The National Flood Insurance Program: Status and Remaining Issues for Congress

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Summary

In late October 2012, Hurricane Sandy caused widespread flood-related property damage in coastal areas of states throughout the Northeast and the mid-Atlantic region. The storm exposed vulnerabilities in the region’s public transportation and infrastructure and underscored the nation’s growing exposure to extreme weather events, sea-level rise, and coastal flooding. Although the full economic cost of Sandy will not be known for years, the storm has resulted in substantial federal disaster recovery assistance, including tens of billions for flood and hurricane protection and coastal restoration, and the rebuilding of mass transit systems and housing.

Government payouts under the National Flood Insurance Program (NFIP) are estimated to be between $12 billion and $15 billion in flood insurance claims. In the immediate aftermath of Sandy, this amount quickly exceeded the $4 billion in cash and remaining borrowing authority from the Treasury Department. By January 2013, the NFIP had processed more than 140,000 claims for Sandy-related damages totaling about $1.7 billion. To protect the financial integrity of the NFIP and ensure that the NFIP has the financial resources to cover its existing commitments following the devastation caused by Sandy, the Obama Administration requested that Congress pass legislation to increase the NFIP’s borrowing authority. On January 4, 2013, Congress passed, and the President two days later signed into law, H.R. 41 to provide a $9.7 billion increase in the NFIP’s borrowing authority, from $20.725 billion to $30.425 billion, to pay flood claims related to Hurricane Sandy.

Policymakers have expressed views on several flood management challenges facing the NFIP. These challenges include finding ways to (1) improve the accuracy of flood risk assessment and mapping of hurricane and coastal storm hazard areas; (2) strengthen the financial sustainability of the NFIP in the face of expected future extreme weather events (climate change), sea-level rise, and coastal flooding; (3) address potential affordability challenges associated with mandatory purchase requirements and implementation of full actuarial premium rates, beginning in 2014; (4) reduce the likelihood of future emergency supplemental spending to finance recurring recovery expenditures by making communities stronger and more resilient; (5) address uncertainty surrounding human settlement patterns and the NFIP’s ability to contain the nation’s growing exposure to floods; and (6) explore the creation of effective hazard-reduction strategies—linked to land use planning techniques (and construction standards)—to direct development and people out of, and away from, flood-prone areas.

Early in 2012, Congress passed and President Barack Obama signed into law the Biggert-Waters Flood Insurance Reform Act of 2012, P.L. 112-141. The law reauthorized the NFIP through September 30, 2017, and made a number of reforms to strengthen the future financial solvency and administrative efficiency of the NFIP. In the wake of Sandy, Congress might choose to consider policy options to achieve greater sustainability and cost savings by addressing long-term flood management challenges. Options include the use of flood policies (10-20 years, rather than 1 year), privatization of flood risk, issuance of community based flood insurance contracts, and regulatory and tax changes to encourage financial innovation in financing recovery from large-scale natural disasters.

This report provides an analysis of flood risk management, summarizes major challenges facing the NFIP, and outlines key reforms enacted in the Flood Insurance Reform Act of 2012. The report identifies and presents some key remaining flood management issues for congressional
consideration, and concludes with a discussion of policy options for the future financial management of flood hazards in the United States.
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On October 29, 2012, Hurricane Sandy hit the East Coast, flooding some coastal areas and causing massive economic disruptions in states throughout the Northeast and the mid-Atlantic region. Communities in New York, New Jersey, and Connecticut were particularly hard hit. In the wake of disaster recovery from Hurricane Sandy, policymaker attention has refocused on the effectiveness of the existing unified national program for floodplain management in reducing the loss of life and property from weather-related coastal hazards (hurricanes, storm surges, and tornadoes), aging coastal protection infrastructure and increasing vulnerability to storm impacts, persistently low insurance participation in the National Flood Insurance Program (NFIP), and the escalating cost of flooding to taxpayers.

Despite billions spent on preparedness and structural\(^1\) and non-structural\(^2\) mitigation measures to reduce disaster-related losses, the nation faces growing exposure to flood-related losses. Some argue that storms of Sandy’s strength and intensity will occur more frequently, resulting in increasing incidents of major flooding and damage. This situation raises at least five policy concerns and questions. First, is federal flood insurance that complements land use management still a workable method of managing flood risk, reducing the costs and human suffering from floods, and distributing burdens equitably among those protected by flood insurance and the general public? Second, is flood risk possible for private insurers to underwrite? Third, could flood risk be effectively transferred to the private sector through reinsurance or to capital markets through catastrophe bonds? Fourth, should the NFIP debt to the Treasury be forgiven? Fifth, are the consequences of flood risks and the level of protection offered by hurricane protection systems communicated effectively to the public? These are some of the issues of contention that remain after recently passed NFIP-reform legislation in Congress.

This report provides an analysis of U.S. flood risk management policy, summarizes major challenges facing the NFIP, and outlines key insurance reform provisions in the Biggert-Waters Flood Insurance Reform Act of 2012 (Flood Insurance Reform Act of 2012).\(^3\) The report also identifies and presents some key remaining flood management issues of contention for congressional consideration, and it concludes with a discussion of policy options for the future financial management of flood hazard costs.

**Background**

The United States is a geographically diverse nation exposed to hydro-meteorological (weather, climate, and water-related) perils that each year cause widespread physical and economic damage and threaten human life and fragile ecosystems. Already the most costly and prevalent natural disaster risk in the United States, incidents of flooding appear to be increasing.\(^4\) The traditional method of flood hazard mitigation has been to build levees and other flood control structures to keep water away from population centers and agricultural areas. Beginning in the 1950s and 1960s, with the nation facing higher-than-expected flood losses from weather-related disasters

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\(^1\) Structural measures (levees, dams, floodwalls, channels modification) are those that change or control flood water flow to reduce the probability of flooding.

\(^2\) Non-structural measures (flood-proofing, acquisition/relocation, and retrofitting structures) focus on floodplain management and flood warning to reduce risks associated with flooding and moving above and away from flood water.

\(^3\) P.L. 112-141; 126 Stat 916.

and breached levees, policymakers shifted focus from purely structural flood controls toward a system that included both structural and non-structural risk mitigation strategies.

The Regulatory Flood Management “Fix”

In 1968, Congress established the NFIP as a unified floodplain management strategy to reduce property losses from flood peril and public spending to compensate disaster victims. Today, the Department of Homeland Security’s (DHS’s) Federal Emergency Management Agency (FEMA) administers the program by developing flood hazard maps that are used to set flood insurance rates, regulate floodplain development, and inform those who live in the “100-year” floodplain of potential flood hazards.5

FEMA reports that the existing “unified floodplain management strategy” saves the nation an estimated $1.6 billion annually in avoided flood losses.6 These savings are achieved, for example, when buildings are constructed in compliance with NFIP building standards.7 However, new social and economic challenges, such as the growth in population and property values in coastal areas, have arisen that complicates the existing challenges facing U.S. flood management policy. These challenges could require congressional oversight and possible regulatory reforms.

Issues of Contention

From a policymaker’s perspective, the fundamental flood management challenge facing the NFIP is finding the best mix of strategies to reduce the nation’s long-term exposure to flood losses while ensuring the program’s solvency and statutory mandate to provide affordable flood insurance to the general public. These two policy objectives raise several broad post-reform policy questions:

- How can FEMA balance the program’s fiscal soundness and actuarial rates with the affordability of flood insurance?
- How can the nation reduce the escalating cost of flooding and need for taxpayer-financed disaster assistance or weather-induced catastrophic floods?
- How to incentivize potentially at-risk property and business owners in coastal watershed counties or floodplain areas to purchase flood insurance protection while encouraging state and local governments to make appropriate land use adjustment to constrict the development of land in high risk flood zones?
- How can the private-sector’s role be expanded in assuming NFIP flood risk?

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5 The financial management of flood hazards also involves (1) funding mitigation activities and (2) providing direct federal disaster assistance to individuals, private businesses, and communities to help rebuild destroyed property, provide temporary housing to displaced victims, and compensate uninsured victims. These costs are usually financed through emergency supplemental appropriations or dedicated disaster funds under the Robert T. Stafford Act.


Hurricanes Katrina and Rita (2005) and Sandy (2012) illustrate the potential cost and consequence of the nation’s growing exposure to hurricane-induced coastal flooding and the tens of billions of tax dollars that would likely be spent on compensating flood victims and coastal reconstruction in the aftermath of storms. In this context, five issues are worthy of mention.

First, under the current flood risk management regulatory framework, residents who have a federally backed mortgage and live in a floodplain are required to have insurance against flood. However, these individuals often do not purchase the mandatory insurance coverage. Estimates are that only 15% to 25% of at-risk properties in Special Flood Hazard Areas (SFHA) in the Northeast were insured for flood losses. Only 38,785 residential and business policies were in force in New York City, out of an estimated 7.2 million households (2010 census), as of August 31, 2012; and only 8,129 households (out of about 39,000 households) and businesses in Atlantic City, NJ, had federal flood insurance coverage. Nationally, recent reports suggested that only 18% of Americans in flood zone areas have flood insurance, which raised the possibility of high uninsured flood-related losses. The transition toward full-actuarial rates could create an increasing financial burden on federal taxpayers who often fund emergency supplemental appropriations for disaster relief assistance.

Second, individuals tend to misunderstand flood risk, thinking that after a 100-year flood occurs, they are safe for another 100 years. Behavioral scientists have noted that many individuals in flood-prone areas often dismiss low-probability catastrophic events, misunderstand the risk-spreading function of insurance, and tend to be optimistic regarding the prospects of damage to their property. The reality is that a 100-year flood only refers to a probability and that multiple “100-year” floods could occur in a row. Some disaster experts believe a better way of portraying flood risk would be to refer to the 100-year flood in probabilistic terms as the “1% annual chance flood.”

Third, NFIP insurance rates might not adequately reflect the actual flood risk. There is some anecdotal evidence which suggests that if property owners had to incur more of the cost of locating in flood-prone areas, they would make more efficient location decisions. One recent study suggested that NFIP’s current rates are about a third of the true market-risk cost of flood insurance. Congress established the NFIP with the statutory mandate that coverage be widely available and affordable. Rates are affordable because, unlike private insurers who are subject to state insurance regulatory requirements, the federal flood insurance program does not buy reinsurance or have to set rates to cover the cost of capital, taxes, and contingent reserves. The federal government serves as a direct primary insurer of last resort, diversifying (spreading) flood risk geographically through the mandatory purchase requirement and over time with the program’s authorization to borrow from the Treasury.

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9 Ibid.
Separately, FEMA’s new digital flood maps might not meet certain flood hazard data quality standards. For example, the maps do not adequately delineate areas of storm water and groundwater flooding or capture increases in localized storm water runoff flooding resulting from development, deforestation, and other land use changes.

FEMA has indicated it recognizes this challenge and has undertaken many changes in its flood map assessment and mapping standards to accurately reflect risk on flood maps, but more changes might be needed. A potential reform could be to adopt a different regulatory standard of protection, such as the 1-in-250-year or 1-in-500-year flood events, and to replace FEMA flood maps with those that contain high-accuracy and high-resolution land surface elevation data.

Adopting accurate flood maps that require new or sharply higher insurance premiums associated with greater risk exposure could cause unintended consequences that would require congressional oversight to ensure households and businesses are able to comply with the regulatory changes. Policymakers will likely be called upon to balance the presumed tradeoffs between keeping insurance affordable and widely available, as it has been since the NFIP’s inception, and the regulatory changes needed to ensure the long-term financial viability of the NFIP. Driving debate surrounding this tradeoff is the reality of the large and growing segment of the U.S. population subject to the 1% annual chance coastal flood hazard and the increasing frequency and severity of hurricane-induced floods.

Fourth, the increasing public cost of post-disaster recovery financing is another issue of contention that may merit future congressional oversight. Rebuilding of infrastructure like roads, bridges, and utilities in disaster-prone areas in the aftermath of Hurricane Sandy is expected to cost taxpayers tens of billions of dollars, but an exact figure is still not known. Some experts have expressed concerns about taxpayer-financed rebuilding that duplicates the vulnerability that existed before Hurricane Sandy. The policy challenge may be to identify those disaster-prone areas that it no longer makes sense to rebuild (in light of future coastal hazards) and to develop a culture of building construction that reduces the nation’s increasing flood risk vulnerability.

A related issue of contention is the notion that many at-risk property owners do not think flood insurance is a good investment or opt to finance post-disaster reconstruction with federal-disaster assistance, albeit insurance is generally considered the most effective way to finance post-disaster recovery. The Flood Insurance Reform Act of 2012, P.L. 112-141, includes a provision to raise historically low premiums and reduce homeowners’ incentives for rebuilding in flood risk zones.

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15 FEMA, for example, shifted focus to coastal hazard mapping with its Risk MAP 2010-2014 Multi-Year Plan, March 2009, built on the Flood Map Modernization program. Risk MAP is an integrated flood risk management approach that weaves NFIP flood hazard data into watershed-based risk assessments that serve as the basis for local hazard mitigation plans and support community actions to reduce risk. As part of Risk MAP, FEMA has provided to communities New, Validated or Updated Engineering (NVUE) data for 54% of the miles mapped in the NFIP flood hazard inventory.

Some critics point out that the costs—financial risk and ecological damage—are widely distributed to taxpayers across the country and the benefits, by contrast, are disproportionately enjoyed by wealthy counties and by owners of vacation homes.\textsuperscript{17} However, not all beneficiaries of the NFIP are wealthy, and primary homes are also affected by the NFIP.

Fifth, hazard mitigation is considered an important element in reducing flood losses, but it is not always incorporated in risk management decision making at all levels of the government and in the private sector. For example, while local community officials might understand that for every hazard mitigation dollar spent five dollars are saved, the reality is that restrictive land-use zoning regulations and building requirements are not always enforced when such actions conflict with local plans for economic development. Moreover, the cost-sharing mitigation funding requirements on property buy-outs and relocation of at-risk properties and restoration of floodplains that provide benefits beyond flood control could be a financial burden for many local communities across the country already facing difficult budgetary choices. Many of these communities might also lack adequate financing to repair locally owned flood levee systems and, therefore, might not have them certified by the government as providing adequate protection against the 1% annual chance flood.\textsuperscript{18} Without FEMA levee (or USACE) accreditation, the area behind the levee is mapped into a mandatory flood insurance purchase area.

Recent Developments

The Effect of Hurricane Sandy on the NFIP

On October 29, 2012, Hurricane Sandy struck the East Coast, causing massive floodwater inundation and economic disruptions in states throughout the Northeast and the mid-Atlantic region.\textsuperscript{19} Given the geographic scope of heavily flooded areas and residential take-up rates (number of flood policies divided by an estimate of total households) in affected coastal communities that participate in the NFIP, government payouts under the NFIP are estimated to be from $12 billion to $15 billion in flood claims. At that time, the projected amount exceeded the $4 billion in cash and remaining borrowing authority from the Treasury Department for the program. By January 2013, the NFIP had processed more than 140,000 flood claims totaling about $1.7 billion.

\textbf{Table 1} provides a list of the top 20 flood events in the United States in terms of NFIP payouts. With expected insured flood losses of $12 billion to $15 billion, Sandy could become the second-largest flood disaster for the NFIP behind Hurricane Katrina, which was a pivotal event in the history of federal flood-control policy. Beginning with Hurricanes Katrina and Rita in 2005, and continuing through Hurricane Irene and Tropical Storm Lee in 2011 and Hurricane Sandy in 2012, public awareness has been focused on the destructive impacts of hurricane-induced coastal flooding.


\textsuperscript{19} The states affected by Hurricane Sandy include Connecticut, Delaware, District of Columbia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, Virginia, and West Virginia.
Table 1. Top 20 Significant Flood Events Covered by the National Flood Insurance Program (1978-November 30, 2012; $ nominal)

<table>
<thead>
<tr>
<th>Rank</th>
<th>Event</th>
<th>Date</th>
<th>Number of Paid Losses</th>
<th>Amount Paid</th>
<th>Average Paid Loss</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hurricane Katrina</td>
<td>Aug. 2005</td>
<td>167,671</td>
<td>$16,264,188,476</td>
<td>$97,001</td>
</tr>
<tr>
<td>2</td>
<td>Hurricane Ike</td>
<td>Sept. 2008</td>
<td>46,412</td>
<td>2,664,167,040</td>
<td>57,391</td>
</tr>
<tr>
<td>3</td>
<td>Hurricane Ivan</td>
<td>Sept. 2004</td>
<td>27,658</td>
<td>1,590,436,206</td>
<td>57,504</td>
</tr>
<tr>
<td>4</td>
<td>Hurricane Irene</td>
<td>Aug. 2011</td>
<td>43,848</td>
<td>1,302,111,631</td>
<td>29,696</td>
</tr>
<tr>
<td>5</td>
<td>Tropical Storm Allison</td>
<td>June 2001</td>
<td>30,663</td>
<td>1,103,877,235</td>
<td>36,000</td>
</tr>
<tr>
<td>6</td>
<td>Louisiana Flood</td>
<td>May 1995</td>
<td>31,343</td>
<td>585,071,593</td>
<td>18,667</td>
</tr>
<tr>
<td>7</td>
<td>Hurricane Isabel</td>
<td>Sept. 2003</td>
<td>19,869</td>
<td>493,452,308</td>
<td>24,835</td>
</tr>
<tr>
<td>8</td>
<td>Hurricane Rita</td>
<td>Sept. 2005</td>
<td>9,517</td>
<td>472,774,099</td>
<td>49,677</td>
</tr>
<tr>
<td>9</td>
<td>Hurricane Floyd</td>
<td>Sept. 1999</td>
<td>20,437</td>
<td>462,252,753</td>
<td>22,618</td>
</tr>
<tr>
<td>10</td>
<td>Tropical Storm Lee</td>
<td>Sept. 2011</td>
<td>9,748</td>
<td>442,259,918</td>
<td>45,369</td>
</tr>
<tr>
<td>11</td>
<td>Hurricane Opal</td>
<td>Oct. 1995</td>
<td>10,343</td>
<td>405,527,543</td>
<td>39,208</td>
</tr>
<tr>
<td>12</td>
<td>Tropical Storm Isaac</td>
<td>Aug. 2012</td>
<td>10,126</td>
<td>407,251,178</td>
<td>40,218</td>
</tr>
<tr>
<td>13</td>
<td>Hurricane Hugo</td>
<td>Sept. 1989</td>
<td>12,840</td>
<td>376,433,739</td>
<td>29,317</td>
</tr>
<tr>
<td>14</td>
<td>Hurricane Wilma</td>
<td>Oct. 2005</td>
<td>9,614</td>
<td>365,030,822</td>
<td>37,975</td>
</tr>
<tr>
<td>15</td>
<td>Nor’Easter</td>
<td>Dec. 1992</td>
<td>25,142</td>
<td>346,150,356</td>
<td>13,768</td>
</tr>
<tr>
<td>16</td>
<td>Midwest Flood</td>
<td>June 1993</td>
<td>10,472</td>
<td>272,819,515</td>
<td>26,052</td>
</tr>
<tr>
<td>17</td>
<td>PA, NJ, NY Floods</td>
<td>June 2006</td>
<td>6,423</td>
<td>228,743,070</td>
<td>35,613</td>
</tr>
<tr>
<td>18</td>
<td>Torrential Rain – TN</td>
<td>Apr. 2010</td>
<td>4,108</td>
<td>228,248,545</td>
<td>55,562</td>
</tr>
<tr>
<td>19</td>
<td>Nor’Easter</td>
<td>Apr. 2007</td>
<td>8,636</td>
<td>225,657,504</td>
<td>26,130</td>
</tr>
<tr>
<td>20</td>
<td>Hurricane Fran</td>
<td>Sept. 1996</td>
<td>10,315</td>
<td>217,843,972</td>
<td>21,119</td>
</tr>
</tbody>
</table>


On December 7, 2012, the Office of Management and Budget (OMB) submitted to Congress a request for a FY2013 supplemental budget appropriation for an additional $60.4 billion to respond to the impacts of Hurricane Sandy in all affected states. The OMB supplemental budget appropriation request included an additional $9.7 billion in NFIP borrowing authority. On January 4, 2013, Congress passed, and President signed into law, H.R. 41 to provide a $9.7 billion increase in the NFIP’s borrowing authority (from $20.725 billion to $30.425 billion) to pay flood claims related to Hurricane Sandy. The law was considered the first step toward providing supplemental disaster relief to flood victims affected by Sandy.

On January 15, 2013, the House approved the Disaster Relief Appropriations Act of 2013, H.R. 152, to provide $17 billion to fund FEMA’s Disaster Relief Fund, the Transportation Department’s Federal Transit Authority Emergency Relief Program, and the Community Development Block Grant program. The House also agreed to an amendment to H.R. 152 that provided an additional $33.4 billion in disaster funding for various long-term recovery and rebuilding efforts. On January 29, 2013, President Barack Obama signed into law H.R. 152.
Passage of the emergency disaster relief supplemental legislation (H.R. 152, as amended) combined with the enacted flood insurance bill (H.R. 41) totaled the $60.4 billion in Sandy relief requested by the Administration.

**Cost and Consequence of Recent Catastrophic Floods**

Hurricanes Katrina and Rita in 2005 caused approximately $200 billion in economic losses, of which $21.9 billion related to insurance claims under the NFIP. Katrina financially overwhelmed the program. Then, in 2008, the Atlantic hurricane season was among the costliest on record for flood losses. Hurricane Ike alone caused about $2.7 billion in NFIP claims in coastal areas of Texas and Louisiana and further inland, including many areas not typically subject to tropical rain events. Extensive 500-year floods affected more than 11 million people in nine Midwestern states as major rivers in Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, and Wisconsin overflowed their banks and levees. Especially hard hit states were Iowa, Indiana, and Illinois, where the river levels surpassed levels reached in the Great Flood of 1993.

FEMA has the responsibility to identify areas of special flood, mudslide, or flood-related erosion hazards within communities; complete a Flood Insurance Study (FIS); and issue a Flood Insurance Risk Map (FIRM) showing the applicable risk premium rate zones. In the aftermath of Hurricane Katrina, FEMA focused on properly identifying properties facing residual risk behind levees and providing residents with adequate risk-based coverage. To ensure that FIRMs accurately reflected current flood hazards, particularly weather-related coastal hazards, FEMA began a nationwide FIS designed to remap the nation’s floodplain. The FIS required FEMA to certify all levees appearing on FIRMs as meeting the 100-year protection regulatory standard. FEMA was able to produce digital flood hazard data for more than 88% of the nation’s population and produce accurate flood hazard maps that reflected current flood hazards.

But the issuance of new or revised FIRMs posed a challenge for many families and communities remapped into Special Flood Hazard Areas (SFHA). This situation prompted widespread criticism about the accuracy of the underlying flood hazard engineering data and scientific methodology used in developing the FIRMs. During congressional debate that led to the passage of the Flood Insurance Reform Act of 2012, individual property and business owners, local officials, and some Members of Congress representing areas remapped into a SFHA raised concerns about the accuracy of the maps and affordability of coverage, and they sought to delay or avoid the implementation of the new or revised flood maps, in many cases making it easier to ignore flood risk.

Efforts made to stall implementation of new or revised flood maps and mandatory purchase requirements reflected the political and regulatory environment in 2011. Hurricane Irene and Tropical Storm Lee struck the Northeast and the nation experienced higher-than-normal rainfall and flooding in states along the lower Mississippi River Valley and the upper Midwest adjacent to the Missouri River not seen since the 1930s. According to the National Oceanic and Atmospheric Administration’s National Weather Service (NWS), there were 12 weather events that each caused at least $1 billion in damage. Direct flood damages in 2011 totaled $8.41 billion.

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20 These states include Arkansas, Illinois, Kentucky, Louisiana, Mississippi, Missouri, and Tennessee.

billion.\textsuperscript{22} To put this amount in context, flood damages in 2011 were 108% of the 30-year average (1980-2010) of $7.82 billion (adjusted for inflation).\textsuperscript{23}

The devastating flood damage following Hurricane Katrina in 2005, Midwest floods in 2008 and 2011, and Hurricane Ike in 2008 prompted legislative efforts in Congress to reform and reauthorize the NFIP and transition the program toward a more resilient, sustainable, and comprehensive approach to flood management.

**The Biggert-Waters Flood Insurance Reform Act of 2012**

After almost four years of debate, Congress passed and President Barrack Obama signed into law, on July 6, 2012, the Biggert-Waters Flood Insurance Reform Act of 2012, P.L. 112-141, which reauthorized the NFIP through September 30, 2017. The law made a number of reforms to strengthen the future financial solvency and administrative efficiency of the program by raising historically low premiums and reducing homeowners’ incentives for rebuilding in flood risk zones. See Appendix B for a summary of the major provisions of this law.

In brief, several post-reform issues of contention remain for possible congressional consideration.

- **Revised Analysis and Mapping of Non-Accredited Levees.** FEMA has agreed to assess and map residual risk (levee protection) below the 100-year standard that would give communities “credit” for levees that provide a level of protection less than the 100-year regulatory protection standard. There are inherent complexities and technical challenges in determining levee-specific risk (probabilities of flooding at a particular point in a levee) and establishing a corresponding risk premium.

- **Actuarial Soundness, Program Solvency, and Affordability.** Insurance premium adjustments designed to strengthen the financial solvency of the NFIP could have an unintended consequence of property owners having to drop their policies because the premiums are not affordable. Public debate on the affordability issue will likely focus on the cost effectiveness and feasibility of implementing means-tested insurance premium increases that preserve some level of subsidization for low-income households.

- **Debt Forgiveness.** FEMA is currently obligated to repay about $17.5 billion owed to the Treasury Department from having to issue notes and other debt obligations to pay claims from Hurricane Katrina in 2005. Many insurance analysts believe FEMA will not be able to repay the current debt in the next 10 years.

- **Development of an Integrated Disaster Risk Management Approach.** Given the similarity in coastal and riverine hazard risks and water resources management challenges facing the nation, Congress may wish to consider options for a comprehensive integrated watershed management framework of risk perception, risk management, and disaster strategy that go beyond floodplain development management.

\textsuperscript{22} Ibid.

\textsuperscript{23} Ibid.
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- **Private-Sector Role in Financing Flood Risk.** Is it feasible to expand the role of the private sector in assuming a portion of the NFIP’s flood risk? Will private reinsurance companies be willing to assume primary insurer’s flood risk and transfer it to the capital markets through alternative risk financing instruments?

A Nation Exposed to Flood Risk

Historically, flooding along river banks has been a major national public policy issue for which the government has played a substantial role as an insurer of last resort and a provider of disaster assistance to flood victims and communities. FEMA spends an average of $4.3 billion each year responding to a wide range of disasters. These funds, which are intended to address immediate and longer-term impacts of disasters on individuals and communities, are in addition to the funds spent each year on compensation for flood victims for uninsured losses and mitigating future flood losses under the NFIP.

Statistical data from FEMA, the National Oceanic and Atmosphere Administration (NOAA), and private organizations suggest an increasing frequency of catastrophic flood events linked to extreme weather and climatic events like hurricanes, storm surge, or tornadoes. The nation arguably continues to face increasing exposure to flood risks as evidenced by the fact that floods that would historically occur once every 20 years are now projected to happen every 4 to 6 years. Urban populations and property assets and public infrastructure appear to be more vulnerable to coastal flood hazards and levee flood hazards. Concerns have been raised that more than half of the U.S. population now lives in coastal watershed counties or floodplain areas and approximately 50% of the nation’s gross domestic product is generated in Gulf and Atlantic coastal areas. One estimate from Lloyds of London and Risk Management Solutions (RMS) predicts that flood losses along the Gulf and Atlantic coastlines would increase 80% by 2030 with a one-foot rise in the sea level.

Economic Regulation and Recovery from Flood Disasters

Congress has a responsibility through the “general welfare” and “interstate commerce” clauses of the U.S. Constitution to promote national economic growth. One factor affecting the nation’s economic well-being is the proper functioning of markets for natural disaster risk. In deciding whether to intervene in private insurance markets, policymakers typically ask several questions: Do economic markets provide a sufficient amount of insurance against flood hazards? To the extent that flood insurance exists, are the insuring firms sufficiently capitalized so that

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widespread insolvency would not occur? Would federal disaster insurance crowd out private insurers and reinsurers and create unintended federal liabilities for taxpayers? Would insurers engage in “cherry-picking” the most appealing risks and leave the “less appealing” risk to the federal government?

The U.S. government has at times regulated private economic activity for the purpose of promoting economic recovery and protecting or supporting particular economic groups. For example, economic uncertainty stemming from widespread flooding in the mid-1960s, the need for economic relief and recovery for flood victims, and calls for a reduction in the financial burden on taxpayers led to economic regulation of the nation’s floodplains and insurance markets.

On September 9, 1965, Hurricane Betsy, a Category 3 hurricane, hit the Louisiana coast, causing Lake Pontchartrain to overflow its banks and resulting in widespread flooding. Betsy was the first natural disaster to generate more than $1 billion in damages. At the time, there was little flood insurance because private insurers were unwilling to offer protection to offset flood losses. In response, Congress created the NFIP in 1968 as a quid pro quo program that would regulate the nation’s floodplains with land-use controls and building requirements that communities located in SFHA must adopt and enforce for property owners to be eligible for insurance under the program.

Under the NFIP, the government became a de facto regulator of certain economic activity in flood-prone areas. In the absence of a sufficient supply of insurance to meet societal demand, the government took action to safeguard the economic interests of consumers, private businesses, communities, and taxpayers. Economic regulation was accomplished in two ways. First, the government acted to address the cost and consequences of risky economic activity in flood-prone areas. Depending on whether a building is located in a government-designated SFHA, flood insurance may be required as a condition of obtaining a federally secured mortgage loan. Homeowners typically discover they need flood insurance during the home-buying process, which normally includes a disclosure of where the property is located relative to the SFHA that is mapped on a FIRM.28

Second, economic regulation was accomplished through “managerial regulation,” with the government providing subsidized flood insurance for individuals and private businesses in communities that undertook specific steps to regulate the floodplain through land-use zoning ordinances and building standards.29 The government later made the purchase of flood insurance mandatory for federally insured mortgages.

In general, there were four broad underlying causes for economic regulation—government intervention—in the market for flood insurance in the 1960s. First, people insisted that social and ethical values as well as economic values should be reflected in the operation of the economy. Persons suffering economic distress or dislocation from flood hazards sought and received governmental aid in dealing with their problem. The aid was in the form of disaster relief assistance, subsidized flood insurance, and government spending on flood risk identification and mapping.

28 Properties not financed by federally insured or guaranteed mortgages usually fall outside of the NFIP’s insurance regulatory framework. Although there is no requirement to purchase flood insurance to protect the property as collateral, the property owner might be subject to land-use development and zoning and construction ordinances.

Second, government action was viewed as being necessary to more efficiently coordinate and use resources. Economic regulatory programs were thought to be needed to prescribe certain land-use zoning ordinances and building-code standards to govern economic or business behavior to reduce the physical and economic risks associated with coastal hazards.

Third, as the nation experienced widespread flooding in the 1960s, people became interested in shifting some of the risk from themselves to government. In response, policymakers changed the way economic risk of flooding was defined and the means of achieving security for the individual. Disasters, whether man-made or natural, were initially considered inevitable or “acts of God” but came to be viewed as public problems that required government action to protect individuals, businesses, communities, and taxpayers. Government assistance in the form of subsidized insurance premiums was viewed as a solution to reduce the future costs and risks of investing in flood-prone areas.

Premium subsidies were initially considered necessary because residents in flood-prone areas often did not understand the flood risk when they built in floodplains (flood maps were not available), there were no public safeguards restricting construction on the floodplain, and premium subsidies on pre-FIRM structures could provide an incentive for local communities to participate in the program and discourage unwise future floodplains construction. Premium subsidies were intended to be phased out over time as the number of pre-FIRM properties gradually diminished when they were damaged and rebuilt or relocated under stronger floodplain management and building codes.

Fourth, sole reliance on insurance markets for flood risks was not an option. This situation provided a rationale for possible government intervention in the economy to ensure that the costs of living in flood-prone areas were not ignored. Individuals and insurers at risk of flooding, however, have in the past lacked the information necessary for the market system to operate effectively. Insurers did not always have flood hazard maps, as they do now, and thus had no reliable, consistent, and cost-effective way to identify and assess flood risk. Homeowners did not (and sometimes still do not) have the information needed to make rational economic decisions about real estate investments. All of this resulted in a misallocation of resources that required and still arguably requires government intervention to protect the public interest.

Financial Management of Flood Risk

Flood hazards are deemed commercially uninsurable in the private-insurance market given that only those most exposed to loss tend to purchase coverage, the possibility of catastrophic losses, and concerns about the insurer’s ability to correctly price the contracts of insurance because of limitations in hazard assessment. Traditional insurance principles indicate that financial intermediation through insurance contracts tends to work best when the insurer is able to gather a large enough pool of independent risks to allow the actuarial technique of “law of large numbers” to diversify the risk. Because the nature of flood risk is that many property owners simultaneously face the same flood hazard when the event occurs, their risks tend to be highly correlated—not independent. Correlated risk means the insurer must charge higher premiums to reflect a larger risk load or administrative costs that account for the uncertainty faced by the insurer in predicting future losses of the pool. The premium level that private insurers needed to adequately underwrite flood hazards would be so high that few would be willing to purchase coverage.

The NFIP was a public-policy response to the flood peril and escalating costs of taxpayer-funded disaster relief for flood victims. Government mapping of areas prone to flooding, subsidized
flood insurance, and floodplain management regulations were key to the program’s structure and function.30 Federally backed flood insurance was made available to homeowners and businesses in communities that voluntarily agreed to adopt and enforce floodplain management ordinances designed to reduce flood-related property losses. The creation of the NFIP marked a significant shift in U.S. flood control policy. The shift was away from a “levee-only” flood reduction approach toward a risk identification, risk financing, and floodplain management approach that was intended to foster individual responsibility and build local self-sufficiency in terms of land-use zoning ordinances and construction standards.

Federal flood insurance was considered to be an economically efficient way to indemnify flood victims and to have them internalize some of the risk of locating property in the floodplains.31 The federal government would use its capacity to spread losses over time with the NFIP’s ability to borrow money from the U.S. Treasury to offset program deficits. A federal government insurance program, it was thought, could also link the availability of flood insurance to land-use regulation and building codes that would, in theory, reduce long-term flood risk.

The NFIP has undergone major changes largely in response to significant flood events over the years. As an illustration, the program was created after Hurricane Betsy devastated the Gulf Coast in 1965. After Hurricane Agnes in 1972, recognizing the low market penetration of flood insurance, Congress passed the Flood Disaster Protection Act of 197332 to establish a mandatory flood insurance purchase requirement for structures located in identified SFHAs. After the 1973 act, federally regulated lenders were obligated to require flood insurance on any loan secured by improved real estate in a FEMA-designated SFHA in a participating community. After the Midwest floods of 1993, it became increasingly apparent to Congress that homeowners were still not adequately complying with the mandatory insurance purchase requirement. The flood provided the impetus for strengthening lender compliance through the mandatory purchase provisions in the 1994 National Flood Insurance Reform Act.33 Recognition of the impact of properties prone to repetitive flooding on the financial condition of the program led to the passage of the Flood Insurance Reform Act of 2004,34 which established a pilot program for the mitigation of severe-repetitive-loss properties (SRLPs) and the funding of mitigation activities for individual SRLPs.

After the 2008 and 2011 catastrophic floods, Congress focused attention on long-term reforms and reauthorization of the NFIP to ensure the financial viability of the program, ensure continued comprehensive coverage for all property in floodplains, and explore a private-sector role in financing flood risks. These efforts led to the passage of the Flood Insurance Reform Act of 2012.

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30 42 U.S.C. § 4001(a); § 4012(a)-(b).
Identifying and Mapping Areas of Special Flood Risk

Accurate flood maps with the latest engineering and flood modeling digital mapping technologies help to reduce future flood losses and ensure that rates reflect actual risk, which, in turn, promotes the fiscal soundness of the NFIP.

Accuracy of Maps

Flood maps could become outdated and inaccurate when they fail to reflect floodplain and wetland altered by watershed development that destroys the natural system that contains flooding.35 The altering of rivers and streams by construction of dams, levees, and other flood-control structures arguably increased the risk of inland floods and development throughout the affected floodplains. Similarly, the construction of roads and buildings creates impermeable surfaces that reduce the natural environment’s ability to absorb or delay water flows and changes in drainage patterns—a situation that could increase flood risk in the affected area. Flood maps might not adequately consider coastal-flood hazards, such as cumulative shoreline erosion or the loss of wetland, which serves as a natural buffer to storm surge and reduces downstream flooding in inland areas.36

Basic Mechanics of Flood Mapping

A typical Flood Insurance Study (FIS) begins with modeling of rainfall and storm tide records for the local areas. The data are then simulated to determine the likely discharge that could result from storms of various probabilities. These discharge data are applied to a cross section of the floodplain to estimate flood depths at various locations. Once FEMA determines water surface elevation data in various areas in the community, the next steps are to calculate the depth of flooding for buildings in the area and calculate the dollar damages using a vulnerability function (state-damage curve) derived from past flood events.37 The Base Flood Elevation (BFE) of the first floor of the structure relative to the flood depth on the floodplain determines property-specific flood risk data to guide construction and insurance decisions. FEMA used these flood hazard data to create FIRMs that delineate areas determined to have a 1% chance of flood in any given year (the “100-year floodplain”). The 1%-annual-chance flood is a flood insurance standard, not a public safety standard.

Flood Risk with Respect to Levees

The Flood Insurance Reform Act of 2012 requires FEMA to develop risk models, flood zones, and insurance rates that account for several typical non-accredited levee scenarios. This

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35 Before FEMA began its map modernization programs, many FIRMs were 20 to 25 years old and did not accurately reflect residual risk behind or below flood control structures, giving residents living behind them a false sense of security.

36 FEMA designates flood-risk zones on a flood insurance rate according to risk level. The codes are Zones A, AO, A1-A30, AE, AR, AR/AO, AR/A1-A30, AR/AE, AR/AH, AR/A99, A99, AH, VO, V1-V30, VE, and V. These zones are highly susceptible to flooding and, therefore, subject to mandatory flood insurance purchase requirements. V-lettered zones are also subject to wave action. Older maps use Zones B and C to represent areas of moderate- and low-flood risk. Newer maps have replaced these designations with Zone X (shaded) and Zone X (unshaded), respectively.

37 A stage-damage curve is an estimate of damages as a percentage of value based on the depth of flooding experience.
regulatory reform stems in part from the consequences of the breaching of the levee system protecting the city of New Orleans in 2005 and the massive flood inundation it caused, which led to the most costly flood event in the history of the NFIP. Residents in the SFHA had to purchase flood insurance if they had a federally insured mortgage. FEMA assumed the levee system would prevent the flow of water on the landward side of the levee during the 1%-annual-chance flood event and, therefore, did not adequately price the risk of levee failure or overtopping. FEMA assumes non-accredited levees do not meet the federal standard for reducing the risk associated with a major flood and, therefore, prices this risk.

**Funding Flood Hazard Mapping Activities**

Table 2 shows recent funding levels for FEMA's flood mapping program. In 2003, FEMA began the Flood Map Modernization (Map Mod) program to update the nation’s inventory of FIRMs to digital FIRMs (DFIRMs) for areas of the United States with the greatest flood risk. Map Mod provided updated DFIRMs for more than 92% of the U.S. population.

<table>
<thead>
<tr>
<th>Program</th>
<th>FY2011 (Enacted)</th>
<th>FY2012 (Enacted)</th>
<th>FY2013 Pres. Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flood Hazard Mapping &amp; Risk Analysis, Risk Map</td>
<td>$204,131</td>
<td>$97,712</td>
<td>$89,329</td>
</tr>
<tr>
<td>National Flood Insurance Fund, IFI, Flood Studies &amp; Surveys</td>
<td>$113,509</td>
<td>$117,706</td>
<td>$116,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$317,640</strong></td>
<td><strong>$215,418</strong></td>
<td><strong>$205,329</strong></td>
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</tbody>
</table>


**FEMA’s Risk Maps, Assessment, and Planning (Risk MAP) Program**

The Map Mod program successfully developed and delivered a new digital platform that has enabled FEMA to make flood hazard data more widely available while providing opportunities to focus on enhancing data accuracy and resolution issues. Other technologies were also developed to provide opportunities to focus efforts on raising risk awareness and building a risk management framework to achieve sustainable actions to reduce and better manage flood risks going forward.

In 2009, FEMA’s Map Mod program became the Risk Mapping, Assessment, and Planning (Risk MAP) program that builds on flood hazard data and maps produced during the Map Mod program. Risk MAP is an integrated flood risk management approach that weaves NFIP flood hazard data into watershed-based risk assessments that serve as the basis for local hazard mitigation plans and support community actions to reduce risk.

Under the Risk MAP program, FEMA initiated projects for 37% of the U.S. population through FY2011 and anticipated increasing that number to 43% by the end of FY2012. In addition, FEMA

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had also anticipated providing to communities New, Validated or Updated Engineering (NVUE) data for 54% of the miles mapped under the NFIP. By the end of FY2012, FEMA had initiated studies to cover approximately 61% of the miles mapped. FEMA continues to update the nation’s coastal-flood hazard studies.

Financial Status of NFIP

This section examines the current financial status of NFIP, including borrowing from the U.S. Treasury and remaining financial issues for Congress.

Table 3 shows that the NFIP currently has about 5.6 million policies in force nationwide covering approximately $1.3 trillion in property. The NFIP has almost 20,000 participating communities, and policyholders paid $3.48 billion in premiums in 2011. The NFIP experienced 6 catastrophic loss years—defined as payouts of $1 billion or more—in its 44-year history that severely tested the financial resiliency of the program. These years include 1995, 2001, 2004, 2005, 2008, and 2011.
### Table 3. NFIP Program Statistics
(as of December 31, 2011; $ nominal)

<table>
<thead>
<tr>
<th>Calendar Year</th>
<th>Number of Policies in Force</th>
<th>Total Written Premium</th>
<th>Total Face Value of Coverage</th>
<th>Total Number of Claims Paid</th>
<th>Total Payments Made to Policyholders</th>
</tr>
</thead>
<tbody>
<tr>
<td>1972-1977</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>4,441</td>
<td>$18,035,658</td>
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<tr>
<td>1978</td>
<td>1,446,354</td>
<td>$111,250,585</td>
<td>$50,500,956,000</td>
<td>29,122</td>
<td>$147,719,253</td>
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<td>1979</td>
<td>1,843,441</td>
<td>$141,535,832</td>
<td>$74,375,240,000</td>
<td>70,613</td>
<td>$483,281,219</td>
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<tr>
<td>1980</td>
<td>2,103,851</td>
<td>$159,009,583</td>
<td>$99,259,942,000</td>
<td>41,918</td>
<td>$230,414,295</td>
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<tr>
<td>1981</td>
<td>1,915,065</td>
<td>$256,798,488</td>
<td>$102,059,859,000</td>
<td>23,261</td>
<td>$127,118,031</td>
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<td>1982</td>
<td>1,900,544</td>
<td>$354,842,356</td>
<td>$107,296,802,000</td>
<td>32,831</td>
<td>$198,295,820</td>
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<td>1983</td>
<td>1,981,122</td>
<td>$384,225,425</td>
<td>$117,834,255,000</td>
<td>51,584</td>
<td>$439,454,937</td>
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<td>1984</td>
<td>1,926,388</td>
<td>$420,530,032</td>
<td>$124,421,281,000</td>
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<td>$254,642,874</td>
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<td>1985</td>
<td>2,016,785</td>
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<td>$139,948,260,000</td>
<td>38,767</td>
<td>$368,238,794</td>
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<td>1986</td>
<td>2,119,039</td>
<td>$518,226,957</td>
<td>$155,717,168,000</td>
<td>13,789</td>
<td>$126,384,695</td>
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<td>1987</td>
<td>2,115,183</td>
<td>$566,391,536</td>
<td>$165,053,402,000</td>
<td>13,400</td>
<td>$105,432,378</td>
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<td>1988</td>
<td>2,149,153</td>
<td>$589,453,163</td>
<td>$175,764,175,000</td>
<td>7,758</td>
<td>$51,022,523</td>
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<td>1989</td>
<td>2,292,947</td>
<td>$632,204,396</td>
<td>$265,218,590,000</td>
<td>36,245</td>
<td>$661,658,285</td>
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<td>1990</td>
<td>2,477,861</td>
<td>$672,791,834</td>
<td>$213,588,265,000</td>
<td>14,766</td>
<td>$167,896,816</td>
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<td>1991</td>
<td>2,532,713</td>
<td>$737,078,033</td>
<td>$223,098,548,000</td>
<td>28,549</td>
<td>$353,681,702</td>
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<td>1992</td>
<td>2,623,406</td>
<td>$800,973,357</td>
<td>$236,844,980,000</td>
<td>44,650</td>
<td>$710,225,154</td>
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<td>1993</td>
<td>2,828,558</td>
<td>$890,425,274</td>
<td>$267,870,761,000</td>
<td>36,044</td>
<td>$659,059,461</td>
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<td>1994</td>
<td>3,040,198</td>
<td>$1,003,850,875</td>
<td>$295,935,328,000</td>
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<td>$411,075,128</td>
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<td>1995</td>
<td>3,476,829</td>
<td>$1,140,808,119</td>
<td>$349,137,768,000</td>
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<td>$1,295,578,117</td>
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<td>1996</td>
<td>3,693,076</td>
<td>$1,275,176,752</td>
<td>$400,681,650,000</td>
<td>52,677</td>
<td>$828,036,508</td>
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<td>1997</td>
<td>4,102,416</td>
<td>$1,509,787,517</td>
<td>$462,606,433,000</td>
<td>30,338</td>
<td>$519,537,378</td>
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<tr>
<td>1998</td>
<td>4,235,138</td>
<td>$1,668,246,681</td>
<td>$497,621,083,000</td>
<td>57,348</td>
<td>$886,327,133</td>
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<tr>
<td>1999</td>
<td>4,329,985</td>
<td>$1,719,652,696</td>
<td>$534,117,781,000</td>
<td>47,247</td>
<td>$754,970,800</td>
</tr>
<tr>
<td>2000</td>
<td>4,369,087</td>
<td>$1,723,824,570</td>
<td>$567,568,653,000</td>
<td>16,362</td>
<td>$251,720,536</td>
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<td>2001</td>
<td>4,458,470</td>
<td>$1,740,331,079</td>
<td>$611,918,920,000</td>
<td>43,589</td>
<td>$1,277,002,489</td>
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<td>2002</td>
<td>4,519,799</td>
<td>$1,802,277,937</td>
<td>$653,776,126,000</td>
<td>25,312</td>
<td>$433,644,094</td>
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<td>2003</td>
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<td>$765,205,681,000</td>
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<td>$2,232,042,331</td>
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<td>2006</td>
<td>5,514,895</td>
<td>$2,604,844,133</td>
<td>$1,054,087,148,000</td>
<td>24,592</td>
<td>$640,623,771</td>
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<td>2007</td>
<td>5,655,919</td>
<td>$2,843,422,049</td>
<td>$1,141,242,230,000</td>
<td>23,129</td>
<td>$612,351,594</td>
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<td>2008</td>
<td>5,684,275</td>
<td>$3,066,729,200</td>
<td>$1,197,659,846,000</td>
<td>74,266</td>
<td>$3,450,249,017</td>
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<td>2009</td>
<td>5,704,198</td>
<td>$3,202,267,224</td>
<td>$1,233,005,263,000</td>
<td>30,821</td>
<td>$772,390,723</td>
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<td>2010</td>
<td>5,559,313</td>
<td>$3,348,222,091</td>
<td>$1,227,932,424,400</td>
<td>27,165</td>
<td>$708,992,043</td>
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<tr>
<td>2011</td>
<td>5,585,797</td>
<td>$3,477,338,993</td>
<td>$1,264,043,634,800</td>
<td>65,315</td>
<td>$1,847,881,892</td>
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</tbody>
</table>

The National Flood Insurance Program: Status and Remaining Issues for Congress

Figure 1 shows that over the period from 1978 to 2011, the NFIP experienced nine loss years in which flood loss payments exceeded premiums written. In 2005, Hurricanes Katrina- and Rita-related losses easily dwarf all other loss years. The flood-related losses from the 2005 and 2008 hurricane seasons resulted in substantial NFIP borrowing from the U.S. Treasury that led to the current $17.75 billion in cumulative debt. (See Table 4.)

Figure 1. Difference Between Total Premiums Written and Total Payments Made to Policyholders Under the National Flood Insurance Programs: 1978-2011

Source: CRS presentation based on data from the Federal Emergency Management Agency.

Treasury Borrowing

Table 4 shows the history of U.S. Treasury borrowing and repayments under the NFIP from 1981 through 2011. The NFIP was self-supporting from 1986 until 2005, covering all administrative expenses and claim payments out of premium income and fees. Since Hurricane Katrina struck in August 2005, FEMA has had to borrow $19.64 billion, which includes $2.6 billion over the 2007-2009 period, to pay claims from Hurricane Ike and the Midwest floods of 2008. The NFIP’s borrowing authority was increased to $20.725 billion on March 23, 2006, and to $30.425 billion on January 6, 2013.


40 It appears unlikely that the $17.75 billion in debt to the U.S. Treasury, as of June 30, 2012, will be repaid within the next 10 years given annual interest payments of about $1 billion and annual premium income of approximately $3.5 billion.
Table 4. History of U.S. Treasury Borrowing Under the National Flood Insurance Program
(as of June 30, 2012; $ nominal)

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Amount Borrowed</th>
<th>Amount Repaid</th>
<th>Cumulative Debt</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prior to 1981(^a)</td>
<td>$917,406,008</td>
<td>$0</td>
<td>$917,406,008</td>
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<tr>
<td>1981</td>
<td>$164,614,526</td>
<td>$624,970,099</td>
<td>$457,050,435</td>
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<tr>
<td>1982</td>
<td>$13,915,000</td>
<td>$470,965,435</td>
<td>$0</td>
</tr>
<tr>
<td>1983</td>
<td>$50,000,000</td>
<td>$0</td>
<td>$50,000,000</td>
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<td>1984(^b)</td>
<td>$200,000,000</td>
<td>$36,879,123</td>
<td>$213,120,877</td>
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<tr>
<td>1985</td>
<td>$0</td>
<td>$213,120,877</td>
<td>$0</td>
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<tr>
<td>1986-1993</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>1994(^c)</td>
<td>$100,000,000</td>
<td>$100,000,000</td>
<td>$0</td>
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**Source:** CRS presentation based on data from the U.S. Department of Homeland Security, Federal Emergency Management Agency’s Office of Legislative Affairs.

**Notes:** Borrowings through 1985 were repaid from congressional appropriations. The NFIP did not borrow from 1986 through 1993. Since 1994, borrowings are repaid from premium and other income. The existing debt outstanding is expected to be repaid with premium income or with congressional appropriations.

- **a.** Balance forward from U.S. Department of Housing and Urban Development.
- **b.** Figure for the $213.1 million in cumulative debt in 1984 provided by FEMA reflects additional cost outside of the insurance program.
- **c.** Of the $100 million borrowed, only $11 million was needed to cover obligations.
- **d.** NFIP borrowed $300 million in 2005 to pay claims from the 2004 hurricane season, but Hurricanes Katrina, Rita, and Wilma struck after late August 2005, and claims were submitted after the 2006 fiscal year began.

The Flood Insurance Reform Act of 2012 requires FEMA to establish a reserve fund, beginning in FY2013, to offset claims during catastrophic loss years to reduce the likelihood of the NFIP
having to borrow from the Treasury.\textsuperscript{41} Although the 2012 Reform Act does not forgive any portion of the NFIP debt, it requires FEMA to create a repayment schedule for funds borrowed from the Treasury and directs FEMA to include catastrophic loss years when assessing flood risk in order to set annual premium rates.\textsuperscript{42} The latter requirement allows the program to collect risk-based premiums that, in theory, would reduce the likelihood of the program encountering financial deficits that result in program borrowing from the Treasury. Some experts believe that even if FEMA increased flood insurance rates up to the maximum amount allowed under the new law (20% per year), the program would still not have sufficient funds to cover future obligations for policyholder claims, operating expenses, and interest on debt.

### Factors Affecting Financial Soundness of the NFIP

In considering the NFIP’s financial solvency, it may be useful to recognize two things: (1) the NFIP was not capitalized at inception by Congress and (2) the program does not operate under the traditional insurance definition of fiscal solvency that requires the insurer to have statutory reserves as a condition of receiving authorization to sell insurance in a given state.

#### Premium Subsidies

Before the passage of the Flood Insurance Reform Act of 2012, the NFIP faced a long-term solvency challenge because the program did not have a financing mechanism for handling catastrophic losses and it charged less-than-actuarial rates for pre-FIRM structures.\textsuperscript{43} Annual premiums were not likely to cover the program’s long-term expenses, claim costs, and interest and principal debt repayment to the U.S. Treasury. Therefore, taxpayers faced financial exposure from recurring catastrophic flood events.\textsuperscript{44} FEMA’s old rate-setting structure was designed to generate premiums at least sufficient to cover losses and loss adjustment expenses relative to the “historical average loss year.”\textsuperscript{45} There was no contingent amount added to premiums to build a surplus. When losses and expenses exceeded premiums, the program was authorized to borrow from the U.S. Treasury but had to repay the funds with interest.

Many experts insisted that the NFIP would not be financially sound until actuarial risk-based rates were charged. FEMA reports that 78% of policyholders already pay actuarial premiums, albeit there is some debate about whether rates reflect the true flood risk to people and property.\textsuperscript{46}

\begin{itemize}
  \item \textsuperscript{41} P.L. 112-141; 126 Stat. 916, Section 100212.
  \item \textsuperscript{42} Ibid, Section 100211.
  \item \textsuperscript{43} Buildings constructed after December 31, 1974, or after the publication of a flood insurance rate map (FIRM), are charged an actuarial premium that reflects the property’s risk of flooding. Subsidized rates, on the other hand, are determined by a statutory mandate that requires rates to be affordable so individuals are encouraged to participate. Owners of properties built prior to the issuance of a community’s flood hazard map or January 1, 1974 (Pre-Firm structures), usually pay subsidized rates and are exempted from the NFIP’s floodplain management standards. Even properties that are remapped into higher-risk areas pay the subsidized rates—a situation that exacerbates the financial challenges facing the NFIP.
  \item \textsuperscript{44} U.S. Government Accountability Office, FEMA’s Rate-Setting Process Warrants Attention,” GAO-09-12, October 31, 2008.
  \item \textsuperscript{45} In contrast, commercial insurance premiums are typically set at a level that covers expected losses and expenses plus an amount for a profit margin. A portion of each premium dollar collected is then set aside in loss reserves, which are invested and used to pay claims and expenses.
\end{itemize}
Charging rates that fully reflect flood risk arguably would discourage development in the most risky areas.

The new law eliminated subsidized premium rates and allowed rates to be adjusted to reflect true risk, taking into consideration historical loss data, including catastrophic loss years and other factors, such as coastal storm surge and climate change. To address the affordability issue, the new law authorized a study of the feasibility of an insurance voucher system or similar means tested assistance. As indicated earlier, the Flood Insurance Reform Act of 2012 established a catastrophe fund to stabilize catastrophe losses from year to year.

**Repetitive Flood Loss Properties**

Properties that experience repetitive flood losses, known as a “repetitive loss properties” (RLP) and “severe repetitive loss properties” (SRLP), account for a disproportionately large share of all the flood insurance claims filed and paid under the NFIP. Historically, it is estimated that approximately 1% of the properties insured under the NFIP have accounted for over a third of claims paid. About 1 in 10 homes that suffer repetitive flood damages have cumulative flood insurance claims that have exceeded the value of the house. FEMA estimates that 90% of all RLPs were built prior to December 31, 1974, or before the adoption of a FIRM—and, hence, have been subject to premium discounts. Importantly, the annual increase in new RLPs is outpacing FEMA mitigation efforts by a factor of 10 to 1. After the 1993 Midwest flood, FEMA and other federal government agencies spent hundreds of millions of dollars to remove frequently flooded structures from the floodplain.

Table 5 shows that since 1978, a total of 166,368 RLPs have had 496,178 claims paid, which has cost the National Flood Insurance Fund a total of $12.1 billion in nominal dollars. Appendix A shows RLPs by state. The average claim for these properties was $24,388.

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47 P.L. 112-141; 126 Stat. 916, Section 100211.
48 Ibid., Section 100236.
49 Ibid., Section 100212.
50 A repetitive loss property (RLP) is defined as an insured property that experiences two or more flood losses greater than $1,000 within any 10-year period. A subset of RLPs, called severe repetitive loss properties (SRLP), have incurred at least four NFIP claim payments of at least $5,000 each or the cumulative amount of such claims payments exceeds $20,000 or for which at least two separate claims have been made with the cumulative amount of the building portion of such claims exceeding the market value of the building.
Table 5. Total Repetitive Flood Loss Properties in the NFIP: 1978-2011
(as of December 31, 2011; $ nominal)

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<tr>
<td>Number of Properties</td>
<td>166,368</td>
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FEMA has undertaken several actions over the years to address the RLP problem. The initial strategy, announced in 1999, was to identify the nation’s inventory of RLPs and focus on structures that were substantially damaged (i.e., damaged 50% or more of market value), at which time they would be reconstructed, elevated, or flood-proofed to prevent future damage. One reported difficulty has been reluctance and inconsistency at the local community level in declaring structures substantially damaged, which triggers the requirement to rebuild to a higher flood construction standard.

FEMA also pursued a strategy of phasing out premium subsidies on RLPs through voluntary buyouts or the imposition of full actuarially based rates on RLP owners who refuse to accept FEMA’s offer to mitigate the effect of flood damage. In addition, the agency incorporated special incentives into the Community Rating System and provided data to states and communities to help them address the RLPs.

The Flood Insurance Reform Act of 2004\(^{52}\) required FEMA to establish the Repetitive Flood Claims (RFC) and the Severe Repetitive Loss (SRL) Grant programs to provide funding to reduce or eliminate the long-term risk of flood damage under the NFIP. The RFC program offers grants to states and local governments to mitigate future flood losses. Mitigation projects typically include demolishing, relocating, elevating, or flood-proofing structures. However, the SRL program has proven to be cumbersome for communities and states to administer. Currently, there are more than 12,300 SRL policies being serviced in the NFIP-Special Direct Facility (NFIP-SDF).

The Flood Insurance Reform Act of 2012 streamlined and reauthorized the Flood Mitigation Assistance Program (FMA), the RFC, and the SRL to allow federal funds to be used for mitigation of repetitive- or severe-repetitive-loss structures to improve their effectiveness and efficiency.\(^{53}\)

Low NFIP Program Participation

The intent and success of the NFIP rests on making affordable flood insurance widely available to the general public and protecting communities from potential damage through floodplain management. Since 1973, federal regulations have required flood insurance on structures located

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\(^{52}\) P.L. 108-264; 118 Stat. 712.

\(^{53}\) P.L. 112-141, Section 100225.
in identified Special Flood Hazard Areas (SFHAs) that have a federally backed mortgage. Also, since 1994, recipients of certain flood disaster assistance have been required to purchase and hold flood insurance to protect against future flood losses, under penalty of receiving no federal disaster aid in subsequent floods. Despite the existence of this mandatory flood insurance purchase requirement, take-up rates for flood insurance have historically been low and the federal government’s exposure to uninsured property losses from flooding remains substantial. Many homeowners do not completely recognize or internalize their flood risk and are overly optimistic about the magnitude of the flood risk to which they are exposed. Consequently, the NFIP has not achieved the level of individual participation originally envisioned by Congress.

Researchers indicate that there are at least five possible explanations for the low market penetration for flood insurance: (1) flood insurance is not seen as being worth the cost (i.e., a poor investment); (2) individuals have misperceptions about low-probability risks and lack information about the NFIP; (3) private insurance agents do not market NFIP policies; (4) lack of compliance with the mandatory purchase requirement or failure to ensure that property owners maintain coverage for the life of the loan; and (5) many homeowners in risky areas either do not have a mortgage or have a mortgage from a lender that does not enforce the mandatory purchase requirement.

FEMA lacks nationwide data on the number of properties in floodplains, which makes it difficult to accurately determine insurance market penetration. Available evidence suggests that penetration rates in the 100-year floodplain are consistently low. A 2006 study of the NFIP’s mandatory purchase requirement nationwide conducted by the Rand Corporation indicated that only about 49% of single-family homes in SFHAs are covered by flood insurance. In the absence of flood insurance, the cost of repairing flood-damaged property is usually borne by either the property owner from their own financial resources or with assistance through federal relief programs, instead of by flood insurance payments. This situation has resulted in billions of dollars of uninsured property losses and arguably results in higher social costs.

The Flood Insurance Reform Act of 2012 addressed the lack of enforcement of the mandatory insurance purchase requirement by increasing the amount of civil penalties that can be imposed against regulated lending institutions that fail to require flood insurance from $350 to $2,000 per violation.

Inaccurate Flood Hazard Maps

FEMA is responsible for identifying and mapping the nation’s floodplain areas and identifying flood-risk zones in such areas. Flood Insurance Rate Maps (FIRMs) are used for setting flood insurance rates, regulating floodplain development, and communicating information about the 1%-annual-chance flood hazard to those who live in floodplains. FIRMs also are used to determine whether property owners are required by law to obtain flood insurance as a condition of obtaining mortgage loans or other federally related financial assistance. Without accurate and

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57 P.L. 112-141; Section 100208.
updated flood hazard maps, property owners and small businesses could underestimate their exposure to flood risks and make poor financial decisions about protecting their properties (i.e., where to build and whether to purchase flood insurance or take other measures to protect their properties).

The Flood Insurance Reform Act of 2012 authorized several regulatory changes to improve the accuracy of flood maps and established a process to allow communities to request a remapping based on the standards recommended by a newly established Technical Mapping Advisory Council and adopted by FEMA. The new law also authorized the creation of an independent Scientific Resolution Panel consisting of experts on flood hazard maps and flood insurance to address mapping-related concerns from communities that are dissatisfied with the outcome of their appeal to FEMA.

Lack of Enforcement of Floodplain Management Regulations

The Flood Insurance Reform Act of 2012 requires FEMA to conduct a study of the impact, effectiveness, and feasibility of including widely used and nationally recognized building codes as part of the floodplain management criteria. The new law would also allow the use of funds under the Community Development Block Grant Program (CDBG) to include community building code administration grants.

Under the NFIP, FEMA is prohibited from providing flood insurance to property owners residing in communities not participating in the NFIP. Local communities must adopt and enforce certain minimum floodplain management ordinances as a condition for participation in the NFIP. However, efforts to guide construction and development away from high-risk areas through community-based land-use and zoning ordinances have reportedly been subordinated to building and elevation requirements that lead to further development of the floodplains. Even in hazard-prone floodways and coastal areas, building and rebuilding are allowed under NFIP standards, with the cost of insurance varying with property elevation.

Coastal Flood Hazard Risk Assessment and Mapping

One issue of contention that emerged from the controversy and litigation surrounding Katrina-related wind versus water insurance claims disputes was whether the NFIP should be expanded to allow policyholders to purchase optional wind coverage. Following the storm, individuals and businesses in Louisiana, Mississippi, and Alabama protested against what they claimed were inappropriate obstacles to the payment of their property damage insurance claims. When insurance adjustors and damage experts assessed the properties damaged by Hurricane Katrina, they were faced with the issue of allocating damages between wind (a covered loss) and flood (an excluded loss). Post-Katrina insurance claims litigation and the delays and economic uncertainty

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58 Ibid, Section 100216.
59 Ibid, Section 100218.
60 Ibid. Section 100243.
61 44 CFR 59.21.
generated for consumers and insurers raised concerns about post-event judicial interpretations of the scope of insurance coverage.

Proponents of optional wind coverage under the NFIP argued that this policy change was necessary because of the difficulties property owners faced in obtaining affordable private wind coverage in states along the Gulf and Atlantic Coasts. Private insurers had increased premiums and deductibles and reduced coverage or withdrawn altogether from these areas out of concern about catastrophic risk exposure.

Opponents of adding wind coverage to the NFIP believed there was adequate wind coverage capacity in every state through either the traditional private market or through the state residual market program (e.g., wind pools). Critics maintained that expanding the NFIP to add wind coverage would dramatically increase the financial exposure of the NFIP and, hence, federal taxpayers. Concerns were also expressed about the NFIP’s ability to determine actuarially sound rates for the windstorm portion of this coverage and avoid wide-scale financial deficits in the program following a catastrophic flood event.

Moreover, there were concerns that even actuarial rates may not produce sufficient premium income to cover the program’s administration costs and losses in the event of a catastrophic event. The Government Accountability Office (GAO) issued a report in 2008 that outlined some difficulties that FEMA could face in implementing an optional wind coverage provision. Some of the obstacles included (1) the concern about “adverse selection” or the likelihood that only those property owners at highest risk would purchase coverage; (2) wind hazard prevention standards that communities would have to adopt to receive coverage; (3) uncertainty about the adoption of programs to accommodate wind coverage; (4) difficulties in establishing a new rate-setting process; (5) enforcement of new building codes; and (6) administration and oversight of the program.63

The Flood Insurance Reform Act of 2012 established the Consumer Option for an Alternative System to Allocate Losses (COASTAL) program to authorize the use of scientific coastal hazard data collected by NOAA in conjunction with engineering formulas to be developed by FEMA to accurately assess flood insurance claims for total-loss, “slab” properties.64 The aim of the COASTAL program is to better estimate wind versus water risks and allocate insured losses following a major hurricane, storm surge, or tornado.

Moral Hazard and Federal Disaster Assistance

According to the written testimony of Administrator Craig Fugate of FEMA, most owners of flood-prone property in NFIP-participating communities opted to not purchase flood insurance prior to a purchase mandate, choosing instead to rely on federal disaster assistance to finance their recovery.65 As discussed above, the low-penetration rate of NFIP continues and suggests that

64 P.L. 112-141; Section 100252.
The National Flood Insurance Program: Status and Remaining Issues for Congress

many people may still rely on federal disaster assistance instead of flood insurance. In economic theory, the assurance of federal assistance in the event of repeated disaster-related losses may create a “moral hazard” by lowering the incentives to take appropriate steps to mitigate loss. This situation counteracts one of the original objectives of the NFIP, which is to develop mitigation plans and implement measures (insurance linked to land management) to reduce future flood damages and the cost of taxpayer-funded disaster assistance.

In 1977, President Jimmy Carter signed into law Executive Order 11988 to require federal agencies to avoid direct and indirect support of floodplain development in coastal velocity zones—the so-called V zones on FIRMs—by taking action “to reduce the risk of flood loss, to minimize the impact of floods on human safety, health and welfare, and to restore and preserve the natural and beneficial values served by floodplains in carrying out its responsibilities.” Under E.O. 11988, FEMA staff must (1) determine eligibility and the required elevation of all new construction in coastal high-hazard areas on the Gulf Coast and (2) decide whether new structures, the costs of repair, or the replacement of facilities in V zones are eligible for FEMA funding.

Although regulatory guidelines for E.O. 11988 are outlined in 44 CFR Part 9, there has arguably been a lack of clarity in interpreting those guidelines to determine whether officials are to support recovery and community development in V zones. Access to federal assistance for recovery and hazard mitigation projects undertaken in V zones could emerge as an important issue in the aftermath of Hurricane Sandy. The decision to approve and obligate FEMA recovery funds for public assistance projects located in V zones could be an essential consideration in the reconstruction or redevelopment of some coastal areas devastated by Hurricane Sandy.

Remaining Issues for Possible Congressional Oversight

Since 2008, when the NFIP lost its authorization, Congress has passed 17 short-term extensions and the program has lapsed 4 times (see Appendix C). The Flood Insurance Reform Act of 2012 did not resolve all flood management issues pertaining to the NFIP. The law reflects a consensus as of that moment in time with respect to the financial stability and administrative efficiency of the NFIP, the need to have those who reside in flood-prone areas to pay for that risk, and the need for strengthening the mapping program. However, several policy issues and questions remain for future congressional consideration. These remaining issues and questions include the following:

The nation’s increasing flood risk vulnerability in an era of frequent extreme weather and climatic events and population growth in flood-prone areas

- What are the true costs borne by the federal government under the NFIP with consideration of both the direct effects and indirect social and economic costs?

• What additional steps, if any, should the federal government undertake to effectively manage and mitigate flood disasters and discourage overdevelopment in flood vulnerable areas?

• How best to strengthen coordination among the nation’s water resources and floodplain management agencies at the federal, state, and local levels of government?

• Is there a need to plan for the sustainability of the NFIP in an environment of increasingly frequent catastrophic flooding across the country?

Affordability of insurance coverage in era of actuarial (full-risk) premium pricing

• Will the changes in premium structure made under the Flood Insurance Reform Act of 2012 be adequate to address solvency concern?

• What is the feasibility of vouchers for low-income NFIP policyholders who are not able to pay actuarial flood insurance rates?

• What is the best approach to balance the government’s need to increase the NFIP’s future income versus making the insurance coverage affordable and widely available?

• Would the privatization of flood risk make insurance more affordable or less so? Is the private sector up to the task? Is there capacity to underwrite this risk?

Debt forgiveness

• Should Congress eliminate the NFIP’s debt to the Treasury?

• What are the distributional consequences across different stakeholders of debt forgiveness?

• Will the NFIP reserve fund be sufficient to offset future catastrophic loss years?

Accuracy of flood hazard maps and risk assessment methods

• In the aftermath of recent catastrophic flood events, what should be the scope of coastal hazard mapping and risk assessment and property damage mitigation in U.S. Atlantic and Gulf of Mexico coastal communities that are inherently at risk from hurricanes, sea-level rise, erosion, and coastal flooding?

• Is there a need for consistency between U.S. Army Corps of Engineers and FEMA levee certification, that is, a definition of flood protection? What is the best way to improve risk communication with respect to flood control structures?

• What is the feasibility of NOAA and FEMA developing accurate and consistent coastal hazard risk assessment and mapping tools and methodologies?

• What would it take to produce both flood risk and coastal hazard vulnerability maps?

• What will be the effectiveness of FEMA’s efforts to have the level of risk reflected in flood insurance rates?
Movement toward a comprehensive integrated watershed management framework of risk perception, risk management, and disaster response strategy

- Is it time for a more encompassing water resources and mitigation planning process that encourages flood and water resources planning and flood mitigation on a watershed basis? How best to promote a comprehensive approach to resource management on a watershed basis?

- What is the best approach to strengthening local floodplain management and planning and guide development and building practices in regulated floodplains to save lives and reduce property damage?

Feasibility of catastrophic disaster insurance

- What is the best approach to address misperceptions about the nature of the NFIP and barriers to public understanding of flooding and flood risk?

- Should the NFIP cover all claims associated with catastrophic losses or just claims in the average annual loss year?

Federal disaster assistance and moral hazard

- Does the presence of federal disaster assistance introduce moral hazard in flood management in a way that inappropriately shifts risk to taxpayers?67 Property owners may choose not to purchase the coverage, relying instead on federal disaster assistance to finance recovery. Is there a need to better coordinate the need for insurance coverage rather than access to government relief for post-flood recovery? Separately, some experts have suggested that access to federal disaster assistance under the Stafford Act could have the unintended consequence of shielding communities from the full implications of their decisions on land use and families from the financial consequences of rebuilding in disaster-prone areas.

Options for Managing and Financing Flood Risk

Despite billions invested in flood management, the United States has not been able to curb the rising costs of flood damage and public and private development in flood risk areas. This was the conclusion of the Gilbert F. White National Flood Policy Forum held in November 2007 at George Washington University.68 The forum brought together 92 diverse experts to consider the future of floodplain management under a “business-as-usual scenario” and under an alternative scenario of aggressive action to address increasing flood risk in the nation. The experts at the forum concluded that an unprecedented set of conditions (e.g., population growth and migration,  

67 Government disaster assistance is usually available only for uninsurable damages. The recipients of disaster assistance do not bear direct cost for remittances. However, the availability of disaster assistance could produce a moral hazard problem. It could reinforce vulnerabilities and provide little incentive to reduce risky behavior. Moreover, disaster assistance could reduce the direct costs associated with risky behavior, where costs are shifted to taxpayers.

changes in climate, and degradation of water-based resources) now faces the United States that could increase flood losses more rapidly in the future. Several policy options emerged, and are listed below.

**Long-Term Flood Insurance Contracts**

Long-term flood insurance contracts (LTFIC) coupled with mitigation loans arguably would encourage investment in risk-reduction measures. The idea is for private insurers to offer 5-, 10- or 20-year flood insurance contracts combined with long-term mitigation loans (e.g., for retrofittting, elevation, and flood-proofing of structures) tied to the mortgage. Mitigation loans would be offered to help finance the high upfront costs associated with investing in mitigation measures. The long-term flood insurance policies would have a maturity that corresponds to the length of the mortgage on the property and the policy would not terminate when the property owner sells the property.

The economic rationale for using LTFI to pre-fund disaster costs is that insurers, generally, need guaranteed premiums for a long time period if rates are to be based on expected losses. By lengthening the term of the property insurance contract, and spreading the risk through a mandatory purchase requirement, LTFI contracts could implicitly permit insurers to compensate for their present inability to prepare adequately for rare and unpredictable flood events.

**Privatization of Flood Risk**

FEMA has a responsibility to examine the NFIP’s contingent liabilities and recommend ways to provide financial stability to the federal flood insurance program. This activity is performed in conjunction with the program’s annual rate-setting process. In 2000, FEMA undertook a study with the assistance of accounting firm Deloitte & Touche to explore alternative financing arrangements to reduce the need for U.S. Treasury borrowing. FEMA was concerned about the NFIP’s erratic cash flow and the potential for catastrophic losses within a short period of time.

Since Hurricane Katrina in 2005, recognizing the shortcomings of the current financing arrangement under the NFIP, two basic alternatives have emerged: a multi-peril insurance approach and a reinsurance pool approach (i.e., standing facility provided for in the original 1968 act) that would expand the private-sector involvement in the NFIP. With the development of computer simulation catastrophe risk models and remote sensing technologies, some private-sector firms have argued that reinsurance and catastrophe bonds are good ideas that should be explored.

In this context, FEMA could require private insurers to “make available” private flood insurance policies at actuarially determined prices in flood-prone areas with the federal government providing federal reinsurance (see discussion on “Multi-peril Insurance” below). The Flood Insurance Reform Act of 2012 requires FEMA and GAO to study the option of privatizing the

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program and to report to Congress within one year of enactment. The new law also mandated the director of the Federal Insurance Office to study the current state of the market for natural disaster insurance in the United States.

Multi-Peril Homeowners Policies Covering the Flood Peril

Along the lines of privatization, Congress might choose to encourage private insurers to offer multiple-peril insurance policies covering the flood peril, and to have this risk segmented for the insurers’ other book of business and transferred through reinsurance transactions to the federal government. Under this arrangement, the federal government would operate as a reinsurer, rather than a direct writer as it does currently under the Write Your Own Program. The underwriting of flood risk by private insurers would be exempt from state insurance law. Rates, flood maps, and the criteria (regulation) for land management and use would continue to be the responsibility of the federal government. States and local communities would continue to enforce floodplain management regulations developed by the federal government. Lending institutions would continue to enforce the NFIP mandatory flood purchase requirement.

In theory, the main benefits of the “multi-peril policy” option would be enhanced efficiency in risk financing through greater pooling and diversification of flood risk. The flood coverage would be distributed more broadly through the larger homeowners’ insurance market, resulting presumably in more contracts issued, and losses spread more broadly among all insurers.

On the other hand, this option could give rise to questions of fairness, the potential for new liabilities for federal taxpayers, and institutional and practical issues surrounding the way private and social risks are managed and financed (e.g., rate setting processes, data quality, coverage for catastrophic losses, oversight, and “who benefits and who pays for development at risk”).

Community-Based Flood Insurance Policy Contracts

Congress might choose to explore the feasibility of group flood insurance either for entire communities, identified-floodplain areas, or residual-risk areas behind levees. The group policy would be purchased by the community on behalf of all residents. Premiums would be collected either through property taxes or as a utility-type payment. In the 112th Congress, the House of Representatives passed H.R. 6186 to require FEMA to undertake a study of the feasibility of voluntary community-based flood insurance options and how such options could be incorporated into the NFIP. The bill required the GAO to review and provide an analysis of the FEMA study and to report its findings and recommendations to Congress within one year. To address the affordability of insurance for low-income property owners, Congress might also explore the feasibility of providing means-tested flood insurance vouchers.

Integrated Watershed-Based Risk Management Strategy

In recent years, FEMA has undertaken a long-term flood risk management strategic planning effort. This effort included studying the feasibility of a more integrated watershed-based risk

71 P.L. 112-141; Sect.100232.
72 Ibid., Section 100247.
The National Flood Insurance Program: Status and Remaining Issues for Congress

management strategy designed to weave flood hazard data developed in support of the NFIP into watershed-based risk assessment. The goal has been to increase the public’s awareness and understanding of risk management and to address the nation’s increasing vulnerability to flood risk and water resources management challenges. This integrated (some call it “holistic”) approach to flood risk management draws on floodplain management with natural resources (i.e., water resources and waste water) management; it requires coordination among federal, state, and local authorities, businesses, and individuals homeowners.

Many disaster experts believe effective flood risk management policy will require intergovernmental coordination of natural resources management with floodplain management activities that reduce the vulnerability of people and economic assets to catastrophic flooding. Policymakers have been moving in this direction for several years.

Technological Innovation in Financing Large-Scale Natural Disasters

The series of extreme weather events since 2005 underscores some social and economic challenges to U.S. disaster risk management policy. The costs of reconstruction and compensation for flood victims are financed through tax revenue, dedicated disaster funds, and, to a lesser extent, private insurance payments. Private disaster insurance, however, has become less available and affordable because of insurability problems posed by uncertainties surrounding extreme risks, such as catastrophic flood events.

The Biggert-Waters Flood Insurance Reform Act of 2012 authorized FEMA to study the capacity of private insurers, reinsurers, and financial markets to assist communities in managing financial risk associated with flooding. One possible public-private initiative for financing catastrophic flood risk is for the government to encourage private-sector technological innovation—through tax and regulatory policy changes—in financing recovery from large-scale natural disasters. Given the nation’s increasing flood exposure, and the desire to alleviate taxpayers’ responsibility for flood losses (i.e., post-disaster relief), some disaster experts have expressed an interest in finding alternative ways to finance residual flood risk through the standardization of insurance-linked securities that transfer flood risk on an electronic platform to the capital markets. This approach would reduce the government’s current role under the NFIP.

In November 2012, at an annual meeting of the National Association of Insurance Commissioners, Center for Insurance Policy Research (NAIC/CIRP), regulators and stakeholder groups with an interest in catastrophe risk financing explored new standards for transparency, compliance, and accountability with respect to two kinds of large scale disasters: environmental (i.e., catastrophe risk) and financial (i.e., residential mortgage back securitization). One speaker at the meeting, David M. Rowe, concluded that in order to efficiently transfer risk to capital markets via the issuance of financial instruments, two obstacles must be overcome: (1) a computer system challenge that involves data storage, communication issues, and computer processing analytics and (2) finding ways to make risk exchanges and transaction platforms more efficient.  

73 P.L. 112-141; Sect. 100232(b).
Nordman, director of Research for the NAIC, and coordinator of the study released at the 2012 NAIC/CIRP meeting, suggested that the two risk management challenges identified by David M. Rowe could be addressed through regulatory changes in the way insurance companies invest in certain financial instruments, including residential mortgage-backed securities.\(^{75}\)

During the NAIC/CIRP panel discussion, Michael Erlanger, managing principal of Marketcore, a company that developed an electronic system architecture for aggregating risk elements in a way that facilitates valuations for complex risk transfers, stated that legislation introduced in previous Congresses, the Homeowners Defense Act,\(^{76}\) had, among other things, called for a change in regulatory structures that deliver consistent micro-to-macro risk-detailing views in near real time, assuring transparency in the market for catastrophe risk, including flood risk. He pointed out that the act called for the creation of a National Catastrophe Risk Consortium to (1) encourage data capture that leads to catastrophe risk differentiation and (2) expand the ability of private-sector financial and capital market firms and state residual property insurance pools to underwrite and bear the risk of an extreme event, such as a catastrophic flood event.

The Consortium, Erlanger stated, could, in theory, establish a holistic risk assessment framework that results in ever more granular market information induced by financial and strategic incentives for risk disclosure by all market participants. The standardized “granular risk data” at the contract level could be aggregated and the risk transferred via the Consortium’s electronic platform to investors in the capital markets. This structure arguably would induce transparency, provide market liquidity for catastrophe risk financing, and track all changes in the underlying contracts (e.g., flood policies) in real time.

In theory, driving transaction volume and associated liquidity to a new exchange by leveraging the most valuable thing the new exchange provides, namely, the reliable, timely, and detailed information it creates, could enable financial markets to supply the necessary pressure for sellers (private insurers, reinsurers, and capital markets participants) to make their offerings increasingly more transparent.

Opposition to the Homeowners’ Defense Act of 2010 in the 111th Congress had come from representatives of insurance and reinsurance groups, and several organizations including the National Fire Protection Association, National Flood Determination Association, National Wildlife Federation, Heartland Institute, Taxpayers for Common Sense, and Competitive Enterprise Institute. These groups argued the legislation would encourage coastal development in environmentally sensitive areas by lowering costs, bail out wealthy owners of beachside vacation homes, and crowd out the private insurance market.

Concluding Observations

The current system of managing and financing flood risk (NFIP) is more than $20 billion in debt. The Flood Insurance Reform Act of 2012 made significant changes in the financial, operational, and management structures of the NFIP. Specifically, this law would work to achieve several

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outcomes: (1) implement a phase out of premium rate subsidies that have undermined the financial viability of the program; (2) ensure that flood risk maps are updated and accurate and take into account anticipated sea-level rise and residual risk behind levees so that people understand and can better prepare for their risks; (3) encourage broad participation in the NFIP; and (4) streamline and strengthen federal mitigation programs to protect flood-exposed homes, businesses, and communities better, which helps to decrease future flood losses.

Some experts question whether the NFIP still provides appropriate protection against the peril of flood losses and helps build resilient communities. The success of the NFIP will be judged in part by how it handles five major challenges:

- **Extreme weather events and coastal flooding.** Most experts expect coastal storm surge and storm impacts will intensify as sea levels continue to rise. According to FEMA, flood and flood damage associated with extreme rainfall events have risen from $6 billion to $10 billion each year, despite billions spent on flood control.

- **Accurate Flood Risk Maps.** The accuracy and reliability of FEMA's flood mapping process. FEMA's Risk Mapping, Assessment, and Planning (Risk MAP) provides flood hazard data and tools to increase public awareness and help people make better decisions to protect themselves and communities to enforce floodplain management regulations that support the building of sustainable and resilient communities.\(^77\)

- **Financial Sustainability of the NFIP.** The financial soundness of the NFIP requires flood insurance premiums to fully reflect a building’s actuarial risk. Some experts have argued that subsidized insurance rates facilitate development in flood-prone areas that put people and property at risk. Compensating flood victims with federal disaster relief is costly and a potential burden on federal taxpayers. But requiring property owners to pay full actuarial rates that reflect actual risk could make flood policies less affordable.

- **Residual Flood Risk from Levees.** The existing regulatory framework for residual flood risk behind certified 100-year levees has created a perceived safety zone that spurs development behind the levee systems.\(^78\) Individuals might think a flood occurring once in a 100-year period could not harm them and, therefore, choose not to seek financial protection against this risk. Most disaster experts would agree that resolution of the nation’s flood management challenge must involve hazard-mitigation measures that get people and communities to retreat or avoid living in flood-prone areas while supporting the building of hazard-resilient coastal communities.

- **Distributional Effects of the NFIP.** There is a perception of the inequitable distribution of the NFIP’s costs and benefits across income groups and geographic regions.

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\(^78\) Under 44 CFR 65.10 regulations, FEMA removes areas protected from certified 100-year levees from the flood map. Individuals are then not required to purchase flood insurance and floodplain management standards are not applicable in these areas. If a levee is not certified, FEMA will designate the area behind the levee as a risk and the mandatory purchase requirement will apply.
# Appendix A. National Flood Insurance Program’s Repetitive Flood Loss Properties

## Table A-1. Repetitive Flood Loss Properties in the National Flood Insurance Program (as of December 31, 2011; $ nominal)

<table>
<thead>
<tr>
<th>State Name</th>
<th>Building Payments</th>
<th>Contents Payments</th>
<th>Total Payments</th>
<th>Average Payment</th>
<th>Losses</th>
<th>Properties</th>
</tr>
</thead>
<tbody>
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<td>258</td>
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<td>State Name</td>
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<td>Total Payments</td>
<td>Average Payment</td>
<td>Losses</td>
<td>Properties</td>
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<td>$12,100,980,774.12</td>
<td>$24,388.39</td>
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</table>

Appendix B. Key Provisions in the Biggert-Waters Flood Insurance Reform Act of 2012

On July 6, 2012, President Barack Obama signed into law the Flood Insurance Reform Act of 2012\(^\text{79}\) to extend funding for the NFIP to September 30, 2017. This legislation includes several key provisions:

Actuarial Soundness, Program Solvency, and Affordability

**Premium Rate Structure Reform and Affordability**

- Immediately eliminate pre-FIRM insurance premium subsidies on second properties, severe repetitive loss properties and properties that have incurred flood-related damage that exceed the fair market value of the property, and commercial properties that have undermined the financial stability of the program.\(^\text{80}\)
- Gradually phase in actuarial rates for structures newly mapped into special flood hazard areas.\(^\text{81}\)
- Increase in the annual cap on premium rate increases from 10% to 20%.\(^\text{82}\)
- Authorize a new way of defining “average loss year” when setting annual flood insurance rates that include catastrophic loss years and raise the cap on premium increases.\(^\text{83}\)
- Study the economic costs and benefits to taxpayers of providing flood insurance vouchers to lower-income property owners.\(^\text{84}\)

**Privatization**

- Study of the capacity of the private reinsurance market to assume a portion of the NFIP insurance risk,\(^\text{85}\) and clarify FEMA's authority to secure reinsurance from the private market to minimize the probability that the program would need to borrow Treasury funds.\(^\text{86}\)
- Require FEMA to obtain reinsurance proposals to lay off a portion of the risk.\(^\text{87}\)

\(^{79}\) P.L. 112-141, 126 Stat. 916.

\(^{80}\) Id., Section 100205.

\(^{81}\) Ibid.

\(^{82}\) Ibid.

\(^{83}\) Ibid.

\(^{84}\) Ibid, Section 100236.

\(^{85}\) Ibid, Section 100232.

\(^{86}\) Ibid.

\(^{87}\) Ibid.
• Require the director of the Federal Insurance Office (FIO) to study and report to Congress on the claims-paying capacity of the private insurance market for natural catastrophic insurance in the United States.88

**Program Solvency and Debt Forgiveness**

• Create a $12 billion catastrophe reserve fund to more effectively spread overtime losses from catastrophe loss years over time while reducing the likely need for borrowing from the Treasury.89

• Authorize FEMA to create a repayment schedule for funds borrowed from the Treasury.90

**Flood Map Accuracy**

• Establish a Technical Mapping Advisory Council (TMAC) to advise the administrator of FEMA on risk-based approaches to assessing future flood risk vulnerability91 and an independent appeals board, Scientific Review Panels, for homeowners and communities to challenge revisions to their FIRMs with conflicting technical and scientific data.92

• Establish a process for communities to request a remapping based on standards developed by the TMAC and adopted by FEMA.93

• Establish a Federal Protection Structure Accreditation Task Force to better align the data that the U.S. Army Corps of Engineers collect during levee inspection with the data required under FEMA’s accreditation program.94

• Establish a process and formula (COASTAL—Consumer Option for an Alternative System to Allocate Losses) for settling wind-related versus water-related property damage claims disputes by using scientific data currently collected by the National Oceanic and Atmospheric Administration (NOAA), academic institutions, and private entities, in conjunction with engineering formulas to be developed by FEMA, to help allocate total losses between the two perils or causes of loss after a major storm.95

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88 Ibid., Section 100247.
89 Ibid., Section 100212.
90 Ibid., Section 100213.
91 Ibid., Section 100215.
92 Ibid., Section 100218.
93 Ibid., Section 100216.
94 Ibid., Section 100218.
95 Ibid., Section 100253.
Mitigation Funding Program Reform

- Combine and streamline FEMA's flood hazard mitigation programs and move toward risk-based mitigation planning and activities that result in sustainable action that reduces risk to life and property from floods.96

NFIP Management and Operational Efficiencies

- Impose civil penalties or enforcement actions for non-compliance with mandatory flood insurance requirements.
- Set procedures for monitoring contracts and claims records.
- Require federal agencies to work together and share data to improve flood mapping.97
- Authorize a study of ways to improve interagency and intergovernmental coordination of flood mapping.98

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96 Ibid., Section 100225.
97 Ibid., Section 100220.
98 Ibid., Section 100221.
## Appendix C. Chronology of Public Laws That Reauthorized the National Flood Insurance Program: 2008-2012

<table>
<thead>
<tr>
<th>Presidential Signing Date</th>
<th>Public Law</th>
<th>Last Day of Effective Program Authority</th>
<th>Lapse in NFIP Authority</th>
</tr>
</thead>
</table>
| September 30, 2008        | P.L. 110-329; 122 Stat. 3575  
H.R. 2638 (Price)—Consolidated Security, Disaster Assistance, and Continuing Appropriations Act, 2009 (Sec. 145) | March 6, 2009                           |                         |
| March 6, 2009             | P.L. 111-6; 123 Stat. 522  
H.J.Res. 38 (Obey)—Continuing Appropriations Resolution, 2009 | March 11, 2009                          |                         |
| March 11, 2009            | P.L. 111-8; 123 Stat 988  
H.Res. 184 (Obey)—Omnibus Appropriations Act, 2009 | September 30, 2009                      |                         |
| October 1, 2009           | P.L. 111-68; 123 Stat 2047  
H.R. 2918 (Wasserman Schultz)—Legislative Branch Appropriations Act, 2010 (Sec. 129) | October 31, 2009                         |                         |
| October 28, 2009          | P.L. 111-83; 123 Stat. 2142  
| October 30, 2009          | P.L. 111-88; 123 Stat. 2904  
H.R. 2996 (Dicks)—Department of the Interior, Environment, and Related Agencies Appropriations Act, 2010 (Sec. 102) | December 18, 2009                       |                         |
| December 19, 2010         | P.L. 111-118; 123 Stat. 3409  
H.R. 3326 (Murtha)—Department of Defense Appropriations Act, 2010 (Sec. 1005) | February 28, 2010                       | March 1, 2010            |
| March 2, 2010             | P.L. 111-144; 124 Stat 45  
H.R. 4691 (Rangel)—Temporary Extension Act of 2010 (Sec. 8) | March 28, 2010                          | March 29, 2010           |
| April 15, 2010            | P.L. 111-157; 124 Stat 1116  
H.R. 4851 (Levin)—Continuing Extension Act, 2010 (Sec. 7) | May 31, 2010                            | June 1, 2010             |
| July 2, 2010              | P.L. 111-196, §2(a); 124 Stat 1352  
H.R. 5569 (Waters)—National Flood Insurance Program Extension Act | September 30, 2010                      |                         |
| September 30, 2010        | P.L. 111-250, §2(a); 124 Stat 2630  
| October 5, 2011           | P.L. 112-36 §130; 125 Stat. 390  
H.R. 2608 (Graves)—Continuing Appropriations Act, 2012 | November 18, 2012                       |                         |
| November 18, 2011         | P.L. 112-55; 125 Stat 710  
<table>
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<th>Lapse in NFIP Authority</th>
</tr>
</thead>
</table>

**Source:** Congressional Research Service.

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