Election Administration: Federal Grant Funding for States and Localities

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States, territories, and localities have primary responsibility for administering elections in the United States, but Congress has tools it can use to support or shape their efforts if it chooses to do so. One of those tools is funding. Congress can use its power to provide—and set conditions on—funding to encourage or help states and localities to adopt, reject, implement, or maintain election administration policies and practices.

Congress has used or proposed using funding to engage with election administration issues in various ways, including by directing federal agencies to use some of their funding to support state and local election administration work and by considering conditioning eligibility for certain federal funds on adopting or rejecting election administration policies. Perhaps the most direct way in which Congress has used funding is by establishing and funding state and local grant programs specifically for election administration-related purposes.

Congress first authorized major election administration-related grant programs for states and localities in response to issues with the conduct of the 2000 elections. The Help America Vote Act of 2002 (HAVA; 52 U.S.C. §§20901-21145) set new requirements for the administration of federal elections and created the election administration-focused U.S. Election Assistance Commission (EAC). It also authorized election administration-related grant programs.

The main grant programs Congress authorized in HAVA were three programs to make funds available to the 50 states, the District of Columbia (DC), American Samoa, Guam, Puerto Rico, and the U.S. Virgin Islands for (1) making certain general improvements to election administration, (2) replacing lever and punch card voting systems, and (3) meeting the new requirements established by the act. HAVA also authorized grant programs to help meet some of the other needs Congress identified in the aftermath of the 2000 elections: improving electoral access for individuals with disabilities, conducting election technology research, encouraging youth voter participation, and facilitating poll worker recruitment.

Only a few election administration-specific grant programs—aimed at reimbursing certain voting system replacement costs that were not covered by HAVA’s lever and punch card voting system replacement grant program, enhancing the collection of election data, and improving electoral access for military and overseas voters—have been authorized for states and localities since HAVA. Most of the funding Congress has made available to states and localities for election administration-related purposes has, instead, been appropriated under grant programs authorized by that act.

Since HAVA was enacted in 2002, Congress has appropriated funding regularly for one or both of the act’s disability access grant programs and more intermittently for other elections-related purposes. The latter funding includes, most recently, funding for FY2018, FY2020, FY2022, and FY2023. The first of those recent rounds of HAVA funding—provided by the Consolidated Appropriations Act, 2018 (P.L. 115-141)—followed reports of foreign efforts to interfere in the 2016 elections. Ongoing security concerns and other challenges for election administration, such as the onset of the Coronavirus Disease 2019 (COVID-19) pandemic in the 2020 election cycle, prompted inclusion of further funding for HAVA grants in the FY2020, FY2022, and FY2023 regular appropriations acts (P.L. 116-93, P.L. 117-103, and P.L. 117-328) and in supplemental appropriations for FY2020 (P.L. 116-136).

Congress has also considered authorizing or funding other elections-related grant programs for states and localities since the 2016 elections. In the 117th Congress, for example, the House passed two bills—the Freedom to Vote: John R. Lewis Act (H.R. 5746, passed 220-203) and a version of the For the People Act of 2021 (H.R. 1, passed 220-210)—that would have authorized multiple elections grant programs, including for recruiting and training poll workers, implementing absentee ballot tracking programs, improving the accessibility of elections to individuals with disabilities, and complying with new voter registration and voting system requirements that would have been established by the bills.

The increased prominence of state and local elections grant programs since the 2016 election cycle might suggest questions about what, if any, role such programs could play in future federal election administration policy. Choices about how grant programs are structured can help determine how effective they are at achieving their intended purposes and what, if any, unintended consequences they might have. Information about the options available for structuring grant programs might, therefore, be of interest both to Members who are considering proposing a continuing role for such programs in federal elections policy and to Members who are weighing whether to support, oppose, or amend such proposals.
Introduction

States and localities have primary responsibility for administering elections in the United States, but Congress has tools it can use to support or shape their efforts if it chooses to do so. One of those tools is funding. Congress can use its power to provide—and set conditions on—funding to encourage or help states and localities to adopt, reject, implement, or maintain election administration policies or practices.

Congress has used or proposed using funding to engage with election administration issues in various ways. It has directed federal agencies to use some of their funding to support state and local elections work, for example, and authorized more general grant programs that have been used to fund elections-related projects. Members have also introduced bills that would condition eligibility for certain federal funds on adopting or rejecting election administration policies.

Perhaps the most direct way in which Congress has used funding is by establishing and funding state and local grant programs specifically for election administration-related purposes. This report focuses on those types of grant programs. It starts with an overview of the election...

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1 As used in this report, “states” is generally intended to refer to the 50 states, the U.S. territories, and the District of Columbia (DC). Where the narrower usage of the term is intended, the report uses the phrase “the 50 states.” The report also introduces the term “HAVA states” to refer to the jurisdictions included in the Help America Vote Act of 2002’s (HAVA’s) definition of “state”: the 50 states, DC, American Samoa, Guam, Puerto Rico, and the U.S. Virgin Islands.

2 The U.S. Election Assistance Commission (EAC) is generally charged with supporting state and local election administration efforts, for example, and certain appropriations to the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (CISA) have been designated for providing states and localities with election security support. For more on the EAC and on CISA’s election security work, respectively, see CRS Report R45770, The U.S. Election Assistance Commission (EAC): Overview and Selected Issues for Congress, by Karen L. Shanton; and CRS In Focus IF11445, The Election Infrastructure Subsector: Development and Challenges, by Brian E. Humphreys and Karen L. Shanton. For more on the role of federal agencies in election administration in general, see CRS Report R45302, Federal Role in U.S. Campaigns and Elections: An Overview, by R. Sam Garrett.

3 Some non-elections-specific grant funding that has been or could be used for elections-related purposes includes funding provided under the U.S. Department of Homeland Security’s (DHS’s) State and Local Cybersecurity Grant program and some of its homeland security preparedness grant programs, the U.S. Department of Justice’s (DOJ’s) Edward Byrne Memorial Justice Assistance Grant program, the National Science Foundation’s (NSF’s) Rapid Response Research program, and the Defense Advanced Research Projects Agency’s (DARPA’s) System Security Integration Through Hardware and Firmware program. For more on some of those grant programs, see CRS Report R44669, Department of Homeland Security Preparedness Grants: A Summary and Issues, by Shawn Reese; and CRS In Focus IF10691, The Edward Byrne Memorial Justice Assistance Grant (JAG) Program, by Nathan James.

4 The uses of funding described in this paragraph—including proposals to condition eligibility for federal funding on adopting or rejecting certain elections policies, such as the 118th Congress’s Citizen Legislature Anti-Corruption Reform of Elections (CLEAN Elections) Act (H.R. 157) and the Protecting Our Democracy by Preventing Foreign Citizens from Voting Act of 2023 (H.R. 149/S. 194)—are outside the scope of this report.

5 Some of the funds HAVA authorized for states and localities are referred to in the act as payments, and others are described as grants. A question arose, after HAVA was enacted, about whether some of the act’s payments meet the federal criteria for grants. The U.S. Government Accountability Office (GAO), which was asked by the EAC’s general counsel to issue a decision on the question, determined that they do. Given the GAO decision—and with the exception of HAVA’s requirements payments, which are generally referred to in elections contexts as such—this report refers to funding and funding programs as grant funding and grant programs. GAO, Election Assistance Commission—Payments to States under the Help America Vote Act of 2002, decision, May 9, 2017, at https://www.gao.gov/products/h-328615.

6 The report covers grant programs for state and local election officials as well as (1) grant programs for non-elections-specific government entities, such as public institutions of higher education, and (2) grant programs that are available to nongovernmental entities, such as private research institutions, in addition to state and local governments. It does not address cooperative agreements or contracts, grant programs that would make funding available for redistricting or public financing for political campaigns, or appropriations for elections that do not include federal candidates, such as the funding Congress has provided for plebiscites on Puerto Rico’s political status. For more on some of those issues, (continued...)
administration-related grant programs Congress has authorized for states and localities to date and the funding it has appropriated for them. It then introduces some issues that may be of interest to Members who are considering whether or how to authorize new election administration-related grant programs for states or localities or appropriate further funding for existing programs. That latter part of the report describes some of the reasons Members might support or oppose authorizing or funding elections grant programs—such as differing views about the proper role of the federal government in funding election administration—and some of the options available to Members who choose to propose new elections grant programs or funding.

**Overview of Grant Programs**

Congress first authorized major election administration-related grant programs for states and localities in response to issues with the conduct of the 2000 elections. The highest-profile problems in 2000 were in Florida, where issues with the vote count delayed the resolution of the presidential election for weeks. However, subsequent hearings and investigations found that election administration issues were widespread and that, due to variations in state and local policies and procedures, they varied across jurisdictions. Elections experts reported that voter registration problems prevented many otherwise eligible voters from casting ballots, for example, and that the lever and punch card voting systems used by some jurisdictions failed to record votes at disproportionately high rates.7

Congress responded to the issues with the administration of the 2000 elections, in the Help America Vote Act of 2002 (HAVA; 52 U.S.C. §§20901-21145), by setting new requirements for the administration of federal elections and creating the election administration-focused U.S. Election Assistance Commission (EAC).8 It also authorized election administration-related grant programs.

The main grant programs Congress authorized in HAVA were three programs to make funds available to the 50 states, the District of Columbia (DC), American Samoa, Guam, Puerto Rico, and the U.S. Virgin Islands (referred to hereinafter as the “HAVA states”) for (1) making certain general improvements to election administration, (2) replacing lever and punch card voting systems, and (3) meeting the new requirements established by the act (for details of the formulas for allocating funding under those programs, see Table 1). HAVA also authorized grant programs to help meet some of the other needs Congress identified in the aftermath of the 2000 elections: improving electoral access for individuals with disabilities, conducting election technology research, encouraging youth voter participation, and facilitating poll worker recruitment.

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Table 1. Selected Details of HAVA’s Three Main Grant Programs

<table>
<thead>
<tr>
<th>Grant Program</th>
<th>Deadline</th>
<th>Guaranteed Minimum Grant Awards</th>
<th>Match Requirement</th>
<th>Formula for Allocating Grant Awards^a</th>
</tr>
</thead>
<tbody>
<tr>
<td>General improvements grant program</td>
<td>—</td>
<td>For this and the below grant program combined: 50 states and DC: $5 million</td>
<td>Minimum payment amount^b + (Aggregate amount made available for grant awards under this section - Total of all minimum payment amounts)</td>
<td>Recipient’s voting-age population (VAP)^c ÷ Total VAP of all eligible recipients^c</td>
</tr>
<tr>
<td>Lever and punch card voting system replacement grant program</td>
<td>November 2004 regular federal general election</td>
<td>50 states and DC: $5 million</td>
<td>Number of precincts that used lever or punch card voting systems in the November 2000 regular federal general election × $4,000</td>
<td>Recipient’s VAP^c ÷ Total VAP of all eligible recipients^c</td>
</tr>
<tr>
<td>Requirements payments program</td>
<td>—</td>
<td>50 states and DC: 0.5% of the total appropriated for the program for the year</td>
<td>5%× Total appropriated for the program for the year ×</td>
<td>Recipient’s VAP^c ÷ Total VAP of all eligible recipients^c</td>
</tr>
</tbody>
</table>

Source: CRS, based on review of the U.S. Code.

Notes: The information in this table is as described in the Help America Vote Act of 2002 (HAVA). Some funds appropriated under the general improvements grant program have been subject to different conditions. For more on those conditions, see the “General Improvements Grant Program” section of this report and Table 4.

a. HAVA directs the agencies charged with administering these grant programs to make pro rata reductions to the allocations as necessary to meet the guaranteed minimums described in the “Guaranteed Minimum Grant Awards” column of this table (52 U.S.C. §§20903, 21002).

b. The minimum payment amounts to be used in this calculation are based on the aggregate amount of funding made available for the general improvements grant program: 0.5% of the aggregate amount for each of the 50 states and DC and 0.1% for each eligible territory (52 U.S.C. §20901).

c. The voting-age population (VAP) figures to be used in these calculations are the VAPs as reported in the most recent decennial census (52 U.S.C. §§20901, 21002).

d. Recipients of lever and punch card voting system replacement funding had to either replace all of their lever and punch card voting systems by this deadline, obtain a waiver to defer the deadline, or return some of the federal funds they received (52 U.S.C. §20902). Returned funds were to be redistributed by the U.S. Election Assistance Commission (EAC) as requirements payments (52 U.S.C. §20904).

e. HAVA specifies that recipients must appropriate “funds for carrying out the activities for which the requirements payment is made in an amount equal to 5 percent of the total amount to be spent for such activities (taking into account the requirements payment and the amount spent by the [recipient]).” According to the EAC, this match requirement has been waived for some eligible territories. EAC, State Governments’ Use of Help America Vote Act Funds 2007, July 2008, pp. 22-23, at https://www.eac.gov/sites/default/files/eac_assets/1/6/EAC_Report_to_Congress_on_State_Expenditures_of_HAVA_Funds_2007.pdf; and EAC, Election Assistance Commission FY2008/2009/2010/2011 Requirements Payment Schedule, at https://web.archive.org/web/20191227211147/https://www.eac.gov/assets/1/6/4699.PDF.
Only a few election administration-specific grant programs—aimed at reimbursing certain voting system replacement costs that were not covered by HAVA’s lever and punch card voting system replacement grant program, enhancing the collection of election data, and improving electoral access for military and overseas voters—have been authorized for states and localities since HAVA. Most of the funding Congress has made available to states and localities for election administration-related purposes has, instead, been appropriated under grant programs authorized by that act (see Table 2 for appropriations for each grant program by fiscal year).

Since HAVA was enacted in 2002, Congress has appropriated funding regularly for one or both of the act’s disability access grant programs and more intermittently for other elections-related purposes. The latter funding includes, most recently, funding for FY2018, FY2020, FY2022, and FY2023. The first of those recent rounds of HAVA funding—provided by the Consolidated Appropriations Act, 2018 (P.L. 115-141)—followed reports of foreign efforts to interfere in the 2016 elections. Ongoing security concerns and other challenges for election administration, such as the onset of the Coronavirus Disease 2019 (COVID-19) pandemic in the 2020 election cycle, prompted inclusion of further appropriations for HAVA grants in the FY2020, FY2022, and FY2023 regular appropriations acts (P.L. 116-93, P.L. 117-103, and P.L. 117-328) and in supplemental appropriations for FY2020 (P.L. 116-136).

The following subsections provide broad overviews of the election administration-related grant programs Congress has authorized for states and localities to date. For more detailed information about the grant programs, see Table 1, Table 3, and Table 4.

**General Improvements Grant Program**

The issues with the administration of the 2000 elections varied by jurisdiction. Poll worker shortages were a particular issue in some localities, for example, while unreliable voting systems caused many of the problems in others.9 Congress authorized this general improvements grant program to help each HAVA state make the improvements to its election administration processes that it considered most pressing.10 HAVA prohibited use of the grant funds for legal judgments and most litigation-related costs, but otherwise made the funding available for general improvements to the administration of federal elections and other specified purposes (see Table 3 for the list of permissible uses in HAVA and other details of this program).

Congress appropriated funding for the general improvements grant program the first fiscal year after HAVA was enacted (FY2003; see Table 2 and Table 3 for details of authorized and appropriated funding for this and other elections grant programs). It has also provided further funding in more recent years, in response to developments such as foreign efforts to interfere in elections and the onset of the COVID-19 pandemic. Congress included $380 million for funding authorized by these provisions of HAVA in the Consolidated Appropriations Act, 2018; $425 million in the Consolidated Appropriations Act, 2020; $400 million in the Coronavirus Aid,
Relief, and Economic Security (CARES) Act; $75 million in the Consolidated Appropriations Act, 2022; and $75 million in the Consolidated Appropriations Act, 2023.
Table 2. Appropriations for Election Administration-Related Grant Programs for States and Localities

<table>
<thead>
<tr>
<th>Fiscal year</th>
<th>General improvementsa</th>
<th>Lever and punch card voting system replacement</th>
<th>Voting system replacement reimbursement</th>
<th>Requirements payments</th>
<th>Polling place accessibility</th>
<th>Protection and advocacy system (P&amp;A)</th>
<th>Voting technology improvements research</th>
<th>Voting technology pilot program</th>
<th>Mock elections</th>
<th>Help America Vote College Programb</th>
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### Fiscal Year 2022 and 2023 Appropriations

<table>
<thead>
<tr>
<th>Fiscal year</th>
<th>General improvements</th>
<th>Lever and punch card voting system replacement</th>
<th>Voting system reimbursement</th>
<th>Requirements payments</th>
<th>Polling place accessibility</th>
<th>Protection and advocacy system (P&amp;A)</th>
<th>Voting technology improvements</th>
<th>Voting technology pilot program</th>
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**Source:** CRS, based on review of appropriations measures.

**Notes:** Figures do not account for rescissions or sequestration reductions. Amounts in **bold** are from the text of the corresponding appropriations act, and amounts in **italics** are from the accompanying report language. Congress also included $400 million for election administration reform in P.L. 107-206, but the funding was not utilized. The UOCAVA election technology pilot program grant program is not included in this table because funding for that program appears to have come from general research funding provided to the U.S. Department of Defense (DOD) rather than appropriations that specifically reference the grant program. DOD reported awarding $25.4 million for the pilot program grants in 2011 and 2012 and $10.5 million in 2013 and posted notice of another round of grant funding on February 8, 2023.

**Congress also included $400 million for election administration reform in P.L. 107-206, but the funding was not utilized.**

**The UOCAVA election technology pilot program grant program is not included in this table because funding for that program appears to have come from general research funding provided to the U.S. Department of Defense (DOD) rather than appropriations that specifically reference the grant program. DOD reported awarding $25.4 million for the pilot program grants in 2011 and 2012 and $10.5 million in 2013 and posted notice of another round of grant funding on February 8, 2023.**


**The $380 million appropriated under this program for FY2018 was provided by the Consolidated Appropriations Act, 2018 (P.L. 115-141), and $425 million of the $825 million appropriated for FY2020 was provided by the Consolidated Appropriations Act, 2020 (P.L. 116-93). Explanatory statements accompanying those two appropriations acts listed some election security-specific purposes for which the funds may be used.**

**The amounts listed here are for the Help America Vote College Program as a whole. Grant-making is one of a number of activities, including developing materials and sponsoring seminars and workshops, that HAVA authorizes the EAC to conduct as part of the program (52 U.S.C. §21122).**

**The FY2003 appropriations resolution (P.L. 108-7) did not specify a distribution of appropriations between these two grant programs. It indicated that some of the funding—not to exceed $500,000—was to be available to the U.S. General Services Administration (GSA) for expenses associated with administering the funds.**

**The joint explanatory statement accompanying the FY2004 appropriations act (H.Rept. 108-401; P.L. 108-199) indicated that $750,000 of this funding was for the Help America Vote Foundation, $750,000 was for the Help America Vote College Program, and $200,000 was for the National Student Parent Mock Election.**

**The joint explanatory statement accompanying the FY2006 appropriations act (H.Rept. 109-307; P.L. 109-115) stated that the conferees encouraged the EAC to apply $250,000 of the funding it received for Salaries and Expenses to the Help America Vote College Program.**

**Appropriations for FY2007 and FY2011 for the HAVA grant programs administered by the U.S. Department of Health and Human Services (HHS) were included in general budget authority for the Administration for Children and Families’ Children and Families Services programs. Information about the funding HHS reported awarding for grants for those fiscal years is available in congressional budget justifications from the Administration for Children and Families. Administration for Children and Families, Archived Congressional Budget Justifications FY 2012-2004, June 29, 2012, at https://www.acf.hhs.gov/archive/olab/resource/archived-congressional-budget-justifications-fy-2012-2004.**
g. HAVA required states that had not replaced all of their lever and punch card voting systems by the relevant deadline to return some of the funds they received under the lever and punch card voting system replacement grant program and directed the U.S. Election Assistance Commission (EAC) to redistribute the returned funds as requirements payments. The EAC made some funding for requirements payments available for FY2011 from returned funds. EAC, Memorandum Re: 2011 Requirements Payments Disbursements, May 13, 2014, at https://www.eac.gov/sites/default/files/eac_assets/1/6/Instructions_for_Requesting_FY_2011_Requirements_Payments_Memo.2014.pdf.

h. Starting with the Consolidated Appropriations Act, 2014 (P.L. 113-76), appropriations for new funding for HAVA grant programs administered by the U.S. Department of Health and Human Services (HHS) have been included in general budget authority for the Administration for Community Living’s Aging and Disability Services programs. The appropriations acts reference both the polling place accessibility grant program and the P&A system grant program, but, according to HHS, only the P&A system grant program has been funded during that period. The specific totals HHS has reported awarding for P&A system grants each year are available from the Administration for Community Living at https://acl.gov/about-acl/help-america-vote-act-hava.

i. This figure includes $425 million from the Consolidated Appropriations Act, 2020, and $400 million from the Coronavirus Aid, Relief, and Economic Security (CARES) Act (P.L. 116-136). The CARES Act restricted use of its HAVA funds to preventing, preparing for, and responding to coronavirus, domestically and internationally, for the 2020 federal election cycle. For information about other differences between the general improvements grant program as authorized by HAVA and the FY2018, FY2020, FY2022, FY2023, and CARES Act funds, see the “General Improvements Grant Program” section of this report and Table 4.
The appropriations acts that provided those more recent funds included substantive provisions that modified or supplemented some of the parameters of the grant program, such as by adding match requirements. Explanatory statements accompanying the FY2018 and FY2020 regular appropriations acts also provided more information about Congress’s intentions for the funding. For details of differences between the general improvements grant program as authorized by HAVA and the FY2018, FY2020, FY2022, FY2023, and CARES Act funds, see Table 4.

**Voting System Replacement Grant Programs**

The punch card voting systems some jurisdictions used in 2000 contributed to the problems with the Florida vote count. Voters were supposed to indicate their preferences on punch card voting systems by punching out pieces of card—known as “chads”—next to their selections, but issues with incompletely punched chads made it difficult to discern some voters’ intentions. Problems with the lever voting machines some jurisdictions used in 2000, such as the potential for jammed levers and the lack of a paper trail that might be used to recover votes cast on a jammed machine, were also reported in election postmortems. Congress authorized HAVA’s lever and punch card voting system replacement grant program to help HAVA states replace both types of system.

Some states that used lever or punch card voting systems identified the issues with those systems early and started replacing them before the November 2000 elections. The earliest of those adopters were not eligible for HAVA’s lever and punch card voting system replacement grant program because they were no longer using lever or punch card systems by November 2000 and awards under the program were based on the number of precincts that used such systems in the November 2000 general election (see Table 1 for more on the formula used to allocate these funds). To avoid discouraging states from taking early action to improve their election systems in the future, Congress authorized and funded a voting system replacement reimbursement grant program in the Consolidated Appropriations Resolution, 2003 (P.L. 108-7). Grants awarded under that program, which were capped at $4,000 per precinct and $15 million for the program as a whole, were designed to reimburse HAVA states for costs they incurred in obtaining certain types of voting equipment prior to the November 2000 general election.

**Requirements Payments Program**

Meeting the election administration requirements established by HAVA involved significant financial investments for many HAVA states, and Congress authorized a requirements payments program primarily to help cover those costs. Recipients could also use requirements payments for more general election administration improvements if they either had already met the HAVA requirements or limited their spending on such improvements to the minimum amount they were guaranteed for requirements payments for a given fiscal year (see Table 1 for more on guaranteed minimums). As with HAVA’s general improvements grant program, recipients of requirements payments were prohibited from applying them to legal judgments or most litigation-related costs.

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14 The report uses “requirements payments” when referring to this program because that is the terminology in statute and in general use in elections contexts. As noted above, however, GAO determined that awards under this program count as grants. GAO, Election Assistance Commission—Payments to States under the Help America Vote Act of 2002, decision, May 9, 2017, at https://www.gao.gov/products/b-328615.
<table>
<thead>
<tr>
<th>Grant Program</th>
<th>Authorized Amounts^a</th>
<th>Administering Department or Agency</th>
<th>Permissible Uses of Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>UOCAVA election technology pilot program grant program (52 U.S.C. §20311)</td>
<td>Such sums as necessary</td>
<td>U.S. Department of Defense (DOD)^b</td>
<td>Conducting pilot programs to test election technology for individuals covered by the Uniformed and Overseas Citizens Absentee Voting Act of 1986 (UOCAVA)</td>
</tr>
<tr>
<td>General improvements grant program (52 U.S.C. §§20901, 20903-20906)</td>
<td>$325.0 million</td>
<td>U.S. Election Assistance Commission (EAC)</td>
<td>Complying with the election administration requirements established by the Help America Vote Act of 2002 (HAVA)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>U.S. General Services Administration (GSA)^c</td>
<td>Improving the administration of federal elections</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Educating voters about voting procedures, rights, and technology</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Training election officials, poll workers, and election volunteers</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Developing the state plan for use of requirements payments</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Improving, acquiring, leasing, modifying, or replacing voting systems and technology and vote casting and counting methods</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Improving the accessibility and quantity of polling places, including providing access for individuals with disabilities and assistance to Native Americans, Alaska Native citizens, and individuals with limited English proficiency</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Setting up toll-free hotlines for voters to report possible voting fraud and rights violations, get general information about elections, and access information about their voter registration status, polling place locations, and other relevant information^d</td>
</tr>
<tr>
<td>Lever and punch card voting system replacement grant program (52 U.S.C. §§20902-20906)</td>
<td>$325.0 million</td>
<td>EAC</td>
<td>Replacing lever or punch card voting systems in precincts that used such systems to administer the November 2000 regular federal general election</td>
</tr>
<tr>
<td></td>
<td></td>
<td>GSA^c</td>
<td></td>
</tr>
<tr>
<td>Grant Program</td>
<td>Authorized Amounts(^a)</td>
<td>Administering Department or Agency</td>
<td>Permissible Uses of Funds</td>
</tr>
<tr>
<td>---------------------------------------------------</td>
<td>---------------------------</td>
<td>-----------------------------------</td>
<td>---------------------------</td>
</tr>
<tr>
<td>Voting system replacement reimbursement grant program (P.L. 108-7)</td>
<td>$15.0 million</td>
<td>GSA</td>
<td>Being reimbursed for costs incurred in obtaining optical scan or electronic voting equipment for administration of federal elections prior to the November 2000 regular federal general election</td>
</tr>
<tr>
<td>Election data collection grant program (52 U.S.C. §20981 note)</td>
<td>$10.0 million</td>
<td>EAC</td>
<td>Improving the collection of data related to the November 2008 regular federal general election</td>
</tr>
<tr>
<td>Requirements payments program (52 U.S.C. §§21001-21008)</td>
<td>FY2003: $1.4 billion FY2004: $1.0 billion FY2005: $600.0 million FY2010 and subsequent fiscal years: Such sums as necessary(^e)</td>
<td>EAC(^c)</td>
<td>Complying with election administration requirements established by HAVA or the Military and Overseas Voter Empowerment (MOVE) Act of 2009(^d)</td>
</tr>
<tr>
<td>Polling place accessibility grant program (52 U.S.C. §§21021-21025)</td>
<td>FY2003: $50.0 million FY2004: $25.0 million FY2005: $25.0 million</td>
<td>U.S. Department of Health and Human Services (HHS)(^g)</td>
<td>Making polling places accessible to individuals with disabilities in a manner that provides the same opportunity for access and participation as available to other voters Providing individuals with disabilities with information about the accessibility of polling places</td>
</tr>
<tr>
<td>Voting technology improvements research grant program (52 U.S.C. §§21041-21043)</td>
<td>FY2003: $20.0 million</td>
<td>EAC</td>
<td>Conducting research to improve the quality, reliability, accuracy, accessibility, affordability, and security of voting equipment, election systems, and voting technology</td>
</tr>
<tr>
<td>Voting technology pilot program grant program (52 U.S.C. §§21051-21053)</td>
<td>FY2003: $10.0 million</td>
<td>EAC</td>
<td>Conducting pilot programs to test new voting technologies and implement them on a trial basis</td>
</tr>
<tr>
<td>Protection and advocacy (P&amp;A) system grant program (52 U.S.C. §§21061-21062)</td>
<td>FY2003: $10.0 million FY2004: $10.0 million FY2005: $10.0 million FY2006: $10.0 million Subsequent fiscal years: Such sums as necessary(^h)</td>
<td>HHS(^e)</td>
<td>Ensuring full participation in the electoral process for individuals with disabilities(^i)</td>
</tr>
<tr>
<td>Grant Program</td>
<td>Authorized Amounts(^a)</td>
<td>Administering Department or Agency</td>
<td>Permissible Uses of Funds</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
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<td>------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Mock elections grant program (52 U.S.C. §§21071-21072)</td>
<td>FY2003: $200,000</td>
<td>EAC</td>
<td>Conducting voter education activities for students and their parents</td>
</tr>
<tr>
<td></td>
<td>Subsequent six fiscal years: Such sums as necessary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Help America Vote College Program (52 U.S.C. §§21121-21123)</td>
<td>FY2003: $5.0 million</td>
<td>EAC</td>
<td>Encouraging students at institutions of higher education to serve as poll workers and state and local election officials to use their services</td>
</tr>
<tr>
<td></td>
<td>Subsequent fiscal years: Such sums as necessary(^i)</td>
<td></td>
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</tr>
</tbody>
</table>

**Source:** CRS, based on review of the U.S. Code.

**Notes:**

a. Authorized amounts are listed here as they are presented in statutory language.

b. The MOVE Act assigned responsibility for administering this grant program to the presidential designee designated under UOCAVA. Executive Order 12642 identified the presidential designee for UOCAVA as the Secretary of Defense, and the Secretary has delegated UOCAVA responsibilities to DOD's Federal Voting Assistance Program (FVAP). Executive Order 12642, "Designation of the Secretary of Defense as the Presidential Designee Under Title I of the Uniformed and Overseas Citizens Absentee Voting Act," 53 Federal Register 21975, June 8, 1988.

c. HAVA lists GSA as the administrator for the act's general improvements and lever and punch card voting system replacement grant programs but names the EAC the administrator of that funding for purposes of audits and repayments (52 U.S.C. §§20901-20906, 21142). The Consolidated Appropriations Act, 2004 (P.L. 108-199) also authorized GSA to make requirements payments while the EAC was being established but provided for expiration of that authority by the earlier of (1) June 30, 2004, or (2) the end of the three-month period after the appointment of all members of the EAC.

d. Recipients are prohibited from using funds awarded under these grant programs for legal judgments or litigation costs that are not otherwise permitted by the relevant sections of HAVA (52 U.S.C. §§20901, 21001).

e. Appropriations for the requirements payments program for FY2010 and subsequent fiscal years were authorized only for complying with requirements established by the MOVE Act (52 U.S.C. §21001).

f. States are permitted to use requirements payments to make general improvements to the administration of federal elections if they have already implemented HAVA's requirements or limit their spending on such improvements to the minimum amount they are guaranteed for requirements payments for a given fiscal year (52 U.S.C. §21002). For more on guaranteed minimums, see the “Requirements Payments Program” section of this report and Table 1.

g. HHS initially assigned responsibility for administering these grant programs to the Administration for Children and Families. The programs were subsequently transferred to HHS's Administration for Community Living, following the creation of that agency in 2012. HHS, “Statement of Organization, Functions, and Delegations of Authority; Administration for Community Living,” 77 Federal Register 23250-23260, April 18, 2012.

h. HAVA directs HHS to set aside 7% of the funding appropriated under this section for a given fiscal year to fund training and technical assistance for activities conducted under the section (52 U.S.C. §21061).

i. Recipients are prohibited from using funding awarded under this grant program to initiate or otherwise participate in litigation related to election-related disability access (52 U.S.C. §21062).

j. The amounts listed here are for the Help America Vote College Program as a whole. Grant-making is one of a number of activities, including developing materials and sponsoring seminars and workshops, that HAVA authorizes the EAC to conduct as part of the program (52 U.S.C. §21122).
As enacted, HAVA authorized a total of $3 billion for the requirements payments program over the period from FY2003 through FY2005. The Military and Overseas Voter Empowerment (MOVE) Act of 2009—which set new requirements for the voting and registration processes used by individuals covered by the Uniformed and Overseas Citizens Absentee Voting Act of 1986 (UOCAVA; 52 U.S.C. §§20301-20311)—amended HAVA to also authorize such sums as necessary for FY2010 and subsequent fiscal years to help HAVA states meet the new MOVE Act requirements.15

Disability Access Grant Programs

Congressional testimony by representatives of the disability community highlighted particular challenges individuals with disabilities and older Americans faced in accessing the electoral process in 2000. Such challenges included, among others, polling places that were inaccessible to individuals with certain physical disabilities and the often limited options for individuals with visual impairments to cast a ballot privately and independently.16 HAVA authorized two grant programs to help address such challenges: (1) a polling place accessibility grant program, and (2) a protection and advocacy (P&A) system grant program.

As authorized, HAVA’s polling place accessibility grant program was to be available to the HAVA states and units of local government.17 Grants awarded under the program were to be used for improving the accessibility of polling places to individuals with disabilities and conducting activities, such as voter outreach campaigns and election worker trainings, to help share information about polling place accessibility.

P&A systems are state-level systems that are charged with empowering and advocating for individuals with disabilities.18 HAVA made P&A system grant funds broadly available to HAVA state P&A systems for helping ensure full participation in the electoral process by individuals with disabilities, and the Protection and Advocacy for Voting Access (PAVA) Program Inclusion Act (P.L. 117-182) extended eligibility for the program to the P&A systems serving the Commonwealth of the Northern Mariana Islands (CNMI) and Native Americans in the Four Corners region of the country (American Indian consortium). HAVA prohibits use of the funds for initiating or participating in elections-related litigation and specifies that 7% of the funding appropriated for the grant program for any given fiscal year is to be distributed to other organizations to provide training and technical assistance with activities funded under the program.19


17 Although HAVA lists both the HAVA states and units of local government as potential recipients of polling place accessibility grant funds, the appropriations acts that have funded awards under the program have generally limited them to the HAVA states. See, for example, P.L. 108-7.

18 Some P&A systems are part of state governments, whereas others are nonprofit organizations. In addition to HAVA grant funds, P&A systems receive federal funding under other P&A programs to provide legal and other support in areas other than election administration. For more information about P&A systems, see Administration for Community Living, P&A Programs, at https://acl.gov/programs/pa-programs.

Table 4. Comparison of Original Authorization and Recent Appropriations for HAVA General Improvements Grant Program

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Uses</td>
<td>Making certain general improvements to election administration</td>
<td>Making general improvements to the administration of federal elections, including enhancing election technology and improving election security</td>
<td>Preventing, preparing for, or responding to coronavirus, domestically and internationally, for the 2020 federal election cycle</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Guaranteed minimums</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Cified that those funds—as well as some other funding appropriated under HAVA—may be used to cover certain costs incurred in response to the COVID-19 pandemic or an increase in threats to election officials.</td>
</tr>
<tr>
<td>50 states and DC:</td>
<td>$5 million&lt;sup&gt;b&lt;/sup&gt;</td>
<td>$3 million</td>
<td>$3 million</td>
<td>$1 million</td>
<td>$1 million</td>
<td>$3 million&lt;sup&gt;c&lt;/sup&gt;</td>
</tr>
<tr>
<td>Eligible territories:</td>
<td>$1 million&lt;sup&gt;b&lt;/sup&gt;</td>
<td>$600,000</td>
<td>$600,000</td>
<td>$200,000</td>
<td>$200,000</td>
<td>$600,000&lt;sup&gt;c&lt;/sup&gt;</td>
</tr>
<tr>
<td>Eligible recipients</td>
<td>50 states, DC, American Samoa, Guam, Puerto Rico, and the U.S. Virgin Islands (HAVA states)</td>
<td>HAVA states</td>
<td>HAVA states and the Commonwealth of the Northern Mariana Islands</td>
<td>HAVA states and the Commonwealth of the Northern Mariana Islands&lt;sup&gt;c&lt;/sup&gt;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spending deadline</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>December 31, 2020&lt;sup&gt;d&lt;/sup&gt;</td>
</tr>
<tr>
<td>Match requirement</td>
<td>—</td>
<td>5%&lt;sup&gt;e&lt;/sup&gt;</td>
<td>20%&lt;sup&gt;e&lt;/sup&gt;</td>
<td>20%&lt;sup&gt;e&lt;/sup&gt;</td>
<td>20%&lt;sup&gt;e&lt;/sup&gt;</td>
<td>20%&lt;sup&gt;c,e&lt;/sup&gt;</td>
</tr>
<tr>
<td>Reporting requirement</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>Quarterly (financial) and annual (progress)</td>
<td>Within 20 days of an election in the 2020 federal election cycle</td>
</tr>
</tbody>
</table>

Source: CRS, based on review of the U.S. Code and relevant appropriations measures.

Notes: Congress appropriated funding for FY2018, FY2020, FY2022, and FY2023 for five sets of HAVA grant funds: FY2018, FY2020, FY2022, and FY2023 funds, and CARES Act funds. The acts that provided the funds included substantive provisions that modified or supplemented some parameters of the program under which the funds were appropriated. This table compares selected parameters of the grant program as authorized by HAVA and the recent appropriations.

a. Explanatory statements accompanying the FY2018 and FY2020 consolidated appropriations acts listed some election security-specific purposes for which recipients may use the funds. Guidance issued by the U.S. Election Assistance Commission (EAC) clarified that those funds—as well as some other funding appropriated under HAVA—may be used to cover certain costs incurred in response to the COVID-19 pandemic or an increase in threats to election officials.

b. These minimums were for the combination of awards under HAVA’s general improvements and lever and punch card voting system replacement grant programs.

c. A general provision of the CARES Act (§23003) extended these conditions on the FY2020 funds to the CARES Act funds.

d. Recipients were required to return any funds that had not been obligated as of this deadline to the U.S. Treasury.

e. According to the EAC, some eligible territories have been exempted from these match requirements. The appropriations acts specify that each nonexempt recipient must provide funds for grant activities in an amount equal to the specified percentage “of the total amount of the payment made to the [recipient].”

f. Recipients of these funds are subject to reporting requirements, as specified by the EAC, but the acts themselves did not set financial reporting requirements.
Election Technology Research Grant Programs

Election technology shortcomings, such as the unreliability of lever and punch card voting systems, contributed to the issues with the administration of the 2000 elections. One approach Congress took to addressing such shortcomings, as described in the “Voting System Replacement Grant Programs” section of this report, was authorizing funding to help replace lever and punch card voting systems. Another was authorizing funding for research into better systems. HAVA's voting technology improvements research grant program and voting technology pilot program grant program were intended to facilitate development and testing of new voting technologies.20

The MOVE Act, which set new requirements for the voting and registration processes used by UOCAVA voters and authorized new appropriations for requirements payments to help HAVA states meet them, also authorized funding to help improve UOCAVA election technologies. The act’s UOCAVA election technology pilot program grant program was intended to fund testing of new election technologies for use by individuals covered by UOCAVA.21

Youth Voter Participation and Poll Worker Recruitment Grant Programs

Young people participated in the 2000 elections at lower rates than their older counterparts,22 and some of the issues with the administration of the 2000 elections were caused by a shortage of qualified poll workers.23 Congress authorized two grant programs in HAVA that were aimed at addressing one or both of those issues.24 HAVA’s mock elections grant program was designed to fund activities, such as simulated national elections and quiz team competitions, to help encourage students and their parents to engage with the electoral process.25 The Help America Vote College Program, which was to be developed by the EAC, was intended to use grant-making

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20 The EAC has used funding provided for these grant programs to conduct Accessible Voting Technology, Military Heroes, and Pre-Election Logic and Accuracy Testing and Post-Election Audit initiatives. EAC, Discretionary Grants, at https://web.archive.org/web/20200622235023/https://www.eac.gov/payments-and-grants/discretionary-grants/. As administered by the EAC, these grant programs were generally available to private organizations or private institutions of higher education in addition to or in partnership with state or local government entities. See, for example, EAC, Notice of Federal Funds Available: 2010 Voting System Pre-Election Logic and Accuracy Testing & Post-Election Audit Initiative, September 10, 2010, p. 2, at https://web.archive.org/web/20120921090304/http://www.eac.gov/assets/1/AssetManager/L&A%20Post%20Election%20Audit%20NOFA%20FINAL.9.07.10.pdf.

21 The U.S. Department of Defense’s (DOD’s) Federal Voting Assistance Program (FVAP) implemented this grant program as its Electronic Absentee Systems for Elections (EASE 1) and Effective Absentee Systems for Elections (EASE 2) grant programs, which were available to states, territories, and localities. DOD posted notice of another round of EASE grant funding on February 8, 2023. FVAP, EASE Grant Program, at https://www.fvap.gov/eo/grants/ease-1; and FVAP, EASE 2 Grant Program, at https://www.fvap.gov/eo/grants/ease-2.


23 See, for example, GAO, Elections: Perspectives on Activities and Challenges Across the Nation.

24 HAVA also authorized another initiative to encourage youth voter participation: the Help America Vote Foundation. The foundation is not discussed in detail in this report because HAVA does not explicitly list grant-making to states or localities as one of its functions.

25 As administered by the EAC, this grant program was available to state and local election offices as well as nonprofit organizations in partnership with state or local election offices and tribal organizations. See, for example, EAC, Notice of Federal Funds Available: 2010 Help America Vote Act Mock Election, January 2010, p. 1, at https://web.archive.org/web/20101223025104/http://www.eac.gov/assets/1/Page/2010%20Help%20America%20Vote%20Act%20Mock%20Election%20-%20Notice.pdf.
and other activities to encourage students at institutions of higher education to serve as poll workers and state and local election officials to take advantage of their services.26

Election Data Collection Grant Program

Election data can help policymakers identify potential improvements to election administration processes. For example, data indicating that mail ballots are being rejected at particularly high rates in a given locality might encourage the locality to review its ballot design, voter education, or election worker training processes.

The EAC collects data from state and local election officials after each regular federal general election—using a survey known as the Election Administration and Voting Survey (EAVS)27—but Congress found that some EAVS data quality and response rates were lower than expected.28 It responded by including language in the Consolidated Appropriations Act, 2008 (P.L. 110-161) to establish and fund an election data collection grant program. Grant awards under this program, which were to be available in the amount of $2 million to each of five HAVA states, were to be used to improve the collection of data for the November 2008 regular federal general election.

Potential Considerations for Congress

Proposals to provide funding for election administration-related grant programs gained new traction after the 2016 elections. Prior to the 2016 election cycle, Congress had not funded broad-based elections grant programs for states or localities since the FY2010 appropriations for HAVA’s requirements payments program,29 and it was not generally considered likely to do so.30 However, developments like the emergence of election interference as a significant issue in the 2016 election cycle and the onset of the COVID-19 pandemic in the 2020 cycle have introduced election administration challenges that have been ongoing, difficult for states and localities to manage alone, or both.31

26 HAVA authorizes the EAC to conduct various activities as part of the Help America Vote College Program, but the agency has tended to use the funding Congress has provided for the program for grant-making. Grant recipients have included public and private institutions of higher education, including community colleges. EAC, “Help America Vote College Program,” at https://www.eac.gov/payments_and_grants/help_america_vote_college_program.

27 For more on the EAVS, see CRS In Focus IF11266, The Election Administration and Voting Survey: Overview and 2018 Findings, by Karen L. Shanton.


29 Funding had been provided for grant programs for specific elections-related purposes, such as HAVA’s disability access grant programs, but not for more general grant programs like HAVA’s general improvements grant program and requirements payments program. EAC, Agency Financial Report, November 15, 2021, p. 4, at https://www.eac.gov/sites/default/files/document_library/files/FY21_EAC_AFR_FINAL.pdf.

30 The then-chair of the Committee on House Administration said in 2014, for example, that state and local election officials should not expect federal assistance with covering the costs of replacing voting systems. Cory Bennett, “States Ditch Electronic Voting Machines,” The Hill, November 2, 2014. Proposals to terminate the EAC in the 112th through 115th Congresses were also predicated in part on the assumption that the agency would not have new grant funding to administer. For more on proposals to terminate the EAC, see CRS Report R45770, The U.S. Election Assistance Commission (EAC): Overview and Selected Issues for Congress, by Karen L. Shanton.

31 For more on election interference, COVID-19, and other election emergencies, see CRS Report R46146, Campaign and Election Security Policy: Overview and Recent Developments for Congress, coordinated by R. Sam Garrett; and CRS Report R46455, COVID-19 and Other Election Emergencies: Frequently Asked Questions and Recent Policy Developments, coordinated by R. Sam Garrett.
As described in the “General Improvements Grant Program” section of this report, Congress has responded to such challenges, in part, by providing $380 million for HAVA grant funds for FY2018, $75 million for FY2022, $75 million for FY2023, and a total of $825 million in regular and supplemental appropriations for FY2020. Some Members have also proposed legislation to establish new elections grant programs for states or localities. Some of those proposals would authorize grant funding for a limited number of fiscal years, while others, such as the 118th Congress’s Sustaining Our Democracy Act (S. 630), would establish a program and trust fund that would provide for ongoing funding.

The increased prominence of state and local elections grant programs since the 2016 election cycle might suggest questions about what role, if any, such programs could play in future federal election administration policy. The following subsections introduce some issues that may be of interest to Members who are considering whether or how to propose a role for similar grant programs and to Members who are weighing whether to support, oppose, or amend such proposals.

## Role of Federal Grant Programs

A central debate in elections policy is over the role the federal government should play in election administration. Some say that Congress should facilitate or mandate changes in the way elections are conducted in order to advance certain objectives, such as ensuring that all eligible voters have access to the ballot or protecting the integrity of the electoral process. Others see a more limited role for the federal government, suggesting that the state and local officials who are primarily responsible for administering elections are best positioned to identify and implement the right election administration policies for their jurisdictions.

That debate has carried over to some discussions of state and local elections grant programs. Federalism considerations have informed some deliberations about how to structure election administration-related grant programs for states and localities (see the “Options for Legislative Proposals” section of this report for selected examples). Such considerations have also prompted some to question whether to authorize or fund elections grant programs at all. Some have opposed elections grant programs for states or localities on the grounds either that they would constitute federal overreach in and of themselves or that they could lead to such overreach.

In addition to such general objections, some have voiced opposition to individual proposals to authorize or fund elections grant programs on more specific grounds. They have noted that some states still have funding remaining from previous appropriations for the grant program a given appropriations bill would fund, for example, or suggested that Congress does not yet have enough information to determine whether further funding for the program is warranted. Some Members might also disagree with the objectives of a proposed grant program or think that other congressional tools, such as federal requirements or nonfinancial assistance from federal agencies, would be better equipped to achieve them.

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33 See, for example, Hans von Spakovsky, “Leave Elections up to the States,” USA Today, November 26, 2012.

34 See, for example, Maggie Miller, “Election Security Funds Caught in Crosshairs of Spending Debate,” The Hill, September 17, 2019.

Given the nature of its subject, this report tends to focus on how election administration-related grant programs for states and localities have played or might play a role in federal election administration policy. As the above discussion suggests, however, a prior question in any given case might be whether they should play such a role. Either as a general principle or in specific instances, Congress might choose not to authorize election administration-related grant programs for states and localities or not to fund them.

Options for Legislative Proposals

The “Role of Federal Grant Programs” section of this report describes cases in which Members might oppose proposals to authorize or fund election administration-related grant programs for states or localities. There are also circumstances in which Members might favor such proposals. State or local elections grant programs might appeal to Members who are hesitant to set federal requirements for election administration, for example, or who want to engage with aspects of election administration for which Congress’s authority to set requirements is limited.36 Grant programs might also appeal to Members who believe that funding is the best way to achieve certain election administration objectives or that states and localities either cannot or should not be solely responsible for financing certain aspects of election administration.

Most of the funding Congress has made available to states and localities for election administration-related purposes to date has been appropriated under grant programs authorized by HAVA. Members who are interested in proposing further elections grant funding for states or localities might consider whether to continue appropriating funding under existing grant programs or to establish new grant programs that are tailored more specifically to current needs.37

In either case, Members might also consider exactly how to structure the grant programs. Choices about how grant programs are structured—whether they are made in authorizing legislation like HAVA or substantive provisions of appropriations acts like Division B of the CARES Act—can help determine how effective the programs are at achieving their intended purposes and what, if any, unintended consequences they might have. Information about the options available for structuring grant programs might, therefore, be of interest both to Members who are considering proposing new grant programs or funding and to Members who are weighing whether to support, oppose, or amend such proposals.

Previous legislative proposals suggest some possible questions about how to structure election administration-related grant programs for states and localities, some options for answering them, and some of the considerations that have informed choices among such options in the past. The following subsections introduce some of those questions, options, and considerations (for examples of how the options have been implemented in previous legislative proposals, see Appendix). The discussion in these subsections is intended to be illustrative rather than to provide a comprehensive accounting of all of the factors that might inform choices about elections grant programs. Congressional clients may contact the author of this report for more detailed discussion of considerations that might be relevant to specific legislative proposals.38

36 For more on Congress’s authority to set requirements for election administration, see CRS Report RL30747, Congressional Authority to Direct How States Administer Elections, by Kenneth R. Thomas.


38 Congress has also used or proposed using funding to engage with election administration in ways other than (continued...)
Uses of Funds

- Are grant funds limited to use for specific activities or available for more general purposes?
- Are grant funds intended to finance voluntary activities or help meet federal requirements?
- Are any uses of grant funds prohibited or prioritized?

State and local officials who are open to receiving federal elections grant funding have tended to express a preference for funding with minimal restrictions.\(^{39}\) The National Association of Secretaries of State (NASS) adopted a resolution in February 2019, for example, that urged Congress not to set further conditions on HAVA funds than are laid out in the act.\(^{40}\) Some election officials have also advocated for funding flexibility in congressional testimony, arguing against limiting the purposes for which federal funding may be used or attaching funding to federal requirements.\(^{41}\)

As the officials primarily responsible for administering elections, state and local officials might have particular insight into the election administration problems that are most pressing in their jurisdictions and the proposed solutions to those problems that are most likely to be effective. State and local officials will likely also play a prominent role in implementing—and helping determine the success of—any federal funding initiatives. Such considerations might lead Members to favor general purpose grant programs that are intended to help fund voluntary rather than mandatory activities.

Members might choose to limit use of grant funds to more specific purposes or attach funding to federal requirements, on the other hand, if they have a particular solution to an election administration problem in mind or if they want to encourage consistency in the way states approach a given aspect of election administration. For example, HAVA’s lever and punch card voting system replacement grant program aimed to solve the reliability problems with those voting systems specifically by replacing them. The act’s requirements payments program was attached to requirements to help standardize certain practices, such as having a centralized statewide voter registration list, across states.\(^{42}\)

39 State and local officials may not always want or need federal elections funding. In congressional testimony on preparations for the 2020 general election, for example, one state official indicated that, barring certain eventualities, his state did not need further financial assistance from the federal government to conduct its 2020 elections. U.S. Congress, Senate Committee on Rules and Administration, 2020 General Election Preparations, hearing, 116th Cong., 2nd sess., July 22, 2020.
42 Even in cases in which Congress attaches funding to a requirement, it may leave grantees some flexibility about exactly how to comply with the requirement. HAVA explicitly states that decisions about how to implement the act’s (continued...)
The above discussion focuses on two options available to Congress: (1) limiting use of grant funds to specific activities, and (2) making funds available for more general purposes. There are also some other alternatives that might appeal to Members who are interested in a middle ground between those options. One possible intermediate approach, which Congress used with HAVA’s P&A system grant program, is to make grant funds broadly available for general purposes but prohibit some specific uses of the funds. Another, which the House has explored in some recent consolidated and Financial Services and General Government (FSGG) appropriations bills, is to prioritize use of the funds for a particular activity, such as replacing direct-recording electronic (DRE) voting machines, but permit them to be used for more general purposes under certain conditions.43

**Amount of Funding**

- Is the total amount of federal funding authorized for the grant program a fixed amount, or is it such sums as may be necessary to conduct the funded activities?
- Are grant recipients required to contribute to funding grant activities?
- How is funding allocated to grant recipients?
- Are eligible recipients guaranteed minimum—or subject to maximum—award amounts?

Congress might use grant programs either to help states or localities conduct a particular activity or to encourage them to do so. Whether a given grant program is intended to facilitate elections activities or incentivize them might affect how much funding Congress chooses to make available for the program. If the objective of a given grant program is to enable states to perform an activity, for example, the amount of funding Congress chooses to provide for the program might be based on the actual costs of conducting the activity.

Congress has sometimes also required grant recipients to contribute some of the total funding for grant activities, such as by providing matching funds. The 50 states, DC, and Puerto Rico were required to match 5% of the federal funding they received in FY2018 HAVA general improvements grant funds, for example, and 20% of the funding received in FY2020, FY2022, FY2023, and CARES Act funds.44

Requiring grant recipients to contribute to funding grant activities might have some advantages. For one thing, it increases the total amount of funding available for grant activities without further increasing federal investment. Some have also suggested that, by requiring potential grantees to

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43 See, for example, a House-passed FY2021 consolidated appropriations act (H.R. 7617; passed 217-197), the Financial Services and General Government Appropriations Act, 2022 (H.R. 4345), and the Financial Services and General Government Appropriations Act, 2023 (H.R. 8254).

make a case to state or local authorities for providing matching funds, match requirements might encourage grant recipients to think more carefully about how to deploy grant funds.45

Match requirements may also come with trade-offs, however. For example, some have suggested that requiring a 20% match for CARES Act HAVA funds at a time when there were other pressing demands on state budgets and some state legislatures had suspended their sessions due to COVID-19 made it difficult for some states to access the funds.46 States with more limited resources may also find it more challenging to meet match requirements in general than better-resourced states.

A proposal was offered, during the HAVA debate, to address that last trade-off by linking the percentage of federal funding states were required to match to their level of financial need.47 That proposal was not adopted, but variations among states have factored into other decisions about elections grant programs. For example, Congress chose to use nondiscretionary formulas to allocate some HAVA funds due to concerns that competitive grant processes would disadvantage states with more limited resources for grant-writing.48 The formulas Congress set out in HAVA were also structured to reflect variations among states. Allocations of lever and punch card voting system replacement grant funds varied with the number of precincts that used such systems in the November 2000 general election, for example, and allocations of general improvements funds and requirements payments vary by voting-age population.

Recipients of Funding

- Is grant funding available—directly or indirectly—to local officials?
- Is grant funding available to election officials or to other state or local entities?
- Which jurisdictions or entities are eligible for the grant program?

State-level election officials have been the direct recipients of most of the funding Congress has made available for election administration-related grant programs to date, and they have generally had discretion over whether or how to share the funds. In most states, however, most of the day-to-day work of administering elections is done at the local level.49 Local officials are often both responsible for most elections-related spending and most familiar with the specifics of election administration needs.

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45 See, for example, U.S. Congress, Senate Committee on Rules and Administration, 2020 General Election Preparations, hearing, 116th Cong., 2nd sess., July 22, 2020.
46 See, for example, Letter from Paul Pate, President of the National Association of Secretaries of State, to Speaker Nancy Pelosi and Leader Kevin McCarthy, April 2, 2020, at https://www.nass.org/sites/default/files/NASS%20Letters/4.2.20%20NASS%20CARES%20Funding%20Letter%20to%20House%20Leadership.pdf; and Letter from Paul Pate, President of the National Association of Secretaries of State, to Sen. Mitch McConnell and Sen. Chuck Schumer, April 2, 2020, at https://www.nass.org/sites/default/files/NASS%20Letters/4.2.20%20NASS%20CARES%20Funding%20Letter%20to%20Senate%20Leadership.pdf. Proposals were offered to repeal the match requirement for CARES Act funds or permit it to be waived. See, for example, the 116th Congress’s Heroes Act (H.R. 6800), Natural Disaster and Emergency Ballot Act of 2020 (S. 4033), Secure Our Elections Act (H.R. 6777), and State Elections Preparedness Act (S. 3778).
49 States retain primary responsibility for most of the day-to-day work of administering elections in a few states. For more on the division of election administration responsibilities between states and localities, see CRS Report R45549, The State and Local Role in Election Administration: Duties and Structures, by Karen L. Shanton.
There may be compelling administrative reasons to distribute elections grant funding at the state level—some localities might have difficulty meeting federal grant compliance requirements, for example, and it might be easier for the federal agencies charged with administering grant programs to coordinate with the states than with thousands of local jurisdictions—but some Members have explored ways to involve local officials in either spending grant funds or helping decide how they are spent. HAVA required the HAVA states to submit detailed state plans for use of their requirements payments, for example, and directed them to include local officials on the committees that developed the plans. Bills have also been introduced that would require states to pass some elections grant funding through to localities or allow local officials to apply for elections grant funds if their state officials opt not to do so or authorize them to apply.

Some election administration-related grant programs have also been directed to non-elections-specific entities rather than to election officials. Although election officials are a natural choice for carrying out most election administration tasks, certain elections-related activities might be a better fit for entities with other subject matter expertise. Congress directed one of HAVA’s disability access grant programs to P&A systems, for example, because P&A systems were thought to be particularly well-equipped to help improve electoral access for individuals with disabilities.

HAVA’s P&A system grant program highlights another potential question about recipients of election administration-related grant funds: which jurisdictions or entities should be eligible for funding? HAVA defined “state” as including the 50 states, DC, American Samoa, Guam, Puerto Rico, and the U.S. Virgin Islands, and that definition was used to set eligibility for a number of elections grant programs, including HAVA’s P&A system program. That meant that CNMI—and, in the case of the P&A system grant program, the P&A system serving the American Indian consortium—was generally not eligible for funding Congress appropriated for HAVA’s state grant programs.

Congress has subsequently provided for some exceptions to that general rule. The PAVA Program Inclusion Act, which was enacted in 2022, amended HAVA to extend eligibility for the P&A system grant program to the P&A systems serving CNMI and the American Indian consortium. The Consolidated Appropriations Act, 2020; Consolidated Appropriations Act, 2022; Consolidated Appropriations Act, 2023; and CARES Act also included provisions that made their HAVA general improvements grant funds available to CNMI.

Congress might choose to base eligibility for any future state elections grant programs on the current HAVA definition of “state.” Alternatively, it might amend the HAVA definition to include CNMI or follow the PAVA Program Inclusion Act in extending eligibility for new or existing grant programs to CNMI or other entities on a case-by-case basis.

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50 As authorized, HAVA’s polling place accessibility grant program is available to units of local government as well as HAVA states. However, the appropriations acts that have funded awards under the program have generally limited them to the HAVA states. See, for example, P.L. 108-7.

51 See, for example, the Secure Elections Act (H.R. 6663/S. 2261/S. 2593) in the 115th Congress and the Financial Services and General Government Appropriations Act, 2023 (H.R. 8254) in the 117th Congress.


53 CNMI was not included in HAVA’s definition of “state” because it did not hold federal elections when HAVA was enacted. Testimony of the Honorable Gregorio Kilili Camacho Sablan, in U.S. Congress, Committee on House Administration, Subcommittee on Elections, Voting Rights and Election Administration in the U.S. Virgin Islands and Other Territories, hearing, 116th Cong., 2nd sess., July 28, 2020, p. 2.

54 For examples of bills that would amend the HAVA definition of “state,” see the 117th Congress’s For the People Act (continued...
Availability of Funding

- Is there a statutory deadline by which the agency that is charged with administering the grant program must distribute the grant funding?
- Are grant recipients required to obligate or spend grant funds or complete grant-funded activities by a certain deadline?
- Are appropriations for the grant program authorized for a limited number of fiscal years or on an ongoing basis?

Some states require gubernatorial or state legislative approval to claim, use, or match federal funds, and the procurement processes states and localities use to acquire resources like voting systems can take months or years to complete. The potential for such delays at the state and local levels and the emergency nature of certain elections spending have sometimes led Congress to encourage prompt distribution of elections grant funds. The CARES Act, for example, directed the EAC to distribute its HAVA grant funds within 30 days of the act’s enactment.

Congress might also set deadlines by which grant recipients must obligate or spend their funds or complete grant-funded activities. Such deadlines can help ensure that funds are spent within a specified time period. Awards under certain HAVA grant programs, such as most of the funding Congress has provided under the act’s general improvements grant program and requirements payments program, were made available to recipients without fiscal year limitation, and recipients were permitted to keep and use any interest the funds generated. That offered an incentive to save grant funding for future needs or ongoing costs rather than spending it quickly, and some states have reported still having grant funds or interest in their accounts almost 20 years after the grant funding was appropriated.55

Deadlines may also come with trade-offs, however. Some have argued that the deadlines for certain grant programs, such as HAVA’s lever and punch card voting system replacement program, helped incentivize spending that was not well-tailored to the program’s objectives.56 NASS also expressed concern that the deadline for obligating CARES Act funding could introduce complications for use of the funds, and some states cited the deadline as a barrier to spending their shares.57

One possible way to encourage timely spending without setting deadlines could be to provide for ongoing funding for certain election administration-related purposes.58 Some states have reported that they waited to spend some of their HAVA grant funds so they would have funding available
to cover unexpected expenses or meet future iterations of ongoing needs. State and local officials have also referred to election security in particular as “a race without a finish line” and requested regular funding from Congress for security-related expenses. Providing for regular federal funding could help assure states that they would have the resources to handle ongoing or unexpected costs without caching current grant funds.

Some Members might be hesitant to provide states or localities with ongoing elections funding, however, due to federalism-based considerations. As suggested by the “Role of Federal Grant Programs” section of this report, some Members might view ongoing funding for state or local elections grant programs as federal overreach or a path to such overreach. That view might also be shared by some state and local officials, who might be wary of such ongoing federal involvement in election administration.

Administration of Grant Programs

- Are details of grants administration, such as the contents or frequency of spending plans or reporting, specified in bill text, specified in report language, or left to the discretion of the federal agency charged with administering the grant program?
- Which agency is charged with administering the grant program?
- Is the administering agency encouraged or required to collaborate or consult with other agencies or stakeholders?

Congress might choose to leave decisions about details of grants administration, such as the information potential grantees are required to provide about their spending plans, to the discretion of the federal agency that is charged with administering a given grant program. In some cases, however, Congress might determine that there is particular information it needs to conduct effective oversight of a grant program and include specific administrative conditions in bill text or report language. HAVA requires recipients of requirements payments to file and update detailed state plans for the payments, for example, and the CARES Act required recipients of its HAVA funds to report on their spending within 20 days of each election they held in the 2020 federal election cycle.

Such additional administrative conditions may help Congress gain better insight into how grant funds are being used, how well a given grant program is working, and whether further funding for the program is warranted. However, they might also come with trade-offs. For example, the short turnaround time for CARES Act reporting raised concerns for some about whether election officials could comply with the act’s reporting requirements while also fulfilling their other post-election responsibilities, such as conducting the canvass. NASS indicated that this might be a challenge in a letter to Congress, for example, and some Members proposed legislation to

59 See, for example, the spending plans some states submitted for FY2018 HAVA funds. EAC, “Election Security Funds,” at https://www.eac.gov/payments-and-grants/election-security-funds.
60 See, for example, Testimony of Minnesota Secretary of State Steve Simon, in U.S. Congress, Senate Committee on Rules and Administration, Election Security Preparations: A State and Local Perspective, hearing, 115th Cong., 2nd sess., June 20, 2018, pp. 1, 3.
61 For more on grants administration and the role of agency discretion, see CRS Report R42769, Federal Grants-in-Aid Administration: A Primer, by Natalie Keegan.
62 For more on the respective roles of bill text and report language, see CRS Report R44124, Appropriations Report Language: Overview of Development and Components, by Drew C. Aherne.
63 Letter from Paul Pate, President of the National Association of Secretaries of State, to Speaker Nancy Pelosi and (continued...
modify the requirement. In general, Congress might consider how to balance oversight needs against administrative demands to ensure that it can get the information it needs to evaluate grant programs without overly burdening grantees or administering agencies.

The administering agency for most of the election administration-related grant programs Congress has authorized for states and localities to date is the EAC. With subject matter expertise in election administration and relationships with the state election officials to whom most grant funds have been directed, the EAC has been a common choice of agency to administer elections grant programs.

However, Congress has sometimes determined that an agency with other subject matter expertise or relationships with other state or local officials is a better fit for a given grant program or that the EAC should collaborate or consult with other agencies. The U.S. Department of Health and Human Services (HHS) was charged with administering HAVA’s disability access grant programs, for example, and the U.S. Department of Defense (DOD) has administered the MOVE Act’s UOCAVA election technology pilot program grant program. The National Institute of Standards and Technology (NIST) was directed to assist the EAC with administering HAVA’s voting technology improvements research and voting technology pilot program grant programs, and some have envisioned a similar collaboration between the EAC and the U.S. Department of Homeland Security (DHS) on an election security grant program.

Concluding Observations

Congress has tended, historically, to take a circumscribed approach to federal involvement in elections funding. HAVA authorized a grant program to help replace lever and punch card voting systems, for example, but left the costs of maintaining or upgrading the replacement systems to states and localities. Appropriations for election administration-related grant programs for states and localities have also typically been authorized for a limited number of fiscal years rather than on an ongoing basis.

State and local elections grant programs have taken on a prominent role in federal election administration policy following foreign efforts to interfere in the 2016 election cycle and the onset of the COVID-19 pandemic in the 2020 cycle. Congress appropriated a total of more than $1.3 billion under HAVA’s general improvements grant program for FY2018, FY2020, FY2022, and FY2023 and has advanced other proposals to authorize or fund state or local elections grant programs through parts of the legislative process.

Leader Kevin McCarthy; and Letter from Paul Pate, President of the National Association of Secretaries of State, to Sen. Mitch McConnell and Sen. Chuck Schumer.

64 See, for example, the 116th Congress’s Heroes Act (H.R. 6800), Natural Disaster and Emergency Ballot Act of 2020 (S. 4033), and Secure Our Elections Act (H.R. 6777).

65 The U.S. Department of Health and Human Services (HHS) initially assigned responsibility for administering its HAVA grant programs to the Administration for Children and Families. The programs were subsequently transferred to HHS’s Administration for Community Living, following the creation of that agency in 2012. HHS, “Statement of Organization, Functions, and Delegations of Authority; Administration for Community Living,” 77 Federal Register 23250-23260, April 18, 2012.

66 The MOVE Act assigned responsibility for administering this grant program to the presidential designee designated under UOCAVA. Executive Order 12642 identified the presidential designee as the Secretary of the U.S. Department of Defense (DOD), and the Secretary has delegated UOCAVA responsibilities to DOD’s Federal Voting Assistance Program (FVAP). Executive Order 12642, “Designation of the Secretary of Defense as the Presidential Designee Under Title I of the Uniformed and Overseas Citizens Absentee Voting Act,” 53 Federal Register 21975, June 8, 1988.

67 See, for example, the Secure Elections Act (H.R. 6663/S. 2593) in the 115th Congress.
An open question might be whether the post-2016 prominence of state and local elections grant programs reflects potential interest among Members in increased federal involvement in election administration funding or whether the FY2018, FY2020, FY2022, and FY2023 appropriations were more isolated responses to immediate challenges. Does Congress foresee authorizing or funding further elections grant programs for states or localities, or would it prefer to leave grant programs and funding levels as they are? If Members are interested in further grant programs, would funding for the programs be provided on a time-limited or ongoing basis? Would such grant programs or funding be intended to help states and localities respond to specific challenges like the ones presented by election interference and the COVID-19 pandemic or to advance broader elections objectives, such as ensuring that all eligible voters have access to the ballot or protecting the integrity of the electoral process?

Previous legislative proposals suggest some of the options available to Congress for structuring elections grant programs for states and localities and some of the considerations that have informed choices among those options in the past. Information about such options and considerations might be helpful both to Members who are considering proposing new state or local elections grant programs or funding and to Members who are weighing whether to support, oppose, or amend such proposals.
Appendix. Selected Options for Structuring Grant Programs

The “Options for Legislative Proposals” section of this report lists some questions that may be relevant to Members who are considering developing or evaluating proposals to authorize or fund elections grant programs for states or localities. The table below presents some of the options for answering those questions that have been explored in previous legislation. The table is intended to be illustrative rather than comprehensive. It also includes only answers that have been offered explicitly in legislation or report language, not answers that might be provided by other federal guidance on grant programs or appropriations or at the discretion of the federal departments or agencies that are charged with administering elections grant programs.

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<td></td>
<td>Is grant funding available to election officials or to other state or local entities?</td>
<td>Election officials</td>
<td>HAVA requirements payments program (52 U.S.C. §§21001-21008)</td>
</tr>
<tr>
<td></td>
<td>Other state or local entities</td>
<td>HAVA P&amp;A system grant program (52 U.S.C. §§21061-21062)</td>
<td></td>
</tr>
<tr>
<td><strong>Which jurisdictions or entities are eligible for the grant program?</strong></td>
<td>50 states, DC, American Samoa, Guam, Puerto Rico, and the U.S. Virgin Islands (HAVA states)</td>
<td>Election data collection grant program (52 U.S.C. §20981 note)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>HAVA states and the Commonwealth of the Northern Mariana Islands (CNMI)</td>
<td>FY2020 HAVA funds (P.L. 116-93, Election Security Grants)</td>
<td></td>
</tr>
<tr>
<td>Category</td>
<td>Sample Questions</td>
<td>Sample Answers</td>
<td>Examples from Previous Legislation</td>
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<tr>
<td><strong>Availability of Funding</strong></td>
<td>Is there a statutory deadline by which the agency that is charged with administering the grant program must distribute the grant funding?</td>
<td>Within 30 days of the act’s enactment&lt;br&gt;Within 45 days of the act’s enactment&lt;br&gt;With option for extension&lt;br&gt;Without option for extension</td>
<td>Protection and Advocacy for Voting Access (PAVA) Program Inclusion Act (52 U.S.C. §21061)&lt;br&gt;CARES Act HAVA funds (P.L. 116-136, Election Security Grants)&lt;br&gt;FY2018 HAVA funds (P.L. 115-141, Election Reform Program)&lt;br&gt;HAVA lever and punch card voting system replacement grant program (52 U.S.C. §§20902-20906)&lt;br&gt;CARES Act HAVA funds (P.L. 116-136, Election Security Grants)&lt;br&gt;HAVA voting technology improvements research grant program (52 U.S.C. §§21041-21043)&lt;br&gt;HAVA P&amp;A system grant program (52 U.S.C. §§21061-21062)</td>
</tr>
<tr>
<td><strong>Administration of Grant Programs</strong></td>
<td>Are details of grants administration, such as the contents or frequency of spending plans or reporting, specified in bill text, specified in report language, or left to the discretion of the federal agency charged with administering the grant program?</td>
<td>Specified in authorizing legislation&lt;br&gt;Specified in appropriations legislation&lt;br&gt;Specified in report language&lt;br&gt;EAC&lt;br&gt;Other federal agency</td>
<td>HAVA requirements payments program (52 U.S.C. §§21001-21008)&lt;br&gt;CARES Act HAVA funds (P.L. 116-136, Election Security Grants)&lt;br&gt;Joint Committee Print, Omnibus Appropriations Act, 2009 (P.L. 111-8, Election Reform Programs)&lt;br&gt;UOCAVA election technology pilot program grant program (52 U.S.C. §20311)&lt;br&gt;HAVA voting technology improvements research grant program (52 U.S.C. §§21041-21043)</td>
</tr>
<tr>
<td></td>
<td>Which agency is charged with administering the grant program?</td>
<td>EAC</td>
<td>Election data collection grant program (52 U.S.C. §20981 note)&lt;br&gt;Frank Harrison, Elizabeth Peratrovich, and Miguel Trujillo Native American Voting Rights Act of 2021 (117th Congress; H.R. 5008/S. 2702, §4)</td>
</tr>
</tbody>
</table>
**Source:** CRS, based on review of data from Congress.gov.

**Notes:** This table is intended to be illustrative rather than comprehensive. It includes only answers that have been offered explicitly in legislation or report language.

a. As authorized, HAVA’s polling place accessibility grant program was available to units of local government. However, the appropriations acts that have funded awards under the program have generally limited them to the HAVA states. See, for example, P.L. 108-7.
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