this results in variations in program implementation from state to state. Historically, the vast majority of the projects supported by the SRF have been wastewater infrastructure activities, some of which may have involved stormwater infrastructure. Pursuant to changes made in 2014 (P.L. 113-121), stormwater management became one of multiple eligible categories of activities for SRF loans and other assistance. However, the selection of SRF projects for assistance remains prioritized on meeting the pollution-prevention objectives of the Clean Water Act.⁶¹

⁵⁹ This section was prepared by Jonathan L. Ramseur, Specialist in Environmental Policy.

⁶⁰ For additional information, see CRS Report R44963, *Wastewater Infrastructure: Overview, Funding, and Legislative Developments*, by Jonathan L. Ramseur. In addition to the clean water SRF program, America’s Water Infrastructure Act of 2018 (AWIA; P.L. 115-270), enacted on October 23, 2018, amended a grant program authorized in Clean Water Act Section 221 (33 U.S.C. §1301). AWIA modified the eligibility provisions to include stormwater infrastructure. This grant program was originally established in 2000 (P.L. 106-554) to address sewer overflow issues; the program has not received appropriations. AWIA reauthorized appropriations for the grant program for \$225 million annually for FY2019 and FY2020.

⁶¹ All funds in the clean water SRF resulting from federal capitalization grants are first to be used to assure maintenance of progress toward compliance with enforceable deadlines, goals, and requirements of the Clean Water

EPA’s Water Infrastructure Finance and Innovation Act of 2014 (WIFIA) program also may provide a source of financial assistance for water infrastructure, which may include stormwater-related activities. As described in **Table 11**, P.L. 113-121 (Title V, Subtitle C) established the WIFIA program; it authorized EPA to provide credit assistance (e.g., secured/direct loans or loan guarantees) for a range of wastewater and drinking water projects.⁶² In general, project costs must be \$20 million or larger to be eligible for WIFIA credit assistance, and WIFIA loan assistance is generally limited to 49% of eligible costs.⁶³ EPA issued its first WIFIA loan in 2018.⁶⁴ For purposes of WIFIA, green infrastructure includes the following:

a wide array of practices at multiple scales that manage wet weather and that maintains and restores natural hydrology by infiltrating, evapotranspiring and harvesting and using stormwater. On a regional scale, green infrastructure is the preservation and restoration of natural landscape features, such as forests, floodplains and wetlands, coupled with policies such as infill and redevelopment that reduce overall imperviousness in a watershed. On the local scale, green infrastructure consists of site- and neighborhood-specific practices, such as bioretention, trees, green roofs, permeable pavements and cisterns.⁶⁵

Table 10. EPA: Clean Water State Revolving Fund

Purpose	Program provides financial assistance through state-administered clean water state revolving fund (SRF) programs, supporting wastewater infrastructure and other eligible projects and activities. States must use SRF monies first to ensure compliance with Clean Water Act deadlines, goals, and requirements.
Eligible Flood-Related Improvements	The assistance can be used for constructing publicly owned facilities for stormwater management and for measures that would reduce stormwater (e.g., green infrastructure). Eligible projects include measures to manage, reduce, treat, or recapture stormwater, including those that may provide flood resilience and risk reduction benefits.
Type of Federal Assistance	Clean water SRFs may provide seven general types of financial assistance: making loans; buying or refinancing existing local debt obligations; guaranteeing or purchasing insurance for local debt obligations; guaranteeing SRF debt obligations (i.e., to be used as security for leveraging the assets in the SRF); providing loan guarantees for substate revolving funds; earning interest on fund accounts; and supporting reasonable costs of administering the SRF.
Federal/Nonfederal Cost-Share	Most assistance is for loans that have to be 100% repaid to the state clean water SRF.
Maximum Project Assistance	Not specified.
Program Trigger	Annual project selection at state level.

Act (33 U.S.C. §1382(b)(5)).

⁶² For more information, see CRS Report R43315, *Water Infrastructure Financing: The Water Infrastructure Finance and Innovation Act (WIFIA) Program*, by Jonathan L. Ramseur and Mary Tiemann.

⁶³ WIFIA authorizes EPA to make available up to 25% of available funds each year for credit assistance in excess of 49% of project costs. Except for certain projects in rural areas, the total amount of federal assistance (i.e., WIFIA and other sources combined) may not exceed 80% of a project’s cost. In rural areas (defined as populations of 25,000 or less), project costs must be \$5 million or more.

⁶⁴ For more information, see EPA’s WIFIA website, <https://www.epa.gov/wifia>.

⁶⁵ U.S. Environmental Protection Agency, “Credit Assistance for Water Infrastructure Projects,” 81 *Federal Register* 91828, December 16, 2016, at <https://www.federalregister.gov/documents/2016/12/19/2016-30194/credit-assistance-for-water-infrastructure-projects>.

Action Needed to Access Program	Eligible entities submit applications to state-administered programs. In general, eligible loan recipients for SRF assistance include municipalities and intermunicipal, interstate, or state agencies. Private utilities are not eligible to receive funds for construction of wastewater treatment works and most other eligible activities, but privately owned projects are eligible for certain types of activities (e.g., projects to manage, reduce, or treat stormwater; or development of watershed management projects).
Geographic Eligibility	SRF programs operate in all 50 states and Puerto Rico. Through a separate process, EPA provides direct grants for the District of Columbia, U.S. Virgin Islands, American Samoa, Guam, and the Commonwealth of Northern Marianas. EPA also provides direct grants to Indian tribes (33 U.S.C. §1377). The funding for the District of Columbia, U.S. territories, and Indian tribes is part of the SRF appropriation to EPA.
FY2019 and FY2020 Supplemental Funds	No supplemental appropriations.
FY2019 Funding	\$1.694 billion to EPA, which awarded grants to states to capitalize loan funds; states are to provide a 20% match for those funds. Federal funds are distributed by formula to the state SRF programs. (Annual appropriations are typically provided in annual Interior, Environment, and Related Agencies appropriations acts.)
FY2020 Budget Request	Administration budget request was \$1.20 billion.
Authorization	Clean Water Act, as amended, Sections 601-607, 33 U.S.C. §§1381-1387. Regulations are codified at 40 C.F.R. §35.3100.
Website	https://www.epa.gov/cwsrf .

Source: Congressional Research Service.

Table 11. EPA: Water Infrastructure Finance and Innovation Act (WIFIA)

Purpose	Program helps finance water infrastructure projects, including projects to build and upgrade wastewater and drinking water treatment systems. WIFIA provides credit assistance to large water projects that may otherwise have difficulty obtaining financing.
Eligible Flood-Related Improvements	Eligible projects include (among others) all categories eligible for SRF assistance, including measures to manage, reduce, treat, or recapture stormwater, which may provide flood resilience and risk reduction benefits.
Type of Federal Assistance	Credit assistance (e.g., loans or loan guarantees).
Federal/Nonfederal Cost-Share	No cost-share requirement, but federal share subject to limitations.
Maximum Project Assistance	No maximum cost per project, but loan amounts generally are limited to 49% of eligible project cost; total amount of federal assistance (i.e., WIFIA and other federal sources) may not exceed 80% of total project cost.
Program Trigger	Credit assistance awarded by EPA on competitive basis.
Action Needed to Access Program	Eligible entities submit credit assistance application to EPA. Eligible entities include a corporation; partnership; joint venture; trust; or a federal, state, local, or tribal government (or consortium of tribal governments).
Geographic Eligibility	Projects in all 50 states, the District of Columbia, Indian lands, and U.S. territories.
FY2019 and FY2020 Supplemental Funds	No supplemental appropriations.

FY2019 Funding	P.L. 116-6 provided \$68 million for the WIFIA program, including \$60 million to cover subsidy costs and \$8 million for administrative costs. EPA estimated that its budget authority (\$60 million) would provide approximately \$6 billion in credit assistance (e.g., direct loans). ^a (Annual appropriations are typically provided in annual Interior, Environment, and Related Agencies appropriations acts.)
FY2020 Budget Request	Administration budget request was \$20 million to cover subsidy costs, which EPA estimated would allow the agency to lend approximately \$2 billion, and \$5 million for administrative costs.
Authorization	Water Resources Reform and Development Act of 2014, Title V, codified in 33 U.S.C. §§3901-3914. America's Water Infrastructure Act of 2018, Title IV, included additional authorization. Regulations are codified at 40 C.F.R. §35.10000.
Website	https://www.epa.gov/wifia .

Source: Congressional Research Service.

- a. See U.S. Environmental Protection Agency, "Notice of Funding Availability (NOFA) for Applications for Credit Assistance under the Water Infrastructure Finance and Innovation Act (WIFIA) Program," 84 *Federal Register* 13657, April 5, 2019.

Department of Housing and Urban Development⁶⁶

The HUD-administered Community Development Block Grant (CDBG) program is an example of a broad program that among its various activities may support some flood resilience and risk reduction investments. Under CDBG, public works is 1 of 27 eligible categories of activities; flood resilience improvements may qualify as public works under CDBG, as shown in **Table 12**. Other eligible activities that may qualify for CDBG assistance that benefit state and local flood resilience are buyouts of damaged properties in a floodplain and relocating residents to safer areas. Due to the block grant nature of the program, local and state officials exercise discretion in determining which combination of eligible activities to employ. **Table 13** provides information on the CDBG loan guarantee program (referred to as Section 108).

Unlike CDBG, the CDBG-Disaster Recovery (CDBG-DR) program for disaster relief, mitigation, and recovery activities is not an annually funded HUD program. Instead, Congress has funded CDBG-DR through supplemental appropriations legislation, and the funds are tied to a specific disaster (and affected areas) or set of disasters.⁶⁷ The CDBG-DR program is designed to help communities and neighborhoods that otherwise might not recover after a disaster due to limited resources. Eligible grantees typically include states, units of local government, and Indian tribes.

Congress has provided more than \$89.7 billion in supplemental appropriations since 1992 for CDBG-DR. CDBG-DR has become one of the federal government's principal instruments in support of long-term economic recovery following both man-made and natural disasters, such as floods. As a general rule, CDBG-DR grantees must use at least 70% of the funds for activities that principally benefit low- and moderate-income (LMI) persons or areas, unless Congress enacts language that allows HUD to waive this LMI targeting requirement. **Table 14** provides information on the CDBG-DR program.

⁶⁶ This section was prepared by Eugene Boyd, Analyst in Federalism and Economic Development Policy.

⁶⁷ For more information, see CRS Report R43520, *Community Development Block Grants and Related Programs: A Primer*, by Eugene Boyd.

Supplemental Appropriations

In response to major disasters that occurred from CY2014 through CY2019, Congress approved five acts appropriating a total of \$39.9 billion in supplemental CDBG-DR funds. These funds were available to states, communities, and Indian tribes to address unmet needs and undertake mitigation efforts in the most impacted and distressed areas affected by a major disaster.

Due to the ongoing availability and administration of funds from various supplemental appropriations for CDBG-DR, **Table 14** includes information on supplemental appropriations for disasters occurring from CY2015 through CY2019. The \$39.9 billion aggregate amount awarded to states, local governments, and Indian tribes for disasters in CY2014 through CY2019 for CDBG-DR includes the following:

- \$400 million appropriated with the passage of the Consolidated Appropriations Act, FY2017 (P.L. 115-31), to address unmet needs resulting from major disasters that occurred in CY2015, CY2016, and CY2017;
- \$7.4 billion appropriated with the passage of the Supplemental Appropriations for Disaster Relief Requirements Act, 2017, (P.L. 115-56), to address unmet needs resulting from major disasters that occurred in CY2017;
- \$28 billion provided as part of a supplemental appropriations section (Div. B, Subdivision 1) included in the passage of the Bipartisan Budget Act of 2018 (P.L. 115-123) for major disasters that occurred in CY2014, CY2015, CY2016, and CY2017. Not more than \$16 billion was allocated to states that experienced a major disaster in 2017 to address unmet needs for assistance. Of this amount, not more than \$11 billion was to be awarded to states and communities affected by Hurricane Maria;⁶⁸
- \$1.680 billion appropriated with the passage of Supplemental Appropriations for Disaster Relief Act, 2018 (P.L. 115-254), to address disaster relief, long-term recovery, restoration of infrastructure and housing, and economic revitalization in the most affected and distressed areas resulting from a major disaster declared in CY2018; and
- \$2.431 billion appropriated with the passage of the Additional Supplemental Appropriations for Disaster Relief Act, 2019 (P.L. 116-20), to address disaster relief, long-term recovery, restoration of infrastructure and housing, economic revitalization, and mitigation in the most affected and distressed areas resulting from a major disaster that occurred in CY2017, CY2018, or CY2019.

Funding Specifically for Mitigation and Resilience Activities

The Bipartisan Budget Act of 2018 (P.L. 115-123), signed into law on February 8, 2018, included a supplemental appropriations section (Div. B, Subdivision 1) that required HUD to allocate not less than \$12 billion of the \$28 billion appropriated to support mitigation and resilience activities among CDBG-DR grantees that experienced presidentially declared disasters from CY2014 through CY2017. The remaining funds included in the supplemental appropriations may be used to address unmet needs of disasters that occurred in CY2017. On April 10, 2018, HUD announced the allocation of the following:

⁶⁸ Of the \$11 billion designated to be allocated to states and communities (including in Puerto Rico and U.S. Virgin Islands) affected by Hurricane Maria, HUD was directed to allocate \$2 billion to projects that will provide enhanced or improved electrical power systems.

- \$12 billion to address unmet needs of states and communities affected by CY2017 presidentially declared disasters, including Puerto Rico and the U.S. Virgin Islands, which was \$3.9 billion less than the maximum established by the act, and
- \$15.9 billion for mitigation and resilience activities. The lower allocation to unmet needs allowed HUD to allocate an additional \$3.9 billion for mitigation.

In August 2019, HUD published in the *Federal Register* a notice regarding the use of \$6.875 billion of these funds for mitigation (i.e., CDBG-MIT) for grantees recovering from qualifying disasters in CY2015, CY2016, and CY2017. The notice describes the conditions under which the funds could be used toward flood control projects, such as dams and levees:

Grantees that use CDBG-MIT funds to assist flood control structures (i.e., dams and levees) are prohibited from using CDBG-MIT funds to enlarge a dam or levee beyond the original footprint of the structure that existed prior to the disaster event. Grantees that use CDBG-MIT funds for levees and dams are required to: (1) Register and maintain entries regarding such structures with the U.S. Army Corps of Engineers National Levee Database or National Inventory of Dams; (2) ensure that the structure is admitted in the U.S. Army Corps of Engineers Public Law 84-99 Rehabilitation Program (Rehabilitation Assistance for Non-Federal Flood Control Projects); (3) ensure the structure is accredited under the FEMA National Flood Insurance Program; (4) enter into the DRGR system the exact location of the structure and the area served and protected by the structure; and (5) maintain file documentation demonstrating that the grantee has conducted a risk assessment prior to funding the flood control structure and documentation that the investment includes risk reduction measures. CDBG-MIT funds may be used on the construction or demolition of a dam, levee or other flood control structure provided that construction or demolition shall be demonstrated to be an eligible mitigation activity pursuant to the requirements of this notice. Rehabilitation of dams, levees or flood control structures are also eligible, provided that the rehabilitation is demonstrated to be an eligible mitigation activity and for dams and levees, that the rehabilitation may not exceed the original footprint of the structure as provided herein.⁶⁹

Grantees also are encouraged to incorporate nature-based solutions and natural or green infrastructure in the selection and/or design of CDBG-MIT projects.

In addition, P.L. 116-20 includes language that specifically identifies mitigation among the activities eligible for CDBG-DR funding. The act requires that any CDBG-DR funds under P.L. 116-20 and P.L. 115-254 that remain available after CDBG-DR funds have been allocated for activities authorized under these acts are to be allocated to grantees for mitigation activities related to disasters that occurred in 2018. The act directs that these funds are to be allocated among 2018 CDBG-DR grantees based on the relative share each 2018 CDBG-DR grantee received under P.L. 116-20 and P.L. 115-254. In addition, the act sets aside \$431 million of the \$2.431 billion appropriated to address unmet infrastructure needs for grantees that received a CDBG-DR allocation from appropriations under P.L. 115-56 and P.L. 115-123. In allocating these funds intended to address unmet infrastructure needs, P.L. 116-20 prohibits HUD from considering mitigation-specific allocations. P.L. 116-20 also requires that \$331,442,114 of the \$431 million shall be allocated to grantees affected by Hurricane Maria (i.e., grantees in Puerto Rico and U.S. Virgin Islands).

⁶⁹ Department of Housing and Urban Development, “Allocations, Common Application, Waivers, and Alternative Requirements for Community Development Block Grant Mitigation Grantees,” 84 *Federal Register* 45838, August 30, 2019.

Table 12. HUD: Community Development Block Grant (CDBG)

Purpose	<p>Program funds must be used to address one of three national objectives that either (1) principally benefit low- or moderate-income persons, (2) aid in eliminating or preventing slums or blight, or (3) address an imminent threat to the health or safety of residents.</p> <p>CDBG funds may be used for any of 27 eligible activities at the discretion of the grantee that address one of three national objectives. Limited percentage of total annual CDBG funds supports flood resilience and risk reduction. For example, in FY2018, HUD reported \$21.9 million was expended on flood and drainage facilities.</p>
Eligible Flood-Related Improvements	<p>The block grant nature of the program allows state and local government grant recipients to undertake any of 27 categories of eligible activities, including open-space acquisition, construction, repair, replacement, or relocation of public facilities, and improvements such as dams and levees.</p>
Type of Federal Assistance	<p>Formula-based block grants with 30% of appropriated funds allocated to states and Puerto Rico for distribution to small communities; and 70% of appropriated funds allocated to metropolitan-based cities with populations of 50,000 or more, and urban counties with populations of 200,000 or more. Funds are also allocated under a separate formula to the insular areas of American Samoa, Guam, Northern Marianas, and Virgin Islands. Indian tribes may compete for funds under a separate competitively awarded CDBG for Indian tribes.</p>
Federal/Nonfederal Cost-Share	<p>No matching funds required. Program funds may be used to meet the nonfederal matching fund requirement of other federal grant programs.</p>
Maximum Project Assistance	<p>Not specified. Grantees may use CDBG directly to fund mitigation activities such as buyouts. Grantees also may use annual CDBG grants to access the CDBG Section 108 loan guarantee program, which allows a grantee to borrow up to five times its annual allocation for large-scale economic development, public facilities, or housing projects (see Table 13). Flood resilience and risk reduction activities may be part of such projects.</p>
Program Trigger	<p>Annual appropriations. Formula-based grant.</p>
Action Needed to Access Program	<p>CDBG grantees must develop and submit to HUD annual and multiyear plans outlining the proposed use of funds.</p>
Geographic Eligibility	<p>Projects in all 50 states, DC, American Samoa, Guam, Northern Marianas, Puerto Rico, and Virgin Islands.</p>
FY2019 and FY2020 Supplemental Funds	<p>None. (See CDBG-DR description in this report for details regarding the \$39.9 billion Congress appropriated for disaster relief activities in response to major disasters that occurred during CY2014 through CY2019).</p>
FY2019 Funding	<p>P.L. 116-6, the Consolidated Appropriations Act, 2019, appropriated \$3.365 billion, including \$3.3 billion for CDBG formula grants to states, entitlement communities, and insular areas. The act includes \$65 million for Indian tribes. (Annual appropriations are typically provided in annual Transportation and Housing and Urban Development appropriations acts.)</p>
FY2020 Budget Request	<p>The Administration did not request an appropriation for CDBG for FY2020.</p>
Authorization	<p>42 U.S.C. §5301, et seq.</p>
Website	<p>https://www.hud.gov/program_offices/comm_planning/communitydevelopment/programs</p>

Source: Congressional Research Service.

Table 13. HUD: Community Development Block Grant Section 108 Loan Guarantees

Purpose	<p>Program funds must be used to address one of three national objectives that either (1) principally benefit low- or moderate-income persons, (2) aid in eliminating or preventing slums or blight, or (3) address an imminent threat to the health or safety of residents. The program is intended to supplement the activities of the CDBG program.</p> <p>At the discretion of the grantee, Section 108 loans may be used for any of a number of CDBG-eligible activities that address one of three national objectives. Section 108 loan guarantees can be used to support flood resilience and risk reduction.</p>
Eligible Flood-Related Improvements	<p>Guaranteed loan funds may be used for a number, but not all, of the activities eligible under the regular CDBG, including open-space acquisition, construction, repair, replacement, or relocation of public facilities, and improvements such as dams and levees. Funded activities must be part of a large-scale economic development, housing, or public facilities project.</p>
Type of Federal Assistance	<p>Loan guarantee secured by current and future annual allocations of CDBG funds awarded to the state or local government.</p>
Federal/Nonfederal Cost-Share	<p>No matching funds required. This is a fee-based program. HUD is authorized to charge a fee to cover the long-term cost to the Section 108 loan guarantee. HUD establishes the amount of the fee annually based on a percentage of the principal amount of the Section 108 guaranteed loan.</p>
Maximum Project Assistance	<p>Not specified. Grantees may use all or some portion of their annual CDBG allocations to access the CDBG Section 108 loan guarantee program, which allows a grantee to borrow up to five times its annual allocation for large-scale economic development, public facilities, or housing project. Flood resilience and risk reduction activities may be part of such projects.</p>
Program Trigger	<p>Loan commitment ceiling established by annual appropriations.</p>
Action Needed to Access Program	<p>Open application process with no specific deadline for submission of application. Proposed activities must meet one of the three national objectives and must be consistent with the state’s or community’s annual and multiyear plans outlining the proposed use of CDBG funds.</p>
Geographic Eligibility	<p>Projects in all 50 states, DC, American Samoa, Guam, Northern Marianas, Puerto Rico, and Virgin Islands.</p>
FY2019 and FY2020 Supplemental Funds	<p>No supplemental loan guarantees provided specifically for disaster recovery activities.</p>
FY2019 Funding	<p>P.L. 116-6 established a loan guarantee ceiling of \$300 million. (Annual appropriations are typically provided in annual Transportation and Housing and Urban Development appropriations acts.)</p>
FY2020 Budget Request	<p>The Administration requested no additional funds for this program.</p>
Authorization	<p>42 U.S.C. §5308.</p>
Website	<p>https://www.hudexchange.info/programs/section-108/.</p>

Source: Congressional Research Service.

Table 14. HUD: Community Development Block Grant–Disaster Recovery (CDBG-DR)

Purpose	<p>Program funds must be used to address long-term recovery and restoration of infrastructure, housing, and economic activity, including mitigation activities intended to reduce or eliminate damage from future disasters.</p> <p>CDBG-DR funds may be used for any of 27 eligible activities to address long-term recovery and restoration of housing, infrastructure, and economic activity at the discretion of the grantee, that address one of the three national objectives under the regular CDBG program.</p>
Eligible Flood-Related Improvements	<p>The block grant nature of the program allows state and local government grant recipients to undertake any of 27 categories of eligible activities, including floodplain management planning, open-space acquisition, construction, repair, replacement, or relocation of public facilities, and improvements such as dams and levees. Activities must meet one of three national objectives: principally benefit low- and moderate-income persons; aid in eliminating or preventing slums or blight; or address an imminent threat to the health or safety of residents.</p>
Type of Federal Assistance	Determined by language in the legislation providing appropriations.
Federal/Nonfederal Cost-Share	No matching funds required. Program funds may be used to meet the nonfederal matching fund requirement of other federal grant programs. ^a
Maximum Project Assistance	Not specified. Grantees may use CDBG-DR directly to fund mitigation activities such as buyouts.
Program Trigger	Supplemental appropriations.
Action Needed to Access Program	CDBG grantees must develop and HUD must approve a disaster recovery action plan.
Geographic Eligibility	Projects in the most affected and distressed areas resulting from a major disaster declared pursuant to the Stafford Act for specific years or areas depending on the language enacted in the supplemental appropriations.
FY2017 and FY2018 Supplemental Funds	<p>Congress approved three supplemental appropriations totaling \$35.8 billion in disaster relief, recovery, and mitigation funds for disasters occurring in CY2017 and selected previous years.</p> <ul style="list-style-type: none"> • P.L. 115-123 appropriated \$28 billion, including up to \$16 billion to help states and communities address unmet disaster recovery needs resulting from major disasters that occurred in CY2017 and not less than \$12 billion for mitigation activities, including those related to floodplain management planning and resilience strategies, for major disasters between CY2014 and CY2017; • P.L. 115-56 appropriated \$7.4 billion to address unmet disaster recovery needs resulting from major disasters in CY2017; and • P.L. 115-31 appropriated \$400 million to address unmet disaster recovery needs resulting from major disasters in CY2015, CY2016, and CY2017.
FY2019 and FY2020 Supplemental Funds	<ul style="list-style-type: none"> • P.L. 116-20 appropriated \$2.431 billion to address unmet needs and mitigation activities in response to major disasters in CY2017, CY2018, and CY2019; and • P.L. 115-254 appropriated \$1.680 billion to address unmet needs resulting from major disasters in CY2018.
FY2019 Funding	Not part of annual budget requests or appropriations.
FY2020 Budget Request	No CDBG-DR funds have been requested for FY2020.
Authorization	Provided in P.L. 115-123 (\$28 billion); P.L. 115-56 (\$7.4 billion); P.L. 115-31 (\$400 million); 42 U.S.C. §5321.
Website	https://www.hudexchange.info/programs/cdbg-dr/cdbg-dr-grantee-contact-information/#all-disasters .

Source: Congressional Research Service.

- a. CDBG-DR funds cannot duplicate funding available from federal, state, or local governments, private and nonprofit organizations, insurance proceeds, or any other source of assistance.

Flood Insurance and Related Programs⁷⁰

The NFIP is the primary source of flood insurance coverage for residential properties in the United States. The NFIP has two main policy goals: (1) to provide access to primary flood insurance, thereby allowing for the transfer of some of the financial risk of property owners to the federal government, and (2) to mitigate and reduce the nation’s comprehensive flood risk through the development and implementation of floodplain management standards.⁷¹ A longer-term objective of the NFIP is to reduce federal expenditure on disaster assistance after floods. As of July 2019, the NFIP had more than 5 million flood insurance policies providing over \$1.3 trillion in coverage, with over 22,000 communities in 50 states and six other jurisdictions participating.⁷² The goals of the NFIP, as a public insurance program, differ from the goals of private-sector companies; the NFIP encompasses social goals to provide flood insurance in flood-prone areas to property owners who otherwise would not be able to obtain it and reduce government’s cost after floods.⁷³ The NFIP also engages in many “noninsurance” activities in the public interest: it identifies and maps flood hazards, disseminates flood risk information through flood maps, requires community land-use and building-code standards, contributes to community resilience by providing a mechanism to fund rebuilding after a flood, and offers grants and incentive programs for household- and community-level investments in flood risk reduction.

Flood Maps and State and Local Land-Use Control

The NFIP accomplishes the goal of reducing comprehensive flood risk primarily by requiring participating communities to collaborate with FEMA to develop and adopt flood maps called Flood Insurance Rate Maps (FIRMs) and enact minimum floodplain standards based on those flood maps. The NFIP encourages communities to adopt and enforce floodplain management regulations such as zoning codes, subdivision ordinances, building codes, and rebuilding restrictions. Internal FEMA studies have found that structures built to FEMA standards experience 73% less damage than structures not built to those standards.⁷⁴ According to FEMA, the program saves the nation an estimated \$1.87 billion annually in flood losses avoided because of the NFIP’s building and floodplain management regulations,⁷⁵ and FEMA expects this amount to increase over time as additional new construction is built to increasingly stronger standards.⁷⁶

⁷⁰ This section was prepared by Diane P. Horn, Analyst in Flood Insurance and Emergency Management.

⁷¹ In the context of this report, *comprehensive* flood risk means that the risk includes both financial risk (i.e., physical damage to property) and the risk to human life.

⁷² Indian tribes, authorized tribal organizations, and Alaska Native villages or authorized native organizations, which have land-use authority, are considered communities by the NFIP and can join the program even if no flood hazard map exists that covers all tribal lands. Based on FEMA’s map inventory, 98.8% of the U.S. population is mapped with an existing flood map. Over 88% of the population lives in a community that has received a modernized product (email correspondence from FEMA Congressional Affairs staff, April 20, 2017). Detailed information about which communities participate, and where, is available from the Community Status Book, found on FEMA’s website at <https://www.fema.gov/national-flood-insurance-program-community-status-book>.

⁷³ See 82 Stat. 573 for text in original statute (§1302(c) of P.L. 90-448). This language remains in statute (see 42 U.S.C. §4001(c)).

⁷⁴ U.S. Congress, House Committee on Financial Services, *Flood Insurance Reform: FEMA’s Perspective*, Statement of Roy E. Wright, Deputy Associate Administrator, Federal Insurance and Mitigation Administration, 115th Cong., 1st sess., March 8, 2017, H.Hrg.115-BA04-WrightR-20170309 (Washington: GPO, 2017), p. 1.

⁷⁵ Email correspondence from FEMA Congressional Affairs staff, June 16, 2017.

⁷⁶ U.S. Government Accountability Office (GAO), *Flood Insurance: Comprehensive Reform Could Improve Solvency and Enhance Resilience*, GAO-17-425, April 2017, p. 5, at <https://www.gao.gov/products/GAO-17-425>.

Communities that choose to participate in the NFIP are required to adopt land use and control measures with effective enforcement provisions and to regulate development in the floodplain.⁷⁷ FEMA has set forth the minimum standards it requires for participation in the NFIP in federal regulations.⁷⁸ Though the standards appear in federal regulations, the standards have the force of law only when a state or local government adopts them in its floodplain management ordinance.

FEMA's Risk Mapping, Assessment, and Planning (Risk MAP) program is a key part of flood risk reduction by providing information to identify flood hazards, assess flood risks, and partner with states and communities to provide flood hazard and risk data to guide mitigation actions. In order to do this, FEMA conducts Flood Insurance Studies (FISs) to produce FIRMs that depict a community's flood risk and floodplain. Flood Insurance Studies analyze the terrain and factors that affect flood hazards using specified models and the physical, hydrologic, and climate conditions in effect at the time the studies are conducted. FIRMs use the information from the FISs to delineate floodplain boundaries. FIRMs and FISs are a "snapshot" of flood risk at their time of creation, and therefore can become outdated as demographic, topographic, hydrologic, or climatic conditions change, or as engineering methods and models improve. Generally, flood maps may require updating when there have been significant new building developments in or near the flood zone, changes to flood protection systems, or environmental changes in the community, or when better data become available. An area of specific focus of the FIRM is the Special Flood Hazard Area (SFHA). The SFHA is intended to distinguish the flood risk zones that have a chance of flooding during a once-in-100-year flood, or a flood of greater frequency. This means that properties in the SFHA have a risk of flooding of at least 1% every year. However, over 20% of NFIP claims are for properties outside SFHAs.⁷⁹ Over the past two decades, 80% of U.S. counties have experienced 10 or more floods and 97% of U.S. counties have experienced at least 2 floods.⁸⁰ All 50 states, plus DC, Puerto Rico, Guam, American Samoa, the U.S. Virgin Islands, and the Northern Mariana Islands, have experienced flood events since May 2018.⁸¹

NFIP Flood Mitigation

The NFIP offers three programs that encourage communities to reduce flood risk: the Flood Mitigation Assistance grant program, the Community Rating System, and Increased Cost of Compliance (ICC) coverage. These programs are funded entirely by premiums and fees paid by NFIP policyholders.⁸²

Flood Mitigation Assistance Grant Program

FMA awards grants for a number of purposes, including state and local mitigation planning;⁸³ the elevation, relocation, demolition, or floodproofing of structures; the acquisition of properties; and

⁷⁷ 42 U.S.C. §4022(a)(1).

⁷⁸ See 44 C.F.R. Part 60, particularly 44 C.F.R. §60.3.

⁷⁹ GAO, *Flood Insurance: Comprehensive Reform Could Improve Solvency and Enhance Resilience*, GAO-17-425, April 2017, p. 29, at <https://www.gao.gov/products/GAO-17-425>.

⁸⁰ FEMA, *The National Flood Insurance Program*, Presentation to the Treasury Advisory Committee on Risk Sharing Mechanisms, June 9, 2017, at https://www.treasury.gov/initiatives/fio/acrsm/Documents/ACRSM_Presentation_By_FEMA.pdf.

⁸¹ Email correspondence from FEMA Congressional Affairs staff, August 5, 2019.

⁸² For more on how premiums are set for policyholders, see CRS Report R44593, *Introduction to the National Flood Insurance Program (NFIP)*, by Diane P. Horn and Baird Webel.

⁸³ 42 U.S.C. §4104c. In 2012, Congress mandated that the grant assistance previously delivered by the Repetitive Flood Claims (RFC) and the Severe Repetitive Loss (SRL) grant programs should be unified into a single program, FMA, by

other activities.⁸⁴ In FY2014, the FMA program was authorized to use \$100 million of NFIP revenue. It was authorized to use \$150 million in FY2015, \$175 million in FY2016, \$175.06 million in FY2017, \$175 million in FY2018, and \$175 million in FY2019.⁸⁵ The funding is available until it is expended, so the amount awarded may exceed the amount authorized by Congress in an appropriations act for a specific fiscal year. A FEMA database of approved FMA grants indicates that nearly \$1.13 billion in projects was approved between 1997 and 2018.⁸⁶

Community Rating System

Through a program called the Community Rating System, FEMA encourages communities to improve upon the minimum floodplain management standards required to participate in the NFIP. The Community Rating System, as authorized by law, is intended to incentivize the reduction of flood and erosion risk, as well as the adoption of more effective measures to protect natural and beneficial floodplain functions.⁸⁷ FEMA awards points for measures that increase a community's "class" rating in the Community Rating System on a scale of 1 to 10, with 1 being the highest ranking. The credits on premium rates for flood insurance coverage are based on the estimated reduction in flood and erosion damage risks resulting from the measures adopted by the community. Points are awarded for an array of improvements in how the community informs its public on flood risk, maps and regulates its floodplain, reduces possible flood damage, and provides immediate warnings and responds to flooding incidents. The highest points are awarded for activities that reduce future flood risk, such as development limitations, preserved open space, retrofitted buildings, and acquisition and relocation of buildings.⁸⁸ Starting at Class 9, policyholders in the SFHA within a Community Rating System community receive a 5% discount on their Standard Flood Insurance Policy (SFIP) premiums, with increasing discounts of 5% per class until reaching Class 1, when policyholders in the SFHA can receive a 45% discount on their flood insurance premiums. As of June 2017, 1,444 communities participated in the Community Rating System, with nearly 3.6 million policyholders. This represents about 5% of eligible NFIP communities that could participate in the Community Rating System program. However, these communities have a large number of flood policies, so more than 69% of all flood policies are written in communities participating in the Community Rating System program.⁸⁹

rescinding the authorization for the SRL program and the RFC program. See §100225(b) and (c) of P.L. 112-114, respectively.

⁸⁴ For additional information on the FMA program, see 44 C.F.R. Part 78, FEMA's website at <https://www.fema.gov/flood-mitigation-assistance-grant-program>, and FEMA, *FY2019 Flood Mitigation Assistance (FMA) Grant Program Fact Sheet*, 2019, at <https://www.fema.gov/media-library-data/1566838228911-f228284e94d43af0d6b16214dcf07f63/FMAFactSheetFY19Aug2019.pdf>.

⁸⁵ See, respectively, P.L. 113-76, 128 Stat. 265; P.L. 114-4, 129 Stat. 58; P.L. 114-113, 129 Stat. 2508; P.L. 115-31, 131 Stat. 417; P.L. 115-141, 132 Stat. 274; and P.L. 116-6, 133 Stat. 32.

⁸⁶ This figure represents the total amount of federal assistance, without subtracting the cost share, for the three flood mitigation programs that existed during this time: SRL, RFC, and FMA. To access the database, see FEMA's website at <https://www.fema.gov/openfema-dataset-hazard-mitigation-assistance-projects-v1>.

⁸⁷ 42 U.S.C. §4022(b)(1).

⁸⁸ For a list of creditable activities in the Community Rating System, see FEMA, *NFIP Community Rating Coordinator's Manual*, May 4, 2017, at https://www.fema.gov/media-library-data/1493905477815-d794671adeed5beab6a6304d8ba0b207/633300_2017_CRS_Coordinators_Manual_508.pdf.

⁸⁹ See FEMA, *Community Rating System Fact Sheet*, June 2017, at https://www.fema.gov/media-library-data/1507029324530-082938e6607d4d9eba4004890dbad39c/NFIP_CRS_Fact_Sheet_2017_508OK.pdf.

Increased Cost of Compliance Coverage

The NFIP requires most policyholders to purchase ICC coverage, which is in effect a separate insurance policy to offset the additional expense of restoring a structure to meet more rigorous building code standards than were required when it was originally built.⁹⁰ This ICC coverage is authorized in law, with rates for the coverage, as well as how much can be paid out for claims, set by FEMA.⁹¹ Congress has capped the amount that can be paid for ICC coverage at \$75 annually.⁹² The ICC policy has a separate rate premium structure: currently ICC premiums vary between \$4 and \$70. ICC coverage provides an amount up to \$30,000 in payments for certain eligible expenses.⁹³ ICC coverage is in addition to the building coverage provided by the standard flood insurance policy. However, the payment on the building claim plus the ICC claim cannot exceed the statutory maximum of \$250,000 for residential structures or \$500,000 for nonresidential structures.

When a building is determined by a community to be substantially damaged following a flood, floodplain management standards adopted by local communities can require the building to be rebuilt to meet current floodplain management requirements, even if the property previously did not need to do so.⁹⁴ For instance, the new compliance standard may require the elevation of the rebuilt building to above the base flood elevation. An ICC claim may then be submitted by the policyholder to offset the cost of complying with the elevation standard. FEMA also makes ICC coverage available if a building has been declared a repetitive loss by a community's floodplain management regulations.⁹⁵

ICC claims payments may also be used toward the costs of elevating, demolishing, relocating, or floodproofing nonresidential buildings, or any combination of these actions. According to ICC data, elevation is the most common form of mitigation. Approximately 61% of all ICC claims closed with payment are single-family residential claims involving compensation for elevation of a structure to or above the BFE.⁹⁶ Although the cost of elevating a structure depends on the type of building and elevation requirement, the average cost of elevating an existing property has been estimated at \$33,239 to \$91,732,⁹⁷ and stakeholders have suggested that the amount of ICC coverage should be raised.⁹⁸

⁹⁰ For example, ICC coverage is not required on condominium units and content-only policies.

⁹¹ 42 U.S.C. §4011(b).

⁹² Ibid.

⁹³ For example ICC premiums, see FEMA, *Flood Insurance Manual, Rating Section*, revised October 2017, p. RATE 19, at https://www.fema.gov/media-library-data/1503239106510-30b35cc754f462fe2c15d857519a71ec/05_rating_508_oct2017.pdf.

⁹⁴ 44 C.F.R. §59.1 defines *substantial damage* as damage of any origin sustained by a structure whereby the cost of restoring the structure to its before-damage condition would equal or exceed 50% of the market value of the structure before the damage occurred.

⁹⁵ 42 U.S.C §4011(b)(1).

⁹⁶ FEMA, *NFIP: Use of Increased Cost of Compliance Coverage*, FY2009 Report to Congress, October 2009, p. 6.

⁹⁷ J. C. J. H. Aerts, W. J. W. Botzen, and H. de Moel, et al., "Cost Estimates for Flood Resilience and Protection Strategies in New York City," *Annals of the New York Academy of Sciences*, vol. 1294, no. 1 (August 2013), pp. 22-26.

⁹⁸ See, for example, Association of State Floodplain Managers, *Suggestions for Improving Increased Cost of Compliance Coverage under the National Flood Insurance Program*, 2007, at http://www.floods.org/PDF/ASFPM_ICC_Positions_Recommendations_0807.pdf; FEMA, *NFIP: Use of Increased Cost of Compliance Coverage*, FY2009 Report to Congress, October 2009, p. 32; B. Lingle and C. Kousky, *Mitigation Post-Flood: FEMA's Increased Cost of Compliance (ICC) Coverage*, Resources for the Future, July 7, 2017, at <http://www.rff.org/blog/2017/mitigation-post-flood-fema-s-increased-cost-compliance-icc-coverage>.

FEMA has not implemented ICC coverage for two conditions for which it is authorized to do so by law. These two conditions are (1) for properties that have sustained flood damage on multiple occasions, if the administrator determines that it is cost-effective and in the best interests of the NFIP, and (2) for properties for which an offer of mitigation assistance is made under various federal assistance programs.⁹⁹

Resilience-Related Policy Challenges Facing the NFIP

By rewarding behavior that reduces risks through the pricing of flood insurance policies, insurance has the potential to incentivize or even force policyholders and/or communities to address underlying flood risk. Insurance provisions also could provide incentives to limit flood damage by rewarding well-designed buildings with lower premiums, lower deductibles, or higher coverage limits. However, at present, mitigation activities form only a small part of the NFIP portfolio.

Repetitive Flood Losses

An area of debate involves NFIP coverage of properties that have suffered multiple flood losses, which are at greater risk than the average property insured by the NFIP. One concern is the cost to the program; another is whether the NFIP should continue to insure properties likely to have further losses. According to FEMA, repetitive loss (RL)¹⁰⁰ and severe repetitive loss properties (SRL)¹⁰¹ account for approximately \$17 billion in claims, or approximately 30% of total claims over the history of the program. As of January 31, 2018, there were 24,078 currently insured RL properties and 15,311 currently insured SRL properties.¹⁰² Repetitive loss and severe repetitive loss properties (which represent about 1-2% of the overall policies in the NFIP) have accounted for approximately \$9 billion in claims, or approximately 16% of total claims over the history of the program.¹⁰³

Future Flood Losses

An increased number of properties are expected to be at risk of future flooding. A 2013 report produced at FEMA's request, *The Impact of Climate Change and Population Growth on the National Flood Insurance Program Through 2100*, concluded that by 2100, the 1% annual chance fluvial floodplain area is projected to grow nationally by about 45%.¹⁰⁴ In the populated areas of

⁹⁹ See 42 U.S.C. §4011(b)(3) and (4).

¹⁰⁰ The statutory definition of a repetitive loss structure is a structure covered by a contract for flood insurance that has incurred flood-related damage on two occasions in which the cost of repair, on average, equaled or exceeded 25% of the value of the structure at the time of each such flood event. In addition, at the time of the second incidence of flood-related damage, the contract for flood insurance must contain increased cost of compliance coverage. 42 U.S.C. §4121(a)(7).

¹⁰¹ SRL properties are those that have incurred four or more claim payments exceeding \$5,000 each, with a cumulative amount of such payments over \$20,000; or at least two claims with a cumulative total exceeding the value of the property. See 42 U.S.C. §4014(h) and 44 C.F.R. §79.2(h).

¹⁰² Data provided by FEMA Congressional Affairs staff, June 19, 2018.

¹⁰³ Email correspondence from FEMA Congressional Affairs staff, April 7, 2017. Almost every SRL property also fits the insurance data definition of RL property (over 99%). In addition, some of the properties counted in the figures since the beginning of the NFIP have been mitigated, and others are not currently insured by the program.

¹⁰⁴ AECOM, *The Impact of Climate Change and Population Growth on the National Flood Insurance Program Through 2100*, prepared for Federal Insurance and Mitigation Administration, Federal Emergency Management Agency, Arlington, VA, June 2013, at <http://web.archive.org/web/20170130025849/http://www.aecom.com/content/>

most interest to the NFIP, about 30% of these increases may be attributed to increased runoff caused by the increase in impermeable land surfaces caused by population growth and development, whereas the remaining 70% represents the influence of climate change. The implication of this is that, on a national basis, approximately 13.5% of the growth in the fluvial SHFA is likely to be due to population growth and would occur even without any climate change.

NFIP models currently do not include pluvial flood risk (flooding due to heavy rainfall), but a warming climate likely will increase the risk of pluvial flooding, as a warmer atmosphere holds more moisture, increasing the frequency and/or intensity of heavy rainfall events.¹⁰⁵ The number and intensity of heavy precipitation events, as well as precipitation totals, have increased across most of the United States since 1950.¹⁰⁶ The largest increases in heavy precipitation events have occurred in the Midwest and Northeast, and such events are predicted to increase in those areas by 40% by 2100.¹⁰⁷ For the coastal environment, the typical increase in the coastal SFHA is projected to be about 55% by 2100.

In some areas, relative sea level rise is not only a concern for the future; many areas are already experiencing “nuisance flooding” from minor tidal flooding or rainstorms. The frequency and duration of minor tidal flooding has increased dramatically in recent decades along many U.S. coastal areas.¹⁰⁸ Although not catastrophic, such flooding can significantly disrupt normal commerce and activity, and the seemingly minor inconveniences and local economic losses from each event can have a cumulative effect that results in costs to residents and businesses. In addition, the NFIP will continue to face the risk of catastrophic losses from hurricanes.

Policy Considerations

Recent major flood events have renewed concerns about the nation’s and the federal government’s financial exposure to flood losses, as well as the economic, social, and public health impacts of floods on individuals and communities. Part of the challenge for Congress and other policymakers in reducing flood risks and improving resilience is the distribution of responsibilities among local, state, territorial, tribal, and federal entities. There exists some tension between the broader federal interest in reducing the federal government’s exposure to costs for disaster response and recovery, and nonfederal (including private) roles in shaping how structures and facilities are built in coastal areas, floodplains, and elsewhere. In the United States, local and state governments have the primary responsibility for managing flood risk and resilience, including through guiding land use in floodplains, establishing and enforcing building

wp-content/uploads/2016/06/Climate_Change_Report_AECOM_2013-06-11.pdf. No significant decreases in floodplain depth or area are anticipated for any region of the nation at the median estimates; median flows may increase even in areas that are expected to become drier on average.

¹⁰⁵ National Academies of Sciences, Engineering, and Medicine, *Framing the Challenges of Urban Flooding in the United States*, Washington, DC, March 29, 2019, p. 71, at <https://www.nap.edu/catalog/25381/framing-the-challenge-of-urban-flooding-in-the-united-states>.

¹⁰⁶ Katharine Hayhoe et al., eds., Chapter 2: “Our Changing Climate” in *Fourth National Climate Assessment, Volume II: Impacts, Risks, and Adaptation in the United States*, U.S. Global Change Research Program, 2018, pp. 88-91, at <https://data.globalchange.gov/report/nca4>.

¹⁰⁷ National Academies of Sciences, Engineering, and Medicine, *Framing the Challenges of Urban Flooding in the United States*, March 29, 2019, p. 71, at <https://www.nap.edu/catalog/25381/framing-the-challenge-of-urban-flooding-in-the-united-states>.

¹⁰⁸ Tal Ezer and Larry P. Atkinson, “Accelerated Flooding Along the U.S. East Coast: On the Impact of Sea Level Rise, Tides, Storms, the Gulf Stream, and the North Atlantic Oscillation,” *Earth’s Future*, vol. 2, no. 8 (August 11, 2014), pp. 362-382.

codes and ordinances, and constructing public works to protect communities. At the same time, as discussed in this report, Congress and the federal government have elected to become involved in some aspects of flood resilience and risk reduction and disaster response and recovery.

Consequently, although the federal government does not participate in many nonfederal decisions affecting flood risk, demands on federal programs (e.g., disaster assistance, federal risk reduction and mitigation projects) are affected by decisions and actions made by local governments, states, tribes, and territories that may reduce or exacerbate flood risk.

No authoritative national estimate of the financial consequences of all types of flooding—riverine floods, coastal storms, tidal flooding, flash floods, intense precipitation, stormwater—is available.¹⁰⁹ Also, the current overall level of federal and nonfederal investments to reduce flood risk is unknown.¹¹⁰ Consequently, it is not possible to determine how current government investment in flood resilience and risk reduction compares to the national damage and disruption caused by flooding or to government spending on response and recovery.

Some potential questions for Congress and other policymakers include the following:

- Do federal programs provide incentives or disincentives for states, local governments, territories, and tribes to prepare for flood and manage their flood risks?
- Are the level, type, and geographic distribution of federal actions for flood resilience and risk reduction cost-effective?
- Are there changes to how federal flood-related assistance programs and the NFIP are implemented or funded that could result in long-term net benefits in avoided federal disaster assistance, lives lost, and economic disruption?

In addressing the nation’s flood risk and resilience, policymakers may choose to prioritize some federal roles over others, increase or redistribute activities and funding across existing federal programs, reorient or eliminate existing programs, or establish new programs.

CRS Products

- CRS Report R40763, *Agricultural Conservation: A Guide to Programs*, by Megan Stubbs.
- CRS Report R42854, *Emergency Assistance for Agricultural Land Rehabilitation*, by Megan Stubbs.
- CRS Report R43315, *Water Infrastructure Financing: The Water Infrastructure Finance and Innovation Act (WIFIA) Program*, by Jonathan L. Ramseur and Mary Tiemann.

¹⁰⁹ Some estimates include some types of flooding and not others; some estimates include all consequences from an event (e.g., wind damage, economic disruption costs), whereas other estimates relate more closely to flood-related costs. For example, for the 16 hurricanes from 2000 to 2015 with more than \$1 billion in estimated damages, the Congressional Budget Office (CBO) found a total of \$209 billion in federal discretionary funds were aimed at helping individuals, businesses, and communities address various types of hurricane damage (Congressional Budget Office, *Potential Increases in Hurricane Damage in the United States: Implications for the Federal Budget*, June 2016, Table 3, <https://www.cbo.gov/sites/default/files/114th-congress-2015-2016/reports/51518-hurricane-damage-onecol.pdf>).

¹¹⁰ Flood risk reduction and flood resilience activities are not typically tracked as separate line items in federal agencies’ budget documents or reported in a consolidated format. For some types of activities that cut across many different agencies, OMB may prepare a “crosscut” budget. However, there is no crosscut budget that identifies federal flood risk reduction and resilience spending.

- CRS Report RL34537, *FEMA's Pre-Disaster Mitigation Program: Overview and Issues*, by Jared T. Brown.
- CRS Report R43520, *Community Development Block Grants and Related Programs: A Primer*, by Eugene Boyd.
- CRS Report R43990, *FEMA's Public Assistance Grant Program: Background and Considerations for Congress*, by Jared T. Brown and Daniel J. Richardson.
- CRS Report R44593, *Introduction to the National Flood Insurance Program (NFIP)*, by Diane P. Horn and Baird Webel.
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- CRS In Focus IF10859, *The Coastal Barrier Resources Act (CBRA)*, by Eva Lipiec and R. Eliot Crafton.
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