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Message to National Flood Insurance Program Agents and Insurers

Dear User,

First, let me take the opportunity to say “Thank You” to all our partners who have supported us as we continue to transform the National Flood Insurance Program.

From the development and implementation of Risk Rating 2.0: Equity in Action, to our enhanced focus on providing exceptional customer care at every point of the customer journey, the NFIP set on a course in 2015 to modernize and professionalize our product, our processes, and the way we interact with every member of the NFIP universe.

But we’re not done yet.

We continue in our commitment to make our products and processes easier to understand from the agent, insurer, and policyholder’s point of view and to meet the needs of current and future policyholders. Increasing the amount of people covered by flood insurance in our Nation is even more important as we continue to see more extreme weather events.

Under the leadership of Administrator Deanne Criswell, FEMA has refocused operations around three key priorities: equity in the treatment of everyone with whom FEMA comes into contact; leading the whole of community in building climate resilience; and promoting and sustaining a ready FEMA and a more-prepared Nation. The NFIP plays a significant role in each objective.

FEMA and the NFIP are building equity by consciously reaching out to underserved audiences across the country who deserve to understand their specific flood risk and learn how to mitigate those risks. The NFIP understands that despite its best efforts, Flood Insurance is unaffordable for some. We’ve been tireless in our efforts to build and sustain a meaningful affordability program to ensure more Americans are protected financially from flood loss.

The NFIP is also an agency leader in considering climate data in helping America prepare for flooding. We’ve enhanced our messaging to include more climate change risk education. We’re using our new Risk Rating 2.0 data to encourage discussions with property owners about risks from intensifying storms. We are working with communities to help them understand evolving flood risks from climate change, sea level rise, increased development, and other factors.


Three simple objectives but a whole host of opportunities to build a more resilient and better Nation. Thank you for joining us on this journey!

Sincerely,

Paul P. Huang
Deputy Associate Administrator for Federal Insurance and Mitigation (Acting)
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October 1, 2022

Dear National Flood Insurance Program Flood Insurance Manual User:

FEMA’s regular updates to the National Flood Insurance Program (NFIP) Flood Insurance Manual reflect an ongoing effort to deliver clear guidance in an easy-to-understand format. This release clarifies existing guidance in the October 2021 Risk Rating 2.0: Equity in Action edition.

Most of the updates incorporated in this release were provided earlier to industry through the monthly Underwriting Guidance Updates (UGUs), issued November 2021 through June 2022. Those updates were effective on the date the UGU was issued.

For your reference and ease of use, the Change Record following this cover memo summarizes significant changes in the October 2022 Risk Rating 2.0: Equity in Action edition of the NFIP Flood Insurance Manual. Here are some highlights:

- **Section 2 – Before You Start**
  - Expanded the language about exclusions and limitations for Basement and Elevated Building with Enclosure foundation types

- **Section 3 – How to Write**
  - Provided guidance for the standardization of street addresses
  - Updated guidance to use the flood zone at the time of loss to determine elevated building coverage limitations
  - Updated Construction Type to apply to Two-to-Four Family Buildings

- **Section 4 – How to Endorse**
  - Added guidance on how to assign a policy when the policyholder is deceased

- **Section 5 – How to Renew**
  - Clarified that any coverage increase is exempt from the Annual Increase Cap

- **Section 6 – How to Cancel**
  - Provided guidance for documentation required to cancel a policy when the policyholder is deceased.

- **Appendix C – Quick Start Guide**
  - Mirrored many of the Section 3 changes

- **Appendix F – Severe Repetitive Loss**
  - Updated the guidance and processing requirements for Severe Repetitive Loss properties

www.fema.gov
Appendix I – Policyholder Communications
   – Clarified that FEMA requires the Primary NAIC number to be used on the policy declarations page
   – Updated the Severe Repetitive Loss Letters to be sent to affected policyholders

Appendix K – Definitions and Acronyms
   – Added definitions for Loss Constant and Expense Constant

FEMA’s goal is to make NFIP products and processes easy to understand, enabling insurance professionals to provide policyholders with an excellent customer experience. Thank you for your continued support of the NFIP. Together we can make America more flood resilient and build a culture of preparedness by closing the nation’s insurance gap.

Sincerely,

Jeffrey Jackson
Acting, Assistant Administrator for Federal Insurance
Federal Insurance and Mitigation Administration

www.fema.gov
This change record presents a summary of significant changes to FIM sections and appendices.

<table>
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| **Section 2: Before You Start** | • Provided a reference for additional information about exclusions and limitations. See page 2.3.  
• Expanded the language about exclusions and limitations for Basement and Elevated Building with Enclosure. See pages 2.12–2.13.  
• Updated the guidance to indicate when a new quote must be obtained when the original payment is invalid. See page 2.15. |
| **Section 3: How to Write** | • Updated the guidance for the standardization of street addresses. See page 3.5.  
• Updated guidance to reflect a recent program change to use the flood zone at the time of loss to determine elevated building coverage limitations. See pages 3.6–3.7.  
• Updated Construction Type to apply to Two-to-Four Family Building as well as the Single Family building occupancy. See page 3.14.  
• Clarified that the masonry construction type is based on the first full floor above a basement, walkout level or a crawlspace. See page 3.14.  
• Updated the guidance to clarify that the First Floor Height (FFH) value from an Elevation Certificate, when combined or compared with the FEMA sourced elevation information, does not always produce the lowest premium. See pages 3.23 and 3.26–3.27.  
• Clarified that datum conversion is no longer required for rating purposes. See page 3.26.  
• Updated the instructions for submitting Floodproofing documentation for review. See pages 3.31 and 3.32.  
• Revised Square Footage language to provide clarification and update an incorrect reference. See page 3.32.  
• Clarified guidance on the building square footage calculation. See page 3.33.  
• Updated the guidance to allow NFIP insurer to obtain the building Replacement Cost value using common industry practices they currently use or based on information that they already may have. See page 3.34.  
• Provided additional guidance to determine the number of floors in a building. See page 3.38.  
• Inserted language that explained the premium cost base. See page 3.40.  
• Updated the instructions to require the Primary NAIC number to be used for a new policy after Real Estate transactions. See pages 3.50–3.51.  
• Added language to explain the application of a loss constant and an expense constant to each policy premium and clarified the potential impact of minimum and maximum rates on the premium. See page 3.53. |
October 1, 2022 NFIP Flood Insurance Manual Change Record

<table>
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| Section 3: How to Write | • Clarified how to determine the number of floors in the building for different condominium scenarios. The same guidance changes that appear in Table 36 (in the row “Number of Floors in Building”) also apply for that same row in Tables 37, 39, 40, and 41. See pages 3.56, 3.60, 3.64, 3.66 and 3.70.  
• Clarified that Provisional Rates also can be used when directed by FEMA. See page 3.73. |
| Section 4: How to Endorse | • Clarified that any coverage increase is exempt from the Annual Increase Cap. See page 4.8.  
• Updated Table 7. Examples of Other Premium-Bearing Endorsements to include Increasing Coverage and Decreasing Deductible. See page 4.14.  
• Added guidance on how to assign a policy when the policyholder is deceased. See page 4.14. |
| Section 5: How to Renew | • Clarified that any coverage increase is exempt from the Annual Increase Cap. See pages 5.5–5.6. |
| Section 6: How to Cancel | • In Reason Code 1, provided guidance for Required Documentation when the policyholder is deceased. See page 6.3.  
• In Reason Code 2, updated the conditions for canceling a contents-only policy to include when the policyholder is deceased. See page 6.3. |
| Appendix C: Quick Start Guide | • Provided guidance for the standardization of the street addresses. See page C-1.  
• Updated Construction Type to include Two-to-Four Family Building in building occupancy. See page C.4.  
• Clarified that the masonry construction type is based on the first full floor above a basement, walkout level or a crawlspace. See page C.4.  
• Clarified guidance on the building square footage calculation. See pages C.5–C.6.  
• Updated language to clarify how to determine the number of floors in a building. See page C-6. |
| Appendix F: Severe Repetitive Loss Properties | • Updated the guidance and processes for the SRL properties. See pages F.1–F.6. |
| Appendix I: Policyholder Communications | • Clarified that FEMA requires the Primary NAIC number to be used on the policy declarations page. See page I.13.  
• Updated the Severe Repetitive Loss Letters. See pages I.27–I.32. |
| Appendix K: Definitions and Acronyms | • Updated to include definitions for Loss Constant and Expense Constant. See pages K.4 and K.6. |
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**Cover Memo**

**Change Record**

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I. Purpose and Audience

The National Flood Insurance Program (NFIP) Flood Insurance Manual provides NFIP underwriting policies and processes to enable effective and consistent program implementation. The primary audience of the manual is NFIP agents and insurers. It covers every aspect of selling and servicing NFIP flood insurance policies.

II. NFIP Program and Operational Model

A. Program Overview

Flooding has long been the nation’s most costly natural disaster. In the face of mounting flood losses and escalating disaster relief costs to the general taxpayers, Congress enacted the National Flood Insurance Act of 1968.

The NFIP is a federal program enabling property owners in participating communities to purchase insurance protection against losses from flooding. The Federal Emergency Management Agency (FEMA), which administers the NFIP, makes federal flood insurance available to residents in local communities that adopt and enforce floodplain management ordinances intended to reduce future flood damage. FEMA also provides certain properties with discounted premiums to encourage community and property owner participation.

B. NFIP Operational Model

Today, the NFIP has approximately five million policyholders in more than 22,000 participating communities across the nation. Policyholders purchase NFIP flood insurance through licensed insurance agents who write with participating private insurance companies or directly with the NFIP through its servicing agent.

Under the Write Your Own (WYO) Program, private insurance companies (known as WYO companies) enter into an agreement with FEMA to sell NFIP policies next to their own insurance lines and adjust and pay claims arising under the NFIP policies. WYO companies are responsible for all aspects of servicing the policies they sell, including issuing, endorsing, underwriting, renewing, and canceling policies. WYO companies may withhold from written premiums administrative and operating expenses for selling and servicing NFIP policies. WYO companies must align their flood business with their normal business practices for their other insurance lines, subject to applicable legal and administrative requirements.

In addition to the WYO Program, FEMA directly sells and services NFIP policies through a contracted direct servicing agent, known as the NFIP Direct. Any prospective policyholder may seek coverage through NFIP Direct. NFIP Direct is also the sole entity servicing Group Flood Insurance Policies (GFIPs) and selling and servicing NFIP policies insuring buildings that have experienced severe repetitive losses.

Whether written with a WYO company or the NFIP Direct, all NFIP policies (with the exception of GFIPs) are subject to the same policies, rating methodology, and processes stated in the NFIP Flood Insurance Manual.

More broadly, the NFIP involves effective partnership between the Federal Government; the property and casualty insurance industry; state, local, tribal, and territorial governments; lending institutions; and property owners. Figure 1 below shows how each partner helps to implement the program.

Note: As used in the NFIP Flood Insurance Manual, the term FEMA typically includes the agency and its contractors.
C. Legislative Reforms

In the more than 50 years since passage of the National Flood Insurance Act of 1968, Congress has enacted legislation seeking to improve the NFIP, as summarized in Table 1. Of special note is the Flood Disaster Protection Act of 1973, which mandated the purchase of flood insurance for certain properties in high flood-risk areas of NFIP-participating communities. This mandatory purchase requirement expanded the overall number of insured properties, including those that qualified for discounted premiums.

<table>
<thead>
<tr>
<th>ACT</th>
<th>PROVISIONS</th>
</tr>
</thead>
</table>
| Flood Disaster Protection Act of 1973 (FDPA)  | Established the flood insurance mandatory purchase requirement:  
  - Prohibited federally backed lenders from making loans secured by buildings located in a Special Flood Hazard Area (SFHA), unless the building is covered by flood insurance.  
  - Prohibited federal assistance for the acquisition or construction of structures located in an SFHA, unless the community is participating in the NFIP (unless the assistance is related to disaster assistance provided during a non-flood event).  
  - Prohibited federal assistance for the acquisition or construction of a structure located in an SFHA unless the structure is covered by flood insurance. |


1. Introduction

Table 1. Major NFIP Reform Legislation continued

<table>
<thead>
<tr>
<th>ACT</th>
<th>PROVISIONS</th>
</tr>
</thead>
</table>
| National Flood Insurance Reform Act of 1994¹ | • Expanded and strengthened the FDPA’s mandatory purchase requirement.  
• Required FEMA to offer insurance covering the cost of complying with state and local floodplain management ordinances, referred to as Increased Cost of Compliance (ICC) coverage.  
• Established a grant program to fund activities designed to reduce the risk of flood damage to structures covered by an NFIP policy (referred to as the Flood Mitigation Assistance (FMA)) Program.  
• Required a mandatory 30-day waiting period before a new NFIP policy becomes effective. |
| Bunning-Bereuter-Blumenauer Flood Insurance Reform Act of 2004² | • Required FEMA to create a process to enable policyholders to appeal claims decisions.  
• Required FEMA to provide enhanced disclosure to policyholders explaining policy coverages and other terms. |
| Biggert-Waters Flood Insurance Reform Act of 2012 (BW-12)³ | • Required FEMA to phase out premium discounts on an accelerated time frame.  
• Required establishment of a National Flood Insurance Reserve Fund to be available to pay claims, repay debt owed to the U.S. Treasury, and meet the future obligations of the NFIP.  
• Increased and adjusted the annual premium increase caps. |
| Homeowner Flood Insurance Affordability Act of 2014 (HFIAA)⁴ | • Repealed and limited many premium increases required by BW-12.  
• Imposed a surcharge based on occupancy and primary residence status (referred to as the HFIAA surcharge).  
• With limited exceptions, reduced the cap on annual increases for flood insurance premiums to 18 percent.  
• Authorized FEMA to secure reinsurance for the NFIP from the traditional reinsurance and capital markets. |

III. Organization of the Document

The NFIP Flood Insurance Manual is divided into six main sections and several appendices, as shown in Table 2. Table 2 provides the overall organization of the NFIP Flood Insurance Manual and briefly describes the content in each section.

# Table 2. Organization of the NFIP Flood Insurance Manual

<table>
<thead>
<tr>
<th>TITLE</th>
<th>DESCRIPTION</th>
<th>HIGH-LEVEL CONTENT</th>
</tr>
</thead>
</table>
| **Section 1: Introduction** | Overview of the NFIP, its operational model, and resources for agents, insurers, and other stakeholders | I. Purpose and Audience  
II. NFIP Program and Operational Model  
III. Document Organization  
IV. NFIP Resources |
| **Section 2: Before You Start** | Information needed before writing a NFIP flood insurance policy | I. Policy Forms  
II. Eligibility for NFIP Coverage  
III. Effective Dates for New Policies and Endorsements  
IV. Administrative Topics  
V. Assignment and Transfer of Business  
VI. Reformation Due to Insufficient Premium or Rating Information |
| **Section 3: How to Write** | Description of the information needed to rate a policy and applicable rating rules | I. Introduction  
II. General Rating Information  
III. Condominium Rating Information  
IV. Provisional Rating Information |
| **Section 4: How to Endorse** | Guidance on changing or correcting information on an existing NFIP flood insurance policy | I. Endorsement Process  
II. Coverage and Deductible Changes  
III. Other Premium-Bearing Changes  
IV. Assignment of a Policy |
| **Section 5: How to Renew** | Guidance and information on how to renew an existing NFIP flood insurance policy | I. General Information  
II. Renewal Process  
III. Additional Information |
| **Section 6: How to Cancel** | Guidance on valid cancellation/nullification reason codes and associated effective date and refund rules | I. General Information  
II. Valid Cancellation Reason Codes  
III. Processing a Cancellation or Nullification Request |
| **Appendix A: Standard Flood Insurance Policy** | The three Standard Flood Insurance Policy (SFIP) forms stating definitions, coverages, limitations, and exclusions for NFIP flood insurance policies, including terms and conditions unique to the NFIP. | I. Dwelling Form  
II. General Property Form  
III. Residential Condominium Building Association Policy Form |
| **Appendix B: Forms** | Forms that collect the information needed to rate a NFIP flood insurance policy and process certain policy transactions | I. NFIP Flood Insurance Application Form  
II. NFIP Flood Insurance General Change Endorsement Form  
III. NFIP Flood Insurance Cancellation/Nullification Request  
IV. NFIP Residential Basement Floodproofing Certificate  
V. NFIP Floodproofing Certificate for Non-Residential Structures  
VI. NFIP Elevation Certificate and Instructions |
### Table 2. Organization of the NFIP Flood Insurance Manual continued

<table>
<thead>
<tr>
<th>TITLE</th>
<th>DESCRIPTION</th>
<th>HIGH-LEVEL CONTENT</th>
</tr>
</thead>
</table>
| **Appendix C:** Quick Start Guide to Writing a Policy | A step-by-step reference guide on how to write a new NFIP flood insurance policy using the NFIP Flood Insurance Application Form | I. Agency Number/Agent Number  
II. Property Address  
III. Building Occupancy, Policy Form, and Coverage Amounts  
IV. Building Description  
V. Foundation Type  
VI. Proper Flood Openings  
VII. First Floor Height Determination  
VIII. Building Characteristics |
| **Appendix D:** Flood Maps | General information about NFIP flood maps and flood zones | I. Flood Map Service Center  
II. Flood Hazard Maps  
III. Map Zones  
IV. Locating a Property on a Map  
V. Changing or Correcting a Flood Map by a Letter of Map Change (LOMC) |
| **Appendix E:** Coastal Barrier Resources System | Guidance on eligibility for NFIP coverage under the Coastal Barrier Resources System | I. General Information  
II. Determining Eligibility |
| **Appendix F:** Severe Repetitive Loss Properties | Information on procedures unique to servicing policies for Severe Repetitive Loss (SRL) properties | I. General Information  
II. New Business  
III. Notification Requirements  
IV. Underwriting Requirements  
V. Process for Correcting or Updating a Property’s SRL Status  
VI. Flood Mitigation Assistance (FMA) Program  
VII. Pivot Identification and Notification Process |
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II. Requirements  
III. Correcting an LFP Designation |
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II. Claim Process  
III. Disputed Claims  
IV. Appealing a Claim  
V. Litigation  
VI. Increased Cost of Compliance (ICC) Claims |
| **Appendix I:** Policyholder Communications | Sample documents referenced in various Flood Insurance Manual sections and appendices, intended to guide how NFIP insurers communicate with policyholders around specific topics or types of transactions | I. Underwriting-Related Policyholder Communications  
II. Declarations Page  
III. Replacement Cost Value Update Notice  
IV. Severe Repetitive Loss Property Notice  
V. FIRA Notice  
VI. Leased Federal Property Notice  
VII. Provisional Rating Notice  
VIII. Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice  
IX. Cancellation Verification Letter |
1. Introduction

Table 2. Organization of the NFIP Flood Insurance Manual continued

<table>
<thead>
<tr>
<th>TITLE</th>
<th>DESCRIPTION</th>
<th>HIGH-LEVEL CONTENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appendix J: Sample Scenarios</td>
<td>Provides application scenarios for NFIP insurance</td>
<td>I. Sample Scenarios</td>
</tr>
</tbody>
</table>
| Appendix K: Definitions and Acronyms | Definitions of specific NFIP terms and frequently used acronyms | I. Definitions  
II. Acronyms |

IV. NFIP Resources

A. Policy-Specific Inquiries

Questions and requests for technical assistance regarding specific flood insurance policies and NFIP rules should generally follow the flow shown in Figure 2 below.

**Figure 2: How to Seek NFIP Technical Assistance**

Policyholders who have questions about their policy should first contact their flood insurance agent. If the agent is unable to answer the question, they may direct it to the NFIP insurer (either a WYO company or the NFIP Direct) that issued the policy. The insurer may elevate complex questions to FEMA as needed.

B. General Assistance and Inquiries

For general assistance and inquiries (or for policy-specific issues after speaking with the agent or insurer), contact the FEMA entities noted below:

- The [FEMA Mapping and Insurance eXchange (FMIX)](https://www.floodmaps.fema.gov/fhm/fmx_main.html) can answer general inquiries about mapping and flood insurance; call 1-877-336-2627 (1-877-FEMA-MAP) or visit [https://www.floodmaps.fema.gov/fhm/fmx_main.html](https://www.floodmaps.fema.gov/fhm/fmx_main.html) to access the chat and email functions.
- Contact FEMA’s [Ask the Expert](floodsmart@fema.dhs.gov) at floodsmart@fema.dhs.gov if you have questions about the NFIP, your flood insurance, or the flood risk your property may face.

If you need additional assistance regarding a flood insurance policy after using the above resources and those listed in Table 3 below, contact FEMA’s Office of the Flood Insurance Advocate (OFIA). The OFIA advocates for the fair treatment of policyholders and property owners by providing education and guidance on all aspects of the NFIP, identifying trends affecting the public, and making recommendations for program improvements to FEMA leadership. Contact the OFIA by visiting [http://www.fema.gov/flood-insurance-advocate](http://www.fema.gov/flood-insurance-advocate) and clicking on the “Ask the Advocate” button.

C. NFIP Topics and Contact Information

Table 3 provides links and contact information for various topics of interest to NFIP stakeholders.
### Table 3. NFIP Topics and Contact Information

<table>
<thead>
<tr>
<th>Topic</th>
<th>Mail and Website Address</th>
<th>Telephone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agent Marketing, Selling, Servicing Information</td>
<td><a href="https://agents.floodsmart.gov">https://agents.floodsmart.gov</a></td>
<td>N/A</td>
</tr>
<tr>
<td>Claims &amp; Underwriting Forms</td>
<td><a href="https://www.fema.gov/flood-insurance/find-form">https://www.fema.gov/flood-insurance/find-form</a></td>
<td>N/A</td>
</tr>
<tr>
<td>Coastal Barrier Resources System (CBRS)</td>
<td><a href="https://www.fws.gov/CBRA">https://www.fws.gov/CBRA</a></td>
<td>N/A</td>
</tr>
<tr>
<td>Community Status Book</td>
<td><a href="https://www.fema.gov/flood-insurance/work-with-nfip/community-status-book">https://www.fema.gov/flood-insurance/work-with-nfip/community-status-book</a></td>
<td>N/A</td>
</tr>
<tr>
<td>FEMA Guidance</td>
<td><a href="https://www.fema.gov/about/reports-and-data/guidance">https://www.fema.gov/about/reports-and-data/guidance</a></td>
<td>N/A</td>
</tr>
<tr>
<td>Flood Maps and Related Products</td>
<td>FEMA Flood Map Service Center</td>
<td>N/A</td>
</tr>
<tr>
<td>Flood Zone Determination Companies</td>
<td><a href="https://nfipservices.floodsmart.gov/flood-zone-determination-companies">https://nfipservices.floodsmart.gov/flood-zone-determination-companies</a></td>
<td>N/A</td>
</tr>
<tr>
<td>General Information for Agents &amp; Consumers</td>
<td><a href="https://www.floodsmart.gov">https://www.floodsmart.gov</a></td>
<td>N/A</td>
</tr>
<tr>
<td>General Mapping and Flood Insurance Inquiries</td>
<td>FEMA Mapping and Insurance eXchange (FMIX)</td>
<td>Phone: 1-877-336-2627 (1-877-FEMA-MAP)</td>
</tr>
<tr>
<td></td>
<td><a href="https://www.floodmaps.fema.gov/fhm/fmx_main.html">https://www.floodmaps.fema.gov/fhm/fmx_main.html</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td><a href="mailto:FEMA-FMIX@fema.dhs.gov">FEMA-FMIX@fema.dhs.gov</a></td>
<td></td>
</tr>
<tr>
<td>NFIP Regional Support Offices</td>
<td><a href="https://nfipservices.floodsmart.gov/NFIP-Regional-Support-Offices">https://nfipservices.floodsmart.gov/NFIP-Regional-Support-Offices</a></td>
<td>See link</td>
</tr>
<tr>
<td>Outreach Publications and Resources</td>
<td><a href="https://www.fema.gov/flood-insurance/outreach-resources">https://www.fema.gov/flood-insurance/outreach-resources</a></td>
<td>N/A</td>
</tr>
<tr>
<td>NFIP Publications Order Form</td>
<td><a href="https://agents.floodsmart.gov/puborderform">https://agents.floodsmart.gov/puborderform</a></td>
<td>Phone: 1-800-480-2520</td>
</tr>
<tr>
<td>Training</td>
<td><a href="https://nfipservices.floodsmart.gov/training">https://nfipservices.floodsmart.gov/training</a></td>
<td>N/A</td>
</tr>
<tr>
<td>WYO Companies</td>
<td><a href="https://nfipservices.floodsmart.gov/wyo-program-list">https://nfipservices.floodsmart.gov/wyo-program-list</a></td>
<td>N/A</td>
</tr>
</tbody>
</table>
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2. Before You Start

This section provides important information that agents and insurers must be familiar with before writing an NFIP flood insurance policy. The section covers eligibility rules, when coverage becomes effective, and other information relevant to delivery and maintenance of policies. Application of this knowledge will reduce or eliminate issues that may arise at various stages of the policy lifecycle.

I. Policy Forms

A. General Information

NFIP insurers may only use the Standard Flood Insurance Policy (SFIP) established by FEMA in federal regulation to sell and service NFIP flood insurance policies. The SFIP defines the coverages, limitations, and exclusions for NFIP flood insurance policies and includes terms and conditions that are unique to the NFIP. The SFIP outlines flood insurance coverage for a one-year policy term under three different forms: the Dwelling Form, the General Property Form, and the Residential Condominium Building Association Policy (RCBAP) Form (see Appendix A: Policy).

FEMA updated the Standard Flood Insurance Policy Forms in conformance with the requirements stipulated in the final rule FEMA published in July 2020 “Conforming Changes To Reflect the Biggert-Waters Flood Insurance Reform Act of 2012 (BW-12) and the Homeowners Flood Insurance Affordability Act of 2014 (HFIAA), and Additional Clarifications for Plain Language,” available on the Federal Register.

Note: There are regulatory changes in the rule and the majority of the changes are clarifications and changes that codify existing practice, policy or processes and improve readability and uniformity.

The effective date of the SFIPs is October 1, 2021.

Table 1 shows when to use the three SFIP forms to insure a variety of residential and non-residential building and contents risks. See the Building Occupancy heading in Section 3: How to Write for definitions of the building occupancies referenced here. See the Maximum Coverage Limits heading in Section 3: How to Write for information on the building and contents coverage available for different building occupancies under these SFIP forms.

<table>
<thead>
<tr>
<th>SFIP FORM</th>
<th>ELIGIBLE POLICYHOLDERS</th>
<th>ELIGIBLE BUILDING OCCUPANCIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dwelling Form</td>
<td>Available to the following types of policyholders:</td>
<td>In a Regular Program or Emergency Program community provides building and/or contents coverage for:</td>
</tr>
<tr>
<td></td>
<td>• Homeowner</td>
<td>• Single-Family Home</td>
</tr>
<tr>
<td></td>
<td>• Unit owner</td>
<td>• Residential Manufactured/Mobile Home</td>
</tr>
<tr>
<td></td>
<td>• Building owner</td>
<td>• Residential Unit</td>
</tr>
<tr>
<td></td>
<td>• Residential renter</td>
<td>• Two-to-Four Family Building</td>
</tr>
<tr>
<td>Note:</td>
<td>In some cases a condominium association may purchase a Dwelling Form policy for a Residential Unit on behalf of the unit owner, who is the policyholder.</td>
<td>Note: The Dwelling Form also covers residential contents in a non-residential building insured under a separate policy from the building.</td>
</tr>
</tbody>
</table>
Table 1. Standard Flood Insurance Policy Forms continued

<table>
<thead>
<tr>
<th>SFIP FORM</th>
<th>ELIGIBLE POLICYHOLDERS</th>
<th>ELIGIBLE BUILDING OCCUPANCIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Property Form</td>
<td>Available to the following types of policyholders: • Building owner • Unit owner • Building or unit lessee</td>
<td>In a Regular Program or Emergency Program community: • Other Residential Building • Non-Residential Building • Non-Residential Manufactured/Mobile Building • Non-Residential Unit Note: The General Property Form also covers non-residential contents in a residential building insured under a separate policy from the building.</td>
</tr>
<tr>
<td>RCBAP</td>
<td>Issued to a residential condominium association on behalf of the association and unit owners</td>
<td>In a Regular Program community only: • Residential Condominium Building See the Condominium Rating Information heading in Section 3: How to Write for more information on RCBAP eligibility and what policy form to use if ineligible.</td>
</tr>
</tbody>
</table>

B. Insurable Interest

To be eligible for an NFIP policy, the individual or entity (a property owner, tenant, or mortgagee) must have an insurable interest in the subject property. An insurable interest is an interest in property to the extent that the owner of the interest derives a benefit from the preservation of the property and will suffer a loss from its destruction. Principal examples are:

- **Mortgagee Interest** – A mortgagee has an insurable interest in the mortgaged property, and therefore, can obtain an NFIP insurance policy.

- **Shareholder Interest** – A shareholder with an insurable interest in a non-residential property may obtain NFIP insurance to protect its financial interest in the property from loss.

- **Limited Liability Corporation** – An individual listed as an owner of an LLC that owns a residential building, and who resides there, may obtain NFIP insurance to protect their financial interest in the property from loss.

- **Interest in Estate** – An individual or entity with a financial interest in an estate holding insurable property may obtain NFIP insurance to protect that interest from loss.

- **Rent-to-Own Agreement** – If a tenant has sufficient interest in the property under a rent-to-own agreement, then the landlord and owner and the tenant both have an insurable interest. Each of them may be named insureds1 under the flood insurance policy.

- **Lease Requirement to Purchase Building Coverage** – If a lease agreement requires a tenant to purchase building coverage, the building owner must be named on the policy but the tenant may also be named on the policy (although they do not have an insurable interest themselves). Coverage for contents owned by the tenant must be

---

1. “Policyholder” refers specifically to the individual or business named in the policy itself, whereas “insured” refers to the policyholder as well as anyone who submits payment on behalf of the policyholder and who has the right to a claim payment under the policy (for example, the mortgagee). The Flood Insurance Manual uses each term when appropriate to the specific context.
written on a separate policy in the name of the tenant only. Tenants may not purchase building coverage if the owner or another party has purchased NFIP coverage on the same building, except as noted under the Duplicate Policies heading below.

**Note:** NFIP rules disallowing duplicate coverage apply. See the Duplicate Policies heading in this section.

---

**Contents Coverage for Tenants**

Under the Dwelling Form and General Property Form, tenants may purchase contents coverage, which includes coverage for building improvements and betterments. The maximum amount payable for improvements and betterments in the building occupied by the policyholder is 10 percent of the contents coverage amount shown on the declarations page. Improvements and betterments include fixtures, alterations, installations, and additions that become part of the tenant-occupied building, if acquired or made solely at the tenant’s expense. Use of this option does not provide an additional amount of insurance over the amount of contents coverage shown on the declarations page. Coverage for contents solely owned by the tenant must be on a separate policy in the name of the tenant only. Refer to the SFIP Article III.B.6.

Complex questions of insurable interest can arise involving mixed-use buildings with multiple forms of ownership. The NFIP can cover such a building under either a single policy or multiple policies, depending in part on whether a single SFIP form or multiple forms apply. If writing a single policy, the insurer must list all building owners as named insureds on the policy. If writing multiple policies for buildings at the same location, the insurer is responsible for maintaining detailed information describing the ownership and insurable interest that pertains to each policy. This prevents issues of duplicate coverage or claim payments above the statutory limits.

**C. Duplicate Policies**

Only one policy may be effective for the same named or different named policyholder for the same building with building coverage. If an insurer determines that the policyholder(s) has a duplicate policy, the insurer must provide written notice to the policyholder(s) of duplicate coverage. The notice must advise the policyholder(s) of the following:

- In general, the policy with the earlier effective date will continue (see specific exceptions under the Duplicate Coverage heading in Section 6: How to Cancel).\(^2\) The insured may increase coverage up to the coverage limits of the policy with a later effective date. The endorsement effective date for increased coverage is the effective date of the later policy.

- If both policies have the same effective date, the policyholder may choose which policy will remain in effect.

There are two exceptions allowing duplicate building policies on a single building.

- **Residential Condominium Building.** The insurer may issue a Dwelling Form policy with building coverage to a residential condominium unit owner in a residential building. If the building is covered by an RCBAP, the combined building coverage between the Dwelling Form policy and the RCBAP cannot exceed $250,000 for the unit. Policyholders may not claim damaged items under more than one policy. The NFIP will only pay for damaged items under one policy.

---

2. 44 CFR § 62.5(e)
• Mixed Use Buildings with Multiple Forms of Ownership. When writing multiple policies for buildings at the same location, the insurer should maintain detailed information describing the ownership and insurable interest that pertains to each policy. This prevents issues of duplicate coverage or claim payments above the statutory limits. If duplicate coverage occurs, see Section 4: How to Endorse and Section 6: How to Cancel for additional information.

D. Group Flood Insurance Policy

A Group Flood Insurance Policy (GFIP) is a policy covering all individuals named by a State as recipients under Section 408 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act of an Individuals and Households Program award for flood damage as a result of a major disaster declaration by the President. The amount of coverage is equivalent to the maximum grant amount established under Section 408. The term of the GFIP is for 36 months and begins 60 days after the date of the presidential disaster declaration. Coverage for individual grantees begins on the thirtieth day after the NFIP receives the required data for individual grantees and their premium payments. A GFIP recipient has a legal requirement to obtain and maintain flood insurance after receiving disaster assistance even when the GFIP expires.

The GFIP is comparable to the Dwelling Policy Form. Coverage is broken down as building or contents at the time of a flood loss, and is dependent on flood damage and ownership (owner or tenant). A $200 deductible applies separately to building coverage and contents coverage. The GFIP does not provide Increased Cost of Compliance (ICC) coverage.

The Flood Insurance Manual does not provide guidance on writing and servicing GFIPs. As described above, FEMA provides GFIPs through grants under the post-disaster Individuals and Households Program; only NFIP Direct issues the GFIP Certificates of Flood Insurance to individual recipients and services the policies.

A certificate holder may cancel a GFIP at any time and secure a regular SFIP through the NFIP. The amount of coverage purchased must be at least the same amount of assistance that was awarded. If the certificate holder purchases an SFIP within 30 days after the GFIP’s expiration date then no waiting period applies, (consistent with the NFIP’s grace period for renewals). The GFIP and the SFIP cannot be stacked or combined. Even though the GFIP becomes void after a purchase of an SFIP; the GFIP recipient should notify NFIP Direct at 800-638-6620 once they purchase an SFIP.

II. Eligibility for NFIP Coverage

An individual property’s eligibility for NFIP coverage depends on:

1. The location of the building;
2. Whether the building meets certain insurability requirements; and
3. Whether the contents meet certain insurability requirements.

While FEMA’s system conducts certain eligibility checks, NFIP insurers remain responsible for ensuring eligibility for NFIP coverage.

2. Before You Start

A. Eligibility of Property Locations

1. Where the NFIP Offers Insurance

The NFIP offers insurance for buildings and contents located within participating NFIP communities or located on federal land.

Table 2 explains what an NFIP participating community is and provides a description of the stages of a participating community.

<table>
<thead>
<tr>
<th>LOCATION</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>NFIP Participating Community</td>
<td>The NFIP insures buildings and contents located within participating NFIP communities or on federal land. For a community to participate in the NFIP, it must adopt a floodplain management ordinance that meets or exceeds the minimum NFIP criteria and have a Flood Insurance Rate Map (FIRM) or a Flood Hazard Boundary Map (FHB). Check with the insurer to determine the community status or see the NFIP Community Status Book.</td>
</tr>
<tr>
<td>Emergency Program</td>
<td>The Emergency Program represents the initial phase of a community’s participation in the NFIP. In this phase, limited amounts of coverage are available.</td>
</tr>
<tr>
<td>Regular Program</td>
<td>The Regular Program is the final phase of a community’s participation in the NFIP. In this phase, the completed FIRM is in effect and full coverage limits are available.</td>
</tr>
<tr>
<td>NFIP Participating Community on Probation</td>
<td>FEMA may place a participating NFIP community on probation when it does not comply with the NFIP’s floodplain management requirements. Probation ends when the community remedies all deficiencies. Insurance is available while the community is on probation. FEMA applies a $50 Probation Surcharge to all policies in the community, issued on or after the probation effective date. The NFIP exempts the GFIP from the surcharge.</td>
</tr>
<tr>
<td>Federal Land</td>
<td>NFIP flood insurance is available on land owned by the Federal Government when the local community meets the floodplain management requirements. The NFIP records all federal land under a local community number, even if that local community does not have jurisdiction.</td>
</tr>
</tbody>
</table>

2. Where the NFIP Does Not Offer Insurance

Table 3 shows the locations where the NFIP does not offer insurance.

<table>
<thead>
<tr>
<th>LOCATION</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Participating Community</td>
<td>The NFIP may not sell or renew flood insurance in a community that does not participate in the NFIP. Once FEMA provides a community with an FIRM or a FIRM delineating its flood-prone areas, the community has one year from that date to qualify as an NFIP participating community before this prohibition becomes effective. Check with the insurer to determine the community status or see the NFIP Community Status Book.</td>
</tr>
</tbody>
</table>
2. Before You Start

Table 3. Where the NFIP Does Not Offer Insurance continued

<table>
<thead>
<tr>
<th>LOCATION</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Suspended NFIP Community</strong></td>
<td>The NFIP may not sell or renew flood insurance in a community suspended from the NFIP. Current policies in the suspended community remain in effect until policy expiration.</td>
</tr>
<tr>
<td></td>
<td>• The NFIP may not renew a policy while the community is suspended.</td>
</tr>
<tr>
<td></td>
<td>• Insurers must cancel any policies issued in error or any policy renewed after the date of a community suspension.</td>
</tr>
<tr>
<td></td>
<td>• To obtain coverage after the NFIP reinstates a community, property owners should contact their agent or insurer to submit a new Flood Insurance Application Form.</td>
</tr>
<tr>
<td></td>
<td>• Insurers must use the applicable waiting period required to obtain coverage.</td>
</tr>
<tr>
<td><strong>Areas Covered by the Coastal Barrier Resources Act</strong></td>
<td>Flood insurance may not be available in System Units or Otherwise Protected Areas (OPAs) identified under the Coastal Barrier Resources System (CBRS). Such areas designated under the CBRS are typically undeveloped coastal barriers within the boundaries of areas established under federal, state, or local law, or that are held by a qualified organization, primarily for wildlife refuge, sanctuary, recreational, or natural resource conservation purposes. See Appendix E: Coastal Barrier Resources System for additional information.</td>
</tr>
</tbody>
</table>

B. Building Eligibility

1. General Information

The NFIP will insure a building that:

- Is affixed to a permanent site;
- Has two or more outside rigid walls with a fully secured roof;
- Resists flotation, collapse, and lateral movement; and
- Has at least 51 percent of the Actual Cash Value (ACV) of the building, including machinery and equipment that are a part of the building, above ground level, unless the lowest level of the affixed structure is at or above the Base Flood Elevation (BFE) and is below ground, using earth as insulation material in conjunction with energy-efficient building techniques.4

Base Flood Elevation

BFE is the elevation of surface water resulting from a flood that has a 1 percent chance of equaling or exceeding that level in any given year. It is shown on the FIRM for Zones AE, AH, A1–A30, AR, AR/A, AR/AE, AR/A1–A30, AR/AH, AR/A0, V1–V30 and VE. BFE is no longer an NFIP rating factor to determine premium. However, the SFIP policy forms still reference BFE in defining a building’s eligibility for NFIP coverage when partially underground or under construction. Moreover, BFE continues to be a key factor determining compliance with NFIP floodplain management regulations. Such compliance affects eligibility for Community Rating System discounts and floodproofing discounts. The Flood Insurance Manual continues to reference BFE in these instances. While BFE remains relevant to NFIP insurers’ administration of certain NFIP policies, insurers are no longer responsible for reporting the information to FEMA’s system.

4. 44 CFR Part 61, Appendix A(1)-(3), II.C.6 & IV.11
2. Single and Multiple Buildings

To qualify as a single building, subject to the single-building limits of coverage, a building must be:

- Separated from other buildings by intervening clear space; or
- Separated into divisions by solid vertical load-bearing walls.
  - Division walls must divide the building from its lowest level to its highest ceiling and have no openings.
  - If there is access through the division wall by a doorway or other opening, the structure must be insured as one building unless it meets one of the following criteria:
    > It is a separately titled building contiguous to the ground;
    > It has a separate legal description; or
    > It is regarded as a separate property for other real estate purposes, meaning that it has most of its own utilities and may be deeded, conveyed, and taxed separately.

**Note:** If writing multiple policies for multiple buildings at the same location, the insurer must maintain detailed information describing the ownership and insurable interest that pertains to each policy. Insurers can submit requests to FEMA seeking single-building determinations for complex structures with multiple building owners or mixed ownership types.

Where there are multiple separate buildings located at a single address (for example, a single-family residence and a guest house on the same property) and the property owners want to insure both buildings, the insurer should write two separate policies and use the property description field on each Application Form to distinguish the buildings.

Where there are multiple buildings on the same property connected by means of rigid exterior walls, solid load-bearing interior walls, stairways, an elevated walkway, or roof, the insurer may write a policy covering them as a single building or multiple policies covering them as separate buildings.

3. Eligible Types of Buildings

**Table 4** describes the types of buildings the NFIP insures.

<table>
<thead>
<tr>
<th>BUILDING TYPE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additions and Extensions</td>
<td>When insuring a building with one or more additions, the applicant must choose between purchasing one policy or separate policies for the building and each addition and extension. Additions and extensions attached to and in contact with the building by the following methods may be insured under a separate policy:</td>
</tr>
<tr>
<td></td>
<td>• Rigid exterior wall</td>
</tr>
<tr>
<td></td>
<td>• Solid load-bearing interior wall</td>
</tr>
<tr>
<td></td>
<td>• Stairway</td>
</tr>
<tr>
<td></td>
<td>• Elevated walkway</td>
</tr>
<tr>
<td></td>
<td>• Roof</td>
</tr>
</tbody>
</table>
### Table 4. Buildings the NFIP Insures continued

<table>
<thead>
<tr>
<th>BUILDING TYPE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additions and Extensions continued</td>
<td>The NFIP requires an Application Form for each addition and extension insured separately. The Application Form must:</td>
</tr>
<tr>
<td></td>
<td>• Clearly describe the separately insured addition and extension;</td>
</tr>
<tr>
<td></td>
<td>• Contain the rating information specific to the addition and extension; and</td>
</tr>
<tr>
<td></td>
<td>• Request building and/or contents coverage for the addition and extension.</td>
</tr>
<tr>
<td></td>
<td>The Additional Information portion of the Application Form for the main building should reference the policy number or quote number for the policy separately insuring the addition or extension.</td>
</tr>
<tr>
<td></td>
<td><strong>Note:</strong> Additions and extensions cannot be excluded from building coverage under the main building’s policy, unless the additions and extensions are insured separately.</td>
</tr>
<tr>
<td>Agricultural Building</td>
<td>A building used exclusively in connection with the production, harvesting, storage, raising, or drying of agricultural commodities. Examples of eligible agricultural buildings include barns, silos, and grain storage buildings.</td>
</tr>
<tr>
<td></td>
<td>The NFIP insures the non-boathouse parts of a building into which boats are floated, if the building is partly over land and also used for residential, commercial, or municipal purposes and is eligible for flood coverage. The NFIP does not insure boat repair docks or boat storage over water.</td>
</tr>
<tr>
<td></td>
<td>The NFIP will insure the area above the boathouse used for purposes unrelated to the boathouse use (for example, a residential use) from the floor joists to the roof, including walls. The NFIP will also insure a common wall between the boathouse area and other parts of the building.</td>
</tr>
<tr>
<td></td>
<td>The following items are not insured (see the SFIP for the limitations on coverage):</td>
</tr>
<tr>
<td></td>
<td>• The ceiling and roof over the boathouse portions of the building into which boats are floated;</td>
</tr>
<tr>
<td></td>
<td>• Floors, walkways, decking, etc., within the boathouse area, or outside the area, but pertaining to boathouse use;</td>
</tr>
<tr>
<td></td>
<td>• Exterior walls and doors of the boathouse area not common to the rest of the building;</td>
</tr>
<tr>
<td></td>
<td>• Interior walls and coverings within the boathouse area; and</td>
</tr>
<tr>
<td></td>
<td>• Contents located within the boathouse area, including furnishings and equipment, relating to the operation and storage of boats and other boathouse uses.</td>
</tr>
<tr>
<td>Boathouse Located Partially Over Water (Non-Boathouse Parts)</td>
<td>A building originally constructed on land or partially over water that later becomes entirely over water because of erosion is eligible for coverage if the building has had continuous coverage. Coverage must have been in place for at least one year before the building being located entirely over water (regardless of any changes in the ownership of the building), or from the date of construction if that was less than one year before the building became located entirely over water.</td>
</tr>
<tr>
<td></td>
<td>The property owner must establish eligibility for NFIP coverage by submitting all of the following documentation:</td>
</tr>
<tr>
<td></td>
<td>• A letter from the community official stating that the building originally was constructed on land or only partially over water;</td>
</tr>
<tr>
<td></td>
<td>• Photographs of the building over land, if available;</td>
</tr>
<tr>
<td></td>
<td>• The approximate date when the building became located entirely over water; and</td>
</tr>
<tr>
<td></td>
<td>• Proof of continuous flood insurance coverage from the period beginning 1 year prior to the building being located entirely over water (regardless of any changes in the ownership of the building), or from the date of construction if less than 1 year.</td>
</tr>
</tbody>
</table>
## Table 4. Buildings the NFIP Insures continued

<table>
<thead>
<tr>
<th>BUILDING TYPE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Building Entirely Over Water before October 1, 1982</strong></td>
<td>The NFIP will insure a building located entirely in, on, or over water, or seaward of mean high tide that was not constructed or substantially improved after September 30, 1982.</td>
</tr>
</tbody>
</table>
| **Building Partially Over Water**                  | The NFIP may insure a building not “entirely” over water; for example, if part of the exterior perimeter walls and foundation of the building are on land or on the landward side of mean high tide (mean high water).  
**Note:** When the exterior perimeter walls of the building are completely over water, but the support system or foundation underneath the building extends onto land, or the extension of any mechanism for access into the building (including, but not limited to, stairs, decks, walkways, piers, posts, pilings, docks, or driveways) is fully or partially on land, the building and the access are ineligible for coverage. |
| **Building Partially Underground**                  | The NFIP insures buildings or units and eligible contents if 49 percent or less of the ACV, including machinery, is below ground when an energy-efficient building technique uses earth as an insulator. The lowest floor must be at or above the BFE.  
**5.** 44 CFR Part 61, Appendix A(1)-(3), IV.11 |
| **Building Under Construction**                     | The NFIP will insure a building under construction, alteration, or repair before it is walled and roofed, using the NFIP-issued rates based on the construction designs and the intended use of the building.  
A building under construction that is not walled and roofed is not eligible for coverage if construction stops for more than 90 days or the lowest floor, including the basement floor, of a non-elevated building or the lowest elevated floor of an elevated building is below the BFE.  
**6.** 44 CFR Part 61, Appendix A(1)-(3), III.A.5  
For information on rating, see the Building Under Construction heading in Section 3: How to Write. |
| **Condominium Building**                           | A condominium is a building or a complex of buildings containing a number of individually owned apartments or houses where each unit owner has an undivided interest in common elements of the building. Residential condominium buildings eligible for the RCBAP must be insured under the RCBAP. See the Building Occupancy heading in Section 3: How to Write for additional information. |
| **Cooperative Building**                           | Corporations own and manage cooperative buildings, and their ownership differs from the condominium form of ownership. Residents within cooperative buildings buy shares of the corporation, rather than the real estate (building, land, or both building and land). A cooperative building must have at least 75 percent of the total floor area used for residential purposes to qualify as a residential occupancy. Cooperative buildings are not eligible for the RCBAP. |
| **Detached Garage**                                | In general, the SFIP can only insure one building. However, the Dwelling Form includes limited coverage for a detached garage servicing a one-to-four family dwelling. Coverage is limited to no more than 10 percent of the limit of liability on the one-to-four family dwelling. This coverage does not apply to garages used for residential, commercial, or agricultural purposes. |

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5. 44 CFR Part 61, Appendix A(1)-(3), IV.11  
6. 44 CFR Part 61, Appendix A(1)-(3), III.A.5
Table 4. Buildings the NFIP Insures continued

<table>
<thead>
<tr>
<th>BUILDING TYPE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Homeowners’ Association (Non-Condominium)</strong></td>
<td>A Homeowners’ Association not in the condominium form of ownership owns the common areas, and individual building owners have a right to use and enjoy the common areas. A Homeowners’ Association can purchase a policy for an individual building in the building owner’s name when the Association’s by-laws require the Association to purchase flood insurance building coverage for its members. A Homeowners’ Association not in the condominium form of ownership is not eligible for the RCBAP.</td>
</tr>
</tbody>
</table>
| **Manufactured/Mobile Home or Manufactured Building or Travel Trailer Without Wheels** | A manufactured home (also known as a mobile home) or manufactured building is a structure built on a permanent chassis, transported to a site in one or more sections, and affixed to a permanent foundation. A travel trailer without wheels, built on a chassis and affixed to a permanent foundation, is eligible for flood coverage where regulated under the community’s floodplain management and building ordinances or laws. Manufactured/mobile homes and travel trailers must meet the following requirements to be eligible for NFIP coverage:  
  • Be affixed to a permanent foundation that may be a poured masonry slab, foundation walls, piers, or blocks, so that the wheels and axles of the mobile home do not support its weight; and  
  • Be anchored to a permanent foundation to resist flotation, collapse, or lateral movement:  
    – By providing over-the-top or frame ties to ground anchors;  
    – In accordance with manufacturer’s specifications; or  
    – In compliance with the community’s floodplain management requirements.  
Manufactured/mobile homes continuously insured since September 30, 1982, can renew under the previously existing requirements if they meet the following conditions:  
  • Are affixed to a permanent foundation in compliance with the foundation and anchoring requirements at the time of placement; and  
  • Are adequately anchored, which means the foundation support system must secure the manufactured or mobile home into the ground sufficiently to resist flotation, collapse, and lateral movement caused by flood forces, including wind forces in coastal areas.  
**Note:** All references in this manual to manufactured/mobile homes are specific to manufactured/mobile homes and travel trailers without wheels, when affixed to a permanent foundation. |
| **Timeshare Building** | A timeshare is an arrangement where several joint owners have the right to use a property under a time-sharing agreement and where the corporation owns the building. The NFIP insures individual units in a timeshare building in the condominium form of ownership under the Dwelling Form. These buildings are eligible for coverage under the RCBAP if 75 percent of the total floor area of the building is for residential purposes. If the 75 percent criteria is not met, see the Condominium Rating Information heading in Section 3: How To Write. |

4. Ineligible Types of Buildings

NFIP does not insure the buildings shown in Table 5.
Table 5. Buildings the NFIP Does Not Insure

<table>
<thead>
<tr>
<th>BUILDING TYPE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Declared in Violation of Floodplain Management Requirements</td>
<td>The NFIP may not insure buildings (or their contents) declared to be constructed or altered in violation of state or local floodplain management, mudflow, or flood-related erosion area management or control laws, regulations, or ordinances. Section 1316 of the National Flood Insurance Act of 1968 (NFIA) allows state or local governments to make this declaration. Insurance becomes available when the owner corrects the violation and the state or local government rescinds the Section 1316 declaration.</td>
</tr>
<tr>
<td>Building Entirely Over Water On or After October 1, 1982</td>
<td>The NFIP does not insure buildings constructed or substantially improved on or after October 1, 1982, located entirely in, on, or over water, or seaward of mean high tide.</td>
</tr>
<tr>
<td>Building Used for the Manufacture or Distribution of a Controlled Substance</td>
<td>The NFIP may not knowingly insure a building or its contents used for the manufacture or distribution of a controlled substance in violation of federal law. Doing so would directly promote, effectuate, or encourage a violation of the law, which would violate public policy and general principles of insurance. This restriction includes buildings or contents used to grow or dispense marijuana in locations where this activity is legal under state law, because governing federal law makes it unlawful to use any place for the manufacture or distribution of a controlled substance. FEMA can provide additional information on the application of this guidance to specific circumstances.</td>
</tr>
<tr>
<td>Container-Type Building</td>
<td>The NFIP does not insure containers used to store gas and liquids, chemical or reactor container tanks or enclosures, brick kilns, and similar units, and their contents.</td>
</tr>
<tr>
<td>Water Treatment Plant</td>
<td>The NFIP does not insure a water treatment plant unless 51 percent or more of its ACV is above ground.</td>
</tr>
</tbody>
</table>

C. Contents Eligibility

The NFIP only insures contents located in a building that is eligible for building coverage.

- **Dwelling Form**: Contents must be located inside a building at the described location. If the building is not fully enclosed, contents must be secured to prevent flotation out of the building.
- **General Property Form**: Contents must be located inside the fully enclosed insured building.
- **RCBAP Form**: Contents must be located inside the fully enclosed insured building.

Table 6. Contents Eligibility Examples

<table>
<thead>
<tr>
<th>ELIGIBILITY</th>
<th>EXAMPLES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligible Contents</td>
<td>• Personal property inside a building at the described location, if:</td>
</tr>
<tr>
<td></td>
<td>• The property is owned by the policyholder or the policyholder’s household family members; or</td>
</tr>
<tr>
<td></td>
<td>• At the policyholder’s option, the property is owned by guests or servants.</td>
</tr>
<tr>
<td></td>
<td>• Equipment.</td>
</tr>
<tr>
<td></td>
<td>• Self-propelled vehicles or machines, not licensed for use on public roads, and</td>
</tr>
<tr>
<td></td>
<td>• Used mainly to service the described location; or</td>
</tr>
<tr>
<td></td>
<td>• Designed and used to assist handicapped persons while the vehicles or machines are inside a building at the described location.</td>
</tr>
</tbody>
</table>
Table 6. Contents Eligibility Examples continued

<table>
<thead>
<tr>
<th>ELIGIBILITY</th>
<th>EXAMPLES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligible Contents continued</td>
<td>• Parts and equipment as open stock, not part of a specific vehicle or</td>
</tr>
<tr>
<td></td>
<td>motorized equipment.</td>
</tr>
<tr>
<td></td>
<td>• Contents located in silos, grain storage buildings, and cisterns.</td>
</tr>
<tr>
<td></td>
<td>• Commercial contents.</td>
</tr>
<tr>
<td></td>
<td>• Contents within units in a cooperative building:</td>
</tr>
<tr>
<td></td>
<td>– Residents of a unit within a cooperative building may purchase</td>
</tr>
<tr>
<td></td>
<td>contents coverage under the Dwelling Form.</td>
</tr>
<tr>
<td></td>
<td>– Shareholders may apply 10 percent of the contents coverage for</td>
</tr>
<tr>
<td></td>
<td>betterments and improvements at the time of loss.</td>
</tr>
<tr>
<td></td>
<td>• Contents in a non-residential condominium unit.</td>
</tr>
<tr>
<td></td>
<td>• Personal property removed to safety at another location to protect it</td>
</tr>
<tr>
<td></td>
<td>from flood or the imminent danger of flood, for a period of 45 days.</td>
</tr>
<tr>
<td>Ineligible Contents</td>
<td>• Automobiles including assembled and unassembled dealer’s stock.</td>
</tr>
<tr>
<td></td>
<td>• Motorcycles including assembled and unassembled dealer’s stock.</td>
</tr>
<tr>
<td></td>
<td>• Motorized equipment including assembled and unassembled dealer’s</td>
</tr>
<tr>
<td></td>
<td>stock.</td>
</tr>
<tr>
<td></td>
<td>• Bailee customer’s goods including contractors, cleaners, repair shops,</td>
</tr>
<tr>
<td></td>
<td>processors of goods belonging to others, and similar risks.</td>
</tr>
</tbody>
</table>

D. NFIP Coverage Exclusions and Limitations

Table 7 shows examples of NFIP coverage exclusions and limitations. Refer to the SFIP for information about exclusions and limitations.

Table 7. NFIP Coverage Exclusions and Limitations

<table>
<thead>
<tr>
<th>TYPES OF EXCLUSION AND LIMITATIONS</th>
<th>COMMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basement</td>
<td>The SFIP limits coverage for basement such as finished walls, floors,</td>
</tr>
<tr>
<td></td>
<td>ceilings, or personal property kept in a basement. Personal property</td>
</tr>
<tr>
<td></td>
<td>coverage in a basement is limited to:</td>
</tr>
<tr>
<td></td>
<td>• Air conditioning units, portable or window type;</td>
</tr>
<tr>
<td></td>
<td>• Clothes washers and dryers; and</td>
</tr>
<tr>
<td></td>
<td>• Food freezers, other than walk-in, and food in any freezer.</td>
</tr>
<tr>
<td>Building Coverage for a Unit in</td>
<td>The NFIP does not provide building coverage for shareholder units in a</td>
</tr>
<tr>
<td>a Cooperative Building</td>
<td>cooperative building.</td>
</tr>
<tr>
<td></td>
<td>Residents or tenants of a cooperative building may purchase contents</td>
</tr>
<tr>
<td></td>
<td>coverage under the Dwelling Form.</td>
</tr>
<tr>
<td>Deck</td>
<td>The SFIP limits coverage for decks except for steps and landings to a</td>
</tr>
<tr>
<td></td>
<td>maximum landing area of 16 square feet.</td>
</tr>
</tbody>
</table>
### Table 7. NFIP Coverage Exclusions and Limitations continued

<table>
<thead>
<tr>
<th>TYPES OF EXCLUSION AND LIMITATIONS</th>
<th>COMMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Elevated Building with Enclosure</strong></td>
<td>The SFIP limits coverage for enclosed, walled-in areas below the lowest floor of a Post-FIRM elevated building located in Zone A1–A30, AE, AH, AR/A, AR/AE, AR/AH, AR/A1–A30, V1–V30, or VE, or in a basement regardless of the zone, including finished walls, floors, ceilings, or personal property kept in an enclosure. Personal property coverage in these types of enclosures is limited to:</td>
</tr>
<tr>
<td></td>
<td>• Air conditioning units, portable or window type;</td>
</tr>
<tr>
<td></td>
<td>• Clothes washers and dryers; and</td>
</tr>
<tr>
<td></td>
<td>• Food freezers, other than walk-in, and food in any freezer.</td>
</tr>
<tr>
<td><strong>Flood in Progress</strong></td>
<td>The SFIP will not pay for a loss caused by a flood that was a continuation of a flood that existed:</td>
</tr>
<tr>
<td></td>
<td>• On or before the date the waiting period for coverage began; or</td>
</tr>
<tr>
<td></td>
<td>• If the coverage became effective as of the time of a loan closing (under the loan exception to the 30-day waiting period), before coverage became effective. In other words, the SFIP does not insure damage from a flood that began before a new policy’s waiting period (or coverage, if no waiting period) began, even if the flood did not damage the insured property, until after the waiting period (or coverage) began. If a flood was already in progress before a policyholder requested an increase in coverage on an existing policy, the SFIP will only insure damage that occurred to the insured property from that same flood event after the waiting period (or increased coverage, if no waiting period) began, under the lesser policy limits. See the NFIP Claims Manual for additional guidance.</td>
</tr>
<tr>
<td><strong>Hot Tub or Spa</strong></td>
<td>The SFIP excludes coverage for hot tubs or spas, except where used as bathroom fixtures.</td>
</tr>
<tr>
<td><strong>Non-Residential Condominium Unit</strong></td>
<td>The NFIP does not provide building coverage for owners of non-residential units in residential or non-residential buildings.</td>
</tr>
<tr>
<td><strong>Swimming Pool</strong></td>
<td>The SFIP excludes coverage for indoor or outdoor swimming pools.</td>
</tr>
<tr>
<td><strong>Timeshare Unit in a Multi-Unit Building</strong></td>
<td>The NFIP does not provide coverage for these units unless they are in a condominium form of ownership.</td>
</tr>
</tbody>
</table>

### III. Effective Dates for New Policies and Endorsements

In general, new flood insurance policies and endorsements adding or increasing coverage become effective following a 30-day waiting period. However, there are three exceptions listed below and detailed later in this section:

1. **Map Revision Exception:** Coverage becomes effective after a 1-day waiting period during the first 13 months following a flood map revision newly identifying a building as located within an SFHA when it was previously identified as outside of an SFHA.

---

8. 44 CFR Part 61, Appendix A(1)-(3), V.B “Flood in Progress”
9. 42 USC 4013(c)(2)(C); 44 CFR § 61.11(a)
2. **Loan Exception**: If the initial purchase of new, additional, or increased flood insurance coverage is in connection with making, increasing, extending, or renewing a loan secured by the insured property (for example, a mortgage loan) – and if the NFIP receives the Application Form or endorsement request and full amount due within specified timeframes as noted in Table 10 – then no waiting period applies and coverage becomes effective as of the time of the loan closing.¹⁰

3. **Post-Wildfire Exception**: Coverage becomes effective after a 1-day waiting period¹¹ if:
   a. The insured property is privately-owned (property not owned by a federal, state, local, territorial, or tribal government) and experiences damage caused by a flood that originated on federal land;
   b. Post-wildfire conditions on federal lands caused or worsened the flooding; and
   c. The policyholder purchased the new, additional, or increased coverage either:
      i. On or before the fire containment date; or
      ii. During the 60-calendar day period following the fire containment date.

Insurers must follow the applicable waiting period and effective date rules for all policies, including policies issued in conjunction with a community’s initial entry into the Regular Program or conversion from the Emergency Program to the Regular Program.

### A. Standard 30-day Waiting Period

1. **General Information**

   A 30-day waiting period applies to new policies and endorsements to add or increase coverage that are not otherwise eligible for the exceptions provided above. The date the waiting period begins varies based on:
   - The date of the Application Form (or endorsement request);
   - The method of sending the Application Form (or endorsement request) and payment; and
   - The date the insurer receives the Application Form (or endorsement request) and full amount due (including applicable premiums, surcharges, and fees).

   For the purposes of determining a waiting period start date, “certified mail” includes certified mail sent through the U.S. Postal Service or a reputable third-party delivery service that provides proof of the actual mailing date and delivery date to the insurer.

**Table 8** shows how to determine the effective date of a new policy or endorsement adding or increasing coverage that is subject to the 30-day waiting period.

### Table 8. Effective Date with a 30-day Waiting Period

<table>
<thead>
<tr>
<th>RECEIPT DATE</th>
<th>EFFECTIVE DATE</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the insurer receives the Application Form (or endorsement request) and full amount due within 10 calendar days from the application date (application date plus 9 days)</td>
<td>The effective date will be 12:01 a.m. (local time) on the 30th calendar day after the application date.</td>
<td>If the application date is May 13 and the insurer receives the Application Form (or endorsement request) and full amount due on May 17, then the earliest effective date is June 12.</td>
</tr>
</tbody>
</table>

¹⁰ 42 USC 4013(c)(2)(C); 44 CFR § 61.11(b)
¹¹ 42 USC 4013(c)(2)(C); 44 CFR § 61.11(c)
### 2. Before You Start

#### Table 8. Effective Date with a 30-day Waiting Period

<table>
<thead>
<tr>
<th>RECEIPT DATE</th>
<th>EFFECTIVE DATE</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the Application Form (or endorsement request) and full amount due are mailed by certified mail within 4 calendar days from the application date (application date plus 3 days), regardless of when the insurer receives them</td>
<td>The effective date will be 12:01 a.m. (local time) on the 30th calendar day after the application date.</td>
<td>If the application date is May 13, the Application Form (or endorsement request) and full amount due are mailed by certified mail on May 15, and the insurer receives the Application Form and full amount due on May 26, then the earliest effective date is June 12.</td>
</tr>
<tr>
<td>If the insurer receives the Application Form (or endorsement request) and full amount due after 10 calendar days from the application date (application date plus 9 days) and the Application Form (or endorsement request) and full amount due were NOT mailed by certified mail within 4 calendar days from the application date (application date plus 3 days)</td>
<td>The effective date will be 12:01 a.m. (local time) on the 30th calendar day after the insurer’s receipt date.</td>
<td>If the application date (or endorsement request) is May 13, the insurer receives the Application Form (or endorsement request) and full amount due on May 25, then the earliest effective date is June 24.</td>
</tr>
</tbody>
</table>

#### 2. Insufficient Payment

If a policyholder pays less than the full amount due to purchase the amount of coverage requested, see the Reformation Due to Insufficient Premium or Rating Information heading in this section for the applicable procedures and effective date rules.

#### 3. Invalid Payment

The insurer may not use the receipt date of an invalid payment to determine the effective date of a policy transaction. A payment is invalid if it cannot be negotiated because there are non-sufficient funds (NSF) in the account, a reversal (dispute) is successfully completed on an electronic payment, or the payment is non-negotiable for any other reason. Upon notification that the payment is invalid, the insurer must:

- Cancel or nullify the transaction associated with that payment; and
- Send notification of the cancellation or nullification to the policyholder, agent, and lender(s), if applicable.

If the insurer receives a valid payment, the insurer must process the transaction based on the valid premium receipt date. The insurer must determine the effective date of the transaction based on the valid payment receipt date, subject to the effective date rules.

**Note:** A new Application Form or endorsement request is not required for this transaction as long as the insurer still has the original request; however, a new quote needs to be requested from the FEMA rating engine.

#### B. Map Revision Exception (1-Day Waiting Period)

A 1-day waiting period applies when the NFIP revises an FHBM or a FIRM to show that the building is now in an SFHA when it was not previously. The 1-day waiting period only applies if the insurer receives the Application Form (or endorsement request) and full amount due within 13 months from the effective date of the map revision. If the insurer receives the...
Application Form (or endorsement request) and full amount due after 13 months from the effective date of the map revision, the 30-day waiting period applies. The 1-day waiting period rule applies for all buildings, including those owned by condominium associations.

Table 9 shows how to determine the effective date of a new policy or endorsement adding or increasing coverage that is eligible for the map revision exception.

**Table 9. Effective Date When Eligible for the Map Revision Exception**

<table>
<thead>
<tr>
<th>RECEIPT DATE</th>
<th>EFFECTIVE DATE</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the insurer receives the Application Form (or endorsement request) and full amount due within 10 calendar days from the application date (application date plus 9 days)</td>
<td>The effective date will be 12:01 a.m. (local time) on the next calendar day after the application date.</td>
<td>If the FIRM was revised on January 5, the application date is May 13, the insurer receives the Application Form (or endorsement request) and full amount due on May 17, then the earliest effective date is May 14.</td>
</tr>
<tr>
<td>If the Application Form (or endorsement request) and full amount due are mailed by certified mail within 4 calendar days from the application date (application date plus 3 days), regardless of when the insurer receives them</td>
<td>The effective date will be 12:01 a.m. (local time) on the next calendar day after the application date.</td>
<td>If the FIRM was revised on January 5, the application date is May 13, the Application Form (or endorsement request) and full amount due mailed by certified mail on May 15, and the insurer receives the Application Form (or endorsement request) and full amount due on May 26, then the earliest effective date is May 14.</td>
</tr>
<tr>
<td>If the insurer receives the Application Form (or endorsement request) and full amount due after 10 calendar days from the application date (application date plus 9 days) and the Application Form (or endorsement request) and full amount due were NOT mailed by certified mail within 4 calendar days from the application date (application date plus 3 days)</td>
<td>The effective date will be 12:01 a.m. (local time) on the next calendar day after the insurer’s receipt date.</td>
<td>If the FIRM was revised on January 5, the application date is May 13, the Insurer receives the Application Form (or endorsement request) and full amount due on May 28, then the earliest effective date is May 29.</td>
</tr>
</tbody>
</table>

**C. Loan Exception (No Waiting Period)**

New, additional, or increased flood insurance coverage purchased in connection with making, extending, increasing, or renewing a loan secured by the insured property (for example, a mortgage loan) is not subject to the 30-day waiting period if the NFIP receives the Application Form (or endorsement request) and full amount due within specified timeframes. If a policy or endorsement is eligible for this exception, then the coverage becomes effective as of the time of the loan closing. Condominium association policies or endorsements purchased in conjunction with loan transactions in the name of the condominium association can be eligible for this exception. Contents-only policies and endorsements can only be eligible for the loan exception if the contents are part of the security for a loan.

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12. 42 USC 4013(c)(2)(C); 44 CFR § 61.11(a)
13. 42 USC 4013(c)(2)(C); 44 CFR § 61.11(b)
The policyholder must apply for flood insurance (or request an endorsement to add or increase coverage) on or before the closing date of the loan transaction. If the policyholder requests the coverage after the closing date, the 30-day waiting period applies. A valid Application Form (or endorsement request) includes all the information necessary to calculate the NFIP policy premium.

In determining eligibility for the loan exception, the insurer may rely on an agent’s representation on the Application Form (or endorsement request) that the purchase is in connection with making, extending, increasing, or renewing a loan secured by the insured property but must confirm timely receipt of the Application Form (or endorsement request) and full amount due. If a loss occurs during the first 30 days of the policy or additional or increased coverage, the insurer must obtain documentation of the loan transaction (such as settlement papers) to validate that a loan transaction occurred before paying the loss.

Table 10 shows how to determine the effective date of a new policy or endorsement to add or increase coverage that may be eligible for the loan exception. If the effective date is the date and time of the loan closing, the declarations page should state the effective date and specify that the coverage is effective “at the time of loan closing” (versus 12:01 a.m.). The insurer only needs to obtain documentation of the specific time of the loan closing if a loss occurred on the loan closing date, to determine whether the loss occurred after the new, additional, or increased coverage began (see additional guidance in the **NFIP Claims Manual**).

### Table 10. Effective Date When Potentially Eligible for the Loan Exception

<table>
<thead>
<tr>
<th>RECEIPT DATE</th>
<th>EFFECTIVE DATE</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the lender, title company, or settlement attorney pays the premium</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If the policyholder requests the policy (or additional or increased coverage) on or before the loan transaction closing and the insurer receives the Application Form (or endorsement request) and full amount due within 30 calendar days from the closing (closing date plus 29 days)</td>
<td>The effective date will be the date and time of the loan closing.</td>
<td>If the loan transaction date is on April 3 and the application date is April 3; and the insurer receives the Application Form (or endorsement request) and full amount due, paid by the lender, title company, or settlement attorney on April 20; then the policy effective date is April 3 at the time of loan closing.</td>
</tr>
<tr>
<td>If the policyholder requests the policy (or additional or increased coverage) on or before the loan transaction closing, and the insurer receives the Application Form (or endorsement request) and full amount due after 30 calendar days from the closing (closing date plus 29 days or more)</td>
<td>The effective date will be 12:01 a.m. (local time) on the 30th calendar day after the insurer’s receipt date.</td>
<td>If the loan transaction date is on April 3 and the application date is April 3; and the insurer receives the Application Form (or endorsement request) and full amount due, paid by the lender, title company, or settlement attorney on April 20; then the earliest policy effective date is June 9.</td>
</tr>
<tr>
<td>If the policyholder or another party not listed above pays the premium</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If the policyholder requests the policy (or additional or increased coverage) on or before the loan transaction closing, and the insurer receives the Application Form (or endorsement request) and full amount due within 10 calendar days from the loan transaction closing (closing date plus 9 days)</td>
<td>The effective date will be the date and time of the loan closing.</td>
<td>If the loan transaction date is on April 3, the application date is April 3, and the insurer receives the Application Form (or endorsement request) and full amount due paid by the policyholder on April 7, then the policy effective date is April 3 at the time of loan closing.</td>
</tr>
</tbody>
</table>
Table 10. Effective Date When Potentially Eligible for the Loan Exception

<table>
<thead>
<tr>
<th>RECEIPT DATE</th>
<th>EFFECTIVE DATE</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the policyholder requests the policy (or additional or increased coverage) on or before the loan transaction closing, and the insurer receives the Application Form (or endorsement request) and full amount due after 10 calendar days from the closing (closing date plus 9 days or more)</td>
<td>The effective date will be 12:01 a.m. (local time) on the 30th calendar day after the insurer’s receipt date.</td>
<td>If the loan transaction date is on April 3, the application date is April 3, and the insurer receives the Application Form (or endorsement request) and full amount due paid by the policyholder on April 15, then the earliest policy effective date is May 15.</td>
</tr>
</tbody>
</table>

Note: When an agent submits an agency check, it must be accompanied by settlement paperwork or a photocopy of the original check from the lender, title company, or settlement attorney to be eligible for the waiting period exception.

D. Post-Wildfire Exception (1-Day Waiting Period)

The 30-day waiting period may not apply to new policies (or endorsements to add or increase coverage) for privately-owned property (building or contents) affected by flooding from federal land caused by post-wildfire conditions. Coverage becomes effective at 12:01 a.m. (local time) on the first calendar day after the Application Form (or endorsement request) date:

1. The insured property is privately-owned (property not owned by a federal, state, local, territorial, or tribal government) and experiences damage caused by a flood that originated on federal land;
2. Post-wildfire conditions on federal lands caused or worsened the flooding; and
3. The policyholder purchased the new, additional, or increased coverage either:
   a. On or before the fire containment date; or
   b. During the 60-calendar-day period following the fire containment date.

Given the eligibility criteria for this post-wildfire exception, the policyholder had to already have NFIP coverage in place at least one day before the triggering flood loss occurred. Therefore, this exception is relevant when a new policy (or additional or increased coverage) is within the standard 30-day waiting period and experiences a loss qualifying it for the post-wildfire exception and resulting 1-day waiting period. The insurer cannot endorse the policy to change its effective date, so must cancel and rewrite the policy.

For the purposes of the post-wildfire exception, the federal agency responsible for the land on which the post-wildfire conditions existed determines the fire containment date. FEMA supports the application of the post-wildfire exception by tracking containment dates for wildfires occurring on federal lands and consulting, when necessary, with appropriate federal agencies to determine whether post-wildfire conditions caused or worsened a flood. NFIP insurers may request assistance with the proper application of the post-wildfire exception by contacting FEMA-FIDClaimsMailbox@fema.dhs.gov.

IV. Administrative Topics

A. Electronic Signatures

NFIP insurers must sell and service NFIP policies in a customer-centric manner as part of their normal business practices. To improve the policyholder’s experience and to reduce administrative burden, FEMA approves and encourages the use of electronic signatures.

14. 42 USC 4013(c)(2)(C); 44 CFR § 61.11(c)
2. Before You Start

on NFIP transactions. FEMA will not deny the legal effect, validity, or enforceability of a signature solely because it is in electronic form. Insurers should accept electronic signatures in accordance with their general business practices and applicable laws. Electronic signatures must comply with the following requirements.

- The signer must use an acceptable electronic form of signature;
- The electronic form of signature must be executed or adopted by a person with the intent to sign the electronic document;
- The electronic form of signature must be attached to or associated with the electronic document being signed;
- There must be a means to identify and authenticate a particular person as the signer; and
- There must be a means to preserve the integrity of the signed document.\(^\text{15}\)

B. Delivery of the Policy

The insurer must send:

- The policy form (contract) to the policyholder at the time of policy issuance or after any change made to the policy contract; and
- The policy declarations page to the policyholder, agent, and, if applicable, lender(s); and
- The NFIP Summary of Coverage; and
- A cover letter to reference these enclosures.

See Appendix A: Policy for copies of the SFIP policy forms. See Appendix I: Policyholder Communications for declarations page samples and requirements.

Note: The insurer may send these documents via postal or electronic delivery in accordance with their usual business practice. FEMA recommends that the insurers use an opt-in approach to electronic communication with policyholders.

C. Evidence of Insurance

A copy of the Application Form and premium paid receipt or a copy of the declarations page is sufficient evidence of proof of purchase for new policies.

V. Assignment and Transfer of Business

A. Assignment of a Policy to a New Building Owner

The owner of an insured building may provide written consent to assign a flood insurance policy with building coverage to the purchaser of the building. Owners may not assign contents-only policies or policies on buildings under construction. The seller must sign the assignment endorsement on or before the closing date, and the new building owner has up to 30 days beyond the closing date to submit the endorsement form to the insurer for processing.

If the building is a primary residence, the insurer must validate the primary residence status at the time of assignment for the assignee to be eligible for the primary residence status and associated HFIAA surcharge. If the previous owner received a Pre-FIRM discount and used the building as a primary residence but it is not a primary residence for the new owner, the new owner may receive the same discounted premium as the previous owner. However, the annual increase cap (which is a component of the discounted premium) is based on

\(^\text{15}\) Nothing stated herein removes or waives the explicit requirements found at Pt. 61 App. A(1–3) VII General Conditions G. 4, Requirements in Case of Loss. Any Proof of Loss must be signed and sworn to by the policyholder.
2. Before You Start

the information provided by the new owner. The discounted premium does not include assessments, fees, or surcharges.

See Section 4: How to Endorse for information on endorsement procedures to accomplish assignment of a policy.

New Policy After a Real Estate Transaction

Under certain conditions, the new owner of an NFIP-insured building can buy a new NFIP policy and, if eligible, receive any statutory discount the prior policyholder received. For additional information, see the New Policy After a Real Estate Transaction heading under Statutory Discounts in Section 3: How to Write.

B. Transfer of Any or All of A Policyholder’s or Agent’s Business to Another Insurer

One kind of transfer of business occurs when a policyholder or agent moves any or all their existing business from one insurer to another. Such a transfer occurs through a renewal notice issued by the receiving insurer but otherwise resembles the process for new business.

The receiving insurer must collect the NFIP policy number of the existing policy, policyholder name, property address, and all underwriting information to verify the correct rating and issuance of the policy, including the following as applicable:

- Prior insurer’s declaration page;
- Documentation of primary residence status (if property address and mailing address differ);
- Documentation to support mitigation discounts being applied to policy;
- Elevation Certificate if available;
- Documentation of building replacement cost value, if applicable, for an Other Residential Building, Residential Condominium Building, Non-Residential Building, or Non-Residential Unit;
- Photographs, if applicable (the NFIP will accept photographs from the previous insurer if there is no evidence of structural changes that affect rating).

The receiving insurer must validate the information when there is a discrepancy between the building descriptions in the policy underwriting file and the prior insurer’s declarations page. The receiving insurer submits the existing NFIP policy number, policyholder name, property address, and all the underwriting information to FEMA requesting a policy transfer quote. FEMA calculates the total amount due and sends the quote back to insurer.

If the policy is within 90 days of its expiration date, then the receiving insurer can immediately generate a renewal notice to accomplish the transfer. If the policy is not within 90 days of its expiration date, then the insurer must wait to generate a renewal notice within 90 days of the expiration date. In this latter case, the insurer must request an updated quote reflecting the most recent data available (for instance, Building Replacement Cost Value) and the rating plan in effect at the time of the renewal.

C. Transfer of an Insurer’s Entire Book to Another Insurer

Another kind of transfer of business occurs when a WYO company moves all of its existing business to another WYO company or to NFIP Direct. The transferring WYO company can move its existing business either all at once or policy-by-policy as they come up for renewal, consistent with a transfer plan submitted to and approved by FEMA.¹⁶

¹⁶. See the latest WYO Arrangement for the applicable requirements
The transferring WYO company must collect all the policy and underwriting information for its book of NFIP business (or those policies approaching their expiration dates) and submit that information to the receiving NFIP insurer. When each policy comes within 90 days of its expiration date, the receiving insurer asks FEMA to calculate the renewal premium. FEMA generates the quote and the receiving insurer uses the FEMA quote to send the renewal notice.

### VI. Reformation Due to Insufficient Premium or Rating Information

**A. General Information**

A policy can provide only the amount of coverage that the premium received will purchase for a full policy term (or the applicable portion of the policy term). An NFIP insurer must reform a policy if it discovers at any time (at writing, endorsement, renewal, or before or after a loss) that the:

- Premium the insurer received for the policy (or endorsement) is insufficient to buy the amount of building or contents coverage requested; or
- Rating information is insufficient and, when complete, indicates that the premium paid is insufficient.17

Examples of situations that require reformation include:

- Underpayment of a bill (though not an invalid payment, such as a check returned by the bank for non-sufficient funds) to purchase an initial policy, policy renewal, or endorsement;
- A rating adjustment requiring additional premium after a mid-term event (for example, a renovation or damage from another peril) changes one or more rating characteristics;
- A rating correction requiring additional premium;
- Discovery that an incorrect SFIP form was used (or a different SFIP form is needed now) and the premium paid is insufficient to purchase the originally requested coverage amount under the correct policy form; and
- Endorsement of a policy from a provisional rate to a rating engine rate, if the premium paid is insufficient under the rating engine rate.

Reformation does not apply when renewing by Application Form or recertification questionnaire a policy otherwise subject to non-renewal. See the Renewal by Application Form or Recertification Questionnaire heading in Section 5: How to Renew.

**Note:** See Section 4: How to Endorse for general guidance on rating adjustments and rating corrections, including those that result in premium refunds.

**B. General Reformation Procedures**

The insurer must bill the additional premium required to restore the originally requested amount of coverage. If the rating information is insufficient to determine the correct premium amount, the insurer must request additional information. To restore the originally requested amount of coverage without a waiting period, the insurer must receive the additional rating information, if applicable, within 60 days of the request, and the additional premium within 30 days from the date of the bill. If the policyholder provides the additional premium (and additional information, if applicable) but not within the specified timeframes, the insurer must increase the coverage to the originally requested amount by endorsement with a 30-day waiting period.18 Table 11 describes the general procedures an insurer describes the general procedures an insurer

17. 44 CFR Part 61, Appendix A(1)-(2), VII. D; 44 CFR Part 61, Appendix A(3), VIII. D
18. 44 CFR Part 61, Appendix A(1)-(2), VII. D; 44 CFR Part 61, Appendix A(3), VIII. D
must follow when it discovers – either before or after a loss – that the premium paid is insufficient to purchase the amount of coverage requested.

**Table 11. General Procedures to Reform a Policy**

<table>
<thead>
<tr>
<th>STEP</th>
<th>DESCRIPTION</th>
</tr>
</thead>
</table>
| **1. Calculate Coverage and Premium Amounts** | The insurer must calculate:  
- The amount of coverage that the premium received can purchase after deducting the costs of all applicable fees and surcharges; and  
- The additional premium required to restore the originally requested amount of coverage, including adjusting the total amount of the bill as needed if the initial amount charged for any fees or surcharges was incorrect. |
| **2. Request Additional Information If the Rating Information Is Insufficient** | If the rating information is insufficient the insurer must request the required information and receive it within 60 days.  
After receiving the requested information, the insurer will:  
- If the premium is insufficient, determine the reduced amount of coverage and calculate the additional premium due; or  
- If the premium was overpaid, follow the guidance on refunds in Section 4: How to Endorse.  
If the insurer does not receive the required information within 60 days, the insurer must contact FEMA Underwriting for additional guidance. |
| **3. Reduce the Coverage to the Amount the Payment Received Will Purchase** | In accordance with its standard business practice, the insurer must then reduce the coverage to the lower amount by either:  
- Immediately reducing the coverage; or  
- Preparing to reduce the coverage to that same amount if it does not receive the additional premium (or rating information) within the timeframes specified in this table.  
In either case, the guidance in Table 12 below determines the effective date of this reduction in coverage (see Table 14 in the case of an incorrect geolocation or flood zone). |
| **4. Bill the Additional Premium Due** | The insurer must send the payor an underpayment letter (copying all other parties listed on the declarations page) billing them for the additional premium required to restore the originally requested coverage amount. |
| **5. Increase Coverage to the Originally Requested Amount** | - If the insurer receives the additional premium within 30 days from the date of the bill (and additional rating information, if applicable, within 60 days of the request), the insurer must increase coverage to the originally requested amount (but not any higher amount) without applying any waiting period.  
- If the insurer receives the additional premium (and additional information, if applicable) but not within the specified timeframes, the insurer must increase the coverage by endorsement with a 30-day waiting period.  
- If the policyholder requests to increase coverage above the originally requested amount, the insurer must follow the standard endorsement procedures including effective date rules (see Section 4: How to Endorse). |
Table 11. General Procedures to Reform a Policy continued

<table>
<thead>
<tr>
<th>STEP</th>
<th>DESCRIPTION</th>
</tr>
</thead>
</table>
| 6. Consequences If Additional Premium (or Additional Information) Not Received | • If the insurer does not receive the required rating information, it may not increase coverage. The insurer must contact FEMA Underwriting for additional guidance.  
• If the insurer has or receives complete rating information but does not receive the additional premium due, the reduction in coverage amount applies (see Table 12 to determine the effective date of this reduction) and the insurer may only increase coverage through the standard endorsement procedures (see Section 4: How to Endorse).  
• If the premium received, after deducting the costs of all applicable fees and surcharges, is insufficient to buy any amount of coverage, and the policyholder does not pay the additional amount of premium owed to increase coverage to the originally requested amount or to a lesser amount, the insurer must cancel the policy and refund the payment. However, if a claim was paid on a policy in this situation before discovery of the insufficient premium, the insurer must contact FEMA for additional underwriting and claims guidance. |

Table 12 provides guidance on when to apply the initial reduction in coverage, the timeframe when additional premium is due, and the effective date of the increase to the originally requested coverage amount.19 In this table, “within specified timeframes” refers to receipt of additional rating information, if applicable, within 60 days and the additional premium within 30 days, as specified in Table 11.

Table 12. Reformation Timeframes and Effective Dates

<table>
<thead>
<tr>
<th>Scenario 1: Full Policy Term (for example, underpayment of a renewal bill, a rating correction, or endorsement from a provisional rate to a rating engine rate)</th>
<th>Scenario 2: Portion of the Policy Term (after an endorsement that increased coverage or other mid-term event affecting premium)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Effective Date of Reduced Coverage</strong></td>
<td><strong>Beginning of the policy term</strong></td>
</tr>
<tr>
<td><strong>Timeframe When Additional Premium Applies</strong></td>
<td><strong>Full policy term</strong></td>
</tr>
<tr>
<td><strong>Timeframe When Additional Premium Applies</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 12. Reformation Timeframes and Effective Dates continued

<table>
<thead>
<tr>
<th>Timeframe When the Premium Paid Is Insufficient</th>
<th>Scenario 1: Full Policy Term</th>
<th>Scenario 2: Portion of the Policy Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>(for example, underpayment of a renewal bill, a rating correction, or endorsement from a provisional rate to a rating engine rate)</td>
<td>Beginning of the policy term</td>
<td>Effective date of the endorsement; or Date of the event</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Effective Date of Increased Coverage</th>
<th>Premium (and Rating Information) Received Within Specified Timeframes</th>
<th>Effective Date of Increased Coverage</th>
<th>Premium (and Rating Information) Received But NOT Within Specified Timeframes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Scenario 2:</strong> Portion of the Policy Term</td>
<td>Only by endorsement with a 30-day waiting period</td>
<td><strong>Scenario 2:</strong> Portion of the Policy Term</td>
<td>Only by endorsement with a 30-day waiting period</td>
</tr>
</tbody>
</table>

Table 13 describes how the insurer must handle a claim when there is insufficient premium or rating information, whether it discovers the issue before or after a loss. Again, “within specified timeframes” refers to receipt of additional rating information, if applicable, within 60 days and the additional premium within 30 days, as specified in Table 11.

Table 13. How to Handle a Claim Involving Policy Reformation

<table>
<thead>
<tr>
<th>ADDITIONAL PREMIUM (and Rating Information)</th>
<th>GUIDANCE</th>
</tr>
</thead>
</table>
| **Received Within Specified Timeframes**    | • The insurer must settle the claim based on the originally requested coverage amount.  
**Note:** If the policyholder provides the insurer notice within 30 days of the underpayment notice, they may request that the insurer deduct the additional premium due from the claim payment. |
| **Received But NOT Within Specified Timeframes** | • If the rating information is insufficient, the insurer may not pay the claim until it receives complete rating information or additional guidance from FEMA Underwriting.  
• If the rating information is sufficient, the insurer must settle the claim based on the reduced amount of coverage.  
**Note:** After 30 days has elapsed since the underpayment notice, the policyholder may still request that the insurer deduct the additional premium due from the claim payment but the claim payment will be based on the reduced amount of coverage. Restoration of the original coverage amount is subject to the 30-day waiting period. |

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20. 44 CFR Part 61, Appendix A(1)-(2), VII.D “Insufficient Premium or Rating Information”; 44 CFR Part 61, Appendix A(3), VIII.D “Insufficient Premium or Rating Information.” FEMA can provide additional underwriting and claims guidance if a claim was already paid based on incorrect underwriting information.
### Table 13. How to Handle a Claim Involving Policy Reformation continued

<table>
<thead>
<tr>
<th>ADDITIONAL PREMIUM (and Rating Information)</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not Received</td>
<td>• If the insurer does not receive the required rating information, it may not pay the claim until it receives complete rating information or additional guidance from FEMA Underwriting.</td>
</tr>
<tr>
<td></td>
<td>• If the insurer has or receives complete rating information but does not receive the additional premium due, it must settle the claim based on the reduced coverage amount (see Table 12 to determine the effective date of this reduction).</td>
</tr>
<tr>
<td></td>
<td>• If the premium received, after deducting the costs of all applicable fees and surcharges, is insufficient to buy any amount of coverage, and the policyholder does not pay the additional amount of premium owed to increase coverage to the originally requested amount within 30 days of the underpayment notice, the insurer must cancel the policy, refund the payment, and withhold payment on the claim. However, if a prior claim was paid on a policy in this situation before discovery of the insufficient premium, the insurer must contact FEMA for additional underwriting and claims guidance.</td>
</tr>
</tbody>
</table>

### C. Exception When Reforming a Policy Due to an Incorrect Geolocation or Flood Zone

There is an exception to the general reformation guidance when an error in geolocating a property or an incorrect flood zone resulted in insufficient premium. In this case, the insurer must:

- Reduce the amount of coverage effective the date of discovery; and
- Calculate the additional premium due (to restore the original coverage amount for the remainder of the policy term) prospectively from the date of discovery.

For the portion of the policy term before the date the insurer discovered the incorrect geolocation or flood zone (the “date of discovery”), the policyholder receives the originally requested coverage amount without paying additional premium (or providing additional rating information, if insufficient).

For the remainder of the policy term after the date of discovery, the general reformation procedures described in Table 11 apply. Refer to Table 14 to determine when to apply the initial reduction in coverage, the timeframe when additional premium is due, and the effective date of the increase to the originally requested coverage amount. Again, “within specified timeframes” refers to receipt of additional rating information, if applicable, within 60 days and the additional premium within 30 days, as specified in Table 11.

---

22. However, if the premium received is insufficient to buy any amount of coverage, the policyholder does not restore the originally requested limits, and a loss occurred before discovery of an incorrect geolocation or flood zone, the insurer must contact FEMA for additional underwriting and claims guidance.
### Table 14. Reformation Timeframes and Effective Dates
When the Geolocation or Flood Zone Is Incorrect

<table>
<thead>
<tr>
<th></th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effective Date of Reduced Coverage</td>
<td>Date of discovery</td>
</tr>
<tr>
<td>Timeframe When Additional Premium Applies</td>
<td>Remainder of the policy term after the date of discovery</td>
</tr>
<tr>
<td>Effective Date of Increased Coverage</td>
<td>Date of discovery</td>
</tr>
<tr>
<td>Additional Premium (and Rating Information) Received Within Specified Timeframes</td>
<td>Date of discovery</td>
</tr>
<tr>
<td>Received But NOT Within Specified Timeframes</td>
<td>Only by endorsement with a 30-day waiting period</td>
</tr>
</tbody>
</table>

Table 15 describes how the insurer must handle any claim when there is insufficient premium due to an incorrect geolocation or flood zone.23

### Table 15. How to Handle a Claim Involving Policy Reformation
When the Geolocation or Flood Zone Is Incorrect

<table>
<thead>
<tr>
<th>TIMING OF LOSS</th>
<th>Before Discovery of Insufficient Premium</th>
<th>After Discovery of Insufficient Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>The insurer must settle the claim without delay based on the originally requested coverage amount, regardless of whether:</td>
<td>Follow the guidance in Table 13 above.</td>
<td></td>
</tr>
<tr>
<td>• The rating information is sufficient; or</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• It receives additional premium for the remainder of the policy term.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>However, the insurer may, at the policyholder’s option, deduct the additional premium due from the claim payment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If the flood zone was incorrect, the insurer must use the correct flood zone for the building location when applying the SFIP’s coverage limitations by building type and flood zone.24 For example, if a policy for a Post-FIRM elevated building was written incorrectly in a non-SFHA (for example, Zone X) and at the time of loss the property was determined to be located in an SFHA (for example, Zone AE), then the insurer must pay the claim in accordance with the coverage limitations applicable to the correct SFHA zone.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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23. 42 U.S.C. 4015(f). FEMA can provide additional claims guidance if a claim was already paid based on incorrect underwriting information.
24. 44 CFR Part 61, Appendix A(1)-(3), III.A.8 and III.B.5
3. How To Write

The focus of this section is how to write new business. The Introduction overviews the NFIP rating methodology and the process for new business. General Rating Information provides guidance on the information and rating variables that FEMA’s system uses to generate premium quotes. Condominium Rating Information elaborates on that guidance by explaining how the policy forms and rating variables apply to various scenarios when insuring condominium buildings. Provisional Rating Information addresses situations when FEMA’s system is unavailable to provide premium quotes.

I. Introduction

A. Snapshot of the Risk Rating 2.0 Methodology: Equity in Action

FEMA has updated the NFIP risk rating methodology through the implementation of a new pricing methodology called Risk Rating 2.0. FEMA developed the Risk Rating 2.0 methodology through years of collaboration with catastrophe modeling companies to incorporate industry best practices, technology, and modeling to inform a new and better way of identifying and pricing flood risk. The new methodology brings several benefits to individual property owners and their communities:

- Using expert technical capability and tools allows FEMA to better assess a property’s unique flood risk.
- This individualized, more accurate picture of risk enables FEMA to provide individuals with easy-to-understand information about what drives their rates.
- Property owners can now make better-informed decisions on purchasing flood insurance and reducing flood risk.
- This new methodology also provides states and local governments with a better understanding of risk to help communities and individuals take action and mitigate.

Figure 1: Overview of Risk Rating 2.0 Data Sources and Rating Factors
The Risk Rating 2.0 methodology calculates a rate based on a series of unique variables and flood hazards for each building, rather than relying on flood zones and Base Flood Elevations to evaluate flood risk for broad classes of properties. The Risk Rating 2.0 rating variables can be grouped into several broad categories, outlined in Table 1 and discussed in detail under General Rating Information below. Table 1 also outlines the other main content in this section.

Table 1. NFIP Rating Information

<table>
<thead>
<tr>
<th>CATEGORIES</th>
<th>INFORMATION</th>
</tr>
</thead>
</table>
| General Rating Information | • Policyholder Information  
|                         | • Mortgagee Information  
| Policyholder and Mortgagee Information | • Building Location  
|                         | • Community Map Information and Flood Zone  
|                         | • Community Rating System Discount  
| Geographic Location Variables | • Building Occupancy and Description  
|                         | – Building Occupancy  
|                         | – Building Description  
|                         | • Construction Type  
|                         | • Foundation Type  
|                         | • First Floor Height  
|                         | • Mitigation Discounts  
|                         | – Machinery & Equipment Above First Floor  
|                         | – Proper Openings  
|                         | • Floodproofing  
|                         | • Replacement Cost Value  
|                         | – Square Footage  
|                         | – Building Replacement Cost Value  
|                         | • Claims History  
|                         | – Prior NFIP Claims  
|                         | – Severe Repetitive Loss Property  
|                         | • Other Building Factors  
|                         | – Date of Construction  
|                         | – Number of Detached Structures on Property  
|                         | – Number of Elevators  
|                         | – Number of Floors in Building  
|                         | – Floor of Unit  
|                         | – Total Number of Units in Building  
|                         | – Rental Property  
|                         | – Building Over Water  
|                         | – Primary Residence Status  
| Structural Variables | • Building Location  
|                         | • Community Map Information and Flood Zone  
|                         | • Community Rating System Discount  
|                         | • Building Occupancy and Description  
|                         | – Building Occupancy  
|                         | – Building Description  
|                         | • Construction Type  
|                         | • Foundation Type  
|                         | • First Floor Height  
|                         | • Mitigation Discounts  
|                         | – Machinery & Equipment Above First Floor  
|                         | – Proper Openings  
|                         | • Floodproofing  
|                         | • Replacement Cost Value  
|                         | – Square Footage  
|                         | – Building Replacement Cost Value  
|                         | • Claims History  
|                         | – Prior NFIP Claims  
|                         | – Severe Repetitive Loss Property  
|                         | • Other Building Factors  
|                         | – Date of Construction  
|                         | – Number of Detached Structures on Property  
|                         | – Number of Elevators  
|                         | – Number of Floors in Building  
|                         | – Floor of Unit  
|                         | – Total Number of Units in Building  
|                         | – Rental Property  
|                         | – Building Over Water  
|                         | – Primary Residence Status  

### Table 1. NFIP Rating Information continued

<table>
<thead>
<tr>
<th>CATEGORIES</th>
<th>INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverages and Deductibles</td>
<td>• Maximum Coverage Limits&lt;br&gt;• Increased Cost of Compliance (ICC) Coverage&lt;br&gt;• Deductibles</td>
</tr>
<tr>
<td>Statutory Discounts</td>
<td>• Newly Mapped Discount&lt;br&gt;• Pre-FIRM Discount&lt;br&gt;• Other Statutory Discounts</td>
</tr>
<tr>
<td>Assessments, Fees, and Surcharges</td>
<td>• Reserve Fund Assessment&lt;br&gt;• HFIAA Surcharge&lt;br&gt;• Federal Policy Fee&lt;br&gt;• Probation Surcharge</td>
</tr>
<tr>
<td>Condominium Rating Scenarios</td>
<td>• Condominium Rating Scenarios&lt;br&gt;• Condominium Association Coverage for Residential Condominium Building (Scenario #1)&lt;br&gt;• Residential Unit Owner Coverage in Residential Condominium Building (Scenario #2)&lt;br&gt;• Residential Unit Owner Coverage in Non-Residential Condominium Building (Scenario #3)&lt;br&gt;• Condominium Association Coverage for Non-Residential Condominium Building (Scenario #4)&lt;br&gt;• Non-Residential Unit Owner Coverage in Residential or Non-Residential Condominium Building (Scenario #5)&lt;br&gt;• Applying the Condominium Rating Scenarios</td>
</tr>
<tr>
<td>Provisional Rating</td>
<td>• Provisional Rating</td>
</tr>
</tbody>
</table>

### B. Process for Writing New Business

Here is a high-level summary of the process for writing new business:

- **Agent** – Using the insurer system, work with the prospective policyholder to complete the Flood Insurance Application Form, determine eligibility for NFIP coverage, and submit the information to FEMA for a quote.

- **FEMA** – Validate eligibility for NFIP coverage, apply geospatial and relevant third-party data, calculate the premium, and send the quote to the insurer system.

- **Agent** – Apprise the prospective policyholder of the total amount due and, if they want to proceed, collect the premium and any supporting documentation and submit it to the insurer.

- **Insurer** – Validate the payment, determine the policy effective date, issue the policy and declarations page, and report policy data to FEMA.
II. General Rating Information

A. Policyholder and Mortgagee Information

1. Policyholder Information

The Application Form asks several questions about the individual or entity insuring the property. Some help ensure the correct type of coverage and policy form; others satisfy federal reporting requirements. The information below will help to indicate the correct “yes or no” answers to these questions.

- **Is the policyholder a tenant?** Does the policyholder own the building or are they a renter? This question may help to avoid duplicate coverage by a renter/lessee and the owner of a building. A building can have only one policy with building coverage, which means that the tenant/lessee and owner must be named on the same policy if the tenant/lessee has an insurable interest in the building (see the Insurable Interest heading in Section 2: Before You Start for more information). A tenant must always purchase contents coverage separately.

- **Is the policyholder a condominium association?** A condominium association is an entity made up of condominium unit owners, responsible for the maintenance and operation of common elements owned in undivided shares by unit owners and other buildings, in which the unit owners have use rights, and where membership in the entity is a required condition of ownership.

- **Is the policyholder a small business?** For reporting purposes, a small business is a commercial (for-profit) enterprise having less than 100 employees total at all locations.

- **Is the policyholder a non-profit entity?** For reporting purposes, a non-profit entity is an organization that has been granted tax-exempt status by the Internal Revenue Service (IRS) because it furthers a social cause and provides a public benefit.

- **Is the policy force-placed by a lender?** Is this a policy that a lender obtained (force-placed) on a building that is subject to the mandatory purchase of flood insurance requirement but did not have flood insurance coverage? The mandatory purchase requirement applies to buildings that have federally backed mortgages and are located in Special Flood Hazard Areas (SFHAs).

2. Mortgagee Information

Applicants must provide the name, mailing address, and loan number for the first mortgagee and, as applicable, provide any second mortgagee, loss payee, or other information such as disaster assistance.

For condominium association applicants, do not enter the mortgagees for the individual condominium unit owners when applying for coverage under an RCBAP. Individual condominium unit owners submit their individual mortgagee information when applying for unit coverage under the Dwelling Form.

B. Geographic Location Variables

1. Building Location

The building’s location informs its eligibility for NFIP flood insurance coverage, beginning with its location in a participating NFIP community. Identifying the precise location of a building is also essential to determining its unique flood hazards.
3. How to Write

a. Property Address

A property address is required for every policy, which is usually a street address but may be a descriptive address:

- **Street Address** is the best and preferred method; it includes the street number and street name (Address Line 1), unit or apartment number (Address Line 2), city or county name, state, and zip code (Address Line 3). Use standard United States Postal Service (USPS) abbreviations.

- **Other (Descriptive Address)** – If a street address is unavailable, a descriptive address in the form of a rural route or a legal description is acceptable. This field also may be used when more information is needed to distinguish between multiple buildings at the same address (see II.B.1.c. below).
  - A rural route is one established and recognized by the USPS for mail delivery in a country (non-urban) free delivery area.
  - A legal description is a method of locating or describing land in relation to the public land survey system. It should be used only for buildings or subdivisions under construction or where a street address is not available. Legal descriptions also may include the lot and block number as provided by the community; some use metes and bounds to identify the boundaries of a property.

b. Geolocation

Typically, FEMA will successfully geolocate the provided property address. Insurers also have the option to provide the building’s latitude and longitude. FEMA will prompt the insurer (or agent) to submit the building’s latitude and longitude (or use the values they already provided) to enable geolocation if either:

- FEMA cannot geocode the street address or descriptive address; or
- FEMA’s geocoding tool is unavailable.

**Latitude and Longitude** – Latitude denotes the north and south coordinates of the location, and longitude measures the east and west coordinates. The insurer (or agent) can obtain the latitude and longitude for a property from an Elevation Certificate (EC), a flood zone determination, or one of the free geolocation services available on the Internet. Insurers are responsible for reviewing and validating latitude and longitude coordinates entered by agents.

**Table 2. Requirements for Latitude and Longitude Coordinates**

| Latitude: | __________ (decimal degrees*, at least 5 decimal places, leading minus sign (−) for south values) |
| Longitude: | __________ (decimal degrees*, at least 5 decimal places, leading minus sign (−) for west values) |
| Datum: | □ WGS 84 (common for phones, mapping websites, GPS) □ NAD 83 (less common) |

- Location should be near the center of the structure or near the front door.
- Coordinates from the EC are preferred if they are available and can be supplied in the above manner.

**Example:** Latitude: 38.88948   Longitude: –77.03523   Datum: □ WGS 84

**Note:** If the agent needs to clarify which of multiple buildings at the address the policyholder wants to insure, see c. Multiple Buildings at the Same Address below.
Latitude and longitude coordinates are not a means for distinguishing between multiple buildings at one address.

Using the property geolocation derived from street address or latitude and longitude, FEMA can systematically determine certain rating variables, including specific flood hazards based on the building’s distance from various flooding sources. In the rare event that FEMA’s system is unavailable (see the latitude and longitude guidance above for situations when only FEMA’s geocoding capability is unavailable), then the insurer can still issue the policy using provisional rates. For more information see the Provisional Rating Information heading later in this section.

c. Multiple Buildings at the Same Address

Specific property location information helps to ensure coverage of the correct building when there are multiple buildings at the same address. Correct identification of the building is especially important for proper claim adjustment following a flood loss.

If there is more than one building at the location of the insured property, use the Application Form’s Building Location section to clearly identify the building being insured under this policy. For example, five buildings with the same property location may be insured with separate policies. If necessary, use identifiers such as Building A, B, or C, or “Smith Hall”, in the second line of the street address to distinguish the buildings. Also select the Building Description that best corresponds to the insured building. If there are multiple buildings at the same address and the specific building identification is not clear, a photo of the building or a sketch showing the location of the building on the property to be insured should be retained in the policy file. This will help in proper identification of the insured building for the adjustment of claims, especially for multiple non-residential buildings at the same location.

2. Community Map Information and Flood Zone

The community in which a property is located can affect certain aspects of both coverage and rating, so it is important to obtain accurate community information. The Application Form requires current community map information including the community number and map panel, current flood zone shown on the map, the map date, and whether the community is in the NFIP’s Regular or Emergency Program. See Appendix D: Flood Maps for more detailed information on flood maps and flood zones.

FEMA expects insurers to provide map and flood zone information and validate it at the next renewal following a map change. Although flood zones are no longer a rating element for NFIP rates, they remain relevant to NFIP coverage and rating for several reasons:

- Federally-regulated lenders enforce the flood insurance mandatory purchase requirement for properties located in SFHAs.\(^1\)
- Communities document and enforce compliance with local floodplain management ordinances and laws tied to flood zones.\(^2\)
- Eligibility for Newly Mapped discounts is based in part on location inside or outside an SFHA.\(^3\)
- Eligibility for Zone AR and Zone A99 discounts\(^4\) is based on the process of restoration of non-accredited flood protection systems in those zones.

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1. 42 U.S.C. § 4012a
2. 44 CFR Subpart A
3. 42 USC § 4015(i)
4. 4014(e)&(f) and Biggert-Waters Flood Insurance Reform Act of 2012, Pub. Law No. 112-141, Div. F., Title II 100230; 126 Stat. 946-949 (2012), as amended
3. How to Write

- Eligibility for residential and non-residential floodproofing discounts is based in part on flood zone.\(^5\)
- When using an EC to provide a First Floor Height value, FEMA’s guidance on which data fields to provide on the Application Form varies depending on the flood zone.
- The NFIP insures an enclosure under a Post-FIRM elevated building if located outside an SFHA but not if located within an SFHA.\(^6\) The flood zone at the time of loss determines how elevated building coverage limitations are applied.
- While flood zones do not directly affect eligibility for Community Rating System discounts, rules around floodplain management violations tied to location inside or outside an SFHA can make a property ineligible for a CRS discount.

3. Community Rating System (CRS) Discount

a. General Information

The Community Rating System (CRS) is a voluntary incentive program for communities participating in the NFIP. The CRS offers NFIP premium discounts in communities that develop and execute extra measures beyond minimum floodplain management requirements to provide protection from flooding. The CRS discount applies uniformly across the community, with the exceptions noted below.

b. Policies Ineligible for CRS Discounts

The following policies are not eligible for CRS discounts:

- Emergency Program Policies
- Group Flood Insurance Policies
- Provisionally Rated Policies
- Buildings not in compliance with community floodplain management regulations or that have known floodplain management violations are ineligible for the CRS premium discount. In particular, this ineligibility applies to policies for Post-FIRM buildings located in an SFHA where the elevation difference used for rating is at least 1 foot or more below the BFE, with the following exceptions:
  - Post-FIRM V-Zone buildings with unfinished breakaway wall enclosures and machinery or equipment at or above the BFE.
  - A building with a subgrade crawlspace with certification from a community official. The letter signed by the community official that certifies a subgrade crawlspace exception must contain the following statement:
    “I certify that the building located at has a crawlspace that was built in compliance with the NFIP requirements for crawlspace construction as outlined in FEMA Technical Bulletin 11-01, Crawlspace Construction for Buildings Located in Special Flood Hazard Areas.”

FEMA maintains a list of properties that are in violation of floodplain management standards. These properties are ineligible for the CRS discount. A policyholder can request a change to their CRS discount eligibility status by contacting their community Floodplain Administrator (FPA) to determine the appropriate documentation required to show compliance (details can be found here). Upon review of the documentation and determination that the structure is compliant with the floodplain management standards, the community FPA contacts their State NFIP Coordinator or FEMA Regional office to remove the property from the CRS Discount

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5. 42 USC § 4014(a)(1)(A)(ii); 42 U.S.C. § 4102(d); 44 CFR § 60.6(c)
Exclusion list. Once the FEMA Regional office concurs with the community’s determination on the violation resolution, the FEMA Regional office will contact FEMA headquarters Floodplain Management Division to request an update to the property’s CRS discount eligibility status.

c. CRS Classes and Discounts

The CRS recognizes measures for flood protection and flood loss reduction. The four main activity categories include Public Information, Mapping and Regulation, Flood Damage Reduction, and Flood Preparedness.

To participate in the CRS, a community must complete and submit an application to FEMA. Subsequently, FEMA reviews the community’s floodplain management efforts and assigns the appropriate CRS classification based on credit points earned for various activities. A community’s classification may change depending on the level of continued floodplain management efforts. Classifications range from 1 to 10 and determine the premium discount for eligible flood insurance policies (see Table 3 below). All community assignments begin at Class 10 with no premium discount. Communities with a Class 1 designation receive the maximum 45 percent premium discount.

**Note:** If, midway through a policy term, a community’s CRS class changes or a policy’s eligibility for a CRS discount changes, any resulting adjustment to the CRS discount applies only at the next policy renewal.

Table 3 shows the available CRS premium discounts based on community CRS class.

<table>
<thead>
<tr>
<th>CLASS</th>
<th>DISCOUNT</th>
<th>CLASS</th>
<th>DISCOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>45%</td>
<td>6</td>
<td>20%</td>
</tr>
<tr>
<td>2</td>
<td>40%</td>
<td>7</td>
<td>15%</td>
</tr>
<tr>
<td>3</td>
<td>35%</td>
<td>8</td>
<td>10%</td>
</tr>
<tr>
<td>4</td>
<td>30%</td>
<td>9</td>
<td>5%</td>
</tr>
<tr>
<td>5</td>
<td>25%</td>
<td>10</td>
<td>–</td>
</tr>
</tbody>
</table>

d. CRS Community Status Information

A list of all current CRS eligible communities and their status can be found at: https://www.fema.gov/flood-insurance/rules-legislation/community-rating-system.

C. Structural Variables

1. **Building Occupancy & Description**

   a. **Building Occupancy**

   Building occupancy is a key factor that determines which policy form to use, which specific rating factors apply, as well as the policy’s maximum coverage limits and deductible options. The NFIP recognizes nine different building occupancies, discussed in Tables 4 and 5. **Table 4** explains which building occupancy to select when buying building or contents coverage for a building or unit.
### Table 4. Building Occupancy: Building or Contents Coverage for a Building or Unit

<table>
<thead>
<tr>
<th>OCCUPANCY</th>
<th>DEFINITION</th>
</tr>
</thead>
</table>
| **Single-Family Dwelling**       | A single-family building, townhouse, or rowhouse that is residential (or mixed-use with non-residential uses limited to less than 50 percent of the building’s total floor area) and not in condominium ownership (or not eligible for the RCBAP Form). Notes:  
  • This building occupancy should not be used for a residential unit in any building or any manufactured/mobile home or travel trailer. These occupancies are listed separately below.  
  • The NFIP defines a townhouse or rowhouse as a unit of a building, divided from similar units by solid, vertical, load-bearing walls dividing the building from its lowest level to its highest ceiling and having no openings in the walls between units and with no horizontal divisions between any of the units. For more information, see the Single and Multiple Buildings heading in Section 2: Before You Start.  
  • Examples of non-residential uses within a residential single-family building include an office, private school, studio, or small service operation.  
  • See RCBAP eligibility rules under the Condominium Rating Information heading in this section (Scenario #1). |
| **Residential Manufactured/ Mobile Home** | A single-family residential building (or mixed-use building with non-residential uses limited to less than 50 percent of the building’s total floor area) that meets one of the following definitions:  
  • A manufactured home (also known as a mobile home) built on a permanent chassis, transported to a site in one or more sections, and affixed to a permanent foundation; or  
  • A travel trailer without wheels, built on a chassis, affixed to a permanent foundation, and regulated under the community’s floodplain management and building ordinances or laws. |
| **Residential Unit**             | A single-family residential unit (or mixed-use unit with non-residential uses limited to less than 50 percent of the unit’s total floor area) located within a:  
  • Residential or non-residential condominium building; or  
  • Residential or non-residential building not in condominium ownership (for example, an apartment building or cooperative building); or  
  • Townhouse or rowhouse in condominium ownership (if insured as a unit as opposed to an entire building). If insuring as an entire building, see the Residential Condominium Building row below for additional information. |
| **Multifamily Building**         | A residential building (or mixed-use building with non-residential uses limited to less than 25 percent of the building’s total floor area) containing 2–4 units. This category includes the following buildings (but excludes buildings where the normal occupancy of a guest or resident is less than 6 months):  
  • Apartment buildings  
  • Assisted-living facilities  
  • Condominium buildings (if not eligible for the RCBAP)  
  • Cooperative buildings  
  • Dormitories  
  • Hotels and motels |
Table 4. Building Occupancy: Building or Contents Coverage for a Building or Unit

<table>
<thead>
<tr>
<th>OCCUPANCY</th>
<th>DEFINITION</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Two-to-Four Family Building</strong></td>
<td>• Rooming houses</td>
</tr>
<tr>
<td><strong>Family Building continued</strong></td>
<td>• Tourist homes</td>
</tr>
<tr>
<td><strong>Note:</strong></td>
<td>See RCBAP eligibility rules under the Condominium Rating Information heading in this section (Scenario #1).</td>
</tr>
<tr>
<td><strong>Other Residential Building</strong></td>
<td>A residential building (or mixed-use building with non-residential uses limited to less than 25 percent of the building’s total floor area) containing 5 or more units. This category includes the following buildings (but excludes buildings where the normal occupancy of a guest or resident is less than 6 months):</td>
</tr>
<tr>
<td></td>
<td>• Apartment buildings</td>
</tr>
<tr>
<td></td>
<td>• Assisted-living facilities</td>
</tr>
<tr>
<td></td>
<td>• Condominium buildings (if not eligible for the RCBAP)</td>
</tr>
<tr>
<td></td>
<td>• Cooperative buildings</td>
</tr>
<tr>
<td></td>
<td>• Dormitories</td>
</tr>
<tr>
<td></td>
<td>• Hotels and motels</td>
</tr>
<tr>
<td></td>
<td>• Rooming houses</td>
</tr>
<tr>
<td></td>
<td>• Tourist homes</td>
</tr>
<tr>
<td><strong>Note:</strong></td>
<td>See RCBAP eligibility rules under the Condominium Rating Information heading in this section (Scenario #1).</td>
</tr>
</tbody>
</table>

**Residential Condominium Building**

Select this building occupancy if all the following are true:

• The policyholder is a condominium association;
• The policy will insure a residential condominium building (or mixed-use condominium building with non-residential uses limited to less than 25 percent of the building’s total floor area) with one or more units; and
• The building is in a Regular Program community.

**Notes:**

• The criteria for RCBAP eligibility define the Residential Condominium Building occupancy. The RCBAP Form must be used to insure a building that meets the Residential Condominium Building definition. See additional information under the Condominium Rating Information heading (Scenario #1), including what building occupancy to select if ineligible for the RCBAP.

• When determining non-residential uses, exclude the common areas of the building from the building’s total floor area. Exclude areas such as garages, lobbies, recreation rooms, storage/utility rooms, and hallways when determining residential use of a condominium building.

**Non-Residential Building**

A building where the primary use is commercial or non-habitational. This category includes, but is not limited to the following:

• A building in which the policyholder is a commercial enterprise primarily carried out to generate income, and the coverage is for:
  • A building used as an office, retail space, wholesale space, factory, hospitality space, or for similar uses; or
  • A building not used for habitation or residential uses.
### Table 4. Building Occupancy: Building or Contents Coverage for a Building or Unit continued

<table>
<thead>
<tr>
<th>OCCUPANCY</th>
<th>DEFINITION</th>
</tr>
</thead>
</table>
| Non-Residential Building      | • A mixed-use building in which the total floor area devoted to non-residential uses is:  
  - 50 percent or more of the total floor area within the building, if a single-family building; or  
  - 25 percent or more of the total floor area within the building for all other buildings.  
  • The following buildings where the normal occupancy of a guest or resident is less than 6 months:  
    - Apartment buildings  
    - Assisted-living facilities  
    - Condominium buildings (if not eligible for the RCBAP)  
    - Cooperative buildings  
    - Dormitories  
    - Hotels and motels  
    - Rooming houses  
    - Tourist homes  
  • Other buildings not used for habitation including, but not limited to the following:  
    - Agricultural buildings  
    - Detached garages  
    - Non-residential condominium buildings  
    - Houses of worship  
    - Recreation buildings (including pool houses and clubhouses)  
    - Schools  
    - Storage or tool sheds  
    - Strip malls  
  • A non-residential townhouse or rowhouse.  
  **Note:** If insuring a non-residential townhouse or rowhouse in the condominium form of ownership as a unit, select the Non-Residential Unit occupancy. |
| Non-Residential Manufactured/ Mobile Building | A single-unit non-residential building (or mixed-use building in which non-residential uses are 50 percent or more of the building’s total floor area) that meets one of the following definitions:  
  • A manufactured/mobile building built on a permanent chassis, transported to a site in one or more sections, and affixed to a permanent foundation; or  
  • A travel trailer without wheels, built on a chassis, affixed to a permanent foundation, and regulated under the community’s floodplain management and building ordinances or laws. |
| Non-Residential Unit           | A single non-residential unit (or mixed-use unit in which non-residential uses are 50 percent or more of the unit’s total floor area) within a:  
  • Residential or non-residential building (whether or not in condominium ownership); or  
  • Townhouse or rowhouse in the condominium form of ownership (if insured as a unit as opposed to an entire building).  
  **Note:** If insuring a non-residential townhouse or rowhouse in the condominium form of ownership as an entire building, select the Non-Residential Building occupancy. |

**Table 5** explains which building occupancy to select when insuring residential or non-residential contents on a separate policy.
Table 5. Building Occupancy: Contents Coverage on a Separate Policy

<table>
<thead>
<tr>
<th>Type of Contents</th>
<th>Residential Building</th>
<th>Non-Residential Building</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>Building Occupancy to Select: (see guidance in Table 4 above)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Single-Family Home</td>
<td>• Single-Family Home</td>
</tr>
<tr>
<td></td>
<td>• Residential Manufactured/ Mobile Home</td>
<td>• Residential Manufactured/Mobile Home</td>
</tr>
<tr>
<td></td>
<td>• Residential Unit</td>
<td>• Residential Unit</td>
</tr>
<tr>
<td></td>
<td>• Two-to-Four Family Building</td>
<td>• Non-Residential Building</td>
</tr>
<tr>
<td></td>
<td>• Other Residential Building</td>
<td>• Non-Residential Manufactured/ Mobile Building</td>
</tr>
<tr>
<td></td>
<td>• Residential Condominium Building</td>
<td>• Non-Residential Unit</td>
</tr>
<tr>
<td></td>
<td>Applicable Policy Form: (based on the building occupancy selected)</td>
<td>Applicable Policy Form:</td>
</tr>
<tr>
<td></td>
<td>• Dwelling Form</td>
<td>• Dwelling Form</td>
</tr>
<tr>
<td></td>
<td>• General Property Form</td>
<td>• General Property Form</td>
</tr>
</tbody>
</table>

Non-Residential

| Building Occupancy to Select: (select the non-residential building occupancy that best characterizes the physical form of the residential building or unit the contents are located in) |
| • Non-Residential Building |
| • Non-Residential Manufactured/ Mobile Building |
| • Non-Residential Unit |
| Applicable Policy Form: |
| • General Property Form |

b. Building Description

When completing the Application Form, select the Building Description that best corresponds to the building to be insured by this policy. This is important in specifying what type of Residential Unit is being insured, identifying whether a non-residential building is commercial, and distinguishing multiple buildings at the same address. Table 6 below lists the different types of buildings and includes a brief description of each. Please reference Table 4 above for additional details related to the building description.

Table 6. Building Description Options

<table>
<thead>
<tr>
<th>Building Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Residential</strong></td>
<td></td>
</tr>
<tr>
<td>Entire Apartment Building</td>
<td>A residential building containing multiple residential units that is not in condominium or cooperative ownership.</td>
</tr>
<tr>
<td>Apartment Unit</td>
<td>A single residential unit within an apartment building.</td>
</tr>
<tr>
<td>Entire Cooperative Building</td>
<td>A residential building owned by a corporation; residents buy shares of the corporation, rather than the real estate (building, land, or both building and land).</td>
</tr>
</tbody>
</table>
### Table 6. Building Description Options continued

<table>
<thead>
<tr>
<th>Building Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cooperative Unit</strong></td>
<td>A shareholder’s residential unit within a cooperative building.</td>
</tr>
<tr>
<td><strong>Detached Guest House</strong></td>
<td>A secondary house that shares the building lot of a larger, primary house.</td>
</tr>
<tr>
<td><strong>Main Dwelling</strong></td>
<td>A residential building that is the main dwelling on the property, as opposed to any secondary dwelling such as a detached guest house.</td>
</tr>
<tr>
<td><strong>Entire Residential Condominium Building</strong></td>
<td>A residential building in that form of ownership in which each unit owner has an undivided interest in common elements.</td>
</tr>
<tr>
<td><strong>Residential Condominium Unit (in Residential Building)</strong></td>
<td>A residential condominium unit in a residential condominium building.</td>
</tr>
<tr>
<td><strong>Residential Condominium Unit (in Non-Residential Building)</strong></td>
<td>A residential condominium unit in a non-residential condominium building.</td>
</tr>
<tr>
<td><strong>Other Dwelling Type</strong></td>
<td>Please describe on the Application Form.</td>
</tr>
<tr>
<td><strong>Non-Residential</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Agricultural Building</strong></td>
<td>A building used exclusively in connection with the production, harvesting, storage, raising, or drying of agricultural commodities and livestock.</td>
</tr>
<tr>
<td><strong>Commercial</strong></td>
<td>A non-habitational building, manufactured/mobile building, or unit used as an office, retail space, wholesale space, hospitality space, or for similar uses.</td>
</tr>
<tr>
<td><strong>Detached Garage</strong></td>
<td>A non-habitational, accessory building at the same property location as a main dwelling or other building but insured separately. Defined for storage of a motorized vehicle and used only for parking and storage.</td>
</tr>
<tr>
<td><strong>Government-Owned</strong></td>
<td>A building owned by any government entity.</td>
</tr>
<tr>
<td><strong>House of Worship</strong></td>
<td>A church, temple, synagogue, mosque, or other building set apart primarily for the purpose of worship in which religious services are held and the main body of which is kept for that use and not put to any other use inconsistent with its primary purpose.</td>
</tr>
<tr>
<td><strong>Recreation Building</strong></td>
<td>A building designed for non-habitational uses and that does not qualify as a commercial building. Examples include clubhouses and poolhouses.</td>
</tr>
<tr>
<td><strong>Storage/Tool Shed</strong></td>
<td>A non-habitational, accessory building designed for storage at the same property location as the main building, and the use of which is incidental to the use of the main building.</td>
</tr>
<tr>
<td><strong>Other Non-Residential Type</strong></td>
<td>Please describe on the Application Form.</td>
</tr>
</tbody>
</table>

c. Manufactured/Mobile Homes

As described in Table 4 above, the Building Occupancy for manufactured/mobile homes (including travel trailers) eligible for NFIP coverage (see the Building Eligibility heading in Section 2: Before You Start) may be residential or non-residential, depending on their use. Table 4 “Buildings the NFIP Insures” in Section 2 provides
eligibility criteria for manufactured/mobile homes, including specific anchoring requirements and installation standards. In addition, the insurer must:

- Record the identification number (serial number) of the manufactured/mobile home on the Application Form; and
- When providing the square footage of the manufactured/mobile home in the appropriate section of the Application Form, include the square footage of any permanent additions or extensions.

2. **Construction Type**

If the building occupancy is a Single-Family Home or a Two-to-Four Family Building, determine the building’s Construction Type based on the construction used for the wall on the building’s first floor. The Construction Type rating factor only applies to the Single-Family Home or a Two-to-Four Family Building occupancy and does not apply to other occupancies, such as residential unit or manufactured/mobile home. **Table 7** provides guidance on how to determine the construction type.

**Table 7. Construction Type Determination**

<table>
<thead>
<tr>
<th>Construction Type</th>
<th>Guidance</th>
</tr>
</thead>
</table>
| **Frame**         | Use Frame as the construction type when:  
|                   | • The first floor above ground level is constructed with wood or metal frame walls; or  
|                   | • Other materials such as exterior brick or masonry veneer are connected to frame construction. |
| **Masonry**       | Use Masonry as the construction type when the first full floor above ground level is constructed with masonry materials such as brick (not brick veneer), or concrete block walls for the full floor.  
|                   | **Note:** If the bottom floor is masonry (such as a basement, walkout level, or crawlspace), and the next higher floor has frame construction, use Frame as the construction type. |
| **Other**         | Use Other as the construction type when:  
|                   | • The first floor above ground level is constructed with materials other than wood or metal frame walls or masonry walls for the full story; or  
|                   | • Any portion of the wall between ground level and next higher floor is frame construction (for example, “knee walls” whose lower wall is concrete block with frame wall on the higher portion). |

3. **Foundation Type**

FEMA recognizes six foundation type options on the Application Form. The foundation types are:

- Slab on Grade (Non-Elevated)
- Basement (Non-Elevated)
- Elevated Without Enclosure on Posts, Piles or Piers
- Elevated With Enclosure on Posts, Piles or Piers
- Elevated With Enclosure Not on Posts, Piles, Piers (Solid Foundation Walls)
- Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace)
These foundation types are described below and illustrated in Tables 8–13. Each foundation type identifies a building as non-elevated or elevated. The foundation type also corresponds with the Building Diagrams shown on the Elevation Certificate (EC) form in Appendix B: Forms.

a. Non-Elevated Building

A non-elevated building is a building with a:

- Slab-on-grade foundation with wood or metal frame walls on the first floor; or
- Basement or below grade (subgrade) crawlspace foundation.

Note: A basement is any area of the building, including any sunken room or sunken portion of a room, that has its floor below ground level (subgrade) on all sides. A building has a subgrade crawlspace if the subgrade under-floor area is no more than 5 feet below the top of the next higher floor (living floor) and no more than 2 feet below the Lowest Adjacent Grade (LAG) (lowest point of the ground level immediately next to a building) on all sides.

Tables 8 and 9 describe the Slab on Grade (Non-Elevated) and Basement (Non-Elevated) foundation types.

### Table 8. Foundation Type – Slab on Grade (Non-Elevated)

<table>
<thead>
<tr>
<th>Elevation Certificate</th>
<th>Building Diagram</th>
<th>Distinguishing Features</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diagram 1A: The bottom floor is at or above ground level (grade) on at least one side.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diagram 1B: The bottom floor is at or above ground level (grade) on at least one side on slab-on-grade or slab-on-stem wall with fill.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diagram 3: Split-level building; the bottom floor (excluding garage) is at or above ground level (grade) on at least one side.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table 8. Foundation Type – Slab on Grade (Non-Elevated) continued

<table>
<thead>
<tr>
<th>Building Indicators</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>• The building is constructed with wood or metal frame walls and encompasses the full footprint of the building with a slab-on-grade foundation.</td>
<td></td>
</tr>
<tr>
<td>• The building is one floor with any wall type and no airspace between the ground and lowest floor of the building. For example, a one floor building on grade with masonry/cinder block walls.</td>
<td></td>
</tr>
<tr>
<td>• If slab-on-grade, there is no airspace between the ground and the lowest floor of the building.</td>
<td></td>
</tr>
<tr>
<td>• This foundation type includes a building with a dual foundation. For example, an elevated building with a crawlspace or enclosure with an attached converted garage or attached finished room where the floor of the converted garage or attached finished room is equal to or lower than the enclosure floor.</td>
<td></td>
</tr>
</tbody>
</table>

Table 9. Foundation Type – Basement (Non-Elevated)

<table>
<thead>
<tr>
<th>Elevation Certificate Building Diagram Distinguishing Features</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Diagram 2A: The bottom floor (basement or underground garage) is below ground level (grade) on all sides.</td>
<td></td>
</tr>
<tr>
<td>Diagram 2B: The bottom floor (basement or underground garage) is below ground level (grade) on all sides; most of the height of the walls are below ground level on all sides and the door and area of egress is also below ground level on all sides.</td>
<td></td>
</tr>
<tr>
<td>Diagram 4: Split-level building; the bottom floor (basement or underground garage) is below ground level (grade) on all sides.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Building Indicators</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>• The building, including split-level, has a floor that is below grade on all sides even if the floor is used for living purposes, or as an office, garage, workshop, etc.</td>
<td></td>
</tr>
<tr>
<td>• If the building has a subgrade crawlspace and the distance from the crawlspace floor to the top of the next higher floor is more than 5 feet, or the crawlspace floor is more than 2 feet below the grade on all sides, describe the foundation type as a basement.</td>
<td></td>
</tr>
</tbody>
</table>

Note: If the building has a “walkout basement,” refer to foundation type Elevated with Enclosure Not Posts, Piles, Piers.
b. Elevated Building

An elevated building is a building that:

- Has no basement; and
- Has its lowest elevated floor raised above ground level by foundation walls, shear walls, posts, piers, pilings, or columns.

Elevated buildings are generally elevated with the following elevating foundation types:

- **Posts, Piles, Piers, and Columns**: Reinforced masonry piers or concrete piers or columns.
- **Foundation Walls**:
  - Masonry walls, poured concrete walls, or precast concrete walls – regardless of height – that extend above grade and support the weight of a building.
  - Knee foundation walls below the elevated floor (in other words, foundation walls not constructed the full height of the area between the lowest elevated floor and the grade, with wood-frame or studs attached above the foundation wall).

  **Note**: The building is non-elevated if a slab foundation supports the foundation walls.

- **Shear Walls**:
  - Shear walls are for structural support and not structurally joined or enclosed at the ends, except by breakaway walls.
  - Reinforced concrete or wood shear walls used as the method of elevating a building are normally parallel (or nearly parallel) to the expected flow of floodwaters.

**Table 10** describes the Elevated Without Enclosure on Posts, Piles, or Piers foundation type.

**Table 10. Foundation Type – Elevated Without Enclosure on Posts, Piles, or Piers**

<table>
<thead>
<tr>
<th>Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elevated no enclosure</td>
</tr>
<tr>
<td>Elevated hanging floor</td>
</tr>
<tr>
<td>Elevated with lattice</td>
</tr>
<tr>
<td>Elevated with utility chase</td>
</tr>
<tr>
<td>Mobile home with skirting</td>
</tr>
</tbody>
</table>

A building that has its lowest floor raised above the ground by posts, piles, piers, columns, or parallel shear walls with no enclosure below the lowest elevated floor.
Table 10. Foundation Type – Elevated Without Enclosure on Posts, Piles, or Piers continued

<table>
<thead>
<tr>
<th>Elevation Certificate Building Diagram Distinguishing Features</th>
<th>Building Indicators</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diagram 5: The area below the elevated floor is open, with no obstruction to flow of floodwaters (open lattice work and/or insect screening is permissible).</td>
<td>• Hanging floors are walled-in floor areas beneath an elevated building that do not extend to the ground. The top of the hanging floor is considered the first floor.</td>
</tr>
<tr>
<td></td>
<td>• A mobile home with skirting around frame perimeter.</td>
</tr>
<tr>
<td></td>
<td>• FEMA does not consider a small enclosed area (a utility chase) below the lowest floor to be an enclosure if all the following criteria are met:</td>
</tr>
<tr>
<td></td>
<td>– It is the minimum size necessary to protect the building utilities (for example, plumbing, pipes, wiring, HVAC supply/return lines);</td>
</tr>
<tr>
<td></td>
<td>– It is constructed with flood-damage-resistant materials;</td>
</tr>
<tr>
<td></td>
<td>– There are no mechanical or electrical equipment inside the enclosed area; and</td>
</tr>
<tr>
<td></td>
<td>– There is not enough space for a person to enter into the enclosed area.</td>
</tr>
</tbody>
</table>

**c. Elevated Building with an Enclosure**

Other elevated buildings have enclosures under the lowest elevated floor.

i. **Definition of an Enclosure**

An enclosure is that portion of an elevated building below the lowest elevated floor that is either partially or fully enclosed by rigid walls. The following are examples of enclosures:

• A garage, storage, or utility room below the elevated floor of an elevated building.

• A garage, storage, or utility room attached and next to an elevated building with the enclosure floor lower than the elevated floor.

• An enclosed crawlspace below the lowest elevated floor.

ii. **Enclosure Wall Types**

An enclosure may be enclosed with any of the following:

• Solid wood frame walls

• Masonry walls

• Breakaway walls

**Note:** Enclosures enclosed with insect screening with no additional support, plastic lattice, or wooden or plastic slats or shutters are treated as no enclosure. See Table 10: Elevated Without Enclosure.

**Tables 11** and **12** describe the Elevated With Enclosure on Posts, Piles, or Piers and Elevated With Enclosure Not on Posts, Piles, or Piers foundation types.
### Table 11: Foundation Type – Elevated With Enclosure on Posts, Piles, or Piers (With an Enclosure Below the Elevated Floor)

A building that has its lowest floor raised above the ground by posts, piles, piers, columns, or parallel shear walls with an enclosure below the elevated floor.

| Elevated with a garage | Elevated with a bedroom below the elevated floor | Elevated on posts, piles, or piers with a properly vented partial enclosure |

#### Elevation Certificate Building Diagram Distinguishing Features

**Diagram 6:** The area below the elevated floor is enclosed, either partially or fully, with or without openings present in the walls of the enclosure.

#### Building Indicators

- The building is elevated on piers, posts, piles, columns, or parallel shear walls and there is an enclosed storage area or garage below the elevated floor.
- The building is elevated on piers, posts, piles, columns, or parallel shear walls and there is a finished area (for example, a bedroom or bathroom) below the elevated floor.

### Table 12: Foundation Type – Elevated with Enclosure Not On Posts, Piles, or Piers (Solid Foundation Walls)

A building that has its lowest floor raised above the ground by foundation walls (solid perimeter walls) with a full floor enclosure.

| Walkout Basement | Two floor building with a full floor solid perimeter foundation for the first story and a frame construction for the second floor. |

#### Elevation Certificate Building Diagram Distinguishing Features

**Diagram 7:** The area below the elevated floor is enclosed, either partially or fully, with or without openings present in the walls of the enclosure. The building is elevated on full-story foundation walls.
### Table 12: Foundation Type – Elevated with Enclosure Not On Posts, Piles, or Piers (Solid Foundation Walls) continued

A building that has its lowest floor raised above the ground by foundation walls (solid perimeter walls) with a full floor enclosure.

**Building Indicators**

- The building may have a walk-out level, where at least one side is at or above grade.
- The principal use of the building is located on the elevated floors of the building.
- The building has no basement (no portion of the building is below the ground on all sides). If the building has a floor below the ground on all sides refer to the Basement or Crawlspace foundation types.

### d. Crawlspace – Elevated and Non-Elevated

Table 13 describes the Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace) foundation type, which includes both elevated and non-elevated buildings.

### Table 13. Foundation Type – Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace)

A building that has its lowest floor raised above the ground by a crawlspace.

<table>
<thead>
<tr>
<th>Crawlspace with attached garage</th>
<th>Subgrade crawlspace</th>
<th>Subgrade crawlspace with attached garage</th>
</tr>
</thead>
</table>

**Elevation Certificate**

**Building Diagram**

**Distinguishing Features**

- **Diagram 8:** The area below the first floor is enclosed by solid or partial foundation perimeter walls. If the building has an above grade crawlspace, the crawlspace floor is no more than 5 feet below the top of the next higher floor above the crawlspace. If the difference between the crawlspace floor and floor above the crawlspace is more than 5 feet, then refer to Diagram 7 (Elevated with Enclosure Not on Posts, Piles, or Piers).

- **Diagram 9:** The bottom (crawlspace) floor is at or below ground level (grade) on all sides. If the building has a subgrade crawlspace, the crawlspace floor must be within 2 feet below the grade and the crawlspace floor is no more than 5 feet below the top of the next higher floor (above the crawlspace). If the difference between the crawlspace floor and floor above the crawlspace is more than 5 feet, or if the crawlspace floor is more than 2 feet below the grade, then refer to Diagram 2 (Basement).

**Note:** An elevated building that has a crawlspace foundation with an attached slab-on-grade finished room or attached slab-on-grade garage converted to a living area is considered the Slab on Grade foundation type.

**Building Indicators**

A building with a crawlspace foundation may have an attached garage.
3. How to Write

4. **First Floor Height**

   a. **General Information**

   The First Floor Height, or the height of the building’s first lowest floor above the adjacent grade, is another rating variable critical to understanding flood risk. Generally, the higher the elevation of a building’s first floor, the less flood damage it is likely to incur. **Table 14** shows what floor the NFIP uses for the First Floor Height measurement based on the foundation type selected.

   **Table 14. First Floor Height Measurement by Foundation Type**

<table>
<thead>
<tr>
<th>Foundation Type</th>
<th>EC Diagram Number</th>
<th>Floor Used for First Floor Height Measurement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Slab on Grade (Non-Elevated)</td>
<td>1A, 1B, and 3</td>
<td>First floor of the building</td>
</tr>
<tr>
<td>Basement (Non-Elevated)</td>
<td>2A, 2B, and 4</td>
<td>First floor above the basement</td>
</tr>
<tr>
<td>Elevated without Enclosure on Posts, Piles, or Piers</td>
<td>5</td>
<td>First elevated floor</td>
</tr>
<tr>
<td>Elevated with Enclosure on Posts, Piles, or Piers</td>
<td>6</td>
<td>Use the enclosure floor if:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Pre-FIRM building (any zone);</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• In a Non-Special Flood Hazard Area; or</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• In Zone Unnumbered A, A99, AO, AR/AO or Unnumbered V.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Use the elevated floor:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Post-FIRM building; and</td>
</tr>
</tbody>
</table>
Table 14. First Floor Height Measurement by Foundation Type  

<table>
<thead>
<tr>
<th>Foundation Type</th>
<th>EC Diagram Number</th>
<th>Floor Used for First Floor Height Measurement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elevated with Enclosure Not on Posts, Piles, or Piers (Solid Foundation Walls)</td>
<td>7</td>
<td>Use the enclosure floor if:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Pre-FIRM building (any zone);</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• In a Non-Special Flood Hazard Area; or</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• In Zones Unnumbered A, A99, AO, AR/AO or Unnumbered V.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Use the elevated floor:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Post-FIRM building; and</td>
</tr>
<tr>
<td>Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace)</td>
<td>8 or 9</td>
<td>Use the crawlspace floor if:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Pre-FIRM building (any zone);</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• In a Non-Special Flood Hazard Area; or</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• In Zones Unnumbered A, A99, AO, AR/AO or Unnumbered V.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Use the floor above the crawlspace if:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Post-FIRM building; and</td>
</tr>
</tbody>
</table>

The First Floor Height is determined by FEMA, or the policyholder has the option to provide an EC. If the policyholder provides an EC, FEMA’s system will compare both values and use the First Floor Height that is more favorable to the policyholder.

b. FEMA Determined First Floor Height
FEMA will determine a First Floor Height value using application information and various datasets.

c. Elevation Certificate/Land Survey
The policyholder can optionally provide an EC (or land survey completed by a licensed engineer) to provide data for a First Floor Height value. Tables 15 and 16 show the steps to take when completing the First Floor Height Determination portion of the Application Form as well as how to determine the elevations to use when calculating the First Floor Height. All ECs and land surveys must be certified and accompanied by photographs. See Documentation Required below for additional documentation requirements.

Table 15 shows the elevation in Section C of the NFIP EC form (see Appendix B: Forms) to report as the Lowest Floor Elevation (LFE). The building’s First Floor Height is the difference between the reported LFE and the Lowest Adjacent Grade (LAG).
3. How to Write

Table 15. Completing the Application Form Using Section C of the Elevation Certificate (EC)

<table>
<thead>
<tr>
<th>STEP</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Enter the EC date</td>
</tr>
<tr>
<td>2.</td>
<td>Enter the Building Diagram Number (section A7. of the EC)</td>
</tr>
<tr>
<td>3.</td>
<td>Enter the LAG (section C2f. of the EC)</td>
</tr>
<tr>
<td>4.</td>
<td>Enter the LFE. See below for guidance.</td>
</tr>
</tbody>
</table>

### Determine the Lowest Floor Elevation (LFE) Using Section C of the EC

<table>
<thead>
<tr>
<th>EC Diagram Number and Scenario</th>
<th>Elevation to Report as the LFE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EC Diagram Number: 1A, 1B, 3 or 5</strong> Scenario: Non-elevated building on slab or elevated without an enclosure.</td>
<td>C2a. = LFE&lt;br&gt;<strong>If C2a. is not provided C2c. can be used:</strong> Add 1 foot to C2c. (for both residential and non-residential buildings)&lt;br&gt;C2c. + 1 = LFE</td>
</tr>
<tr>
<td><strong>EC Diagram Number: 2, 2B, or 4</strong> Scenario: Non-elevated building with basement.</td>
<td>C2b. = LFE&lt;br&gt;<strong>If C2b is not provided 8 feet can be added to C2a.:</strong> Add 8 feet to C2a&lt;br&gt;C2a. + 8 = LFE</td>
</tr>
<tr>
<td><strong>EC Diagram Number: 6, 7, 8 or 9</strong> Scenario: Elevated building with an enclosure or building with a crawlspace (elevated or non-elevated subgrade crawlspace) and&lt;br&gt;• Is Pre-FIRM (in any zone); or&lt;br&gt;• In a Non-Special Flood Hazard Area; or&lt;br&gt;• In Zone Unnumbered A, A99, AO, AR/AO or Unnumbered V.</td>
<td>C2a. = LFE&lt;br&gt;<strong>If C2a. is not provided C2c. can be used:</strong> Add 1 foot to C2c. (for both residential and non-residential buildings)&lt;br&gt;C2c. + 1 = LFE</td>
</tr>
</tbody>
</table>

5. Enter the First Floor Height (FFH) in feet. The FFH is the difference between the LAG and LFE.

Section E of the NFIP EC form (see Appendix B: Forms) can also be used to determine a First Floor Height value. Table 16 provides guidance on how to use Section E to determine First Floor Height. E1b. in Section E is the difference between the top of the bottom floor and the LAG and can be used as the First Floor Height if the floor is above the grade. E2 can also be used in certain situations. Refer to the guidance below.
**Note:** If Section E is completed for zones other than unnumbered A and AO, the information should be used for underwriting purposes only.

### Table 16. Completing the Application Form Using Section E of the Elevation Certificate (EC)

<table>
<thead>
<tr>
<th>STEP</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Enter the EC date.</td>
</tr>
<tr>
<td>2.</td>
<td>Enter the Building Diagram Number (section A7. of the EC).</td>
</tr>
<tr>
<td>3.</td>
<td>Enter the First Floor Height. See below for guidance.</td>
</tr>
</tbody>
</table>

#### Determine the First Floor Height (FFH) Using Section E of the EC

<table>
<thead>
<tr>
<th>EC Diagram Number and Scenario</th>
<th>Field to Report as the FFH</th>
</tr>
</thead>
</table>
| **EC Diagram Number: 1A, 1B, 3 or 5**  
Scenario: Non-elevated building on slab or elevated without an enclosure. | E1b. = FFH |
| **EC Diagram Number: 2, 2B, or 4**  
Scenario: Non-elevated building with basement. | E2. = FFH |
| **EC Diagram Number: 6, 7, 8 or 9**  
Scenario: Elevated building with an enclosure or building with a crawlspace (elevated or non-elevated subgrade crawlspace) and  
- Is Pre-FIRM (in any zone);  
- In a Non-Special Flood Hazard Area; or  
- In Zone Unnumbered A, A99, AO, AR/AO or Unnumbered V. | E1b. = FFH |
| **EC Diagram Number: 6, 7, 8 or 9**  
Scenario: Elevated building with an enclosure or building with a crawlspace (elevated or non-elevated subgrade crawlspace) and  
- Is Post-FIRM; and  

#### d. Additional Information on Elevation Certificates or Land Surveys

**i.** Documentation Required

- EC or survey signed by a licensed surveyor.
  - The surveyor, engineer, or architect must sign and include their identification number or seal in Section D or on the land survey.
  - A building official, a property owner, or an owner’s representative may provide the EC for all flood zones by completing Section E. The property
3. How to Write

owner or owner’s representative must complete Section F when they prepare the EC.

- Photographs that show the front and rear of the building, including the building foundation type.
  - Photograph Requirements:
    > A minimum of two clear/legible photographs that show the front and back of the building.
    > Photographs dated within 90 days of submitting the EC to the insurer (not the certification date, if that date is earlier).
    > Photographs must be at least 3” × 3” and may be analog (film) or digital. The NFIP prefers color photographs.
  - Building under construction:
    > Photographs are not required when the building is under construction.
    > A revised EC or survey based on finished construction elevations with photographs is required when the construction is complete.

ii. Other Elevation Information

- Existing documentation containing elevation information (for example, an older EC form, or surveyor letterhead) may transfer to Section C or E of the EC.
  - If Section C is completed, only a local official authorized by law or ordinance to administer the community’s floodplain management ordinance may complete this transaction.
  - The official must certify the information and provide a statement documenting the transfer of information in Section G of the EC.
- If Section C is completed, NFIP requires the LAG and diagram number for all new business.
- For all flood zones, a building official, a property owner, or an owner’s representative may provide the information in Sections B and E on the EC.
- In CRS communities, building elevation information and certificates may be available through the community.
- Conversion of elevation datums is not required for rating purposes.

iii. Troubleshooting

- Fields not applicable to the surveyed property should be marked as N/A (not applicable)
- If Section C is completed, the policyholder or policyholder’s representative must return the EC to the surveyor, engineer, architect, or community official completing the form to provide missing information in any part of Section A or C of the EC.
- The building elevation information contained in Section C (Survey Required) appears in feet, except in Puerto Rico, where it appears in meters. Before calculating the elevation difference, convert all metric elevation measurements to feet (1m = 3.28084 ft.).
- Section C2a. of the EC may remain blank if the surveyor, engineer, or architect cannot gain access to the crawlspace to obtain the elevation of the crawlspace floor. Preparers should enter the estimated measurements in the comments area of Section D.
3. How to Write

- Section E, Building Elevation Information (Survey Not Required) marked “for Zone AO and Zone A (without BFE)” can be used in all flood zones for rating purposes.
  - Preparers must compute and enter the elevation differences between the lowest floor and the LAG along with lowest floor and Highest Adjacent Grade (HAG).
  - If Section E is completed for zones other than unnumbered A and AO, the information can be used for rating purposes only and does not relate to floodplain management requirements.

**e. First Floor Height Used**

The final two fields of the First Floor Height Determination portion of the Application Form are completed by FEMA’s system when the quote is returned to the insurer.

- **First Floor Height Used (In Feet).** FEMA’s system will recognize the more favorable value between the FEMA Determined FFH and the EC FFH, enter it in this field, and use that value for rating purposes.
- **Method Used to Determine First Floor Height.** FEMA’s system will enter either FEMA Determined or Elevation Certificate depending on which returned the more favorable value.

**Note:** When EC information is provided, FEMA’s system compares the premium using elevation information from the EC with the premium using FEMA-sourced elevation data. After this comparison, FEMA returns the lowest premium for the policyholder. Providing EC information will not increase a premium.

**5. Mitigation Discounts**

FEMA offers certain mitigation discounts to incentivize a policyholder to take steps that meaningfully reduce their property’s flood risk.

**a. Machinery and Equipment Above First Floor**

Policyholders may receive a mitigation discount if certain covered Machinery and Equipment (M&E) servicing the building, inside or outside the building, is elevated to at least the elevation of the floor above the building’s first floor. Depending on the foundation type option selected, the building’s first floor may be either the main living floor (if slab on grade), basement floor, crawlspace floor, or enclosure floor. See Table 17 below which provides examples of where the M&E should be located to be eligible for the discount.

If the policyholder purchased building-only coverage, the following M&E must be elevated to receive the discount:

- Central air conditioner (including exterior compressor)
- Furnace
- Heat pump (including exterior compressor)
- Hot water heater
- Elevator machinery and equipment

If the policyholder purchased contents-only coverage, the following appliances must be elevated to receive the discount:

- Clothes washers and dryers
- Food freezers

If the policyholder purchased both building and contents coverage, all the M&E and appliances listed above must be elevated to receive the discount.
Select **Yes** on the Application Form under the question “**Is the Building Eligible for the Machinery and Equipment Mitigation Discount?**” if the M&E is elevated consistent with the guidance above and in **Table 17**, which provides examples of where the M&E should be located to be eligible for the discount.

**Table 17. M&E Location for Discount Eligibility**

<table>
<thead>
<tr>
<th>Diagram Showing Location</th>
<th>Guidance on Location</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Slab on Grade (Non-Elevated)</strong></td>
<td></td>
</tr>
</tbody>
</table>
  - One floor: Elevated at least to the height of the attic  
  - More than one floor: Elevated to the height of the second floor or higher |
| **Basement (Non-Elevated)** |  
  - Elevated to the height of the floor above the basement or higher |
| **Elevated Without Enclosure on Posts, Piles or Piers** |  
  - Elevated to the height of the lowest elevated floor or higher |
| **Elevated With Enclosure on Posts, Piles or Piers** |  
  - Elevated to the height of the lowest elevated floor or higher |
| **Elevated With Enclosure Not Posts, Piles or Piers** |  
  - Elevated to the height of the lowest elevated floor or higher |
**3. How to Write**

### Table 17. M&E Location for Discount Eligibility continued

<table>
<thead>
<tr>
<th>Diagram Showing Location</th>
<th>Guidance on Location</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace)</td>
</tr>
<tr>
<td></td>
<td>• Elevated to the height of the floor above the crawlspace or higher</td>
</tr>
</tbody>
</table>

#### b. Proper Flood Openings

**i. Proper Flood Openings Discount Requirements**

Proper flood openings (flood vents) in enclosures or crawlspaces allow the hydrostatic flood forces on the walls to equalize and minimize foundation damage to the building. FEMA provides a discount for buildings, in any flood zone, with proper flood openings in enclosures.

Below are the foundation types that may be eligible to receive the proper flood openings discount:

- Elevated With Enclosure on Posts, Piles or Piers
- Elevated With Enclosure Not Posts, Piles or Piers (Solid Foundation Walls)
- Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace)

To obtain the proper flood opening discount, all enclosures below the elevated floor must meet the following requirements:

- There must be a minimum of two openings positioned on at least two exterior walls. For partially subgrade floors, there must be a minimum of two openings positioned on a single exterior wall adjacent to the lowest grade next to the building.
- The bottom of all openings must be no higher than one foot above the higher of the exterior or interior adjacent grade or floor immediately below the openings.
- The openings must have a total net area of not less than one square inch for every one square foot of enclosed area.

The Application Form asks several questions to guide the policyholder’s eligibility to receive the Proper Flood Openings discount.

- **Is the enclosure/crawlspace constructed with proper flood openings or engineered openings?** Select Yes, if the enclosure or crawlspace is constructed with flood openings or engineered openings. Select No, if the enclosure or crawlspace is not constructed with proper flood openings or engineered openings.
- **If Yes, enter the total number of flood openings.** Enter the number of flood openings located in the enclosure or crawlspace. There must be a minimum of two openings positioned on at least two exterior walls and the bottom of all openings are no higher than one foot above the higher of the exterior or interior adjacent grade or floor immediately below the openings.
• Total area of all permanent openings (in square inches). Enter the total square inches of openings.
• Total enclosed area (in square feet). Enter the total square footage of the entire enclosed area.

ii. Engineered Openings Certified by a Design Professional

An alternative to the proper openings requirement is engineered openings. Engineered openings can be used to obtain the proper flood opening discount. If used, the policyholder must provide to the insurer a copy of the certification validating that the openings meet NFIP requirements. NFIP Technical Bulletin 1, Requirements for Flood Openings in Foundation Walls and Walls of Enclosures provides technical guidance for these requirements.

The certification statement must identify the building with the installed engineered openings and include:

• The design professional’s name, title address, type of license, license number, the state issuing the license, and the signature and applied seal of the certifying registered design professional;
• A statement certifying that the design of the openings will automatically equalize hydrostatic flood loads on exterior walls by allowing for the automatic entry and exit of floodwaters; and
• A description of the range of flood characteristics tested or computed for which the certification is valid, such as rates of rise and fall of floodwaters.

iii. Engineered Openings Certified by the International Code Council Evaluation Service

Engineered openings identified by the International Code Council Evaluation Service, Inc., can be used to satisfy the proper opening requirements and receive the proper flood opening discount. The International Code Council Evaluation Service publishes an evaluation report for each specific engineered opening product (make and model) that it certifies, specifying the square footage of the area for which it is certified. If these openings are used, documentation to confirm the installation and model number of the opening is required. Reference the evaluation report information to confirm whether the engineered openings satisfy the proper openings requirement. Examples of documentation that can be used are:

• Documentation to confirm installation should specify the number of openings installed, the square footage of the area for which they are certified, and the model number of the engineered opening; or
• An EC that has information confirming the use of engineered openings.

6. Floodproofing

a. General Information

Floodproofing may be an alternative to elevating a building to or above the BFE; however, the NFIP requires a Floodproofing Certificate to consider floodproofing mitigation measures in rating a building (see Appendix B: Forms). Certified floodproofing may result in a lower premium because floodproofing ensures:

• A watertight building;
• Waterproof non-collapsing walls; and
• The floor at the base of the floodproofed walls will resist flotation during a flood.
Once approved, the floodproofing discount is incorporated in the building and contents premium.

**b. Application Form**

The application form must indicate whether an applicant is eligible for the floodproofing discount through the response to this question:

- **Is the building properly floodproofed?**

Answer **Yes** when the building meets the eligibility requirements listed in **Table 18**.

For Non-Residential buildings that indicate Yes, FEMA must approve eligibility, so the initial policy may not include the discount. If FEMA approves the floodproofing discount, the insurer must endorse the policy to reflect the premium change.

### Table 18. Eligibility for a Floodproofing Discount

<table>
<thead>
<tr>
<th>Type</th>
<th>Eligibility Criteria</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Residential</strong>7</td>
<td>Floodproofing a residential building may qualify the policy for a floodproofing discount if all the following apply:</td>
<td>- The NFIP insurer is responsible for determining eligibility for the residential floodproofing discount</td>
</tr>
<tr>
<td></td>
<td>• The building’s foundation type is Basement (Non-Elevated);</td>
<td>- Refer to <a href="https://www.fema.gov/floodplain-management/manage-risk/residential-buildings-basements">https://www.fema.gov/floodplain-management/manage-risk/residential-buildings-basements</a> for the list of communities approved for residential basement floodproofing.</td>
</tr>
<tr>
<td></td>
<td>• The building is located in an NFIP participating community where FEMA approved the residential basement floodproofing premium discount;</td>
<td>- The insurer must maintain a completed NFIP Residential Basement Floodproofing Certificate and at least two photographs of the building to obtain a floodproofing discount.</td>
</tr>
<tr>
<td></td>
<td>• The building is located in zone A1–A30, AE, AR, AR Dual, AO, AH, or A with a BFE;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• A registered professional engineer or architect certified that the building is floodproofed to at least one foot above the BFE;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Refer to fema.gov/floodplain-management/manage-risk for additional eligibility criteria.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>If an existing policy for a residential building located in a community approved for the residential basement floodproofing discount received the discount before the property was remapped into a flood zone that doesn’t qualify for floodproofing (for example a V zone), then the policyholder loses the discount when the insurer validates the zone upon the next renewal.</td>
<td></td>
</tr>
</tbody>
</table>

---

7. 42 U.S.C. 4014(a)(1)(A)(ii); 42 U.S.C. 4102(d); 44 CFR 60.6(c)
3. How to Write

Table 18. Eligibility for a Floodproofing Discount

<table>
<thead>
<tr>
<th>Type</th>
<th>Eligibility Criteria</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Residential</td>
<td>Floodproofing a Non-Residential Building may qualify the policy for a floodproofing discount if all the following apply:</td>
<td>• The insurer must submit the required floodproofing documentation listed below so FEMA can determine eligibility for a floodproofing discount. The insurer must email the documentation to <a href="mailto:NFIPUnderwritingMailbox@fema.dhs.gov">NFIPUnderwritingMailbox@fema.dhs.gov</a>.</td>
</tr>
<tr>
<td></td>
<td>• The building’s foundation type is Slab on Grade (Non-Elevated) or Basement (Non-Elevated);</td>
<td>• If the policy is issued without the floodproofing discount and FEMA approves the floodproofing discount, then the insurer must endorse the policy to reflect the premium change.</td>
</tr>
<tr>
<td></td>
<td>• The building is located in zone A1–A30, AE, AR, AR Dual, AO, AH, or A with a BFE;</td>
<td>• Use the Floodproofing Certificate date in place of the EC date on the Application.</td>
</tr>
<tr>
<td></td>
<td>• The building is in any participating NFIP community; and</td>
<td>• The insurer must validate floodproofing documentation annually.</td>
</tr>
<tr>
<td></td>
<td>• A registered professional engineer or architect certifies that the building is floodproofed to at least one foot above the BFE.</td>
<td></td>
</tr>
</tbody>
</table>

c. Documentation Requirements for Non-Residential Floodproofing

The insurer must email the following floodproofing documentation to NFIPUnderwritingMailbox@fema.dhs.gov, so FEMA can determine eligibility for a floodproofing discount:

• Completed Application Form;
• Completed EC;
• Completed NFIP Floodproofing Certificate for Non-Residential Structures;
• At least two photographs of the building that show the floodproofing measures in place, including:
  • Photographs of the exterior of the building (all sides);
  • Photographs of the components used to provide floodproofing protection (shields, gates, barriers; and
• Flood Emergency Plan that includes:
  • Chain of command;
  • Notification procedures;
  • Personnel duties;
  • Location of floodproofing components, install procedures, repair procedures;
  • Evacuation procedures for building occupants;
  • Component maintenance procedures during flooding event;
  • Drill and training program (at least once a year);
  • Regular review and update of Flood Emergency Plan; and
3. How to Write

- Inspection and Maintenance Plan that includes:
  - Inspection procedures for the entire floodproofing system: wall systems, floor slab, openings, floodproofing components, valve operation, drainage and pump systems, equipment and tools required to engage floodproofing measures; and
  - Regular review and update of the Inspection and Maintenance Plan.

7. Replacement Cost Value

Replacement cost value information such as square footage and Building Replacement Cost Value apply to building coverage only and is not required for contents-only policies.

a. Square Footage

FEMA uses square footage as one of the variables to determine Building Replacement Cost Value. For certain building occupancies (see Subsection 7.b.ii below), the documentation requirements depend on the building’s square footage total.

The percentage of total floor area determines the appropriate building occupancy to select and is not calculated in the same method as square footage. Follow the guidelines in Table 19 to determine the building’s square footage.

Table 19. Square Footage Calculation

<table>
<thead>
<tr>
<th>Building Occupancy</th>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Family Home, Residential Manufactured/ Mobile Home, Residential Unit, and Two-to-Four Family Building</td>
<td>Provide the total finished living area. An attached garage converted to a living space or an attic converted to living space should be included in the square footage calculation. Do not include the following areas in the square footage calculation: • Any garage area solely used for parking, storage or access; • Finished or unfinished basement; • Finished or unfinished enclosure area; or • Porches or decks.</td>
</tr>
<tr>
<td>Other Residential Building, Residential Condominium Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, and Non-Residential Unit</td>
<td>Provide the square footage of the building: • Include stairwells and elevator shafts. • Do not include areas such as basements, enclosures and mezzanines, finished or unfinished. • If all of the floors are the same size, first calculate the ground floor area; then compute gross floor area by multiplying the ground floor area by the total number of floors. • If the floor sizes vary, calculate each floor’s area, then provide the sum of all floors. • Do not include any garage area solely used for parking, storage or access.</td>
</tr>
</tbody>
</table>

Note: For a unit policy, provide the square footage for the unit and not the entire building.

b. Building Replacement Cost Value

Building Replacement Cost Value is the cost to replace the building or unit (including, for a building, the cost of the foundation). The ratio of building coverage selected to
Building Replacement Cost Value is a rating factor. The Building Replacement Cost Value used for rating does not affect the building replacement cost determined at time of loss.

The Building Replacement Cost Value used for rating has no bearing on the amount of coverage a policyholder can select. However, if a policyholder selects building coverage above the Building Replacement Cost Value (as determined by FEMA or provided to FEMA), then the building coverage amount selected by the policyholder will be used as the Building Replacement Cost Value in determining the premium.

i. **Occupancy Type: Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, and Two-to-Four Family Building**

FEMA will determine Building Replacement Cost Value for the building or unit by using Application Form data and insurance industry data connected with the property address. If FEMA is unable to determine the Building Replacement Cost Value, the insurer must obtain the Building Replacement Cost Value for the building or unit (including, for a building, the cost of the foundation) based on appraisals commonly used in the insurance industry, and report it on the Application Form. FEMA reassesses its determination of Building Replacement Cost Value at every renewal.

ii. **Occupancy Type: Other Residential Building, Residential Condominium Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, Non-Residential Unit**

FEMA will not determine the Building Replacement Cost Value for these building occupancies. The insurer must obtain the Building Replacement Cost Value for the building or unit (including the cost of the foundation). The Building Replacement Cost Value may be obtained by using common industry practices. The method or documentation used to determine the Building Replacement Cost Value must be maintained in the policy underwriting file by the insurer. The insurer must review (and update if any changes) the Building Replacement Cost Value. The insurer must validate the Building Replacement Cost Value information at least every 3 years. See the sample Building Replacement Cost Value notification letter in Appendix I: Policyholder Communications.

Supporting Building Replacement Cost Value method or documentation is not required if:

- The building occupancy is Non-Residential Manufactured/Mobile Building;
- The building description is either Storage/Tool Shed or Detached Garage; or
- The building or unit’s square footage is less than 1,000 square feet.

### 8. Claims History

The claims history used in the RR 2.0 rating methodology is the history of NFIP claim payments for loss or damage to insured property directly caused by a flood, or for loss avoidance measures. The claims history applies to a building’s property address and does not follow the policyholder or building owner.

a. **Prior NFIP Claims**

i. **General Information**

FEMA incorporates prior NFIP claims as a rating factor based on the number of loss dates that fall within a rolling 20-year window before the current policy
effective date. The rating factor begins to apply at the renewal date following the
first flood claim processed after the policy is rated under the NFIP’s Risk Rating
2.0 methodology. See Table 20 for examples illustrating how the prior NFIP claims
crating factor applies.

Table 20. Applying the Prior NFIP Claims Rating Factor

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>EXAMPLES</th>
</tr>
</thead>
</table>
| **Rolling 20-Year Window** | The policy effective date is October 31, 2022–2023:  
• The 20-year window will begin on October 31, 2002. |
| **Initial Implementation of the Prior NFIP Claims Rating Factor** | The policy effective date is October 31, 2022–2023:  
• The property has a loss history of two claims (processed in 2003 and 2014); and  
• New flood claim processed in February 2023.  
The implementation of the prior NFIP claims rating factor will begin on the October 31, 2023–24 renewal term. |

The prior NFIP claims rating factor counts any date of loss with a paid claim regardless of payment amount with the following exceptions:

• Claims made within 10 days of each other will be counted as one claim (loss date); and
• One claim (loss date) that falls within the rolling 20-year window.

**Note:** The prior NFIP claims rating factor does not consider an Increased Cost of Compliance (ICC) claim payment or a date of loss where the claim was closed without payment.

When FEMA designates a property as Severe Repetitive Loss (SRL), an SRL rating factor applies until the first flood claim processed after the policy is rated under the NFIP’s Risk Rating 2.0 methodology. The rating factor applied then changes from SRL to prior NFIP claims at the renewal date following that date of loss. Please see below for additional information on the SRL rating factor.

**ii. Correcting or Updating NFIP Claims History**

The policyholder may dispute the property’s claims history if the policyholder believes that the number of claims used in applying the prior NFIP claims rating factor is inaccurate. The policyholder may also request that FEMA update the property’s claims history if mitigation has occurred to reduce its future flooding potential.

Documentation that may be required to correct or update a property’s claims history includes:

• Invalid Claim History Association  
  – Incorrectly linked addresses and/or losses; or  
  – A second address added to a Property Locator Record.
• Mitigation Action (Refer to https://www.fema.gov/floodplain-management/manage-risk/document-library for NFIP floodplain management standards to reset NFIP claims history.)  
  – EC based on finished construction of the new or improved building (if the building was mitigated in a Special Flood Hazard Area);
3. How to Write

- Photographs of the building before the improvement;
- Photographs of the building after the improvement;
- Photographs of the flood vents/openings (if applicable);
- Source of funding for the mitigation action (state, local or individual);
- Demolition permit (if the building was demolished and rebuilt);
- Building permit (if the building was elevated or rebuilt); and
- In Zone B, C, or X, a signed statement from a community official that shows mitigation was approved by the community.

Required documents should be sent via email to: NFIPUnderwritingMailbox@fema.dhs.gov.

FEMA notifies the policyholder and agent of record regarding the review results when completed. If FEMA agrees to correct or update the property’s claims history, FEMA will reevaluate the prior NFIP claims rating factor accordingly. If FEMA determines that the building was brought into compliance with NFIP minimum floodplain management standards, then FEMA will reset the prior claims count to zero at the next renewal.

b. Severe Repetitive Loss Property

FEMA designates as Severe Repetitive Loss (SRL) any NFIP-insured building:

- That has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or
- For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.

In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the loss history since 1978, or from the building’s construction if it was built after 1978, regardless of any changes in the ownership of the building.

A building designated as SRL will incur an SRL rating factor. However, once the first flood claim is processed after the policy is rated under the NFIP’s Risk Rating 2.0 methodology, the rating factor will change from SRL to prior NFIP claims at the renewal date following the loss. The prior NFIP claims rating factor will apply based on the guidance noted above. This change in the rating factor does not impact the building’s SRL designation or policy servicing with the Special Direct Facility.

Please see Appendix F: Severe Repetitive Loss Properties for additional information on SRL properties, including the Special Direct Facility that services SRL properties and how to correct or update a property’s SRL designation. Neither the SRL rating factor nor prior NFIP claims rating factor applies to provisionally rated policies.
9. Other Building Factors

a. Date of Construction

i. General Information

The date of construction is the date that the building permit was issued, provided the actual start of construction, repair, reconstruction, or improvement was within 180 days of the permit date. Use the month, day, and year of the building permit, even if the building has subsequently been substantially improved.

Based on the building’s date of construction, insurers must determine if buildings are Post-Flood Insurance Rate Map (FIRM) or Pre-FIRM construction.

Buildings are Post-FIRM construction when the start of construction or substantial improvement was after December 31, 1974, or on or after the effective date of the initial FIRM for the community, whichever is later.

Buildings are Pre-FIRM construction when the start of construction or substantial improvement was on or before December 31, 1974, or before the effective date of the initial FIRM for the community, whichever is later.

ii. Substantial Improvement Date

A substantially improved building is a building that has undergone reconstruction, rehabilitation, addition, or other improvement, the cost of which equals or exceeds 50 percent (or a lower threshold if adopted and enforced by the community) of the market value of the building before the “start of construction” of the improvement. This term does not include a building that has undergone reconstruction, rehabilitation, addition, or other improvement related to:

- Any project or improvement of a building to correct existing violations of a state or local health, sanitary, or safety code specifications that have been identified by the local code enforcement official and which are the minimum necessary to assure safe living conditions; or
- Any alteration of a “historic building”, provided that the alteration will not preclude the structure’s continued designation as a “historic building.”

Note: All historic buildings are Pre-FIRM construction if they meet the definitions of “historic building” provided in Appendix K: Definitions and Acronyms.

When a building has been substantially improved, the agent must confirm if a local community official has declared the building substantially improved. The Application Form must report both the original date of construction and the substantial improvement date. The NFIP will use the substantial improvement date for policy coverage and rating purposes.

iii. Date of Construction for Manufactured/Mobile Homes and Travel Trailers

Determining the date of construction differs for manufactured/mobile homes and travel trailers depending on whether they are in a manufactured home park or subdivision versus on individually owned lots or tracts of land. See Table 21 for more detailed guidance.
3. How to Write

Table 21. Date of Construction — Manufactured/Mobile Homes and Travel Trailers

<table>
<thead>
<tr>
<th>Location</th>
<th>Determine Construction Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufactured Home Park or Subdivision</td>
<td>• The date facilities were constructed for servicing the manufactured home site; or</td>
</tr>
<tr>
<td></td>
<td>• The date of the building permit, provided that construction began within 180 days of the permit date.</td>
</tr>
<tr>
<td>Individually Owned Lots or Tracts of Land</td>
<td>• The date the manufactured home was permanently affixed to the site; or</td>
</tr>
<tr>
<td></td>
<td>• The permit date, if affixed to the site within 180 days of the building permit date.</td>
</tr>
</tbody>
</table>

iv. Building Under Construction

The NFIP will insure a building under construction, alteration, or repair before it is walled and roofed, using the NFIP-issued rates based on the construction designs and the intended use of the building. See additional eligibility information in Table 4 in Section 2: Before You Start.

A building under construction should follow the same guidance, documentation, and process as all other buildings except photographs are not required while the building is rated under construction. Also, if a building under construction, alteration, or repair does not have at least two rigid exterior walls and a fully secured roof at the time of loss, then the deductible amount will be two times the deductible that would otherwise apply to a completed building.⁸

A building under construction that is not walled and roofed is not eligible for coverage if construction stops for more than 90 days. A cancellation form must be completed indicating Reason Code 01 to receive a pro-rata refund for the remainder of the policy term. Once construction begins again, a new Application Form should be completed and submitted to reinstate coverage for a new policy term.

When the construction is complete, then the policy must be endorsed to reflect that the building is no longer under construction and update any other rating variables as needed.

See Section 4: How to Endorse for guidance on converting a policy once construction is complete. The policy will not renew automatically if the building is still under construction at time of renewal. An Application Form or recertification questionnaire will be required to renew the policy.

b. Number of Detached Structures on Property

When there are multiple structures located on the same property as the insured building, enter the total number of detached structures not including the insured building.

c. Number of Elevators

If there are elevators within the building, enter the total number of elevators, including those located inside an enclosure. Enter zero or leave blank (no answer) if there are no elevators.

⁸ 44 CFR Part 61, Appendix A(1)-(3), VI.A
**d. Number of Floors in Building**

Determine the building’s number of floors based on the number of floors above the ground, excluding enclosures or basements (finished or unfinished), crawlspaces (on grade or subgrade) and attics (if not used for living space). For example, a building with a basement and one floor above the ground is rated as having one floor. Likewise, an elevated building with an enclosure (either compliant or non-compliant) and one additional floor above that is rated as having one floor. Indicate the total number of floors in the building even if the policy covers only an individual unit.

**e. Floor of Unit**

If coverage is for a unit inside a multi-floor building with units located on different floors, indicate the floor where the unit to be insured is located. For example, if the unit is on the ninth floor of a twenty-story building, enter nine. If the building only has one floor, enter one.

**f. Total Number of Units in the Building**

Determine the number of units in the building. If the building contains multiple units, enter the total number of units in the building, even if the policy covers only a single unit. For example, if coverage is for a unit within a four-unit building, enter four. Count both residential and non-residential units.

**g. Rental Property**

Indicate if the building is a rental property. Select “Yes” if the building is a rental property; otherwise, select “No.”

**h. Building Over Water**

Indicate whether the building is over water entirely, partially, or not at all.

**i. Primary Residence Status**

i. **General Information**

A primary residence is a Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building in which the policyholder or the policyholder’s spouse lives. The policyholder or the policyholder’s spouse may have no more than one primary residence per person. Where the policyholder and the policyholder’s spouse identify different primary residences, the insured must submit the appropriate documentation for each person’s primary residence.

For a Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building to qualify as a primary residence, the policyholder or the policyholder’s spouse must live in the residence:

- More than 50 percent of the 365 calendar days following the current policy effective date; or
- 50 percent or less of the 365 calendar days following the current policy effective date, if the policyholder has only one residence and does not lease that residence to another party or use it as rental or income property at any time during the policy term:
  - Examples include, but are not limited to:
    > Active-duty military personnel deployed for 50 percent or more of the policy year in compliance with military orders;
    > Persons displaced from a primary residence and living in a temporary residence due to a federally declared disaster or a loss event on the
primary residence claimed on any line of insurance for 50 percent or more of the policy year; or
> Persons absent from a primary residence for reasons such as routine business travel, hospitalizations, or vacation for 50 percent or more of the policy year.

Note: NFIP uses the term “primary residence” for rating purposes only. NFIP uses the term “principal residence” to determine loss settlement as defined in the Standard Flood Insurance Policy (SFIP). A principal residence is a single-family dwelling in which, at the time of loss, the policyholder or the policyholder’s spouse has lived for either 80 percent of the 365 days immediately preceding the loss, or 80 percent of the period of ownership, if the dwelling was owned less than 365 days. If the dwelling does not meet the definition of principal residence in the SFIP, the NFIP will settle the building losses using actual cash value.

ii. Documentation of Primary Residence
If the policy or Application Form indicates that coverage is for a primary residence, the insurer must verify that the address is the primary residence. When the mailing address and the property address match, that provides sufficient verification and no further documentation is required. If the addresses do not match, the insurer must obtain supporting documentation. The NFIP accepts the following documentation of primary residence:

- Homestead Tax Credit form for primary residence;
- Automobile registration;
- Proof of insurance for a vehicle;
- Documents showing where children attend school; or
- A signed and dated primary residence verification statement with the text below:

<Insured Property Address>
The above address is my primary residence, and I and/or my spouse will live at this location for more than 50 percent of the 365 days following the policy effective date.

PURSUANT TO 28 U.S.C. § 1746 I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT. I UNDERSTAND THAT ANY FALSE STATEMENTS MAY CAUSE MY POLICY TO BE VOID, AND MAY BE PUNISHABLE BY FINE OR IMPRISONMENT UNDER APPLICABLE FEDERAL LAW.

iii. Primary Residence and Trusts
If the policyholder is a trust and a beneficiary of the trust is using the building as a primary residence, the beneficiary of the trust must provide documentation of primary residence outlined above. In addition, the insurer must obtain documentation that the person using the home as a primary residence is a beneficiary of the trust named as the policyholder.

The grantor of a trust may also be eligible for the primary residence status if the trust documents support that the grantor is a beneficiary of the trust with the right to live in the home. The grantor must submit both the trust documents and the primary residence documentation outlined above. The insurer must obtain documentation that the grantor is a beneficiary of the trust named as the policyholder, with the right to live in the home as a benefit.
3. How to Write

D. Coverage and Deductibles

1. Maximum Coverage Limits

Table 22 and Table 23 show the maximum amounts of building and contents coverage available for each Building Occupancy, under the Regular Program and the Emergency Program respectively. Policies may carry building coverage not to exceed the lesser of:

- The building’s replacement cost value; or
- The maximum amount of coverage established by statute and regulation for each Building Occupancy as shown in Tables 22 and 23.\(^9\)

**Note:** The premium is based on the cost per $1,000 of coverage.

See the Building Occupancy heading above for guidance on which Building Occupancy to select for a given building.

### Table 22. Maximum Coverage Limits in the Regular Program

<table>
<thead>
<tr>
<th>Building Occupancy</th>
<th>Building Coverage</th>
<th>Contents Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Family Dwelling</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single-Family Home</td>
<td>$250,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Residential Manufactured/Mobile Home</td>
<td>$250,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Residential Unit(^10)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential Condominium Unit (in Residential Building)</td>
<td>$250,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>All Other Building Descriptions</td>
<td>None</td>
<td>$100,000</td>
</tr>
<tr>
<td>Multifamily Building</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two-to-Four Family Building</td>
<td>$250,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Other Residential Building</td>
<td>$500,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Residential Condominium Building(^11)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential Condominium Building</td>
<td>Not to exceed the lesser of:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• The building’s replacement cost value; or</td>
<td>$100,000</td>
</tr>
<tr>
<td></td>
<td>• Total number of units × $250,000.</td>
<td></td>
</tr>
<tr>
<td>Non-Residential</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-Residential Building</td>
<td>$500,000</td>
<td>$500,000</td>
</tr>
<tr>
<td>Non-Residential Manufactured/Mobile Building</td>
<td>$500,000</td>
<td>$500,000</td>
</tr>
<tr>
<td>Non-Residential Unit</td>
<td>None</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

\(^9\) 42 U.S.C. § 4013(b); 44 C.F.R. § 61.6
\(^10\) For a Residential Unit, building coverage is only available if it is a residential condominium unit in a residential building. A Dwelling Form policy on a Residential Unit in a cooperative or apartment building cannot provide building coverage, only contents coverage. Likewise, a Dwelling Form policy for a Residential Unit in a non-residential condominium building can only provide contents coverage.
\(^11\) Residential Condominium Building insured under the RCBAP Form. If a residential condominium building is ineligible for the Residential Condominium Building occupancy and RCBAP Form, see the Condominium Rating Information heading in this section (Scenario #1) for information on what building occupancy to select. The building occupancy determines the applicable maximum coverage limits.
Table 23. Maximum Coverage Limits in the Emergency Program

<table>
<thead>
<tr>
<th>Building Occupancy</th>
<th>Building Coverage</th>
<th>Contents Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Family Dwelling</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single-Family Home</td>
<td>$35,000&lt;sup&gt;13&lt;/sup&gt;</td>
<td>$10,000</td>
</tr>
<tr>
<td>Residential Manufactured/Mobile Home</td>
<td>$35,000&lt;sup&gt;13&lt;/sup&gt;</td>
<td>$10,000</td>
</tr>
<tr>
<td>Residential Unit&lt;sup&gt;14&lt;/sup&gt;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential Condominium Unit (in Residential Building)</td>
<td>$35,000&lt;sup&gt;13&lt;/sup&gt;</td>
<td>$10,000</td>
</tr>
<tr>
<td>All Other Building Descriptions</td>
<td>None</td>
<td>$10,000</td>
</tr>
<tr>
<td>Multifamily Building</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two-to-Four Family Building</td>
<td>$35,000&lt;sup&gt;13&lt;/sup&gt;</td>
<td>$10,000</td>
</tr>
<tr>
<td>Other Residential Building</td>
<td>$100,000&lt;sup&gt;15&lt;/sup&gt;</td>
<td>$10,000</td>
</tr>
<tr>
<td>Non-Residential</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-Residential Building</td>
<td>$100,000&lt;sup&gt;15&lt;/sup&gt;</td>
<td>$100,000</td>
</tr>
<tr>
<td>Non-Residential Manufactured/Mobile Building</td>
<td>$100,000&lt;sup&gt;15&lt;/sup&gt;</td>
<td>$100,000</td>
</tr>
<tr>
<td>Non-Residential Unit</td>
<td>None</td>
<td>$100,000</td>
</tr>
</tbody>
</table>

2. Increased Cost of Compliance (ICC) Coverage

ICC coverage is flood insurance for expenses a policyholder incurs, above and beyond physical damage sustained from a flooding event, to repair or rebuild a flood-damaged building in compliance with state or local floodplain management ordinances or laws. ICC coverage pays up to $30,000, subject to eligibility, toward the cost of acceptable mitigation measures. Compliance activities eligible for payment are elevation, floodproofing, relocation, demolition, or any combination of these activities. Eligible floodproofing activities apply only to non-residential buildings and residential buildings with basements that satisfy FEMA standards (see the Floodproofing heading in this section).<sup>16</sup>

ICC coverage is not available for:

- Dwelling Form policies on individual condominium units including townhouse or rowhouse condominiums (The condominium association is responsible for complying with mitigation requirements);
- Emergency Program policies;
- Contents-only policies;

---

<sup>12</sup> If a residential condominium building is located in an Emergency Program community and thus ineligible for the Residential Condominium Building occupancy and RCBAP Form, see the Condominium Rating Information heading in this section (Scenario #1) for information on what building occupancy to select. The building occupancy determines the applicable maximum coverage limits.

<sup>13</sup> In Alaska, Guam, Hawaii, and the U.S. Virgin Islands, the amount available is $50,000.

<sup>14</sup> For a Residential Unit, building coverage is only available if it is a residential condominium unit in a residential building. A Dwelling Form policy on a Residential Unit in a cooperative or apartment building cannot provide building coverage, only contents coverage. Likewise, a Dwelling Form policy for a Residential Unit in a non-residential condominium building can only provide contents coverage.

<sup>15</sup> In Alaska, Guam, Hawaii, and the U.S. Virgin Islands, the amount available is $150,000.

<sup>16</sup> 44 C.F.R. § 60.6
3. How to Write

- GFIPs; or
- Detached garages, unless insured by a separate policy.

ICC coverage is in addition to the amount of building coverage purchased, and the two combined totals cannot exceed the statutory maximum limits for building coverage. FEMA’s system calculates the ICC premium as 1.9 percent of the policy’s building and contents coverage premiums (inclusive of any mitigation discounts or CRS discount), not to exceed a maximum of $75 (there is no minimum).

Please see Appendix A: Policy for additional information on ICC coverage.

3. Deductibles

Select building and contents coverage deductibles from the options in the charts below. The minimum deductible for building coverage varies based on the building occupancy, Pre-FIRM or Post-FIRM construction, receipt of statutory discounts, and the amount of building coverage purchased.\(^{17}\) In most cases, a higher deductible may reduce the premium. Contents-only policies (policies with no building coverage) receive a minimum $1,000 deductible.

Policyholders can select any combination of building and contents deductibles for Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, and Two-to-Four Family Building occupancies. For all other building occupancies, the NFIP offers building and contents deductible options in fixed combinations.

Notes:

- If the building’s value is less than the minimum deductible available, then the amount of any building loss will be less than the minimum deductible.
- If a building under construction, alteration, or repair does not have at least two rigid exterior walls and a fully secured roof at the time of loss, then the deductible amount will be two times the deductible that would otherwise apply to a completed building.
- Policies in the Emergency Program have the same deductible options as shown under the Exception: Pre-FIRM Receiving Any Statutory Discount columns in Tables 24–26.

| Table 24. Deductible Options: Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, Two-to-Four Family Building |
|---|---|---|---|---|
| **Standard Building Options** | **Exception Building Options: Pre-FIRM Building Receiving Any Statutory Discount** | **Contents Options** |
| Building Coverage of $100,000 or less | Building Coverage over $100,000 | Building Coverage of $100,000 or less | Building Coverage over $100,000 | Contents Coverage of Any Amount |
| $1,000 | $1,250 | $1,500 | N/A | $1,000 |
| $2,000 | $2,000 | $2,000 | $2,000 | $2,000 |
| $5,000 | $5,000 | $5,000 | $5,000 | $5,000 |
| $10,000 | $10,000 | $10,000 | $10,000 | $10,000 |

**Note:** For more information on statutory discounts see the Statutory Discounts heading below.

---

\(^{17}\) 42 U.S.C. 4013(d); 42 U.S.C. 4019(b); 44 C.F.R. § 61.5
Table 25. Deductible Options: Other Residential Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, Non-Residential Unit

<table>
<thead>
<tr>
<th>Standard Building Options</th>
<th>Exception Building Options: Pre-FIRM Building Receiving Any Statutory Discount</th>
<th>Contents Options</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage of $100,000 or less</td>
<td>Building Coverage over $100,000</td>
<td>Building Coverage of $100,000 or less</td>
</tr>
<tr>
<td>$1,000 / $1,000</td>
<td>$1,250 / $1,250</td>
<td>$1,500 / $1,500</td>
</tr>
<tr>
<td>$2,000 / $2,000</td>
<td>$2,000 / $2,000</td>
<td>$2,000 / $2,000</td>
</tr>
<tr>
<td>$5,000 / $5,000</td>
<td>$5,000 / $5,000</td>
<td>$5,000 / $5,000</td>
</tr>
<tr>
<td>$10,000 / $10,000</td>
<td>$10,000 / $10,000</td>
<td>$10,000 / $10,000</td>
</tr>
<tr>
<td>$25,000 / $25,000</td>
<td>$25,000 / $25,000</td>
<td>$25,000 / $25,000</td>
</tr>
<tr>
<td>$50,000 / $50,000</td>
<td>$50,000 / $50,000</td>
<td>$50,000 / $50,000</td>
</tr>
</tbody>
</table>

Table 26. Deductible Options: Residential Condominium Building

<table>
<thead>
<tr>
<th>Standard Building Options</th>
<th>Exception Building Options: Pre-FIRM Building Receiving Any Statutory Discount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage of $100,000 or less</td>
<td>Building Coverage over $100,000</td>
</tr>
<tr>
<td>$1,000 / $1,000</td>
<td>$1,250 / $1,250</td>
</tr>
<tr>
<td>$2,000 / $2,000</td>
<td>$2,000 / $2,000</td>
</tr>
<tr>
<td>$5,000 / $5,000</td>
<td>$5,000 / $5,000</td>
</tr>
<tr>
<td>$10,000 / $10,000</td>
<td>$10,000 / $10,000</td>
</tr>
<tr>
<td>$25,000 / $25,000</td>
<td>$25,000 / $25,000</td>
</tr>
</tbody>
</table>

E. Statutory Discounts

FEMA provides certain properties with statutorily-mandated discounts to encourage community and property owner participation in the NFIP. Such properties include eligible Pre-FIRM buildings and buildings mapped into certain specific flood zones. Properties in the Emergency Program are also eligible for a statutory discount. Except for the Emergency Program discount, statutory discounts gradually phase out through a statutory annual increase cap discount at each renewal date until the policy reaches its full-risk premium.

Notes:

- A lapse in coverage (for example, resulting from paying a renewal premium 30 days or more after the expiration date of the policy) may affect eligibility for statutory discounts.
- If a property is eligible for more than one statutory discount, the discount most beneficial to the policy applies. All policy forms including the RCBAP Form may be eligible for a statutory discount.
- In addition to the eligibility rules below, there is a category of Leased Federal Properties (LFPs) that must pay full-risk premiums and are thus not eligible for any statutory discounts. See Appendix G: Leased Federal Properties for more information.

18. Shown as: Building Deductible/Contents Deductible options in fixed combinations. Building-only policies have the same deductible options as shown for building coverages in the table above.
19. 42 U.S.C. 4015(e)
1. **Pre-FIRM Discount**

   a. **Eligibility**

   For insurance rating purposes, a building is Pre-FIRM construction if the start of construction or substantial improvement was on or before December 31, 1974, or before the effective date of the initial FIRM for the community (Initial FIRM Date). The effective date of the community’s Initial FIRM Date is located in the NFIP Community Status Book. Insurers must confirm a building’s Pre-FIRM construction status.

   A Pre-FIRM building is eligible for the Pre-FIRM discount if the property:
   - Qualifies as a primary residence;
   - Is not a commercial property; and
   - Is not designated an SRL property.

   After the initial policy term when an eligible building receives the Pre-FIRM discount, the discount phases out annually until the policy reaches its full-risk premium, consistent with statutory caps on annual premium increases.

   **Notes:**
   - All historic buildings are Pre-FIRM construction if they meet the definition of “historic building” provided in Appendix K: Definitions and Acronyms.
   - If a property that previously qualified as Pre-FIRM construction is substantially improved after the application date, the property is no longer considered Pre-FIRM and the policy must be endorsed to reflect the new information. As a result of the substantial improvement, the property is no longer eligible for the Pre-FIRM discount, and the annual increase cap discount increases to reach the full-risk premium more quickly as required by statute.
   - Pre-FIRM buildings that do not meet the criteria above (for example, Pre-FIRM non-primary residences, businesses, and SRL properties) are not eligible for a Pre-FIRM discount on a new NFIP policy. However, such a building with an existing NFIP policy may have received a Pre-FIRM discount in a prior policy term and may continue to be rated with a less-than-full-risk premium due to the statutory caps on annual increases. Such Pre-FIRM buildings transition to the full-risk premium more quickly than Pre-FIRM primary residences.

b. **Lapse in Coverage**

   In general, a policyholder loses their Pre-FIRM discount if they allow a lapse (the coverage expired or is no longer in effect) to occur. See Table 27 for impacts on eligibility for the discount when a policy receiving the Pre-FIRM discount lapses.

<table>
<thead>
<tr>
<th>SCENARIO</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Lapsed – No longer eligible for the Pre-FIRM discount</td>
<td>Aside from the two exceptions listed below, if a prior NFIP policy for the building in the current applicant’s name received a Pre-FIRM discount and lapsed on or after April 1, 2016, then the policyholder is no longer eligible for a Pre-FIRM discount on the previously covered building. This applies if any of the applicants for the new policy was either a policyholder named on the expired or canceled policy or had an ownership interest in the building at the time of cancellation or expiration.</td>
</tr>
</tbody>
</table>

20. 42 U.S.C. 4014(a)(2)  
21. 42 U.S.C. § 4014(g)
Table 27. Impact of a Lapse on Pre-FIRM Discount Eligibility continued

<table>
<thead>
<tr>
<th>SCENARIO</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Lapsed – Retains eligibility for the Pre-FIRM discount</td>
<td>Such a policyholder retains eligibility for a Pre-FIRM discount on the previously covered property if either:</td>
</tr>
<tr>
<td></td>
<td>• The applicant was required to obtain and maintain flood insurance for the property and allowed their coverage to lapse once no longer subject to the requirement (such as they paid off the mortgage, the property was remapped out of an SFHA, or the lender no longer required the coverage, etc.); or</td>
</tr>
<tr>
<td></td>
<td>• The policy lapsed because the property was in a community suspended from the NFIP and the policyholder reinstated the policy within 180 days of the community’s reinstatement as a participating NFIP community.</td>
</tr>
<tr>
<td></td>
<td><strong>Note:</strong> If a prior NFIP policy on a Pre-FIRM building lapsed when not receiving the Pre-FIRM discount, that lapse does not affect subsequent eligibility for the Pre-FIRM discount. For example, if a prior policy for a Pre-FIRM building receiving a Newly Mapped discount lapsed, that lapse does not make the policyholder ineligible for the Pre-FIRM discount.</td>
</tr>
</tbody>
</table>

c. Application

The Application Form must indicate whether a prior lapse affects the applicant’s eligibility for the Pre-FIRM discount through the response to these two questions:

- Did the applicant have a prior NFIP policy for the building that received a Pre-FIRM discount and lapsed?
- If yes, did the lapse occur for a valid reason?

Table 28 explains how to answer the questions based on the detailed guidance above.

Table 28. Application Response on Lapse and Pre-FIRM Discount Eligibility

<table>
<thead>
<tr>
<th>RESPONSE</th>
<th>CONDITIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Answer ‘Yes’</strong></td>
<td>If the applicant had a prior NFIP policy for the building that received a Pre-FIRM discount and lapsed.</td>
</tr>
<tr>
<td><strong>Answer ‘No’</strong></td>
<td>In this case, the lapse in coverage may impact the applicant’s eligibility for the Pre-FIRM discount. Proceed to the next question.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RESPONSE</th>
<th>OUTCOME</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Answer ‘Yes’</strong></td>
<td>In this case, there is no impact on the applicant’s eligibility for the Pre-FIRM discount.</td>
</tr>
<tr>
<td><strong>Answer ‘No’</strong></td>
<td></td>
</tr>
</tbody>
</table>

22. 42 U.S.C. § 4014(g); 42 U.S.C. § 4014(a)(2); 42 USC § 4012a; 44 C.F.R. § 59.24
23. The § 4014(g) prohibition on offering Pre-FIRM rates after a policy has lapsed applies only to policies receiving the Pre-FIRM discount. 42 U.S.C. § 4014(g); 42 U.S.C. § 4014(a)(2)(A)-(E)
3. How to Write

Table 28. Application Response on Lapse and Pre-FIRM Discount Eligibility continued

<table>
<thead>
<tr>
<th>RESPONSE</th>
<th>CONDITIONS</th>
<th>OUTCOME</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Question:</strong> If yes, did the lapse occur for a valid reason?</td>
<td></td>
<td>In this case, the lapse in coverage does not impact the applicant’s eligibility for the Pre-FIRM discount.</td>
</tr>
<tr>
<td><strong>Answer ‘Yes’</strong></td>
<td>If the applicant allowed a prior NFIP policy for the building receiving the Pre-FIRM discount to lapse and did so because either:</td>
<td>In this case, the applicant is ineligible for the Pre-FIRM discount.</td>
</tr>
<tr>
<td></td>
<td>• The applicant was required to obtain and maintain flood insurance for the property and allowed their coverage to lapse once no longer subject to the requirement; or</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• The property was in a community suspended from the NFIP and the policyholder reinstated the policy within 180 days of the community’s reinstatement as a participating NFIP community.</td>
<td></td>
</tr>
<tr>
<td><strong>Answer ‘No’</strong></td>
<td>If the applicant allowed a prior NFIP policy for the building receiving the Pre-FIRM discount to lapse and neither of the previous two conditions was met (even if flood insurance was not ever required by the lender).</td>
<td></td>
</tr>
</tbody>
</table>

Note: The insurer system makes an automated determination on whether the applicant is eligible for the Pre-FIRM discount based on the rules under the Eligibility heading above (using other information provided on the Application Form) and the response to the two lapse-related questions.

2. Newly Mapped Discount

A property may be eligible for the Newly Mapped discount if it was once designated outside of the Special Flood Hazard Area (SFHA) on an effective Flood Insurance Rate Map (FIRM) and, following a map revision, is designated within a Special Flood Hazard Area (SFHA). The Newly Mapped discount phases out annually until reaching the policy’s full-risk premium.

The insurer must verify the policy’s eligibility for the Newly Mapped discount, including by confirming any prior flood zone designation before the most current FIRM.

a. Eligibility

A property may be eligible for the Newly Mapped discount if it was either:

• Previously designated in a Zone B, C, or X on the previous flood map and newly mapped into an SFHA.
• Previously designated in a Zone D, A99, or AR and newly mapped into a different SFHA zone.

To determine the current flood zone, use the FIRM in effect at the time of application and payment of the total amount due. The Newly Mapped discount does not apply to properties mapped into the SFHA on the community’s initial FIRM.

Properties newly mapped into the SFHA after April 1, 2015, are eligible for the Newly Mapped discount if:

• The policy effective date is within 12 months of the effective FIRM revision date; or

24. 42 U.S.C. 4015(i)
3. How to Write

- The policyholder applied for the policy within 45 days of initial lender notification, if the notification occurred within 24 months of the effective FIRM revision date. **Note:** The insurer must retain a copy of the lender notification in the underwriting file.

The following is ineligible for the Newly Mapped discount:

- Buildings and/or contents in Emergency Program communities

### b. Documentation

Insurers must obtain one or more of the following to document the previous and current flood zones:

- Special Flood Hazard Determination Form (SFHDF).
- Copy of the most recent effective flood map marked to show the exact location and flood zone of the building. The NFIP may require additional documentation if the building is close to the zone boundary.
- Letter signed by a local community official indicating the property address and flood zone of the building.
- EC signed and dated by a surveyor, an engineer, an architect, or a local community official indicating the exact location and flood zone of the building.
- Letter of Map Amendment (LOMA).
- Letter of Map Revision (LOMR).

### c. Lapse in Coverage

In general, a policyholder loses their Newly Mapped discount if they allow a lapse (the coverage expired or is no longer in effect) to occur. See **Table 29** for impacts on eligibility for the discount when a policy receiving the Newly Mapped discount lapses.

#### Table 29. Impact of a Lapse on Newly Mapped Discount Eligibility

<table>
<thead>
<tr>
<th>SCENARIO</th>
<th>GUIDANCE</th>
</tr>
</thead>
</table>
| **Policy Lapsed – No longer eligible for the Newly Mapped discount** | Aside from the one exception listed below, if a prior NFIP policy for the building in the current applicant’s name received a Newly Mapped discount and lapsed on or after April 1, 2016, then the policyholder is **no longer eligible** for a Newly Mapped discount on the previously covered building. This applies if any of the applicants for the new policy was either a policyholder named on the expired or canceled policy or had an ownership interest in the building at the time of cancellation or expiration.  

25. Under 42 U.S.C. § 4015(i), a policy with a newly mapped discount must renew (in other words, not lapse) to retain the newly mapped discount. 42 U.S.C. § 4015(i) |
| **Policy Lapsed – Retains eligibility for the Newly Mapped discount** | Such a policyholder **retains eligibility** for a Newly Mapped discount on the previously covered property if:  

- The policy lapsed because the property was in a community suspended from the NFIP and the policyholder reinstated the policy within 180 days of the community’s reinstatement as a participating NFIP community.  

**Note:** If a prior NFIP policy lapsed when not receiving the Newly Mapped discount, that lapse does not affect subsequent eligibility for the Newly Mapped discount. In other words, if a policy lapsed on a property before it was mapped into an SFHA, the property may still receive the Newly Mapped discount if it meets the other eligibility requirements.  

26. 42 U.S.C. § 4015(i); 44 C.F.R. § 59.24 |
**3. How to Write**

**d. Application Form**

The Application Form must indicate whether an applicant is eligible for the Newly Mapped discount through responses to these three questions:

- **Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed?**
- **If yes, did the lapse occur for a valid reason?**
- **Is the property eligible for the Newly Mapped discount?**

**Table 30** explains how to answer the questions based on the detailed guidance above.

**Table 30. Application Response on Newly Mapped Discount Eligibility**

<table>
<thead>
<tr>
<th>RESPONSE</th>
<th>CONDITIONS</th>
<th>OUTCOME</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Question:</strong> Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed?</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Answer “Yes”</strong></td>
<td>If the applicant had a prior NFIP policy for the building that received a Newly Mapped discount and lapsed.</td>
<td>In this case, the lapse in coverage may impact the applicant’s eligibility for the Newly Mapped discount. Proceed to the next question.</td>
</tr>
<tr>
<td><strong>Answer “No”</strong></td>
<td>If either of the following are true:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• There was not a prior NFIP policy on the building that lapsed while receiving the Newly Mapped discount; or</td>
<td>In this case, there is no impact on the applicant’s lapse eligibility for the Newly Mapped discount.</td>
</tr>
<tr>
<td></td>
<td>• None of the applicants for the new policy was a policyholder named on the expired or canceled policy or had an ownership interest in the building at the time of cancellation or expiration (in other words, the current applicant is a different policyholder).</td>
<td></td>
</tr>
<tr>
<td><strong>Question:</strong> If yes, did the lapse occur for a valid reason?</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Answer “Yes”</strong></td>
<td>If the applicant allowed a prior NFIP policy for the building receiving the Newly Mapped discount to lapse because:</td>
<td>In this case, the lapse in coverage does not impact the applicant’s eligibility for the Newly Mapped discount.</td>
</tr>
<tr>
<td></td>
<td>• The property was in a community suspended from the NFIP and the policyholder reinstated the policy within 180 days of the community’s reinstatement as a participating NFIP community.</td>
<td></td>
</tr>
<tr>
<td><strong>Answer “No”</strong></td>
<td>If the applicant allowed a prior NFIP policy for the building receiving the Newly Mapped discount to lapse and the prior condition was not met.</td>
<td>In this case, the applicant is ineligible for the Newly Mapped discount.</td>
</tr>
<tr>
<td><strong>Question:</strong> Is the property eligible for the Newly Mapped discount?</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Answer “Yes”</strong></td>
<td>If the property meets the Newly Mapped discount eligibility rules under the Eligibility heading above and the responses to the previous lapse-related questions show that the applicant is eligible for the Newly Mapped discount.</td>
<td>FEMA’s system will evaluate whether applying the Newly Mapped discount is most advantageous for the policyholder.</td>
</tr>
<tr>
<td><strong>Answer “No”</strong></td>
<td>If the property does not meet the Newly Mapped discount eligibility rules under the Eligibility heading above or the responses to the previous lapse-related questions show that the applicant is not eligible for the Newly Mapped discount.</td>
<td>FEMA’s system will not apply the Newly Mapped discount.</td>
</tr>
</tbody>
</table>
3. Other Statutory Discounts

Using other information provided on the Application Form, FEMA’s system automatically determines a policy’s eligibility for other statutory discounts that may also apply to properties located in:

- Zone AR until the policy gradually reaches its full-risk premium through an annual increase cap discount;\(^{27}\) or
- Zone A99 until the policy gradually reaches its full-risk premium through an annual increase cap discount;\(^{28}\) or
- A community in the Emergency Program until it joins the Regular Program.

4. New Policy After a Real Estate Transaction

The new owner of an NFIP-insured building can buy a new NFIP policy and receive any statutory discount the prior policyholder receive\(^{29}\) if all of the following apply:

- The building is not in condominium ownership before or after the transaction;
- The building was insured by the NFIP with building coverage at the time of transaction;
- The new NFIP policy will be effective on, or within one year after, the transaction date; \textit{and}
- The insurer must submit the prior NFIP policy number and prior NFIP policy Primary NAIC number to FEMA and have documentation of the title transfer.

Select \textbf{New} (at the top of the Application Form) as the policy transaction type and enter the prior policy number in the appropriate field. The standard NFIP effective date rules apply based on the date the applicant submitted the Application Form and full amount due.

The insurer must maintain the closing papers to support that the new NFIP policy is effective on, or within one year after, the real estate transaction date. Real estate transactions also include title transfers through purchases or by other means such as inheritances and gifts. The insurer must validate the primary residence status when writing the new policy for the new owner to be eligible for the primary residence status and associated HFIAA surcharge.

\textbf{Note:} If the previous owner received a discount that the new owner is ineligible for, the new owner may receive the same discounted premium as the previous owner. However, the annual increase cap (which is a component of the discounted premium) is based on the information provided by the new owner. The discounted premium does not include assessments, fees, or surcharges.

F. Assessments, Fees, and Surcharges

This section describes assessments, fees, and surcharges that are not part of the full-risk premium or discounted premium but are, as applicable, required components of the total amount due to purchase an NFIP policy. These apply to both rating engine rated and provisionally rated policies.

1. Reserve Fund Assessment

The Reserve Fund Assessment is a percentage of the Discounted Premium (excluding the Federal Policy Fee, HFIAA surcharge, and probation surcharge) paid on new and

\(^{27}\) 42 U.S.C. 4014(f)
\(^{28}\) 42 U.S.C. 4014(e)
\(^{29}\) 42 U.S.C. 4015(e)
renewed policies. Revenues from this statutorily-mandated assessment build an NFIP Reserve Fund to pay claims after catastrophic flood events.\textsuperscript{30}

### Table 31. Reserve Fund Assessment

<table>
<thead>
<tr>
<th>Assessed Policies</th>
<th>Reserve Fund Assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>GFIP\textsuperscript{31}</td>
<td>0%</td>
</tr>
<tr>
<td>All Other Policies</td>
<td>18%</td>
</tr>
</tbody>
</table>

### 2. HFIAA Surcharge

The Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) introduced a mandatory annual surcharge for all new and renewed policies.\textsuperscript{32} For more information on primary residences see the Primary Residence Status heading above in this section.

### Table 32. HFIAA Surcharge

<table>
<thead>
<tr>
<th>Property Type</th>
<th>Surcharge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Residences — A primary residence is a Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building in which the policyholder or the policyholder’s spouse lives.</td>
<td>$25</td>
</tr>
<tr>
<td>All Other NFIP policies — Non-primary residences and the following building occupancies:</td>
<td>$250</td>
</tr>
<tr>
<td>• Other Residential Building</td>
<td></td>
</tr>
<tr>
<td>• Residential Condominium Building</td>
<td></td>
</tr>
<tr>
<td>• Non-Residential Building</td>
<td></td>
</tr>
<tr>
<td>• Non-Residential Manufactured/Mobile Building</td>
<td></td>
</tr>
<tr>
<td>• Non-Residential Unit</td>
<td></td>
</tr>
<tr>
<td><strong>Note:</strong> A non-primary residence is a residential building that is not the primary residence of the policyholder.</td>
<td></td>
</tr>
</tbody>
</table>

### 3. Federal Policy Fee

The Federal Policy Fee (FPF) is a flat charge paid by the policyholder on each new and renewed policy to defray certain administrative expenses incurred in carrying out the NFIP.\textsuperscript{33}

Table 33 lists the FPF applicable for each building occupancy. For building occupancies under the Dwelling Form and General Property Form, a flat FPF applies. For Residential Condominium Buildings the calculation involves the total number of units in the building. For the first 20 units, the FPF is $47 per unit, reaching $940 at 20 units. After 20 units, the formula adds $20 for each additional unit up until there are 40 total units, with a total FPF of $1,340 at that point. Above 40 units, there is an additional $10 per unit up until the total number of units reaches 100, at which point the total FPF would be $1,940. Beyond 100 units, the per-unit increase is $2 regardless of the number of additional units.

### Footnotes

30. 42 U.S.C. 4017A  
31. The GFIP is only available to recipients of federal disaster assistance and is serviced by the NFIP Direct Servicing Agent.  
32. Pub. L. No. 113-89  
33. 42 U.S.C. 4014(a)(1)(B)(iii); 4015(d); 4017(b)(5)
3. How to Write

Table 33. Federal Policy Fee

<table>
<thead>
<tr>
<th>Building Occupancy</th>
<th>Federal Policy Fee Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Single-Family Home</td>
<td>$47</td>
</tr>
<tr>
<td>• Residential Manufactured/Mobile Home</td>
<td>$47</td>
</tr>
<tr>
<td>• Residential Unit</td>
<td></td>
</tr>
<tr>
<td>• Two-to-Four Family Building</td>
<td></td>
</tr>
<tr>
<td>• Other Residential Building</td>
<td>$47</td>
</tr>
<tr>
<td>• Non-Residential Building</td>
<td></td>
</tr>
<tr>
<td>• Non-Residential Manufactured/Mobile Building</td>
<td></td>
</tr>
<tr>
<td>• Non-Residential Unit</td>
<td></td>
</tr>
<tr>
<td>Residential Condominium Building</td>
<td></td>
</tr>
<tr>
<td>Units 1–20</td>
<td>$47 per unit</td>
</tr>
<tr>
<td>Units 21–40</td>
<td>$20 per unit</td>
</tr>
<tr>
<td>Units 41–100</td>
<td>$10 per unit</td>
</tr>
<tr>
<td>Units 101+</td>
<td>$2 per unit</td>
</tr>
</tbody>
</table>

4. Probation Surcharge

The Probation Surcharge is a flat surcharge paid by the policyholder on each new or renewed policy issued covering a property in a community that FEMA has placed on probation because the community failed to meet NFIP floodplain management requirements.34

Table 34. Probation Surcharge

<table>
<thead>
<tr>
<th>Fee Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Probation Surcharge</td>
<td>$50</td>
</tr>
</tbody>
</table>

G. Premium Considerations

Each policy premium is subject to a loss constant and expense constant. All rating variables are factored into the full-risk premium before adding in the loss constant and expense constant.

Policies also may be subject to minimum or maximum rates by peril and coverage and statutory discounts. These minimum and maximum rates may affect how rating variables (such as the deductible, CRS discount or mitigation discount) impact the premium. In some rare cases, there may be no change in premium when there is a change in a rating variable.

III. Condominium Rating Information

A. Condominium Rating Scenarios

1. Overview

Table 35 provides an overview of five principal scenarios for insuring condominiums. The following sub-sections provide detailed guidance on each scenario and – where rated the same as other NFIP policies – references to the General Rating Information earlier in this section. Both condominium associations and individual condominium unit owners can purchase NFIP coverage. The NFIP defines a condominium association

34. 44 CFR 59.24
as an entity made up of condominium unit owners, where membership in the entity is a required condition of unit ownership, that is responsible for the maintenance and operation of:

- Common elements owned in undivided shares by unit owners; and
- Other real property in which the unit owners have use rights.

### Table 35. Methods for Insuring Condominiums

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Policy Form</th>
</tr>
</thead>
</table>
| #1 – Condominium Association Coverage for Residential Condominium Building | Use the RCBAP Form to insure a residential condominium building and contents owned by the condominium association. The condominium association must be named as the policyholder.  
  - Building Occupancy: Residential Condominium Building  
  - Building Description: Entire Residential Condominium Building |
| #2 – Residential Unit Owner Coverage in Residential Condominium Building  | Use the Dwelling Form to insure an individual residential condominium unit and its contents in a residential condominium building. The unit owner must be named as the policyholder.  
  - Building Occupancy: Residential Unit  
  - Building Description: Residential Condominium Unit (in Residential Building) |
| #3 – Residential Unit Owner Coverage in Non-Residential Condominium Building | Use the Dwelling Form to insure an individual residential condominium unit owner’s contents in a non-residential condominium building. The unit owner must be named as the policyholder.  
  - Building Occupancy: Residential Unit  
  - Building Description: Residential Condominium Unit (in Non-Residential Building) |
| #4 – Condominium Association Coverage for Non-Residential Condominium Building | Use the General Property Form to insure a non-residential condominium building and contents owned by the condominium association. The condominium association must be named as the policyholder.  
  - Building Occupancy: Non-Residential Building  
  - Building Description: Commercial, Detached Garage, Government-Owned, House of Worship, Recreation Building, Storage/Tool Shed, or Other Non-Residential Type |
| #5 – Non-Residential Unit Owner Coverage in Residential or Non-Residential Condominium Building | Use the General Property Form to insure a non-residential condominium unit owner’s contents in a residential or non-residential condominium building. The unit owner must be named as the policyholder.  
  - Building Occupancy: Non-Residential Unit  
  - Building Description: Commercial, Government-Owned, House of Worship, Recreation Building, Storage/Tool Shed, or Other Non-Residential Type |

### 2. Condominium Association Coverage for Residential Condominium Building (Scenario #1)

Use the Residential Condominium Building Association Policy (RCBAP) Form to insure a residential condominium building and contents that are owned by a condominium association. The condominium association must be named as the policyholder. Table 36 describes the specific eligibility, rating, and claims handling requirements applicable to the RCBAP Form.
3. How to Write

### Table 36. Condominium Association Coverage for Residential Condominium Association Building (Scenario #1)

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Policy Form</strong></td>
<td>RCBAP (Building and Contents)</td>
</tr>
</tbody>
</table>
| **Program Eligibility**      | **Regular Program only**  
                             (RCBAPs in Emergency Program communities are only eligible for coverage under the Dwelling Form or General Property Form, as appropriate based on the building’s total number of units.) |
| Building Eligibility         | A residential condominium building (or mixed-use condominium building with non-residential uses limited to less than 25 percent of the building’s total floor area) with one or more units. |
| Notes:                       | • When determining non-residential uses, exclude the common areas of the building from the building’s total floor area. Exclude areas such as garages, lobbies, recreation rooms, storage/utility rooms, and hallways when determining residential use of a condominium building.  
                             • A townhouse or rowhouse in the condominium form of ownership may be insured as either an entire building (exterior, walls, and interior) or unit (interior). If insuring as an entire building and owned by a condominium association, it is eligible for the Residential Condominium Building occupancy and RCBAP Form.  
                             • Timeshare buildings in condominium ownership are eligible for the RCBAP.  
                             • Residential condominium buildings used as hotels or motels or rented either short or long-term are eligible for the RCBAP. |
| Eligible Policyholders       | • The policyholder must be a condominium association.  
                             • If the policyholder named is not clearly a condominium association, the insurer must have legal documentation confirming the entity is a condominium association. Acceptable examples of condominium association documentation include:  
                             − A copy of the condominium association bylaws; or  
                             − A statement signed by an officer or representative of the condominium association confirming the building is in the condominium form of ownership.  
                             • If a Homeowners Association (HOA) is in the condominium form of ownership, and its by-laws require purchase of flood insurance building coverage for its members, then the HOA may purchase an RCBAP. |
| Ineligible Policyholders     | • Buildings in the cooperative form of ownership.  
                             • HOAs not in the condominium form of ownership. |
| Is the Policyholder a Condominium Association? | • Select “Yes”  
                             • If the policyholder is not a condominium association then the building is not eligible for the RCBAP Form; in that case, select “No” and use the Dwelling Form or General Property Form as appropriate based on the total number of units in the building. |
### Table 36. Condominium Association Coverage for Residential Condominium Association Building (Scenario #1) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Property Insured</strong></td>
<td>• Condominium building.</td>
</tr>
<tr>
<td></td>
<td>• Individually-owned units within the building.</td>
</tr>
<tr>
<td></td>
<td>• Improvements within units.</td>
</tr>
<tr>
<td></td>
<td>• Additions and extensions attached or connected to the insured building.</td>
</tr>
<tr>
<td></td>
<td>• Fixtures, machinery, and equipment within the building.</td>
</tr>
<tr>
<td></td>
<td>• Contents owned by the association.</td>
</tr>
<tr>
<td><strong>Note:</strong> The NFIP requires a separate policy for each building owned by a condominium association. Coverage applies to the single building described under Building Location on the Flood insurance Application Form and Insured Property Location on the Declarations Page.</td>
<td></td>
</tr>
<tr>
<td><strong>Other Eligibility Rules</strong></td>
<td>See guidance in Section 2: Before You Start</td>
</tr>
<tr>
<td><strong>Geographic Location Variables</strong></td>
<td>See the Geographic Location Variables heading under General Rating Information above</td>
</tr>
<tr>
<td></td>
<td>• Building Location</td>
</tr>
<tr>
<td></td>
<td>• Community Map Information and Flood Zone</td>
</tr>
<tr>
<td></td>
<td>• Community Rating System Discount</td>
</tr>
<tr>
<td><strong>Structural Variables</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Eligible for the RCBAP Form</strong></td>
<td>• Select “Residential Condominium Building”</td>
</tr>
<tr>
<td></td>
<td>• The building must meet the criteria for the Residential Condominium Building occupancy to be eligible for the RCBAP Form (and vice versa since the criteria are identical). See the Building Occupancy heading under General Rating Information above.</td>
</tr>
<tr>
<td><strong>Not Eligible for the RCBAP Form</strong></td>
<td>• If a mixed-use single-family condominium building has non-residential uses between 25 percent and 49 percent of the building’s total floor area, select the “Single-Family Home” occupancy.</td>
</tr>
<tr>
<td></td>
<td>• If a mixed-use single-family condominium building has non-residential uses greater than or equal to 50 percent of the building’s total floor area, select the “Non-Residential Building” occupancy.</td>
</tr>
<tr>
<td></td>
<td>• If a mixed-use condominium building with two or more units has non-residential uses greater than or equal to 25 percent of the building’s total floor area, select the “Non-Residential Building” occupancy.</td>
</tr>
<tr>
<td></td>
<td>• If the policyholder is not a condominium association, select either the Single-Family Home, Two-to-Four Family Building, or Other Residential Building occupancy depending on the building’s total number of units.</td>
</tr>
<tr>
<td></td>
<td>• If the building is located in an Emergency Program community, select either the Single-Family Home, Two-to-Four Family Building, or Other Residential Building occupancy depending on the building’s total number of units.</td>
</tr>
<tr>
<td></td>
<td>• If insuring a townhouse or rowhouse in condominium ownership as a unit (as opposed to an entire building), select the Residential Unit occupancy.</td>
</tr>
<tr>
<td><strong>Note:</strong> The guidance in this Scenario #1 table is specific to the Residential Condominium Building occupancy and RCBAP Form and does not cover residential condominiums that are ineligible and thus insured under a different Building Occupancy and policy form.</td>
<td></td>
</tr>
</tbody>
</table>
### Table 36. Condominium Association Coverage for Residential Condominium Association Building (Scenario #1) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Building Description</strong></td>
<td>Select “Entire Residential Condominium Building”</td>
</tr>
<tr>
<td><strong>Construction Type</strong></td>
<td>Not applicable to the Residential Condominium Building occupancy.</td>
</tr>
<tr>
<td><strong>Number of Elevators</strong></td>
<td>If there are elevators within the building, enter the total number elevators, including those located inside an enclosure.</td>
</tr>
<tr>
<td><strong>Number of Floors in Building</strong></td>
<td>Determine the building’s number of floors based on the number of floors above the ground, excluding enclosures or basements (finished or unfinished), crawlspaces (on grade or subgrade) and attics (if not used for living space).</td>
</tr>
<tr>
<td><strong>Total Number of Units in the Building</strong></td>
<td>Determine the number of units in the building. If the building contains multiple units, count the total number of units including both residential and non-residential units.</td>
</tr>
</tbody>
</table>
| **Building Replacement Cost Value** | • The insurer must obtain Building Replacement Cost Value of the building (including the cost of the building’s foundation) based on appraisals commonly used in the industry.  
  • The insurer must maintain, supporting documentation of the Building Replacement Cost Value. Supporting documentation may include a recent property valuation report stating the value of the building and its foundation on a Replacement Cost Value basis to meet this requirement.  
  • Supporting valuation documentation is not required if the building’s square footage is less than 1,000 square feet.  
  • The insurer must validate the Building RCV information at least every 3 years. See notice requirements and a sample version in Appendix I: Policyholder Communications. |
| **Other Structural Variables**     | For guidance on other structural variables, see the Structural Variables heading under General Rating Information above.  
  • Foundation Type  
  • First Floor Height  
  • Machinery & Equipment Above First Floor  
  • Proper Openings  
  • Floodproofing  
  • Prior NFIP Claims  
  • Severe Repetitive Loss Property  
  • Date of Construction  
  • Number of Detached Structures on Property  
  • Rental Property  
  • Building Over Water  
  • Primary Residence Status |
| **Coverage and Deductibles**       | **Building:** Not to exceed the lesser of:  
  • The building’s replacement cost value; or  
  • Total number of units × $250,000  
  **Contents:** Actual cash value (ACV) of commonly owned contents to a maximum of $100,000 per building. |
### Table 36. Condominium Association Coverage for Residential Condominium Association Building (Scenario #1) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Maximum Coverage Limits</strong></td>
<td><strong>Notes:</strong></td>
</tr>
<tr>
<td></td>
<td>• A unit owner may purchase a Dwelling Form policy with building coverage for a residential condominium unit in a residential condominium building insured by an RCBAP. However, the NFIP will not pay more than $250,000 for combined coverage for a single unit under the Dwelling Form policy and the RCBAP. Insureds may not claim the same damaged items on more than one NFIP policy.</td>
</tr>
<tr>
<td></td>
<td>• If insuring a residential condominium building in an Emergency Program community, determine the appropriate Building Occupancy and apply the associated maximum coverage limits. For the Single-Family Home and Two-to-Four Family Building occupancies under the Dwelling Form, maximum limits of $35,000 building and $10,000 contents apply. For the Other Residential Building occupancy under the General Property Form, maximum limits of $100,000 building and $10,000 contents apply.</td>
</tr>
<tr>
<td><strong>ICC Coverage</strong></td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Assessment Coverage</strong></td>
<td>No</td>
</tr>
<tr>
<td><strong>Deductibles</strong></td>
<td>See the Deductibles heading under General Rating Information above</td>
</tr>
<tr>
<td><strong>Statutory Discounts</strong></td>
<td>See the Statutory Discounts heading under General Rating Information above</td>
</tr>
<tr>
<td></td>
<td>• Newly Mapped Discount</td>
</tr>
<tr>
<td></td>
<td>• Pre-FIRM Discount</td>
</tr>
<tr>
<td></td>
<td>• Other Statutory Discounts</td>
</tr>
<tr>
<td><strong>Assessments, Fees, and Surcharges</strong></td>
<td><strong>Number of Units</strong></td>
</tr>
<tr>
<td></td>
<td>Units 1–20</td>
</tr>
<tr>
<td></td>
<td>Units 21–40</td>
</tr>
<tr>
<td></td>
<td>Units 41–100</td>
</tr>
<tr>
<td></td>
<td>Units 101+</td>
</tr>
<tr>
<td></td>
<td><strong>Example for a building with 130 units:</strong></td>
</tr>
<tr>
<td></td>
<td>Units 1–20, add $47 per unit = $940</td>
</tr>
<tr>
<td></td>
<td>Units 21–40, add $20 per unit = $400</td>
</tr>
<tr>
<td></td>
<td>Units 41–100, add $10 per unit = $600</td>
</tr>
<tr>
<td></td>
<td>Units 101–130, add $2 per unit = $60</td>
</tr>
<tr>
<td></td>
<td><strong>Federal Policy Fee Total = $2,000</strong> ($940+$400+$600+$60)</td>
</tr>
<tr>
<td><strong>Federal Policy Fee</strong></td>
<td><strong>Other Assessments and Surcharges</strong></td>
</tr>
<tr>
<td></td>
<td>• Reserve Fund Assessment</td>
</tr>
<tr>
<td></td>
<td>• HFIAA Surcharge</td>
</tr>
<tr>
<td></td>
<td>• Probation Surcharge</td>
</tr>
</tbody>
</table>
3. How to Write

### Table 36. Condominium Association Coverage for Residential Condominium Association Building (Scenario #1) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Claim Settlement</td>
<td></td>
</tr>
</tbody>
</table>
| Replacement Cost Coverage | • Yes, for the building only, subject to policy provisions.  
• RCV is the cost to replace property with the same type of material and construction without deduction for depreciation. |
| Coinsurance Penalty    |                                                                                                                                 |
|                        | • The RCBAP coinsurance penalty applies to building coverage only. To receive full replacement cost, the insured must have purchased insurance in an amount equal to 80 percent of the full replacement cost of the building at the time of loss or the maximum amount of insurance available for that building under the NFIP, whichever is less.  
• For instructions and examples on the coinsurance penalty see the RCBAP Form, VII. Coinsurance. |
| Incorrect SFIP Form     |                                                                                                                                 |
|                        | • If an insurer discovers that a building is not eligible for the RCBAP, the insurer must cancel and rewrite the coverage under the correct form with the original effective date. See additional guidance under Reason Code 22 “Cancel and rewrite due to administrative error” in Section 6: How to Cancel.  
• The provisions of the correct SFIP form apply.  
• The insurer must set the amount of building or contents coverage according to the provisions of the correct SFIP form. The coverage amount on the correct SFIP form must equal (and may not exceed) the coverage amount on the canceled SFIP form and may not exceed the maximum coverage limits available on the correct SFIP form. If the policyholder requests to increase coverage above the coverage amount on the canceled SFIP form, the insurer must follow the standard endorsement procedures for adding or increasing coverage described in Section 4: How to Endorse. |
| Building Becomes Ineligible |                                                                                                                                 |
|                        |                                                                                                                                 |
| Owner Becomes Ineligible |                                                                                                                                 |

3. Resident Unit Owner Coverage in Residential Condominium Building (Scenario #2)

a. General Information

Use the Dwelling Form to insure an individual residential condominium unit and its contents in a residential condominium building. The unit owner must be named as the policyholder. **Table 37** describes the applicable eligibility and rating requirements.

### Table 37. Residential Unit Owner Coverage in Residential Condominium Building (Scenario #2)

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligibility Rules</td>
<td></td>
</tr>
<tr>
<td>Policy Form</td>
<td>Dwelling Form (Building and Contents)</td>
</tr>
</tbody>
</table>
### Table 37. Residential Unit Owner Coverage in Residential Condominium Building (Scenario #2) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Program Eligibility</strong></td>
<td>Regular Program or Emergency Program</td>
</tr>
<tr>
<td><strong>Building Eligibility</strong></td>
<td>A residential condominium unit (or mixed-use unit with non-residential uses limited to less than 50 percent of the unit’s total floor area) in a residential condominium building with one or more units, including a townhouse or rowhouse</td>
</tr>
<tr>
<td><strong>Note:</strong></td>
<td>See Scenario #3 for information on insuring a residential condominium unit in a non-residential condominium building.</td>
</tr>
<tr>
<td><strong>Policyholder Eligibility</strong></td>
<td><strong>Eligible Policyholders</strong></td>
</tr>
<tr>
<td></td>
<td>• Unit owner or tenant (with contents only policy);</td>
</tr>
<tr>
<td></td>
<td>• Condominium association in the name of the unit owner and the association as their interests may appear; or</td>
</tr>
<tr>
<td></td>
<td>• Condominium association for an individual unit owned by the association.</td>
</tr>
<tr>
<td><strong>Note:</strong></td>
<td>When the applicant is the condominium association, the lender for the individual unit owner should not appear on the declarations page.</td>
</tr>
<tr>
<td><strong>Is the Policyholder a Condominium Association?</strong></td>
<td>• Generally select “No”, including if the condominium association purchases the policy on behalf of a different unit owner.</td>
</tr>
<tr>
<td></td>
<td>• Only select “Yes” if the condominium association owns the individual unit.</td>
</tr>
<tr>
<td><strong>Property Insured</strong></td>
<td>• Building elements.</td>
</tr>
<tr>
<td></td>
<td>• Individually-owned contents.</td>
</tr>
<tr>
<td></td>
<td>• Interior walls, floor, and ceiling (not otherwise insured under a flood insurance policy purchased by the condominium association) for not more than 10 percent of the stated contents coverage amount.</td>
</tr>
<tr>
<td><strong>Duplicate Coverage</strong></td>
<td>• In an exception to the general rule that multiple policies with building coverage may not insure a single building, the insurer may issue a Dwelling Form policy with building coverage to a residential condominium unit owner in a condominium building also covered by an RCBAP.</td>
</tr>
<tr>
<td></td>
<td>• However, no more than $250,000 may be paid in combined benefits for a single unit under the Dwelling Form and the RCBAP. Insureds may not claim damaged items under more than one policy. The NFIP will only pay for damaged items under one policy.</td>
</tr>
<tr>
<td><strong>Other Eligibility Rules</strong></td>
<td>See guidance in Section 2: Before You Start</td>
</tr>
<tr>
<td><strong>Geographic Location Variables</strong></td>
<td>See the Geographic Location Variables heading under General Rating Information above</td>
</tr>
<tr>
<td></td>
<td>• Building Location</td>
</tr>
<tr>
<td></td>
<td>• Community Map Information and Flood Zone</td>
</tr>
<tr>
<td></td>
<td>• Community Rating System Discount</td>
</tr>
<tr>
<td><strong>Structural Variables</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Building Occupancy</strong></td>
<td>• Select “Residential Unit”</td>
</tr>
<tr>
<td></td>
<td>• See the Building Occupancy heading under General Rating Information above</td>
</tr>
<tr>
<td><strong>Building Description</strong></td>
<td>• Select “Residential Condominium Unit (in Residential Building)”</td>
</tr>
<tr>
<td></td>
<td>• See the Building Description heading under General Rating Information above</td>
</tr>
<tr>
<td><strong>Construction Type</strong></td>
<td>Not applicable</td>
</tr>
</tbody>
</table>
3. How to Write

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Foundation Type and First Floor Height</strong></td>
<td>The general guidance applies since even if the unit is not on the first floor the NFIP is still interested in the entire building’s foundation and height above ground elevation. See the Foundation Type and First Floor Height headings under General Rating Information above.</td>
</tr>
<tr>
<td><strong>Building Replacement Cost Value</strong></td>
<td>FEMA will determine Building Replacement Cost Value for the unit by using Application Form data and industry data connected with the property address. If FEMA is unable to determine the Building Replacement Cost Value, the insurer must obtain the Building Replacement Cost Value for the unit based on appraisals commonly used in the industry, and report it on the Application Form. FEMA reassesses its determination of Building Replacement Cost Value at every renewal.</td>
</tr>
<tr>
<td><strong>Number of Elevators</strong></td>
<td>Not applicable</td>
</tr>
<tr>
<td><strong>Number of Floors in Building</strong></td>
<td>Indicate the total number of floors in the building even though the policy covers only an individual unit. Determine the building’s number of floors based on the number of floors above the ground, excluding enclosures or basements (finished or unfinished), crawlspaces (on grade or subgrade) and attics (if not used for living space).</td>
</tr>
<tr>
<td><strong>Floor of Unit</strong></td>
<td>If coverage is for a unit inside a multi-floor building with units located on different floors, indicate the floor where the unit to be insured is located. For example, if the unit is on the ninth floor of a twenty-story building, enter nine.</td>
</tr>
<tr>
<td><strong>Total Number of Units in the Building</strong></td>
<td>Determine the number of units in the building. If the building contains multiple units, enter the total number of units in the building, even though the policy covers only a single unit. For example, if coverage is for a unit within a four-unit building, enter four. Count both residential and non-residential units.</td>
</tr>
<tr>
<td><strong>Other Structural Variables</strong></td>
<td>For guidance on other structural variables, see the Structural Variables heading under General Rating Information above.</td>
</tr>
<tr>
<td></td>
<td>• Machinery &amp; Equipment Above First Floor</td>
</tr>
<tr>
<td></td>
<td>• Proper Openings</td>
</tr>
<tr>
<td></td>
<td>• Floodproofing</td>
</tr>
<tr>
<td></td>
<td>• Square Footage</td>
</tr>
<tr>
<td></td>
<td>• Building Replacement Cost Value</td>
</tr>
<tr>
<td></td>
<td>• Prior NFIP Claims</td>
</tr>
<tr>
<td></td>
<td>• Severe Repetitive Loss Property</td>
</tr>
<tr>
<td></td>
<td>• Date of Construction</td>
</tr>
<tr>
<td></td>
<td>• Number of Detached Structures on Property</td>
</tr>
<tr>
<td></td>
<td>• Rental Property</td>
</tr>
<tr>
<td></td>
<td>• Building Over Water</td>
</tr>
<tr>
<td></td>
<td>• Primary Residence Status</td>
</tr>
</tbody>
</table>

**Coverage and Deductibles**

<table>
<thead>
<tr>
<th>Maximum Coverage Limits</th>
<th>Regular Program</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• <strong>Building</strong>: Not to exceed the lesser of:</td>
</tr>
<tr>
<td></td>
<td>– The building’s replacement cost value; or</td>
</tr>
<tr>
<td></td>
<td>– $250,000</td>
</tr>
<tr>
<td></td>
<td>• <strong>Contents</strong>: $100,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Emergency Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>• <strong>Building</strong>: Not to exceed the lesser of:</td>
</tr>
<tr>
<td>– The building’s replacement cost value; or</td>
</tr>
<tr>
<td>– $35,000</td>
</tr>
<tr>
<td>• <strong>Contents</strong>: $10,000</td>
</tr>
</tbody>
</table>
### Table 37. Residential Unit Owner Coverage in Residential Condominium Building (Scenario #2) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>ICC Coverage</td>
<td>No</td>
</tr>
<tr>
<td>Assessment Coverage</td>
<td>Yes. See information in Table 38 below.</td>
</tr>
<tr>
<td>Deductibles</td>
<td>See the Deductibles heading under General Rating Information above</td>
</tr>
</tbody>
</table>

#### Statutory Discounts

See the Statutory Discounts heading under General Rating Information above

- Newly Mapped Discount
- Pre-FIRM Discount
- Other Statutory Discounts

#### Assessments, Fees, and Surcharges

<table>
<thead>
<tr>
<th>Federal Policy Fee</th>
<th>$47</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Assessments and Surcharges</td>
<td>For guidance see the Assessments, Fees, and Surcharges heading under General Rating Information above.</td>
</tr>
<tr>
<td></td>
<td>• Reserve Fund Assessment</td>
</tr>
<tr>
<td></td>
<td>• HFIAA Surcharge</td>
</tr>
<tr>
<td></td>
<td>• Probation Surcharge</td>
</tr>
</tbody>
</table>

#### Claim Settlement

| Replacement Cost Coverage  | Yes, subject to policy provisions                                                                                                           |

### b. Assessment Coverage

Table 38 shows how assessment coverage applies after a loss. Assessment coverage is only available under the Dwelling Form, for residential condominium unit owners in residential condominium buildings. Two limitations apply:

- The insured cannot use the assessment coverage under the Dwelling Form to meet the 80 percent coinsurance provision of the RCBAP.
- The assessment coverage under the Dwelling Form does not apply to ICC coverage or buildings subject to continuous flooding from closed basin lakes.

**Note:** The RCBAP and General Property Forms do not provide assessment coverage.

### Table 38. Assessment Coverage After a Loss

<table>
<thead>
<tr>
<th>Condition At Time of Loss</th>
<th>Assessment Coverage Under the Dwelling Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>No RCBAP On the Entire Building</td>
<td>If the unit owner has purchased building coverage:</td>
</tr>
<tr>
<td></td>
<td>• Responds to a loss assessment against the unit owner for damages to common areas, up to the building limit under the Dwelling Form.</td>
</tr>
<tr>
<td></td>
<td>• If there is also damage to the building elements of the unit:</td>
</tr>
<tr>
<td></td>
<td>– Coverage combination cannot exceed the maximum coverage limits available for a single-family dwelling.</td>
</tr>
<tr>
<td></td>
<td>– Settlement of the unit building damages applies first and then the loss assessment.</td>
</tr>
</tbody>
</table>
Table 38. Assessment Coverage After a Loss continued

<table>
<thead>
<tr>
<th>Condition At Time of Loss</th>
<th>Assessment Coverage Under the Dwelling Form</th>
</tr>
</thead>
</table>
| If RCBAP Insured to at Least 80 Percent of the Building Replacement Cost | If the unit owner has purchased building coverage:  
  - The loss assessment coverage under the Dwelling Form will pay that part of a loss that exceeds 80 percent of the association’s building replacement cost.  
  - The loss assessment coverage under the Dwelling Form will not cover the association’s policy deductible purchased by the condominium association.  
  - The RCBAP is primary and the Dwelling Form is considered excess.  
  - Coverage combination cannot exceed the maximum coverage limits available for a single-family dwelling. |
| If RCBAP Insured to Less Than 80 Percent of the Building Replacement Cost | If the unit owner has purchased building coverage:  
  - The RCBAP is primary and the Dwelling Form is considered excess.  
  - The Dwelling Form will respond to a loss assessment resulting from the coinsurance penalty under the RCBAP, even if the loss did not meet the RCBAP limits. |

4. Residential Unit Owner Coverage in Non-Residential Condominium Building (Scenario #3)

Use the Dwelling Form to insure an individual residential condominium unit owner’s contents in a non-residential condominium building. The unit owner must be named as the policyholder. Table 39 describes the applicable eligibility and rating requirements.

Table 39. Residential Unit Owner Coverage in Non-Residential Condominium Building (Scenario #3)

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligibility Rules</td>
<td>Dwelling Form (Contents Only)</td>
</tr>
<tr>
<td>Policy Form</td>
<td>Regular Program or Emergency Program</td>
</tr>
<tr>
<td>Program Eligibility</td>
<td>A residential condominium unit (or mixed-use unit with non-residential uses limited to less than 50 percent of the unit’s total floor area) in a non-residential condominium building with one or more units, including a townhouse or rowhouse</td>
</tr>
</tbody>
</table>
| Building Eligibility | Eligible Policyholders  
  - Unit owner;  
  - Condominium association in the name of the unit owner and the association as their interests may appear; or  
  - Condominium association for an individual unit owned by the association.  
  Note: When the applicant is the condominium association, the lender for the individual unit owner should not appear on the declarations page. |
| Policyholder Eligibility | Generally select “No”, including if the condominium association purchases the policy on behalf of a different unit owner.  
  - Only select “Yes” if the condominium association owns the individual unit. |
| Is the Policyholder a Condominium Association? |  

### Table 39. Residential Unit Owner Coverage in Non-Residential Condominium Building (Scenario #3) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
</table>
| **Property Insured**                       | • Individually-owned contents.  
• Interior walls, floor, and ceiling (not otherwise insured under a flood insurance policy purchased by the condominium association) for not more than 10 percent of the stated contents coverage amount. |
| **Other Eligibility Rules**                | See guidance in Section 2: Before You Start                                                                                                                                                             |
| **Geographic Location Variables**          | See the Geographic Location Variables heading under General Rating Information above  
• Building Location  
• Community Map Information and Flood Zone  
• Community Rating System Discount                                                                                                               |
| **Structural Variables**                   |                                                                                                                                                                                                          |
| **Building Occupancy**                     | • Select “Residential Unit”  
• See the Building Occupancy heading under General Rating Information above                                                                                                                                 |
| **Building Description**                   | • Select “Residential Condominium Unit (in Non-Residential Building)”  
• See the Building Description heading under General Rating Information above                                                                                     |
| **Construction Type**                      | Not applicable                                                                                                                                                                                            |
| **Foundation Type and First Floor Height** | The general guidance applies since even if the unit is not on the first floor the NFIP is still interested in the whole building’s foundation and height above ground elevation.  
See the Foundation Type and First Floor Height headings under General Rating Information above.                                                      |
| **Building Replacement Cost Value**        | FEMA will determine Building Replacement Cost Value for the unit by using Application Form data and industry data connected with the property address. If FEMA is unable to determine the Building Replacement Cost Value, the insurer must obtain the Building Replacement Cost Value for the unit based on appraisals commonly used in the industry, and report it on the Application Form. FEMA reassesses its determination of Building Replacement Cost Value at every renewal. |
| **Number of Elevators**                    | Not applicable                                                                                                                                                                                            |
| **Number of Floors in Building**          | Indicate the total number of floors in the building even though the policy covers only an individual unit. Determine the building’s number of floors based on the number of floors above the ground, excluding enclosures or basements (finished or unfinished), crawlspaces (on grade or subgrade) and attics (if not used for living space). |
| **Floor of Unit**                          | If coverage is for a unit inside a multi-floor building with units located on different floors, indicate the floor where the unit to be insured is located. For example, if the unit is on the ninth floor of a twenty-story building, enter nine. |
| **Total Number of Units in the Building**  | Determine the number of units in the building. If the building contains multiple units, enter the total number of units in the building, even though the policy covers only a single unit. For example, if coverage is for a unit within a four-unit building, enter four. Count both residential and non-residential units. |
### Table 39. Residential Unit Owner Coverage in Non-Residential Condominium Building (Scenario #3) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Structural Variables</td>
<td>For guidance on other structural variables, see the <em>Structural Variables</em> heading under General Rating Information above.</td>
</tr>
<tr>
<td></td>
<td>• Machinery &amp; Equipment Above First Floor</td>
</tr>
<tr>
<td></td>
<td>• Proper Openings</td>
</tr>
<tr>
<td></td>
<td>• Floodproofing</td>
</tr>
<tr>
<td></td>
<td>• Square Footage</td>
</tr>
<tr>
<td></td>
<td>• Building Replacement Cost Value</td>
</tr>
<tr>
<td></td>
<td>• Prior NFIP Claims</td>
</tr>
<tr>
<td></td>
<td>• Severe Repetitive Loss Property</td>
</tr>
<tr>
<td></td>
<td>• Date of Construction</td>
</tr>
<tr>
<td></td>
<td>• Number of Detached Structures on Property</td>
</tr>
<tr>
<td></td>
<td>• Rental Property</td>
</tr>
<tr>
<td></td>
<td>• Building Over Water</td>
</tr>
<tr>
<td></td>
<td>• Primary Residence Status</td>
</tr>
</tbody>
</table>

#### Coverage and Deductibles

<table>
<thead>
<tr>
<th>Maximum Coverage Limits</th>
<th>Regular Program</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Contents: $100,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Emergency Program</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Contents: $10,000</td>
</tr>
</tbody>
</table>

| ICC Coverage             | No                                                                               |

| Assessment Coverage      | No                                                                               |

| Deductibles              | See the *Deductibles* heading under General Rating Information above             |

#### Statutory Discounts

See the *Statutory Discounts* heading under General Rating Information above
- Newly Mapped Discount
- Pre-FIRM Discount
- Other Statutory Discounts

#### Assessments, Fees, and Surcharges

| Federal Policy Fee       | $47                                                                              |

<table>
<thead>
<tr>
<th>Other Assessments and Surcharges</th>
<th>For guidance see the <em>Assessments, Fees, and Surcharges</em> heading under General Rating Information above.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Reserve Fund Assessment</td>
</tr>
<tr>
<td></td>
<td>• HFIAA Surcharge</td>
</tr>
<tr>
<td></td>
<td>• Probation Surcharge</td>
</tr>
</tbody>
</table>

#### Claim Settlement

| Replacement Cost Coverage      | No                                                                               |
5. **Condominium Association Coverage for Non-Residential Condominium Building (Scenario #4)**

Use the General Property Form to insure a non-residential condominium building and the commonly owned contents. The condominium association must be named as the policyholder. **Table 40** describes the applicable eligibility and rating requirements.

**Table 40. Condominium Association Coverage for Non-Residential Condominium Building (Scenario #4)**

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Eligibility Rules</strong></td>
<td></td>
</tr>
<tr>
<td>Policy Form</td>
<td>General Property Form (Building and Contents)</td>
</tr>
<tr>
<td>Program Eligibility</td>
<td></td>
</tr>
<tr>
<td>Building Eligibility</td>
<td>• Non-residential condominium building with one or more units</td>
</tr>
<tr>
<td></td>
<td>• Mixed-use condominium building if non-residential uses are 25 percent or more of the building’s total floor area.</td>
</tr>
<tr>
<td>Policyholder Eligibility</td>
<td>Non-residential condominium association</td>
</tr>
<tr>
<td>Is the Policyholder a Condominium Association?</td>
<td>Select “Yes”</td>
</tr>
<tr>
<td>Property Insured</td>
<td>The property insured includes:</td>
</tr>
<tr>
<td></td>
<td>• Condominium building.</td>
</tr>
<tr>
<td></td>
<td>• Individually owned units within the building.</td>
</tr>
<tr>
<td></td>
<td>• Improvements within units.</td>
</tr>
<tr>
<td></td>
<td>• Additions and extensions attached or connected to the insured building.</td>
</tr>
<tr>
<td></td>
<td>• Fixtures, machinery, and equipment within building.</td>
</tr>
<tr>
<td></td>
<td>• Contents owned by the association.</td>
</tr>
<tr>
<td></td>
<td>• Non-residential common building elements and the contents...</td>
</tr>
<tr>
<td>Note:</td>
<td>The NFIP requires a separate policy for each building owned by a condominium association. Coverage applies to the single building described under Building Location on the Application Form and Insured Property Location on the Declarations Page.</td>
</tr>
<tr>
<td>Other Eligibility Rules</td>
<td>See guidance in Section 2: Before You Start</td>
</tr>
<tr>
<td>Geographic Location Variables</td>
<td></td>
</tr>
<tr>
<td>See the Geographic Location Variables heading under General Rating Information above</td>
<td></td>
</tr>
<tr>
<td>• Building Location</td>
<td></td>
</tr>
<tr>
<td>• Community Map Information and Flood Zone</td>
<td></td>
</tr>
<tr>
<td>• Community Rating System Discount</td>
<td></td>
</tr>
<tr>
<td>Structural Variables</td>
<td></td>
</tr>
<tr>
<td>Building Occupancy</td>
<td>• Select “Non-Residential Building”</td>
</tr>
<tr>
<td></td>
<td>• See the Building Occupancy heading under General Rating Information above.</td>
</tr>
</tbody>
</table>
### Table 40. Condominium Association Coverage for Non-Residential Condominium Building (Scenario #4) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
</table>
| **Building Description** | Select one of the following that best describes the building:  
• Commercial  
• Detached Garage  
• Government-Owned  
• House of Worship  
• Recreation Building  
• Storage/Tool Shed  
• Other Non-Residential Type  

See the **Building Description** heading under General Rating Information above |
| **Construction Type** | Not applicable to the Non-Residential Building occupancy. |
| **Number of Elevators** | If there are elevators within the building, enter the total number elevators, including those located inside an enclosure. |
| **Number of Floors in Building** | Determine the building’s number of floors based on the number of floors above the ground, excluding enclosures or basements (finished or unfinished), crawlspaces (on grade or subgrade) and attics (if not used for living space). |
| **Total Number of Units in the Building** | Determine the number of units in the building. If the building contains multiple units, count the total number of units in the building including both residential and non-residential units. |

### Building Replacement Cost Value

- The insurer must obtain the Building Replacement Cost Value (including the cost of the building’s foundation) based on appraisals commonly used in the industry.
- The insurer must maintain supporting documentation of the Building Replacement Cost Value. Supporting documentation may include a recent property valuation report stating the value of the building and its foundation on a replacement cost value basis to meet this requirement.
- Supporting Building Replacement Cost Value documentation is not required if:
  - The building description is either Storage/Tool Shed or Detached Garage; or
  - The building’s square footage is less than 1,000 square feet.
- The insurer must validate the Building Replacement Cost Value information at least every 3 years. See notice requirements and a sample version in **Appendix I: Policyholder Communications**.

### Other Structural Variables

For guidance on other structural variables, see the **Structural Variables** heading under General Rating Information above.

- Foundation Type
- First Floor Height
- Machinery & Equipment Above First Floor
- Proper Openings
- Floodproofing
- Prior NFIP Claims
- Severe Repetitive Loss Property
- Date of Construction
- Number of Detached Structures on Property
- Rental Property
- Building Over Water
- Primary Residence Status
### Table 40. Condominium Association Coverage for Non-Residential Condominium Building (Scenario #4) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Coverage and Deductibles</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Maximum Coverage Limits</strong></td>
<td><strong>Regular Program</strong>&lt;br&gt;• Building: Not to exceed the lesser of:&lt;br&gt;  – The building’s replacement cost value; or&lt;br&gt;  – $500,000&lt;br&gt;• Contents: $500,000</td>
</tr>
<tr>
<td></td>
<td><strong>Emergency Program</strong>&lt;br&gt;• Building: Not to exceed the lesser of:&lt;br&gt;  – The building’s replacement cost value; or&lt;br&gt;  – $100,000&lt;br&gt;• Contents: $100,000</td>
</tr>
<tr>
<td><strong>ICC Coverage</strong></td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Assessment Coverage</strong></td>
<td>No</td>
</tr>
<tr>
<td><strong>Deductibles</strong></td>
<td>See the Deductibles heading under General Rating Information above</td>
</tr>
<tr>
<td><strong>Statutory Discounts</strong></td>
<td>See the Statutory Discounts heading under General Rating Information above</td>
</tr>
<tr>
<td></td>
<td>• Newly Mapped Discount&lt;br&gt;• Pre-FIRM Discount&lt;br&gt;• Other Statutory Discounts</td>
</tr>
<tr>
<td><strong>Assessments, Fees, and Surcharges</strong></td>
<td><strong>Federal Policy Fee</strong>&lt;br&gt;$47</td>
</tr>
<tr>
<td></td>
<td><strong>Other Assessments and Surcharges</strong>&lt;br&gt;For guidance see the Assessments, Fees, and Surcharges heading under General Rating Information above.&lt;br&gt;• Reserve Fund Assessment&lt;br&gt;• HFIAA Surcharge&lt;br&gt;• Probation Surcharge</td>
</tr>
<tr>
<td><strong>Claim Settlement</strong></td>
<td><strong>Replacement Cost Coverage</strong>&lt;br&gt;No</td>
</tr>
</tbody>
</table>

### 6. Non-Residential Unit Owner Coverage in Residential or Non-Residential Condominium Building (Scenario #5)

Use the General Property Form to insure a non-residential condominium unit owner’s contents in a residential or non-residential building. The unit owner must be named as the policyholder. **Table 41** describes the applicable eligibility and rating requirements.
### Table 41. Non-Residential Unit Owner Coverage in Residential or Non-Residential Condominium (Scenario #5)

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Eligibility Rules</strong></td>
<td></td>
</tr>
<tr>
<td>Policy Form</td>
<td>General Property Form (Contents Only)</td>
</tr>
<tr>
<td>Program Eligibility</td>
<td>Regular Program and Emergency Program</td>
</tr>
<tr>
<td>Building Eligibility</td>
<td>A non-residential condominium unit in a residential or non-residential condominium building with one or more units, including a townhouse or rowhouse.</td>
</tr>
<tr>
<td>Property Insured</td>
<td>• Contents of non-residential condominium unit.</td>
</tr>
<tr>
<td></td>
<td>• A condominium unit owner may apply up to 10 percent of the contents coverage limit, chosen by the policyholder, to cover loss to interior walls, floor, and ceiling that are not insured under a policy issued to the condominium association insuring the condominium building.</td>
</tr>
<tr>
<td></td>
<td>• A tenant may apply up to 10 percent of the contents coverage limit to improvements:</td>
</tr>
<tr>
<td></td>
<td>– Made a part of the building the tenant occupies; and</td>
</tr>
<tr>
<td></td>
<td>– The tenant acquired, or made at the tenant’s expense, even though the tenant cannot legally remove.</td>
</tr>
<tr>
<td></td>
<td>• This coverage does not increase the amount of insurance that applies to insured personal property</td>
</tr>
<tr>
<td>Policyholder Eligibility</td>
<td>Eligible Policyholders</td>
</tr>
<tr>
<td></td>
<td>• Unit owner; or</td>
</tr>
<tr>
<td></td>
<td>• Tenant.</td>
</tr>
<tr>
<td>Is the Policyholder a Condominium Association?</td>
<td>Generally select “No”, including if the condominium association purchases the policy on behalf of a different unit owner.</td>
</tr>
<tr>
<td></td>
<td>• Only select “Yes” if the condominium association owns the individual unit.</td>
</tr>
<tr>
<td>Other Eligibility Rules</td>
<td>See guidance in Section 2: Before You Start</td>
</tr>
</tbody>
</table>

#### Geographic Location Variables

- Building Location
- Community Map Information and Flood Zone
- Community Rating System Discount

#### Structural Variables

- **Building Occupancy**
  - Select “Non-Residential Building”
  - See the Building Occupancy heading under General Rating Information above.
- **Building Description**
  - Select one of the following that best describes the building:
    - Commercial
    - Government-Owned
    - House of Worship
    - Recreation Building
    - Storage/Tool Shed
    - Other Non-Residential Type
  - See the Building Description heading under General Rating Information above
- **Construction Type**
  - Not applicable
### Table 41. Non-Residential Unit Owner Coverage in Residential or Non-Residential Condominium (Scenario #5) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Foundation Type &amp; First Floor Height</strong></td>
<td>The general guidance applies since even if the unit is not on the first floor the NFIP is still interested in the entire building’s foundation and height above ground elevation. See the Foundation Type and First Floor Height headings under General Rating Information above.</td>
</tr>
<tr>
<td><strong>Building Replacement Cost Value</strong></td>
<td>• The insurer must obtain the Building Replacement Cost Value for the unit based on appraisals commonly used in the industry.</td>
</tr>
<tr>
<td></td>
<td>• The insurer must maintain supporting documentation of the Building Replacement Cost Value. Supporting documentation may include a recent property valuation report stating the value of the unit on a replacement cost value basis to meet this requirement.</td>
</tr>
<tr>
<td></td>
<td>• Supporting Building Replacement Cost Value documentation is not required if:</td>
</tr>
<tr>
<td></td>
<td>- The building description is either Storage/Tool Shed or Detached Garage; or</td>
</tr>
<tr>
<td></td>
<td>- The building’s square footage is less than 1,000 square feet.</td>
</tr>
<tr>
<td></td>
<td>• The insurer must update the Building Replacement Cost Value information at least every 3 years. See notice requirements and a sample version in Appendix I: Policyholder Communications.</td>
</tr>
<tr>
<td><strong>Number of Elevators</strong></td>
<td>Not applicable</td>
</tr>
<tr>
<td><strong>Number of Floors in Building</strong></td>
<td>Indicate the total number of floors in the building even though the policy covers only an individual unit. Determine the building’s number of floors based on the number of floors above the ground, excluding enclosures, crawlspaces (on grade or subgrade), basements (finished or unfinished), and attics (if not used for living space).</td>
</tr>
<tr>
<td><strong>Floor of Unit</strong></td>
<td>If coverage is for a unit inside a multi-floor building with units located on different floors, indicate the floor where the unit to be insured is located. For example, if the unit is on the ninth floor of a twenty-story building, enter nine.</td>
</tr>
<tr>
<td><strong>Total Number of Units in the Building</strong></td>
<td>Determine the number of units in the building. If the building contains multiple units, enter the total number of units in the building, even though the policy covers only a single unit. For example, if coverage is for a unit within a four-unit building, enter four. Count both residential and non-residential units.</td>
</tr>
<tr>
<td><strong>Other Structural Variables</strong></td>
<td>For guidance on other structural variables, see the Structural Variables heading under General Rating Information above.</td>
</tr>
<tr>
<td></td>
<td>• Machinery &amp; Equipment Above First Floor</td>
</tr>
<tr>
<td></td>
<td>• Proper Openings</td>
</tr>
<tr>
<td></td>
<td>• Floodproofing</td>
</tr>
<tr>
<td></td>
<td>• Prior NFIP Claims</td>
</tr>
<tr>
<td></td>
<td>• Severe Repetitive Loss Property</td>
</tr>
<tr>
<td></td>
<td>• Date of Construction</td>
</tr>
<tr>
<td></td>
<td>• Number of Detached Structures on Property</td>
</tr>
<tr>
<td></td>
<td>• Rental Property</td>
</tr>
<tr>
<td></td>
<td>• Building Over Water</td>
</tr>
<tr>
<td></td>
<td>• Primary Residence Status</td>
</tr>
<tr>
<td><strong>Coverage and Deductibles</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Maximum Coverage Limits</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Regular Program</strong></td>
<td>• Contents: $500,000</td>
</tr>
<tr>
<td><strong>Emergency Program</strong></td>
<td>• Contents: $100,000</td>
</tr>
</tbody>
</table>


Table 41. Non-Residential Unit Owner Coverage in Residential or Non-Residential Condominium (Scenario #5) continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>ICC Coverage</td>
<td>No</td>
</tr>
<tr>
<td>Assessment Coverage</td>
<td>No</td>
</tr>
<tr>
<td>Deductibles</td>
<td>See the Deductibles heading under General Rating Information above</td>
</tr>
</tbody>
</table>

**Statutory Discounts**

See the Statutory Discounts heading under General Rating Information above
- Newly Mapped Discount
- Pre-FIRM Discount
- Other Statutory Discounts

**Assessments, Fees, and Surcharges**

<table>
<thead>
<tr>
<th>Federal Policy Fee</th>
<th>$47</th>
</tr>
</thead>
</table>

For guidance see the Assessments, Fees, and Surcharges heading under General Rating Information above.
- Reserve Fund Assessment
- HFIAA Surcharge
- Probation Surcharge

**Claim Settlement**

| Replacement Cost Coverage | No |

**B. Applying the Condominium Rating Scenarios**

Tables 42–44 apply the five scenarios above to various specific situations that can arise when writing policies for condominium buildings and units. The tables clarify what Building Occupancy and Building Description to select and what condominium rating scenario and policy form applies.

**Table 42: Single-Family Residential Building or Individual Residential Townhouse or Rowhouse in a Condominium Complex**

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Family Residential Condominium Building (a one-unit building in a condominium complex)</td>
<td>YES (Purchased by the condominium association to insure the entire building)</td>
<td>Residential Condominium Building</td>
<td>Entire Residential Condominium Building</td>
<td>Scenario #1: RCBAP</td>
<td>Building and Contents</td>
</tr>
</tbody>
</table>
### Table 42: Single-Family Residential Building or Individual Residential Townhouse or Rowhouse in a Condominium Complex continued

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Family Residential Condominium Building continued (a one-unit building in a condominium complex)</td>
<td>YES or NO (Purchased by or on behalf of the unit owner – which may be the association – to insure the building’s single unit, whether or not the condominium association has an RCBAP on the building)</td>
<td>Residential Unit</td>
<td>Residential Condominium Unit (in Residential Building)</td>
<td>Scenario #2: Dwelling</td>
<td>Building and Contents</td>
</tr>
</tbody>
</table>

### Table 43: Residential Condominium Building with 2-4 Units, or a Unit in Such a Building (Non-Townhouse/Rowhouse)

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential Condominium Building with 2–4 Units</td>
<td>YES (Purchased by the condominium association to insure the entire building)</td>
<td>Residential Condominium Building</td>
<td>Entire Residential Condominium Building</td>
<td>Scenario #1: RCBAP</td>
<td>Building and Contents</td>
</tr>
</tbody>
</table>
### Table 43: Residential Condominium Building with 2-4 Units, or a Unit in Such a Building (Non-Townhouse/Rowhouse) continued

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential Unit in 2–4 Family Residential Condominium Building</td>
<td>YES or NO</td>
<td>Residential Unit</td>
<td>Residential Condominium Unit (in Residential Building)</td>
<td>Scenario #2: Dwelling</td>
<td>Building and Contents</td>
</tr>
<tr>
<td>Non-Residential Unit in 2–4 Family Residential Condominium Building</td>
<td>YES or NO</td>
<td>Non-Residential Unit</td>
<td>Pick one:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Commercial</td>
<td>Scenario #5: General Property</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Government-Owned</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• House of Worship</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Recreation Building</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Storage/Tool Shed</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Other Non-Residential Type</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Table 44: Residential Condominium Building with Five or More Units, or a Unit in Such a Building (Non-Townhouse/Rowhouse)

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential Condominium Building with Five or More Units</td>
<td>YES</td>
<td>Residential Unit</td>
<td>Entire Residential Condominium Building</td>
<td>Scenario #1: RCBAP</td>
<td>Building and Contents</td>
</tr>
<tr>
<td>Residential Unit in Residential Condominium Building with Five or More Units</td>
<td>YES or NO</td>
<td>Residential Unit</td>
<td>Residential Condominium Unit (in Residential Building)</td>
<td>Scenario #2: Dwelling</td>
<td>Building and Contents</td>
</tr>
</tbody>
</table>
### Table 44: Residential Condominium Building with Five or More Units, or a Unit in Such a Building (Non-Townhouse/Rowhouse) continued

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Residential Unit in Residential Condominium Building with Five or More Units</td>
<td>YES or NO (Purchased by or on behalf of a unit owner – which may be the association – to insure an individual unit, whether or not the condominium association has an RCBAP on the building)</td>
<td>Non-Residential Unit</td>
<td>Pick one: • Commercial • Government-Owned • House of Worship • Recreation Building • Storage/Tool Shed • Other Non-Residential Type</td>
<td>Scenario #5: General Property</td>
<td>Contents</td>
</tr>
</tbody>
</table>

### Table 45. Non-Residential Condominium Building, or Unit in Such a Building

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Unit Non-Residential Condominium Building, or Unit in Such a Building</td>
<td>YES (Purchased by the condominium association to insure the entire building)</td>
<td>Non-Residential Building</td>
<td>Pick one: • Commercial • Detached Garage • Government-Owned • House of Worship • Recreation Building • Storage/Tool Shed • Other Non-Residential Type</td>
<td>Scenario #4: General Property</td>
<td>Building and Contents</td>
</tr>
<tr>
<td>Non-Residential Single-Unit Condominium Building (in a condominium complex)</td>
<td>YES or NO (Purchased by or on behalf of the unit owner – which may be the association – to insure the building’s single unit, whether or not the condominium association has a General Property Form policy on the building)</td>
<td>Non-Residential Unit</td>
<td>Pick one: • Commercial • Government-Owned • House of Worship • Recreation Building • Storage/Tool Shed • Other Non-Residential Type</td>
<td>Scenario #5: General Property</td>
<td>Contents</td>
</tr>
<tr>
<td>Non-Residential Condominium Building with Multiple Units, or Unit in Such a Building</td>
<td>YES (Purchased by the condominium association to insure the entire building)</td>
<td>Non-Residential Building</td>
<td>Pick one: • Commercial • Government-Owned • House of Worship • Recreation Building • Storage/Tool Shed • Other Non-Residential Type</td>
<td>Scenario #4: General Property</td>
<td>Building and Contents</td>
</tr>
</tbody>
</table>
Table 45. Non-Residential Condominium Building, or Unit in Such a Building continued

<table>
<thead>
<tr>
<th>Situation</th>
<th>Is the Policyholder a Condominium Association?</th>
<th>Building Occupancy</th>
<th>Building Description</th>
<th>Rating Scenario &amp; Policy Form</th>
<th>Type of Coverage Available</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Residential Unit in a Non-Residential Condominium Building with Multiple Units</td>
<td>YES or NO (Purchased by or on behalf of a unit owner – which may be the association – to insure an individual unit, whether or not the condominium association has a General Property Form policy on the building)</td>
<td>Non-Residential Unit</td>
<td>Pick one:</td>
<td>Scenario #5: General Property</td>
<td>Contents</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Commercial</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Government-Owned</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• House of Worship</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Recreation Building</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Storage/Tool Shed</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Other Non-Residential Type</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential Unit in a Non-Residential Condominium Building with Multiple Units</td>
<td>YES or NO (Purchased by or on behalf of a unit owner – which may be the association – to insure an individual unit, whether or not the condominium association has a General Property Form policy on the building)</td>
<td>Residential Unit</td>
<td>Residential Condominium Unit (in Non-Residential Building)</td>
<td>Scenario #3: Dwelling</td>
<td>Contents</td>
</tr>
</tbody>
</table>

IV. Provisional Rating Information

A. General Information

Insurers should use provisional rates to enable coverage when the FEMA system is unavailable, or when FEMA has provided guidance to use provisional rating.

When the system is once again available to provide a rating engine rate, the insurer will finish processing the policy or, if the policy was already submitted to FEMA’s system with the provisional rate, endorse the policy to a rating engine rate. FEMA highly recommends that the insurer endorse the policy to a rating engine rate within 60 days of the Application Form submission. The following rules govern use of provisional rating:

- Provisionally rated policies are valid for 1 year.
- Provisionally rated policies cannot be renewed.
- Provisionally rated policies may be endorsed during the policy term or by new application at renewal to obtain a rating engine rate.
- The insurer must submit the endorsement to FEMA for a premium before any claim payment in the event of a loss.
- When writing a provisionally rated policy, use the effective date rules in Section 2: Before You Start No waiting period applies when endorsing to a rating engine rate unless the policyholder requests increased or additional coverage, in which case that coverage is subject to a waiting period consistent with the guidance in Section 4: How to Endorse.
- A provisionally rated policy cannot be canceled and rewritten as another provisionally rated policy.
- The insurer may not endorse a provisionally rated policy to increase coverage until the policy is endorsed to a rating engine rate.
3. How to Write

B. Eligibility

FEMA authorizes NFIP insurers to use provisional rates (at their discretion) in the following scenarios:

- Planned FEMA maintenance windows.
- Geolocation variable issues – When FEMA’s system does not return one or more geolocation variables required for rating (for example, distance to flooding source) based on the submitted geolocation. This does not include scenarios where FEMA’s geocoder cannot successfully produce a latitude and longitude for a submitted address. Note: See Section B.1.b Geolocation for guidance on submitting the building’s latitude and longitude to enable geolocation.
- Unplanned outages:
  - Unplanned FEMA system outage; or
  - Issue between FEMA and insurer system where the responsible party is unclear. The insurer must document the quote/policy file.

FEMA does not authorize NFIP insurers to use provisional rates in the following situations:

- Planned NFIP insurer or vendor maintenance windows
- Known NFIP insurer or vendor system issues
- Issues with FEMA third-party tools: Geocoder, First Floor Height Tool, Replacement Cost Value

The following are eligible for provisional rating:

- All building occupancies
- All policy forms
- All foundation types
- Regular Program and Emergency Program communities

C. Rates

Table 46 shows the provisional rates used to determine premium for all policy types.

<table>
<thead>
<tr>
<th>Policy Type</th>
<th>Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage</td>
<td>$5.30 / $1,000 of Building Limit</td>
</tr>
<tr>
<td>Contents Coverage</td>
<td>$9.80 / $1,000 of Contents Limit</td>
</tr>
</tbody>
</table>

For provisionally rated policies, calculate the building and contents premiums by applying the rate per thousand to the amount of coverage requested. Provisionally rated policies are subject to the ICC premium, calculated as 1.9 percent of the building and contents coverage premiums. The building, contents, and ICC premiums combine to an adjusted premium. The Reserve Fund Assessment, Federal Policy Fee, HFIAA Surcharge, and Probation Surcharge (if applicable), and Federal Policy Fee are applied to that adjusted premium to calculate the total amount due. For additional information, see the Assessments, Fees, and Surcharges heading under General Rating Information above. Provisionally rated policies are not eligible for CRS discounts. Follow the steps in Table 47 to determine the total amount due.
### Table 47. Calculate Premium for a Provisionally-Rated Policy

<table>
<thead>
<tr>
<th>Step</th>
<th>Action</th>
<th>Reference/Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Apply the rate</td>
<td>$5.30 per $1,000 of Building Limits and $9.80 per $1,000 of Contents Limits.</td>
</tr>
<tr>
<td>2</td>
<td>Apply standard deductible</td>
<td>Apply deductible of $2,000 building / $2,000 contents (only option).</td>
</tr>
<tr>
<td>3</td>
<td>Add ICC premium (if eligible)</td>
<td>If eligible for ICC coverage, apply 1.9 percent of the building and contents coverage premiums. For more information about ICC eligibility, see the ICC Coverage heading above.</td>
</tr>
<tr>
<td>4</td>
<td>Apply Reserve Fund Assessment</td>
<td>Apply 18 percent of the adjusted premium (building, contents, and ICC premiums).</td>
</tr>
<tr>
<td>5</td>
<td>Add HFIAA Surcharge</td>
<td>See Table 32 “HFIAA Surcharge” under the Assessments, Fees, and Surcharges heading above to determine the applicable surcharge.</td>
</tr>
<tr>
<td>6</td>
<td>Add Federal Policy Fee</td>
<td>See Table 33 “Federal Policy Fee” under the Assessments, Fees, and Surcharges heading above for the applicable fee.</td>
</tr>
<tr>
<td>7</td>
<td>Add Probation Surcharge</td>
<td>Insurer must determine if the community is on NFIP probation. Add a $50 Probation Surcharge if the community is on probation.</td>
</tr>
</tbody>
</table>

**D. Premium Adjustments**

When the system is available to obtain a rating engine rate, the insurer must submit all required rating information by endorsement to FEMA. Follow the guidance in Section 4: How to Endorse on premium-bearing endorsements, in particular the Refund heading if the rating engine rate is lower than the provisional rate the policyholder initially paid. If the rating engine rate is higher, follow the guidance under the Reformation Due to Insufficient Premium or Rating Information heading in Section 2 Before You Start.

**E. Notification**

The insurer must provide notice to the policyholder, agent and lender (if applicable) that provisional rating was used and explaining the provisional rating process, the non-renewability of a provisionally rated policy, the inability to file a claim on a provisionally rated policy before endorsement to a rating engine rate, and FEMA’s recommendation that the policy should be re-rated promptly using the endorsement process. See the sample notification letter in Appendix I: Policyholder Communications.
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This section provides guidance on how to endorse a policy. An endorsement is a change or correction to an existing NFIP policy that may or may not affect premium.

I. Endorsement Process

A. General Change Endorsement Form

To endorse a policy, submit a completed Endorsement Form (FF-206-FY-21-119 or a similar request) and attach an updated copy of the Flood Insurance Application Form (FF-206-FY-21-117) reflecting only the changes to the policy. Supporting documentation and premium must be submitted with the endorsement request when necessary. Copies of the forms are located in Appendix B: Forms.

The Endorsement Form cannot be used to:

- Renew a policy;
- Extend or change a policy term; or
- Correct the effective date of a policy.

Please see Reason Code 22 in Section 6: How to Cancel for additional information on when to cancel and rewrite a policy.

Policies cannot be endorsed to account for rating plan changes during a policy term, including changes that would decrease premium. Premium-bearing changes must reflect the rating plan and CRS discounts in place on the policy’s effective date.

Note: If the FEMA system is not available when trying to process an endorsement transaction, submit the endorsement as soon as the system becomes available.

B. Signatures

A signature is required for all endorsements. The policyholder must sign the General Change Endorsement Form or similar document when there is a request to reduce policy limits, increase the deductible, assign the policy, or change the agent of record.

Note: Signatures are not required on the Application Form when it is submitted with the General Change Endorsement Form (FF-206-FY-21-119).

Insurers can accept electronic endorsement submissions. See the Administrative Topics heading in Section 2: Before You Start for additional information on electronic signatures.

C. Non-Premium and Premium-Bearing Changes

Endorsement requests may be non-premium or premium-bearing. An endorsement request can also include non-premium and premium-bearing changes in the same transaction. When combined, the effective date for the premium-bearing change should be used as the transaction effective date.

1. Non-Premium Changes

Non-premium changes are endorsements that do not require additional premium to process the transaction. Examples of non-premium changes include:

- Changing the mailing address.
- Assigning the policy.
- Changing a mortgagee.
- Changing the agent of record.
a. Process for Submitting a Non-Premium Change

Below is a high-level summary of the process for submitting a non-premium change.

- **Agent** – Using the insurer system, work with the policyholder to complete the Endorsement Form and update the Application Form with the endorsement information and submit it to the insurer.

- **Insurer** – Validate the endorsement information, determine the endorsement effective date, issue the policy and declarations page, and report policy data to FEMA.

2. Premium-Bearing Changes

Premium-bearing changes are endorsements that impact rating variables, which may change the policy premium and result in a refund or insufficient premium. Similar to the application process, FEMA will provide the insurer the updated cost information for the premium-bearing endorsement, using the rating plan and CRS discount in place on the policy’s effective date. As explained in the process below, the insurer must take the prorated premium, if necessary, using the determined endorsement effective date and determine whether a refund or insufficient premium applies.

Examples of premium-bearing changes include:

- Rating adjustment.
- Rating correction.
- Coverage or deductible change.
- Rate category change.
- Adding an Elevation Certificate (EC).

a. Process for Submitting a Premium Change

Below is a high-level summary of the process for submitting a premium change.

- **Agent** – Using the insurer system, work with the policyholder to complete the Endorsement Form; update the Application Form with the endorsement information; and submit the information to FEMA for a premium quote.

- **FEMA** – Calculate the premium with the updated endorsement information using the rating plan and CRS discount in place on the policy’s effective date for the full term; send the updated cost information to the insurer system.

- **Insurer** – Determine whether a refund or insufficient premium applies.

- **Agent** – Apprise the policyholder of the total amount due and, if they want to proceed, collect the premium and any supporting documentation and submit it to the insurer.

- **Insurer** – Validate the payment; confirm the policy effective date; issue a revised declarations page; and report policy data to FEMA. **Note:** If the endorsement effective date changes, a new premium quote is required.

b. Statutory Annual Increase Cap

Most premium rates may not increase by more than 18 percent each year, whether at renewal or by endorsement, except when increasing coverage, decreasing the amount of the deductible, or reflecting a change in the CRS discount. Certain premium-bearing changes that are similar to writing a new policy are also exempt from the 18 percent cap on annual rate increases, for example an endorsement for

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1. 42 U.S.C. 4015(e)
4. How to Endorse

a Policy Form update or correction, completed construction, or a property address correction (if keyed incorrectly).

D. Refund

Insurers must refund premium if an endorsement results in lowered premium. Insurers must process the return premium on policy terms for which they are the insurer of record. The Federal Policy Fee and Probation Surcharge (if applicable) are not subject to calculation of return premiums. Insurers may not process an endorsement refund for canceled or inactive policies.

1. Prior Term Refunds (PTRs)

For a return premium request that covers more than two policy terms, lapses in coverage do not extend the number of policy terms a premium refund can cover. The insurer must include any lapse in coverage when determining the number of years allowed for a refund, and must provide proper documentation. The insurer must reimburse FEMA for any refunds exceeding the allowable amount.

The insurer may choose to process the return premium request or submit the request and documentation to FEMA for processing. The documentation must include:

- The insurer’s statistical records or declarations pages for each policy term with evidence of premium payments; and
- An endorsement request with supporting documentation, if applicable, for each policy term and the premium refund calculation for each policy term.

The insurers should send the request and documentation to FEMA by email at: NFIPUnderwritingMailbox@fema.dhs.gov.

FEMA will notify the insurer of the premium refunded and the Expense Allowance due to the NFIP. The insurer must maintain this documentation as part of their underwriting files. FEMA will return refund requests that are inaccurate or incomplete.

E. Insufficient Premium

If an endorsement results in a higher premium, the insurer must collect the additional premium before processing the endorsement. The procedures for processing such an endorsement depend on whether the endorsement is elective (optional for the policyholder) or required (needed to properly rate the policy). Note that these distinctions are only relevant when the premium previously paid is insufficient, not when an endorsement results in a refund. Table 1 describes the procedures that apply in each case.

Table 1. Procedures if a Premium-Bearing Endorsement Results in Insufficient Premium

<table>
<thead>
<tr>
<th>Type of Premium-Bearing Endorsement</th>
<th>Procedure If Premium Insufficient</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elective Endorsement</td>
<td></td>
</tr>
<tr>
<td>Including but not limited to:</td>
<td></td>
</tr>
<tr>
<td>Coverage or deductible change</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- The insurer must collect the additional premium and receive payment before processing the endorsement.</td>
</tr>
<tr>
<td></td>
<td>- If the insurer receives the full amount due, it processes the endorsement.</td>
</tr>
<tr>
<td></td>
<td>- If the insurer receives payment but less than the full amount due to purchase the endorsement requested, it must proceed with endorsing the policy to the amount of coverage that the premium received can purchase after deducting the costs of all applicable...</td>
</tr>
</tbody>
</table>
Table 1. Procedures if a Premium-Bearing Endorsement Results in Insufficient Premium continued

<table>
<thead>
<tr>
<th>Type of Premium-Bearing Endorsement</th>
<th>Procedure If Premium Insufficient</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elective Endorsement continued</td>
<td>fees and surcharges. See the applicable procedures under the Reformation Due to Insufficient Premium or Rating Information heading in Section 2: Before You Start.</td>
</tr>
<tr>
<td></td>
<td>• If the insurer receives no payment, it must nullify the endorsement.</td>
</tr>
<tr>
<td>Required Endorsement</td>
<td>Knowing that the policy’s current rating is incorrect, the insurer must endorse the policy whether or not it receives additional premium.</td>
</tr>
<tr>
<td>Including but not limited to:</td>
<td>The insurer must collect the additional premium. If the insurer receives the full amount due, it processes the endorsement.</td>
</tr>
<tr>
<td>• Rating adjustment</td>
<td>If the insurer receives no payment or a payment less than the full amount due, see the applicable procedures under the Reformation Due to Insufficient Premium or Rating Information heading in Section 2: Before You Start. The insurer must process the endorsement to correct the rating and reform the policy by reducing coverage to the amount that the premium received can purchase.</td>
</tr>
<tr>
<td>• Rating correction</td>
<td>Note: When processing a rating correction involving an incorrect property location or flood zone, follow the guidance under the Exception When Reforming a Policy Due to an Incorrect Geolocation or Flood Zone heading in Section 2: Before You Start.2</td>
</tr>
<tr>
<td>• Correcting or updating the policy form</td>
<td></td>
</tr>
<tr>
<td>• Rate category change</td>
<td></td>
</tr>
</tbody>
</table>

II. Coverage and Deductible Changes

A. Adding or Increasing Coverage

Policyholders may add or increase coverage on their policy any time during the policy term. Upon receiving a completed Endorsement Form and updated Application Form reflecting only the changes to the policy, FEMA will provide the insurer updated cost information using the endorsement effective date determined by the insurer based on the guidance below. The insurer must receive payment before processing an endorsement to add or increase coverage (see detailed guidance under the Insufficient Premium heading above).

1. Effective Dates for Endorsements Adding or Increasing Coverage

In general, endorsements adding or increasing coverage become effective following a 30-day waiting period. However, there are three exceptions listed below:

- **Map Revision Exception:** Coverage becomes effective after a 1-day waiting period during the first 13 months following a flood map revision newly identifying a building as located within a Special Flood Hazard Area (SFHA) when it was previously identified as outside of an SFHA.

- **Loan Exception:** If the initial purchase of additional or increased flood insurance coverage is in connection with making, increasing, extending, or renewing a loan secured by the insured property (for example, a mortgage loan) – and if the NFIP receives the endorsement request and full amount due within specified timeframes – then no waiting period applies and coverage becomes effective as of the time of the loan closing.

2. 42 U.S.C. 4015(f)
• **Post-Wildfire Exception:** Coverage becomes effective after a 1-day waiting period if:
  - The insured property is privately-owned (property not owned by a federal, state, local, territorial, or tribal government) and experiences damage caused by a flood that originated on federal land;
  - Post-wildfire conditions on federal lands caused or worsened the flooding; and
  - The policyholder purchased the additional or increased coverage either:
    > On or before the fire containment date; or
    > During the 60-calendar day period following the fire containment date.

See the Effective Dates for New Policies and Endorsements heading in Section 2: Before You Start for additional information on the 30-day waiting period rule and the three exceptions.

### B. Reducing Coverage

1. **Reduction in Building Coverage**
   During a policy term, policyholders may only reduce building coverage to align the coverage amount with the current replacement cost value of the insured building or due to the removal of a portion of the building. Insurers may not accept endorsements that reduce building coverage without valid explanation. For example, a valid explanation would be, “A wing of the building was damaged by fire and the building was repaired without the wing.”

2. **Reduction in Contents Coverage**
   During a policy term, policyholders may only reduce contents coverage when they sell or remove a portion of the contents, reducing the contents’ value to less than the amount insured. Insurers may not accept endorsements that reduce contents coverage without valid explanation. For example, a valid explanation would be, “The policyholder moved out of the house and a limited amount of insured contents remain at the described location.”

3. **Effective Dates for Endorsements Reducing Coverage**
   The effective date of an endorsement reducing coverage should be the day after the occurrence causing the request to reduce coverage. The effective date of the endorsement cannot be earlier than that day.

### C. Removing Coverage

Insurers may only remove coverage upon the policyholder’s request in the following instances:

- The building or contents are no longer at the described location.
- The policyholder no longer owns the property.
- There is more than one NFIP policy with building coverage insuring the same building.
- The policyholder wants to remove building coverage while retaining contents coverage on a Dwelling Form policy insuring a residential condominium unit, only if there is a Residential Condominium Building Association Policy (RCBAP) in force.

**Table 2** outlines how to determine the endorsement effective date and terms eligible for refund, depending on the reason for removing coverage.
Table 2. Effective Dates for Endorsements Removing Coverage

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Endorsement Effective Date &amp; Terms Eligible For Refund</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building or contents are no longer at the</td>
<td>The date when the building or contents were no longer at the described location, subject to a limitation of no more than</td>
</tr>
<tr>
<td>described location</td>
<td>5 years prior to the effective date of the current policy term.</td>
</tr>
<tr>
<td>The policyholder no longer owns the property</td>
<td>The date when the policyholder ceased ownership of the property, subject to a limitation of no more than 5 years prior to</td>
</tr>
<tr>
<td></td>
<td>the effective date of the current policy term.</td>
</tr>
<tr>
<td>For duplicate coverage</td>
<td>The date when the duplicate coverage began, subject to a limitation of no more than 5 years prior to the effective date</td>
</tr>
<tr>
<td></td>
<td>of the current policy term.</td>
</tr>
</tbody>
</table>

1. Duplicate Coverage

The NFIP does not permit duplicate coverage. Insurers must issue only one building coverage policy per building, with the exception of condominium coverage as noted below. If there is more than one policy with building coverage for the same building, only one building policy can remain in force. The insurer must cancel the policy with the later effective date, the policy with the earlier effective date will continue. The policy that remains in force must list all building owners as policyholders, and insurers must cancel or remove building coverage on all other policies for that building.

When duplicate coverage occurs, the insurer may endorse the policy to remove the duplicate building coverage effective the date when the duplicate coverage began but no more than 5 years prior to the effective date of the current policy term. See Table 2 above. The insurer may also cancel the policy for duplicate coverage. Refer to Section 6: How to Cancel for further guidance on canceling a duplicate policy.

If different policyholders have more than one policy covering the same building, the building owner must choose which policy to keep and the building owner must be named as a policyholder. For example, if a tenant purchased building coverage, the insurer must either remove the building coverage from the policy, endorse the policy to add the building owner as a policyholder, or cancel the policy.

If there is more than one building at the location of the insured property, use the Application Form’s Building Location section to clearly identify the building to be insured. For example, five buildings with the same property location may be insured with separate policies. If necessary, use identifiers such as Building A, B, or C, or “Smith Hall” in the second line of the street address to distinguish the buildings. Also select the Building Description that best corresponds to the insured building. If there are multiple buildings at the same address and the specific building identification is not clear, a photo of the building or a sketch showing the location of the building on the property to be insured should be retained in the policy file. This will help in proper identification of the insured building for the adjustment of claims, especially for multiple non-residential buildings at the same location.
When insuring a building with one or more additions, the policyholder must choose between purchasing one policy or separate policies for the building and each addition and extension. See Section 2: Before You Start for further guidance on additions and extensions.

2. Condominium Coverage

Insurers may issue more than one building coverage policy for the same building if one is an RCBAP for the condominium association and the other a Dwelling Form policy for a residential condominium unit owner; however, condominium units shall not receive duplicate coverage or coverage that exceeds the maximum coverage limits. The combined building coverage between the Dwelling Form policy and the RCBAP cannot exceed $250,000 for the unit.

For all unit policies, insurers must specify the individual unit insured in the Building Location section of the Application Form.

D. Changing Deductibles

During the current policy term, insurers can increase or decrease deductibles consistent with the available options listed in Section 3: How to Write and according to the guidance below.

1. Deductible Increases

Policyholders may increase deductibles during the current policy term. The earliest effective date of the increased deductible is the date the insurer receives the endorsement request.

However, if a policyholder with a provisionally rated policy and standard $2,000 deductible selects a higher deductible when transitioning to a rating engine rate, use the effective date of the current policy term. See Rate Category Change below for additional information.

2. Deductible Decreases

Insurers may decrease deductibles during the current policy term only in the following instances:

- If the property has a mortgage and the mortgagee requires a lower deductible. In this case, the same waiting period guidance above (and in Section 2: Before You Start) for endorsements that add or increase coverage also applies to deductible decreases. Therefore, the earliest effective date of a decreased deductible is generally:
  - 30 days from the date the insurer receives the endorsement request; or
  - The time of the loan closing, if the mortgagee requests the change in connection with making, increasing, extending, or renewing a loan secured by the insured property (for example, a mortgage loan) – and if the NFIP receives the endorsement request and full amount due within specified timeframes.

- If a policyholder with a provisionally rated policy and standard $2,000 deductible selects a lower deductible when transitioning to a rating engine rate.
  - Use the effective date of the current policy term. See Rate Category Change below for additional information.
E. Coverage Changes During the Renewal Cycle

The waiting period rules above apply to all endorsements throughout the policy term including coverage increases before the renewal date. The Renewal Notice the insurer sent might not reflect endorsement requests received close to the expiration date (for example, a request to add or increase coverage received within 75 days of the policy expiration date). When an insurer receives a request for a coverage endorsement close to renewal, it should submit the policy number and the requested changes to FEMA. FEMA will provide updated quotes for the renewal coverage options.

1. Adding or Increasing Coverage at Renewal

If the insurer receives a request to add or increase coverage after sending a Renewal Notice and more than 30 days before the current policy expiration date:

- The insurer shall issue a revised Renewal Notice; and
- If the insurer receives the total amount due for the added or increased coverage before the end of the 30-day grace period following the policy expiration date, the added or increased coverage becomes effective at 12:01 a.m. on the policy renewal date.

If the insurer receives a request to add or increase coverage less than 30 days before the current policy expiration date, the following rules apply:

- If the endorsement request is to increase coverage to an amount less than Option B and the insurer receives the additional premium for the increased coverage before the end of the 30-day grace period following the policy expiration date, the increased coverage becomes effective at 12:01 a.m. on the policy renewal date.
- If the endorsement request is to add or increase coverage to an amount greater than Option B, the insurer must issue the renewal policy without the added coverage or using the Option B coverage amounts, as applicable, and then endorse the policy with the requested coverage subject to the appropriate waiting period.

Note: Any coverage increase, including Option B, is exempt from the annual increase cap.

2. Reducing Coverage on a Future Renewal Effective Date

If the insurer receives a request to reduce coverage on a policy that renewed with a future effective date and it receives the request before the effective date, the insurer may reduce coverage effective on the policy renewal date. The insurer must submit a completed Endorsement Form and updated Application Form reflecting only the changes to the policy to FEMA, to obtain the new premium amount. No additional documentation is required to reduce coverage at the renewal date.

III. Other Premium-Bearing Changes

Upon receiving a completed Endorsement Form and updated Application Form reflecting only the changes to the policy, FEMA will provide the insurer updated cost information using the endorsement effective date determined by the insurer based on the guidance below. See the Refund and Insufficient Premium headings above for additional information on how to process such premium-bearing changes.

A. Rating Adjustment

A rating adjustment is a type of premium-bearing change used to reflect an update in a rating variable since the policy was issued. In other words, the prior information used to rate the policy was correct but now an event has occurred that requires the insurer to add,
update, or change one or more rating variables. For example, a home had one floor at time of renewal but midway through the term the policyholder added an additional floor. Table 3 shows how to determine the endorsement effective date when applying a rating adjustment.

### Table 3. Endorsement Effective Date When Applying a Rating Adjustment

<table>
<thead>
<tr>
<th>PREMIUM STATUS</th>
<th>ENDORSEMENT EFFECTIVE DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Refund or Insufficient Premium</td>
<td>If the event that triggered the rating adjustment occurred during the current policy term, use the event date as the endorsement effective date.</td>
</tr>
<tr>
<td></td>
<td>If the event that triggered the rating adjustment occurred before the current policy term, use the effective date of the current policy term.</td>
</tr>
</tbody>
</table>

### B. Rating Correction

A rating correction is a type of premium-bearing change used to correct one or more rating variables that were incorrect in a prior transaction on the policy. For example, policy data indicated a home was one floor but in fact it is two floors. Table 4 shows how to determine the endorsement effective date when endorsing for a rating correction.

### Table 4. Endorsement Effective Date When Applying a Rating Correction

<table>
<thead>
<tr>
<th>PREMIUM STATUS</th>
<th>ENDORSEMENT EFFECTIVE DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Refund</td>
<td>If the rating issue first affected the current policy term (either from the start of the policy term or a portion through an incorrectly rated endorsement), use the date the rating issue first affected the policy.</td>
</tr>
<tr>
<td></td>
<td>If the rating issue first affected the policy during a previous policy term, use the date the rating issue first affected the policy but no more than 5 years prior to the effective date of the current policy term.</td>
</tr>
<tr>
<td>Insufficient Premium</td>
<td>If the rating issue first affected the current policy term (either from the start of the policy term or a portion through an incorrectly rated endorsement), use the date the rating issue first affected the policy.</td>
</tr>
<tr>
<td></td>
<td>If the rating issue first affected the policy during a previous policy term, use the effective date of the current policy term.</td>
</tr>
</tbody>
</table>

**Note:** For rating corrections involving an incorrect property location or flood zone, see different effective date guidance under the Exception When Reforming a Policy Due to an Incorrect Geolocation or Flood Zone heading in Section 2: Before You Start.³

### C. Adding an Elevation Certificate

A policyholder may request to add an EC to help determine the building’s First Floor Height. When EC information is provided, FEMA’s system compares the EC information with the FEMA-determined First Floor Height and provides the lowest premium for the policyholder. An endorsement to add EC information will not result in insufficient premium.

Upon receiving a completed Endorsement Form and updated Application Form reflecting only the changes to the policy, FEMA will provide the insurer the updated annual cost.

---

³ 42 U.S.C. 4015(f)
for a full policy term. If the updated cost is lower than the premium previously paid, the insurer must calculate the refund amount based on the effective date of the current policy term. See the Refund heading above for additional information on how to process such a premium-bearing endorsement.

**Table 5. Endorsement Effective Date When Using an EC**

<table>
<thead>
<tr>
<th>FIRST FLOOR HEIGHT</th>
<th>PREMIUM STATUS</th>
<th>ENDORSEMENT EFFECTIVE DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher First Floor Height value than FEMA determined</td>
<td>Refund</td>
<td>The effective date of the current policy term</td>
</tr>
<tr>
<td>This produces a lower premium</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lower First Floor Height value than FEMA determined</td>
<td>No Change</td>
<td>N/A</td>
</tr>
<tr>
<td>This results in no change to premium</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**D. Community Information**

1. **Change in Program Status**
   
The insurer must submit an endorsement request to revise the policy rating to reflect the correct community status when the community converts from the Emergency Program to the Regular Program.

2. **Change in Community Rating System (CRS) Status**
   
   If a community’s CRS class changes or a given policy’s eligibility for a CRS discount changes midway through a policy term, any resulting adjustment to the CRS discount applies only at the next policy renewal.

**E. Construction Completed**

For a building under construction, when the construction is complete, then the policy must be endorsed to reflect that the building is no longer under construction and update any other rating variables as needed. Follow the guidance under the Rating Adjustment heading above.

If an EC was used to determine the First Floor Height, an updated EC and photos based on finished construction are required.

**F. Incorrect Policy Form**

If the insurer discovers that a policy requires a different Standard Flood Insurance Policy (SFIP) form, how it processes the change depends on the specific issue:

- If the policy form was correct before but an event changed the applicable policy form, the insurer must endorse the policy to the correct form. Follow the guidance under the Rating Adjustment heading above regarding refunds, insufficient premium, and effective dates.

- If the policy was written using an incorrect policy form, the insurer must likewise endorse the policy to the correct form. Follow the guidance under the Rating Correction heading above.
4. How to Endorse

However, in either case, if the policy is currently written on the Dwelling Form or General Property Form when the Residential Condominium Building Association Policy Form is appropriate, or vice versa, the insurer must cancel and rewrite the coverage under the correct form with the original effective date. See additional guidance under Reason Code 22 “Cancel and rewrite due to administrative error” in Section 6: How to Cancel.

The insurer must set the amount of building or contents coverage according to the provisions of the correct policy form. The coverage amount under the correct policy form must equal (and may not exceed) the coverage amount under the prior policy form, and may not exceed the maximum coverage limits available on the correct policy form. If the premium previously received is insufficient to restore the originally requested amount of coverage under the correct policy form, the insurer must follow applicable procedures under the Reformation Due to Insufficient Premium or Rating Information heading in Section 2: Before You Start. If the policyholder requests to increase coverage above the prior coverage amount, the insurer must follow the standard endorsement procedures for adding or increasing coverage included in this section, including endorsement effective date rules.

Before making any loss payment, the insurer must complete the policy endorsement or cancel/rewrite to correct the policy form. The provisions of the correct policy form apply, as does the guidance in Section 2: Before You Start on how to handle a claim involving policy reformation.

G. Property Address Corrections

The insurer may endorse a policy to correct a property address without FEMA approval, but may not change an address to insure a different building at the same or another location. (A different building would require a new policy.) When processing a property address correction, the insurer must include documentation substantiating the change in the underwriting file. Examples include a typographical error correction, addition of a specific unit number, or a U.S. Postal Service address revision.

A property address endorsement is generally considered as a non-premium change such as a U.S. Postal Service address (911) change. However, when a property address correction indicates a possible building location change that may impact its geocoding (for example, 1000 Water Street corrected to 2000 Water Street), then the insurer must cancel and rewrite the policy using the correct address. A property address correction is exempt of the annual increase cap.

If a claim is pending, the insurer must obtain authorization from FEMA before correcting the address and making a claim payment. The authorization (waiver) must indicate that:

- The building description, coverage, and rating elements belong to the building at the address indicated on the endorsement; and
- The policyholder has no insurable interest in the building at the prior, incorrect address.

Insurers may not endorse or transfer a flood policy to change the insured building, location, or unit. Examples include relocating to a different building, a unit within the same building or moving a mobile home or travel trailer to a new location. To insure a different building at the same location or another location, the policyholder must purchase a new policy for each additional building identified.

H. Rate Category Change

A policy issued with a provisional rate should be endorsed to a rating engine rate during the initial policy term. FEMA highly recommends that the insurer endorse the policy to a rating engine rate within 60 days of the Application Form submission. Such an endorsement
may result in either a premium refund or insufficient premium. Upon receiving a completed Endorsement Form and updated Application Form, FEMA will provide the insurer the updated annual cost for a full policy term. The insurer must calculate the refund amount or amount due. See the Refund and Insufficient Premium headings above for additional information on how to process such a premium-bearing endorsement.

### Table 6. Endorsement Effective Date for a Rate Category Change

<table>
<thead>
<tr>
<th>PREMIUM STATUS</th>
<th>ENDORSEMENT EFFECTIVE DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Refund or Insufficient Premium</td>
<td>Use the effective date of the current policy term.</td>
</tr>
</tbody>
</table>

### I. Examples of Other Premium-Bearing Changes

Table 7 lists some examples of what FEMA considers a rating adjustment, rating correction, or other types of endorsements. The table also includes documentation requirements when applicable, indication if premium is exempt from the 18 percent cap on annual rate increases, and what selections to make on the Endorsement Form. See guidance above for effective date rules.

### Table 7. Examples of Other Premium-Bearing Endorsements

<table>
<thead>
<tr>
<th>Endorsement Scenario</th>
<th>Documentation Requirements</th>
<th>Exempt From 18% Cap On Annual Rate Increases</th>
<th>Endorsement Form Reason For Change Options</th>
<th>Endorsement Form Type Of Change Options</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adding an Elevation Certificate</td>
<td>• EC</td>
<td>• Building Information</td>
<td>• Adding an Elevation Certificate</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Photos</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Building Description</td>
<td></td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Building Occupancy</td>
<td></td>
<td>• Building Information</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Change in Community Rating System</td>
<td></td>
<td>Exempt</td>
<td>• N/A (Effective at next policy renewal)</td>
<td>• N/A (Effective at next policy renewal)</td>
</tr>
<tr>
<td>Change in Program Status</td>
<td></td>
<td></td>
<td>• Community Information</td>
<td>• Rating Adjustment</td>
</tr>
<tr>
<td>Construction Type</td>
<td></td>
<td></td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
</tr>
<tr>
<td>Flood Openings</td>
<td>See the Proper Openings heading in Section 3: How to Write for additional information</td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td></td>
</tr>
</tbody>
</table>
### Table 7. Examples of Other Premium-Bearing Endorsements continued

<table>
<thead>
<tr>
<th>Endorsement Scenario</th>
<th>Documentation Requirements</th>
<th>Exempt From 18% Cap On Annual Rate Increases</th>
<th>Endorsement Form Reason For Change Options (Select from the options below)</th>
<th>Endorsement Form Type Of Change Options (Select Premium Change and the option specified below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Floodproofed</td>
<td>See the Floodproofing heading in Section 3: How to Write for additional information</td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td></td>
</tr>
<tr>
<td>Foundation Type</td>
<td></td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Machinery and Equipment Discount Eligible</td>
<td></td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Number of Floors</td>
<td></td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Policy Form</td>
<td></td>
<td>Exempt</td>
<td>• Policy Form</td>
<td>• Rating Adjustment</td>
</tr>
<tr>
<td>Primary Residence Status</td>
<td>See the Primary Residence Status heading in Section 3: How to Write for additional information.</td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Property Address Correction</td>
<td></td>
<td>Exempt (if cancel/rewrite)</td>
<td>• Property Address (Correction)</td>
<td>• Non-premium change if due to a U.S. Postal Service address (911) change</td>
</tr>
<tr>
<td>Rate Category Change</td>
<td></td>
<td>Rate Category</td>
<td>• Rate Category Change</td>
<td></td>
</tr>
<tr>
<td>Replacement Cost Value</td>
<td></td>
<td>• Building Information</td>
<td>• Rating Adjustment</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Statutory Discount</td>
<td>See the Statutory Discounts heading in Section 3: How to Write for additional information.</td>
<td>• Statutory Discounts</td>
<td>• Rating Adjustment</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Substantially Improved</td>
<td></td>
<td>Exempt</td>
<td>• Building Information</td>
<td>• Rating Correction</td>
</tr>
<tr>
<td>Construction Completed</td>
<td>If using an EC, provide an updated EC and photos based on finished construction.</td>
<td>Exempt</td>
<td>• Construction Completed</td>
<td>• Rating Adjustment</td>
</tr>
</tbody>
</table>
Table 7. Examples of Other Premium-Bearing Endorsements

<table>
<thead>
<tr>
<th>Endorsement Scenario</th>
<th>Documentation Requirements</th>
<th>Exempt From 18% Cap on Annual Rate Increases</th>
<th>Endorsement Form Reason For Change Options (Select from the options below)</th>
<th>Endorsement Form Type Of Change Options (Select Premium Change and the option specified below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increasing Coverage</td>
<td></td>
<td>Exempt</td>
<td>• Coverage/Deductible</td>
<td>• Coverage/Deductible Change</td>
</tr>
<tr>
<td>Decreasing the Deductible</td>
<td>See the Changing Deductibles heading in this section for additional information.</td>
<td>Exempt</td>
<td>• Coverage/Deductible</td>
<td>• Coverage/Deductible Change</td>
</tr>
</tbody>
</table>

IV. Assignment of a Policy

The owner of an insured building may provide written consent to assign a flood insurance policy with building coverage to the purchaser of the building. Owners may not assign contents-only policies or policies on buildings under construction. The seller must sign the assignment endorsement on or before the closing date, and the new building owner has up to 30 days beyond the closing date (closing date plus 29 days) to submit the Endorsement Form to the insurer for processing.

If the building is a primary residence, the insurer must validate the primary residence status at the time of assignment for the assignee to be eligible for the primary residence status.

**Note:** A new owner may receive the same discounted premium as the previous owner. However, the annual increase cap (which is a component of the discounted premium) is based on the information provided by the new owner. The discounted premium does not include assessments, fees, or surcharges.

A. Assignment with Building Purchase

The owner and seller of an insured building may assign the flood policy to the purchaser of the insured building. The assignment becomes effective on the date of the ownership transfer.

B. Assignment without Building Purchase

The owner of an insured building may assign the flood policy to the new building owner, effective on the date of the ownership transfer. Examples include inheritance, gifting, divorce, estate, trust, or foreclosure (will require legal documentation).

**Note:** Policyholders cannot assign policies that cover buildings under construction or for contents only.
5. How to Renew

NOTE: This section applies to renewing NFIP policies that are already under the new pricing methodology.

This section provides information and guidance on how to renew an NFIP flood insurance policy.

I. General Information

See Table 1 below for general policy renewal information.

<table>
<thead>
<tr>
<th>SUBJECT</th>
<th>GUIDANCE</th>
</tr>
</thead>
</table>
| **Policy Terms**                             | • The Standard Flood Insurance Policy (SFIP) contract is for one year only.  
|                                              | • All policies expire at 12:01 a.m. on the last day of the one-year policy term.  
|                                              | • A new policy term and new contractual agreement between the policyholder and the insurer begins when an expiring policy renews.                                                                       |
| **Rating Plan**                              | • All policies renew using the rating plan and Community Rating System (CRS) discounts in effect on the policy renewal effective date.                                                                     |
| **Premium Payment**                          | • The insurer must receive the total amount due to renew the policy at the coverage amount offered on the renewal bill.  
|                                              | • Paying the premium 30 days or more after the expiration date of the policy causes a lapse in coverage that may affect policy rating (see the Statutory Discounts heading in Section 3: How to Write).  
|                                              | • All references to days are calendar days, not business days.                                                                                                                                     |
| **Severe Repetitive Loss (SRL) Properties**  | • The NFIP Special Direct Facility, operated by NFIP Direct, processes the policy renewals for SRL properties (see Appendix F: SRL Properties for more information).                                      |

II. Renewal Process

A. Starting the Renewal Process

Before generating the Renewal Notice, the insurer must send the policy number, along with any changes to policy information, to FEMA. FEMA will provide the premium options for the policy renewal. The premium amount(s) may reflect updates to certain rating variables, such as the building replacement cost value (see Section 3: How to Write for information on rating variables). The insurer should request the renewal quote no sooner than 90 days before the policy expiration date.

All renewals will increase or decrease to their full-risk premium, subject to the statutory caps on annual increases.

1. Renewal Notice

The insurer must send a Renewal Notice to the payor listed on the policy declarations page at least 45 days before the policy expiration date. The insurer must also send
5. How to Renew

a copy of the Renewal Notice to all parties listed on the policy declarations page. The Renewal Notice copy should state “THIS IS NOT A BILL.” See detailed Renewal Notice requirements in Appendix I: Policyholder Communications.

2. Amounts of Insurance on the Renewal Notice

The insurer must submit required policy information so FEMA’s system can calculate the premium to renew the policy. The insurer may present the payor with two coverage options:

- **Option A – Renewing for the Same Amounts of Insurance:**
  - This option provides the current amounts of insurance and applicable deductibles.

- **Option B – Renewing for Higher Amounts of Insurance:**
  - This option provides an inflation option of 10 percent for building coverage and 5 percent for contents coverage with applicable deductibles.
  - The amount of insurance offered cannot exceed the maximum limits.
  - The minimum deductible may change based on the amount of insurance offered at renewal.

3. Final Notice

If the insurer does not receive the premium payment by the policy expiration date, it must send a Final Notice, on the policy expiration date, to all parties listed on the prior policy declarations page.

The Final Notice must include the same information printed on the Renewal Notice and state that coverage has expired. See detailed Final Notice requirements in Appendix I: Policyholder Communications.

**Lender Protection**

Coverage will continue for lenders listed on the declarations page for 30 days from the date the Final Notice was sent, as required under the Mortgage Clause of the SFIP (see Appendix A: Policy).

Therefore, the following requirements apply:

- The Final Notice to the lender must indicate that coverage will terminate if the premium is not received within this 30-day period.
- The insurer must be able to reproduce copies of the Final Notice to the mortgagee.
- The insurer must have processes in place to verify when the Final Notice was sent.

B. Renewal Notification Requirements

Table 2 below summarizes renewal notification requirements.

**Table 2. Renewal Notification Requirements**

<table>
<thead>
<tr>
<th>Notice Type</th>
<th>Payor</th>
<th>All Other Parties Listed on the Declarations Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renewal Notice</td>
<td>Insurer sends the Renewal Notice for payment at least 45 days before the policy expiration date.</td>
<td>Insurer sends a copy of the Renewal Notice at least 45 days before the policy expiration date.</td>
</tr>
</tbody>
</table>
5. How to Renew

Table 2. Renewal Notification Requirements continued

<table>
<thead>
<tr>
<th>Notice Type</th>
<th>Payor</th>
<th>All Other Parties Listed on the Declarations Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Final Notice</td>
<td>Insurer sends the Final Notice on the policy expiration date.</td>
<td>Insurer sends a copy of the Final Notice on the policy expiration date.</td>
</tr>
<tr>
<td>Policy Declarations Page</td>
<td>Insurer sends the policy declarations page after receiving payment.</td>
<td>Insurer sends the policy declarations page after receiving payment.</td>
</tr>
</tbody>
</table>

C. Premium Payment

The payor may pay the premium by check, credit card, or electronically. The insurer must receive the premium within 30 days of the policy expiration date (includes policy expiration date plus 29 days).

Table 3. Premium Payment

<table>
<thead>
<tr>
<th>METHOD</th>
<th>GUIDANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Check</td>
<td>The payor can pay by a check payable to the insurer.</td>
</tr>
<tr>
<td>Credit Card</td>
<td>The payor can make a payment by credit card, if the insurer accepts credit card payments.</td>
</tr>
<tr>
<td>Electronic Transfers</td>
<td>The insurer may use electronic transfers if its process includes authentication of signatures and dates of receipt of premium.</td>
</tr>
<tr>
<td>Certified Mail</td>
<td>The payor can submit a payment by certified mail, and the payment receipt date is the certified mail date. The term certified mail extends to certified mail sent via the U.S. Postal Service or reputable third-party delivery services that provide proof of the actual mailing and delivery date to the insurer.</td>
</tr>
</tbody>
</table>

1. Invalid Payment

A payment is invalid if there are non-sufficient funds (NSF) in the account, such as a successfully completed reversal (dispute) of an electronic payment, or the payment is non-negotiable for any other reason. The insurer may not use the receipt date of an invalid payment to determine the effective date of a policy renewal. Upon notification that the payment is invalid, the insurer must:

- Cancel or nullify the transaction associated with that payment; and
- Send notification of the cancellation or nullification to the policyholder, agent, and lender(s), if applicable.

If the insurer receives a new valid payment, it must process the transaction based on the new premium receipt date. The insurer must determine the effective date of the transaction based on the new payment receipt date, subject to the effective date rules.

**Note:** A new Flood Insurance Application Form is required if the renewal effective date is changed.
2. Insufficient Payment

An insufficient payment is when the insurer receives a payment less than the amount shown on the bill, resulting in an underpayment. The insurer must send an underpayment notice for the additional premium.

- If the insurer receives the additional premium within 30 days of the underpayment notice, the policy will renew at the original requested amount.
- If the insurer does not receive the additional premium within 30 days of the underpayment notice, then the insurer must reduce the coverage to the amount that the premium received will purchase.

For more information, see the Reformation Due to Insufficient Premium or Rating Information heading in Section 2: Before You Start.

D. Determine the Renewal Effective Date

The date the insurer receives the premium will determine the renewal effective date, except for payments sent by certified mail. See Table 3 for more information on certified mail and use Table 4 to determine the renewal effective date.

<table>
<thead>
<tr>
<th>RECEIPT DATE</th>
<th>RENEWAL DATE</th>
<th>EXAMPLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Within 30 days of the policy expiration date</td>
<td>The insurer renews the policy with the same effective date and policy number as the previous term without a lapse in coverage.¹</td>
<td>If the policy expires on May 1 and the insurer receives payment before May 30, then the effective date of the policy is May 1.</td>
</tr>
<tr>
<td>On or after 30 days following the policy expiration date</td>
<td>Due to the lapse in coverage, the insurer cannot renew the expired policy. The insurer must receive a new Application Form with payment after validating the rate. The standard 30-day waiting period will apply; the lapse may affect policy rating.</td>
<td>If the policy expires on May 1 and the insurer receives payment on June 15, the insurer must require a new Application Form with the full annual premium and apply the 30-day waiting period.</td>
</tr>
</tbody>
</table>

Note: If the last day of the grace period falls on a Saturday, Sunday, or holiday, the deadline does not extend to the next business day.

Upon receipt of the total amount due, the insurer must send the policy declarations page to the policyholder and all parties listed on the policy.

III. Additional Information

A. Renewal by Application or Recertification Questionnaire

If the insurer does not have all the updated policy information required to calculate the renewal premium, it may not generate a Renewal Notice until it obtains the information through an Application Form or Recertification Questionnaire submitted by the agent.²

No less than 45 days before policy expiration, the insurer must notify any lender listed on the declarations page of the requirement for renewal by use of an Application Form

1. 44 CFR Part 61, Appendix A(1)-(3), VII.E.2
2. 44 CFR Part 61, Appendix A(1)-(2), VII.E.4; 44 CFR Part 61, Appendix A(3), VII.E.3.c
5. How to Renew

or Recertification Questionnaire. On the expiration date, the insurer must send the Final Notice to the payor and all parties listed on the prior policy declarations page.

Examples of situations that may require an Application Form or Recertification Questionnaire include, but are not limited to:

- FEMA re-underwriting requirements resulting from an audit, quality review, or program changes.
- Substantial improvement of the building.
- New additions or extensions to the building (even when not a substantial improvement).
- The building was under construction during the previous policy term.
- Need for a rating correction discovered by the insurer during an internal quality review.
- An incorrect geolocation or flood zone (see related guidance under the Exception When Reforming a Policy Due to an Incorrect Geolocation or Flood Zone heading in Section 2: Before You Start).

B. Nonrenewal

The insurer may not renew a policy for an ineligible risk.

If a property becomes ineligible for coverage during a policy term, the insurer may not generate a Renewal Notice or renew the policy. Examples of such situations include, but are not limited to:

- The NFIP suspended the community in which the building is located.
- A state or local authority declared the property in violation of its floodplain management regulations (a Section 1316 property).
- A structure that no longer meets NFIP eligibility requirements (see the Building Eligibility heading in Section 2: Before You Start).

On the expiration date, the insurer must notify all parties listed on the prior policy declarations page of the non-renewal by sending a Final Notice.

If the insurer discovers that the property was not eligible for coverage at time of application, see Reason Code 06 in Section 6: How to Cancel for additional guidance.

Note: A policy may not renew with provisional rates. FEMA highly recommends that the insurer endorse the policy to a rating engine rate within 60 days of the Application Form submission.

C. Coverage Changes During the Renewal Cycle

The Renewal Notice the insurer sent might not reflect endorsement requests received close to the expiration date (for example, a request to add or increase coverage received within 75 days of the policy expiration date). When an insurer receives a request for a coverage endorsement close to renewal, it should submit the policy number and the requested changes to FEMA. FEMA will provide updated quotes for the renewal coverage options.

1. Adding or Increasing Coverage at Renewal

If the insurer receives a request to add or increase coverage after sending a Renewal Notice and more than 30 days before the current policy expiration date:

- The insurer shall issue a revised Renewal Notice; and
5. How to Renew

- If the insurer receives the total amount due for the added or increased coverage before the end of the 30-day grace period following the policy expiration date, the added or increased coverage becomes effective at 12:01 a.m. on the policy renewal date.

If the insurer receives a request to add or increase coverage less than 30 days before the current policy expiration date, the following rules apply:

- If the endorsement request is to increase coverage to an amount less than Option B and the insurer receives the additional premium for the increased coverage before the end of the 30-day grace period following the policy expiration date, the increased coverage becomes effective at 12:01 a.m. on the policy renewal date.

- If the endorsement request is to add coverage or increase coverage to an amount greater than Option B, the insurer must issue the renewal policy without the added coverage or using the Option B coverage amounts, as applicable, and then endorse the policy with the requested coverage subject to the appropriate waiting period. See the Adding or Increasing Coverage heading in Section 4: How to Endorse for additional information.

**Note:** Any coverage increase, including Option B, is exempt from the annual increase cap.

2. Reducing Coverage on a Future Renewal Effective Date

If the insurer receives a request to reduce coverage on a policy that renewed with a future effective date and it receives the request before the effective date, the insurer may reduce coverage effective on the policy renewal date. See the Reducing Coverage heading in Section 4: How to Endorse for further guidance.

3. Other Premium-Bearing Endorsements at Renewal

If the insurer receives a request to update other premium-bearing changes at renewal, the insurer must send the policy number, along with any changes to policy information, to FEMA. FEMA will provide the new renewal premium due for the policy term. If the policy has renewed, see Section 4: How to Endorse for further guidance.

D. Transfer of Business at Renewal

A transfer of business occurs when either:

- A policyholder or agent moves any or all of their existing business from one insurer to another; or
- A WYO company moves all of its existing business to another WYO company or to the NFIP Direct.

For more information on transfer of business, including when this occurs at renewal, see the Assignment and Transfer of Business heading in Section 2: Before You Start.
6. How to Cancel

Under certain circumstances, NFIP insurers may cancel flood insurance policies through the remainder of a policy’s term or for the entire term. NFIP insurers may also nullify or void a policy through the policy’s entire term, where eligible. This section describes the procedures for canceling, nullifying, or voiding a policy and whether the policyholder is entitled to a full, partial, or no refund.

I. General Information

- To cancel or nullify (void) a policy, a completed cancellation/nullification or similar request with proper documentation must be submitted to the insurer.
- The receipt date of the cancellation or nullification request is the date the insurer receives the request with the proper documentation. If additional documentation is required by the insurer, it must be received within 60 days of the insurer’s notification in order to retain the original receipt date. If received more than 60 days after the notification, then the receipt date will be the date the additional documentation was received.
- Unless otherwise specified within the reason code description, a policy may be canceled for up to 5 years prior to the receipt date of the cancellation request, if applicable. Insurers must include any lapse in coverage when determining the number of years allowed for a refund as a lapse in coverage does not extend the number of policy terms allowed.
- If there is an open claim on a policy, then the policy cannot be canceled.
- If there is a closed paid claim on a policy term, then that policy term cannot be canceled, except under reason codes 1, 2, 3, 4, 10, and 21 which allow cancellation after the loss date.
- If there is a claim closed without payment on a policy term, the policy term can be canceled.
- After processing a cancellation or nullification request, the insurer must provide the policyholder and all interested parties with a notice advising of the cancellation or nullification. Interested parties include any additional policyholders, additional lenders, loss payees, trustees, or disaster assistance agencies.

Note: A copy of the Flood Insurance Cancellation/Nullification Request Form is in Appendix B: Forms.

II. Valid Cancellation Reason Codes

The tables that follow provide the valid reason codes for canceling or nullifying an NFIP policy, with specific conditions applicable to each. Table 1 shows how the valid reason codes are grouped by topic rather than numerical order.

<table>
<thead>
<tr>
<th>Table 1: Valid Cancellation Reason Codes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>TOPIC</strong></td>
</tr>
<tr>
<td>A. No Insurable Interest</td>
</tr>
<tr>
<td>01 – Building sold, removed, or destroyed</td>
</tr>
<tr>
<td>02 – Contents sold, removed, or destroyed</td>
</tr>
<tr>
<td>07 – Property closing did not occur</td>
</tr>
</tbody>
</table>
### Table 1: Valid Cancellation Reason Codes continued

<table>
<thead>
<tr>
<th>TOPIC</th>
<th>REASON CODES</th>
</tr>
</thead>
<tbody>
<tr>
<td>B. Establish a Common Expiration Date</td>
<td>03 – Policy canceled and rewritten to establish a common expiration date with other insurance coverage for the same building</td>
</tr>
</tbody>
</table>
| C. Duplicate Coverage | 04 – Duplicate NFIP policies  
10 – Condominium unit or association policy converting to RCBAP  
26 – Duplicate policy from a source other than NFIP |
| D. Not Eligible for Coverage | 06 – Property not eligible for coverage at time of application  
27 – Property becomes ineligible for coverage during policy term  
29 – Building physically altered and no longer eligible for NFIP coverage |
| E. Lender No Longer Requires Insurance | 28 – Insurance no longer required by lender |
| F. Invalid Payment or Fraud | 05 – Invalid payment  
23 – Fraud or Misrepresentation  
30 – Insufficient premium to retain coverage |
| G. Other Reason Codes | 13 – Nullification prior to policy effective date  
20 – SRL written with incorrect insurer  
21 – Continuous lake flooding or closed basin lakes  
22 – Cancel and rewrite due to administrative error |

For specific guidance on each reason code please see the tables below.

**Note:** Over time FEMA has retired some reason codes.

### A. No Insurable Interest

<table>
<thead>
<tr>
<th>Reason Code 01</th>
<th>Building sold, removed, or destroyed¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conditions</td>
<td>The insurer may cancel the policy if the policyholder had an insurable interest in the insured property during the policy term, but no longer has an insurable interest. For example:</td>
</tr>
<tr>
<td></td>
<td>• The policyholder sold or transferred ownership of the insured building and no longer has an insurable interest in the insured building.</td>
</tr>
<tr>
<td></td>
<td>• Relocation or destruction of the insured building.</td>
</tr>
<tr>
<td></td>
<td>• The builder or developer requests to cancel a policy mid-term because ownership transferred to a newly-created condominium association and the association purchased a policy under its name.</td>
</tr>
<tr>
<td></td>
<td>• The lienholder foreclosed on the building.</td>
</tr>
<tr>
<td>Cancellation Effective Date</td>
<td>The date the policyholder ceased to have an insurable interest in the building. Examples include the date of the sale of the building or the date the policyholder removed the building from the described location.</td>
</tr>
</tbody>
</table>

---

¹. 44 CFR Part 61, Appendix A(1)-(3), VIII.D.2; 44 CFR § 62.5(b)
## 6. How To Cancel

<table>
<thead>
<tr>
<th>Reason Code 01</th>
<th>Building sold, removed, or destroyed¹</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Policy Terms Eligible for Refund</strong></td>
<td>The term the policyholder ceased to have an insurable interest and subsequent renewed policy terms but no more than 5 years prior to the date of the cancellation request.</td>
</tr>
<tr>
<td><strong>Type of Refund</strong></td>
<td>A pro-rata premium refund excluding the Federal Policy Fee and Probation Surcharge is applied to the policy term canceled. For any subsequent renewed terms eligible for refund, full premium refunds including surcharges and fees apply.</td>
</tr>
<tr>
<td><strong>Required Documentation</strong></td>
<td>Evidence of the sale, transfer, removal, or destruction of the building, such as:</td>
</tr>
<tr>
<td></td>
<td>• Bill of sale;</td>
</tr>
<tr>
<td></td>
<td>• Settlement statement;</td>
</tr>
<tr>
<td></td>
<td>• Closing disclosure statement;</td>
</tr>
<tr>
<td></td>
<td>• Proof of removal;</td>
</tr>
<tr>
<td></td>
<td>• Proof of destruction;</td>
</tr>
<tr>
<td></td>
<td>• Court documentation for foreclosed buildings; or</td>
</tr>
<tr>
<td></td>
<td>• Legal documents showing the transfer of ownership upon the death of the policyholder.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Reason Code 02</th>
<th>Contents sold, removed, or destroyed²</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Conditions</strong></td>
<td>The insurer may cancel a contents-only policy if the policyholder had an insurable interest in the insured property during the policy term, but no longer has an insurable interest. For example:</td>
</tr>
<tr>
<td></td>
<td>• The policyholder sold or transferred ownership of the insured contents.</td>
</tr>
<tr>
<td></td>
<td>• The contents were completely removed or relocated from the described location.</td>
</tr>
<tr>
<td></td>
<td>• The contents were destroyed by any peril.</td>
</tr>
<tr>
<td></td>
<td>• The policyholder is deceased.</td>
</tr>
<tr>
<td><strong>Cancellation Effective Date</strong></td>
<td>The date the policyholder ceased to have an insurable interest in the contents at the described location, or the removal date of the contents from the described location.</td>
</tr>
<tr>
<td><strong>Policy Terms Eligible for Refund</strong></td>
<td>The term the policyholder ceased to have an insurable interest and subsequent renewed policy terms but no more than 5 years prior to the date of the cancellation request.</td>
</tr>
<tr>
<td><strong>Type of Refund</strong></td>
<td>A pro-rata premium refund excluding the Federal Policy Fee and Probation Surcharge is applied to the policy term canceled. For any subsequent renewed terms eligible for refund, full premium refunds including surcharges and fees apply.</td>
</tr>
<tr>
<td><strong>Required Documentation</strong></td>
<td>Evidence of contents sold, removed, or destroyed such as:</td>
</tr>
<tr>
<td></td>
<td>• Bill of sale;</td>
</tr>
<tr>
<td></td>
<td>• Inventory record;</td>
</tr>
<tr>
<td></td>
<td>• Proof of destruction;</td>
</tr>
<tr>
<td></td>
<td>• In the case of residential contents, a signed statement from the policyholder or a policyholder’s representative; or</td>
</tr>
<tr>
<td></td>
<td>• Death of the policyholder.</td>
</tr>
</tbody>
</table>

---

² 44 CFR Part 61, Appendix A(1)-(3), VIII.D.2; 44 CFR § 62.5(b)
### 6. How To Cancel

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Property closing did not occur&lt;sup&gt;3&lt;/sup&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Conditions</strong></td>
<td>The insurer may nullify (void) a policy when the policyholder never had an insurable interest in the property listed on the Flood Insurance Application Form because the property closing did not occur. This typically occurs when:</td>
</tr>
<tr>
<td></td>
<td>• The anticipated transfer of the property (typically, but not always, a loan closing) does not take place.</td>
</tr>
<tr>
<td><strong>Cancellation Effective Date</strong></td>
<td>The policy will be nullified from the beginning of the policy term.</td>
</tr>
<tr>
<td><strong>Policy Terms Eligible for Refund</strong></td>
<td>Current policy term.</td>
</tr>
<tr>
<td><strong>Type of Refund</strong></td>
<td>Full premium refund including fees and surcharges, less any claim payments made during the nullified policy term.</td>
</tr>
<tr>
<td><strong>Required Documentation</strong></td>
<td>A signed cancellation request or a signed statement from the policyholder that the closing did not occur. See the sample verification letter in Appendix I: Policyholder Communications.</td>
</tr>
</tbody>
</table>

**B. Establish a Common Expiration Date**

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Policy canceled and rewritten to establish a common expiration date with other insurance coverage for the same building&lt;sup&gt;4&lt;/sup&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Conditions</strong></td>
<td>The insurer may cancel and rewrite an NFIP policy with building coverage to establish a common expiration date with other insurance coverage if:</td>
</tr>
<tr>
<td></td>
<td>• The other insurance coverage is for building coverage on the same building insured by the existing NFIP policy being canceled and rewritten;</td>
</tr>
<tr>
<td></td>
<td>• The agent submits a new Application Form and premium;</td>
</tr>
<tr>
<td></td>
<td>• The insurer remains the same for the new NFIP policy with the same or higher amounts of coverage; and</td>
</tr>
<tr>
<td></td>
<td>• The coverage for the new policy is effective before canceling the existing policy.</td>
</tr>
<tr>
<td><strong>Cancellation Effective Date</strong></td>
<td>The cancellation effective date is the effective date of the new flood policy.</td>
</tr>
<tr>
<td><strong>Policy Terms Eligible for Refund</strong></td>
<td>Current policy term.</td>
</tr>
<tr>
<td><strong>Type of Refund</strong></td>
<td>Pro-rated premium refund calculated from the effective date of the new policy to the end date of the previous policy, including ICC premium, and Reserve Fund Assessment, but not the HFIAA Surcharge Federal Policy Fee or Probation Surcharge.</td>
</tr>
<tr>
<td><strong>Required Documentation</strong></td>
<td>• A copy of the new flood policy declarations page; and</td>
</tr>
<tr>
<td></td>
<td>• A copy of the other insurance policy declarations page.</td>
</tr>
<tr>
<td><strong>Note:</strong></td>
<td>These pages must show the building address and policy effective dates.</td>
</tr>
</tbody>
</table>

---

<sup>3</sup> 44 CFR Part 61, Appendix A(1)-(3), VIII.B.1.c

<sup>4</sup> 44 CFR Part 61, Appendix A(1)-(3), VIII.C; 44 CFR § 62.5(d)
C. Duplicate Coverage

<table>
<thead>
<tr>
<th>Reason Code 04</th>
<th>Duplicate NFIP policies</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Duplicate Policies with Same Policyholder</td>
</tr>
<tr>
<td></td>
<td>If the same policyholder has more than one policy covering the same building, contents, or both, then the insurer must cancel the policy with the later effective date. The policy with the earlier effective date will continue.</td>
</tr>
<tr>
<td></td>
<td>However, if both policies have the same policy effective date, the policyholder may choose which policy will remain in effect.</td>
</tr>
<tr>
<td></td>
<td>Notwithstanding the above, the insurer may cancel the policy with the earlier effective date for one of the following reasons:</td>
</tr>
<tr>
<td></td>
<td>- Cancellation of the earlier policy to establish a common expiration date with other insurance coverage for the same building (see Reason Code 03).</td>
</tr>
<tr>
<td></td>
<td>- Cancellation of a Dwelling Form policy with only building coverage on a residential condominium unit that is also insured by a Residential Condominium Building Association Policy (RCBAP) on the building that was issued at the maximum limit for building coverage (see Reason Code 10).</td>
</tr>
<tr>
<td></td>
<td>- The policy with the earlier effective date expired more than 30 days before the cancellation request.</td>
</tr>
<tr>
<td></td>
<td>- The policy with the earlier effective date is a Group Flood Insurance Policy (GFIP) and the policy with the later effective date is a regular SFIP.</td>
</tr>
</tbody>
</table>

| Duplicate Policies with Different Policyholders |
| If different policyholders have more than one policy covering the same building, the building owner must choose which policy to keep and the building owner must be named as a policyholder. For example, if a tenant purchased building coverage, the insurer must either remove the building coverage from the policy, endorse the policy to add the building owner as a policyholder, or cancel the policy. |

| Cancellation Effective Date | Consistent with the guidance above, the cancellation effective date will be either: |
|                           | - If the duplicate policies have the same effective date, then the effective date of the policy the insured chooses to cancel; or |
|                           | - If the duplicate policies have different effective dates, then the effective date of the later policy. |
|                           | **Note:** If the premiums for the two policies differ, the insurer must verify that the rating of the policy that will remain in effect is correct. |

| Policy Terms Eligible for Refund | The policy term the duplicate coverage began and subsequent renewed policy terms but no more than 5 years prior to the date of the cancellation request. |

| Type of Refund | If a duplicate policy with same effective date or later effective date is canceled, then a full premium refund including surcharges and fees applies to the policy term canceled and any subsequent renewed terms. |
|               | - If an exception to allow cancellation of the earlier policy applies, then a pro-rata premium refund excluding the Federal Policy Fee and Probation Surcharge is applied to the policy term canceled. For any subsequent renewed terms eligible for refund, full premium refunds including |

5. 44 CFR Part 61, Appendix A(1)-(3), VIII.D.3; 44 CFR § 62.5(e)
<table>
<thead>
<tr>
<th>Reason Code 04</th>
<th>Duplicate NFIP policies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of Refund continued</td>
<td>surcharges and fees apply. When the policy with the earlier effective date expired more than 30 days before the cancellation request:</td>
</tr>
<tr>
<td></td>
<td>– If the earlier policy was a Dwelling Form policy with only building coverage on a condominium unit canceled due to a duplicate RCBAP issued at the maximum limit for building coverage, then the refund provisions of Reason Code 10 apply.</td>
</tr>
<tr>
<td></td>
<td>– If the earlier policy is canceled to establish a common expiration date with other insurance coverage for the same building, then the refund provisions of Reason Code 03 apply.</td>
</tr>
<tr>
<td></td>
<td>– No refund of premium, surcharges, or fees applies to a canceled GFIP.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>A</th>
<th>B</th>
</tr>
</thead>
</table>
| Reason Code 10 | Condominium unit or association policy converting to RCBAP

### Conditions
An insurer may cancel a Dwelling Form policy for a residential condominium unit (whether the unit owner is a policyholder or the condominium association) if:

- The Dwelling Form policy has only building coverage and is replaced by an RCBAP; and
- The combined limits of the Dwelling Form policy and the RCBAP exceed either:
  - The maximum amount of building coverage available for the individual unit; or
  - The building replacement cost value of the unit.

### Cancellation Effective Date
The cancellation effective date is the effective date of the RCBAP.

### Policy Terms Eligible for Refund
The term the RCBAP coverage became effective in and subsequent renewed policy terms but no more than 5 years prior to the date of the cancellation request.

### Type of Refund
A pro-rata premium refund excluding the Federal Policy Fee and Probation Surcharge is applied to the policy term canceled. For any subsequent renewed terms eligible for refund, full premium refunds including surcharges and fees apply.

### Required Documentation
- A copy of the RCBAP declarations page; and
- Documentation showing the replacement cost value of the unit, if applicable.

---

6. 44 CFR Part 61, Appendix A(1)-(3), VIII.C & VIII.D.3; 44 CFR § 62.5(e)(2)(v)

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6. How To Cancel

Reason Code 26  Duplicate policy from source other than NFIP

<table>
<thead>
<tr>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>An NFIP insurer may cancel a policy if:</td>
</tr>
<tr>
<td>• The policy was replaced by a non-NFIP flood insurance policy; and</td>
</tr>
<tr>
<td>• The policyholder did not intend to purchase or renew the NFIP policy</td>
</tr>
<tr>
<td>because they purchased a duplicate non-NFIP flood insurance policy; and</td>
</tr>
<tr>
<td>• The request was submitted within 60 days of the NFIP policy</td>
</tr>
<tr>
<td>becoming effective.</td>
</tr>
<tr>
<td>The NFIP will presume that a policyholder did not intend to renew their</td>
</tr>
<tr>
<td>policy if they purchased a duplicate non-NFIP policy on or before the NFIP</td>
</tr>
<tr>
<td>policy’s purchase or renewal date.</td>
</tr>
<tr>
<td>If the policyholder requested to cancel or not renew the NFIP policy</td>
</tr>
<tr>
<td>before the NFIP policy effective date, see Reason Code 13 “Nullification</td>
</tr>
<tr>
<td>prior to the effective date.”</td>
</tr>
<tr>
<td>Note: FEMA must review and approve all other requests under this reason</td>
</tr>
<tr>
<td>code that do not meet the above conditions. These requests with</td>
</tr>
<tr>
<td>supporting documentation can be emailed to <a href="mailto:NFIPUnderwritingmailbox@fema.dhs.gov">NFIPUnderwritingmailbox@fema.dhs.gov</a></td>
</tr>
<tr>
<td>with an explanation of the circumstances.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Cancellation Effective Date</th>
<th>The effective date of the NFIP policy (nullified).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>Current policy term.</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>Full premium refund, including fees and surcharges.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>Evidence of a valid duplicate non-NFIP flood insurance policy, such as a declarations page or copy of the Application Form and paid receipt</td>
</tr>
</tbody>
</table>

D. Not Eligible for Coverage

Reason Code 06  Property not eligible for coverage

<table>
<thead>
<tr>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>An insurer issues a policy for an ineligible property. See the Standard</td>
</tr>
<tr>
<td>Flood Insurance Policy (SFIP) and Eligibility for NFIP Coverage heading</td>
</tr>
<tr>
<td>in Section 2: Before You Start for guidance on properties not eligible for</td>
</tr>
<tr>
<td>coverage.</td>
</tr>
<tr>
<td>Examples of a property not eligible at the time of application include:</td>
</tr>
<tr>
<td>• Structures that do not meet the definition of a building.</td>
</tr>
<tr>
<td>• Contents not located in an eligible building.</td>
</tr>
<tr>
<td>• Policies issued under an incorrect community number for buildings not</td>
</tr>
<tr>
<td>located in an NFIP participating community.</td>
</tr>
<tr>
<td>• Buildings located in a Coastal Barrier Resources System (CBRS).</td>
</tr>
<tr>
<td>• Buildings declared in violation of local floodplain management</td>
</tr>
<tr>
<td>requirements pursuant to section 1316 of the NFIA before purchase of the</td>
</tr>
<tr>
<td>flood insurance policy.</td>
</tr>
</tbody>
</table>

| Cancellation Effective Date | The insurer must nullify (void) the policy from its initial effective date. |

---

7. 44 CFR Part 61, Appendix A(1)-(3), VIII.C
8. 44 CFR Part 61, Appendix A(1)-(3), VIII.B.1&2; 44 CFR § 62.5(a)(1)
### Reason Code 06  Property not eligible for coverage

#### Policy Terms Eligible for Refund

All policy terms since the date of commencement of the policy, but no more than 5 years prior to the date of receipt of verifiable evidence that the property was ineligible for coverage at the time of the initial application.

#### Type of Refund

A full premium refund including fees and surcharges, less the amount of any claims paid during the nullified policy terms.

If the policy has any paid claims and the policyholder does not return the claim payment(s), the insurer must verify the loss history of the property with FEMA (NFIPUnderwritingMailbox@fema.dhs.gov) before issuing refunds for more than two policy terms:

- If the premium refund is greater than the amount of any paid claims, the net refund paid to the policyholder is the difference between the premium refund and the amount of the paid claims.
- If the premium refund is less than the amount of any paid claims, the insurer must reimburse FEMA for the difference between the premium refund amount and the paid claims.

#### Required Documentation

A cancellation request that identifies the basis for ineligibility and the date the property became ineligible, with supporting documentation.

Examples of supporting documentation that may demonstrate ineligibility include:

- Property tax records
- A Section 1316 declaration (floodplain management violation)
- Coastal Barrier Resources Act (CBRA) determination
- Photographs

### Reason Code 27  Property becomes ineligible for coverage during policy term

#### Conditions

A property eligible for coverage at time of application becomes ineligible during the policy term. See the Standard Flood Insurance Policy (SFIP) and Eligibility for NFIP Coverage heading in Section 2: Before You Start for guidance on properties not eligible for coverage.

Examples of a property eligible at the time of application but later ineligible include:

- Buildings declared in violation of local floodplain management requirements pursuant to section 1316 of the NFIA prior to renewal of the flood insurance policy.
- Buildings located in an NFIP participating community suspended after the issuance of the flood policy.
- Annexation of the property to a non-participating community after issuance of the flood policy.

**Note:** This reason code does not cover a building physically altered such that it is no longer eligible for NFIP coverage. See Reason Code 29.

#### Cancellation Effective Date

The insurer may not renew the policy. If the policy has renewed, the insurer must nullify (void) the policy from the first renewal date after the property became ineligible.

---

9. 44 CFR § 62.5(a)(2)
### Reason Code 27: Property becomes ineligible for coverage during policy term

<table>
<thead>
<tr>
<th>Policy Terms Eligible for Refund</th>
<th>All policy terms since the first renewal date after the property became ineligible, but no more than 5 years before the date of receipt of verifiable evidence that the property was eligible for coverage at the time of the initial application, but later became ineligible for coverage.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of Refund</td>
<td>A full premium refund including fees and surcharges, less the amount of any claims paid during the nullified policy terms. If the policy has any paid claims and the policyholder does not return the claim payment(s), the insurer must verify the loss history of the property with FEMA by sending the request to <a href="mailto:NFIPUnderwritingMailbox@fema.dhs.gov">NFIPUnderwritingMailbox@fema.dhs.gov</a> before issuing refunds for more than two policy terms:</td>
</tr>
<tr>
<td></td>
<td>• If the premium refund is greater than the amount of any paid claims, the net refund paid to the policyholder is the difference between the premium refund and the amount of the paid claims.</td>
</tr>
<tr>
<td></td>
<td>• If the premium refund is less than the amount of any paid claims, the insurer must reimburse FEMA for the difference between the premium refund amount and the paid claims.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>Identification of the basis for ineligibility and the date the property became ineligible, with supporting documentation. Examples of supporting documentation that may demonstrate ineligibility include:</td>
</tr>
<tr>
<td></td>
<td>• Property tax records</td>
</tr>
<tr>
<td></td>
<td>• A Section 1316 declaration (floodplain management violation)</td>
</tr>
<tr>
<td></td>
<td>• Coastal Barrier Resources Act (CBRA) determination</td>
</tr>
<tr>
<td></td>
<td>• Photographs</td>
</tr>
</tbody>
</table>

### Reason Code 29: Building physically altered and no longer eligible for NFIP coverage

<table>
<thead>
<tr>
<th>Conditions</th>
<th>A policy insuring a building or its contents, or both, where the building has been physically altered in such a manner that the building and its contents are no longer eligible for flood insurance coverage. (For example, the policyholder removes a mobile home from a permanent foundation and places it on wheels.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cancellation Effective Date</td>
<td>The date the building became ineligible for coverage.</td>
</tr>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>Current policy term.</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>A pro-rata premium refund excluding the HFIAA Surcharge, Federal Policy Fee and Probation Surcharge.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>Documentation verifying the building’s ineligibility for NFIP coverage, such as photographs.</td>
</tr>
</tbody>
</table>

10. 44 CFR Part 61, Appendix A(1)-(3), VIII.D.4; 44 CFR § 62.5(f)(3)
### E. Lender No Longer Requires Insurance

<table>
<thead>
<tr>
<th>Reason Code 28</th>
<th>Insurance no longer required by lender</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The policyholder was subject to a requirement by a lender, loss payee, or other federal agency to obtain and maintain flood insurance pursuant to statute, regulation, or contract, but there is no longer such a requirement.</td>
</tr>
</tbody>
</table>

**Examples of such situations include but are not limited to:**

- Required for a loan closing, but it was later discovered that the building was not located in an SFHA at the time of closing.
- Required because a building was located in an SFHA but FEMA issued a map revision, Letter of Determination Review (LODR), Letter of Map Revision (LOMR), or Letter of Map Amendment (LOMA) that removed the building from the SFHA.
- Required because a building was located in an SFHA but FEMA issued a LODR indicating the building is not located in an SFHA.
- Determined that flood insurance is no longer required for a structure on a residential property that is detached from the primary residential structure and not itself a residence.
- Required as part of a loan closing and the borrower has paid off the mortgage loan.

**Note:** Lenders have discretion to impose flood insurance requirements beyond the mandatory purchase requirement. For example, they may require flood insurance outside of SFHAs. Therefore, insurers may use this cancellation reason even for properties not located in SFHAs, if the lender no longer requires the policy.

<table>
<thead>
<tr>
<th>Cancellation Effective Date</th>
<th>The date the insurer receives the request.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>Current policy term.</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>A pro-rata premium refund excluding the HFIAA Surcharge, Federal Policy Fee and Probation Surcharge applies to the policy term canceled. For any subsequent renewed terms eligible for refund, full premium refunds including surcharges and fees apply.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>In lieu of a signed cancellation request, a signed statement from the policyholder that the lender no longer requires a flood policy. See the sample verification letter regarding the requirement to maintain flood insurance coverage in Appendix I: Policyholder Communications.</td>
</tr>
</tbody>
</table>

### F. Invalid Payment or Fraud

<table>
<thead>
<tr>
<th>Reason Code 05</th>
<th>Invalid payment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Valid reasons to nullify (void) the policy for an invalid payment include:</td>
</tr>
</tbody>
</table>

**Conditions**

- A policyholder’s check payment to the agent or insurer is returned for non-sufficient funds or rejected.
- A policyholder’s electronic payment to the agent or insurer is rejected or disputed.

**Note:** Reason Code 05 is not valid if an agent advances insurance agency funds without first receiving payment from the policyholder.

---

11. 44 CFR Part 61, Appendix A(1)-(3), VIII.C; 44 CFR § 62.5(c)
12. 44 CFR Part 61, Appendix A(1)-(3), VIII.B.1.d
### Reason Code 05: Invalid payment

<table>
<thead>
<tr>
<th>Cancellation Effective Date</th>
<th>The policy is nullified as of the effective date of the policy.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>Current policy term. However, if a claim was paid for a policy that is void, the policyholder must return the claim payment to FEMA, or the insurer must offset the amount of the claim payment from the premiums to be refunded, before the insurer will process the refund.</td>
</tr>
</tbody>
</table>
| Type of Refund | **When invalid payment is presented to the agent:**  
  • The insurer must provide a full refund to the agent, including all fees and surcharges, for returned or rejected policyholder payments to the agent.  
  **When invalid payment is presented to the insurer:**  
  • There is no refund for returned or rejected payments paid by the policyholder directly to the insurer. |
| Required Documentation | The notice of returned or rejected payment. |

### Reason Code 23: Fraud or Misrepresentation

| Conditions | NFIP insurers must cancel a policy for fraud committed by the policyholder or the agent.  
  • NFIP insurers may cancel a policy for misrepresentation of a material fact by the policyholder or agent. |
| Cancellation Effective Date | The date of the fraudulent act or material misrepresentation of fact. |
| Policy Terms Eligible for Refund | N/A |
| Type of Refund |  
  • The policyholder is not eligible for a refund of any premiums, fees, or surcharges.  
  • If the agent did not commit or participate in the fraud or misrepresentation, there is no reduction to the insurer’s expense allowance. |
| Required Documentation | Notification from FEMA that the situation qualifies for cancellation under this reason code. |

### Reason Code 30: Insufficient premium to retain coverage

| Conditions | Consistent with the reformation procedures described under the Reformation Due to Insufficient Premium or Rating Information heading in Section 2: Before You Start, an insurer may cancel a policy if:  
  • The premium the insurer received for the policy, after deducting the costs of all applicable fees and surcharges, is insufficient to buy any amount of coverage; and |

---

13. 44 CFR Part 61, Appendix A(1)-(3), VIII.A; 44 CFR § 62.5(f)(1)  
14. 44 CFR Part 61, Appendix A(1)-(3), VIII.D.1
### Reason Code 30: Insufficient premium to retain coverage

**Conditions continued**
- The policyholder does not pay the additional amount of premium owed to increase coverage to the originally requested amount or to a lesser amount within 30 days of the underpayment notice.

**Note:** This cancellation code does not apply in the case of an incorrect geolocation or flood zone, due to the exception to general reformation rules described in Section 2: Before You Start. For the portion of the policy term before the date the insurer discovered the incorrect geolocation or flood zone (the “date of discovery”), the policyholder receives the originally requested coverage amount without paying additional premium (or providing additional rating information, if insufficient). Therefore, the insurer cannot cancel the policy.

<table>
<thead>
<tr>
<th>Cancellation Effective Date</th>
<th>The policy effective date.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>The term when the insurer discovered the premium was insufficient and, if the policy renewed before reformation occurred, the subsequent renewal term.</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>A full premium refund, including fees and surcharges, will apply to the current policy term and subsequent renewal terms if the policy renewed. However, if a claim was paid before discovery of the insufficient premium, the insurer must contact FEMA for additional underwriting and claims guidance.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>A copy of the underpayment letter sent due to reformation of the policy, along with documentation showing the original amount of coverage and premium paid.</td>
</tr>
</tbody>
</table>

### G. Other Reason Codes

#### Reason Code 13: Nullification prior to policy effective date

| Conditions | The policyholder paid the premium for a policy renewal or a new policy; and Before the effective date of the new or renewal policy, the policyholder decided they do not want the policy to go into effect; and The property is not subject to a requirement to obtain and maintain flood insurance pursuant to any statute, regulation, or contract. |

<table>
<thead>
<tr>
<th>Cancellation Effective Date</th>
<th>The policy is nullified from the effective date of the policy term.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>Nullified policy term.</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>Full premium refund, including fees and surcharges. However, if a claim was paid for the policy, the policyholder must return the claim payment to FEMA, or the insurer must offset the amount of the claim payment from the premiums to be refunded, before the insurer will process the refund.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>A signed statement from the policyholder to nullify the new or renewal policy and that the lender no longer requires flood insurance. See sample verification letter regarding the requirement to maintain flood insurance coverage in Appendix I: Policyholder Communications.</td>
</tr>
</tbody>
</table>

---

15. 44 CFR Part 61, Appendix A(1)-(3), VIII.B.1.e; 44 CFR § 62.5(a)(3)
### Reason Code 20  
**SRL written with incorrect insurer**

<table>
<thead>
<tr>
<th>Conditions</th>
<th>A WYO company issues or renews a policy that FEMA requires to be serviced by the NFIP Direct’s Special Direct Facility (SDF) because the policy covers a Severe Repetitive Loss (SRL) property.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cancellation Effective Date</td>
<td>The cancellation effective date will be the effective date of the policy term when the property was designated as SRL.</td>
</tr>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>Current policy term.</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>Full premium refund including fees and surcharges is sent to the SDF.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>Property address is identified as an SRL property on the FEMA Repetitive Loss list.</td>
</tr>
</tbody>
</table>

### Reason Code 21  
**Continuous lake flooding or closed basin lakes**

| Conditions | • FEMA notification of a continuous lake flooding or closed basin lakes property.  
• The cancellation can be for only one term of a policy. |
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cancellation Effective Date</td>
<td>Must be day after the date of loss.</td>
</tr>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>N/A</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>No premium refund allowed.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>FEMA notification of a continuous lake flooding or closed basin lakes property.</td>
</tr>
</tbody>
</table>

### Reason Code 22  
**Cancel and rewrite due to administrative error**

| Conditions | Provided there are no paid or pending claims for the applicable policy term(s), the insurer may cancel and rewrite a policy to correct an administrative error, including but not limited to:  
• An incorrect policy effective date;  
• System constraints that prevent a legitimate correction;  
• A rating correction; or  
• Incorrect use of the Dwelling Form when the RCBAP Form was appropriate, or vice versa. |
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Cancellation Effective Date</td>
<td>The cancellation date and the rewritten policy’s effective date must be the effective date of the policy term when the administrative error first occurred.</td>
</tr>
<tr>
<td>Policy Terms Eligible for Refund</td>
<td>In determining the number of policy years for refund eligibility, do not include terms that expired before a lapse in coverage.</td>
</tr>
<tr>
<td>Type of Refund</td>
<td>Full premium refund including fees and surcharges. The insurer will apply the refund to the newly rewritten policy and refund any excess premium, fees, surcharges, or assessments paid.</td>
</tr>
<tr>
<td>Required Documentation</td>
<td>Documentation of the administrative error.</td>
</tr>
</tbody>
</table>

---

16. 44 CFR § 62.5(f)(2)  
17. 44 CFR § 62.5(f)(2)
III. Processing a Cancellation or Nullification Request

A. Signatures

The insurer may accept electronic submissions if their business process includes signature authentication and records receipt dates. Please see the Electronic Signatures heading in Section 2: Before You Start for more information.

1. Policyholder’s Signature

In general, all policyholders must sign and date a cancellation or nullification request, except:

- All requests using reason codes 5, 6, 21, 22, 23, 27 and 30.
- Requests using reason code 1, if the building was foreclosed on and the lender is entitled to the refund.
- Requests using reason code 29, if the covered building that was eligible for coverage became ineligible midterm due to physical alteration of the building.
- Request using reason code 4, where the insurer created a duplicate policy.

2. Agent Signature

Agents must sign and date the cancellation or nullification request for all cancellation reason codes, except 6, 21, 22, 23, 27 and 30.

B. Premium Refunds

Insurers must process the return premium on policy terms for which they are the insurer of record.

If the premium refund is for more than two policy terms and the insurer is unable to process the additional terms within their system, then the insurer may submit the request and documentation for the additional terms to FEMA for processing. The documentation must include:

- A policy cancellation request and the premium refund calculation for each policy term.
- The insurer’s statistical records or declarations pages for each policy term and evidence of premium payments.
- A completed Prior Term Refund (PTR) Worksheet.

Insurers may send requests and documentation to FEMA by email to: NFIPUnderwritingMailbox@fema.dhs.gov.

FEMA notifies the insurers of the premium refunded and the Expense Allowance due to the NFIP. The insurers must maintain this documentation as part of their underwriting files. FEMA will return rejected refund requests.
### C. Cancellation Processing Outcomes

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Policyholder, Agent, or Both</td>
<td>Full Refund</td>
<td>Pro-Rated</td>
<td>Full Refund</td>
<td>Pro-Rated</td>
<td>Full Refund</td>
</tr>
<tr>
<td>1</td>
<td>*</td>
<td>×</td>
<td></td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>2</td>
<td>Both</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>7</td>
<td>Both</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

#### A. No Insurable Interest

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>*</td>
<td>×</td>
<td></td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>2</td>
<td>Both</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>7</td>
<td>Both</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

#### B. Establish Common Expiration Date

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Both</td>
<td>×</td>
<td></td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

#### C. Duplicate Coverage

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>*</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>10</td>
<td>Both</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>26</td>
<td>Both</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

#### D. Not Eligible for Coverage

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>*</td>
<td>×</td>
<td></td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>27</td>
<td>*</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>29</td>
<td>*</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

#### E. Lender No Longer Requires Insurance

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>28</td>
<td>Both</td>
<td>×</td>
<td></td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

#### F. Insufficient Premium or Fraud

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>Agent</td>
<td>×</td>
<td></td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>23</td>
<td>*</td>
<td>NO REFUND OF PREMIUM, FEDERAL POLICY FEE, RESERVE FUND ASSESSMENT, OR HFIAA SURCHARGE ALLOWED</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>*</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

#### G. Other Reason Codes

<table>
<thead>
<tr>
<th>Reason Code</th>
<th>Signature Required</th>
<th>Premium Refund (Including ICC and Reserve Fund Assessment)</th>
<th>HFIAA Surcharge</th>
<th>Probation Surcharge</th>
<th>Federal Policy Fee</th>
<th>Producer Commission (Direct Business Only)</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td>Both</td>
<td>×</td>
<td></td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>20</td>
<td>Both</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
<tr>
<td>21</td>
<td>*</td>
<td>NO REFUND OF PREMIUM, FEDERAL POLICY FEE, RESERVE FUND ASSESSMENT, OR HFIAA SURCHARGE ALLOWED</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>*</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
</tr>
</tbody>
</table>

* See the Signatures heading above.

†† See Reason Code 04 description for when a full refund may apply.
This page is intentionally left blank.
NFIP insurers may only use the Standard Flood Insurance Policy (SFIP)\(^1\) established by FEMA in federal regulation to sell NFIP flood insurance policies. The SFIP defines the coverages, limitations, and exclusions for NFIP flood insurance policies and includes terms and conditions that are unique to the NFIP.

There are three policy forms:

- The Dwelling Form (see page A-3)
- The General Property Form (see page A-34)
- The Residential Condominium Building Association Policy (RCBAP) Form (see page A-62)

FEMA updated the SFIP forms in conformance with the requirements stipulated in the final rule FEMA published in July 2020, “Conforming Changes To Reflect the Biggert-Waters Flood Insurance Reform Act of 2012 (BW-12) and the Homeowners Flood Insurance Affordability Act of 2014 (HFIAA), and Additional Clarifications for Plain Language,” available on the Federal Register.\(^2\)

**Note:** There are regulatory changes in the final rule and the majority of the changes are clarifications and changes that codify existing practice, policy or processes and improve readability and uniformity.

The effective date of the SFIPs is October 1, 2021.

See the Policy Forms heading in Section 2: Before You Start for guidance on when to use each form.

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\(^1\) 44 CFR 61.13  
\(^2\) 85 Fed. Reg. 43946 (July 20, 2020)
Appendix A: Policy

National Flood Insurance Program

Dwelling Form

Standard Flood Insurance Policy

F-122 / October 2021

ONLINE

The NFIP Dwelling Form, SFIP FEMA Form 122, is available at https://www.fema.gov/flood-insurance/find-form/underwriting
FEDERAL EMERGENCY MANAGEMENT AGENCY, FEDERAL INSURANCE AND MITIGATION ADMINISTRATION

Standard Flood Insurance Policy

Dwelling Form

Please read the policy carefully. The flood insurance provided is subject to limitations, restrictions, and exclusions.

I. AGREEMENT

A. This policy insures the following types of property only:
   1. A one to four family residential building, not under a condominium form of ownership;
   2. A single-family dwelling unit in a condominium building; and
   3. Personal property in a building.


C. We will pay you for direct physical loss by or from flood to your insured property if you:
   1. Have paid the full amount due (including applicable premiums, surcharges, and fees);
   2. Comply with all terms and conditions of this policy; and
   3. Have furnished accurate information and statements.

D. We have the right to review the information you give us at any time and revise your policy based on our review.

E. This policy insures only one building. If you own more than one building, coverage will apply to the single building specifically described in the Flood Insurance Application.

F. Subject to the exception in I.G below, multiple policies with building coverage cannot be issued to insure a single building to one insured or to different insureds, even if separate policies were issued through different NFIP insurers. Payment for damages may only be made under a single policy for building damages under Coverage A—Building Property.

G. A Dwelling Form policy with building coverage may be issued to a unit owner in a condominium building that is also insured under a Residential Condominium Building Association Policy (RCBAP). However, no more than $250,000 may be paid in combined benefits for a single unit under the Dwelling Form policy and the RCBAP. We will only pay for damage once. Items of damage paid for under an RCBAP cannot also be claimed under the Dwelling Form policy.

II. DEFINITIONS

A. In this policy, “you” and “your” refer to the named insured(s) shown on the Declarations Page of this policy and the spouse of the named insured, if a resident of the same household. Insured(s) also includes: Any mortgagee and loss payee named in the Application and Declarations Page, as well as any other mortgagee or loss payee determined to exist at the time of loss, in the order of precedence. “We,” “us,” and “our” refer to the insurer. Some definitions are complex because they are provided as they appear in the law or regulations, or result from court cases.

B. Flood, as used in this flood insurance policy, means:
   1. A general and temporary condition of partial or complete inundation of two or more acres of normally dry land area or of two or more properties (one of which is your property) from:
      a. Overflow of inland or tidal waters;
      b. Unusual and rapid accumulation or runoff of surface waters from any source;
      c. Mudflow.
   2. Collapse or subsidence of land along the shore of a lake or similar body of water as a result of erosion.
or undermining caused by waves or currents of water exceeding anticipated cyclical levels that result in a flood as defined in B.1.a above.

C. The following are the other key definitions we use in this policy:


2. Actual Cash Value. The cost to replace an insured item of property at the time of loss, less the value of its physical depreciation.

3. Application. The statement made and signed by you or your agent in applying for this policy. The application gives information we use to determine the eligibility of the risk, the kind of policy to be issued, and the correct premium payment. The application is part of this flood insurance policy.

4. Base Flood. A flood having a one percent chance of being equaled or exceeded in any given year.

5. Basement. Any area of a building, including any sunken room or sunken portion of a room, having its floor below ground level on all sides.

6. Building
   a. A structure with two or more outside rigid walls and a fully secured roof that is affixed to a permanent site;
   b. A manufactured home, also known as a mobile home, is a structure: built on a permanent chassis, transported to its site in one or more sections, and affixed to a permanent foundation; or
   c. A travel trailer without wheels, built on a chassis and affixed to a permanent foundation, that is regulated under the community’s floodplain management and building ordinances or laws.

Building does not mean a gas or liquid storage tank, shipping container, or a recreational vehicle, park trailer, or other similar vehicle, except as described in C.6.c above.

7. Cancellation. The ending of the insurance coverage provided by this policy before the expiration date.

8. Condominium. That form of ownership of one or more buildings in which each unit owner has an undivided interest in common elements.

9. Condominium Association. The entity made up of the unit owners responsible for the maintenance and operation of:
   a. Common elements owned in undivided shares by unit owners; and
   b. Other buildings in which the unit owners have use rights; where membership in the entity is a required condition of ownership.

10. Condominium Building. A type of building for which the form of ownership is one in which each unit owner has an undivided interest in common elements of the building.

11. Declarations Page. A computer-generated summary of information you provided in your application for insurance. The Declarations Page also describes the term of the policy, limits of coverage, and displays the premium and our name. The Declarations Page is a part of this flood insurance policy.

12. Deductible. The amount of an insured loss that is your responsibility and that is incurred by you before any amounts are paid for the insured loss under this policy.

13. Described Location. The location where the insured building(s) or personal property are found. The described location is shown on the Declarations Page.

14. Direct Physical Loss By or From Flood. Loss or damage to insured property, directly caused by a flood. There must be evidence of physical changes to the property.

15. Dwelling. A building designed for use as a residence for no more than four families or a single-family unit in a condominium building.

16. Elevated Building. A building that has no basement and that has its lowest elevated floor raised above ground level by foundation walls, shear walls, posts, piers, pilings, or columns.

17. Emergency Program. The initial phase of a community’s participation in the National Flood Insurance Program. During this phase, only limited amounts of insurance are available under the Act and the regulations prescribed pursuant to the Act.

18. Federal Policy Fee. A flat rate charge you must pay on each new or renewal policy to defray certain administrative expenses incurred in carrying out the National Flood Insurance Program.

19. Improvements. Fixtures, alterations, installations, or additions comprising a part of the dwelling or apartment in which you reside.

20. Mudflow. A river of liquid and flowing mud on the surface of normally dry land areas, as when earth is carried by a current of water. Other earth movements, such as landslide, slope failure, or
a saturated soil mass moving by liquidity down a slope, are not mudflows.

21. **National Flood Insurance Program (NFIP).** The program of flood insurance coverage and floodplain management administered under the Act and applicable Federal regulations in Title 44 of the Code of Federal Regulations, Subchapter B.

22. **Policy.** The entire written contract between you and us. It includes:
   a. This printed form;
   b. The application and Declarations Page;
   c. Any endorsement(s) that may be issued; and
   d. Any renewal certificate indicating that coverage has been instituted for a new policy and new policy term. Only one dwelling, which you specifically described in the application, may be insured under this policy.

23. **Pollutants.** Substances that include, but are not limited to, any solid, liquid, gaseous, or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals, and waste. “Waste” includes, but is not limited to, materials to be recycled, reconditioned, or reclaimed.

24. **Post-FIRM Building.** A building for which construction or substantial improvement occurred after December 31, 1974, or on or after the effective date of an initial Flood Insurance Rate Map (FIRM), whichever is later.

25. **Principal Residence.** The dwelling in which you or your spouse have lived for at least 80 percent of:

   a. The 365 days immediately preceding the time of loss; or
   b. The period of ownership of you or your spouse, if either you or your spouse owned the dwelling for less than 365 days immediately preceding the time of loss.

26. **Probation Surcharge.** A flat charge you must pay on each new or renewal policy issued covering property in a community the NFIP has placed on probation under the provisions of 44 CFR 59.24.

27. **Regular Program.** The final phase of a community’s participation in the National Flood Insurance Program. In this phase, a Flood Insurance Rate Map is in effect and full limits of coverage are available under the Act and the regulations prescribed pursuant to the Act.

28. **Special Flood Hazard Area (SFHA).** An area having special flood or mudflow, and/or flood-related erosion hazards, and shown on a Flood Hazard Boundary Map or Flood Insurance Rate Map as Zone A, AO, A1–A30, AE, A99, AH, AR, AR/A, AR/AE, AR/AH, AR/OA, AR/A1–A30, V1–V30, VE, or V.

29. **Unit.** A single-family residential space you own in a condominium building.

30. **Valued Policy.** A policy in which the insured and the insurer agree on the value of the property insured, that value being payable in the event of a total loss. The Standard Flood Insurance Policy is not a valued policy.

## III. PROPERTY INSURED

### A. Coverage A—Building Property

We insure against direct physical loss by or from flood to:

1. The dwelling at the described location, or for a period of 45 days at another location as set forth in III.C.2.b. Property Removed to Safety.

2. Additions and extensions attached to and in contact with the dwelling by means of a rigid exterior wall, a solid load-bearing interior wall, a stairway, an elevated walkway, or a roof. At your option, additions and extensions connected by any of these methods may be separately insured. Additions and extensions attached to and in contact with the building by means of a common interior wall that is not a solid load-bearing wall are always considered part of the dwelling and cannot be separately insured.

3. A detached garage at the described location. **Coverage is limited to no more than 10 percent of the limit of liability on the dwelling.** Use of this insurance is at your option but reduces the building limit of liability. **We do not cover any detached garage used or held for use for residential (i.e., dwelling), business, or farming purposes.**
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4. Materials and supplies to be used for construction, alteration, or repair of the dwelling or a detached garage while the materials and supplies are stored in a fully enclosed building at the described location or on an adjacent property.

5. A building under construction, alteration, or repair at the described location.

   a. If the structure is not yet walled or roofed as described in the definition for building (see II.B.6.a) then coverage applies:

      (1) Only while such work is in progress; or

      (2) If such work is halted, only for a period of up to 90 continuous days thereafter.

   b. However, coverage does not apply until the building is walled and roofed if the lowest floor, including the basement floor, of a non-elevated building or the lowest elevated floor of an elevated building is:

      (1) Below the base flood elevation in Zones AH, AE, A1–A30, AR, AR/ AE, AR/AH, or AR/A1–A30, AR/A, or AR/AO; or

      (2) Below the base flood elevation adjusted to include the effect of wave action in Zones VE or V1–V30.

   The lowest floor level is based on the bottom of the lowest horizontal structural member of the floor in Zones VE or V1–V30 or the top of the floor in Zones AH, AE, A1–A30, AR, AR/AE, AR/AH, AR/ A1–A30, AR/A, and AR/AO.

6. A manufactured home or a travel trailer, as described in the II.C.6. If the manufactured home or travel trailer is in a special flood hazard area, it must be anchored in the following manner at the time of the loss:

   a. By over-the-top or frame ties to ground anchors; or

   b. In accordance with the manufacturer’s specifications; or

   c. In compliance with the community’s floodplain management requirements unless it has been continuously insured by the NFIP at the same described location since September 30, 1982.

7. The following items of property which are insured under Coverage A only:

   a. Awnings and canopies;

   b. Blinds;

   c. Built-in dishwashers;

   d. Built-in microwave ovens;

   e. Carpet permanently installed over unfinished flooring;

   f. Central air conditioners;

   g. Elevator equipment;

   h. Fire sprinkler systems;

   i. Walk-in freezers;

   j. Furnaces and radiators;

   k. Garbage disposal units;

   l. Hot water heaters, including solar water heaters;

   m. Light fixtures;

   n. Outdoor antennas and aerials fastened to buildings;

   o. Permanently installed cupboards, bookcases, cabinets, paneling, and wallpaper;

   p. Plumbing fixtures;

   q. Pumps and machinery for operating pumps;

   r. Ranges, cooking stoves, and ovens;

   s. Refrigerators; and

   t. Wall mirrors, permanently installed.

8. Items of property below the lowest elevated floor of an elevated post-FIRM building located in Zones
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A1–A30, AE, AH, AR, AR/A, AR/AE, AR/AH, AR/A1–A30, V1–V30, or VE, or in a basement regardless of the zone. Coverage is limited to the following:

a. Any of the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
   1. Central air conditioners;
   2. Cisterns and the water in them;
   3. Drywall for walls and ceilings in a basement and the cost of labor to nail it, unfinished and unfloated and not taped, to the framing;
   4. Electrical junction and circuit breaker boxes;
   5. Electrical outlets and switches;
   6. Elevators, dumbwaiters and related equipment, except for related equipment installed below the base flood elevation after September 30, 1987;
   7. Fuel tanks and the fuel in them;
   8. Furnaces and hot water heaters;
   9. Heat pumps;
   10. Nonflammable insulation in a basement;
   11. Pumps and tanks used in solar energy systems;
   12. Stairways and staircases attached to the building, not separated from it by elevated walkways;
   13. Sump pumps;
   14. Water softeners and the chemicals in them, water filters, and faucets installed as an integral part of the plumbing system;
   15. Well water tanks and pumps;
   16. Required utility connections for any item in this list; and
   17. Footings, foundations, posts, pilings, piers, or other foundation walls and anchorage systems required to support a building.

b. Clean-up.

B. Coverage B—Personal Property

1. If you have purchased personal property coverage, we insure against direct physical loss by or from flood to personal property inside a building at the described location, if:
   a. The property is owned by you or your household family members; and
   b. At your option, the property is owned by guests or servants.

2. Personal property is also insured for a period of 45 days at another location as set forth in III.C.2.b, Property Removed to Safety.

3. Personal property in a building that is not fully enclosed must be secured to prevent flotation out of the building. If the personal property does float out during a flood, it will be conclusively presumed that it was not reasonably secured. In that case, there is no coverage for such property.

4. Coverage for personal property includes the following property, subject to B.1 above, which is insured under Coverage B only:
   a. Air conditioning units, portable or window type;
   b. Carpets, not permanently installed, over unfinished flooring;
   c. Carpets over finished flooring;
   d. Clothes washers and dryers;
   e. “Cook-out” grills;
   f. Food freezers, other than walk-in, and food in any freezer; and
   g. Portable microwave ovens and portable dishwashers.

5. Coverage for items of property below the lowest elevated floor of an elevated post-FIRM building located in Zones A1–A30, AE, AH, AR, AR/A, AR/AE, AR/AH, AR/A1–A30, V1–V30, or VE, or in a basement regardless of the zone, is limited to the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
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a. Air conditioning units, portable or window type;
b. Clothes washers and dryers; and
c. Food freezers, other than walk-in, and food in any freezer.

6. If you are a tenant and have insured personal property under Coverage B in this policy, we will cover such property, including your cooking stove or range and refrigerator. The policy will also cover improvements made or acquired solely at your expense in the dwelling or apartment in which you reside, but for not more than 10 percent of the limit of liability shown for personal property on the Declarations Page. Use of this insurance is at your option but reduces the personal property limit of liability.

7. If you are the owner of a unit and have insured personal property under Coverage B in this policy, we will also cover your interior walls, floor, and ceiling (not otherwise insured under a flood insurance policy purchased by your condominium association) for not more than 10 percent of the limit of liability shown for personal property on the Declarations Page. Use of this insurance is at your option but reduces the personal property limit of liability.

8. Special Limits. We will pay no more than $2,500 for any one loss to one or more of the following kinds of personal property:

a. Artwork, photographs, collectibles, or memorabilia, including but not limited to, porcelain or other figures, and sports cards;
b. Rare books or autographed items;
c. Jewelry, watches, precious and semi-precious stones, or articles of gold, silver, or platinum;
d. Furs or any article containing fur that represents its principal value; or
e. Personal property used in any business.

9. We will pay only for the functional value of antiques.

C. Coverage C—Other Coverages

1. Debris Removal
   a. We will pay the expense to remove non-owned debris that is on or in insured property and debris of insured property anywhere.
   b. If you or a member of your household perform the removal work, the value of your work will be based on the Federal minimum wage.
   c. This coverage does not increase the Coverage A or Coverage B limit of liability.

2. Loss Avoidance Measures
   a. Sandbags, Supplies, and Labor
      (1) We will pay up to $1,000 for costs you incur to protect the insured building from flood or imminent danger of flood, for the following:
         a. Your reasonable expenses to buy:
            i. Sandbags, including sand to fill them;
            ii. Fill for temporary levees;
            iii. Pumps; and
            iv. Plastic sheeting and lumber used in connection with these items.
         b. The value of work, at the Federal minimum wage, that you or a member of your household perform.
      (2) This coverage for Sandbags, Supplies, and Labor only applies if damage to insured property by or from flood is imminent and the threat of flood damage is apparent enough to lead a person of common prudence to anticipate flood damage. One of the following must also occur:
         a. A general and temporary condition of flooding in the area near the described

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location must occur, even if the flood does not reach the building; or

(b) A legally authorized official must issue an evacuation order or other civil order for the community in which the building is located calling for measures to preserve life and property from the peril of flood.

This coverage does not increase the Coverage A or Coverage B limit of liability.

b. Property Removed to Safety

(1) We will pay up to $1,000 for the reasonable expenses you incur to move insured property to a place other than the described location that contains the property in order to protect it from flood or the imminent danger of flood. Reasonable expenses include the value of work, at the Federal minimum wage, you or a member of your household perform.

(2) If you move insured property to a location other than the described location that contains the property in order to protect it from flood or the imminent danger of flood, we will cover such property while at that location for a period of 45 consecutive days from the date you begin to move it there. The personal property that is moved must be placed in a fully enclosed building or otherwise reasonably protected from the elements.

(3) Any property removed, including a moveable home described in II.6.b and c, must be placed above ground level or outside of the special flood hazard area.

(4) This coverage does not increase the Coverage A or Coverage B limit of liability.

3. Condominium Loss Assessments

a. Subject to III.C.3.b below, if this policy insures a condominium unit, we will pay, up to the Coverage A limit of liability, your share of loss assessments charged against you by the condominium association in accordance with the condominium association’s articles of association, declarations and your deed. The assessment must be made because of direct physical loss by or from flood during the policy term, to the unit or to the common elements of the NFIP insured condominium building in which this unit is located.

b. We will not pay any loss assessment:

(1) Charged against you and the condominium association by any governmental body;

(2) That results from a deductible under the insurance purchased by the condominium association insuring common elements;

(3) That results from a loss to personal property, including contents of a condominium building;

(4) In which the total payment combined under all policies exceeds the maximum amount of coverage available under the Act for a single unit in a condominium building where the unit is insured under both a Dwelling Policy and a RCBAP; or

(5) On any item of damage that has already been paid under a RCBAP where a single unit in a condominium building is insured by both a Dwelling Policy and a RCBAP.

c. Condominium Loss Assessment coverage does not increase the Coverage A Limit of Liability and is subject to the maximum coverage limits available for a single-family dwelling under the Act, payable between all
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D. Coverage D—Increased Cost of Compliance

1. General
This policy pays you to comply with a State or local floodplain management law or ordinance affecting repair or reconstruction of a building suffering flood damage. Compliance activities eligible for payment are: elevation, floodproofing, relocation, or demolition (or any combination of these activities) of your building. Eligible floodproofing activities are limited to:

a. Non-residential buildings.

b. Residential buildings with basements that satisfy FEMA’s standards published in the Code of Federal Regulations [44 CFR 60.6(b) or (c)].

2. Limit of Liability
We will pay you up to $30,000 under this Coverage D—Increased Cost of Compliance, which only applies to policies with building coverage (Coverage A). Our payment of claims under Coverage D is in addition to the amount of coverage which you selected on the application and which appears on the Declarations Page. But the maximum you can collect under this policy for both Coverage A—Building Property and Coverage D—Increased Cost of Compliance cannot exceed the maximum permitted under the Act. We do not charge a separate deductible for a claim under Coverage D.

3. Eligibility
a. A building insured under Coverage A—Building Property sustaining a loss caused by a flood as defined by this policy must:

   (1) Be a “repetitive loss building.” A repetitive loss building is one that meets the following conditions:

      (a) The building is insured by a contract of flood insurance issued under the NFIP.

      (b) The building has suffered flood damage on two occasions during a 10-year period which ends on the date of the second loss.

      (c) The cost to repair the flood damage, on average, equaled or exceeded 25 percent of the market value of the building at the time of each flood loss.

   (d) In addition to the current claim, the NFIP must have paid the previous qualifying claim, and the State or community must have a cumulative, substantial damage provision or repetitive loss provision in its floodplain management law or ordinance being enforced against the building; or

   (2) Be a building that has had flood damage in which the cost to repair equals or exceeds 50 percent of the market value of the building at the time of the flood. The State or community must have a substantial damage provision in its floodplain management law or ordinance being enforced against the building.

b. This Coverage D pays you to comply with State or local floodplain management laws or ordinances that meet the minimum standards of the National Flood Insurance Program found in the Code of Federal Regulations at 44 CFR 60.3. We pay for compliance activities that exceed those standards under these conditions:

   (1) 3.a.1 above.

   (2) Elevation or floodproofing in any risk zone to preliminary or advisory base flood elevations provided by FEMA which the State or local government has adopted and is enforcing for flood-damaged buildings in such areas. (This includes compliance activities in B, C, X, or D zones which are being changed to zones with base flood elevations. This also includes compliance activities in zones where base flood elevations are being increased, and a flood-damaged building must comply with the higher advisory base flood elevation.) Increased Cost of Compliance coverage does not apply to situations in B, C, X, or D zones where the community has derived its own elevations and is enforcing elevation or floodproofing requirements for flood-damaged buildings to elevations derived solely by the community.

   (3) Elevation or floodproofing above the base flood elevation to meet State or local “free-board” requirements, i.e., that a building must be elevated above the base flood elevation.
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4. Conditions

a. When a building insured under Coverage A—Building Property sustains a loss caused by a flood, our payment for the loss under this Coverage D will be for the increased cost to elevate, floodproof, relocate, or demolish (or any combination of these activities) caused by the enforcement of current State or local floodplain management ordinances or laws. Our payment for eligible demolition activities will be for the cost to demolish and clear the site of the building debris or a portion thereof caused by the enforcement of current State or local floodplain management ordinances or laws. Eligible activities for the cost of clearing the site will include those necessary to discontinue utility service to the site and ensure proper abandonment of on-site utilities.

b. When the building is repaired or rebuilt, it must be intended for the same occupancy as the present building unless otherwise required by current floodplain management ordinances or laws.

5. Exclusions

Under this Coverage D (Increased Cost of Compliance), we will not pay for:

a. The cost to comply with any floodplain management law or ordinance in communities participating in the Emergency Program.

b. The cost associated with enforcement of any ordinance or law that requires any insured or others to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants.

c. The loss in value to any insured building due to the
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requirements of any ordinance or law.

d. The loss in residual value of the undamaged portion of a building demolished as a consequence of enforcement of any State or local floodplain management law or ordinance.

e. Any Increased Cost of Compliance under this Coverage D:
(1) Until the building is elevated, floodproofed, demolished, or relocated on the same or to another premises; and
(2) Unless the building is elevated, floodproofed, demolished, or relocated as soon as reasonably possible after the loss, not to exceed two years.

f. Any code upgrade requirements, e.g., plumbing or electrical wiring, not specifically related to the State or local floodplain management law or ordinance.

g. Any compliance activities needed to bring additions or improvements made after the loss occurred into compliance with State or local floodplain management laws or ordinances.

h. Loss due to any ordinance or law that you were required to comply with before the current loss.

i. Any rebuilding activity to standards that do not meet the NFIP’s minimum requirements. This includes any situation where the insured has received from the State or community a variance in connection with the current flood loss to rebuild the property to an elevation below the base flood elevation.

j. Increased Cost of Compliance for a garage or carport.

k. Any building insured under an NFIP Group Flood Insurance Policy.

l. Assessments made by a condominium association on individual condominium unit owners to pay increased costs of repairing commonly owned buildings after a flood in compliance with State or local floodplain management ordinances or laws.

6. Other Provisions

a. Increased Cost of Compliance coverage will not be included in the calculation to determine whether coverage meets the 80 percent insurance-to-value requirement for replacement cost coverage as set forth in Art. VII.R (“Loss Settlement”) of this policy.

b. All other conditions and provisions of this policy apply.
IV. PROPERTY NOT INSURED

We do not insure any of the following:

1. Personal property not inside a building.

2. A building, and personal property in it, located entirely in, on, or over water or seaward of mean high tide if it was constructed or substantially improved after September 30, 1982.

3. Open structures, including a building used as a boathouse or any structure or building into which boats are floated, and personal property located in, on, or over water.

4. Recreational vehicles other than travel trailers described in the Definitions section (see II.B.6.c) whether affixed to a permanent foundation or on wheels.

5. Self-propelled vehicles or machines, including their parts and equipment. However, we do cover self-propelled vehicles or machines not licensed for use on public roads that are:
   a. Used mainly to service the described location; or
   b. Designed and used to assist handicapped persons, while the vehicles or machines are inside a building at the described location.

6. Land, land values, lawns, trees, shrubs, plants, growing crops, or animals.

7. Accounts, bills, coins, currency, deeds, evidences of debt, medals, money, scrip, stored value cards, postage stamps, securities, bullion, manuscripts, or other valuable papers.

8. Underground structures and equipment, including wells, septic tanks, and septic systems.

9. Those portions of walks, walkways, decks, driveways, patios and other surfaces, all whether protected by a roof or not, located outside the perimeter, exterior walls of the insured building or the building in which the insured unit is located.

10. Containers, including related equipment, such as, but not limited to, tanks containing gases or liquids.

11. Buildings or units and all their contents if more than 49 percent of the actual cash value of the building is below ground, unless the lowest level is at or above the base flood elevation and is below...
ground by reason of earth having been used as insulation material in conjunction with energy efficient building techniques.

12. Fences, retaining walls, seawalls, bulkheads, wharves, piers, bridges, and docks.

13. Aircraft or watercraft, or their furnishings and equipment.

14. Hot tubs and spas that are not bathroom fixtures, and swimming pools, and their equipment, such as, but not limited to, heaters, filters, pumps, and pipes, wherever located.

15. Property not eligible for flood insurance pursuant to the provisions of the Coastal Barrier Resources Act and the Coastal Barrier Improvement Act and amendments to these acts.

16. Personal property you own in common with other unit owners comprising the membership of a condominium association.

V. EXCLUSIONS

A. We only pay for direct physical loss by or from flood, which means that we do not pay you for:

1. Loss of revenue or profits;
2. Loss of access to the insured property or described location;
3. Loss of use of the insured property or described location;
4. Loss from interruption of business or production;
5. Any additional living expenses incurred while the insured building is being repaired or is unable to be occupied for any reason;
6. The cost of complying with any ordinance or law requiring or regulating the construction, demolition, remodeling, renovation, or repair of property, including removal of any resulting debris. This exclusion does not apply to any eligible activities we describe in Coverage D—Increased Cost of Compliance; or
7. Any other economic loss you suffer.

B. Flood in Progress. If this policy became effective as of the time of a loan closing, as provided by 44 CFR 61.11(b), we will not pay for a loss caused by a flood that is a continuation of a flood that existed prior to coverage becoming effective.
In all other circumstances, we will not pay for a loss caused by a flood that is a continuation of a flood that existed on or before the day you submitted the application for coverage under this policy and the full amount due. We will determine the date of application using 44 CFR 61.11(f).

C. We do not insure for loss to property caused directly by earth movement even if the earth movement is caused by flood. Some examples of earth movement that we do not cover are:

1. Earthquake;
2. Landslide;
3. Land subsidence;
4. Sinkholes;
5. Destabilization or movement of land that results from accumulation of water in subsurface land area; or

We do, however, pay for losses from mudflow and land subsidence as a result of erosion that are specifically insured under our definition of flood (see II.B.1.c and II.B.2).

D. We do not insure for direct physical loss caused directly or indirectly by any of the following:

1. The pressure or weight of ice;
2. Freezing or thawing;
3. Rain, snow, sleet, hail, or water spray;
4. Water, moisture, mildew, or mold damage that results primarily from any condition:
   a. Substantially confined to the dwelling; or
   b. That is within your control, including but not limited to:
      (1) Design, structural, or mechanical defects;
      (2) Failure, stoppage, or breakage of water or sewer lines, drains, pumps, fixtures, or equipment; or
      (3) Failure to inspect and maintain the property after a flood recedes;
5. Water or water-borne material that:
   a. Backs up through sewers or drains;
   b. Discharges or overflows from a sump, sump pump, or related equipment; or
   c. Seeps or leaks on or through the insured property; unless there is a flood in the area and the flood is the proximate
cause of the sewer or drain backup, sump pump discharge or overflow, or the seepage of water;

6. The pressure or weight of water unless there is a flood in the area and the flood is the proximate cause of the damage from the pressure or weight of water;

7. Power, heating, or cooling failure unless the failure results from direct physical loss by or from flood to power, heating, or cooling equipment on the described location;

8. Theft, fire, explosion, wind, or windstorm;

9. Anything you or any member of your household do or conspire to do to deliberately cause loss by flood; or

10. Alteration of the insured property that significantly increases the risk of flooding.

E. We do not insure for loss to any building or personal property located on land leased from the Federal Government, arising from or incident to the flooding of the land by the Federal Government, where the lease expressly holds the Federal Government harmless under flood insurance issued under any Federal Government program.

F. We do not pay for the testing for or monitoring of pollutants unless required by law or ordinance.

VI. DEDUCTIBLES

A. When a loss is insured under this policy, we will pay only that part of the loss that exceeds your deductible amount, subject to the limit of liability that applies. The deductible amount is shown on the Declarations Page.

However, when a building under construction, alteration, or repair does not have at least two rigid exterior walls and a fully secured roof at the time of loss, your deductible amount will be two times the deductible that would otherwise apply to a completed building.

B. In each loss from flood, separate deductibles apply to the building and personal property insured by this policy.

C. The deductible does NOT apply to:
   1. III.C.2. Loss Avoidance Measures;
   2. III.C.3. Condominium Loss Assessments; or
   3. III.D. Increased Cost of Compliance.
A. Pair and Set Clause

In case of loss to an article that is part of a pair or set, we will have the option of paying you:

1. An amount equal to the cost of replacing the lost, damaged, or destroyed article, minus its depreciation; or

2. The amount that represents the fair proportion of the total value of the pair or set that the lost, damaged, or destroyed article bears to the pair or set.

B. Other Insurance

1. If a loss insured by this policy is also insured by other insurance that includes flood coverage not issued under the Act, we will not pay more than the amount of insurance you are entitled to for lost, damaged, or destroyed property insured under this policy subject to the following:

   a. We will pay only the proportion of the loss that the amount of insurance that applies under this policy bears to the total amount of insurance covering the loss, unless VII.B.1.b or c immediately below applies.

   b. If the other policy has a provision stating that it is excess insurance, this policy will be primary.

   c. This policy will be primary (but subject to its own deductible) up to the deductible in the other flood policy (except another policy as described in VII.B.1.b above). When the other deductible amount is reached, this policy will participate in the same proportion that the amount of insurance under this policy bears to the total amount of both policies, for the remainder of the loss.

2. If there is other insurance issued under the Act in the name of your condominium association covering the same property insured by this policy, then this policy will be in excess over the other insurance, except where a condominium loss assessment to the unit owner results from a loss sustained by the condominium association that was not reimbursed under a flood insurance policy written in the name of the association under the Act because the building was not, at the time of loss, insured for an amount equal to the lesser of:

   a. 80 percent or more of its full replacement cost; or
b. The maximum amount of insurance permitted under the Act.

3. The combined coverage payment under the other NFIP insurance and this policy cannot exceed the maximum coverage available under the Act, of $250,000 per single unit.

C. Amendments, Waivers, Assignment

This policy cannot be changed, nor can any of its provisions be waived, without the express written consent of the Federal Insurance Administrator. No action we take under the terms of this policy constitutes a waiver of any of our rights. You may assign this policy in writing when you transfer title of your property to someone else except under these conditions:

a. When this policy insures only personal property; or
b. When this policy insures a building under construction.

D. Insufficient Premium or Rating Information

1. Applicability. The following provisions apply to all instances where the premium paid on this policy is insufficient or where the rating information is insufficient, such as where an Elevation Certificate is not provided.

2. Reforming the Policy with Reduced Coverage. Except as otherwise provided in VII.D.1, if the premium we received from you was not sufficient to buy the kinds and amounts of coverage you requested, we will provide only the kinds and amounts of coverage that can be purchased for the premium payment we received.

a. For the purpose of determining whether your premium payment is sufficient to buy the kinds and amounts of coverage you requested, we will first deduct the costs of all applicable fees and surcharges.

b. If the amount paid, after deducting the costs of all applicable fees and surcharges, is not sufficient to buy any amount of coverage, your payment will be refunded. Unless the policy is reformed to increase the coverage amount to the amount originally requested pursuant to VII.D.3, this policy will be cancelled, and no claims will be paid under this policy.

c. Coverage limits on the reformed policy will be based upon the amount of premium submitted per type of coverage, but will not exceed the amount originally requested.

3. Discovery of Insufficient Premium or Rating Information. If we discover that your premium payment was not sufficient to buy the requested amount of coverage, the policy will
be reformed as described in VII.D.2. You have the option of increasing the amount of coverage resulting from this reformation to the amount you requested as follows:

a. **Insufficient Premium.** If we discover that your premium payment was not sufficient to buy the requested amount of coverage, we will send you, and any mortgagee or trustee known to us, a bill for the required additional premium for the current policy term (or that portion of the current policy term following any endorsement changing the amount of coverage). If it is discovered that the initial amount charged to you for any fees or surcharges is incorrect, the difference will be added or deducted, as applicable, to the total amount in this bill.

(1) If you or the mortgagee or trustee pays the additional premium amount due within 30 days from the date of our bill, we will reform the policy to increase the amount of coverage to the originally requested amount, effective to the beginning of the current policy term (or subsequent date of any endorsement changing the amount of coverage).

(2) If you or the mortgagee or trustee do not pay the additional amount due within 30 days of the date of our bill, any flood insurance claim will be settled based on the reduced amount of coverage.

(3) As applicable, you have the option of paying all or part of the amount due out of a claim payment based on the originally requested amount of coverage.

b. **Insufficient Rating Information.** If we determine that the rating information we have is insufficient and prevents us from calculating the additional premium, we will ask you to send the required information. You must submit the information within 60 days of our request.

(1) If we receive the information within 60 days of our request, we will determine the amount of additional premium for the current policy term.
Appendix A: Policy

policy term, and follow the procedure in VII.D.3.a above.

(2) If we do not receive the information within 60 days of our request, no claims will be paid until the requested information is provided. Coverage will be limited to the amount of coverage that can be purchased for the payments we received, as determined when the requested information is provided.

4. Coverage Increases. If we do not receive the amounts requested in VII.D.3.a or the additional information requested in VII.D.3.b by the date it is due, the amount of coverage under this policy can only be increased by endorsement subject to the appropriate waiting period. However, no coverage increases will be allowed until you have provided the information requested in VII.D.3.b.

5. Falsifying Information. However, if we find that you or your agent intentionally did not tell us, or falsified any important fact or circumstance or did anything fraudulent relating to this insurance, the provisions of VIII.A apply.

E. Policy Renewal

1. This policy will expire at 12:01 a.m. on the last day of the policy term.

2. We must receive the payment of the appropriate renewal premium within 30 days of the expiration date.

3. If we find, however, that we did not place your renewal notice into the U.S. Postal Service, or if we did mail it, we made a mistake, e.g., we used an incorrect, incomplete, or illegible address, which delayed its delivery to you before the due date for the renewal premium, then we will follow these procedures:

   a. If you or your agent notified us, not later than one year after the date on which the payment of the renewal premium was due, of non-receipt of a renewal notice before the due date for the renewal premium, and we determine that the circumstances in the preceding paragraph apply, we will mail a second bill providing a revised due date, which will be 30 days after the date on which the bill is mailed.

   b. If we do not receive the premium requested in the second bill by the revised due date, then we will not renew the policy. In that case, the policy will remain an expired policy as of the expiration date shown on the Declarations Page.

4. In connection with the renewal of this policy, we may ask you during the policy term to recertify, on a Recertification Questionnaire we will provide to you, the rating information used to rate your most recent application for or renewal of insurance.

F. Conditions Suspending or Restricting Insurance

We are not liable for loss that occurs while there is a hazard that is increased by any means within your control or knowledge.

G. Requirements in Case of Loss

In case of a flood loss to insured property, you must:

1. Give prompt written notice to us.

2. As soon as reasonably possible, separate the damaged and
undamaged property, putting it in the best possible order so that we may examine it.

3. Prepare an inventory of damaged property showing the quantity, description, actual cash value, and amount of loss. Attach all bills, receipts, and related documents.

4. Within 60 days after the loss, send us a proof of loss, which is your statement of the amount you are claiming under the policy signed and sworn to by you, and which furnishes us with the following information:
   a. The date and time of loss;
   b. A brief explanation of how the loss happened;
   c. Your interest (for example, “owner”) and the interest, if any, of others in the damaged property;
   d. Details of any other insurance that may cover the loss;
   e. Changes in title or occupancy of the insured property during the term of the policy;
   f. Specifications of damaged buildings and detailed repair estimates;
   g. Names of mortgagees or anyone else having a lien, charge, or claim against the insured property;
   h. Details about who occupied any insured building at the time of loss and for what purpose; and
   i. The inventory of damaged personal property described in G.3 above.

5. In completing the proof of loss, you must use your own judgment concerning the amount of loss and justify that amount.

6. You must cooperate with the adjuster or representative in the investigation of the claim.

7. The insurance adjuster whom we hire to investigate your claim may furnish you with a proof of loss form, and she or he may help you complete it. However, this is a matter of courtesy only, and you must still send us a proof of loss within 60 days after the loss even if the adjuster does not furnish the form or help you complete it.

8. We have not authorized the adjuster to approve or disapprove claims or to tell you whether we will approve your claim.

9. At our option, we may accept the adjuster’s report of the loss instead of your proof of loss. The adjuster’s report will include information about your loss and the damages you sustained. You must sign the adjuster’s report. At our option, we may require you to swear to the report.

H. Our Options After a Loss

Options we may, in our sole discretion, exercise after loss include the following:
1. At such reasonable times and places that we may designate, you must:
   a. Show us or our representative the damaged property;
   b. Submit to examination under oath, while not in the presence of another insured, and sign the same; and
   c. Permit us to examine and make extracts and copies of:
      (1) Any policies of property insurance insuring you against loss and the deed establishing your ownership of the insured real property;
      (2) Condominium association documents including the Declarations of the condominium, its Articles of Association or Incorporation, Bylaws, rules and regulations, and other relevant documents if you are a unit owner in a condominium building; and
      (3) All books of accounts, bills, invoices and other vouchers, or certified copies pertaining to the damaged property if the originals are lost.

2. We may request, in writing, that you furnish us with a complete inventory of the lost, damaged or destroyed property, including:
   a. Quantities and costs;
   b. Actual cash values or replacement cost (whichever is appropriate);
   c. Amounts of loss claimed;
   d. Any written plans and specifications for repair of the damaged property that you can reasonably make available to us; and
   e. Evidence that prior flood damage has been repaired.

3. If we give you written notice within 30 days after we receive your signed, sworn proof of loss, we may:
   a. Repair, rebuild, or replace any part of the lost, damaged, or destroyed property with material or property of like kind and quality or its functional equivalent; and
   b. Take all or any part of the damaged property at the value that we agree upon or its appraised value.

I. No Benefit to Bailee

No person or organization, other than you, having custody of insured property will benefit from this insurance.
J. Loss Payment

1. We will adjust all losses with you. We will pay you unless some other person or entity is named in the policy or is legally entitled to receive payment. Loss will be payable 60 days after we receive your proof of loss (or within 90 days after the insurance adjuster files the adjuster’s report signed and sworn to by you in lieu of a proof of loss) and:
   a. We reach an agreement with you;
   b. There is an entry of a final judgment; or
   c. There is a filing of an appraisal award with us, as provided in VII.M.

2. If we reject your proof of loss in whole or in part you may:
   a. Accept our denial of your claim;
   b. Exercise your rights under this policy; or
   c. File an amended proof of loss as long as it is filed within 60 days of the date of the loss.

K. Abandonment

You may not abandon to us damaged or undamaged property insured under this policy.

L. Salvage

We may permit you to keep damaged property insured under this policy after a loss, and we will reduce the amount of the loss proceeds payable to you under the policy by the value of the salvage.

M. Appraisal

If you and we fail to agree on the actual cash value or, if applicable, replacement cost of your damaged property to settle upon the amount of loss, then either may demand an appraisal of the loss. In this event, you and we will each choose a competent and impartial appraiser within 20 days after receiving a written request from the other. The two appraisers will choose an umpire. If they cannot agree upon an umpire within 15 days, you or we may request that the choice be made by a judge of a court of record in the state where the insured property is located. The appraisers will separately state the actual cash value, the replacement cost, and the amount of loss to each item. If the appraisers submit a written report of an agreement to us, the amount agreed upon will be the amount of loss. If they fail to agree, they will submit their differences to the umpire. A decision agreed to by any two will set the amount of actual cash value and loss, or if it applies, the replacement cost and loss.

Each party will:
   1. Pay its own appraiser; and

2. Bear the other expenses of the appraisal and umpire equally.

N. Mortgage Clause

1. The word “mortgagor” includes trustee.

2. Any loss payable under Coverage A—Building Property will be paid to any mortgagee of whom we have actual notice, as well as any other mortgagee or loss payee determined to exist at the time of loss, and you, as interests appear. If more than one mortgagee is named, the order of payment will be the same as the order of precedence of the mortgages.

3. If we deny your claim, that denial will not apply to a valid claim of the mortgagee, if the mortgagee:
   a. Notifies us of any change in the ownership or occupancy, or substantial change in risk of which the mortgagee is aware;
   b. Pays any premium due under this policy on demand if you have neglected to pay the premium; and
   c. Submits a signed, sworn proof of loss within 60 days after receiving notice from us of your failure to do so.
4. All of the terms of this policy apply to the mortgagee.

5. The mortgagee has the right to receive loss payment even if the mortgagee has started foreclosure or similar action on the building.

6. If we decide to cancel or not renew this policy, it will continue in effect for the benefit of the mortgagee only for 30 days after we notify the mortgagee of the cancellation or non-renewal.

7. If we pay the mortgagee for any loss and deny payment to you, we are subrogated to all the rights of the mortgagee granted under the mortgage on the property. Subrogation will not impair the right of the mortgagee to recover the full amount of the mortgagee’s claim.

O. Suit Against Us

You may not sue us to recover money under this policy unless you have complied with all the requirements of the policy. If you do sue, you must start the suit within one year after the date of the written denial of all or part of the claim, and you must file the suit in the United States District Court of the district in which the insured property was located at the time of loss. This requirement applies to any claim that you may have under this policy and to any dispute that you may have arising out of the handling of any claim under the policy.

P. Subrogation

Whenever we make a payment for a loss under this policy, we are subrogated to your right to recover for that loss from any other person. That means that your right to recover for a loss that was partly or totally caused by someone else is automatically transferred to us, to the extent that we have paid you for the loss. We may require you to acknowledge this transfer in writing. After the loss, you may not give up our right to recover this money or do anything that would prevent us from recovering it. If you make any claim against any person who caused your loss and recover any money, you must pay us back first before you may keep any of that money.

Q. Continuous Lake Flooding

1. If an insured building has been flooded by rising lake waters continuously for 90 days or more and it appears reasonably certain that a continuation of this flooding will result in an insured loss to the insured building equal to or greater than the building policy limits plus the deductible or the maximum payable under the policy for any one building loss, we will pay you the lesser of these two amounts without waiting for the further
damage to occur if you sign a release agreeing:

a. To make no further claim under this policy;
b. Not to seek renewal of this policy;
c. Not to apply for any flood insurance under the Act for property at the described location;
d. Not to seek a premium refund for current or prior terms.

If the policy term ends before the insured building has been flooded continuously for 90 days, the provisions of this paragraph Q.1 will apply when the insured building suffers a covered loss before the policy term ends.

2. If your insured building is subject to continuous lake flooding from a closed basin lake, you may elect to file a claim under either paragraph Q.1 above or Q.2 (A “closed basin lake” is a natural lake from which water leaves primarily through evaporation and whose surface area now exceeds or has exceeded one square mile at any time in the recorded past. Most of the nation’s closed basin lakes are in the western half of the United States where annual evaporation exceeds annual precipitation and where lake levels and surface areas are subject to considerable fluctuation due to wide variations in the climate. These lakes may overtop their basins on rare occasions.) Under this paragraph Q.2, we will pay your claim as if the building is a total loss even though it has not been continuously inundated for 90 days, subject to the following conditions:

a. Lake floodwaters must damage or imminently threaten to damage your building.
b. Before approval of your claim, you must:
   (1) Agree to a claim payment that reflects your buying back the salvage on a negotiated basis; and
   (2) Grant the conservation easement described in FEMA’s “Policy Guidance for Closed Basin Lakes” to be recorded in the office of the local recorder of deeds. FEMA, in consultation with the community in which the property is located, will identify on a map an area or areas

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of special consideration (ASC) in which there is a potential for flood damage from continuous lake flooding. FEMA will give the community the agreed-upon map showing the ASC. This easement will only apply to that portion of the property in the ASC. It will allow certain agricultural and recreational uses of the land. The only structures it will allow on any portion of the property within the ASC are certain simple agricultural and recreational structures. If any of these allowable structures are insurable buildings under the NFIP and are insured under the NFIP, they will not be eligible for the benefits of this paragraph Q.2. If a U.S. Army Corps of Engineers certified flood control project or otherwise certified flood control project later protects the property, FEMA will, upon request, amend the ASC to remove areas protected by those projects. The restrictions of the easement will then no longer apply to any portion of the property removed from the ASC; and

(3) Comply with paragraphs Q.1.a through Q.1.d above.

c. Within 90 days of approval of your claim, you must move your building to a new location outside the ASC. FEMA will give you an additional 30 days to move if you show there is sufficient reason to extend the time.

d. Before the final payment of your claim, you must acquire an elevation certificate and a floodplain development permit from the local floodplain administrator for the new location of your building.

e. Before the approval of your claim, the community having jurisdiction over your building must:

(1) Adopt a permanent land use ordinance, or a temporary moratorium for a period not to exceed 6 months to be followed immediately by a permanent land use ordinance that is consistent with the provisions specified in the easement required in paragraph Q.2.b above;
(2) Agree to declare and report any violations of this ordinance to FEMA so that under Section 1316 of the National Flood Insurance Act of 1968, as amended, flood insurance to the building can be denied; and

(3) Agree to maintain as deed-restricted, for purposes compatible with open space or agricultural or recreational use only, any affected property the community acquires an interest in. These deed restrictions must be consistent with the provisions of paragraph Q.2.b above, except that, even if a certified project protects the property, the land use restrictions continue to apply if the property was acquired under the Hazard Mitigation Grant Program or the Flood Mitigation Assistance Program. If a non-profit land trust organization receives the property as a donation, that organization must maintain the property as deed-restricted, consistent with the provisions of paragraph Q.2.b above.

f. Before the approval of your claim, the affected State must take all action set forth in FEMA’s “Policy Guidance for Closed Basin Lakes.”

g. You must have NFIP flood insurance coverage continuously in effect from a date established by FEMA until you file a claim under paragraph Q.2. If a subsequent owner buys NFIP insurance that goes into effect within 60 days of the date of transfer of title, any gap in coverage during that 60-day period will not be a violation of this continuous coverage requirement. For the purpose of honoring a claim under this paragraph Q.2, we will not consider to be in effect any increased coverage that became effective after the date established by FEMA. The exception to this is any increased coverage in the amount suggested by your insurer as an inflation adjustment.

h. This paragraph Q.2 will be in effect for a community when the FEMA Regional Administrator for the affected region provides
Appendix A: Policy

R. Loss Settlement

1. Introduction

This policy provides three methods of settling losses: Replacement Cost, Special Loss Settlement, and Actual Cash Value. Each method is used for a different type of property, as explained in paragraphs a–c below.

a. Replacement Cost Loss Settlement, described in R.2 below, applies to a single-family dwelling provided:

(1) It is your principal residence; and

(2) At the time of loss, the amount of insurance in this policy that applies to the dwelling is 80 percent or more of its full replacement cost immediately before the loss, or is the maximum amount of insurance available under the NFIP.

b. Special Loss Settlement, described in R.3 below, applies to a single-family dwelling that is a manufactured or mobile home or a travel trailer.

c. Actual Cash Value Loss Settlement applies to a single-family dwelling not subject to replacement cost or special loss settlement, and to the property listed in R.4 below.

2. Replacement Cost Loss Settlement

The following loss settlement conditions apply to a single-family dwelling described in R.1.a above:

a. We will pay to repair or replace the damaged dwelling after application of the deductible and without deduction for depreciation, but not more than the least of the following amounts:

(1) The building limit of liability shown on your Declarations Page;

(2) The replacement cost of that part of the dwelling damaged, with materials of like kind and quality and for like use; or

(3) The necessary amount actually spent to repair or replace the damaged part of the dwelling for like use.

b. If the dwelling is rebuilt at a new location, the cost described above is limited to the cost that would have been incurred if the dwelling had been rebuilt at its former location.

c. When the full cost of repair or replacement is more than $1,000, or more than 5 percent of the whole amount of insurance that applies to the dwelling, we will not be liable for any loss under R.2.a above or R.4.a.2 below unless and until actual repair or replacement is completed.

d. You may disregard the replacement cost conditions above and make claim under this policy for loss to dwellings on an actual cash value basis. You may then make claim for any additional liability according to R.2.a, b, and c above, provided you notify us of your intent to do so within 180 days after the date of loss.

e. If the community in which your dwelling is located has been converted from the Emergency Program to the Regular Program during the current policy term, then we will consider the maximum amount of available NFIP insurance to be the amount that was available at the beginning of the current policy term.

3. Special Loss Settlement

a. The following loss settlement conditions apply to a single-family dwelling that:

(1) is a manufactured or mobile home or a travel trailer, as defined in II.C.6.b and c;
Appendix A: Policy

(2) is at least 16 feet wide when fully assembled and has an area of at least 600 square feet within its perimeter walls when fully assembled; and

(3) is your principal residence as specified in R.1.a.1 above.

b. If such a dwelling is totally destroyed or damaged to such an extent that, in our judgment, it is not economically feasible to repair, at least to its pre-damage condition, we will, at our discretion pay the least of the following amounts:

(1) The lesser of the replacement cost of the dwelling or 1.5 times the actual cash value; or

(2) The building limit of liability shown on your Declarations Page.

c. If such a dwelling is partially damaged and, in our judgment, it is economically feasible to repair it to its pre-damage condition, we will settle the loss according to the Replacement Cost conditions in R.2 above.

4. Actual Cash Value Loss Settlement

The types of property noted below are subject to actual cash value (or in the case of R.4.a.2., below, proportional) loss settlement.

a. A dwelling, at the time of loss, when the amount of insurance on the dwelling is both less than 80 percent of its full replacement cost immediately before the loss and less than the maximum amount of insurance available under the NFIP. In that case, we will pay the greater of the following amounts, but not more than the amount of insurance that applies to that dwelling:

(1) The actual cash value, as defined in II.C.2, of the damaged part of the dwelling; or

(2) A proportion of the cost to repair or replace the damaged part of the dwelling, without deduction for physical depreciation and after application of the deductible.

This proportion is determined as follows: If 80 percent of the full replacement cost of the dwelling is less than the maximum amount of insurance available under the NFIP, then the proportion is determined by dividing the actual amount of insurance on the dwelling by the amount of insurance that represents 80 percent of its full replacement cost. But if 80 percent of the full replacement cost of the dwelling is greater than the maximum amount of insurance available under the NFIP, then the proportion is determined by dividing the actual amount of insurance on the dwelling by the maximum amount of insurance available under the NFIP.

b. A two-, three-, or four-family dwelling.

c. A unit that is not used exclusively for single-family dwelling purposes.

d. Detached garages.

e. Personal property.

f. Appliances, carpets, and carpet pads.

g. Outdoor awnings, outdoor antennas or aerials of any type, and other outdoor equipment.

h. Any property insured under this policy that is abandoned after a loss and remains as debris anywhere on the described location.

i. A dwelling that is not your principal residence.

5. Amount of Insurance Required

To determine the amount of insurance required for a dwelling immediately before the loss, we do not include the value of:

a. Footings, foundations, piers, or any other structures or devices that are below the undersurface of the lowest basement floor and support all or part of the dwelling;

b. Those supports listed in R.5.a above, that are below the surface of the ground inside the foundation walls if there is no basement; and

c. Excavations and underground flues, pipes, wiring, and drains.

Note: The Coverage D—Increased Cost of Compliance limit of liability is not included in the determination of the amount of insurance required.
VIII. POLICY NULLIFICATION, CANCELLATION, AND NON-RENEWAL

A. Policy Nullification for Fraud, Misrepresentation, or Making False Statements

1. With respect to all insureds under this policy, this policy is void and has no legal force and effect if at any time, before or after a loss, you or any other insured or your agent have, with respect to this policy or any other NFIP insurance:
   a. Concealed or misrepresented any material fact or circumstance;
   b. Engaged in fraudulent conduct; or
   c. Made false statements.

2. Policies voided under A.1 cannot be renewed or replaced by a new NFIP policy.

3. Policies are void as of the date the acts described in A.1 above were committed.

4. Fines, civil penalties, and imprisonment under applicable Federal laws may also apply to the acts of fraud or concealment described above.

B. Policy Nullification for Reasons Other Than Fraud

1. This policy is void from its inception, and has no legal force or effect, if:
   a. The property listed on the application is located in a community that was not participating in the NFIP on this policy’s inception date and did not join or reenter the program during the policy term and before the loss occurred;
   b. The property listed on the application is otherwise not eligible for coverage under the NFIP at the time of the initial application;
   c. You never had an insurable interest in the property listed on the application;
   d. You provided an agent with an application and payment, but the payment did not clear; or
   e. We receive notice from you, prior to the policy effective date, that you have determined not to take the policy and you are not subject to a requirement to obtain and maintain flood insurance pursuant to any statute, regulation, or contract.

2. In such cases, you will be entitled to a full refund of all premium, fees, and surcharges received. However, if a claim was paid for a policy that is void, the claim payment must be returned to FEMA or offset from the premiums to be refunded before the refund will be processed.
C. Cancellation of the Policy by You

1. You may cancel this policy in accordance with the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

2. If you cancel this policy, you may be entitled to a full or partial refund of premium, surcharges, or fees under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

D. Cancellation of the Policy by Us

1. Cancellation for Underpayment of Amounts Owed on Policy. This policy will be cancelled, pursuant to VII.D.2, if it is determined that the premium amount you paid is not sufficient to buy any amount of coverage, and you do not pay the additional amount of premium owed to increase the coverage to the originally requested amount within the required time period.

2. Cancellation Due to Lack of an Insurable Interest.

   a. If you no longer have an insurable interest in the insured property, we will cancel this policy. You will cease to have an insurable interest if:

      (1) For building coverage, the building was sold, destroyed, or removed.

      (2) For contents coverage, the contents were sold or transferred ownership, or the contents were completely removed from the described location.

   b. If your policy is cancelled for this reason, you may be entitled to a partial refund of premium under the applicable rules and regulations of the NFIP.

3. Cancellation of Duplicate Policies

   a. Except as allowed under Article I.G, your property may not be insured by more than one NFIP policy, and payment for damages to your property will only be made under one policy.

   b. Except as allowed under Article I.G, if the property is insured by more than one NFIP policy, we will cancel all but one of the policies. The policy, or policies, will be selected for cancellation in accordance with 44 CFR 62.5 and the applicable rules and guidance of the NFIP.

   c. If this policy is cancelled pursuant to VIII.D.4.b, you may be entitled to a full or partial refund of premium, surcharges, or fees under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.
4. Cancellation Due to Physical Alteration of Property
   a. If the insured building has been physically altered in such a manner that it is no longer eligible for flood insurance coverage, we will cancel this policy.
   b. If your policy is cancelled for this reason, you may be entitled to a partial refund of premium under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

E. Non-Renewal of the Policy by Us
   Your policy will not be renewed if:
   1. The community where your insured property is located is suspended or stops participating in the NFIP;
   2. Your building is otherwise ineligible for flood insurance under the Act;
   3. You have failed to provide the information we requested for the purpose of rating the policy within the required deadline.

IX. LIBERALIZATION CLAUSE

If we make a change that broadens your coverage under this edition of our policy, but does not require any additional premium, then that change will automatically apply to your insurance as of the date we implement the change, provided that this implementation date falls within 60 days before or during the policy term stated on the Declarations Page.

X. WHAT LAW GOVERNS

This policy and all disputes arising from the insurer’s policy issuance, policy administration, or the handling of any claim under the policy are governed exclusively by the flood insurance regulations issued by FEMA, the National Flood Insurance Act of 1968, as amended (42 U.S.C. 4001, et seq.), and Federal common law.

In Witness Whereof, we have signed this policy below and hereby enter into this Insurance Agreement.

Administrator, Federal Insurance and Mitigation Administration

NFIP DWELLING FORM SFIP

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National Flood Insurance Program

General Property Form

Standard Flood Insurance Policy
F-123 / October 2021

FEMA

The NFIP General Property Form, SFIP FEMA Form 123, is available at https://www.fema.gov/flood-insurance/find-form/underwriting
Appendix A: Policy

FEDERAL EMERGENCY MANAGEMENT AGENCY, FEDERAL INSURANCE AND MITIGATION ADMINISTRATION

Standard Flood Insurance Policy

General Property Form

Please read the policy carefully. The flood insurance provided is subject to limitations, restrictions, and exclusions.

I. AGREEMENT

A. Coverage Under This Policy

1. Except as provided in I.A.2, this policy provides coverage for multifamily buildings (residential buildings designed for use by 5 or more families that are not condominium buildings), non-residential buildings, and their contents.

2. There is no coverage for a residential condominium building in a regular program community, except for personal property coverage for a unit in a condominium building.


C. We will pay you for direct physical loss by or from flood to your insured property if you:

   1. Have paid the full amount due (including applicable premiums, surcharges, and fees);
   2. Comply with all terms and conditions of this policy; and
   3. Have furnished accurate information and statements.

D. We have the right to review the information you give us at any time and revise your policy based on our review.

E. This policy insures only one building. If you own more than one building, coverage will apply to the single building specifically described in the Flood Insurance Application.

F. Multiple policies with building coverage cannot be issued to insure a single building to one insured or to different insureds, even if issued through different NFIP insurers. Payment for damages may only be made under a single policy for building damages under Coverage A—Building Property.

II. DEFINITIONS

A. In this policy, “you” and “your” refer to the named insured(s) shown on the Declarations Page of this policy. Insured(s) also includes: Any mortgagee and loss payee named in the Application and Declarations Page, as well as any other mortgagee or loss payee determined to exist at the time of loss, in the order of precedence. “We,” “us,” and “our” refer to the insurer.

Some definitions are complex because they are provided as they appear in the law or regulations, or result from court cases.

B. Flood, as used in this flood insurance policy, means:

   1. A general and temporary condition of partial or complete inundation of two or more acres of normally dry land area or of two or more properties (one of which is your property) from:
      a. Overflow of inland or tidal waters;
      b. Unusual and rapid accumulation or runoff of surface waters from any source;
      c. Mudflow.
   2. Collapse or subsidence of land along the shore of a lake or similar body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels that result in a flood as defined in B.1.a above.

C. The following are the other key definitions we use in this policy:

   2. Actual Cash Value. The cost to replace an insured item of property at the time of loss, less the value of its physical depreciation.
   3. Application. The statement made and signed by you or your agent in applying for this policy. The application gives information we use to determine the eligibility of the risk, the kind of policy to be issued, and the correct premium payment. The application is part of this flood insurance policy.
4. **Base Flood.** A flood having a one percent chance of being equaled or exceeded in any given year.

5. **Basement.** Any area of a building, including any sunken room or sunken portion of a room, having its floor below ground level on all sides.

6. **Building**
   a. A structure with two or more outside rigid walls and a fully secured roof that is affixed to a permanent site;
   b. A manufactured home, also known as a mobile home, is a structure built on a permanent chassis, transported to its site in one or more sections, and affixed to a permanent foundation; or
   c. A travel trailer without wheels, built on a chassis and affixed to a permanent foundation, that is regulated under the community’s floodplain management and building ordinances or laws.

Building does not mean a gas or liquid storage tank, shipping container, or a recreational vehicle, park trailer, or other similar vehicle, except as described in C.6.c above.

7. **Cancellation.** The ending of the insurance coverage provided by this policy before the expiration date.

8. **Condominium.** That form of ownership of one or more buildings in which each unit owner has an undivided interest in common elements.

9. **Condominium Association.** The entity made up of the unit owners responsible for the maintenance and operation of:
   a. Common elements owned in undivided shares by unit owners; and
   b. Other buildings in which the unit owners have use rights where membership in the entity is a required condition of unit ownership.

10. **Condominium Building.** A type of building for which the form of ownership is one in which each unit owner has an undivided interest in common elements of the building.

11. **Declarations Page.** A computer-generated summary of information you provided in your application for insurance. The Declarations Page also describes the term of the policy, limits of coverage, and displays the premium and our name. The Declarations Page is a part of this flood insurance policy.

12. **Deductible.** The fixed amount of an insured loss that is your responsibility and that is incurred by you before any amounts are paid for the insured loss under this policy.

13. **Described Location.** The location where the insured building(s) or personal property are found. The described location is shown on the Declarations Page.

14. **Direct Physical Loss By or From Flood.** Loss or damage to insured property, directly caused by a flood. There must be evidence of physical changes to the property.

15. **Elevated Building.** A building that has no basement and that has its lowest elevated floor raised above ground level by foundation walls, shear walls, posts, piers, pilings, or columns.

16. **Emergency Program.** The initial phase of a community’s participation in the National Flood Insurance Program. During this phase, only limited amounts of insurance are available under the Act and the regulations prescribed pursuant to the Act.

17. **Federal Policy Fee.** A flat rate charge you must pay on each new or renewal policy to defray certain administrative expenses incurred in carrying out the National Flood Insurance Program.

18. **Improvements.** Fixtures, alterations, installations, or additions comprising a part of the dwelling or apartment in which you reside.

19. **Mudflow.** A river of liquid and flowing mud on the surface of normally dry land areas, as when earth is carried by a current of water. Other earth movements, such as landslide, slope failure, or a saturated soil mass moving by liquidity down a slope, are not mudflows.

20. **National Flood Insurance Program (NFIP).** The program of flood insurance coverage and floodplain management administered under the Act and applicable Federal regulations in Title 44 of the Code of Federal Regulations, Subchapter B.

21. **Policy.** The entire written contract between you and us. It includes:
   a. This printed form;
   b. The application and Declarations Page;
   c. Any endorsement(s) that may be issued; and
   d. Any renewal certificate indicating that coverage has been instituted for a new policy and new policy term. Only one building, which you specifically described in the application, may be insured under this policy.

22. **Pollutants.** Substances that include, but are not limited to, any solid, liquid, gaseous, or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals, and waste. “Waste” includes, but is not limited to, materials to be recycled, reconditioned, or reclaimed.

23. **Post-FIRM Building.** A building for which construction or substantial improvement occurred after December 31, 1974, or on or after the effective date of an initial Flood Insurance Rate Map (FIRM), whichever is later.
24. Probation Surcharge. A flat charge you must pay on each new or renewal policy issued covering property in a community the NFIP has placed on probation under the provisions of 44 CFR 59.24.

25. Regular Program. The final phase of a community’s participation in the National Flood Insurance Program. In this phase, a Flood Insurance Rate Map is in effect and full limits of coverage are available under the Act and the regulations prescribed pursuant to the Act.

26. Residential Condominium Building. A condominium building, containing one or more family units and in which at least 75 percent of the floor area is residential.

27. Special Flood Hazard Area (SFHA). An area having special flood or mudflow, and/or flood-related erosion hazards, and shown on a Flood Hazard Boundary Map or Flood Insurance Rate Map as Zone A, A0, A1–A30, AE, A99, AH, AR, AR/A, AR/ AE, AR/AH, AR/A0, AR/A1–A30, V1–V30, VE, or V.

28. Stock means merchandise held in storage or for sale, raw materials, and in-process or finished goods, including supplies used in their packing or shipping. Stock does not include any property not insured under Section IV. Property Not Insured, except the following:
   a. Parts and equipment for self-propelled vehicles;
   b. Furnishings and equipment for watercraft;
   c. Spas and hot-tubs, including their equipment; and
   d. Swimming pool equipment.

29. Unit. A single-family residential or non-residential space you own in a condominium building.

30. Valued Policy. A policy in which the insured and the insurer agree on the value of the property insured, that value being payable in the event of a total loss. The Standard Flood Insurance Policy is not a valued policy.

III. PROPERTY INSURED

A. Coverage A—Building Property

We insure against direct physical loss by or from flood to:

1. The building described on the Declarations Page at the described location. If the building is a condominium building and the named insured is the condominium association, Coverage A includes all units within the building and the improvements within the units, provided the units are owned in common by all unit owners.

2. Building property located at another location for a period of 45 days at another location, as set forth in III.C.2.b, Property Removed to Safety.

3. Additions and extensions attached to and in contact with the building by means of a rigid exterior wall, a solid load-bearing interior wall, a stairway, an elevated walkway, or a roof. At your option, additions and extensions connected by any of these methods may be separately insured. Additions and extensions attached to and in contact with the building by means of a common interior wall that is not a solid load-bearing wall are always considered part of the building and cannot be separately insured.

4. The following fixtures, machinery, and equipment, which are insured under Coverage A only:
   a. Awnings and canopies;
   b. Blinds;
   c. Carpet permanently installed over unfinished flooring;
   d. Central air conditioners;
   e. Elevator equipment;
   f. Fire extinguishing apparatus;
   g. Fire sprinkler systems;
   h. Walk-in freezers;
   i. Furnaces;
   j. Light fixtures;
   k. Outdoor antennas and aerials attached to buildings;
   l. Permanently installed cupboards, bookcases, paneling, and wallpaper;
   m. Pumps and machinery for operating pumps;
   n. Ventilating equipment;
   o. Wall mirrors, permanently installed; and
   p. In the units within the building, installed:
      1. Built-in dishwashers;
      2. Built-in microwave ovens;
      3. Garbage disposal units;
      4. Hot water heaters, including solar water heaters;
      5. Kitchen cabinets;
      6. Plumbing fixtures;
      7. Radiators;
      8. Ranges;
      9. Refrigerators; and
      10. Stoves.
5. Materials and supplies to be used for construction, alteration, or repair of the insured building while the materials and supplies are stored in a fully enclosed building at the described location or on an adjacent property.

6. A building under construction, alteration, or repair at the described location.

   a. If the structure is not yet walled or roofed as described in the definition for building (see II.B.6.a.) then coverage applies:
      (1) Only while such work is in progress; or
      (2) If such work is halted, only for a period of up to 90 continuous days thereafter.

   b. However, coverage does not apply until the building is walled and roofed if the lowest floor, including the basement floor, of a non-elevated building or the lowest elevated floor of an elevated building is:
      (2) Below the base flood elevation adjusted to include the effect of wave action in Zones VE or V1–V30.

The lowest floor level is based on the bottom of the lowest horizontal structural member of the floor in Zones VE or V1–V30 or the top of the floor in Zones AH, AE, A1–A30, AR, AR/AE, AR/AH, AR/A1–A30, AR/A, AR/AO, and AR/AO.

7. A manufactured home or a travel trailer, as described in the II.C.6. If the manufactured home or travel trailer is in a special flood hazard area, it must be anchored in the following manner at the time of the loss:
   a. By over-the-top or frame ties to ground anchors; or
   b. In accordance with the manufacturer’s specifications; or
   c. In compliance with the community’s floodplain management requirements unless it has been continuously insured by the NFIP at the same described location since September 30, 1982.

8. Items of property below the lowest elevated floor of an elevated post-FIRM building located in zones A1–A30, AE, AH, AR, AR/A, AR/AE, AR/AH, AR/A1–A30, V1–V30, or VE, or in a basement regardless of the zone. Coverage is limited to the following:

   a. Any of the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
      (1) Central air conditioners;
      (2) Cisterns and the water in them;
      (3) Drywall for walls and ceilings in a basement and the cost of labor to nail it, unfinished and unfloated and not taped, to the framing;
      (4) Electrical junction and circuit breaker boxes;
      (5) Electrical outlets and switches;
      (6) Elevators, dumbwaiters, and related equipment, except for related equipment installed below the base flood elevation after September 30, 1987;
      (7) Fuel tanks and the fuel in them;
      (8) Furnaces and hot water heaters;
      (9) Heat pumps;
      (10) Nonflammable insulation in a basement;
      (11) Pumps and tanks used in solar energy systems;
      (12) Stairways and staircases attached to the building, not separated from it by elevated walkways;
      (13) Sump pumps;
      (14) Water softeners and the chemicals in them, water filters, and faucets installed as an integral part of the plumbing system;
(15) Well water tanks and pumps;
(16) Required utility connections for any item in this list; and
(17) Footings, foundations, posts, pilings, piers, or other foundation walls and anchorage systems required to support a building.

b. Clean-up.

B. Coverage B—Personal Property

1. If you have purchased personal property coverage, we insure, subject to B.2–4 below, against direct physical loss by or from flood to personal property inside the fully enclosed insured building:
   a. Owned solely by you, or in the case of a condominium, owned solely by the condominium association and used exclusively in the conduct of the business affairs of the condominium association; or
   b. Owned in common by the unit owners of the condominium association.

2. We also insure such personal property for 45 days while stored at a temporary location, as set forth in III.C.2.b, Property Removed to Safety.

3. When this policy insures personal property, coverage will be either for household personal property or other than household personal property, while within the insured building, but not both.
   a. If this policy insures household personal property, it will insure household personal property usual to a living quarters, that:
      (1) Belongs to you, or a member of your household, or at your option:
          (a) Your domestic worker;
          (b) Your guest; or
      (2) You may be legally liable for,
   b. If this policy insures other than household personal property, it will insure your:
      (1) Furniture and fixtures;
      (2) Machinery and equipment;
      (3) Stock; and
      (4) Other personal property owned by you and used in your business, subject to IV, Property Not Insured.

4. Coverage for personal property includes the following property, subject to B.1.a and B.1.b above, which is insured under Coverage B, only:
   a. Air conditioning units, portable or window type;
   b. Carpets, not permanently installed, over unfinished flooring;
   c. Carpets over finished flooring;
   d. Clothes washers and dryers;
   e. “Cook-out” grills;
   f. Food freezers, other than walk-in, and food in any freezer;
   g. Outdoor equipment and furniture stored inside the insured building;
   h. Ovens and the like; and
   i. Portable microwave ovens and portable dishwashers.

5. Coverage for items of property below the lowest elevated floor of an elevated post-FIRM building located in Zones A1–A30, AE, AR, AR/A, AR/ AE, AR/AH, AR/A–A30, V1–V30, or VE, or in a basement regardless of the zone, is limited to the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
   a. Air conditioning units, portable or window type;
   b. Clothes washers and dryers; and
   c. Food freezers, other than walk-in, and food in any freezer.

6. Special Limits. We will pay no more than $2,500 for any loss to one or more of the following kinds of personal property:
   a. Artwork, photographs, collectibles, or memorabilia, including but not limited to, porcelain or other figures, and sports cards.
   b. Rare books or autographed items.
   c. Jewelry, watches, precious and semi-precious stones, or articles of gold, silver, or platinum.
   d. Furs or any article containing fur that represents its principal value.

7. We will pay only for the functional value of antiques.
8. If you are a tenant, you may apply up to 10 percent of the Coverage B limit to improvements:
   a. Made a part of the building you occupy; and
   b. You acquired, or made at your expense, even though you cannot legally remove.

This coverage does not increase the amount of insurance that applies to insured personal property.

9. If you are a condominium unit owner, you may apply up to 10 percent of the Coverage B limit to cover loss to interior:
   a. walls,
   b. floors, and
   c. ceilings,

that are not insured under a policy issued to the condominium association insuring the condominium building.

This coverage does not increase the amount of insurance that applies to insured personal property.

10. If you are a tenant, personal property must be inside the fully enclosed building.

C. Coverage C—Other Coverages

1. Debris Removal
   a. We will pay the expense to remove non-owned debris that is on or in insured property and debris of insured property anywhere.
   b. If you or a member of your household perform the removal work, the value of your work will be based on the Federal minimum wage.
   c. This coverage does not increase the Coverage A or Coverage B limit of liability.

2. Loss Avoidance Measures
   a. Sandbags, Supplies, and Labor

   (1) We will pay up to $1,000 for costs you incur to protect the insured building from a flood or imminent danger of flood, for the following:
      (a) Your reasonable expenses to buy:
         (i) Sandbags, including sand to fill them;
         (ii) Fill for temporary levees;
         (iii) Pumps; and
         (iv) Plastic sheeting and lumber used in connection with these items.
      (b) The value of work, at the Federal minimum wage, that you perform.

   (2) This coverage for Sandbags, Supplies, and Labor only applies if damage to insured property by or from flood is imminent and the threat of flood damage is apparent enough to lead a person of common prudence to anticipate flood damage. One of the following must also occur:
      (a) A general and temporary condition of flooding in the area near the described location must occur, even if the flood does not reach the building; or
      (b) A legally authorized official must issue an evacuation order or other civil order for the community in which the building is located calling for measures to preserve life and property from the peril of flood.

This coverage does not increase the Coverage A or Coverage B limit of liability.

b. Property Removed to Safety

   (1) We will pay up to $1,000 for the reasonable expenses you incur to move insured property to a place other than the described location that contains the property in order to protect it from flood or the imminent danger of flood. Reasonable expenses include the value of work, at the Federal minimum wage, you or a member of your household perform.

   (2) If you move insured property to a location other than the described location that contains the property in order to protect it from flood or the imminent danger of flood, we will cover such property while at that location for a period of 45 consecutive days from the date you begin to move it there. The personal property that is moved must be placed in a fully enclosed building.
or otherwise reasonably protected from the elements.

(3) Any property removed, including a moveable home described in II.6, must be placed above ground level or outside of the special flood hazard area.

(4) This coverage does not increase the Coverage A or Coverage B limit of liability.

3. Pollution Damage

We will pay for damage caused by pollutants to insured property if the discharge, seepage, migration, release, or escape of the pollutants is caused by or results from flood. **The most we will pay under this coverage is $10,000.** This coverage does not increase the Coverage A or Coverage B limits of liability. Any payment under this provision when combined with all other payments for the same loss cannot exceed the replacement cost or actual cash value, as appropriate, of the insured property. **This coverage does not include the testing for or monitoring of pollutants unless required by law or ordinance.**

D. Coverage D—Increased Cost of Compliance

1. General

This policy pays you to comply with a State or local floodplain management law or ordinance affecting repair or reconstruction of a building suffering flood damage. Compliance activities eligible for payment are: elevation, floodproofing, relocation, or demolition (or any combination of these activities) of your building. Eligible floodproofing activities are limited to:

a. Non-residential buildings.

b. Residential buildings with basements that satisfy FEMA’s standards published in the Code of Federal Regulations [44 CFR 60.6(b) or (c)].

2. Limits of Liability

We will pay you up to $30,000 under this Coverage D (Increased Cost of Compliance), which only applies to policies with building coverage (Coverage A). Our payment of claims under Coverage D is in addition to the amount of coverage which you selected on the application and which appears on the Declarations Page. However, the maximum you can collect under this policy for both Coverage A (Building Property) and Coverage D (Increased Cost of Compliance) cannot exceed the maximum permitted under the Act. We do NOT charge a separate deductible for a claim under Coverage D.

3. Eligibility

a. A building insured under Coverage A (Building Property) sustaining a loss caused by a flood as defined by this policy must:

   (1) Be a “repetitive loss building.” A repetitive loss building is one that meets the following conditions:

      a) The building is insured by a contract of flood insurance issued under the NFIP.

      b) The building has suffered flood damage on two occasions during a 10-year period which ends on the date of the second loss.

      c) The cost to repair the flood damage, on average, equaled or exceeded 25 percent of the market value of the building at the time of each flood loss.

      d) In addition to the current claim, the NFIP must have paid the previous qualifying claim, and the State or community must have a cumulative, substantial damage provision or repetitive loss provision in its floodplain management law or ordinance being enforced against the building; or

   (2) Be a building that has had flood damage in which the cost to repair equals or exceeds 50 percent of the market value of the building at the time of the flood. The State or community must have a substantial damage provision in its floodplain management law or ordinance being enforced against the building.

b. This Coverage D pays you to comply with State or local floodplain management laws or ordinances that meet the minimum standards of the National Flood Insurance Program found in the Code of Federal Regulations at 44 CFR 60.3. We pay for compliance activities that exceed those standards under these conditions:

   (1) 3.a.1 above.

   (2) Elevation or floodproofing in any risk zone to preliminary or advisory base flood elevations provided by FEMA which the State or local government has adopted and is enforcing for flood-damaged buildings in such areas. (This includes compliance activities in B, C, X, or D zones which are being changed to zones with base flood elevations. This also includes compliance
activities in zones where base flood elevations are being increased, and a flood-damaged building must comply with the higher advisory base flood elevation. Increased Cost of Compliance coverage does not apply to situations in B, C, X, or D zones where the community has derived its own elevations and is enforcing elevation or floodproofing requirements for flood-damaged buildings to elevations derived solely by the community.

3. Elevation or floodproofing above the base flood elevation to meet State or local “free-board” requirements, i.e., that a building must be elevated above the base flood elevation.

c. Under the minimum NFIP criteria at 44 CFR 60.3(b)(4), States and communities must require the elevation or floodproofing of buildings in unnumbered A zones to the base flood elevation where elevation data is obtained from a Federal, State, or other source. Such compliance activities are also eligible for Coverage D.

d. This coverage will pay for the incremental cost, after demolition or relocation, of elevating or floodproofing a building during its rebuilding at the same or another site to meet State or local floodplain management laws or ordinances, subject to the exclusion at III.D.5.g.

e. This coverage will pay to bring a flood-damaged building into compliance with State or local floodplain management laws or ordinances even if the building had received a variance before the present loss from the applicable floodplain management requirements.

4. Conditions

a. When a building insured under Coverage A—Building Property sustains a loss caused by a flood, our payment for the loss under this Coverage D will be for the increased cost to elevate, floodproof, relocate, or demolish (or any combination of these activities) caused by the enforcement of current State or local floodplain management ordinances or laws. Our payment for eligible demolition activities will be for the cost to demolish and clear the site of the building debris or a portion thereof caused by the enforcement of current State or local floodplain management ordinances or laws. Eligible activities for the cost of clearing the site will include those necessary to discontinue utility service to the site and ensure proper abandonment of on-site utilities.

b. When the building is repaired or rebuilt, it must be intended for the same occupancy as the present building unless otherwise required by current floodplain management ordinances or laws.

5. Exclusions

Under this Coverage D (Increased Cost of Compliance), we will not pay for:

a. The cost to comply with any floodplain management law or ordinance in communities participating in the Emergency Program.
b. The cost associated with enforcement of any ordinance or law that requires any insured or others to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants.

c. The loss in value to any insured building due to the requirements of any ordinance or law.

d. The loss in residual value of the undamaged portion of a building demolished as a consequence of enforcement of any State or local floodplain management law or ordinance.

e. Any Increased Cost of Compliance under this Coverage D:
   (1) Until the building is elevated, floodproofed, demolished, or relocated on the same or to another premises; and
   (2) Unless the building is elevated, floodproofed, demolished, or relocated as soon as reasonably possible after the loss, not to exceed two years.

f. Any code upgrade requirements, e.g., plumbing or electrical wiring, not specifically related to the State or local floodplain management law or ordinance.

g. Any compliance activities needed to bring additions or improvements made after the loss occurred into compliance with State or local floodplain management laws or ordinances.

h. Loss due to any ordinance or law that you were required to comply with before the current loss.

i. Any rebuilding activity to standards that do not meet the NFIP’s minimum requirements. This includes any situation where the insured has received from the State or community a variance in connection with the current flood loss to rebuild the property to an elevation below the base flood elevation.

j. Increased Cost of Compliance for a garage or carport.

k. Any building insured under an NFIP Group Flood Insurance Policy.

l. Assessments made by a condominium association on individual condominium unit owners to pay increased costs of repairing commonly owned buildings after a flood in compliance with State

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or local floodplain management ordinances or laws.

### IV. PROPERTY NOT INSURED

We do not insure any of the following property:

1. Personal property not inside the fully enclosed building.

2. A building, and personal property in it, located entirely in, on, or over water or seaward of mean high tide if it was constructed or substantially improved after September 30, 1982.

3. Open structures, including a building used as a boathouse or any structure or building into which boats are floated, and personal property located in, on, or over water.

4. Recreational vehicles other than travel trailers described in the II.C.6.c, whether affixed to a permanent foundation or on wheels.

5. Self-propelled vehicles or machines, including their parts and equipment. However, we do cover self-propelled vehicles or machines not licensed for use on public roads and are:
   a. Used mainly to service the described location; or
   b. Designed and used to assist handicapped persons, while the vehicles or machines are inside a building at the described location.

6. Land, land values, lawns, trees, shrubs, plants, growing crops, or animals.

7. Accounts, bills, coins, currency, deeds, evidences of debt, medals, money, scrip, stored value cards, postage stamps, securities, bullion, manuscripts, or other valuable papers.

8. Underground structures and equipment, including wells, septic tanks, and septic systems.

9. Those portions of walks, walkways, decks, driveways, patios, and other surfaces, all whether protected by a roof or not, located outside the perimeter, exterior walls of the insured building.

10. Containers, including related equipment, such as, but not limited to, tanks containing gases or liquids.
11. Buildings or units and all their contents if more than 49 percent of the actual cash value of the building is below ground, unless the lowest level is at or above the base flood elevation and is below ground by reason of earth having been used as insulation material in conjunction with energy efficient building techniques.

12. Fences, retaining walls, seawalls, bulkheads, wharves, piers, bridges, and docks.

13. Aircraft or watercraft, or their furnishings and equipment.

14. Hot tubs and spas that are not bathroom fixtures, and swimming pools, and their equipment, such as, but not limited to, heaters, filters, pumps, and pipes, wherever located.

15. Property not eligible for flood insurance pursuant to the provisions of the Coastal Barrier Resources Act and the Coastal Barrier Improvement Act and amendments to these Acts.

16. Personal property owned by or in the care, custody or control of a unit owner, except for property of the type and under the circumstances set forth under III. Coverage B—Personal Property of this policy.

17. A residential condominium building located in a Regular Program community.

V. EXCLUSIONS

A. We only pay for “direct physical loss by or from flood,” which means that we do not pay you for:

1. Loss of revenue or profits;

2. Loss of access to the insured property or described location;

3. Loss of use of the insured property or described location;

4. Loss from interruption of business or production;

5. Any additional living expenses incurred while the insured building is being repaired or is unable to be occupied for any reason;

6. The cost of complying with any ordinance or law requiring or regulating the construction, demolition, remodeling, renovation, or repair of property, including removal of any resulting debris. This exclusion does not apply to
any eligible activities we describe in Coverage D—Increased Cost of Compliance; or

7. Any other economic loss you suffer.

B. Flood in Progress. If this policy became effective as of the time of a loan closing, as provided by 44 CFR 61.11(b), we will not pay for a loss caused by a flood that is a continuation of a flood that existed prior to coverage becoming effective. In all other circumstances, we will not pay for a loss caused by a flood that is a continuation of a flood that existed on or before the day you submitted the application for coverage under this policy and the correct premium. We will determine the date of application using 44 CFR 611.11(f).

C. We do not insure for loss to property caused directly by earth movement even if the earth movement is caused by flood. Some examples of earth movement that we do not cover are:

1. Earthquake;
2. Landslide;
3. Land subsidence;
4. Sinkholes;
5. Destabilization or movement of land that results from accumulation of water in subsurface land areas; or

We do, however, pay for losses from mudflow and land subsidence as a result of erosion that are specifically insured under our definition of flood (see II.B.1.c and II.B.2).

D. We do not insure for direct physical loss caused directly or indirectly by:

1. The pressure or weight of ice;
2. Freezing or thawing;
3. Rain, snow, sleet, hail, or water spray;
4. Water, moisture, mildew, or mold damage that results primarily from any condition:
   a. Substantially confined to the insured building; or
   b. That is within your control including, but not limited to:
      (1) Design, structural, or mechanical defects;
      (2) Failures, stoppages, or breakage of water or sewer lines, drains, pumps, fixtures, or equipment; or
      (3) Failure to inspect and maintain the property after a flood recedes;
5. Water or water-borne material that:
   a. Backs up through sewers or drains;
   b. Discharges or overflows from a sump, sump pump, or related equipment; or
   c. Seeps or leaks on or through the insured property;
   unless there is a flood in the area and the flood is the proximate cause of the sewer or drain backup, sump pump discharge or overflow, or the seepage of water;

6. The pressure or weight of water unless there is a flood in the area and the flood is the proximate cause of the damage from the pressure or weight of water;

7. Power, heating, or cooling failure unless the failure results from direct physical loss by or from flood to power, heating, or cooling equipment on the described location;

8. Theft, fire, explosion, wind, or windstorm;

9. Anything you or any member of your household do or conspires to do to deliberately cause loss by flood; or

10. Alteration of the insured property that significantly increases the risk of flooding.

E. We do not insure for loss to any building or personal property located on land leased from the Federal Government, arising from or incident to the flooding of the land by the Federal Government, where the lease expressly holds the Federal Government harmless under flood insurance issued under any Federal Government program.

VI. DEDUCTIBLES

A. When a loss is insured under this policy, we will pay only that part of the loss that exceeds your deductible amount, subject to the limit of liability that applies. The deductible amount is shown on the Declarations Page.

However, when a building under construction, alteration, or repair does not have at least two rigid exterior walls and a fully secured roof at the time of loss, your deductible amount will be two times the deductible that would otherwise apply to a completed building.

B. In each loss from flood, separate deductibles apply to the building and personal property insured by this policy.

C. The deductible does NOT apply to:
   1. III.C.2. Loss Avoidance Measures; or
   2. III.D. Increased Cost of Compliance.

VII. GENERAL CONDITIONS

A. Pair and Set Clause

In case of loss to an article that is part of a pair or set, we will have the option of paying you:

1. An amount equal to the cost of replacing the lost, damaged, or destroyed article, minus its depreciation; or
2. The amount that represents the fair proportion of the
total value of the pair or set that the lost, damaged,
or destroyed article bears to the pair or set.

B. Other Insurance

1. If a loss insured by this policy is
also insured by other insurance
that includes flood coverage not
issued under the Act, we will not
pay more than the amount of
insurance that you are entitled to
for lost, damaged, or destroyed
property insured under this policy
subject to the following:

a. We will pay only the proportion
of the loss that the amount of
insurance that applies under
this policy bears to the total
amount of insurance covering
the loss, unless VII.B.1.b or c
below applies.

b. If the other policy has a
provision stating that it is
excess insurance, this policy will
be primary.

c. This policy will be primary (but
subject to its own deductible)
up to the deductible in the
other flood policy (except
another policy as described in
VII.B.1.b above). When the other
deductible amount is reached,
this policy will participate in
the same proportion that the
amount of insurance under
this policy bears to the total
amount of both policies, for the
remainder of the loss.

2. Where this policy insures a
condominium association and
there is a National Flood Insurance
Program flood insurance policy
in the name of a unit owner that
insures the same loss as this policy,
then this policy will be primary.

C. Amendments, Waivers, Assignment

This policy cannot be changed, nor can any of its provisions
be waived, without the express written consent of the
Federal Insurance Administrator. No action that we take
under the terms of this policy can constitute a waiver of
any of our rights. You may assign this policy in writing when
you transfer title of your property to someone else except
under these conditions:

1. When this policy insures only personal property; or
2. When this policy insures a building
under construction.

D. Insufficient Premium or Rating Information

1. Applicability. The following pro-
visions apply to all instances
where the premium paid on this
policy is insufficient or where the
rating information is insufficient,
such as where an Elevation
Certificate is not provided.

2. Reforming the Policy with Re-
duced Coverage. Except as
otherwise provided in VII.D.1 and
VII.D.4, if the premium we received
from you was not sufficient to
buy the kinds and amounts of
coverage you requested, we
will provide only the kinds and
amounts of coverage that can be purchased for the premium payment we received.

a. For the purpose of determining whether your premium payment is sufficient to buy the kinds and amounts of coverage you requested, we will first deduct the costs of all applicable fees and surcharges.

b. If the amount paid, after deducting the costs of all applicable fees and surcharges, is not sufficient to buy any amount of coverage, your payment will be refunded. Unless the policy is reformed to increase the coverage amount to the amount originally requested pursuant to VII.D.3, this policy will be cancelled, and no claims will be paid under this policy.

c. Coverage limits on the reformed policy will be based upon the amount of premium submitted per type of coverage, but will not exceed the amount originally requested.

3. Discovery of Insufficient Premium or Rating Information. If we discover that your premium payment was not sufficient to buy the requested amount of coverage, the policy will be reformed as described in VII.D.2. You have the option of increasing the amount of coverage resulting from this reformation to the amount you requested as follows:

a. **Insufficient Premium.** If we discover that your premium payment was not sufficient to buy the requested amount of coverage, we will send you, and any mortgagee or trustee known to us, a bill for the required additional premium for the current policy term (or that portion of the current policy term following any endorsement changing the amount of coverage). If it is discovered that the initial amount charged to you for any fees or surcharges is incorrect, the difference will be added or deducted, as applicable, to the total amount in this bill.

   (1) If you or the mortgagee or trustee pay the additional amount due within 30 days from the date of our bill, we will reform the policy to increase the amount of coverage to the originally requested amount, effective
to the beginning of the current policy term (or subsequent date of any endorsement changing the amount of coverage).

(2) If you or the mortgagee or trustee do not pay the additional amount due within 30 days of the date of our bill, any flood insurance claim will be settled based on the reduced amount of coverage.

(3) As applicable, you have the option of paying all or part of the amount due out of a claim payment based on the originally requested amount of coverage.

b. Insufficient Rating Information. If we determine that the rating information we have is insufficient and prevents us from calculating the additional premium, we will ask you to send the required information. You must submit the information within 60 days of our request.

(1) If we receive the information within 60 days of our request, we will determine the amount of additional premium for the current policy term and follow the procedure in VII.D.3.a above.

(2) If we do not receive the information within 60 days of our request, no claims will be paid until the requested information is provided. Coverage will be limited to the amount of coverage that can be purchased for the payments we received, as determined when the requested information is provided.

4. Coverage Increases. If we do not receive the amounts requested in VII.D.3.a or the additional information requested in VII.D.3.b by the date it is due, the amount of coverage under this policy can only be increased by endorsement subject to the appropriate waiting period. However, no coverage increases will be allowed until you have provided the information requested in VII.D.3.b is provided.

5. Falsifying Information. However, if we find that you or your agent intentionally did not tell us, or falsified, any important fact or circumstance or did anything fraudulent relating to this insurance, the provisions of VIII.A apply.
E. Policy Renewal

1. This policy will expire at 12:01 a.m. on the last day of the policy term.

2. We must receive the payment of the appropriate renewal premium within 30 days of the expiration date.

3. If we find, however, that we did not place your renewal notice into the U.S. Postal Service, or if we did mail it, we made a mistake, e.g., we used an incorrect, incomplete, or illegible address, which delayed its delivery to you before the due date for the renewal premium, then we will follow these procedures:
   a. If you or your agent notified us, not later than one year after the date on which the payment of the renewal premium was due, of non-receipt of a renewal notice before the due date for the renewal premium, and we determine that the circumstances in the preceding paragraph apply, we will mail a second bill providing a revised due date, which will be 30 days after the date on which the bill is mailed.
   b. If we do not receive the premium requested in the second bill by the revised due date, then we will not renew the policy. In that case, the policy will remain as an expired policy as of the expiration date shown on the Declarations Page.

4. In connection with the renewal of this policy, we may ask you during the policy term to recertify, on a Recertification Questionnaire that we will provide to you, the rating information used to rate your most recent application for or renewal of insurance.

F. Conditions Suspending or Restricting Insurance

We are not liable for loss that occurs while there is a hazard that is increased by any means within your control or knowledge.

G. Requirements in Case of Loss

In case of a flood loss to insured property, you must:

1. Give prompt written notice to us.

2. As soon as reasonably possible, separate the damaged and undamaged property, putting it in the best possible order so that we may examine it.

3. Prepare an inventory of damaged property showing the quantity, description, actual cash value, and amount of loss. Attach all bills, receipts, and related documents.

4. Within 60 days after the loss, send us a proof of loss, which is your statement of the amount you are claiming under the policy signed and sworn to by you, and which furnishes us with the following information:
   a. The date and time of loss;
   b. A brief explanation of how the loss happened;
   c. Your interest (for example, “owner”) and the interest, if any, of others in the damaged property;
   d. Details of any other insurance that may cover the loss;
   e. Changes in title or occupancy of the insured property during the term of the policy;
   f. Specifications of damaged buildings and detailed repair estimates;
   g. Names of mortgagees or anyone else having a lien,
charge, or claim against the insured property;  

h. Details about who occupied any insured building at the time of loss and for what purpose; and  

i. The inventory of damaged personal property described in G.3 above.

5. In completing the proof of loss, you must use your own judgment concerning the amount of loss and justify that amount.

6. You must cooperate with the adjuster or representative in the investigation of the claim.

7. The insurance adjuster whom we hire to investigate your claim may furnish you with a proof of loss form, and she or he may help you complete it. However, this is a matter of courtesy only, and you must still send us a proof of loss within 60 days after the loss even if the adjuster does not furnish the form or help you complete it.

8. We have not authorized the adjuster to approve or disapprove claims or to tell you whether we will approve your claim.

9. At our option, we may accept the adjuster’s report of the loss instead of your proof of loss. The adjuster’s report will include information about your loss and the damages you sustained. You must sign the adjuster’s report. At our option, we may require you to swear to the report.

H. Our Options After a Loss

Options we may, in our sole discretion, exercise after loss include the following:

1. At such reasonable times and places that we may designate, you must:
   a. Show us or our representative the damaged property;  
   b. Submit to examination under oath, while not in the presence of another insured, and sign the same; and  
   c. Permit us to examine and make extracts and copies of:
      (1) Any policies of property insurance insuring you against loss and the deed establishing your ownership of the insured real property;  
      (2) Condominium association documents including the Declarations of the condominium, its Articles of Association or Incorporation, Bylaws, rules and regulations, and other relevant documents if you are a unit owner in a condominium building; and  
      (3) All books of accounts, bills, invoices and other vouchers, or certified copies pertaining to the damaged property if the originals are lost.

2. We may request, in writing, that you furnish us with a complete inventory of the lost, damaged or destroyed property, including:
Appendix A: Policy

a. Quantities and costs;
b. Actual cash values or replacement cost (whichever is appropriate);
c. Amounts of loss claimed;
d. Any written plans and specifications for repair of the damaged property that you can reasonably make available to us; and
e. Evidence that prior flood damage has been repaired.

3. If we give you written notice within 30 days after we receive your signed, sworn proof of loss, we may:
a. Repair, rebuild, or replace any part of the lost, damaged, or destroyed property with material or property of like kind and quality or its functional equivalent; and
b. Take all or any part of the damaged property at the value that we agree upon or its appraised value.

I. No Benefit to Bailee

No person or organization, other than you, having custody of insured property will benefit from this insurance.

J. Loss Payment

1. We will adjust all losses with you. We will pay you unless some other person or entity is named in the policy or is legally entitled to receive payment. Loss will be payable 60 days after we receive your proof of loss (or within 90 days after the insurance adjuster files the adjuster’s report signed and sworn to by you in lieu of a proof of loss) and:
   a. We reach an agreement with you;
   b. There is an entry of a final judgment; or
   c. There is a filing of an appraisal award with us, as provided in VII.M.

2. If we reject your proof of loss in whole or in part you may:
   a. Accept our denial of your claim;
   b. Exercise your rights under this policy; or
   c. File an amended proof of loss as long as it is filed within 60 days of the date of the loss.

K. Abandonment

You may not abandon damaged or undamaged insured property to us.

L. Salvage

We may permit you to keep damaged insured property after a loss, and we will reduce the amount of the loss proceeds payable to you under the policy by the value of the salvage.

M. Appraisal

If you and we fail to agree on the actual cash value of the damaged property so as to determine the amount of loss, either may demand an appraisal of the loss. In this event, you and we will each choose a competent and impartial appraiser within 20 days after receiving a written request from the other. The two appraisers will choose an umpire. If they cannot agree upon an umpire within 15 days, you or we may request that the choice be made by a judge of a court of record in the state where the insured property is located. The appraisers will separately state the actual cash value and the amount of loss to each item. If the appraisers submit a written report of an agreement to us, the amount agreed upon will be the amount of loss. If they fail to agree, they will submit their differences to the umpire. A decision agreed to by any two will set the amount of actual cash value and loss.

Each party will:
1. Pay its own appraiser; and
2. Bear the other expenses of the appraisal and umpire equally.

N. Mortgage Clause

1. The word “mortgagee” includes trustee.
2. Any loss payable under Coverage A—Building Property will be paid to any mortgagee of whom we have actual notice, as well as any other mortgagee or loss payee determined to exist at the time of loss, and you, as interests appear. If more than one mortgagee is named, the order of payment will be the same as the order of precedence of the mortgages.

3. If we deny your claim, that denial will not apply to a valid claim of the mortgagee, if the mortgagee:
   a. Notifies us of any change in the ownership or occupancy, or substantial change in risk of which the mortgagee is aware;
   b. Pays any premium due under this policy on demand if you have neglected to pay the premium; and
   c. Submits a signed, sworn proof of loss within 60 days after receiving notice from us of your failure to do so.

4. All terms of this policy apply to the mortgagee.

5. The mortgagee has the right to receive loss payment even if the mortgagee has started foreclosure or similar action on the building.

6. If we decide to cancel or not renew this policy, it will continue in effect for the benefit of the mortgagee only for 30 days after we notify the mortgagee of the cancellation or non-renewal.

7. If we pay the mortgagee for any loss and deny payment to you, we are subrogated to all the rights of the mortgagee granted under the mortgage on the property. Subrogation will not impair the right of the mortgagee to recover the full amount of the mortgagee’s claim.

O. Suit Against Us

You may not sue us to recover money under this policy unless you have complied with all the requirements of the policy. If you do sue, you must start the suit within one year of the date of the written denial of all or part of the claim, and you must file the suit in the United States District Court of the district in which the insured property was located at the time of loss. This requirement applies to any claim that you may have under this policy and to any dispute that you may have arising out of the handling of any claim under the policy.
P. Subrogation
Whenever we make a payment for a loss under this policy, we are subrogated to your right to recover for that loss from any other person. That means that your right to recover for a loss that was partly or totally caused by someone else is automatically transferred to us, to the extent that we have paid you for the loss. We may require you to acknowledge this transfer in writing. After the loss, you may not give up our right to recover this money or do anything that would prevent us from recovering it. If you make any claim against any person who caused your loss and recover any money, you must pay us back first before you may keep any of that money.

Q. Continuous Lake Flood

1. If an insured building has been flooded by rising lake waters continuously for 90 days or more and it appears reasonably certain that a continuation of this flooding will result in an insured loss to the insured building equal to or greater than the building policy limits plus the deductible or the maximum payable under the policy for any one building loss, we will pay you the lesser of these two amounts without waiting for the further damage to occur if you sign a release agreeing:
   a. To make no further claim under this policy;
   b. Not to seek renewal of this policy;
   c. Not to apply for any flood insurance under the Act for property at the described location;
   d. Not to seek a premium refund for current or prior terms.

If the policy term ends before the insured building has been flooded continuously for 90 days, the provisions of this paragraph Q.1 will apply when the insured building suffers a covered loss before the policy term ends.

2. If your insured building is subject to continuous lake flooding from a closed basin lake, you may elect to file a claim under either paragraph Q.1 above or Q.2 (A “closed basin lake” is a natural lake from which water leaves primarily through evaporation and whose surface area now exceeds or has exceeded one square mile at any time in the recorded past. Most of the nation’s closed basin lakes are in the western half of the United States where annual evaporation exceeds annual precipitation and where lake levels and surface areas are subject to considerable fluctuation due to wide variations in the climate. These lakes may overtop their basins on rare occasions.) Under this paragraph Q.2, we
will pay your claim as if the building is a total loss even though it has not been continuously inundated for 90 days, subject to the following conditions:

a. Lake floodwaters must damage or imminently threaten to damage your building.

b. Before approval of your claim, you must:

(1) Agree to a claim payment that reflects your buying back the salvage on a negotiated basis; and

(2) Grant the conservation easement described in FEMA’s “Policy Guidance for Closed Basin Lakes” to be recorded in the office of the local recorder of deeds. FEMA, in consultation with the community in which the property is located, will identify on a map an area or areas of special consideration (ASC) in which there is a potential for flood damage from continuous lake flooding. FEMA will give the community the agreed-upon map showing the ASC. This easement will only apply to that portion of the property in the ASC. It will allow certain agricultural and recreational uses of the land. The only structures it will allow on any portion of the property within the ASC are certain simple agricultural and recreational structures. If any of these allowable structures are insurable buildings under the NFIP and are insured under the NFIP, they will not be eligible for the benefits of this paragraph Q.2. If a U.S. Army Corps of Engineers certified flood control project or otherwise certified flood control project later protects the property, FEMA will, upon request, amend the ASC to remove areas protected by those projects. The restrictions of the easement will then no longer apply to any portion of the property removed from the ASC; and

(3) Comply with paragraphs Q.1.a through Q.1.d above.

c. Within 90 days of approval of your claim, you must move your building to a new location outside the ASC. FEMA will give you an additional 30 days
to move if you show there is sufficient reason to extend the time.

d. Before the final payment of your claim, you must acquire an elevation certificate and a floodplain development permit from the local floodplain administrator for the new location of your building.

e. Before the approval of your claim, the community having jurisdiction over your building must:

(1) Adopt a permanent land use ordinance, or a temporary moratorium for a period not to exceed 6 months to be followed immediately by a permanent land use ordinance that is consistent with the provisions specified in the easement required in paragraph Q.2.b above;

(2) Agree to declare and report any violations of this ordinance to FEMA so that under Section 1316 of the National Flood Insurance Act of 1968, as amended, flood insurance to the building can be denied; and

(3) Agree to maintain as deed-restricted, for purposes compatible with open space or agricultural or recreational use only, any affected property the community acquires an interest in. These deed restrictions must be consistent with the provisions of paragraph Q.2.b above, except that, even if a certified project protects the property, the land use restrictions continue to apply if the property was acquired under the Hazard Mitigation Grant Program or the Flood Mitigation Assistance Program. If a non-profit land trust organization receives the property as a donation, that organization must maintain the property as deed-restricted, consistent with the provisions of paragraph Q.2.b above.

f. Before the approval of your claim, the affected State must take all action set forth in FEMA’s “Policy Guidance for Closed Basin Lakes.”

g. You must have NFIP flood insurance coverage continuously in effect from
a date established by FEMA until you file a claim under paragraph Q.2. If a subsequent owner buys NFIP insurance that goes into effect within 60 days of the date of transfer of title, any gap in coverage during that 60-day period will not be a violation of this continuous coverage requirement. For the purpose of honoring a claim under this paragraph Q.2, we will not consider to be in effect any increased coverage that became effective after the date established by FEMA. The exception to this is any increased coverage in the amount suggested by your insurer as an inflation adjustment.

h. This paragraph Q.2 will be in effect for a community when the FEMA Regional Administrator for the affected region provides to the community, in writing, the following:

(1) Confirmation that the community and the State are in compliance with the conditions in paragraphs Q.2.e and Q.2.f above; and

(2) The date by which you must have flood insurance in effect.

R. Loss Settlement

We will pay the least of the following amounts after application of the deductible:

1. The applicable amount of insurance under this policy;

2. The actual cash value;

or

3. The amount it would cost to repair or replace the property with material of like kind and quality within a reasonable time after the loss.

VIII. POLICY NULLIFICATION, CANCELLATION, AND NON-RENEWAL

A. Policy Nullification for Fraud, Misrepresentation, or Making False Statements

1. With respect to all insureds under this policy, this policy is void and has no legal force and effect if at any time, before or after a loss, you or any other insured or your agent have, with respect to this policy or any other NFIP insurance:

   a. Concealed or misrepresented any material fact or circumstance;

   b. Engaged in fraudulent conduct; or

   c. Made false statements.

2. Policies voided under A.1 cannot be renewed or replaced by a new NFIP policy.
Appendix A: Policy

3. Policies are void as of the date the acts described in A.1 above were committed.

4. Fines, civil penalties, and imprisonment under applicable Federal laws may also apply to the acts of fraud or concealment described above.

B. Policy Nullification for Reasons Other Than Fraud

1. This policy is void from its inception, and has no legal force or effect, if:
   a. The property listed on the application is located in a community that was not participating in the NFIP on this policy’s inception date and did not join or reenter the program during the policy term and before the loss occurred;
   b. The property listed on the application is otherwise not eligible for coverage under the NFIP at the time of the initial application;
   c. You never had an insurable interest in the property listed on the application;
   d. You provided an agent with an application and payment, but the payment did not clear; or
   e. We receive notice from you, prior to the policy effective date, that you have determined not to take the policy and you are not subject to a requirement to obtain and maintain flood insurance pursuant to any statute, regulation, or contract.

2. In such cases, you will be entitled to a full refund of all premium, fees, and surcharges received. However, if a claim was paid for a policy that is void, the claim payment must be returned to FEMA or offset from the premiums to be refunded before the refund will be processed.

C. Cancellation of the Policy by You

1. You may cancel this policy in accordance with the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

2. If you cancel this policy, you may be entitled to a full or partial refund of premium, surcharges, or fees under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

D. Cancellation of the Policy by Us

1. Cancellation for Underpayment of Amounts Owed on Policy. This policy will be cancelled, pursuant to VII.D.2, if it is determined that the premium amount you paid is not sufficient to buy any amount of coverage, and you do not pay the additional amount of premium owed to increase the coverage to the originally requested amount within the required time period.

2. Cancellation Due to Lack of an Insurable Interest.
   a. If you no longer have an insurable interest in the insured property, we will cancel this policy. You will
cease to have an insurable interest if:
(1) For building coverage, the building was sold, destroyed, or removed.
(2) For contents coverage, the contents were sold or transferred ownership, or the contents were completely removed from the described location.

b. If your policy is cancelled for this reason, you may be entitled to a partial refund of premium under the applicable rules and regulations of the NFIP.

   a. Your property may not be insured by more than one NFIP policy, and payment for damages to your property will only be made under one policy.
   b. If the property is insured by more than one NFIP policy, we will cancel all but one of the policies. The policy, or policies, will be selected for cancellation in accordance with 44 CFR 62.5 and the applicable rules and guidance of the NFIP.
   c. If this policy is cancelled pursuant to VIII.D.4.b, you may be entitled to a full or partial refund of premium, surcharges, or fees under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

4. Cancellation Due to Physical Alteration of Property
   a. If the insured building has been physically altered in such a manner that it is no longer eligible for flood insurance coverage, we will cancel this policy.
   b. If your policy is cancelled for this reason, you may be entitled to a partial refund of premium under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

E. Non-Renewal of the Policy by Us
   Your policy will not be renewed if:
   1. The community where your insured property is located is suspended or stops participating in the NFIP;
   2. Your building is otherwise ineligible for flood insurance under the Act;
   3. You have failed to provide the information we requested for the purpose of rating the policy within the required deadline.
IX. LIBERALIZATION CLAUSE

If we make a change that broadens your coverage under this edition of our policy, but does not require any additional premium, then that change will automatically apply to your insurance as of the date we implement the change, provided that this implementation date falls within 60 days before or during the policy term stated on the Declarations Page.

X. WHAT LAW GOVERNS

This policy and all disputes arising from the insurer’s policy issuance, policy administration, or the handling of any claim under the policy are governed exclusively by the flood insurance regulations issued by FEMA, the National Flood Insurance Act of 1968, as amended (42 U.S.C. 4001, et seq.), and Federal common law.

In Witness Whereof, we have signed this policy below and hereby enter into this Insurance Agreement.

Administrator, Federal Insurance and Mitigation Administration
National Flood Insurance Program

Residential Condominium Building Association Policy

Standard Flood Insurance Policy
F-144 / October 2021

FEMA

ONLINE The NFIP RCBAP SFIP FEMA Form 144, is available at https://www.fema.gov/flood-insurance/find-form/underwriting
FEDERAL EMERGENCY MANAGEMENT AGENCY, FEDERAL INSURANCE AND MITIGATION ADMINISTRATION

Standard Flood Insurance Policy

Residential Condominium Building Association Policy

Please read the policy carefully. The flood insurance provided is subject to limitations, restrictions, and exclusions.

I. AGREEMENT

A. This policy insures only a residential condominium building in a regular program community. If the community reverts to emergency program status during the policy term and remains as an emergency program community at time of renewal, this policy cannot be renewed.


C. We will pay you for direct physical loss by or from flood to your insured property if you:
   1. Have paid the full amount due (including applicable premiums, surcharges, and fees);
   2. Comply with all terms and conditions of this policy; and
   3. Have furnished accurate information and statements.

D. We have the right to review the information you give us at any time and revise your policy based on our review.

E. This policy insures only one building. If you own more than one building, coverage will apply to the single building specifically described in the Flood Insurance Application.

F. Subject to the exception in Section I.G below, multiple policies with building coverage cannot be issued to insure a single building to one insured or to different insureds, even if issued through different NFIP insurers. Payment for damages may only be made under a single policy for building damages under Coverage A—Building Property.

G. A Dwelling Form policy with building coverage may be issued to a unit owner in a condominium building that is also insured under a Residential Condominium Building Association Policy (RCBAP). However, no more than $250,000 may be paid in combined benefits for a single unit under the Dwelling Form and the RCBAP. We will only pay for damage once. Items of damage paid for under a RCBAP cannot also be claimed under the Dwelling Form policy.

II. DEFINITIONS

A. In this policy, “you” and “your” refer to the named insured(s) shown on the Declarations Page of this policy. The named insured must also include the building owner if building coverage is purchased. Insured(s) includes: any mortgagee and loss payee named in the Application and Declarations Page, as well as any other mortgagee or loss payee determined to have an existing interest at the time of loss, in the order of precedence. “We,” “us,” and “our” refer to the insurer.

Some definitions are complex because they are provided as they appear in the law or regulations, or result from court cases.

B. Flood, as used in this flood insurance policy, means:
   1. A general and temporary condition of partial or complete inundation of two or more acres of normally dry land area or of two or more properties (one of which is your property) from:
      a. Overflow of inland or tidal waters,
      b. Unusual and rapid accumulation or runoff of surface waters from any source,
      c. Mudflow
   2. Collapse or subsidence of land along the shore of a lake or similar body of water as a result of erosion or undermining caused by waves or currents of water
exceeding anticipated cyclical levels which result in a flood as defined in B.1.a above.

C. The following are the other key definitions we use in this policy:


2. Actual Cash Value. The cost to replace an insured item of property at the time of loss, less the value of its physical depreciation.

3. Application. The statement made and signed by you or your agent in applying for this policy. The application gives information we use to determine the eligibility of the risk, the kind of policy to be issued, and the correct premium payment. The application is part of this flood insurance policy.

4. Base Flood. A flood having a one percent chance of being equaled or exceeded in any given year.

5. Basement. Any area of a building, including any sunken room or sunken portion of a room, having its floor below ground level on all sides.

6. Building. a. A structure with two or more outside rigid walls and a fully secured roof that is affixed to a permanent site; b. A manufactured home, also known as a mobile home, is a structure built on a permanent chassis, transported to its site in one or more sections, and affixed to a permanent foundation; or c. A travel trailer without wheels, built on a chassis and affixed to a permanent foundation, that is regulated under the community’s floodplain management and building ordinances or laws.

Building does not mean a gas or liquid storage tank, shipping container, or a recreational vehicle, park trailer, or other similar vehicle, except as described in C.6.c above.

7. Cancellation. The ending of the insurance coverage provided by this policy before the expiration date.

8. Condominium. That form of ownership of one or more buildings in which each unit owner has an undivided interest in common elements.

9. Condominium Association. The entity made up of the unit owners responsible for the maintenance and operation of:
   a. Common elements owned in undivided shares by unit owners; and
   b. Other buildings in which the unit owners have use rights; where membership in the entity is a required condition of ownership.

10. Condominium Building. A type of building for which the form of ownership is one in which each unit owner has an undivided interest in common elements of the building.

11. Declarations Page. A computer-generated summary of information you provided in your application for insurance. The Declarations Page also describes the term of the policy, limits of coverage, and displays the premium and our name. The Declarations Page is a part of this flood insurance policy.

12. Deductible. The fixed amount of an insured loss that is your responsibility and that is incurred by you before any amounts are paid for the insured loss under this policy.

13. Described Location. The location where the insured building or personal property are found. The described location is shown on the Declarations Page.

14. Direct Physical Loss By or From Flood. Loss or damage to insured property, directly caused by a flood. There must be evidence of physical changes to the property.

15. Elevated Building. A building that has no basement and that has its lowest elevated floor raised above ground level by foundation walls, shear walls, posts, piers, pilings, or columns.

16. Emergency Program. The initial phase of a community’s participation in the National Flood Insurance Program. During this phase, only limited amounts of insurance are available under the Act and the regulations prescribed pursuant to the Act.

17. Federal Policy Fee. A flat rate charge you must pay on each new or renewal policy to defray certain administrative expenses incurred in carrying out the National Flood Insurance Program.

18. Improvements. Fixtures, alterations, installations, or additions comprising a part of the residential condominium building, including improvements in the units.

19. Mudflow. A river of liquid and flowing mud on the surface of normally dry land areas, as when earth is carried by a current of water. Other earth movements, such as landslide, slope failure, or a saturated soil mass moving by liquidity down a slope, are not mudflows.

20. National Flood Insurance Program (NFIP). The program of flood insurance coverage and floodplain management administered under the Act and applicable Federal regulations in Title 44 of the Code of Federal Regulations, Subchapter B.
21. **Policy.** The entire written contract between you and us. It includes:
   a. This printed form;
   b. The application and Declarations Page;
   c. Any endorsement(s) that may be issued; and
   d. Any renewal certificate indicating that coverage has been instituted for a new policy and new policy term. Only one building, which you specifically described in the application, may be insured under this policy.

22. **Pollutants.** Substances that include, but are not limited to, any solid, liquid, gaseous, or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals, and waste. “Waste” includes, but is not limited to, materials to be recycled, reconditioned, or reclaimed.

23. **Post-FIRM Building.** A building for which construction or substantial improvement occurred after December 31, 1974, or on or after the effective date of an initial Flood Insurance Rate Map (FIRM), whichever is later.

24. **Probation Surcharge.** A flat charge you must pay on each new or renewal policy issued covering property in a community the NFIP has placed on probation under the provisions of 44 CFR 59.24.

25. **Regular Program.** The final phase of a community’s participation in the National Flood Insurance Program. In this phase, a Flood Insurance Rate Map is in effect and full limits of coverage are available under the Act and the regulations prescribed pursuant to the Act.

26. **Residential Condominium Building.** A building, condominium, containing one or more family units and in which at least 75 percent of the floor area is residential.

27. **Special Flood Hazard Area (SFHA).** An area having special flood or mudflow, and/or flood-related erosion hazards, and shown on a Flood Hazard Boundary Map or Flood Insurance Rate Map as Zone A, AO, A1–A30, AE, A99, AH, AR, AR/A, AR/ AE, AR/ AH, AR/AO, AR/A1–A30, V1–V30, VE, or V.

28. **Unit.** A single-family residential space in a residential condominium building.

29. **Valued Policy.** A policy in which the insured and the insurer agree on the value of the property insured, that value being payable in the event of a total loss. The Standard Flood Insurance Policy is not a valued policy.

### III. PROPERTY INSURED

**A. Coverage A—Building Property**

We insure against direct physical loss by or from flood to:

1. The residential condominium building described on the Declarations Page at the described location, including all units within the building and the improvements within the units.

2. We also insure such building property for a period of 45 days at another location, as set forth in III.C.2.b, Property Removed to Safety.

3. Additions and extensions attached to and in contact with the building by means of a rigid exterior wall, a solid load-bearing interior wall, a stairway, an elevated walkway, or a roof. At your option, additions and extensions connected by any of these methods may be separately insured. Additions and extensions attached to and in contact with the building by means of a common interior wall that is not a solid load-bearing wall are always considered part of the building and cannot be separately insured.

4. The following fixtures, machinery and equipment, including its units, which are insured under Coverage A only:
   a. Awnings and canopies;
   b. Blinds;
   c. Carpet permanently installed over unfinished flooring;
   d. Central air conditioners;
   e. Elevator equipment;
   f. Fire extinguishing apparatus;
   g. Fire sprinkler systems;
   h. Walk-in freezers;
   i. Furnaces;
   j. Light fixtures;
   k. Outdoor antennas and aerials fastened to buildings;
   l. Permanently installed cupboards, bookcases, paneling, and wallpaper;
   m. Pumps and machinery for operating pumps;
   n. Ventilating equipment;
   o. Wall mirrors, permanently installed; and
   p. In the units within the building, installed:
      (1) Built-in dishwashers;
      (2) Built-in microwave ovens;
      (3) Garbage disposal units;
      (4) Hot water heaters, including solar water heaters;
      (5) Kitchen cabinets;
Appendix A: Policy

(6) Plumbing fixtures;
(7) Radiators;
(8) Ranges;
(9) Refrigerators; and
(10) Stoves.

5. Materials and supplies to be used for construction, alteration or repair of the insured building while the materials and supplies are stored in a fully enclosed building at the described location or on an adjacent property.

6. A building under construction, alteration, or repair at the described location.

a. If the structure is not yet walled or roofed as described in the definition for building (see II.B.6.a.) then coverage applies:
   (1) Only while such work is in progress; or
   (2) If such work is halted, only for a period of up to 90 continuous days thereafter.

b. However, coverage does not apply until the building is walled and roofed if the lowest floor, including the basement floor, of a non-elevated building or the lowest elevated floor of an elevated building is:
   (2) Below the base flood elevation adjusted to include the effect of wave action in Zones VE or V1–30.

The lowest floor level is based on the bottom of the lowest horizontal structural member of the floor in Zones VE or V1–30 or top of the floor in Zones AH, AE, A1–A30, AR, AR/AE, AR/AH, AR/A1–A30, AR/A, and AR/AO.

7. A manufactured home or a travel trailer, as described in the II.C.6. If the manufactured home is in a special flood hazard area, it must be anchored in the following manner at the time of the loss:
   a. By over-the-top or frame ties to ground anchors; or
   b. In accordance with the manufacturer’s specifications; or
   c. In compliance with the community’s floodplain management requirements unless it has been continuously insured by the NFIP at the same described location since September 30, 1982.

8. Items of property below the lowest elevated floor of an elevated post-FIRM building located in zones A1–A30, AE, AH, AR, AR/A, AR/AE, AR/AH, AR/A1–A30, VE, or V1–V30, or VE, or in a basement, regardless of the zone. Coverage is limited to the following:

   a. Any of the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
      (1) Central air conditioners;
      (2) Cisterns and the water in them;
      (3) Drywall for walls and ceilings in a basement and the cost of labor to nail it, unfinished and unfloated and not taped, to the framing;
      (4) Electrical junction and circuit breaker boxes;
      (5) Electrical outlets and switches;
      (6) Elevators, dumbwaiters, and related equipment, except for related equipment installed below the base flood elevation after September 30, 1987;
      (7) Fuel tanks and the fuel in them;
      (8) Furnaces and hot water heaters;
      (9) Heat pumps;
      (10) Nonflammable insulation in a basement;
      (11) Pumps and tanks used in solar energy systems;
(12) Stairways and staircases attached to the building, not separated from it by elevated walkways;
(13) Sump pumps;
(14) Water softeners and the chemicals in them, water filters, and faucets installed as an integral part of the plumbing system;
(15) Well water tanks and pumps;
(16) Required utility connections for any item in this list; and
(17) Footings, foundations, posts, pilings, piers, or other foundation walls and anchorage systems required to support a building.

b. Clean-up.

B. Coverage B—Personal Property
1. If you have purchased personal property coverage, we insure, subject to B.2 and B.3 below, against direct physical loss by or from flood to personal property that is inside the fully enclosed insured building and is:
   a. Owned by the unit owners of the condominium association in common, meaning property in which each unit owner has an undivided ownership interest; or
   b. Owned solely by the condominium association and used exclusively in the conduct of the business affairs of the condominium association.

2. We also insure such personal property for 45 days while stored at a temporary location, as set forth in III.C.2.b, Property Removed to Safety.

3. Coverage for personal property includes the following property, subject to B.1. above, which is insured under Coverage B only:
   a. Air conditioning units, portable or window type;
   b. Carpets, not permanently installed, over unfinished flooring;
   c. Carpets over finished flooring;
   d. Clothes washers and dryers;
   e. “Cook-out” grills;
   f. Food freezers, other than walk-in, and food in any freezer;
   g. Outdoor equipment and furniture stored inside the insured building;
   h. Ovens and the like; and
   i. Portable microwave ovens and portable dishwashers.

4. Coverage for items of property in a building enclosure below the lowest elevated floor of an elevated post-FIRM building located in zones A1–A30, AE, AH, AR, AR/A, AR/AE, AR/AH, AR/A1–A30, V1–V30, or VE, or in a basement, regardless of the zone, is limited to the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:
   a. Air conditioning units, portable or window type;
   b. Clothes washers and dryers; and
   c. Food freezers, other than walk-in, and food in any freezer.

5. Special Limits. We will pay no more than $2,500 for any one loss to one or more of the following kinds of personal property:
   a. Artwork, photographs, collectibles, or memorabilia, including but not limited to, porcelain or other figures, and sports cards;
   b. Rare books or autographed items;
   c. Jewelry, watches, precious and semi-precious stones, or articles of gold, silver, or platinum;
   d. Furs or any article containing fur which represents its principal value.

6. We will pay only for the functional value of antiques.

C. Coverage C—Other Coverages
1. Debris Removal
   a. We will pay the expense to remove non-owned debris that is on or in insured property and debris of insured property anywhere.
   b. If you or a member of your household perform the removal work, the value of your work will be based on the Federal minimum wage.
   c. This coverage does not increase the Coverage A or Coverage B limit of liability.
2. Loss Avoidance Measures
   a. Sandbags, Supplies, and Labor
      (1) We will pay up to $1,000 for costs you incur to protect the insured building from a flood or imminent danger of flood, for the following:
         (a) Your reasonable expenses to buy:
             (i) Sandbags, including sand to fill them;
             (ii) Fill for temporary levees;
             (iii) Pumps; and
             (iv) Plastic sheeting and lumber used in connection with these items.
         (b) The value of work, at the Federal minimum wage, that you perform.
      (2) This coverage for Sandbags, Supplies and Labor only applies if damage to insured property by or from flood is imminent and the threat of flood damage is apparent enough to lead a person of common prudence to anticipate flood damage. One of the following must also occur:
         (a) A general and temporary condition of flooding in the area near the described location must occur, even if the flood does not reach the building; or
         (b) A legally authorized official must issue an evacuation order or other civil order for the community in which the building is located calling for measures to preserve life and property from the peril of flood.
   b. Property Removed to Safety
      (1) We will pay up to $1,000 for the reasonable expenses you incur to move insured property to a place other than the described location that contains the property in order to protect it from flood or the imminent danger of flood. Reasonable expenses include the value of work, at the Federal minimum wage, you or a member of your household perform.
      (2) If you move insured property to a location other than the described location that contains the property, in order to protect it from flood or the imminent danger of flood, we will cover such property while at that location for a period of 45 consecutive days from the date you begin to move it there.
      (3) The personal property that is moved must be placed above ground level or outside of the special flood hazard area.
   (4) This coverage does not increase the Coverage A or Coverage B limit of liability.

D. Coverage D—Increased Cost of Compliance
   1. General.
      This policy pays you to comply with a State or local floodplain management law or ordinance affecting repair or reconstruction of a building suffering flood damage. Compliance activities eligible for payment are: elevation, floodproofing, relocation, or demolition (or any combination of these activities) of your building. Eligible floodproofing activities are limited to:
      a. Non-residential buildings.
      b. Residential buildings with basements that satisfy FEMA’s standards published in the Code of Federal Regulations [44 CFR 60.6 (b) or (c)].
   2. Limit of Liability.
      We will pay you up to $30,000 under this Coverage D (Increased Cost of Compliance), which only applies to policies with building coverage (Coverage A). Our payment of claims under Coverage D is in addition to the amount of coverage which you selected on the application and which appears on the Declarations Page. But, the maximum you can collect under this policy for both Coverage A—Building Property and Coverage D—Increased Cost of Compliance cannot exceed the maximum permitted under the Act. We do not charge a separate deductible for a claim under Coverage D.
   3. Eligibility.
      a. A building insured under Coverage A (Building Property) sustaining a loss caused by a flood as defined by this policy must:
         (1) Be a “repetitive loss building.” A repetitive loss building is one that meets the following conditions:
             (a) The building is insured by a contract of flood insurance issued under the NFIP.
             (b) The building has suffered flood damage on two occasions during a 10-year period which ends on the date of the second loss.
             (c) The cost to repair the flood damage, on average, equaled or exceeded 25 percent of the market value of the building at the time of each flood loss.
             (d) In addition to the current claim, the NFIP must have paid the previous qualifying claim, and the State or community must
have a cumulative, substantial damage provision or repetitive loss provision in its floodplain management law or ordinance being enforced against the building; or

(2) Be a building that has had flood damage in which the cost to repair equals or exceeds 50 percent of the market value of the building at the time of the flood. The State or community must have a substantial damage provision in its floodplain management law or ordinance being enforced against the building.

b. This Coverage D pays you to comply with State or local floodplain management laws or ordinances that meet the minimum standards of the National Flood Insurance Program found in the Code of Federal Regulations at 44 CFR 60.3. We pay for compliance activities that exceed those standards under these conditions:

(1) 3.a.1 above.

(2) Elevation or floodproofing in any risk zone to preliminary or advisory base flood elevations provided by FEMA which the State or local government has adopted and is enforcing for flood-damaged buildings in such areas. (This includes compliance activities in B, C, X, or D zones which are being changed to zones with base flood elevations. This also includes compliance activities in zones where base flood elevations are being increased, and a flood-damaged building must comply with the higher advisory base flood elevation.) Increased Cost of Compliance coverage does not apply to situations in B, C, X, or D zones where the community has derived its own elevations and is enforcing elevation or floodproofing requirements for flood-damaged buildings to elevations derived solely by the community.

(3) Elevation or floodproofing above the base flood elevation to meet State or local “freeboard” requirements, i.e., that a building must be elevated above the base flood elevation.

c. Under the minimum NFIP criteria at 44 CFR 60.3(b)(4), States and communities must require the elevation or floodproofing of buildings in unnumbered A zones to the base flood elevation where elevation data is obtained from a Federal, State, or other source. Such compliance activities are also eligible for Coverage D.

d. Coverage D will pay for the incremental cost, after demolition or relocation, of elevating or floodproofing a building during its rebuilding at the same or another site to meet State or local floodplain management laws or ordinances, subject to Exclusion D.5.g below relating to improvements.

e. Coverage D will pay to bring a flood-damaged building into compliance with State or local floodplain management laws or ordinances even if the building had received a variance before the present loss from the applicable floodplain management requirements.


a. When a building insured under Coverage A—Building Property sustains a loss caused by a flood, our payment for the loss under this Coverage D will be for the increased cost to elevate, floodproof, relocate, or demolish (or any combination of these activities) caused by the enforcement of current State or local floodplain management ordinances or laws. Our payment for eligible demolition activities will be for the cost to demolish and clear the site of the building debris or a portion thereof caused by the enforcement of current State or local floodplain management ordinances or laws. Eligible activities for the cost of clearing the site will include those necessary to discontinue utility service to the site and ensure proper abandonment of on-site utilities.

b. When the building is repaired or rebuilt, it must be intended
for the same occupancy as the present building unless otherwise required by current floodplain management ordinances or laws.

5. Exclusions.

Under this Coverage D (Increased Cost of Compliance) we will not pay for:

a. The cost to comply with any floodplain management law or ordinance in communities participating in the Emergency Program.

b. The cost associated with enforcement of any ordinance or law that requires any insured or others to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of pollutants.

c. The loss in value to any insured building due to the requirements of any ordinance or law.

d. The loss in residual value of the undamaged portion of a building demolished as a consequence of enforcement of any State or local floodplain management law or ordinance.

e. Any Increased Cost of Compliance under this Coverage D:

(1) Until the building is elevated, floodproofed, demolished, or relocated on the same or to another premises; and

(2) Unless the building is elevated, floodproofed, demolished, or relocated as soon as reasonably possible after the loss, not to exceed two years.

f. Any code upgrade requirements, e.g., plumbing or electrical wiring, not specifically related to the State or local floodplain management law or ordinance.

g. Any compliance activities needed to bring additions or improvements made after the loss occurred into compliance with State or local floodplain management laws or ordinances.

h. Loss due to any ordinance or law that you were required to comply with before the current loss.

i. Any rebuilding activity to standards that do not meet the NFIP’s minimum requirements. This includes any situation where the insured has received from the State or community a variance in connection with the current flood loss to rebuild the property to an elevation below the base flood elevation.
Appendix A: Policy

j. Increased Cost of Compliance for a garage or carport.
k. Any building insured under an NFIP Group Flood Insurance Policy.
l. Assessments made by a condominium association on individual condominium unit owners to pay increased costs of repairing commonly owned buildings after a flood in compliance with State or local floodplain management ordinances or laws.

a. Increased Cost of Compliance coverage will not be included in the calculation to determine whether coverage meets the coinsurance requirement for replacement cost coverage under Art. VIII.R. (“Loss Settlement”).
b. All other conditions and provisions of this policy apply.

IV. PROPERTY NOT INSURED

We do not insure any of the following:

1. Personal property not inside a building;

2. A building, and personal property in it, located entirely in, on, or over water or seaward of mean high tide if it was constructed or substantially improved after September 30, 1982;

3. Open structures, including a building used as a boathouse or any structure or building into which boats are floated, and personal property located in, on, or over water;

4. Recreational vehicles other than travel trailers described in the Definitions section (see II.C.6.c) whether affixed to a permanent foundation or on wheels;

5. Self-propelled vehicles or machines, including their parts and equipment. However, we do cover self-propelled vehicles or machines not licensed for use on public roads that are:
   a. Used mainly to service the described location or
   b. Designed and used to assist handicapped persons, while the vehicles or machines are inside a building at the described location;

6. Land, land values, lawns, trees, shrubs, plants, growing crops, or animals;

7. Accounts, bills, coins, currency, deeds, evidences of debt, medals, money, scrip, stored value cards, postage stamps, securities, bullion, manuscripts, or other valuable papers;
8. Underground structures and equipment, including wells, septic tanks, and septic systems;

9. Those portions of walks, walkways, decks, driveways, patios, and other surfaces, all whether protected by a roof or not, located outside the perimeter, exterior walls of the insured building;

10. Containers, including related equipment, such as, but not limited to, tanks containing gases or liquids;

11. Buildings and all their contents if more than 49 percent of the actual cash value of the building is below ground, unless the lowest level is at or above the base flood elevation and is below ground by reason of earth having been used as insulation material in conjunction with energy efficient building techniques;

12. Fences, retaining walls, seawalls, bulkheads, wharves, piers, bridges, and docks;

13. Aircraft or watercraft, or their furnishings and equipment;

14. Hot tubs and spas that are not bathroom fixtures, and swimming pools, and their equipment such as, but not limited to, heaters, filters, pumps, and pipes, wherever located;

15. Property not eligible for flood insurance pursuant to the provisions of the Coastal Barrier Resources Act and the Coastal Barrier Improvements Act of 1990 and amendments to these Acts;

16. Personal property used in connection with any incidental commercial occupancy or use of the building.

V. EXCLUSIONS

A. We only pay for “direct physical loss by or from flood,” which means that we do not pay you for:

1. Loss of revenue or profits;

2. Loss of access to the insured property or described location;

3. Loss of use of the insured property or described location;

4. Loss from interruption of business or production;

5. Any additional living expenses incurred while the insured building...
is being repaired or is unable to be occupied for any reason;

6. The cost of complying with any ordinance or law requiring or regulating the construction, demolition, remodeling, renovation, or repair of property, including removal of any resulting debris. This exclusion does not apply to any eligible activities we describe in Coverage D—Increased Cost of Compliance; or

7. Any other economic loss you suffer.

B. Flood in Progress. If this policy became effective as of the time of a loan closing, as provided by 44 CFR 61.11(b), we will not pay for a loss caused by a flood that is a continuation of a flood that existed prior to coverage becoming effective. In all other circumstances, we will not pay for a loss caused by a flood that is a continuation of a flood that existed on or before the day you submitted the application for coverage under this policy and the correct premium. We will determine the date of application using 44 CFR 611.11(f).

C. We do not insure for loss to property caused directly by earth movement even if the earth movement is caused by flood. Some examples of earth movement that we do not cover are:

1. Earthquake;
2. Landslide;
3. Land subsidence;
4. Sinkholes;
5. Destabilization or movement of land that results from accumulation of water in subsurface land areas; or

We do, however, pay for losses from mudflow and land subsidence as a result of erosion that are specifically covered under our definition of flood (see II.B.1.c and II.B.2).

D. We do not insure for direct physical loss caused directly or indirectly by:

1. The pressure or weight of ice;
2. Freezing or thawing;
3. Rain, snow, sleet, hail, or water spray;
4. Water, moisture, mildew, or mold damage that results primarily from any condition:
   a. Substantially confined to the insured building; or
b. That is within your control including, but not limited to:

(1) Design, structural, or mechanical defects;
(2) Failures, stoppages, or breakage of water or sewer lines, drains, pumps, fixtures, or equipment; or
(3) Failure to inspect and maintain the property after a flood recedes;

5. Water or water-borne material that:
   a. Backs up through sewers or drains;
   b. Discharges or overflows from a sump, sump pump or related equipment; or
   c. Seeps or leaks on or through the insured property;
   d. unless there is a flood in the area and the flood is the proximate cause of the sewer or drain backup, sump pump discharge or overflow, or the seepage of water;

6. The pressure or weight of water unless there is a flood in the area and the flood is the proximate cause of the damage from the pressure or weight of water;

7. Power, heating, or cooling failure unless the failure results from direct physical loss by or from flood to power, heating, or cooling equipment on the described location;

8. Theft, fire, explosion, wind, or windstorm;

9. Anything you or your agents do or conspire to do to cause loss by flood deliberately; or

10. Alteration of the insured property that significantly increases the risk of flooding.

E. We do not insure for loss to any building or personal property located on land leased from the Federal Government, arising from or incident to the flooding of the land by the Federal Government, where the lease expressly holds the Federal Government harmless under flood insurance issued under any Federal Government program.

F. We do not pay for the testing for or monitoring of pollutants unless required by law or ordinance.
VI. DEDUCTIBLES

A. When a loss is insured under this policy, we will pay only that part of the loss that exceeds your deductible amount, subject to the limit of liability that applies. The deductible amount is shown on the Declarations Page.

However, when a building under construction, alteration, or repair does not have at least two rigid exterior walls and a fully secured roof at the time of loss, your deductible amount will be two times the deductible that would otherwise apply to a completed building.

B. In each loss from flood, separate deductibles apply to the building and personal property insured by this policy.

C. No deductible applies to:
   1. III.C.2. Loss Avoidance Measures; or
   2. III.D. Increased Cost of Compliance.

VII. COINSURANCE

A. This Coinsurance Section applies only to coverage on the building.

B. We will impose a penalty on loss payment unless the amount of insurance applicable to the damaged building is:
   1. At least 80 percent of its replacement cost; or
   2. The maximum amount of insurance available for that building under the NFIP, whichever is less.

C. If the actual amount of insurance on the building is less than the required amount in accordance with the terms of VII.B above, then loss payment is determined as follows (subject to all other relevant conditions in this policy, including those pertaining to valuation, adjustment, settlement, and payment of loss):
   1. Divide the actual amount of insurance carried on the building by the required amount of insurance.
   2. Multiply the amount of loss, before application of the deductible, by the figure determined in C.1 above.
   3. Subtract the deductible from the figure determined in C.2 above.

We will pay the amount determined in C.3 above, or the amount of insurance carried, whichever is less. The amount of insurance carried, if in excess of the applicable maximum amount of insurance available under the NFIP, is reduced accordingly.

EXAMPLES

Example #1 (Inadequate Insurance)
Replacement value of the building – $250,000
Required amount of insurance – $200,000
(80 percent of replacement value of $250,000)
Actual amount of insurance carried – $180,000
Amount of the loss – $150,000
Deductible – $500
Step 1: 180,000 / 200,000 = .90
(90 percent of what should be carried.)
Step 2: $150,000 × .90 = 135,000
Step 3: $135,000 – $500 = 134,500
We will pay no more than $134,500. The remaining $15,500 is not covered due to the coinsurance penalty ($15,000) and application of the deductible ($500).

Example #2 (Adequate Insurance)
Replacement value of the building – $500,000
Required amount of insurance – $400,000
(80 percent of replacement value of $500,000)
Actual amount of insurance carried – $400,000
Amount of the loss – $200,000
Deductible – $500
In this example there is no coinsurance penalty, because the actual amount of insurance carried meets the required amount. We will pay no more than $199,500 ($200,000 amount of loss minus the $500 deductible).

D. In calculating the full replacement cost of a building:
   1. The replacement cost value of any insured building property will be included;
   2. The replacement cost value of any building property not insured under this policy will not be included; and
   3. Only the replacement cost value of improvements installed by the condominium association will be included.
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VIII. GENERAL CONDITIONS

A. Pair and Set Clause
In case of loss to an article that is part of a pair or set, we will have the option of paying you:

1. An amount equal to the cost of replacing the lost, damaged, or destroyed article, minus its depreciation, or
2. The amount that represents the fair proportion of the total value of the pair or set that the lost, damaged, or destroyed article bears to the pair or set.

B. Other Insurance
1. If a loss insured by this policy is also insured by other insurance that includes flood coverage not issued under the Act, we will not pay more than the amount of insurance that you are entitled to for lost, damaged, or destroyed property insured under this policy subject to the following:
   a. We will pay only the proportion of the loss that the amount of insurance that applies under this policy bears to the total amount of insurance covering the loss, unless VIII.B.1.b or c immediately below applies.
   b. If the other policy has a provision stating that it is excess insurance, this policy will be primary.
   c. This policy will be primary (but subject to its own deductible) up to the deductible in the other flood policy (except another policy as described in VIII.B.1.b. above). When the other deductible amount is reached, this policy will participate in the same proportion that the amount of insurance under this policy bears to the total amount of both policies, for the remainder of the loss.
2. If there is a National Flood Insurance Program flood insurance policy in the name of a unit owner that covers the same loss as this policy, then this policy will be primary.

C. Amendments, Waivers, Assignment
This policy cannot be changed, nor can any of its provisions be waived, without the express written consent of the Federal Insurance Administrator. No action we take under the terms of this policy constitutes a waiver of any of our rights. You may assign this policy in writing when you transfer title of your property to someone else except under these conditions:
   1. When this policy insures only personal property; or
   2. When this policy insures a building under construction.

D. Insufficient Premium or Rating Information
1. Applicability. The following provisions apply to all instances where the premium paid on this policy is insufficient or where the rating information is insufficient, such as where an Elevation Certificate is not provided.
2. Reforming the Policy with Reduced Coverage. Except as otherwise provided in VIII.D.1 and VIII.D.4, if the premium we received from you was not sufficient to buy the kinds and amounts of coverage you requested, we will provide only the kinds and amounts of coverage that can be purchased for the premium payment we received.

a. For the purpose of determining whether your premium payment is sufficient to buy the kinds and amounts of coverage you requested, we will first deduct the costs of all applicable fees and surcharges.

b. If the amount paid, after deducting the costs of all applicable fees and surcharges, is not sufficient to buy any amount of coverage, your payment will be refunded. Unless the policy is reformed to increase the coverage amount to the amount originally requested pursuant to VIII.E.3, this policy will be cancelled, and no claims will be paid under this policy.

c. Coverage limits on the reformed policy will be based upon the amount of premium submitted per type of coverage, but will not exceed the amount originally requested.

3. Discovery of Insufficient Premium or Rating Information. If we discover that your premium payment was not sufficient to buy the requested amount of coverage, the policy will be reformed as described in VIII.D.2. You have the option of increasing the amount of coverage resulting from this reformation to the amount you requested as follows:

a. Insufficient Premium. If we discover that your premium payment was not sufficient to buy the requested amount of coverage, we will send you, and any mortgagee or trustee known to us, a bill for the required additional premium for the current policy term (or that portion of the current policy term following any endorsement changing the amount of coverage). If it is discovered that the initial amount charged to you for any fees or surcharges is incorrect, the difference will be added or deducted, as applicable, to the total amount in this bill.

(1) If you or the mortgagee or trustee pay the additional amount due within 30 days
from the date of our bill, we will reform the policy to increase the amount of coverage to the originally requested amount, effective to the beginning of the current policy term (or subsequent date of any endorsement changing the amount of coverage).

(2) If you or the mortgagee or trustee do not pay the additional amount due within 30 days of the date of our bill, any flood insurance claim will be settled based on the reduced amount of coverage.

(3) As applicable, you have the option of paying all or part of the amount due out of a claim payment based on the originally requested amount of coverage.

b. Insufficient Rating Information.

If we determine that the rating information we have is insufficient and prevents us from calculating the additional premium, we will ask you to send the required information. You must submit the information within 60 days of our request.

(1) If we receive the information within 60 days of our request, we will determine the amount of additional premium for the current policy term and follow the procedure in VIII.D.3.a above.

(2) If we do not receive the information within 60 days of our request, no claims will be paid until the requested information is provided. Coverage will be limited to the amount of coverage that can be purchased for the payments we received, as determined when the requested information is provided.

4. Coverage Increases. If we do not receive the amount requested in VIII.D.3.a or VIII.D.4.a, or the additional information requested in VIII.D.3.b or VIII.D.4.b by the date it is due, the amount of coverage under this policy can only be increased by endorsement subject to the appropriate waiting period. However, no coverage increases will be allowed until you have provided the information requested in VIII.D.3.b or VIII.D.4.b.
5. **Falsifying Information.** However, if we find that you or your agent intentionally did not tell us, or falsified, any important fact or circumstance or did anything fraudulent relating to this insurance, the provisions of IX.A apply.

E. **Policy Renewal**

1. This policy will expire at 12:01 a.m. on the last day of the policy term.

2. We must receive the payment of the appropriate renewal premium within 30 days of the expiration date.

3. If we find, however, that we did not place your renewal notice into the U.S. Postal Service, or if we did mail it, we made a mistake, e.g., we used an incorrect, incomplete, or illegible address, which delayed its delivery to you before the due date for the renewal premium, then we will follow these procedures:
   a. If you or your agent notified us, not later than one year after the date on which the payment of the renewal premium was due, of non-receipt of a renewal notice before the due date for the renewal premium, and we determine that the circumstances in the preceding paragraph apply, we will mail a second bill providing a revised due date, which will be 30 days after the date on which the bill is mailed.
   b. If we do not receive the premium requested in the second bill by the revised due date, then we will not renew the policy. In that case, the policy will remain as an expired policy as of the expiration date shown on the Declarations Page.
   c. In connection with the renewal of this policy, we may ask you during the policy term to recertify, on a Recertification Questionnaire that we will provide you, the rating information used to rate your most recent application for or renewal of insurance.

F. **Conditions Suspending or Restricting Insurance**

We are not liable for loss that occurs while there is a hazard that is increased by any means within your control or knowledge.

G. **Requirements in Case of Loss**

In case of a flood loss to insured property, you must:

1. Give prompt written notice to us;

2. As soon as reasonably possible, separate the damaged and undamaged property, putting it in the best possible order so that we may examine it;

3. Prepare an inventory of damaged property showing the quantity, description, actual cash value, and amount of loss. Attach all bills, receipts, and related documents;

4. Within 60 days after the loss, send us a proof of loss, which is your statement of the amount you are claiming under the policy signed and sworn to by you, and which furnishes us with the following information:
   a. The date and time of loss;
   b. A brief explanation of how the loss happened;
   c. Your interest (for example, “owner”) and the interest, if any, of others in the damaged property;
   d. Details of any other insurance that may cover the loss;
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e. Changes in title or occupancy of the insured property during the term of the policy;
f. Specifications of damaged buildings and detailed repair estimates;
g. Names of mortgagees or anyone else having a lien, charge, or claim against the insured property;
h. Details about who occupied any insured building at the time of loss and for what purpose; and
i. The inventory of damaged personal property described in G.3 above.

5. In completing the proof of loss, you must use your own judgment concerning the amount of loss and justify that amount.

6. You must cooperate with the adjuster or representative in the investigation of the claim.

7. The insurance adjuster whom we hire to investigate your claim may furnish you with a proof of loss form, and she or he may help you complete it. However, this is a matter of courtesy only, and you must still send us a proof of loss within 60 days after the loss even if the adjuster does not furnish the form or help you complete it.

8. We have not authorized the adjuster to approve or disapprove claims or to tell you whether we will approve your claim.

9. At our option, we may accept the adjuster’s report of the loss instead of your proof of loss. The adjuster’s report will include information about your loss and the damages you sustained. You must sign the adjuster’s report. At our option, we may require you to swear to the report.

H. Our Options After a Loss

Options we may, in our sole discretion, exercise after loss include the following:

1. At such reasonable times and places that we may designate, you must:
   a. Show us or our representative the damaged property;
   b. Submit to examination under oath, while not in the presence of another insured, and sign the same; and
   c. Permit us to examine and make extracts and copies of:
      (1) Any policies of property insurance insuring you against loss and the deed establishing your ownership of the insured real property;
      (2) Condominium association documents including the Declarations of the condominium, its Articles of Association or Incorporation, Bylaws, and rules and regulations; and
      (3) All books of accounts, bills, invoices and other vouchers, or certified copies pertaining to the damaged property if the originals are lost.
2. We may request, in writing, that you furnish us with a complete inventory of the lost, damaged, or destroyed property, including:
   a. Quantities and costs;
   b. Actual cash values or replacement cost (whichever is appropriate);
   c. Amounts of loss claimed;
   d. Any written plans and specifications for repair of the damaged property that you can reasonably make available to us; and
   e. Evidence that prior flood damage has been repaired.

3. If we give you written notice within 30 days after we receive your signed, sworn proof of loss, we may:
   a. Repair, rebuild, or replace any part of the lost, damaged, or destroyed property with material or property of like kind and quality or its functional equivalent; and
   b. Take all or any part of the damaged property at the value that we agree upon or its appraised value.

I. No Benefit to Bailee
No person or organization, other than you, having custody of insured property will benefit from this insurance.

J. Loss Payment
1. We will adjust all losses with you. We will pay you unless some other person or entity is named in the policy or is legally entitled to receive payment. Loss will be payable 60 days after we receive your proof of loss (or within 90 days after the insurance adjuster files the adjuster’s report signed and sworn to by you in lieu of a proof of loss) and:
   a. We reach an agreement with you;
   b. There is an entry of a final judgment; or
   c. There is a filing of an appraisal award with us, as provided in VIII.M.

2. If we reject your proof of loss in whole or in part you may:
   a. Accept our denial of your claim;
   b. Exercise your rights under this policy; or
   c. File an amended proof of loss as long as it is filed within 60 days of the date of the loss.

K. Abandonment
You may not abandon damaged or undamaged insured property to us.

L. Salvage
We may permit you to keep damaged insured property after a loss, and we will reduce the amount of the loss proceeds payable to you under the policy by the value of the salvage.

M. Appraisal
If you and we fail to agree on the actual cash value or, if applicable, replacement cost of the damaged property so as to determine the amount of loss, then either may demand an appraisal of the loss. In this event, you and we will each choose a competent and impartial appraiser within 20 days after receiving a written request from the other. The two appraisers will choose an umpire. If they cannot agree upon an umpire within 15 days, you or we may request that the choice be made by a judge of a court of record in the state where the insured property is located. The appraiser will separately state the actual cash value, the replacement cost, and the amount of loss to each item. If the appraisers submit a written report of an agreement to us, the amount agreed upon will be the amount of loss. If they fail to agree, they will submit their differences to the umpire. A decision agreed to by any two will set the amount of actual cash value and loss, or if it applies, the replacement cost and loss.
Each party will:

1. Pay its own appraiser; and
2. Bear the other expenses of the appraisal and umpire equally.

N. Mortgage Clause

1. The word “mortgagee” includes trustee.

2. Any loss payable under Coverage A—Building Property will be paid to any mortgagee of whom we have actual notice, as well as any other mortgagee or loss payee determined to exist at the time of loss, and you, as interests appear. If more than one mortgagee is named, the order of payment will be the same as the order of precedence of the mortgages.

3. If we deny your claim, that denial will not apply to a valid claim of the mortgagee, if the mortgagee:

   a. Notifies us of any change in the ownership or occupancy, or substantial change in risk of which the mortgagee is aware;
   b. Pays any premium due under this policy on demand if you have neglected to pay the premium; and
   c. Submits a signed, sworn proof of loss within 60 days after receiving notice from us of your failure to do so.

4. All terms of this policy apply to the mortgagee.

5. The mortgagee has the right to receive loss payment even if the mortgagee has started foreclosure or similar action on the building.

6. If we decide to cancel or not renew this policy, it will continue in effect for the benefit of the mortgagee only for 30 days after we notify the mortgagee of the cancellation or non-renewal.

7. If we pay the mortgagee for any loss and deny payment to you, we are subrogated to all the rights of the mortgagee granted under the mortgage on the property. Subrogation will not impair the right of the mortgagee to recover the full amount of the mortgagee’s claim.

O. Suit Against Us

You may not sue us to recover money under this policy unless you have complied with all the requirements of the policy. If you do sue, you must start the suit within one year of the date of the written denial of all or part of the claim, and you must file the suit in the United States District Court of the district in which the insured property was located at the time of loss. This requirement applies to any claim that
you may have under this policy and to any dispute that you may have arising out of the handling of any claim under the policy.

P. Subrogation

Whenever we make a payment for a loss under this policy, we are subrogated to your right to recover for that loss from any other person. That means that your right to recover for a loss that was partly or totally caused by someone else is automatically transferred to us, to the extent that we have paid you for the loss. We may require you to acknowledge this transfer in writing. After the loss, you may not give up our right to recover this money or do anything that would prevent us from recovering it. If you make any claim against any person who caused your loss and recover any money, you must pay us back first before you may keep any of that money.

Q. Continuous Lake Flood

1. If an insured building has been flooded by rising lake waters continuously for 90 days or more and it appears reasonably certain that a continuation of this flooding will result in an insured loss to the insured building equal to or greater than the building policy limits plus the deductible or the maximum payable under the policy for any one building loss, we will pay you the lesser of these two amounts without waiting for the further damage to occur if you sign a release agreeing:

   a. To make no further claim under this policy;
   b. Not to seek renewal of this policy;
   c. Not to apply for any flood insurance under the Act for property at the described location;
   d. Not to seek a premium refund for current or prior terms.

If the policy term ends before the insured building has been flooded continuously for 90 days, the provisions of this paragraph Q.1 will apply when the insured building suffers a covered loss before the policy term ends.

2. If your insured building is subject to continuous lake flooding from a closed basin lake, you may elect to file a claim under either paragraph Q.1 above or this paragraph Q.2 (A “closed basin lake” is a natural lake from which water leaves primarily through evaporation and whose surface area now exceeds or has exceeded one square mile at any time in the recorded past. Most of the nation’s closed basin lakes are in the western half of the United States where annual evaporation exceeds annual precipitation and where lake levels and surface areas are subject to considerable...
fluctuation due to wide variations in the climate. These lakes may overtop their basins on rare occasions.) Under this paragraph Q.2, we will pay your claim as if the building is a total loss even though it has not been continuously inundated for 90 days, subject to the following conditions:

a. Lake floodwaters must damage or imminently threaten to damage your building.

b. Before approval of your claim, you must:

(1) Agree to a claim payment that reflects your buying back the salvage on a negotiated basis; and

(2) Grant the conservation easement contained in FEMA’s “Policy Guidance for Closed Basin Lakes,” to be recorded in the office of the local recorder of deeds. FEMA, in consultation with the community in which the property is located, will identify on a map an area or areas of special consideration (ASC) in which there is a potential for flood damage from continuous lake flooding. FEMA will give the community the agreed-upon map showing the ASC. This easement will only apply to that portion of the property in the ASC. It will allow certain agricultural and recreational uses of the land. The only structures that it will allow on any portion of the property within the ASC are certain simple agricultural and recreational structures. If any of these allowable structures are insurable buildings under the NFIP and are insured under the NFIP, they will not be eligible for the benefits of this paragraph Q.2. If a U.S. Army Corps of Engineers certified flood control project or otherwise certified flood control project later protects the property, FEMA will, upon request, amend the ASC to remove areas protected by those projects. The restrictions of the easement will then no longer apply to any portion of the property removed from the ASC; and

(3) Comply with paragraphs Q.1.a through Q.1.d above.

c. Within 90 days of approval of your claim, you must move your building to a new location out-
side the ASC. FEMA will give you an additional 30 days to move if you show there is sufficient reason to extend the time.

d. Before the final payment of your claim, you must acquire an elevation certificate and a floodplain development permit from the local floodplain administrator for the new location of your building.

e. Before the approval of your claim, the community having jurisdiction over your building must:

(1) Adopt a permanent land use ordinance, or a temporary moratorium for a period not to exceed 6 months to be followed immediately by a permanent land use ordinance, that is consistent with the provisions specified in the easement required in paragraph Q.2.b above;

(2) Agree to declare and report any violations of this ordinance to FEMA so that under Section 1316 of the National Flood Insurance Act of 1968, as amended, flood insurance to the building can be denied; and

(3) Agree to maintain as deed-restricted, for purposes compatible with open space or agricultural or recreational use only, any affected property the community acquires an interest in. These deed restrictions must be consistent with the provisions of paragraph Q.2.b above, except that even if a certified project protects the property, the land use restrictions continue to apply if the property was acquired under the Hazard Mitigation Grant Program or the Flood Mitigation Assistance Program. If a non-profit land trust organization receives the property as a donation, that organization must maintain the property as deed-restricted, consistent with the provisions of paragraph Q.2.b above.

f. Before the approval of your claim, the affected State must take all action set forth in FEMA’s “Policy Guidance for Closed Basin Lakes.”

g. You must have NFIP flood insurance coverage continuously in effect from a date established by FEMA until you file a claim
under this paragraph Q.2. If a subsequent owner buys NFIP insurance that goes into effect within 60 days of the date of transfer of title, any gap in coverage during that 60-day period will not be a violation of this continuous coverage requirement. For the purpose of honoring a claim under this paragraph Q.2, we will not consider to be in effect any increased coverage that became effective after the date established by FEMA. The exception to this is any increased coverage in the amount suggested by your insurer as an inflation adjustment.

h. This paragraph Q.2 will be in effect for a community when the FEMA Regional Administrator for the affected region provides to the community, in writing, the following:

(1) Confirmation that the community and the State are in compliance with the conditions in paragraphs Q2.e and Q.2.f above, and

(2) The date by which you must have flood insurance in effect.

R. Loss Settlement

1. Introduction

This policy provides three methods of settling losses: Replacement Cost, Special Loss Settlement, and Actual Cash Value. Each method is used for a different type of property, as explained in a–c below.

a. Replacement Cost Loss Settlement described in R.2 below applies to buildings other than manufactured homes or travel trailers.

b. Special Loss Settlement, described in R.3 below applies to a residential condominium building that is a travel trailer or a manufactured home.

c. Actual Cash Value loss settlement applies to all other property insured under this policy, as outlined in R.4. below.

2. Replacement Cost Loss Settlement

a. We will pay to repair or replace a damaged or destroyed building, after application of the deductible and without deduction for depreciation, but not more than the least of the following amounts:

   (1) The amount of insurance in this policy that applies to the building;

   (2) The replacement cost of that part of the building damaged, with materials of like kind and quality, and for like occupancy and use; or

   (3) The necessary amount actually spent to repair or replace the damaged part of the building for like occupancy and use.

b. We will not be liable for any loss on a Replacement Cost Coverage basis unless and until actual repair or replacement of the damaged building or parts thereof, is completed.

c. If a building is rebuilt at a location other than the described location, we will pay no more than it would have cost to repair or rebuild at the described location, subject to all other terms of Replacement Cost Loss Settlement.

3. Special Loss Settlement

a. The following loss settlement conditions apply to a residential condominium building that is:

   (1) a manufactured home or travel trailer, as defined in II.C.6.b and c, and
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(2) at least 16 feet wide when fully assembled and has at least 600 square feet within its perimeter walls when fully assembled.

b. If such a building is totally destroyed or damaged to such an extent that, in our judgment, it is not economically feasible to repair, at least to its pre-damaged condition, we will, at our discretion, pay the least of the following amounts:

(1) The lesser of the replacement cost of the manufactured home or travel trailer or 1.5 times the actual cash value; or
(2) The Building Limit of liability shown on your Declarations Page.

c. If such a manufactured home or travel trailer is partially damaged and, in our judgment, it is economically feasible to repair it to its pre-damaged condition, we will settle the loss according to the Replacement Cost Loss Settlement conditions in R.2 above.

4. Actual Cash Value Loss Settlement
   a. The types of property noted below are subject to actual cash value loss settlement:
      (1) Personal property;
      (2) Insured property abandoned after a loss and that remains as debris at the described location;
      (3) Outside antennas and aerials, awning, and other outdoor equipment;
      (4) Carpeting and pads;
      (5) Appliances; and
      (6) A manufactured home or mobile home or a travel trailer as defined in II.C.6.b or c that does not meet the conditions for special loss settlement in R.3 above.
   b. We will pay the least of the following amounts:
      (1) The applicable amount of insurance under this policy;
      (2) The actual cash value, as defined in II.C.2;
      (3) The amount it would cost to repair or replace the property with material of like kind and quality within a reasonable time after the loss.

IX. POLICY NULLIFICATION, CANCELLATION, AND NON-RENEWAL

A. Policy Nullification for Fraud, Misrepresentation, or Making False Statements

1. With respect to all insureds under this policy, this policy is void and has no legal force and effect if at any time, before or after a loss, you or any other insured or your agent have, with respect to this policy or any other NFIP insurance:
   a. Concealed or misrepresented any material fact or circumstance;
   b. Engaged in fraudulent conduct; or
   c. Made false statements.
2. Policies voided under A.1 cannot be renewed or replaced by a new NFIP policy.
3. Policies are void as of the date the acts described in A.1 above were committed.
4. Fines, civil penalties, and imprisonment under applicable Federal laws may also apply to the acts of fraud or concealment described above.

B. Policy Nullification for Reasons Other Than Fraud

1. This policy is void from its inception, and has no legal force or effect, if:
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a. The property listed on the application is located in a community that was not participating in the NFIP on this policy’s inception date and did not join or reenter the program during the policy term and before the loss occurred;
b. The property listed on the application is otherwise not eligible for coverage under the NFIP at the time of the initial application;
c. You never had an insurable interest in the property listed on the application;
d. You provided an agent with an application and payment, but the payment did not clear; or
e. We receive notice from you, prior to the policy effective date, that you have determined not to take the policy and you are not subject a requirement to obtain and maintain flood insurance pursuant to any statute, regulation, or contract.

2. In such cases, you will be entitled to a full refund of all premium, fees, and surcharges received. However, if a claim was paid for a policy that is void, the claim payment must be returned to FEMA or offset from the premiums to be refunded before the refund will be processed.

C. Cancellation of the Policy by You

1. You may cancel this policy in accordance with the terms and conditions of this policy and the applicable rules and regulations of the NFIP.
2. If you cancel this policy, you may be entitled to a full or partial refund of premium, surcharges, or fees under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

D. Cancellation of the Policy by Us

1. Cancellation for Underpayment of Amounts Owed on This Policy. This policy will be cancelled, pursuant to VIII.D.2, if it is determined that the premium amount you paid is not sufficient to buy any amount of coverage, and you do not pay the additional amount of premium owed to increase the coverage to the originally requested amount within the required time period.

2. Cancellation Due to Lack of an Insurable Interest.

a. If you no longer have an insurable interest in the insured property, we will cancel this policy. You will cease to have an insurable interest if:

(1) For building coverage, the building was sold, destroyed, or removed.

(2) For contents coverage, the contents were sold or transferred ownership,
or the contents were completely removed from the described location.

b. If your policy is cancelled for this reason, you may be entitled to a partial refund of premium under the applicable rules and regulations of the NFIP.


a. Except as allowed under Article I.F, your property may not be insured by more than one NFIP policy, and payment for damages to your property will only be made under one policy.

b. Except as allowed under Article I.G, if the property is insured by more than one NFIP policy, we will cancel all but one of the policies. The policy, or policies, will be selected for cancellation in accordance with 44 CFR 62.5 and the applicable rules and guidance of the NFIP.

c. If this policy is cancelled pursuant to VIII.D.3.a, you may be entitled to a full or partial refund of premium, surcharges, or fees under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

4. Cancellation Due to Physical Alteration of Property

a. If the insured building has been physically altered in such a manner that it is no longer eligible for flood insurance coverage, we will cancel this policy.

b. If your policy is cancelled for this reason, you may be entitled to a partial refund of premium under the terms and conditions of this policy and the applicable rules and regulations of the NFIP.

E. Non-Renewal of the Policy by Us

Your policy will not be renewed if:

1. The community where your insured property is located is suspended or stops participating in the NFIP;
2. Your building is otherwise ineligible for flood insurance under the Act;
3. You have failed to provide the information we requested for the purpose of rating the policy within the required deadline.

X. LIBERALIZATION CLAUSE

If we make a change that broadens your coverage under this edition of our policy, but does not require any additional premium, then that change will automatically apply to your insurance as of the date we implement the change, provided that this implementation date falls within 60 days before or during the policy term stated on the Declarations Page.
XI. WHAT LAW GOVERNS

This policy and all disputes arising from the insurer’s policy issuance, policy administration, or the handling of any claim under the policy are governed exclusively by the flood insurance regulations issued by FEMA, the National Flood Insurance Act of 1968, as amended (42 U.S.C. 4001, et seq.), and Federal common law.

In Witness Whereof, we have signed this policy below and hereby enter into this Insurance Agreement.

Administrator, Federal Insurance and Mitigation Administration
## Appendix B: Forms

### I. NFIP Flood Insurance Application


**National Flood Insurance Program**

**Flood Insurance Application, Page 1**

We may void your flood insurance policy and deny any claims under that policy if you or your agent conceal or misrepresent any material fact or circumstance, engage in fraudulent conduct, or make false statements when completing this application.

**IMPORTANT—PLEASE PRINT OR TYPE; ENTER DATES AS MM/DD/YYYY.**

### Billing

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st Mortgage</td>
<td></td>
</tr>
<tr>
<td>2nd Mortgage</td>
<td></td>
</tr>
</tbody>
</table>

**Payer:**
- **Type:**
- **Address:**
- **Phone:**
- **Email:**

### Agent/Producer Information

<table>
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<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Agent No.</td>
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<tr>
<td>Agent Name</td>
<td></td>
</tr>
<tr>
<td>Phone No.</td>
<td></td>
</tr>
<tr>
<td>Email Address</td>
<td></td>
</tr>
</tbody>
</table>

### Policy Period

**Effective Date:**
- **Start:**
- **End:**

**Duration:**
- **Type:**
- **Time Period:**

### Building Information

**Building Location:**
- **Address:**
- **City:**
- **State:**
- **ZIP Code:**
- **County:**
- **Assessment:**
- **Assessment Date:**
- **Emergency Elevation Certificate:**
- **Code Enforcement Inspector:**
- **Inspection Date:**
- **Inspection Location:**

**Building Description:**
- **Use:**
- **Type:**
- **Material:**
- **Height:**
- **Floor:**
- **Stories:**
- **Elevated:**
- **Construction:**
- **Foundation:**
- **Year Built:**
- **Permits:**
- **Inspections:**

**Additional Details:**
- **FEMA Claim Number:**
- **FEMA Claim Date:**
- **FEMA Claim Amount:**
- **FEMA Claim Status:**

**Published Elevation Certificate:**
- **Date:**
- **Certificate:**

**FEMA Form:**
- **Number:**
- **Date:**
- **Signature:**
- **Date:**

**OMB No.:** 1660-0006 | Expires May 31, 2024

[Online] The current approved version of the NFIP Flood Insurance Application, FEMA Form 206-FY-2021-117, is available at [https://www.fema.gov/flood-insurance/find-form/underwriting](https://www.fema.gov/flood-insurance/find-form/underwriting)
FLOOD INSURANCE APPLICATION, PAGE 2 (OF 2)

IMPORTANT—PLEASE PRINT OR TYPE; ENTER DATES AS MM/DD/YYYY.

<table>
<thead>
<tr>
<th>COVERAGES AND DEDUCTIBLES</th>
</tr>
</thead>
<tbody>
<tr>
<td>SFIP Form:</td>
</tr>
<tr>
<td>Amount of Insurance:</td>
</tr>
<tr>
<td>Deductible:</td>
</tr>
<tr>
<td>Rate Category:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>DISCOUNTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed? [ ] Yes [ ] No</td>
</tr>
<tr>
<td>If yes, did the lapse occur for a valid reason? [ ] Yes [ ] No</td>
</tr>
<tr>
<td>Is the property eligible for the Newly Mapped discount? [ ] Yes [ ] No</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>COMPONENTS OF THE TOTAL AMOUNT DUE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Premium</td>
</tr>
<tr>
<td>Contents Premium</td>
</tr>
<tr>
<td>Increased Cost of Compliance (ICC) Premium</td>
</tr>
<tr>
<td>Migration Discount</td>
</tr>
<tr>
<td>Community Rating System Discount</td>
</tr>
<tr>
<td>FULL RISK PREMIUM</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STATUTORY DISCOUNTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Increase Cap</td>
</tr>
<tr>
<td>Pre-FIRM Discount</td>
</tr>
<tr>
<td>Newly Mapped Discount</td>
</tr>
<tr>
<td>Other Statutory Discounts</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>DISCOUNTED PREMIUM</th>
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</thead>
<tbody>
<tr>
<td>Reserve Fund Assessment</td>
</tr>
<tr>
<td>HFIA Surcharge</td>
</tr>
<tr>
<td>Federal Policy Fee</td>
</tr>
<tr>
<td>Probation Surcharge</td>
</tr>
<tr>
<td>TOTAL AMOUNT DUE</td>
</tr>
</tbody>
</table>

I declare under penalty of perjury that the foregoing is true and correct.

SIGNATURE OF INSURANCE AGENT/PRODUCER

SIGNATURE OF POLICIEHOLDER (OPTIONAL)

Enter any additional information:

FEMA Form FF-205-FY-21-117 (formerly 086-0-1)

(09/2021)
FLOOD INSURANCE APPLICATION

FEMA Form FF-206-FY-21-117 (formerly 086-0-1)

NONDISCRIMINATION
No person or organization shall be excluded from participation in, denied the benefits of, or subjected to discrimination under the Program authorized by the National Flood Insurance Act of 1968, on the grounds of race, color, creed, sex, age, or national origin.

PRIVACY ACT NOTICE
Authority: 42 U.S.C. 4011 et seq. authorizes the collection of this information.

Purpose: FEMA will use this information to issue flood insurance policies provided through the National Flood Insurance Program.

Routine Uses: The information requested on this form may be shared externally as a “routine use” to other federal agencies, state governments, local governments, tribal governments, certain non-profit entities, private insurance companies participating in the Write Your Own Program, and their contractors to implement the National Flood Insurance Act of 1968. A complete list of the routine uses can be found in the system of records notice associated with this form, “DHS/FEMA-003 National Flood Insurance Program Files” (79 FR 28747). The Department’s full list of system of records notices can be found on the Department’s website at http://www.dhs.gov/system-records-notices-sorns.

Disclosure: Furnishing this information is voluntary. However, failure to furnish the requested information may delay or prevent the issuance of a flood insurance policy.

PAPERWORK REDUCTION ACT NOTICE
Public reporting burden for this form is estimated to average 8 minutes per response. The burden estimate includes the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and submitting the form. This collection of information is required to obtain or retain benefits. You are not required to submit this collection of information unless it displays a valid OMB control number. Send comments regarding the accuracy of the burden estimate and any suggestions for reducing the burden to: Information Collections Management, Department of Homeland Security, Federal Emergency Management Agency (FEMA), 500 C Street SW, Washington, DC 20472, NOTE: Do not send your completed form to this address.
II. NFIP Flood Insurance General Change Endorsement

The current approved version of the NFIP Flood Insurance General Change Endorsement, FEMA Form 206-FY-21-119, is available at https://www.fema.gov/flood-insurance/find-form/underwriting
FLOOD INSURANCE GENERAL CHANGE ENDORSEMENT
FEMA Form FF-206-FY-21:119 (formerly 086-0-3)

Nondiscrimination
No person or organization shall be excluded from participation in, denied the benefits of, or subjected to discrimination under the Program authorized by the National Flood Insurance Act of 1968, on the grounds of race, color, creed, sex, age, or national origin.

Privacy Act
Authority: 42 U.S.C. 4011 et seq. authorizes the collection of this information.
Purpose: FEMA will use this information to issue flood insurance policies provided through the National Flood Insurance Program.
Routine Uses: The information requested on this form may be shared externally as a “routine use” to other federal agencies, state governments, local governments, tribal governments, certain non-profit entities, private insurance companies participating in the Write Your Own Program, and their contractors to implement the National Flood Insurance Act of 1968. A complete list of the routine uses can be found in the system of records notice associated with this form, “DHS/FEMA-003 National Flood Insurance Program Files” (79 FR 28747). The Department’s full list of system of records notices can be found on the Department’s website at http://www.dhs.gov/system-records-notices-soms.
Disclosure: Furnishing this information is voluntary. However, failure to furnish the requested information may delay or prevent the issuance of a flood insurance policy.

Paperwork Reduction Act Notice
Public reporting burden for this form is estimated to average 6 minutes per response. The burden estimate includes the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and submitting the form. This collection of information is required to obtain or retain benefits. You are not required to submit to this collection of information unless it displays a valid OMB control number. Send comments regarding the accuracy of the burden estimate and any suggestions for reducing the burden to: Information Collections Management, Department of Homeland Security, Federal Emergency Management Agency (FEMA), 500 C Street SW, Washington, DC 20472. NOTE: Do not send your completed form to this address.
III. NFIP Flood Insurance Cancellation/Nullification Request Form

U.S. DEPARTMENT OF HOMELAND SECURITY | FEDERAL EMERGENCY MANAGEMENT AGENCY
National Flood Insurance Program

Flood Insurance Cancellation/Nullification Request Form

IMPORTANT - Please print or type; enter dates as MM/DD/YYYY.

Policy Period:
Policy Period is From: ____________________ To: ____________________
Cancellation Effective Date: ____________________

Agent/Producer Information for the Policy Being Canceled:
Agency No.: ____________________
Agent No.: ____________________
Phone No.: ____________________
Email Address: ____________________

Property Address of First Mortgagee:
Name and Mailing Address of Policyholder for Mailing Refund:
Name and Mailing Address of First Mortgagee:

CANCELLATION REASON CODE:

Make Refund Payable To (check one):
Policyholder
Payer
Agent (Reason Code 5 Only)

Mail Refund To (check one):
Policyholder
Payer
Agent (Reason Code 5 or at Request of Policyholder)

The above statements are correct to the best of my knowledge. I understand that any false statements may be punishable by fine and/or imprisonment under applicable federal law.

Signature of Policyholder: ____________________ Date: ____________________
Signature of Agent/Producer: ____________________ Date: ____________________

ONLINE The current approved version of The NFIP Flood Insurance Cancellation/Nullification Request Form, FEMA Form 206-FY-21-118, is available at https://www.fema.gov/flood-insurance/find-form/underwriting
Appendix B: Forms

U.S. DEPARTMENT OF HOMELAND SECURITY | FEDERAL EMERGENCY MANAGEMENT AGENCY
National Flood Insurance Program

FLOOD INSURANCE CANCELLATION/NULLIFICATION REQUEST FORM
FEMA Form FF-208-FY-21-118 (formerly 086-D-2)

NONDISCRIMINATION
No person or organization shall be excluded from participation in, denied the benefits of, or subjected to discrimination under the Program authorized by the National Flood Insurance Act of 1968, on the grounds of race, color, creed, sex, age, or national origin.

PRIVACY ACT
Authority: 42 U.S.C. 4011 et seq. authorizes the collection of this information.

Purpose: FEMA will use this information to issue flood insurance policies provided through the National Flood Insurance Program.

Routine Uses: The information requested on this form may be shared externally as a “routine use” to other federal agencies, state governments, local governments, tribal governments, certain non-profit entities, private insurance companies participating in the Write Your Own Program, and their contractors to implement the National Flood Insurance Act of 1968. A complete list of the routine uses can be found in the system of records notice associated with this form, “DHS/FEMA-003 National Flood Insurance Program Files” (79 FR 28747). The Department’s full list of system of records notices can be found on the Department’s website at http://www.dhs.gov/system-records-notices-sors.

Disclosure: Furnishing this information is voluntary. However, failure to furnish the requested information may delay or prevent the issuance of a flood insurance policy.

PAPERWORK REDUCTION ACT NOTICE
Public reporting burden for this form is estimated to average 6 minutes per response. The burden estimate includes the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and submitting the form. This collection of information is required to obtain or retain benefits. You are not required to submit to this collection of information unless it displays a valid OMB control number. Send comments regarding the accuracy of the burden estimate and any suggestions for reducing the burden to: Information Collections Management, Department of Homeland Security, Federal Emergency Management Agency (FEMA), 500 C Street SW, Washington, DC 20472. NOTE: Do not send your completed form to this address.
IV. NFIP Residential Basement Floodproofing Certificate

DEPARTMENT OF HOMELAND SECURITY
Federal Emergency Management Agency
National Flood Insurance Program

Residential Basement Floodproofing Certificate

PAPERWORK BURDEN DISCLOSURE NOTICE
Public reporting burden for this data collection is estimated to average 3.25 hours per response. The burden estimate includes the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and submitting this Residential Basement Floodproofing Certificate. You are not required to respond to this collection of information unless a valid OMB control number is displayed in the upper right corner of this Residential Basement Floodproofing Certificate. Send comments regarding the accuracy of the burden estimate and any suggestions for reducing the burden to: Information Collections Management, Department of Homeland Security, Federal Emergency Management Agency, 500 C Street, SW, Washington, DC 20472, Paperwork Reduction Project (1680-0033). NOTE: Do not send your completed form to this address.

Privacy Act Statement

AUTHORITY

PRINCIPAL PURPOSE(S)
This information is being collected for two primary purposes. First, for community use in documenting compliance with floodplain management ordinances, where records are maintained by the community. Second, for flood insurance purposes of estimating the risk premium rates necessary to provide flood insurance for new or substantially improved structures in designated Special Flood Hazard Areas. Records are located at the facility that underwrites and administers the policy (Write Your Own (WYO) companies or the Federal Emergency Management Agency’s (FEMA) National Flood Insurance Program (NFIP) Direct).

ROUTINE USE(S)
When this form is maintained by FEMA and is used in conjunction with the application and maintenance of a flood insurance policy, the information requested on this form may be shared externally as a “routine use” to authorized WYO companies receiving transferred policies, to assist the Department of Homeland Security (DHS)/FEMA in estimating the risk premium rates necessary to provide flood insurance for new or substantially improved structures in designated Special Flood Hazard Areas. A complete list of the routine uses can be found in the system of records notice associated with this form, “DHS/FEMA-003 - National Flood Insurance Program Files” 79 Fed. Reg. 25,747 (May 19, 2014); and upon written request, written consent, by agreement, or as required by law. The Department’s full list of system of records notices can be found on the Department’s website at http://www.dhs.gov/system-records-notices-forms.

DISCLOSURE
The disclosure of information on this form is voluntary; however, failure to provide the information requested may result in the inability to obtain flood insurance through the National Flood Insurance Program, or the building being subject to higher premium rates for flood insurance. Information will only be released as permitted by law.

The NFIP Residential Basement Floodproofing Certificate, FEMA Form 206-FY-21-122, is available at https://www.fema.gov/flood-insurance/find-form/underwriting
## Appendix B: Forms

### Residential Basement Floodproofing Certificate

<table>
<thead>
<tr>
<th>BUILDING OWNER'S NAME</th>
<th>FOR INSURANCE COMPANY USE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>POLICY NUMBER</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BUILDING STREET ADDRESS (Including Apt., Unit Number)</th>
<th>COMPANY NAIC NUMBER</th>
</tr>
</thead>
<tbody>
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</table>

<table>
<thead>
<tr>
<th>OTHER DESCRIPTION (Lot and Block Numbers, etc.)</th>
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<table>
<thead>
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<th>ZIPCODE</th>
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</table>

### SECTION I - FLOOD INSURANCE RATE MAP (FIRM) INFORMATION

Provide the following from the FIRM and flood profile (from Flood Insurance Study)

<table>
<thead>
<tr>
<th>COMMUNITY NUMBER</th>
<th>PANEL NUMBER</th>
<th>SUFFIX</th>
<th>DATE OF FIRM</th>
<th>ZONE</th>
<th>BASE FLOOD ELEVATION (In A0 Zones, Use depth)</th>
<th>NAME OF FLOODING SOURCE(S) AFFECTING BUILDING</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

Indicate elevation datum used for Base Flood Elevation shown above:  

- NGVD 1929
- NAVD 1988
- Other/Source: __________

### SECTION II - FLOODPROOFED ELEVATION CERTIFICATION

(By a Registered Professional Land Surveyor, Engineer, or Architect)

All elevations must be based on finished construction.

**Floodproofing Elevation Information for Zones A1-30, AE, AH, AO:**

- Building is floodproofed to an elevation of _______ . _______ feet.  
  (In Puerto Rico only: _______ . _______ meters.)

  *(Elevation datum used must be the same as that on the FIRM.)*

- Elevation of the top of the basement floor is _______ . _______ feet.  
  (In Puerto Rico only: _______ . _______ meters.)

- Lowest adjacent (finished) grade next to the building (LAG): _______ . _______ feet.  
  (In Puerto Rico only: _______ . _______ meters.)

- Highest adjacent (finished) grade next to the building (HAG): _______ . _______ feet.  
  (In Puerto Rico only: _______ . _______ meters.)

Indicate elevation datum used for Section II:  

- NGVD 1929
- NAVD 1988
- Other/Source: __________

*(NOTE: For insurance rating purposes, the building’s floodproofed elevation must be at least 1 foot above the Base Flood Elevation to receive rating credit. If the building is floodproofed only to the Base Flood Elevation, then the building’s insurance rating will result in a higher premium.)*

Section II certification is to be signed and sealed by a land surveyor, engineer, or architect authorized by law to certify elevation information.

I certify that the information in Section II on this Certificate represents a true and accurate interpretation and determination by the undersigned using the available information and data. I understand that any false statement may be punishable by fine or imprisonment under 18 U.S. Code, Section 1001.

<table>
<thead>
<tr>
<th>CERTIFIER'S NAME</th>
<th>LICENSE NUMBER (or affix Seal)</th>
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</thead>
<tbody>
<tr>
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<table>
<thead>
<tr>
<th>TITLE</th>
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</table>

<table>
<thead>
<tr>
<th>ADDRESS</th>
<th>CITY</th>
<th>STATE</th>
<th>ZIP CODE</th>
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<tbody>
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</table>

<table>
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<tr>
<th>SIGNATURE</th>
<th>PHONE NO.</th>
<th>DATE</th>
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Place Seal Here

FEMA FORM 206-FY-21-122 (formerly 086-0-24)  
(06/21)
### Residential Basement Floodproofing Certificate

**Building Street Address (Including Apt., Unit Number)**

<table>
<thead>
<tr>
<th>CITY</th>
<th>STATE</th>
<th>ZIPCODE</th>
</tr>
</thead>
</table>

### Section III - Floodproofing Certification

(Completed by a Registered Professional Engineer or Architect)

Residential Floodproofed Basement Construction Certification:

I certify that the structure, based upon development and/or review of the design, specifications, as-built drawings for construction and physical inspection, has been designed and constructed in accordance with the accepted standards of practice (ASCE 24-05, ASCE 24-14, or their equivalent) and any alterations also meet those standards and the following provisions:

- Basement area, together with attendant utilities and sanitary facilities, is watertight to the floodproofing design elevation with walls that are impermeable to the passage of water without human intervention; and
- Basement walls and floor are capable of resisting hydrostatic and hydrodynamic loads and the effects of buoyancy resulting from flooding to the floodproofing design elevation, and have been designed so that minimal damage will occur from floods that exceed the floodproofing design elevation; and
- Building design, including the floodproofing design elevation, complies with community requirements; and
- Soil or fill adjacent to the structure is compacted and protected against erosion and local scour (in accordance with ASCE 24).

I certify that the information in Section III on this certificate represents a true and accurate determination by the undersigned using the available information and data. I understand that any false statement may be punishable by fine or imprisonment under 18 U.S. Code, Section 1001.

<table>
<thead>
<tr>
<th>Certifier's Name</th>
<th>License Number (or affix Seal)</th>
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<table>
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<tr>
<th>Title</th>
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<table>
<thead>
<tr>
<th>Address</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
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<tr>
<th>Signature</th>
<th>Phone No.</th>
<th>Date</th>
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</table>

Place Seal Here

Copies of this certificate must be given to: 1) the community official; 2) the insurance agent; and 3) the building owner.

FEMA Form 208-FY-21-122 (formerly 088-D-24)
Instructions for Completing the Residential Basement Floodproofing Certificate

To receive credit for floodproofing, a completed Residential Basement Floodproofing Certificate is required for residential buildings with basements in Regular Program communities, located in zones A1-A30, AE, AR, AR Dual, AO, AH, and A with BFE.

The communities must have been specifically approved and authorized by FEMA to receive residential basement floodproofing rating credit. Approved communities are listed in Appendix K of the NFIP Flood Insurance Manual, available on the FEMA website at https://www.fema.gov/flood-insurance-manual.

When applying for flood insurance, the following information must be provided with the completed Residential Basement Floodproofing Certificate:

- The Flood Insurance Application
- At least two photographs of the building.
V. NFIP Floodproofing Certificate for Non-Residential Structures

The NFIP Floodproofing Certificate for Non-Residential Structures, FEMA Form 086-0-34, is available at https://www.fema.gov/flood-insurance/find-form/underwriting.
**FLOODPROOFING CERTIFICATE FOR NON-RESIDENTIAL STRUCTURES**

The floodproofing of non-residential buildings may be permitted as an alternative to elevating to or above the Base Flood Elevation; however, a floodproofing design certification is required. This form is to be used for that certification. Floodproofing of a residential building does not alter a community's floodplain management elevation requirements or affect the insurance rating unless the community has been issued an exception by FEMA to allow floodproofed residential basements. The permitting of a floodproofed residential basement requires a separate certification specifying that the design complies with the local floodplain management ordinance.

<table>
<thead>
<tr>
<th>BUILDING OWNER'S NAME</th>
<th>FOR INSURANCE COMPANY USE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>POLICY NUMBER</td>
</tr>
<tr>
<td></td>
<td>COMPANY NAIC NUMBER</td>
</tr>
</tbody>
</table>

| STREET ADDRESS (Including Apt., Unit, Suite, and/or Bldg. Number) OR P.O. ROUTE AND BOX NUMBER |

| OTHER DESCRIPTION (Lot and Block Numbers, etc.) |

| CITY | STATE | Zip Code |

**SECTION I – FLOOD INSURANCE RATE MAP (FIRM) INFORMATION**

Provide the following from the proper FIRM:

| COMMUNITY NUMBER | PANEL NUMBER | SUFFIX | DATE OF FIRM INDEX | FIRM ZONE | BASE FLOOD ELEVATION (In AO Zones, Use Depth) |

Indicate elevation datum used for Base Flood Elevation shown above: [] NGVD 1929 [] NAVD 1988 [] Other/Source: ____________

**SECTION II – FLOODPROOFED ELEVATION CERTIFICATION (By a Registered Professional Land Surveyor, Engineer, or Architect)**

All elevations must be based on finished construction.

Floodproofing Elevation Information:

Building is floodproofed to an elevation of _______ feet (In Puerto Rico only: _______ meters).

[] NGVD 1929 [] NAVD 1988 [] Other/Source: ____________

(Elevation datum used must be the same as that used for the Base Flood Elevation.)

Height of floodproofing on the building above the lowest adjacent grade is _______ feet (In Puerto Rico only: _______ meters).

For Unnumbered A Zones Only:

Highest adjacent (finished) grade next to the building (HAG) _______ feet (In Puerto Rico only: _______ meters).

[] NGVD 1929 [] NAVD 1988 [] Other/Source: ____________

(Note: For insurance rating purposes, the building’s floodproofed design elevation must be at least 1 foot above the Base Flood Elevation to receive rating credit. If the building is floodproofed only to the Base Flood Elevation, then the building’s insurance rating will result in a higher premium. See the instructions section for information on documentation that must accompany this certificate if being submitted for flood insurance rating purposes.)

FEMA Form 086-0-34 (12/19)
FLOODPROOFING CERTIFICATE FOR NON-RESIDENTIAL STRUCTURES

Non-Residential Floodproofed Elevation Information Certification:
Section II certification is to be signed and sealed by a land surveyor, engineer, or architect authorized by law to certify elevation information.

I certify that the information in Section II on this Certificate represents a true and accurate interpretation and determination by the undersigned using the available information and data. I understand that any false statement may be punishable by fine or imprisonment under 18 U.S. Code, Section 1001.

<table>
<thead>
<tr>
<th>CERTIFIER’S NAME</th>
<th>LICENSE NUMBER (or Affix Seal)</th>
</tr>
</thead>
<tbody>
<tr>
<td>TITLe</td>
<td>COMPANY NAME</td>
</tr>
<tr>
<td>ADDRESS</td>
<td>CITY</td>
</tr>
<tr>
<td></td>
<td>STATE</td>
</tr>
<tr>
<td></td>
<td>ZIP CODE</td>
</tr>
<tr>
<td>SIGNATURE</td>
<td>DATE</td>
</tr>
<tr>
<td></td>
<td>PHONE</td>
</tr>
</tbody>
</table>

SECTION III – FLOODPROOFED CERTIFICATION (By a Registered Professional Engineer or Architect)

Non-Residential Floodproofed Construction Certification:
I certify the structure, based upon development and/or review of the design, specifications, as-built drawings for construction and physical inspection, has been designed and constructed in accordance with the accepted standards of practice (ASCE 24-05, ASCE 24-14 or their equivalent) and any alterations also meet those standards and the following provisions.

The structure, together with attendant utilities and sanitary facilities is watertight to the floodproofed design elevation indicated above, is substantially impermeable to the passage of water, and shall perform in accordance with the 44 Code of Federal Regulations (44 CFR 60.3(a)(3)).

All structural components are capable of resisting hydrostatic and hydrodynamic flood forces, including the effects of buoyancy, and anticipated debris impact forces.

I certify that the information in Section III on this certificate represents a true and accurate determination by the undersigned using the available information and data. I understand that any false statement may be punishable by fine or imprisonment under 18 U.S. Code, Section 1001.

<table>
<thead>
<tr>
<th>CERTIFIER’S NAME</th>
<th>LICENSE NUMBER (or Affix Seal)</th>
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<tbody>
<tr>
<td>TITLe</td>
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<td></td>
<td>STATE</td>
</tr>
<tr>
<td></td>
<td>ZIP CODE</td>
</tr>
<tr>
<td>SIGNATURE</td>
<td>DATE</td>
</tr>
<tr>
<td></td>
<td>PHONE</td>
</tr>
</tbody>
</table>

Copy all pages of this Floodproofing Certificate and all attachments for 1) community official, 2) insurance agent/company, and 3) building owner.
FLOODPROOFING CERTIFICATE FOR NON-RESIDENTIAL STRUCTURES

Instructions for Completing the Floodproofing Certificate for Non-Residential Structures

To receive credit for floodproofing, a completed Floodproofing Certificate for Non-Residential Structures is required for non-residential and business buildings in the Regular Program communities, located in zones A1–A30, AE, AR, AR Dual, AO, AH, and A with BFE. In order to ensure compliance and provide reasonable assurance that due diligence had been applied in designing and constructing floodproofing measures, the following information must be provided with the completed Floodproofing Certificate:

- Photographs of shields, gates, barriers, or components designed to provide floodproofing protection to the structure.
- Written certification that all portions of the structure below the BFE that will render it watertight or substantially impermeable to the passage of water and must perform in accordance with Title 44 Code of Federal Regulations (44 CFR 60.3 (c)(3)).

- A comprehensive Maintenance Plan for the entire structure to include but not limited to:
  - Exterior envelope of the structure
  - All penetrations to the exterior of the structure
  - All shields, gates, barriers, or components designed to provide floodproofing protection to the structure
  - All seals or gaskets for shields, gates, barriers, or components
  - Location of all shields, gates, barriers, and components as well as all associated hardware, and any materials or specialized tools necessary to seal the structure.
VI. NFIP Elevation Certificate and Instructions

The NFIP Elevation Certificate and Instructions, FEMA Form 086-0-33, is available at https://www.fema.gov/flood-insurance/find-form/underwriting
Appendix B: Forms

U.S. DEPARTMENT OF HOMELAND SECURITY
Federal Emergency Management Agency
National Flood Insurance Program

ELEVATION CERTIFICATE AND INSTRUCTIONS

Paperwork Reduction Act Notice

Public reporting burden for this data collection is estimated to average 3.75 hours per response. The burden estimate includes the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and submitting this form. You are not required to respond to this collection of information unless a valid OMB control number is displayed on this form. Send comments regarding the accuracy of the burden estimate and any suggestions for reducing the burden to: Information Collections Management, Department of Homeland Security, Federal Emergency Management Agency, 500 C Street SW, Washington, DC 20742, Paperwork Reduction Project (1660-0008). NOTE: Do not send your completed form to this address.

Privacy Act Statement

Authority: Title 44 CFR § 61.7 and 61.8.

Principal Purpose(s): This information is being collected for the primary purpose of estimating the risk premium rates necessary to provide flood insurance for new or substantially improved structures in designated Special Flood Hazard Areas.

Routine Use(s): The information on this form may be disclosed as generally permitted under 5 U.S.C. § 552a(b) of the Privacy Act of 1974, as amended. This includes using this information as necessary and authorized by the routine uses published in DHS/FEMA-003 – National Flood Insurance Program Files System or Records Notice 73 Fed. Reg. 77747 (December 19, 2008), DHJ/FEMA/NFIP/LOMA-1 – National Flood Insurance Program (NFIP) Letter of Map Amendment (LOMA) System of Records Notice 71 Fed. Reg. 7990 (February 15, 2006), and upon written request, written consent, by agreement, or as required by law.

Disclosure: The disclosure of information on this form is voluntary; however, failure to provide the information requested may result in the inability to obtain flood insurance through the National Flood Insurance Program or the applicant may be subject to higher premium rates for flood insurance. Information will only be released as permitted by law.

Purpose of the Elevation Certificate

The Elevation Certificate is an important administrative tool of the National Flood Insurance Program (NFIP). It is to be used to provide elevation information necessary to ensure compliance with community floodplain management ordinances, to determine the proper insurance premium rate, and to support a request for a Letter of Map Amendment (LOMA) or Letter of Map Revision based on fill (LOMR-F).

The Elevation Certificate is required in order to properly rate Post-FIRM buildings, which are buildings constructed after publication of the Flood Insurance Rate Map (FIRM), located in flood insurance zones A1–A30, AE, AH, A (with BFE), VE, V1–V30, V (with BFE), AR, ARA, ARASE, ARA1–A30, AR/AH, and AR/AO. The Elevation Certificate is not required for Pre-FIRM buildings unless the building is being rated under the optional Post-FIRM flood insurance rules.

As part of the agreement for making flood insurance available in a community, the NFIP requires the community to adopt floodplain management regulations that specify minimum requirements for reducing flood losses. One such requirement is for the community to obtain the elevation of the lowest floor (including basement) of all new and substantially improved buildings, and maintain a record of such information. The Elevation Certificate provides a way for a community to document compliance with the community’s floodplain management ordinance.

Use of this certificate does not provide a waiver of the flood insurance purchase requirement. Only a LOMA or LOMR-F from the Federal Emergency Management Agency (FEMA) can amend the FIRM and remove the Federal mandate for a lending institution to require the purchase of flood insurance. However, the lending institution has the option of requiring flood insurance even if a LOMA/LOMR-F has been issued by FEMA. The Elevation Certificate may be used to support a LOMA or LOMR-F request. Lowest floor and lowest adjacent grade elevations certified by a surveyor or engineer will be required if the certificate is used to support a LOMA or LOMR-F request. A LOMA or LOMR-F request must be submitted with either a completed FEMA MT-EZ or MT-1 package, whichever is appropriate.

This certificate is used only to certify building elevations. A separate certificate is required for floodproofing. Under the NFIP, non-residential buildings can be floodproofed up to or above the Base Flood Elevation (BFE). A floodproofed building is a building that has been designed and constructed to be watertight (substantially impermeable to floodwaters) below the BFE. Floodproofing of residential buildings is not permitted under the NFIP unless FEMA has granted the community an exception for residential floodproofed basements. The community must adopt standards for design and construction of floodproofed basements before FEMA will grant a basement exception. For both floodproofed non-residential buildings and residential floodproofed basements in communities that have been granted an exception by FEMA, a floodproofing certificate is required.


FEMA Form 086-0-33 (12/19) Replaces all previous editions. F-053
## Appendix B: Forms

### ELEVATION CERTIFICATE

**Important:** Follow the instructions on pages 1–9.

Copy all pages of this Elevation Certificate and all attachments for (1) community official, (2) insurance agent/company, and (3) building owner.

<table>
<thead>
<tr>
<th>SECTION A – PROPERTY INFORMATION</th>
<th>FOR INSURANCE COMPANY USE</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1. Building Owner’s Name</td>
<td>Policy Number:</td>
</tr>
<tr>
<td>A2. Building Street Address (including Apt., Unit, Suite, and/or Bldg. No.) or P.O. Route and Box No.</td>
<td>Company NAIC Number:</td>
</tr>
<tr>
<td>City</td>
<td>State</td>
</tr>
<tr>
<td>A3. Property Description (Lot and Block Numbers, Tax Parcel Number, Legal Description, etc.)</td>
<td></td>
</tr>
</tbody>
</table>

A4. Building Use (e.g., Residential, Non-Residential, Addition, Accessory, etc.)


A6. Attach at least 2 photographs of the building if the Certificate is being used to obtain flood insurance.

A7. Building Diagram Number ________

A8. For a building with a crawlspace or enclosure(s):
   a) Square footage of crawlspace or enclosure(s) ______ sq ft
   b) Number of permanent flood openings in the crawlspace or enclosure(s) within 1.0 foot above adjacent grade ______
   c) Total net area of flood openings in A8.b ______ sq in
   d) Engineered flood openings? ☐ Yes ☐ No

A9. For a building with an attached garage:
   a) Square footage of attached garage ______ sq ft
   b) Number of permanent flood openings in the attached garage within 1.0 foot above adjacent grade ______
   c) Total net area of flood openings in A9.b ______ sq in
   d) Engineered flood openings? ☐ Yes ☐ No

### SECTION B – FLOOD INSURANCE RATE MAP (FIRM) INFORMATION

<table>
<thead>
<tr>
<th>B1. NFIP Community Name &amp; Community Number</th>
<th>B2. County Name</th>
<th>B3. State</th>
</tr>
</thead>
<tbody>
<tr>
<td>B4. Map/Panel Number</td>
<td>B5. Suffix</td>
<td>B6. FIRM Index Date</td>
</tr>
</tbody>
</table>

B10. Indicate the source of the Base Flood Elevation (BFE) data or base flood depth entered in Item B9:
   ☐ FIS Profile ☐ FIRM ☐ Community Determined ☐ Other/Source: _______________________

B11. Indicate elevation datum used for BFE in Item B9: ☐ NGVD 1929 ☐ NAVD 1988 ☐ Other/Source: _______________________

B12. Is the building located in a Coastal Barrier Resources System (CBRS) area or Otherwise Protected Area (OPA)? ☐ Yes ☐ No
   Designation Date: ________________ ☐ CBRS ☐ OPA

FEMA Form 086-0-33 (12/19) Replaces all previous editions. Form Page 1 of 6
**ELEVATION CERTIFICATE**

**IMPORTANT:** In these spaces, copy the corresponding information from Section A.

| Building Street Address (including Apt., Unit, Suite, and/or Bldg. No.) or P.O. Route and Box No. | FOR INSURANCE COMPANY USE |
| City | State | ZIP Code | Policy Number |

**SECTION C – BUILDING ELEVATION INFORMATION (SURVEY REQUIRED)**

| C1. Building elevations are based on: | ☐ Construction Drawings* | ☐ Building Under Construction* | ☐ Finished Construction |

*A new Elevation Certificate will be required when construction of the building is complete.


Indicate elevation datum used for the elevations in items a) through h) below.  
☐ NGVD 1929  ☐ NAVD 1988  ☐ Other/Source:  
Datum used for building elevations must be the same as that used for the BFE.

| a) Top of bottom floor (including basement, crawlspace, or enclosure floor) | Check the measurement used. | ☐ feet | ☐ meters |
| b) Top of the next higher floor | | ☐ feet | ☐ meters |
| c) Bottom of the lowest horizontal structural member (V Zones only) | | ☐ feet | ☐ meters |
| d) Attached garage (top of slab) | | ☐ feet | ☐ meters |
| e) Lowest elevation of machinery or equipment servicing the building  
(Describe type of equipment and location in Comments) | | ☐ feet | ☐ meters |
| f) Lowest adjacent (finished) grade next to building (LAG) | | ☐ feet | ☐ meters |
| g) Highest adjacent (finished) grade next to building (HAG) | | ☐ feet | ☐ meters |
| h) Lowest adjacent grade at lowest elevation of deck or stairs, including structural support | | ☐ feet | ☐ meters |

**SECTION D – SURVEYOR, ENGINEER, OR ARCHITECT CERTIFICATION**

This certification is to be signed and sealed by a land surveyor, engineer, or architect authorized by law to certify elevation information. I certify that the information on this Certificate represents my best efforts to interpret the data available. I understand that any false statement may be punishable by fine or imprisonment under 18 U.S. Code, Section 1001.

Were latitude and longitude in Section A provided by a licensed land surveyor? ☐ Yes ☐ No  
☐ Check here if attachments.

Certifier's Name  
License Number  
Title  
Company Name  
Address  
City  
State  
ZIP Code  
Place Seal Here  
Signature  
Date  
Telephone Ext.

Copy all pages of this Elevation Certificate and all attachments for (1) community official, (2) insurance agent/company, and (3) building owner.

Comments (including type of equipment and location, per C2(e), if applicable)
### ELEVATION CERTIFICATE

**Section A - Building Elevation Information (Survey Not Required) for Zone A and Zone AO (without BFE)**

For Zones AO and A (without BFE), complete Items E1–E5. If the Certificate is intended to support a LOMA or LOMR-F request, complete Sections A, B, and C. For Items E1–E4, use natural grade, if available. Check the measurement used. In Puerto Rico only, enter meters.

**E1.** Provide elevation information for the following and check the appropriate boxes to show whether the elevation is above or below the highest adjacent grade (HAG) and the lowest adjacent grade (LAG).

a) Top of bottom floor (including basement, crawlspace, or enclosure) is

b) Top of bottom floor (including basement, crawlspace, or enclosure) is

**E2.** For Building Diagrams 6–9 with permanent flood openings provided in Section A (items 8 and/or 9 (see pages 1–2 of instructions), the next higher floor (elevation C2 b in the diagrams) of the building is

**E3.** Attached garage (top of slab) is

**E4.** Service platform of machinery and/or equipment servicing the building is

**E5.** Zone AO only: If no flood depth number is available, the top of the bottom floor elevated in accordance with the community’s floodplain management ordinance? Yes □ No □ Unknown. The local official must certify this information in Section G.

### Section F - Property Owner (or Owner's Representative) Certification

The property owner or owner's authorized representative who completes Sections A, B, and E for Zone A (without a FEMA-issued or community-issued BFE) or Zone AO must sign here. The statements in Sections A, B, and E are correct to the best of my knowledge.

<table>
<thead>
<tr>
<th>Property Owner or Owner's Authorized Representative's Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
</tr>
<tr>
<td>Signature</td>
</tr>
</tbody>
</table>

Comments

☐ Check here if attachments.
## Appendix B: Forms

### ELEVATION CERTIFICATE

**Important:** In these spaces, copy the corresponding information from Section A.

<table>
<thead>
<tr>
<th>Building Street Address (including Apt., Unit, Suite, and/or Bldg. No.) or P.O. Route and Box No.</th>
<th>FOR INSURANCE COMPANY USE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy Number:</td>
<td></td>
</tr>
<tr>
<td>City</td>
<td>State</td>
</tr>
</tbody>
</table>

**Section G – Community Information (Optional)**

The local official who is authorized by law or ordinance to administer the community's floodplain management ordinance can complete Sections A, B, C (or E), and G of this Elevation Certificate. Complete the applicable item(s) and sign below. Check the measurement used in Items G8–G10. In Puerto Rico only, enter meters.

- **G1.** [ ] The information in Section C was taken from other documentation that has been signed and sealed by a licensed surveyor, engineer, or architect who is authorized by law to certify elevation information. (Indicate the source and date of the elevation data in the Comments area below.)

- **G2.** [ ] A community official completed Section E for a building located in Zone A (without a FEMA-issued or community-issued BFE) or Zone AO.

- **G3.** [ ] The following information (items G4–G10) is provided for community floodplain management purposes.

<table>
<thead>
<tr>
<th>G4. Permit Number</th>
<th>G5. Date Permit Issued</th>
<th>G6. Date Certificate of Compliance/Occupancy Issued</th>
</tr>
</thead>
</table>

- **G7.** This permit has been issued for: [ ] New Construction [ ] Substantial Improvement

- **G8.** Elevation of as-built lowest floor (including basement) of the building: [ ] feet [ ] meters Datum ____________

- **G9.** BFE or (in Zone AO) depth of flooding at the building site: [ ] feet [ ] meters Datum ____________

- **G10.** Community's design flood elevation: [ ] feet [ ] meters Datum ____________

<table>
<thead>
<tr>
<th>Local Official's Name</th>
<th>Title</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Community Name</th>
<th>Telephone</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
</table>

Comments (including type of equipment and location, per C2(e), if applicable)

[ ] Check here if attachments.

FEMA Form 086-0-33 (12/19) Replaces all previous editions. Form Page 4 of 6
## ELEVATION CERTIFICATE

**Important:** In these spaces, copy the corresponding information from Section A.

| Building Street Address (including Apt., Unit, Suite, and/or Bldg. No.) or P.O. Route and Box No. | FOR INSURANCE COMPANY USE |
| City | State | ZIP Code | Policy Number: |
| Company NAIC Number |

If using the Elevation Certificate to obtain NFIP flood insurance, affix at least 2 building photographs below according to the instructions for Item A6. Identify all photographs with date taken, "Front View" and "Rear View"; and, if required, "Right Side View" and "Left Side View." When applicable, photographs must show the foundation with representative examples of the flood openings or vents, as indicated in Section A6. If submitting more photographs than will fit on this page, use the Continuation Page.

### Photo One

![Photo One](image1)

**Photo One Caption**

*Clear Photo One*

### Photo Two

![Photo Two](image2)

**Photo Two Caption**

*Clear Photo Two*

FEMA Form 086-0-33 (12/19) Replaces all previous editions.
### ELEVATION CERTIFICATE

**Continuation Page**

**IMPORTANT:** In these spaces, copy the corresponding information from Section A.

| Building Street Address (including Apt., Unit, Suite, and/or Bldg. No.) or P.O. Route and Box No. | FOR INSURANCE COMPANY USE |
| City | State | ZIP Code | Policy Number: |
| Company NAIC Number |

If submitting more photographs than will fit on the preceding page, affix the additional photographs below. Identify all photographs with: date taken; “Front View” and “Rear View”; and, if required, “Right Side View” and “Left Side View.” When applicable, photographs must show the foundation with representative examples of the flood openings or vents, as indicated in Section A8.

---

**Photo Three**

**Photo Three Caption**

**Photo Four**

**Photo Four Caption**

FEMA Form 086-0-33 (12/19) Replaces all previous editions.
Appendix B: Forms

Instructions for Completing the Elevation Certificate

The Elevation Certificate is to be completed by a land surveyor, engineer, or architect who is authorized by law to certify elevation information when elevation information is required for Zones A1–A30, AE, AH, A (with BFE), VE, V1–V30, V (with BFE), AR, AR/A, AR/AE, AR/A1–A30, AR/AH, or AR/AO. Community officials who are authorized by law or ordinance to provide floodplain management information may also complete this form. For Zones AO and A (without BFE), a community official, a property owner, or an owner's representative may provide information on this certificate, unless the elevations are intended for use in supporting a request for a LOMA or LOMR-F. Certified elevations must be included if the purpose of completing the Elevation Certificate is to obtain a LOMA or LOMR-F.

The property owner, the owner's representative, or local official who is authorized by law to administer the community floodplain ordinance can complete Section A and Section B. The partially completed form can then be given to the land surveyor, engineer, or architect to complete Section C. The land surveyor, engineer, or architect should verify the information provided by the property owner or owner's representative to ensure that this certificate is complete.

In Puerto Rico only, elevations for building information and flood hazard information may be entered in meters.

SECTION A – PROPERTY INFORMATION

Items A1–A4. This section identifies the building, its location, and its owner. Enter the name(s) of the building owner(s), the building's complete street address, and the lot and block numbers. If the building's address is different from the owner's address, enter the address of the building being certified. If the address is a rural route or a Post Office box number, enter the lot and block numbers, the tax parcel number, the legal description, or an abbreviated location description based on distance and direction from a fixed point of reference. For the purposes of this certificate, "building" means both a building and a manufactured (mobile) home.

A map may be attached to this certificate to show the location of the building on the property. A tax map, FIRM, or detailed community map is appropriate. If no map is available, provide a sketch of the property location, and the location of the building on the property. Include appropriate landmarks such as nearby roads, intersections, and bodies of water. For building use, indicate whether the building is residential, non-residential, an addition to an existing residential or non-residential building, an accessory building (e.g., garage), or other type of structure. Use the Comments area of the appropriate section if needed, or attach additional comments.

Item A5. Provide latitude and longitude coordinates for the center of the front of the building. Use either decimal degrees (e.g., 39.5043°, -110.7585°) or degrees, minutes, seconds (e.g., 39° 30' 15.5", -110° 45' 30.7") format. If decimal degrees are used, provide coordinates to at least 5 decimal places or better. When using degrees, minutes, seconds, provide seconds to at least 1 decimal place or better. The latitude and longitude coordinates must be accurate within 66 feet. When the latitude and longitude are provided by a surveyor, check the “Yes” box in Section D and indicate the method used to determine the latitude and longitude in the Comments area of Section D. If the Elevation Certificate is being certified by other than a licensed surveyor, engineer, or architect, this information is not required. Provide the type of datum used to obtain the latitude and longitude. FEMA prefers the use of NAD 1983.

Item A6. If the Elevation Certificate is being used to obtain flood insurance through the NFIP, the certifier must provide at least 2 photographs showing the front and rear of the building taken within 90 days from the date of certification. The photographs must be taken with views confirming the building description and diagram number provided in Section A. To the extent possible, these photographs should show the entire building including foundation. If the building has split-level or multi-level areas, provide at least 2 additional photographs showing side views of the building. In addition, when applicable, provide a photograph of the foundation showing a representative example of the flood openings or vents. All photographs must be in color and measure at least 3" × 3". Digital photographs are acceptable.

Item A7. Select the diagram on pages 7–9 that best represents the building. Then enter the diagram number and use the diagram to identify and determine the appropriate elevations requested in Items C2.a–h. If you are unsure of the correct diagram, select the diagram that most closely resembles the building being certified.

Item A8.a. Provide the square footage of the crawl space or enclosure(s) below the lowest elevated floor of an elevated building with or without permanent flood openings. Take the measurement from the outside of the crawl space or enclosure(s). Examples of elevated buildings constructed with crawl space and enclosure(s) are shown in Diagrams 6–9.
Appendix B: Forms

Instructions for Completing the Elevation Certificate (continued)

on pages 8–9. Diagrams 2A, 2B, 4, and 9 should be used for a building constructed with a crawlspace floor that is below the exterior grade on all sides.

**Items A8.b–d.** Enter in item A8.b the number of permanent flood openings in the crawlspace or enclosure(s) that are no higher than 1.0 foot above the higher of the exterior or interior grade or floor immediately below the opening. (A permanent flood opening is a flood vent or other opening that allows the free passage of water automatically in both directions without human intervention.) If the interior grade elevation is used, note this in the Comments area of Section D. Estimate the total net area of all such permanent flood openings in square inches, excluding any bars, louveres, or other covers of the permanent flood openings, and enter the total in Item A8.c. If the net area cannot be reasonably estimated, provide the size of the flood openings without consideration of any covers and indicate in the Comments area the type of cover that exists in the flood openings. Indicate in Item A8.d whether the flood openings are engineered. If applicable, attach a copy of the Individual Engineered Flood Openings Certification or an Evaluation Report issued by the International Code Council Evaluation Service (ICC ES), if you have it. If the crawlspace or enclosure(s) have no permanent flood openings, or if the openings are not within 1.0 foot above adjacent grade, enter “N/A” for not applicable in Items A8.b–c.

**Item A9.a.** Provide the square footage of the attached garage with or without permanent flood openings. Take the measurement from the outside of the garage.

**Items A9.b–d.** Enter in item A9.b the number of permanent flood openings in the attached garage that are no higher than 1.0 foot above the higher of the exterior or interior grade or floor immediately below the opening. (A permanent flood opening is a flood vent or other opening that allows the free passage of water automatically in both directions without human intervention.) If the interior grade elevation is used, note this in the Comments area of Section D. This includes any openings that are in the garage door that are no higher than 1.0 foot above the adjacent grade. Estimate the total net area of all such permanent flood openings in square inches and enter the total in Item A9.c. If the net area cannot be reasonably estimated, provide the size of the flood openings without consideration of any covers and indicate in the Comments area the type of cover that exists in the flood openings. Indicate in Item A9.d whether the flood openings are engineered. If applicable, attach a copy of the Individual Engineered Flood Openings Certification or an Evaluation Report issued by the International Code Council Evaluation Service (ICC ES), if you have it. If the garage has no permanent flood openings, or if the openings are not within 1.0 foot above adjacent grade, enter “N/A” for not applicable in Items A9.b–c.

**SECTION B – FLOOD INSURANCE RATE MAP (FIRM) INFORMATION**

Complete the Elevation Certificate on the basis of the FIRM in effect at the time of the certification.

The information for Section B is obtained by reviewing the FIRM panel that includes the building's location. Information about the current FIRM is available from the Federal Emergency Management Agency (FEMA) by calling 1-800-358-9616. If a Letter of Map Amendment (LOMA) or Letter of Map Revision (LOMR-F) has been issued by FEMA, please provide the letter date and case number in the Comments area of Section D or Section G, as appropriate.

For a building in an area that has been annexed by one community but is shown on another community's FIRM, enter the community name and 6-digit number of the annexing community in Item B1, the name of the county or new county, if necessary, in Item B2, and the FIRM index date for the annexing community in Item B6. Enter information from the actual FIRM panel that shows the building location, even if it is the FIRM for the previous jurisdiction, in Items B4, B5, B7, B8, and B9.

If the map in effect at the time of the building's construction was other than the current FIRM, and you have the past map information pertaining to the building, provide the information in the Comments area of Section D.

**Item B1.** NFIP Community Name & Community Number. Enter the complete name of the community in which the building is located and the associated 6-digit community number. For a newly incorporated community, use the name and 6-digit number of the new community. Under the NFIP, a “community” is any State or area or political subdivision thereof, or any Indian tribe or authorized native organization, that has authority to adopt and enforce floodplain management regulations for the areas within its jurisdiction. To determine the current community number, see the NFIP Community Status Book, available on FEMA's website at https://www.fema.gov/national-flood-insurance-program/national-flood-insurance-program-community-status-book, or call 1-800-358-9616.
Appendix B: Forms

Instructions for Completing the Elevation Certificate (continued)

Item B2. County Name. Enter the name of the county or counties in which the community is located. For an unincorporated area of a county, enter “unincorporated area.” For an independent city, enter “independent city.”

Item B3. State. Enter the 2-letter state abbreviation (for example, VA, TX, CA).

Items B4–B5. Map/Panel Number and Suffix. Enter the 10-character “Map Number” or “Community Panel Number” shown on the FIRM where the building or manufactured (mobile) home is located. For maps in a county-wide format, the sixth character of the “Map Number” is the letter “C” followed by a 4-digit map number. For maps not in a county-wide format, enter the “Community Panel Number” shown on the FIRM.

Item B6. FIRM Index Date. Enter the effective date or the map revised date shown on the FIRM Index.

Item B7. FIRM Panel Effective/Revised Date. Enter the map effective date or the map revised date shown on the FIRM panel. This will be the latest of all dates shown on the map. The current FIRM panel effective date can be determined by calling 1-800-356-9616.

Item B8. Flood Zone(s). Enter the flood zone, or flood zones, in which the building is located. All flood zones containing the letter “A” or “V” are considered Special Flood Hazard Areas. The flood zones are A, AE, A1–A30, V, VE, V1–V30, AH, AO, AR, AR/A, AR/AE, AR/A1–A30, AR/AH, and AR/AO. Each flood zone is defined in the legend of the FIRM panel on which it appears.

Item B9. Base Flood Elevation(s). Using the appropriate Flood Insurance Study (FIS) Profile, Floodway Data Table, or FIRM panel, locate the property and enter the BFE (or base flood depth) of the building site. If the building is located in more than 1 flood zone in Item B8, list all appropriate BFEs in Item B9. BFEs are shown on a FIRM or FIS Profile for Zones A1–A30, AE, AH, V1–V30, VE, AR, AR/A, AR/AE, AR/A1–A30, AR/AH, and AR/AO; flood depth numbers are shown for Zone AO. Use the AR BFE if the building is located in any of Zones AR/A, AR/AE, AR/A1–A30, AR/AH, or AR/AO. In A or V zones where BFEs are not provided on the FIRM, BFEs may be available from another source. For example, the community may have established BFEs or obtained BFE data from other sources for the building site. For subdivisions and other developments of more than 50 lots or 5 acres, establishment of BFEs is required by the community’s floodplain management ordinance. If a BFE is obtained from another source, enter the BFE in Item B9. In an A Zone where BFEs are not available, complete Section E and enter NA for Section B, Item B9. Enter the BFE to the nearest tenth of a foot (nearest tenth of a meter, in Puerto Rico).

Item B10. Indicate the source of the BFE that you entered in Item B9. If the BFE is from a source other than FIS Profile, FIRM, or community, describe the source of the BFE.

Item B11. Indicate the elevation datum to which the elevations on the applicable FIRM are referenced as shown on the map legend. The vertical datum is shown in the Map Legend and/or the Notes to Users on the FIRM.

Item B12. Indicate whether the building is located in a Coastal Barrier Resources System (CBRS) area or Otherwise Protected Area (OPA). (OPAs are portions of coastal barriers that are owned by Federal, State, or local governments or by certain non-profit organizations and used primarily for natural resources protection.) Federal flood insurance is prohibited in designated CBRS areas or OPAs for buildings or manufactured (mobile) homes built or substantially improved after the date of the CBRS or OPA designation. For the first CBRS designations, that date is October 1, 1983. Information about CBRS areas and OPAs may be obtained on the FEMA web site at https://www.fema.gov/national-flood-insurance-program/coastal-barrier-resources-system.

SECTION C – BUILDING ELEVATION INFORMATION (SURVEY REQUIRED)

Complete Section C if the building is located in any of Zones A1–A30, AE, AH, A (with BFE), VE, V1–V30, V (with BFE), AR, AR/A, AR/AE, AR/A1–A30, AR/AH, or AR/AO, or if this certificate is being used to support a request for a LOMA or LOMR-F. If the building is located in Zone AO or Zone A (without BFE), complete Section E instead. To ensure that all required elevations are obtained, it may be necessary to enter the building (for instance, if the building has a basement or sunken living room, split-level construction, or machinery and equipment).

Surveyors may not be able to gain access to some crawlspaces to shoot the elevation of the crawlspace floor. If access to the crawlspace is limited or cannot be gained, follow one of these procedures.

- Use a yardstick or tape measure to measure the height from the floor of the crawlspace to the “next higher floor,” and then subtract the crawlspace height from the elevation of the “next higher floor.” If there is no access to the...
Instructions for Completing the Elevation Certificate (continued)

- Contact the local floodplain administrator of the community in which the building is located. The community may have documentation of the elevation of the crawlspace floor as part of the permit issued for the building.
- If the property owner has documentation or knows the height of the crawlspace floor to the next higher floor, try to verify this by looking inside the crawlspace through any openings or vents.

In all 3 cases, use the Comments area of Section D to provide the elevation and a brief description of how the elevation was obtained.

**Item C1.** Indicate whether the elevations to be entered in this section are based on construction drawings, a building under construction, or finished construction. For either of the first 2 choices, a post-construction Elevation Certificate will be required when construction is complete. If the building is under construction, include only those elevations that can be surveyed in items C2.a–h. Use the Comments area of Section D to provide elevations obtained from the construction plans or drawings. Select “Finished Construction” only when all machinery and/or equipment such as furnaces, hot water heaters, heat pumps, air conditioners, and elevators and their associated equipment have been installed and the grading around the building is completed.

**Item C2.** A field survey is required for Items C2.a–h. Most control networks will assign a unique identifier for each benchmark. For example, the National Geodetic Survey uses the Permanent Identifier (PID). For the benchmark utilized, provide the PID or other unique identifier assigned by the maintainer of the benchmark. For GPS survey, indicate the benchmark used for the base station, the Continuously Operating Reference Stations (CORS) sites used for an On-line Positioning User Service (OPUS) solution (also attach the OPUS report), or the name of the Real Time Network used.

Also provide the vertical datum for the benchmark elevation. All elevations for the certificate, including the elevations for Items C2.a–h, must use the same datum on which the BFE is based. Show the conversion from the field survey datum used if it differs from the datum used for the BFE entered in Item B9 and indicate the conversion software used. Show the datum conversion, if applicable, in the Comments area of Section D.

For property experiencing ground subsidence, the most recent reference mark elevations must be used for determining building elevations. However, when subsidence is involved, the BFE should not be adjusted. Enter elevations in Items C2.a–h to the nearest tenth of a foot (nearest tenth of a meter, in Puerto Rico).

**Items C2.a–d.** Enter the building elevations (excluding the attached garage) indicated by the selected building diagram (Item A7) in Items C2.a–c. If there is an attached garage, enter the elevation for top of attached garage slab in Item C2.d. (Because elevation for top of attached garage slab is self-explanatory, attached garages are not illustrated in the diagrams.) If the building is located in a V zone on the FIRM, complete Item C2.c. If the flood zone cannot be determined, enter elevations for all of Items C2.a–h. For buildings in A zones, elevations a, b, d, and e should be measured at the top of the floor. For buildings in V zones, elevation c must be measured at the bottom of the lowest horizontal structural member of the floor (see drawing below). For buildings elevated on a crawlspace, Diagrams 8 and 9, enter the elevation...
Instructions for Completing the Elevation Certificate (continued)

of the top of the crawlspace floor in Item C2.a, whether or not the crawlspace has permanent flood openings (flood vents). If any item does not apply to the building, enter "N/A" for not applicable.

**Item C2.e.** Enter the lowest platform elevation of at least 1 of the following machinery and equipment items: elevators and their associated equipment, furnaces, hot water heaters, heat pumps, and air conditioners in an attached garage or enclosure or on an open utility platform that provides utility services for the building. Note that elevations for these specific machinery and equipment items are required in order to rate the building for flood insurance. Local floodplain management officials are required to ensure that all machinery and equipment servicing the building are protected from flooding. Thus, local officials may require that elevation information for all machinery and equipment, including ductwork, be documented on the Elevation Certificate. If the machinery and/or equipment is mounted to a wall, pile, etc., enter the platform elevation of the machinery and/or equipment. Indicate machinery/equipment type and its general location, e.g., on floor inside garage or on platform affixed to exterior wall, in the Comments area of Section D or Section G, as appropriate. If this item does not apply to the building, enter "N/A" for not applicable.

**Items C2.f–g.** Enter the elevation of the ground, sidewalk, or patio slab immediately next to the building. For Zone AO, use the natural grade elevation, if available. This measurement must be to the nearest tenth of a foot (nearest tenth of a meter, in Puerto Rico) if this certificate is being used to support a request for a LOMA or LOMR-F.

**Item C2.h.** Enter the lowest grade elevation at the deck support or stairs. For Zone AO, use the natural grade elevation, if available. This measurement must be to the nearest tenth of a foot (nearest tenth of a meter, in Puerto Rico) if this certificate is being used to support a request for a LOMA or LOMR-F.

### SECTION D – SURVEYOR, ENGINEER, OR ARCHITECT CERTIFICATION

Complete as indicated. This section of the Elevation Certificate may be signed by only a land surveyor, engineer, or architect who is authorized by law to certify elevation information. Place your license number, your seal (as allowed by the State licensing board), your signature, and the date in the box in Section D. You are certifying that the information on this certificate represents your best efforts to interpret the data available and that you understand that any false statement may be punishable by fine or imprisonment under 18 U.S. Code, Section 1001. Use the Comments area of Section D to provide datum, elevation, openings, or other relevant information not specified elsewhere on the certificate.

### SECTION E – BUILDING ELEVATION INFORMATION (SURVEY NOT REQUIRED) FOR ZONE AO AND ZONE A (WITHOUT BFE)

Complete Section E if the building is located in Zone AO or Zone A (without BFE). Otherwise, complete Section C instead. Explain in the Section F Comments area if the measurement provided under Items E1–E4 is based on the "natural grade."

**Items E1.a and b.** Enter in Item E1.a the height to the nearest tenth of a foot (tenth of a meter in Puerto Rico) of the top of the bottom floor (as indicated in the applicable diagram) above or below the highest adjacent grade (HAG). Enter in Item E1.b the height to the nearest tenth of a foot (tenth of a meter in Puerto Rico) of the top of the bottom floor (as indicated in the applicable diagram) above or below the lowest adjacent grade (LAG). For buildings in Zone AO, the community's floodplain management ordinance requires the lowest floor of the building be elevated above the highest adjacent grade at least as high as the depth number on the FIRM. Buildings in Zone A (without BFE) may qualify for a lower insurance rate if an engineered BFE is developed at the site.

**Item E2.** For Building Diagrams 6–9 with permanent flood openings (see pages 8–9), enter the height to the nearest tenth of a foot (tenth of a meter in Puerto Rico) of the next higher floor or elevated floor (as indicated in the applicable diagram) above or below the highest adjacent grade (HAG).

**Item E3.** Enter the height to the nearest tenth of a foot (tenth of a meter in Puerto Rico), in relation to the highest adjacent grade next to the building, for the top of attached garage slab. (Because elevation for top of attached garage slab is self-explanatory, attached garages are not illustrated in the diagrams.) If this item does not apply to the building, enter "N/A" for not applicable.

**Item E4.** Enter the height to the nearest tenth of a foot (tenth of a meter in Puerto Rico), in relation to the highest adjacent grade next to the building, of the platform elevation that supports the machinery and/or equipment servicing the building. Indicate machinery/equipment type in the Comments area of Section F. If this item does not apply to the building, enter "N/A" for not applicable.
Appendix B: Forms

Instructions for Completing the Elevation Certificate (continued)

Item E5. For those communities where this base flood depth is not available, the community will need to determine whether the top of the bottom floor is elevated in accordance with the community’s floodplain management ordinance.

SECTION F – PROPERTY OWNER (OR OWNER’S REPRESENTATIVE) CERTIFICATION

Complete as indicated. This section is provided for certification of measurements taken by a property owner or property owner’s representative when responding to Sections A, B, and E. The address entered in this section must be the actual mailing address of the property owner or property owner’s representative who provided the information on the certificate.

SECTION G – COMMUNITY INFORMATION (OPTIONAL)

Complete as indicated. The community official who is authorized by law or ordinance to administer the community’s floodplain management ordinance can complete Sections A, B, C (or E), and G of this Elevation Certificate. Section C may be filled in by the local official as provided in the instructions below for Item G1. If the authorized community official completes Sections C, E, or G, complete the appropriate item(s) and sign this section.

Check Item G1 if Section C is completed with elevation data from other documentation that has been signed and sealed by a licensed surveyor, engineer, architect who is authorized by law to certify elevation information. Indicate the source of the elevation data and the date obtained in the Comments area of Section G. If you are both a community official and a licensed land surveyor, engineer, architect authorized by law to certify elevation information, and you performed the actual survey for a building in Zones A1–A30, AE, AH, A (with BFE), VE, V1–V30, V (with BFE), AR, AR/A, AR/A1–A30, AR/AE, AR/AH, or AR/AO, you must also complete Section D.

Check Item G2 if information is entered in Section E by the community for a building in Zone A (without a FEMA-issued or community-issued BFE) or Zone AO.

Check Item G3 if the information in Items G4–G10 has been completed for community floodplain management purposes to document the as-built lowest floor elevation of the building. Section C of the Elevation Certificate records the elevation of various building components but does not determine the lowest floor of the building or whether the building, as constructed, complies with the community’s floodplain management ordinance. This must be done by the community. Items G4–G10 provide a way to document these determinations.

Item G4. Permit Number. Enter the permit number or other identifier to key the Elevation Certificate to the permit issued for the building.

Item G5. Date Permit Issued. Enter the date the permit was issued for the building.

Item G6. Date Certificate of Compliance/Occupancy Issued. Enter the date that the Certificate of Compliance or Occupancy or similar written official documentation of as-built lowest floor elevation was issued by the community as evidence that all work authorized by the floodplain development permit has been completed in accordance with the community’s floodplain management laws or ordinances.

Item G7. New Construction or Substantial Improvement. Check the applicable box. “Substantial Improvement” means any reconstruction, rehabilitation, addition, or other improvement of a building, the cost of which equals or exceeds 50 percent of the market value of the building before the start of construction of the improvement. The term includes buildings that have incurred substantial damage, regardless of the actual repair work performed.

Item G8. As-built lowest floor elevation. Enter the elevation of the lowest floor (including basement) when the construction of the building is completed and a final inspection has been made to confirm that the building is built in accordance with the permit, the approved plans, and the community’s floodplain management laws or ordinances. Indicate the elevation datum used.

Item G9. BFE. Using the appropriate FIRS panel, FIS Profile, or other data source, locate the property and enter the BFE (or base flood depth) of the building site. Indicate the elevation datum used.

Item G10. Community’s design flood elevation. Enter the elevation (including freeboard above the BFE) to which the community requires the lowest floor to be elevated. Indicate the elevation datum used.

Enter your name, title, and telephone number, and the name of the community. Sign and enter the date in the appropriate blanks.

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Building Diagrams

The following diagrams illustrate various types of buildings. Compare the features of the building being certified with the features shown in the diagrams and select the diagram most applicable. Enter the diagram number in Item A7, the square footage of crawlspace or enclosure(s) and the area of flood openings in square inches in Items A8.a–c, the square footage of attached garage and the area of flood openings in square inches in Items A9.a–c, and the elevations in Items C2.a–h.

In A zones, the floor elevation is taken at the top finished surface of the floor indicated; in V zones, the floor elevation is taken at the bottom of the lowest horizontal structural member (see drawing in instructions for Section C).

**DIAGRAM 1A**
All slab-on-grade single- and multiple-floor buildings (other than split-level) and high-rise buildings, either detached or row type (e.g., townhouses); with or without attached garage.

**Distinguishing Feature** – The bottom floor is at or above ground level (grade) on at least 1 side.*

**DIAGRAM 1B**
All raised-slab-on-grade or slab-on-stem-wall-with-fill single- and multiple-floor buildings (other than split-level), either detached or row type (e.g., townhouses); with or without attached garage.

**Distinguishing Feature** – The bottom floor is at or above ground level (grade) on at least 1 side.*

**DIAGRAM 2A**
All single- and multiple-floor buildings with basement (other than split-level) and high-rise buildings with basement, either detached or row type (e.g., townhouses); with or without attached garage.

**Distinguishing Feature** – The bottom floor (basement or underground garage) is below ground level (grade) on all sides.*

**DIAGRAM 2B**
All single- and multiple-floor buildings with basement (other than split-level) and high-rise buildings with basement, either detached or row type (e.g., townhouses); with or without attached garage.

**Distinguishing Feature** – The bottom floor (basement or underground garage) is below ground level (grade) on all sides; most of the height of the walls is below ground level on all sides; and the door and area of egress are also below ground level on all sides.*

---

* A floor that is below ground level (grade) on all sides is considered a basement even if the floor is used for living purposes, or as an office, garage, workshop, etc.
Building Diagrams

**DIAGRAM 3**
All split-level buildings that are slab-on-grade, either detached or row type (e.g., townhouses); with or without attached garage.

_Distinguishing Feature_ – The bottom floor (excluding garage) is at or above ground level (grade) on at least 1 side.*

- C2.a
- C2.b
- Higher Floors
- Bottom Floor
- Grade
- C2.f-h
- (determined by existing grade)

**DIAGRAM 4**
All split-level buildings (other than slab-on-grade), either detached or row type (e.g., townhouses); with or without attached garage.

_Distinguishing Feature_ – The bottom floor (basement or underground garage) is below ground level (grade) on all sides.*

- C2.a
- C2.b
- Higher Floors
- Bottom Floor (Basement)
- Grade
- C2.f-h
- (determined by existing grade)

**DIAGRAM 5**
All buildings elevated on piers, posts, piles, columns, or parallel shear walls. No obstructions below the elevated floor.

_Distinguishing Feature_ – For all zones, the area below the elevated floor is open, with no obstruction to flow of floodwaters (open lattice work and/or insect screening is permissible).

- C2.a
- C2.b
- Higher Floors
- Grade
- E Elevated Floor
- C2.f-h
- (determined by existing grade)

**DIAGRAM 8**
All buildings elevated on piers, posts, piles, columns, or parallel shear walls with full or partial enclosure below the elevated floor.

_Distinguishing Feature_ – For all zones, the area below the elevated floor is enclosed, either partially or fully. In A Zones, the partially or fully enclosed area below the elevated floor is with or without openings** present in the walls of the enclosure. Indicate information about enclosure size and openings in Section A – Property Information.

- C2.a
- C2.b
- Higher Floors
- Grade
- E Elevated Floor
- EN Enclosure
- A8.a-c
- (For V zones only)
- C2.f-h
- (determined by existing grade)

---

* A floor that is below ground level (grade) on all sides is considered a basement even if the floor is used for living purposes, or as an office, garage, workshop, etc.

** An “opening” is a permanent opening that allows for the free passage of water automatically in both directions without human intervention. Under the NFIP, a minimum of 2 openings is required for enclosures or crawlspaces. The openings shall provide a total net area of not less than 1 square inch for every square foot of area enclosed, excluding any bars, louvers, or other covers of the opening. Alternatively, an Individual Flood Openings Certification or an Evaluation Report issued by the International Code Council Evaluation Service (ICC ES) must be submitted to document that the design of the openings will allow for the automatic equalization of hydrostatic flood forces on exterior walls. A window, a door, or a garage door is not considered an opening; openings may be installed in doors. Openings shall be on at least 2 sides of the enclosed area. If a building has more than 1 enclosed area, each area must have openings to allow floodwater to directly enter. The bottom of the openings must be no higher than 1.0 foot above the higher of the exterior or interior grade or floor immediately below the opening. For more guidance on openings, see NFIP Technical Bulletin 1.

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Appendix B: Forms

Building Diagrams

**DIAGRAM 7**
All buildings elevated on full-story foundation walls with a partially or fully enclosed area below the elevated floor. This includes walkout levels, where at least 1 side is at or above grade. The principal use of this building is located in the elevated floors of the building.

**Distinguishing Feature** – For all zones, the area below the elevated floor is enclosed, either partially or fully. In A Zones, the partially or fully enclosed area below the elevated floor is with or without openings** present in the walls of the enclosure. Indicate information about enclosure size and openings in Section A – Property Information.

**DIAGRAM 8**
All buildings elevated on a crawlspace with the floor of the crawlspace at or above grade on at least 1 side, with or without an attached garage.

**Distinguishing Feature** – For all zones, the area below the first floor is enclosed by solid or partial perimeter walls. In all A zones, the crawlspace is with or without openings** present in the walls of the crawlspace. Indicate information about crawlspace size and openings in Section A – Property Information.

**DIAGRAM 9**
All buildings (other than split-level) elevated on a sub-grade crawlspace, with or without attached garage.

**Distinguishing Feature** – The bottom (crawlspace) floor is below ground level (grade) on all sides.* (If the distance from the crawlspace floor to the top of the next higher floor is more than 5 feet, or the crawlspace floor is more than 2 feet below the grade [LAG]) on all sides, use Diagram 2A or 2B.)

---

* A floor that is below ground level (grade) on all sides is considered a basement even if the floor is used for living purposes, or as an office, garage, workshop, etc.

** An "opening" is a permanent opening that allows for the free passage of water automatically in both directions without human intervention. Under the NFIP, a minimum of 2 openings is required for enclosures or crawlspace. The openings shall provide a total net area of not less than 1 square inch for every square foot of area enclosed, excluding any bars, louvers, or other covers of the opening. Alternatively, an Individual Engineered Flood Openings Certification or an Evaluation Report issued by the International Code Council Evaluation Service (ICC ES) must be submitted to document that the design of the openings will allow for the automatic equalization of hydrostatic flood forces on exterior walls. A window, a door, or a garage door is not considered an opening; openings may be installed in doors. Openings shall be on at least 2 sides of the enclosed area. If a building has more than 1 enclosed area, each area must have openings to allow floodwater to directly enter. The bottom of the openings must be no higher than 1.0 foot above the higher of the exterior or interior grade or floor immediately below the opening. For more guidance on openings, see NFIP Technical Bulletin 1.

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Appendix C: Quick Start Guide

This is a quick reference guide to assist with completing the Flood Insurance Application Form. It covers primary rating factors required to obtain a premium. For additional information, see the detailed guidance in Section 3: How to Write.

I. Agency Number/Agent Number

- For Agency Number, type in the agency’s National Producer Number (NPN)
- For Agent Number, type in the agent’s NPN

II. Property Address

The property address should be provided as a standard street address whenever possible. The street address is the best and preferred method. It includes the street number and street name (Address Line 1); unit or apartment number (Address Line 2); and city or county name, state, and zip code (Address Line 3). Use standard USPS abbreviations. If a street address is unavailable, a descriptive address in the form of a rural route or a legal description is acceptable.

In some instances, FEMA may require the latitude and longitude. Latitude denotes the north and south coordinates of the location, and longitude measures the east and west coordinates. Agents (or insurers) can obtain the latitude and longitude for a property from an Elevation Certificate (EC), a flood zone determination, or one of the free geolocation services available on the internet.

III. Building Occupancy, Policy Form, and Coverage Amounts

Table 1 below provides the building occupancy, policy form, and maximum coverage limits available under the Regular Program.

Policies may carry building coverage not to exceed the lesser of:
- The building’s replacement cost value; or
- The maximum amount of coverage established by statute and regulation for each Building Occupancy as shown below.

<table>
<thead>
<tr>
<th>Building Occupancy</th>
<th>Policy Form</th>
<th>Building Coverage</th>
<th>Contents Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-Family Home</td>
<td>Dwelling</td>
<td>$250,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Residential Manufactured/ Mobile Home</td>
<td>Dwelling</td>
<td>$250,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Residential Unit[^1]</td>
<td>Dwelling</td>
<td>$250,000</td>
<td>$100,000</td>
</tr>
</tbody>
</table>

[^1]: For a Residential Unit, building coverage is only available if it is a residential condominium unit in a residential building. A Dwelling Form policy on a Residential Unit in a cooperative or apartment building cannot provide building coverage, only contents coverage. Likewise, a Dwelling Form policy for a Residential Unit in a non-residential condominium building can only provide contents coverage.
### Table 1. Building Occupancy, Policy Form, and Coverage Amounts

<table>
<thead>
<tr>
<th>Building Occupancy</th>
<th>Policy Form</th>
<th>Building Coverage</th>
<th>Contents Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Other Building Descriptions</td>
<td>Dwelling</td>
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<td>$100,000</td>
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<tr>
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<td>Two-to-Four Family Building</td>
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<td>$100,000</td>
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<tr>
<td>Other Residential Building</td>
<td>General Property</td>
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<td>$100,000</td>
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<tr>
<td>Residential Condominium Building¹</td>
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<td>Not to exceed the lesser of:</td>
<td>$100,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• The building’s replacement cost value; or</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Total number of units × $250,000.</td>
<td></td>
</tr>
<tr>
<td>Non-Residential</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Non-Residential Building</td>
<td>General Property</td>
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<td>$500,000</td>
</tr>
<tr>
<td>Non-Residential Manufactured/ Mobile Building</td>
<td>General Property</td>
<td>$500,000</td>
<td>$500,000</td>
</tr>
<tr>
<td>Non-Residential Unit</td>
<td>General Property</td>
<td>NA</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

Note: For more information on the occupancy types, see the Building Occupancy heading in Section 3: How to Write.

### IV. Building Description

Select the box that best indicates the building’s description. For more information on the descriptions, see the Building Description heading in Section 3: How to Write.

### V. Foundation Type

Select one of the six different foundation types that best describes the building.

- **Slab on Grade (Non-Elevated)** – A non-elevated building whose foundation is slab-on-grade or slab-on-stem wall with fill.
- **Basement (Non-Elevated)** – A non-elevated building that has a floor or any area of the building, including any sunken room or portion of a room, below the ground level (subgrade) on all sides.
- **Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace)** – A building that has its lowest floor raised above the ground by a crawlspace.
- **Elevated without Enclosure on Posts, Piles, or Piers** – A building that has its lowest floor raised above the ground by posts, piles, piers, columns, or parallel shear walls with no enclosure below the lowest elevated floor.

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¹ Residential Condominium Building insured under the RCBAP Form. If a residential condominium building is ineligible for the Residential Condominium Building occupancy and RCBAP Form, see the Condominium Rating Information heading in Section 3 (Scenario #1) for information on what building occupancy to select. The building occupancy determines the applicable maximum coverage limits.

---

2. Residential Condominium Building insured under the RCBAP Form. If a residential condominium building is ineligible for the Residential Condominium Building occupancy and RCBAP Form, see the Condominium Rating Information heading in Section 3 (Scenario #1) for information on what building occupancy to select. The building occupancy determines the applicable maximum coverage limits.
• **Elevated with Enclosure on Posts, Piles, or Piers** – A building that has its lowest floor raised above the ground by posts, piles, piers, columns, or parallel shear walls with a full or partial enclosure below the elevated floor.

• **Elevated with Enclosure Not on Posts, Piles, or Piers (Solid Foundation Walls)** – A building that has its lowest floor raised above the ground by foundation walls (solid perimeter walls) with a full floor enclosure.

### VI. Proper Flood Openings

If the foundation type is elevated with a crawlspace or enclosure, then answer the applicable questions below.

1. *Is the enclosure/crawlspace constructed with proper flood openings or engineered openings?*
   
   Select YES or NO.

2. *If Yes, enter the total number of flood openings.*
   
   **Minimum requirement:** Two openings positioned on at least two exterior walls and the bottom of all openings are no higher than one foot above the higher of the exterior or interior adjacent grade or floor immediately below the openings. The openings must have a total net area of not less than one square inch for every one square foot of enclosed area.

3. *Total area of all permanent openings (in square inches).*
   
   Enter the total square inches of openings.

4. *Total enclosed area (in square feet).*
   
   Enter the total square footage of the entire enclosed area.

### VII. First Floor Height Determination

FEMA will determine the building’s First Floor Height (FFH) value using application information and various data sets. The policyholder has the option to provide an EC or land survey to provide another FFH value. If so, FEMA’s system will apply the FFH value that is most beneficial to the policyholder.

If using an EC (optional) to provide a FFH value, the following fields must be entered:

<table>
<thead>
<tr>
<th>Completing the Application Form Using Section C of the EC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Enter the EC date.</td>
</tr>
<tr>
<td>2. Enter the Building Diagram Number (section A7. of the EC).</td>
</tr>
<tr>
<td>3. Enter the Lowest Adjacent Grade (LAG) (section C2f. of the EC).</td>
</tr>
<tr>
<td>4. Enter the Lowest Floor Elevation (LFE). See the Elevation Certificate/Land Survey heading in Section 3: How to Write for detailed guidance.</td>
</tr>
<tr>
<td>5. Enter the First Floor Height (FFH) in feet. The FFH is the difference between the LAG and LFE.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Completing the Application Form Using Section E of the EC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Enter the EC date.</td>
</tr>
</tbody>
</table>
Completing the Application Form Using Section E of the EC

2. Enter the Building Diagram Number (section A7 of the EC).

3. Enter the First Floor Height. See the Elevation Certificate/Land Survey heading in Section 3: How to Write for detailed guidance.

The final two fields of the First Floor Height Determination portion of the Application Form are completed by FEMA’s system when the quote is returned to the insurer.

- **First Floor Height Used (In Feet)**. FEMA’s system will recognize the highest value between the FEMA Determined FFH and the EC FFH, enter it in this field, and use that value for rating purposes.

- **Method Used to Determine First Floor Height**. FEMA’s system will enter either FEMA Determined or Elevation Certificate depending on which returned the highest FFH value.

### VIII. Building Characteristics

#### A. Building Under Construction

Select YES if the building is under construction, including if the building is not walled and roofed; otherwise, select NO.

#### B. Date of Construction

Enter the date of construction (month/day/year), which is the date that the building permit was issued, provided the actual start of construction, repair, reconstruction, or improvement was within 180 days of the permit date.

#### C. Has the Building Been Substantially Improved?

Select YES if the building has been substantially improved. Substantial improvement is any reconstruction, rehabilitation, addition, or other improvement of a building, the cost of which equals or exceeds 50 percent of the market value of the building before the start of construction of the improvement; otherwise, select NO.

#### D. Construction Type

If the building is a Single-Family Home or a Two-to-Four Family Building, determine the building’s Construction Type based on the construction used for the wall on the building’s first floor.

- **Frame**:
  - The first floor above ground level is constructed with wood or metal frame walls; or
  - Other materials such as exterior brick or masonry veneer are connected to frame constructions.

- **Masonry**:
  
  Use Masonry as the construction type when the first full floor above ground level is constructed with masonry materials such as brick (not brick veneer), or concrete block walls for the full floor.
Note: If the bottom floor is masonry (such as a basement, walkout level, or crawlspace), and the next higher floor has frame construction, use Frame as the construction type.

- Other:
  - The first floor above ground level is constructed with materials other than wood frame walls or masonry walls for the full story; or
  - Any portion of the wall between ground level and next higher floor is frame construction (for example, “knee walls” whose lower wall is concrete block with frame wall on the higher portion).

E. Is Building Properly Floodproofed?

Floodproofing may be an alternative to elevating a building to or above the BFE; however, the NFIP requires a Floodproofing Certificate to consider floodproofing mitigation measures in rating a building. Certified floodproofing may result in a lower premium. Select YES if the building is floodproofed; otherwise, select NO. If YES, submit the completed Floodproofing Certificate. See the Floodproofing heading in Section 3: How to Write for additional floodproofing requirements.

F. Is the Building Eligible for the Machinery and Equipment Mitigation Discount?

Policyholders may receive a mitigation discount if certain covered Machinery and Equipment (M&E) servicing the building, inside or outside the building, is elevated to at least the elevation of the floor above the building’s first floor. Depending on the foundation type option selected, the building’s first floor may be either the main living floor (if slab on grade), basement floor, crawlspace floor or enclosure floor.

If the policyholder purchased building-only coverage, the following M&E must be elevated to receive the discount:

- Central air conditioner (including exterior compressor)
- Furnace
- Heat pump (including exterior compressor)
- Hot water heater
- Elevator machinery and equipment

If the policyholder purchased contents-only coverage, the following appliances must also be elevated to receive the discount:

- Clothes washers and dryers
- Food freezers

If the policyholder purchased both building and contents coverage, all the M&E and appliances listed above must be elevated to receive the discount.

For additional information, see the Mitigation Discounts heading in Section 3: How to Write.

Select YES if the covered M&E is elevated at least to the height of the floor above the building’s bottom floor; otherwise, select NO.

G. Building Square Footage

For Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, and Two-to-Four Family Building occupancies, enter the total square footage of the building’s finished living area. An attached garage converted to a living space or an attic converted
to living space should be included in the square footage calculation. Do not include the following areas in the square footage:

- Any garage area solely used for parking, storage or access;
- Finished or unfinished basement;
- Finished or unfinished enclosure area; or
- Porches or decks.

For all other occupancies, enter the total square footage of the building; include stairwells and elevator shafts but do not include areas such as basements and mezzanines, finished or unfinished. Do not include any garage area solely used for parking, storage or access.

H. Number of Floors in Building

Determine the building’s number of floors based on the number of floors above the ground, excluding enclosures or basements (finished or unfinished), crawlspaces (on grade or subgrade) and attics (if not used for living space). For example, a building with a basement and one floor above the ground is rated as having one floor. Likewise, an elevated building with an enclosure (either compliant or non-compliant) and one additional floor above that is rated as having one floor. Indicate the total number of floors in the building even if the policy covers only an individual unit.

I. Floor of Unit

If coverage is for a unit inside a multi-floor building with units located on different floors, indicate the floor where the unit to be insured is located. For example, if the unit is on the ninth floor of a twenty-story building, enter nine.

J. Total Number of Units in a Building

Determine the number of units in the building. If the building contains multiple units, enter the total number of units in the building, even if the policy covers only a single unit. For example, if coverage is for a unit within a four-unit building, enter four. Count both residential and non-residential units.

K. Building Replacement Cost (Including Foundation)

Enter the documented building replacement cost value when the coverage is for an Other Residential Building, Residential Condominium Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, or Non-Residential Unit. The building replacement cost value is the cost to replace the building or unit including, for a building, the cost of the foundation. Documentation is required, with some exceptions. See the Building Replacement Cost Value heading in Section 3: How to Write for additional information.

By providing this information on the Flood Insurance Application Form, FEMA will be able to determine the individual property’s risk and provide a flood risk rating premium quote.
Appendix D: Flood Maps

I. Flood Map Service Center

The FEMA Flood Map Service Center (MSC) website (https://msc.fema.gov) serves as the official public source for flood hazard information produced in support of the NFIP. The MSC allows users to locate official flood maps, access a range of other flood hazard products, and take advantage of tools for better understanding flood risk.

The MSC gives users access to FEMA’s National Flood Hazard Layer (NFHL), a geospatial database that contains the effective flood hazard data and any Letters of Map Revision (LOMRs) that have updated the community’s effective flood hazard data. The NFHL Viewer allows users to apply the address search or map navigation to find an area of interest. The NFHL Print Tool can be used to download and print a full Flood Insurance Rate Map (FIRM) or a FIRMette (a portion of the FIRM that is easier to print) where modernized data is available. Technical geographic information system (GIS) users can also use a series of dedicated GIS web services that allow the NFHL database to be incorporated into GIS applications. For more information on available services, view the NFHL GIS Services User Guide.

Individuals and communities can view and download FIRMs and related products free of charge through the MSC website. The “Search by Address” feature allows users to review the flood hazard information for a specific address, a community, or geographic coordinates. When users enter an address or location, the map results show interactive flood hazard information. Where available, the Dynamic Map produces a FIRMette from the National Flood Hazard Layer (NFHL). The “Search by Address” feature also provides the map panel number, effective date, and NFIP community name. Users also have the option to download a copy of the full FIRM panel, retrieve Letters of Map Change (LOMCs) impacting the effective panel, and easily access the NFHL viewer.

The integrated “Search All Products” feature allows users to find and download all products for a specific geographic area. These products include effective FIRMs and Flood Insurance Study (FIS) reports, the NFHL database, and, where available, Flood Risk Products (FRPs). In addition to the effective information for an area, users may also access historic flood hazard information and, during mapping updates, review a community’s preliminary or pending FIRMs, FIS, and NFHL database.

Users also have the option to download state and county-level data from the MSC using the “Search All Products” feature. FEMA also offers a download of a KMZ (keyhole markup zipped) file, which overlays the data in Google Earth™. For more information on using the data in Google Earth™, please see Using the National Flood Hazard Layer Web Map Service (WMS) in Google Earth™.

Map Specialists are available to answer questions Monday through Friday from 8 a.m. to 7 p.m. ET. The FEMA Mapping and Insurance eXchange (FMIX) may be reached by calling the toll-free information line at 1-877-FEMA-MAP (1-877-336-2627) or by emailing FEMA-FMIX@fema.dhs.gov. The FMIX offers a live chat Monday through Friday from 9 a.m. to 5 p.m. ET. The FMIX can also provide assistance related to the NFHL data and resources.

II. Flood Hazard Maps

Flood Insurance Rate Maps (FIRMs) are the official community maps that show special flood hazard areas (1%-annual-chance-flood). Although the FIRM is the current type of map produced by FEMA, some communities may still have effective Flood Hazard Boundary Maps (FHBMs). A brief description of the two types of maps are as follows:
Appendix D: Flood Maps

- **FIRM** (see Figure 1 at the end of this appendix) – The most common official flood map for a county or community, on which FEMA has delineated the Special Flood Hazard Areas (SFHAs) and other risk premium zones that apply to the community. These are generally available for Regular Program communities.

- **Flood Hazard Boundary Map (FHBM)** – The FHBM is an older format of a flood map and is based on approximate data. While no longer produced, these were generally used for Emergency Program communities. Communities with these maps may have a separately published map that shows the regulatory floodway. These may exist in an 11×17 format. Historic versions may also be found on the MSC site.

Countywide FIRMs supersede all previous versions of the FEMA flood hazard maps for individual communities. Countywide FIRMs show flooding information for the entire county’s geographic area, including incorporated communities. Both the current (effective) version and historic versions are available on the MSC site. If a new version is imminent, those pending versions may also be found on the MSC site.

Residents or agents may find the date of an effective map by using the MSC or by calling a local community official. Maps list the community name(s), community number(s), map suffix, map panel numbers, map type, and effective map date. The differences between a community-based map and a countywide based map are as follows:

- A community may have a single FIRM panel or multiple FIRM panels. Those communities with only a single panel will typically not have a map index. Countywide FIRMs consist of multiple FIRM panels and are accompanied by a map index. For multiple-panel maps, the map index identifies the individual panel layout.

- Each FIRM panel includes a community or countywide number, followed by a panel number.
  - For countywide FIRMs, the panel number consists of the county number (the first five digits followed by a “C”, which signifies countywide), the panel number (last 4 digits), and the most recent letter suffix. Example: Monterey County, CA 06053C0020G
  - Non-countywide, community-based maps consist of a six-digit community number, followed by a panel number, and in some cases a map suffix. Older map formats, such as the FHBMs noted above, may not include a suffix. The first two digits of the community number identify the state, and the next four digits identify the community. The map panel number will follow the six-digit community number.

### III. Map Zones

#### A. Special Flood Hazard Areas

Flood maps identify high, moderate, and low risk areas of flooding. High-risk areas are known as Special Flood Hazard Areas. These are shown on flood maps as flood zones beginning with A or V; Zone V is used for coastal areas. SFHAs are subject to inundation by the base flood (1%-annual-chance flood).

##### 1. Zone A

Areas determined using less detailed methodologies that are subject to inundation by the 1%-annual-chance flood event. Because detailed hydraulic analyses have not been performed, no Base Flood Elevations (BFEs) or flood depths are shown on the map. Mandatory flood insurance purchase requirements and floodplain management standards apply.
2. **Zone AE and Zones A1–A30**
Areas subject to inundation by the 1%-annual-chance flood event, as determined by detailed hydraulic analyses. BFEs are shown on the maps. Mandatory flood insurance purchase requirements and floodplain management standards apply.

3. **Zone AH**
Areas subject to inundation by 1%-annual-chance shallow flooding (usually areas of ponding), where average depths are between 1 and 3 feet. BFEs derived from detailed hydraulic analyses are shown in this zone. Mandatory flood insurance purchase requirements and floodplain management standards apply.

4. **Zone AO**
Areas subject to inundation by 1%-annual-chance shallow flooding (usually sheet flow on sloping terrain) where average depths are between 1 and 3 feet. Average flood depths derived from detailed hydraulic analyses are shown in this zone. Some areas with high flood velocities, such as alluvial fans and washes, are designated as Zone AO. Communities are encouraged to adopt more restrictive requirements for these areas. Mandatory flood insurance purchase requirements and floodplain management standards apply.

5. **Zone A99**
Areas subject to inundation by the 1%-annual-chance flood event, but which will ultimately be subject to reduced flood hazard upon completion of a flood protection system that is under construction. These are SFHAs where enough progress has been made on the construction of a protection system, such as dikes, dams, and levees, to consider it complete for insurance rating purposes. Zone A99 may only be used when the flood protection system has reached specified statutory progress toward completion. No BFEs or depths are shown. Mandatory flood insurance purchase requirements and floodplain management standards apply.

6. **Zone AR**
Areas that result from a non-accredited flood protection system that is being restored to provide flood hazard reduction from the base flood. Mandatory flood insurance purchase requirements and floodplain management standards apply.

7. **Zones AR/AE, AR/AH, AR/AO, AR/A1–A30, AR/A**
These areas have dual flood zones. This reflects both the presence of a non-accredited flood protection system that is being restored and areas that are subject to flooding from other water sources. Mandatory flood insurance purchase requirements and floodplain management standards apply.

8. **Zone V**
Areas along coasts subject to inundation by the 1%-annual-chance flood event with additional hazards associated with storm-induced waves. Because detailed hydraulic analyses have not been performed, no BFEs or flood depths are shown. Mandatory flood insurance purchase requirements and floodplain management standards apply.

9. **Zone VE and Zones V1–V30**
Areas subject to inundation by the 1%-annual-chance flood event with additional hazards due to storm-induced velocity wave action. BFEs derived from detailed hydraulic
analyses are shown. Mandatory flood insurance purchase requirements and floodplain management standards apply.

B. Moderate or Minimal Hazard Areas
Areas outside SFHAs, where the flood risk is lower. Mandatory flood insurance purchase requirements and floodplain management standards do not apply.

1. Zones B and X (Shaded)
Areas of moderate flood hazard, between the boundaries of the SFHA and the 0.2%-annual-chance (or 500-year) flood zone.

2. Zones C and X (Unshaded)
Areas of minimal flood hazard, outside the SFHA and at elevations higher than the that of the 0.2%-annual-change (or 500-year) flood.

If a community’s local flooding is too small to map, but they participate in the NFIP, they may not have a published map. The NFIP considers all areas within these communities to be Zone X (previously known as Zone C), and flood insurance coverage is available under the Regular Program.

3. Zone D
Areas with possible but undetermined flood hazards. No flood hazard analysis has been conducted. Flood insurance is optional and available, and rates in Zone D areas are commensurate with the uncertainty of the flood risk. Agents should also use the Zone D rating when a community incorporates portions of another community’s area where no map has been prepared.

IV. Locating a Property on a Map
The flood hazard information produced by FEMA does not include property-specific details such as addresses or property boundaries. To identify the flood zone for a specific building, the user must identify the building location on the FIRM.

To assist with this task, users can leverage the “Search by Address” feature on the MSC. The MSC identifies the approximate location of the address using a red indicator on the interactive search results. Similarly, the NFHL Viewer will return the flood hazard information for an address when using the “Address Search” tool. If the location of the property is uncertain, compare the results to an assessor’s map or publicly available parcel data. Both tools will display the SFHA in a shade of blue (and the regulatory floodway in blue with red stripes).

In areas with scanned but non-digital maps, the MSC “Search by Address” feature will locate the property’s effective FIRM panel. In this instance, the MSC will give users the option to view/print or download the effective FIRM panel. If this occurs, follow these steps:

1. Select either the download or view/print option to review the flood hazard data.

2. Use the available landmarks on the map, such as street names, streams, or other reference points to identify the property location.
   a. As noted above, comparing the FIRM or FHBM to an assessor’s map or publicly available parcel data may help to confirm a property’s location.

3. Once identified, note the color on the map where the property is located.
   a. On FHBM and older FIRMs, darkly shaded areas are the SFHAs.
   b. The map legend will provide more details on the map’s symbology.
If neither the MSC nor NFHL Viewer are available, users can locate a property using the community’s index map to identify the correct panel. Index maps are available through the MSC “Search all Products” feature. In these situations, proceed as follows:

1. Check the map index to identify the correct map panel. Use streams and roads identified on the index map to help with the panel identification.
2. Follow steps 1 through 3 as directed above.

In areas with both modernized or unmodernized maps, the BFEs for Zone A1–30, AE, AH, V1–30, and VE are shown with wavy black lines. In areas affected by flooding from streams or rivers, cross sections will also include the Water Surface Elevation (WSEL) of the flood source.

In some areas, the SFHA may include a still water elevation. These are commonly found in coastal areas, lakes, and ponds. For these areas, the BFE is noted in parentheses under the zone label.

V. Changing or Correcting a Flood Map by a Letter of Map Change (LOMC)

There are three procedures a community and/or property owner may use to change a flood map.

A. Letter of Map Amendment

The Letter of Map Amendment, or MT-1, process is a way for a property owner or authorized representative to request a property-specific determination or comment regarding the flood hazard designation for as-built or proposed development. MT-1 determinations amend the community’s effective FIRM by clarifying whether the subject is within the SFHA. MT-1 comments provide feedback on whether proposed development, if completed exactly as proposed, would be within the effective SFHA when complete. During the review, FEMA considers the horizontal location of the subject on its community’s effective FIRM and allows for detailed property elevation data to be submitted and compared to the calculated BFE.

There are two types of MT-1 determination requests.

- **Letter of Map Amendment (LOMA):** a determination from FEMA for a lot or existing structure that has NOT been elevated by fill (natural grade).
- **Letter of Map Revision based on Fill (LOMR-F):** a determination from FEMA for a lot or existing structure that HAS been elevated by fill.

Two types of MT-1 comment requests may be submitted to FEMA.

- **Conditional Letter of Map Amendment (CLOMA):** a request for a conditional determination (comment) for a proposed structure that will NOT be elevated by fill (natural grade). Requests require both a proposed Lowest Adjacent Grade and a certified location for the proposed structure. Note: Requests for FEMA’s comment on existing land will be processed as an as-built determination (LOMA) for either the entire recorded property or a portion of the legally recorded property if a metes and bounds description and map are submitted. (See Sections 3.4 and 4.8 for more details on requests based on a metes and bounds description and map.)
- **Conditional Letter of Map Revision based on Fill (CLOMR-F):** a request for a conditional determination (comment) from FEMA for a lot or proposed structure that WILL be elevated by fill.
Appendix D: Flood Maps

For more details on submittal procedures and supporting data requirements, please view the MT-1 application instructions and forms at https://www.fema.gov/flood-maps/change-your-flood-zone/paper-application-forms/mt-1.

B. Letter of Map Revision

The Letter of Map Revision, or MT-2, process results in an official revision to the effective FEMA map. It changes flood zones, floodplain and floodway delineations, flood elevations, and/or planimetric features. Applicants should make all LOMR requests to FEMA through the chief executive officer of the community, as the community must adopt any changes and revisions to the map resulting from a LOMR.

There are two types of MT-2 requests.

- **Letter of Map Revisions (LOMR):** A letter from FEMA officially revising a portion of the effective FIRM to show changes to floodplains, regulatory floodways, and/or flood elevations (see 44 CFR Parts 60, 65, and 72). A FIRM is not republished with the LOMR process, but annotated copies of the FIRM (see Figure 1 at the end of this appendix) and FIS are included, if applicable. A LOMR’s effects are reflected in the NHFL database.

- **Conditional Letter of Map Revision (CLOMR):** A letter from FEMA commenting on whether a proposed project, if built as proposed, would meet the minimum NFIP requirements (see 44 CFR Parts 60, 65, and 72). Additionally, a CLOMR may be issued for proposed hydrology-only changes compared to the effective hydrology.


C. Physical Map Revision

A Physical Map Revision (PMR) is an official republication of a FIRM panel(s) and FIS report to change flood insurance zones, floodplain delineations, flood elevations, floodways, and planimetric features. Because of the increased time and cost involved to change, reprint, and redistribute an NFIP map, compared to those for a LOMR, a PMR is usually processed only when a revision reflects large-scope changes. The republished FIRM will also account for any LOMRs issued since the last publication of the FIRM. A PMR request also uses the MT-2 application. FEMA will analyze the data and determine if the revision will be processed as a PMR or LOMR.

**Note:** Check the old maps to verify past rating determinations and to establish floodplain management compliance requirements. Historic maps are also available through the MSC.
Figure 1. Annotated Flood Insurance Rate Map (FIRM)

City of Sarasota
125150

ZONE AE (EL 12)
REVISED AREA
AREA REVISED BY LOMR EFFECTIVE JANUARY 24, 2018
Sarasota Bay Coastal Watershed
ZONE VE (EL 13)

Note: Basemap imagery dated 2011 was obtained from USGS.

Map Projection: NAD 1983 HARN StatePlane Florida West FIPS 0902 Feet
Western Hemisphere; Vertical Datum: North American 1988

1 inch = 500 feet 1,000

0 250 500 1,000

0 75 150 300

0 250 500 1,000

0 75 150 300

FEMA
National Flood Insurance Program
FLOOD INSURANCE RATE MAP
SARASOTA COUNTY, FLORIDA
and Incorporated Areas
Panel: 141 of 475

Panel Contains:
COMMUNITY NUMBER PANEL SUFFIX
SARASOTA, CITY OF 125150 0141 F
SARASOTA COUNTY 125144 0141 F

REVISED TO REFLECT LOMR EFFECTIVE: February 20, 2018
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Appendix E: Coastal Barrier Resources System

This appendix provides general information and guidance on determining and documenting eligibility for NFIP flood insurance for buildings within the Coastal Barrier Resources System (CBRS).

I. General Information

- The Coastal Barrier Resources Act (CBRA) established the John H. Chafee CBRS, a defined set of geographic units located along the Atlantic, Gulf of Mexico, Great Lakes, U.S. Virgin Islands, and Puerto Rico coasts.
- The CBRS contains two types of geographic units, System Units and Otherwise Protected Areas (OPAs). OPAs are denoted with a “P” at the end of the unit number (for example: FL-64P, P10P). With limited exceptions, the NFIP may not provide flood insurance for buildings located in a System Unit or an OPA established under the CBRA. System Units carry additional restrictions on federal funding and financial assistance.
- The purpose of the CBRA is to minimize the loss of human life, wasteful expenditure of federal revenues, and the damage to fish, wildlife, and other natural resources associated with the coastal barriers. This is done by restricting most new federal expenditures and financial assistance that have the effect of encouraging development.
- OPAs are predominantly comprised of conservation or recreation areas such as national wildlife refuges, state and national parks, local conservation areas, and private conservation areas; however, they may also contain private areas that are not held for conservation or recreation.
- The CBRS units are depicted on a set of maps maintained by the U.S. Fish & Wildlife Service (USFWS). The public may access the maps via the CBRS Mapper.
- Flood Insurance Rate Maps (FIRMs) have historically displayed System Units and OPAs of the CBRS, but FIRMS created after late 2018 no longer show CBRS boundaries. The CBRS boundaries will continue to be accessible through the National Flood Hazard Layer Viewer and are visible on FIRM downloads and FIRMette exports through the Map Service Center.

II. Determining Eligibility

Buildings in System Units or OPAs are eligible for a federal flood insurance policy if they meet the criteria outlined in this section. Eligibility depends on:

- The date of the building’s permitting and construction (in compliance with the CBRS or OPA prohibition dates), and
- For buildings in OPAs, the building’s use.

A. Determine if Community has a System Unit or OPA

System Units and OPAs currently exist in 23 states and territories along the Atlantic, Gulf of Mexico, Great Lakes, U.S. Virgin Islands, and Puerto Rico coasts. To identify communities that contain System Units or OPAs, refer to the CBRS Mapper on the USFWS website listed in II.B. The information provided in the CBRS Mapper indicates whether a community

1. 16 U.S.C. 3501 et seq.
contains a System Unit or OPA but does not determine flood insurance eligibility. If the CBRS Mapper does not identify any System Units or OPAs in the community, no further action is required. To determine and document flood insurance eligibility and write a policy for a structure located in a community that has System Units or OPAs identified in the CBRS Mapper, please follow the steps outlined below.

B. Determine if the Property is Located in a System Unit or OPA

To determine if a property is located in a System Unit or OPA, visit the USFWS website to access the “CBRS Validation Tool.”

The CBRS Validation Tool is an automated tool accessible through the CBRS Mapper that allows any user (surveyors, property owners, insurance agents, real estate agents, federal agencies, etc.) to select a particular location and produce a document entitled “CBRS Mapper Documentation” that indicates whether that location is within or outside of the CBRS. For locations within the CBRS, the documentation will also indicate the unit type (System Unit or OPA) and the date the prohibition on federal flood insurance went into effect.

If the building is located within the “CBRS Buffer Zone” depicted in the CBRS Mapper, the CBRS Validation Tool will not provide in/out CBRS documentation. In this case, proceed to II.B.1. below. For guidance on using the CBRS Validation Tool, please review the user guide.

1. Building Located in the CBRS Buffer Zone

The CBRS Buffer Zone represents the area immediately adjacent to the CBRS boundary. Agents should send requests for CBRS determinations for buildings within the CBRS Buffer Zone to the insurer. The insurer will send the request to FEMA via NFIPUnderwritingMailbox@fema.dhs.gov, who will, in turn, submit the case to the USFWS for an official determination letter as to whether the building is located “in” or “out” of the CBRS.

To complete the determination, USFWS requires:

- A valid address; and
- The output from the CBRS Validation Tool indicating that the building is within the CBRS Buffer Zone.

Additional documentation that USFWS may need to confirm the location of the building includes:

- A map showing the location of the building;
- A property record card;
- Property survey;
- Property deed; or
- Elevation Certificate (EC).

C. Determine Building Eligibility

To be eligible for federal flood insurance, the building must not be constructed, substantially improved, or substantially damaged on or after the System Unit’s or OPA's prohibition effective date. See below to determine if a building located within a System Unit or OPA is eligible for federal flood insurance:

For a building located in a System Unit added to the CBRS under the original CBRA (“1982 Act”), to be eligible for federal flood insurance must:

- Have a legally valid building construction permit issued before October 18, 1982; and
- The start of construction took place before October 18, 1982; and
• Not be substantially improved or substantially damaged on or after October 1, 1983.
  OR
• Have a legally valid building construction permit issued before October 1, 1983;
• Be built (walled and roofed) before October 1, 1983; and
• Not be substantially improved or substantially damaged on or after October 1, 1983.

For a building located in a System Unit or OPA added to the CBRS under the Coastal Zone Act Reauthorization Amendments of 1990 (“1990 Act”), to be eligible for federal flood insurance:

For System Units:
• Have a legally valid building construction permit issued before November 16, 1990;
• Building construction must have started before November 16, 1990; and
• Not be substantially improved or substantially damaged on or after November 16, 1990.

For OPAs:
• Have a legally valid building construction permit issued before November 16, 1991;
• Building constructed (walled and roofed) before November 16, 1991; and
• Not substantially improved or substantially damaged on or after November 16, 1991. OR
• Building use is consistent with the purpose of the protected area, regardless of the date of construction. Note: This exception only applies to OPAs.

D. Documentation of Eligibility
If a building is located in a community with System Units or OPAs, then insurers must receive evidence demonstrating that the building is not subject to the CBRA’s insurance prohibition, as described below. The USFWS maintains a list of affected communities available here.

1. Buildings Not Located in a System Unit or OPA
If a building is located in a community with System Units or OPAs, but the building itself is not located in a System Unit or OPA, documentation that can be used to verify that the building is eligible for federal flood insurance includes:
• The CBRS Mapper Documentation produced through the CBRS Validation Tool with the building location marked showing that it is not in the CBRS or the CBRS Buffer Zone;
• A CBRS Property Determination, which is an official letter from the USFWS that indicates whether a specific property or project site is located within or outside of the CBRS. As of December 1, 2018, the USFWS only provides such determinations for properties that are within 20 feet of a CBRS boundary (for example: areas within the “CBRS Buffer Zone” depicted in the CBRS Mapper).
• An EC; or
• A Standard Flood Hazard Determination Form (SFHDF).

If using an EC or an SFHDF, the surveyor or flood hazard determination company must have one of the CBRS documents listed above attached to the form or on file to substantiate the information that pertains to the CBRS determination shown on the EC or SFHDF.

2. 16 U.S.C. 3501 et seq.
Note: Buildings that are completely outside of the CBRS are eligible for flood insurance (even if a portion of the property is within the CBRS).

2. Buildings Located in a System Unit or OPA

If a building is located in a System Unit or OPA, but the subject building was constructed (or permitted and under construction) before the effective date of the insurance prohibition, then documentation needed to verify that the building is eligible for federal flood insurance includes:

a. Proof of building permit date, as evidenced by either:
   • A legally valid building permit; or
   • A written statement signed by the community building permit official indicating the date of construction.

b. Proof of building construction date, as evidenced by a written statement from the community building permit official that:
   • The building was not substantially improved or substantially damaged on or after the date the insurance prohibition became effective; and
   • The building meets one of the following criteria:
     – The walls and roof of the building were in place before October 1, 1983 (1982 Act);
     – The start of construction took place before November 16, 1990 (in System Units and OPAs per the 1990 Act); or
     – The walls and roof of the building were in place before November 16, 1991 (in OPAs per the 1990 Act).

c. Proof of building location in a System Unit or OPA:
   • CBRS Mapper Documentation produced through the CBRS Validation Tool with the building location marked; or
   • A letter from the USFWS indicating the building is in a System Unit or OPA and the flood insurance prohibition date.

If one or more of the documents are not available, insurers may make CBRA eligibility determinations using other acceptable documentation supporting eligibility, such as:

• First mortgage financing records;
• Property tax records;
• Electrical permit records;
• On-site septic or sewer system records;
• State Coastal Zone Management Agency records; or
• State Wetlands Program permit records.

Note: Buildings, including attached decks and stairs, located partially within the CBRS boundary (for example: building is bisected by CBRS boundary line) are considered to be located within the CBRS.

3. Buildings Eligible Based on Use

If a building is located in an OPA, but its use is consistent with the protection purpose of the area, then the documentation needed to verify that the building is eligible for federal flood insurance includes:
• A certification from the governmental body or other qualified organization (for example: tax-exempt conservation organization) overseeing the OPA indicating that the building’s use is consistent with the protection purpose of the area. Examples of structures that may meet these criteria include, but are not limited to:
  – Restroom facilities in a state or local park;
  – Park visitor’s center; or
  – Park employee housing within a park or protected area; and
• Documentation of the building’s location in an OPA, in the form of either:
  – CBRS Mapper Documentation produced through the CBRS Validation Tool with the building location marked; or
  – A letter from USFWS indicating the building is in an OPA.
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Appendix F: Severe Repetitive Loss Properties

I. General Information

FEMA designates as Severe Repetitive Loss (SRL) any NFIP-insured building that:

- Has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or
- For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.

In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the loss history since 1978, or from the original building’s construction, if it was built after 1978, regardless of any changes in the ownership of the building. The term “SRL property” refers to either an SRL building or the contents within an SRL building, or both.

NFIP Direct, FEMA’s direct servicing agent, services all flood insurance policies on SRL properties. When a property is designated as SRL, the writing company must transfer the SRL policy to the Special Direct Facility (SDF), operated by NFIP Direct, at the next renewal. Transferring the policy to the NFIP Direct ensures that FEMA can more closely monitor SRL policies and proactively identify mitigation assistance opportunities to help reduce the property’s flood risk.

SRL properties may obtain renewal or new business coverage only through the SDF. The agent of record remains in that capacity while the policy remains in the SDF. NFIP Direct can provide additional assistance on the handling of SRL properties at 1-800-638-6620.

II. New Business

If the insurer determines a property to be an SRL property, the insurer must submit the completed Flood Insurance Application Form and the required documentation to the SDF at:

NFIP Special Direct Facility
P.O. Box 913111
Denver, CO 80291-3111

Alternatively, the agent of record can access the NFIP Direct online portal, enter the application information, and upload supporting documentation directly into the SDF. For more information or assistance the agent may contact the NFIP Special Direct Facility at 800-638-6620.

III. Notification Requirements for Transfer to SDF

The requirement to transfer to SDF occurs when FEMA identifies a property as meeting the SRL criteria. Additional information on how the identification occurs and how the insurers obtain the information is provided in VII. below.

A high-level summary of the SRL process includes:

- Insurer will verify a property address against FEMA’s repetitive loss list at least 150 days prior to the policy expiration date.
Appendix F: Severe Repetitive Loss Properties

• Insurer notifies the affected policyholder, agent, and lender 90 days before the expiration of the policy. This notice explains that the policy must be written with the SDF. See the Severe Repetitive Loss Properties heading in Appendix I: Policyholder Communications for a sample SDF notification letter; and

• The SDF receives policy data from FEMA, creates the SRL policy, and issues a renewal offer approximately 45 days prior to the expiration date.

IV. Underwriting Requirements

The insurer must provide the SDF with all policy documentation including agent and lender information for the SRL policy transferred to the SDF. If documentation is not submitted at time of the policy transfer, insurers must submit it at least 120 days prior to the policy expiration date. The SDF will process and issue the policy based on the NFIP rating methodology and the process for new business. The SDF will re-underwrite all transferred policies by their next renewal, in order to validate rating elements.

Required documentation consists of:

• Application Form;
• Front and rear photographs of the building (if applicable);
• Elevation Certificate (EC) (if applicable); and
• Any additional documents to ensure the accuracy of current policy and rating information.

V. Process for Correcting or Updating a Property’s SRL Status

FEMA designates a property as SRL based on the property information on file. The policyholder may request a documentation review by FEMA to correct the property’s SRL status if the policyholder believes that:

• The property’s loss history is inaccurate (i.e., address issue, missing identifier); or,
• Property mitigation has occurred to reduce future flooding potential; or,
• The market value used is inaccurate for those properties which have at least two separate claims payments (building payments only) have been made with the cumulative amount of such claims exceeding the market value of the building (not applicable for a property meeting the criteria of 4 or more separate claim payments of $5,000 or more).

A. Required Documentation

Documentation required to correct or update a property’s SRL status includes but is not limited to:

• Invalid Loss History Association — Documentation that shows:
  – Incorrectly linked addresses or losses; or
  – A second address added to a Property Locator Record.

• Property Value Updates — The property value is based on market value, which must be shown on either:
  – Property tax assessment; or
  – Property appraisal.

• Mitigation Action
  – EC based on finished construction of the new or improved building;
  – Photographs of the building before the improvement;
  – Photographs of the building after the improvement;
Appendix F: Severe Repetitive Loss Properties

- Photographs of the flood openings (if applicable);
- Source of funding for the mitigation action (state, local, or individual);
- Demolition permit (if the building was demolished and rebuilt);
- Building permit (if the building was elevated or rebuilt); and
- In Zone B, C, or X, a signed statement from a community official that shows mitigation was approved by the community.

Required documents should be sent via email to: NFIPUnderwritingMailbox@fema.dhs.gov.

B. SDF Process After FEMA Determination

FEMA notifies the SDF, policyholder, and agent of record regarding the review results when completed. If FEMA determined that correction or update of the property’s SRL status is not justified, the policy stays with the SDF. If FEMA agreed to correct or update the property’s SRL status, the possible actions the SDF may take include:

- If an invalid loss history association or incorrect property valuation justified correction of the property’s SRL status, the SDF will coordinate with the agent of record to transfer the policy back to the former insurer, or another NFIP insurer the policyholder chooses, at the next policy renewal. The insurer renews the policy using the SDF’s effective dates, ensuring continuous coverage with no overlap. If the policyholder does not want to wait until the next renewal, the SDF will cancel the current policy and send the premium to the former insurer, or another NFIP insurer the policyholder chooses, to issue a new policy.

- If a mitigation action other than a buyout or demolition justified update of the property’s SRL status, the SDF will coordinate with the agent of record to transfer the policy back to the former insurer, or another NFIP insurer the policyholder chooses, at the next policy renewal. The insurer renews the policy using the SDF’s effective dates ensuring continuous coverage with no overlap.

Note: If the SRL designation is removed from the property after mitigation and the property incurs another paid claim of $1,000 or more, then the property will be designated as SRL again and will be returned to the SDF.

- If a buyout or demolition justified update of the property’s SRL status, the SDF will coordinate policy cancellation with the agent of record. The SDF cancels the policy and refunds the pro-rata premium (less Federal Policy Fee and Probation Surcharge, if applicable). There is no commission chargeback if FEMA approves the specific property buyout or demolition under an approved FEMA mitigation project.

- If a loss occurs both in the current term and before the policy transfers to the former or new insurer, the SDF will continue to service the claim and transfer the policy to the insurer at the next renewal, unless the new claim qualifies the property for the SDF again.

VI. Flood Mitigation Assistance (FMA) Program

The Flood Mitigation Assistance (FMA) Program makes funding available for a variety of flood mitigation activities. Under the FMA Program, FEMA provides funds to state and local governments that assist NFIP-insured property owners with conducting mitigation projects that reduce future flood losses, such as:

- Acquisition or relocation of at-risk structures and conversion of the property to open space;
- Elevation of existing structures; or
- Dry floodproofing of historic properties.
Appendix F: Severe Repetitive Loss Properties

Eligible applicants (states, territories, and tribes) that receive FMA mitigation grants provide subgrants to local governments or communities. The applicant must have a FEMA-approved mitigation plan at the time of project award.

State and local officials prioritize NFIP-insured properties within their jurisdictions to award FMA grants. They may contact policyholders directly to determine the appropriate mitigation activity that most effectively reduces future flood losses and advise them of their inclusion in the FMA grant application.

Property owners should contact their local floodplain manager or state hazard mitigation officer or go to the FEMA Hazard Mitigation Assistance webpage to obtain additional information on the FMA Program and other mitigation grant programs for residential and non-residential properties.

### VII. Pivot Identification and Notification Process for SRL Properties

This section provides an overview of the SRL identification process by the Pivot system and how the WYOs/NFIP Direct systems interact with the Pivot system to obtain this data as well as submit the required Additional Data Record.

#### A. Identification Steps of SRL

1. The Pivot System identifies a property as meeting the SRL criteria based on the last closed, paid claim. FEMA designates as Severe Repetitive Loss (SRL) any NFIP-insured building that:

   - Has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or,

   - For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.

   In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the loss history since 1978, or from the original building’s construction, if it was built after 1978, regardless of any changes in the ownership of the building. The term “SRL property” refers to either an SRL building or the contents within an SRL building, or both.

2. Once identified, the property address is issued a system-generated Repetitive Loss (RL) number and creates a record in the RL/SRL database within the CAP module within Pivot. These three date fields are populated when the record is created:

   a. **Identification Date**: First day of the month following the date the property was determined to meet SRL criteria. (Example: If property determined to be SRL on 2/3/22, the Identification Date would be set to 3/1/22.)

   b. **Notification Date**: For records created after migration to Pivot, this date is generally the same as the Identification Date. For earlier records, the Notification Date was usually the date of the month-end report it was included on.

   c. **Property SRL Date**: This date is 150 days from the Notification Date and is the date that the property will be treated as SRL for eligibility purposes.
B. Notification Steps of SRL

1. New Business

a. The RL/SRL database will be checked for a repetitive loss record with a matching property address when the WYO or NFIP Direct submits a new business quote into Pivot.

b. If a match is found, the transaction is rejected and an error message of “Severe Repetitive Loss (SRL) quotes can only be administered by the Special Direct Facility and the NFIP Direct Program.” is provided to the insurer. The WYO or NFIP Direct must forward the application and premium to the SDF to be processed. The agent also has the option to submit the application by accessing the NFIP Direct online portal.

i. If you think the property’s SRL status is in error, please see section V. above for guidance.

c. If no match is found, the new business quote premium is calculated and provided to the WYO or NFIP Direct.

2. Policies in Force

a. The WYO or NFIP Direct must perform an Application Programming Interface (API) call into Pivot on a scheduled basis. The API call can be made daily, weekly or monthly. (FEMA recommends at least a weekly API call.) These are the API calls available:

<table>
<thead>
<tr>
<th>API Call</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>get/api/reploss/properties</td>
<td>Gets paged list of repetitive loss properties based on provided date window and SRL status. (Is also pageable if pageNumber and pageSize are included in request)</td>
</tr>
<tr>
<td>get/api/reploss</td>
<td>Gets repetitive loss information based on the filter submitted, which could include but is not limited to address details.</td>
</tr>
<tr>
<td>get/api/reploss/page</td>
<td>Gets repetitive loss property based on page number.</td>
</tr>
</tbody>
</table>

b. The WYO or NFIP Direct may request a complete list for each API call or may request only newly added SRL properties since the last API call.

c. The results provided in the API file are uploaded into the WYO or NFIP Direct systems.

d. All properties identified as SRL with a Property SRL Date (150 days from Notification Date) prior to the expiration date of the policy, must be flagged for non-renewal.

i. If a WYO submits a renewal quote request on an SRL-designated policy, the quote request will be rejected and an error message of “Severe Repetitive Loss (SRL) quotes can only be administered by the Special Direct Facility and the NFIP Direct Program.” is provided to the insurer.

e. If the Property SRL Date is after the expiration date of the policy, then the WYO or NFIP Direct will flag the next renewal term to non-renew.
Appendix F: Severe Repetitive Loss Properties

Example:

<table>
<thead>
<tr>
<th>Notification Date</th>
<th>Property SRL Date</th>
<th>Policy Expiration Date</th>
<th>Flag for non-renewal?</th>
</tr>
</thead>
<tbody>
<tr>
<td>2/1/2022</td>
<td>7/1/2022</td>
<td>7/15/2022</td>
<td>Yes</td>
</tr>
<tr>
<td>2/1/2022</td>
<td>7/1/2022</td>
<td>6/15/2022</td>
<td>No (Flag 2023 expiration)</td>
</tr>
</tbody>
</table>

f. The WYO or NFIP Direct must send a notification letter to the Policyholder, Agent and Lender (if present), 90 days prior to the expiration of the policy, advising of the SRL designation and transfer to the SDF. (See Appendix I in the NFIP Flood Insurance Manual for current sample letters.)

C. Additional Data Record Submission Steps

1. For all SRL-designated policies, the WYO or NFIP Direct must send the required Additional Data record via API call into Pivot 90 days prior to the expiration date of the current policy.
   a. This record contains data that is not already captured in Pivot.
   b. The files will contain the agent and lender information, as well as, renewal billing instructions, replacement cost and any change in the policyholder’s contact information.
   i. If the Additional Data record is not received then the SDF will assign the NFIP Direct In-House Agent account to the policy, the premium payor will default to the policyholder, an assumption or third-party tool will be used for replacement cost and the contact information on file will be used.
   c. The API call available for this step is:

<table>
<thead>
<tr>
<th>API Call</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>post/api/reploss/additional-data</td>
<td>Sends Additional Data record into Pivot to be captured on Repetitive Loss record</td>
</tr>
</tbody>
</table>

2. The SDF will pull the additional data file information from Pivot using an API call and will upload the information into their billing system.

3. To ensure additional data has been successfully posted to Pivot, the WYO or NFIP Direct can check the Additional Data Pending report or the Additional Data Overdue report by performing one of these API calls:

<table>
<thead>
<tr>
<th>API Call</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>get/api/reploss/additional-data-pending</td>
<td>Get list of SRL records waiting for Additional Data record</td>
</tr>
<tr>
<td>get/api/reploss/additional-data-overdue</td>
<td>Get list of SRL records where Additional Data records were not received 90 days prior to expiration</td>
</tr>
</tbody>
</table>
Appendix G: Leased Federal Properties

I. General Information

FEMA must charge full-risk premiums\(^1\) for flood insurance for residential or non-residential properties leased from the Federal Government, referred to as Leased Federal Properties (LFPs), that FEMA determines are located:

- On the river-facing side of any dike, levee, or other riverine flood-control structure; or
- Seaward of any seawall or other coastal flood-control structure.

The U.S. Army Corps of Engineers provided a list of property addresses meeting these criteria to FEMA. These LFPs will not receive any statutory discounts.

II. Requirements

NFIP insurers must determine whether property addresses for new or existing business are LFPs. Specifically, before selling an NFIP policy or at least 120 days prior to renewing an NFIP policy, insurers must make this determination by comparing the property address with a list of LFP addresses provided by FEMA.

Table 1 describes what an insurer must do if it determines that a property for either new or existing business is an LFP.

<table>
<thead>
<tr>
<th>Requirement</th>
<th>New Business</th>
<th>Existing Business</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification</td>
<td>The insurer must notify the applicant (as well as the applicant’s agent and lender) of the LFP determination. The notice must explain: • Why the property is an LFP; • That the LFP will not receive any statutory discounts; and • That the applicant may challenge the property’s designation as an LFP. The insurer may base this notice on the example letters provided under the Leased Federal Properties heading in Appendix I: Policyholder Communications.</td>
<td>The insurer must notify the policyholder (as well as the policyholder’s agent and lender) of the LFP determination no later than 120 days before the renewal date. The notice must explain: • Why the property is an LFP; • That the LFP will not receive any statutory discounts; and • That the policyholder may challenge the property’s designation as an LFP. The insurer may base this notice on the example letters provided under the Leased Federal Properties heading in Appendix I: Policyholder Communications.</td>
</tr>
<tr>
<td>If Property Added to the LFP List Near Renewal</td>
<td>N/A</td>
<td>Properties added to the LFP list within the 120-day window before policy renewal will not receive the LFP notice until the subsequent renewal.</td>
</tr>
</tbody>
</table>

1. Note that unlike most categories of properties, there is no cap on annual premium rate increases for LFPs.
III. Correcting an LFP Designation

Policyholders may challenge the designation of their property as an LFP by submitting information showing that the property is not an LFP. Examples of acceptable documentation include:

- A letter from a community official or land surveyor stating that the property does not qualify as an LFP; or
- Documentation showing that the Federal Government does not own the property, such as a deed or rental agreement.

Policyholders must submit their request to change their property’s LFP designation to their insurer. The insurer must then review the request and recommend whether FEMA should change the property’s LFP designation. If FEMA approves the request, it will remove the property from the LFP list, and the building may be eligible for statutory discounts, if applicable.

If the policyholder does not provide acceptable documentation, or FEMA denies the request, the property remains on the list.
Appendix H: Claims

I. Information for Policyholders After a Flood

The Standard Flood Insurance Policy (SFIP) covers direct physical loss by or from a flood to a property insured by the NFIP. The NFIP pays a policyholder’s flood claim if the policyholder paid the correct premium, complied with all terms and conditions of the SFIP, and furnished accurate information and statements.

For more information regarding the NFIP claims process, please review the *NFIP Claims Handbook* and the NFIP Claims Fact Sheet. They are available through the FEMA website using the following links:

- **NFIP Claims Handbook**
- **NFIP Fact Sheet: Starting Your Recovery**

II. Claims Process

Following a flood loss, the policyholder must provide prompt written notice to the insurer to start the claims process. Upon notification, the insurer assigns an adjuster to assist the policyholder with the claim. Generally, the adjuster contacts the policyholder within 24 to 48 hours after receiving the notice of loss; however, assigning an adjuster may take more time, depending on the severity of flooding and local conditions.

A. Damage Estimate

The adjuster visits the property to inspect the flood loss, assess the damage, and review the policyholder’s documentation to prepare a detailed estimate of the insured damages. Subsequently, the adjuster provides the policyholder with a copy of the estimate for review. The policyholder then submits a Proof of Loss (POL) to request payment for the insured flood loss amount. The POL form (206-FY-21-112) is available online here.

The completed and signed POL form represents the policyholder’s statement of the amount of flood loss they are claiming. The insurer must have the POL form and documentation that supports the requested insured loss amount prior to paying the claim. The adjuster coordinates with the policyholder to agree on the insured loss amount and may assist in completing or updating the POL form that the policyholder signs. Even if the policyholder does not agree with the adjuster, the policyholder must still prepare and sign a POL, and ensure the insurer receives the POL along with supporting documentation within 60 calendar days following the flood loss date.

The policyholder retains the right to submit additional POLs to request additional loss amounts after submitting the original POL. Similarly, the policyholder must prepare and sign any additional POL, as well as ensure the insurer receives that form with supporting documentation within 60 calendar days following the flood loss date. Following a review of the additional POLs, the insurer may make additional payments for the additional identified flood damage. A policyholder may initiate only one claim for a flood loss event but can submit multiple POLs for that claim.

In severe flood events, FEMA may authorize an extension of the 60-day submission requirement to provide a POL to the insurer. Specifically, the Federal Insurance Directorate (FID) Assistant Administrator may authorize and publish extensions in writing through a NFIP Clearinghouse Bulletin posted on FEMA’s official NFIP website.
B. Claim Payment

Once the policyholder receives final payment for the loss, the claims process is complete. If the insurer underwrote the policy correctly, the insurer pays the claim, subject to the coverage limits and deductibles, at the time of loss.

Insurers must reform any incorrectly rated policies discovered during the claims process, following the SFIP and the NFIP Flood Insurance Manual guidance under the Reformation Due to Insufficient Premium or Rating Information heading in Section 2: Before You Start.

III. Disputed Claims

Policyholders may take the following steps to resolve disputed claims:

- **Work with the Adjuster** – If the policyholder does not agree with the reported insured loss amount in the adjuster’s report, the policyholder should identify disputed items, work with the adjuster to reach an agreement on the insured loss amount, and submit supporting documentation to justify the differing position. As part of this effort, the policyholder may also consult a general contractor to support the requested loss amount for insured flood damages.

- **Contact the Adjusting Firm** – If the policyholder is unable to agree with the adjuster, the policyholder should contact the adjusting firm and the adjuster’s supervisor. The supervisor can work with the policyholder to reach agreement on the insured loss amounts in the adjuster’s report.

- **Work with the Insurer** – If the policyholder and the adjuster’s supervisor cannot reach an agreement, they should contact the insurer’s claims department to discuss the insured loss amount difference or coverage issue with a claims examiner.

- **File a Proof of Loss with the Insurer** – If the policyholder does not agree with the adjusting firm’s report, the policyholder should complete a POL form for the total insured loss amount requested (undisputed amount plus additional amount) and send the signed POL with supporting documentation to the insurer. If the insurer agrees with the form and supporting documentation, it will pay the total insured loss amount requested. If the insurer disagrees, it will issue payment for the undisputed amount and provide the policyholder with a written denial letter. Following the denial of any part of the claim, the policyholder may file an appeal if not in agreement with the decision.

IV. Appealing a Claim

Any policyholder with a denied or partially denied claim, or an authorized representative of the policyholder, may file an appeal to FEMA. Policyholders must submit appeals within 60 calendar days of the date of the policyholder’s denial letter.

Policyholders submitting an appeal to FEMA do not lose the right to file suit against the insurer; however, the appeals process does not change the one-year statute of limitations for filing suit. Once the policyholder sues the insurer, FEMA cannot consider any appeals. In addition, FEMA cannot consider an appeal from a policyholder invoking the appraisal option under the SFIP.

A. Filing an Appeal

A policyholder must submit an appeal request in writing. The request must include:

- Policyholder name(s);
• Property address;
• The flood insurance policy number as shown on the policy declarations page;
• Contact information (for example: mailing address, telephone number, e-mail);
• A copy of the denial letter from the insurer; and
• A summary of the issues with the underlying claim, including supporting documentation, prior history, and names of the individuals involved in the claim to date.

Without the above elements, FEMA may reject appeals as ineligible.

If the policyholder wishes to authorize a third party (for example, a family member, public adjuster, or attorney) to discuss the appeal with FEMA, the policyholder must provide a written authorization including:

• Policyholder’s full name;
• Current address;
• Date and place of birth;
• Representative’s name; and
• Policyholder’s signature.

The authorization must include a statement that says:

• “I expressly grant permission to FEMA to release my records to this third-party representative.”

The policyholder must have the authorization notarized and signed, or include language that states:

• “I declare under penalty of perjury that the foregoing is true and correct.”
• Executed on (date)
• Signature of policyholder

The policyholder must send the appeals request and documentation to:

• By postal or express mail:
  Federal Insurance and Mitigation Administration
  Federal Insurance Administrator
  400 C Street SW
  Washington, DC 20472-3010
• By email:
  FEMA-NFIP-Appeals@fema.dhs.gov

B. Appeals Process

FEMA begins its appeals review as expeditiously as possible. FEMA may request the policyholder to provide any missing information within 14 calendar days.

FEMA assigns each appeal it receives to a multi-disciplinary team that conducts a review of the entire claim file. The typical appeal requires an initial review to ensure the submission complies with policy requirements and to conduct a careful review of the file documentation. The team works directly with the policyholder, the insurer, and other relevant parties to ensure compliance with the SFIP’s terms and conditions. Following the team’s review, FEMA determines whether the insurer properly evaluated and paid the claim.
For more information regarding flood claim appeals, see Section 4: NFIP Claim Appeal in the NFIP Claims Manual.

V. Litigation

If the policyholder does not agree with the insurer’s claim decision, the policyholder may file a lawsuit within one year of the insurer’s first written denial letter. The policyholder must file the lawsuit in the United States District Court in the district where the property is located at the time of the loss. The appeals process does not extend the one-year period to file suit that begins with the original written denial by the insurer. Subsequent written denials do not restart the one-year period.

VI. Increased Cost of Compliance (ICC) Claims

The NFIP encourages mitigation efforts and supports individual and local initiatives to mitigate future flood risks. ICC coverage currently provides eligible policyholders an insurance benefit towards the costs they incur to comply with minimum NFIP floodplain management regulation, state laws, or the local community ordinance.

The NFIP defines a building as substantially damaged when the value of the damage or the cost to repair the damage caused directly by or from flood is 50 percent (or a lower threshold if adopted and enforced by the community) or more of the value of the building at the time of the flood. When the local community declares a building substantially damaged, the policyholder may initiate a request for payment under the SFIP Coverage – D, ICC, by providing a copy of the local community’s notice of substantial damage determination to the insurer. Effective on January 1, 2011, policyholders have up to six years from the date of the underlying flood claim to complete the approved mitigation activity (floodproofing, relocation, elevation, demolition, or any combination of these activities).

If a state or community adopts and enforces a cumulative substantial damage provision or repetitive loss provision requiring action by property owners to comply with floodplain management laws or ordinances, this may also qualify a structure for an ICC claim after a flood loss. The community must declare the structure to be substantially damaged and the structure must meet the NFIP’s repetitive loss structure definition. The NFIP defines a repetitive loss structure as an NFIP-insured building that has incurred flood-related damages on two occasions during a 10-year period ending on the date of the event for which the insured makes a second claim. The cost of repairing the flood damage, on average, must equal or exceed 25 percent of the market value of the building at the time of each flood. The insurer must verify that the NFIP paid a claim for both qualifying losses and that the state or community is enforcing a cumulative substantial damage or repetitive loss provision in its law or ordinance and declared the building substantially damaged on that basis.

Beginning a mitigation project prior to receiving the substantial damage letter from the community official may jeopardize eligibility to receive an ICC payment.

The policyholder may not transfer or assign ICC benefits to another party, such as through a sales transaction, unless the prospective buyer is the local community or the state purchasing the property under a FEMA-funded buy-out program.

For more information regarding ICC, see Section 3: Increased Cost of Compliance in the NFIP Claims Manual.
Appendix I: Policyholder Communications

I. Underwriting-Related Policyholder Communications

The NFIP is committed to providing policyholders with consistent and reliable service. Various NFIP representatives communicate with policyholders at different stages during the policy term, including Write Your Own (WYO) companies, the NFIP Direct, insurance vendors, agents, and FEMA. This section contains requirements for, and sample versions of, communications the NFIP uses to communicate with policyholders around a range of transactions and issues. Table 1 outlines the different communications and how they align with the guidance in the main sections of the NFIP Flood Insurance Manual.

Table 1: Underwriting-Related Policyholder Communications

<table>
<thead>
<tr>
<th>Title</th>
<th>Description</th>
<th>Section Reference</th>
<th>Page</th>
</tr>
</thead>
</table>
| Declarations Page and Summary of Coverage  | A computer-generated summary of information provided in the Flood Insurance Application. The Declarations Page also describes the terms of the policy, limits of coverage, and displays the premium and the insurer name. The Declarations Page is part of this flood insurance policy. The insurers sends the Declarations Page to the policyholder, agent, and lender if applicable. Along with the Declarations Page to the policyholder, the insurer also sends the NFIP Summary of Coverage and a cover letter to reference these enclosures. | • Section 2: Before You Start  
• Section 3: How to Write             | I-3  |
| Replacement Cost Value Update Notice       | The insurer sends this notice to obtain a validated Building Replacement Cost Value and supporting documentation at least every 3 years for the following building occupancies:  
• Other Residential Building  
• Residential Condominium Building  
• Non-Residential Building  
• Non-Residential Unit | Section 3: How to Write                    | I-24 |
<p>| Severe Repetitive Loss Property Notice     | The insurer sends this notice to the affected policyholder, agent, and lender 90 days before the policy expiration date to explain that the building has met the criteria for designation as an SRL property and the policy must be written with the NFIP Direct’s Special Direct Facility. | Appendix F: Severe Repetitive Loss Properties | I-26 |
| FIRA Notice                                | FEMA sends a Flood Insurance Reform Act of 2004 (FIRA) notice to all NFIP policyholders annually for both new business and renewals. The notice reports the property’s NFIP claims history and clarifies how that may affect premiums – either through designation as a Severe Repetitive Loss (SRL) property or through the Prior NFIP Claims rating factor. | Section 3: How to Write                    | I-33 |</p>
<table>
<thead>
<tr>
<th>Title</th>
<th>Description</th>
<th>Section Reference</th>
<th>Page</th>
</tr>
</thead>
</table>
| **Leased Federal Property Notice**              | The insurer sends a Leased Federal Property (LFP) Notice to the policyholder, agent, and lender notifying them if the property is a Leased Federal Property (LFP), a residential or non-residential property leased from the Federal Government that FEMA determines is located:  
  - On the river-facing side of any dike, levee, or other riverine flood-control structure; or  
  - Seaward of any seawall or other coastal flood-control structure.  
FEMA must charge full-risk flood insurance premiums for such properties.                                                                 | Appendix G: Leased Federal Properties                    | I-39 |
| **Provisional Rating Notice**                   | The insurer sends the policyholder, agent, and lender this notice that it wrote the policy using provisional rates due FEMA’s system being unavailable and will need to endorse the policy to a rating engine rate.                                                   | Section 3: How to Write                                  | I-43 |
| **Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice** |  
  - The insurer must send a Renewal Notice to the payor listed on the policy declarations page at least 45 days before the policy expires.  
  - The insurer must also send a Renewal Notice (This Is Not A Bill) to all parties listed on the policy declarations page.  
  - If the insurer does not receive the premium payment by the policy expiration date, it must send a Final Notice, on the policy expiration date, to all parties listed on the prior policy declarations page.                                                   | Section 5: How to Renew                                  | I-44 |
| **Cancellation Verification Letter**            | The policyholder submits this letter to request cancellation or nullification of their policy if they had obtained and maintained it to fulfill a lender requirement.                                                                                          | Section 6: How to Cancel                                  | I-73 |
II. Declarations Page and Summary of Coverage

A. Overview

A computer-generated summary of information provided in the Flood Insurance Application. The Declarations Page also describes the terms of the policy, limits of coverage, and displays the premium and the insurer name. The Declarations Page is part of this flood insurance policy. The insurers sends the Declarations Page to the policyholder, agent, and lender if applicable.

The insurer also sends the NFIP Summary of Coverage to the policyholder and a cover letter to reference these enclosures. See the sample cover letter below, displaying links to the Residential and Commercial Summary of Coverage documents.

Note: The insurer may send these documents via postal or electronic delivery in accordance with their usual business practice. FEMA recommends that the insurers use an opt-in approach to electronic communication with policyholders.

B. Sample Summary of Coverage Cover Letter

Flood Insurance Policy Packet

Important Information About The National Flood Insurance Program

Federal law requires insurance companies that participate in the National Flood Insurance Program to provide you with the enclosed Summary of Coverage. It’s important to understand that the Summary of Coverage provides only a general overview of the coverage afforded under your policy. You will need to review your flood insurance policy, Declarations Page, and any applicable endorsements for a complete description of your coverage. The enclosed Declarations Page indicates the coverage you purchased, your policy limits and the amount of your deductible.

You will soon receive additional information about the National Flood Insurance Program. This information will include a Claims Handbook, a history of flood losses that have occurred on your property as contained in FEMA's data base, and an acknowledgement letter.

If you have any questions about your flood insurance policy, please contact your agent or your insurance company.

Click here to access the NFIP Summary of Coverage for residential property.
Click here to access the NFIP Summary of Coverage for commercial property.
C. Templates

1. Declarations Page Template (New Business or Renewal), Page 1

FLOOD INSURANCE POLICY DECLARATIONS
This Declarations Page is part of your Policy. THIS IS NOT A BILL.

Policy Number: [Value]
Policy Term: [Eff. Date] (12:01 a.m.) – [Exp. Date] (12:01 a.m.)
Policy Form: [Value]
Policy Declarations Type: [Value]
Rate Category: [Value]
Insured Property Location: [Line 1]
[Line 2]

Policyholder(s)/Mailing Address: [Line 1]
[Line 2]
[Line 3]
[Line 4]
Agent: [Line 1]
[Line 2]
[Line 3]
[Line 4]
Insurer NAIC Number: [value]

Policy Coverages & Endorsements

<table>
<thead>
<tr>
<th>COVERAGE</th>
<th>LIMIT</th>
<th>DEDUCTIBLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building</td>
<td>[$000,000]</td>
<td>[$000,000]</td>
</tr>
<tr>
<td>Contents</td>
<td>[$000,000]</td>
<td>[$000,000]</td>
</tr>
</tbody>
</table>

[Coverage limitations may apply. See your Policy Form for details.]

$[00,000.00]
Total Annual Payment
Includes Premium, Discounts, Fees, and Surcharges

Payor: [value]

Premium Details

| Building Premium          | $00,000 |
| Contents Premium          | $00,000 |
| Increased Cost of Compliance (ICC) Premium | $00,000 |
| Mitigation Discounts      | ($000)  |
| Community Rating System Discount | ($000)  |

Full-Risk Premium

$00,000
Statutory Discounts
- Annual Increase Cap Discount ($000)
- Pre-FIRM Discount ($000)
- Newly Mapped Discount ($000)
- Other Statutory Discounts ($000)

Discounted Premium

$00,000
Fees and Surcharges
- Reserve Fund Assessment $000
- Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) Surcharge $000
- Federal Policy Fee $000
- Probation Surcharge $000

Total Annual Payment (Premium, Discounts, Fees and Surcharges) $00,000
2. Declarations Page Template (New Business or Renewal), Page 2

**Location and Property Information**

<table>
<thead>
<tr>
<th>Field</th>
<th>Value</th>
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</thead>
<tbody>
<tr>
<td>Primary Residence</td>
<td>[Yes/No]</td>
</tr>
<tr>
<td>Building Occupancy</td>
<td>[Value]</td>
</tr>
<tr>
<td>Building Description</td>
<td>[Value]</td>
</tr>
<tr>
<td>Building Description Detail</td>
<td>[Value]</td>
</tr>
<tr>
<td>First Floor Height</td>
<td>[Value] ft.</td>
</tr>
<tr>
<td>Method Used to Determine</td>
<td></td>
</tr>
<tr>
<td>First Floor Height</td>
<td></td>
</tr>
<tr>
<td>Property Description</td>
<td>[Line 1]</td>
</tr>
<tr>
<td></td>
<td>[Line 2]</td>
</tr>
<tr>
<td>Number of Units</td>
<td>[Value]</td>
</tr>
<tr>
<td>Date of Construction or</td>
<td>[MM/DD/YYYY]</td>
</tr>
<tr>
<td>Date of Substantial</td>
<td></td>
</tr>
<tr>
<td>Improvement</td>
<td></td>
</tr>
<tr>
<td>Prior NFIP Claims</td>
<td>[Value] claim(s)</td>
</tr>
<tr>
<td>Replacement Cost Value</td>
<td>[Value]</td>
</tr>
</tbody>
</table>

*Your property’s NFIP flood claims history can affect your premium. For more information, contact your insurance agent or company.*

**Lender Information**

<table>
<thead>
<tr>
<th>1st Mortgagee</th>
<th>2nd Mortgagee /Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Value]</td>
<td>[Value]</td>
</tr>
<tr>
<td>[Address Line]</td>
<td>[Address Line]</td>
</tr>
<tr>
<td>Loan No.: [000-000000-0]</td>
<td>Loan No.: [000-000000-0]</td>
</tr>
</tbody>
</table>

*For questions about your flood insurance policy rating, contact your agent or insurance company. To learn more about your flood risk please visit [FEMA.gov or FloodSmart.gov placeholder].*
FLOOD INSURANCE POLICY DECLARATIONS
This Declarations Page is part of your Policy. THIS IS NOT A BILL.

Policyholder(s)/Mailing Address:
[Line 1]
[Line 2]
[Line 3]
[Line 4]

Agent:
[Line 1]
[Line 2]
[Line 3]
[Line 4]

Insurer NAIC Number: [value]

Policy Coverages & Endorsements

<table>
<thead>
<tr>
<th>COVERAGE</th>
<th>LIMIT</th>
<th>DEDUCTIBLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building</td>
<td>[$000,000]</td>
<td>[$000,000]</td>
</tr>
<tr>
<td>Contents</td>
<td>[$000,000]</td>
<td>[$000,000]</td>
</tr>
</tbody>
</table>

[Coverage limitations may apply. See your Policy Form for details.]

Premium Details

| Building Premium          | $00,000       |
| Contents Premium         | $00,000       |
| Increased Cost of Compliance (ICC) Premium | $00,000 |
| Mitigation Discounts     | ($000)        |
| Community Rating System Discount | ($000) |
| Full-Risk Premium        | $00,000       |

Statutory Discounts

- Annual Increase Cap Discount ($000)
- Pre-FIRM Discount ($000)
- Newly Mapped Discount ($000)
- Other Statutory Discounts ($000)

Discounted Premium $00,000

Fees and Surcharges

- Reserve Fund Assessment $00
- Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) Surcharge $00
- Federal Policy Fee $00
- Probation Surcharge $00

Revised Total Annual Payment (Premium, Discounts, Fees and Surcharges) $00,000
Location and Property Information

<table>
<thead>
<tr>
<th>Field</th>
<th>Value</th>
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<tbody>
<tr>
<td>Primary Residence</td>
<td>[Yes/No]</td>
</tr>
<tr>
<td>Building Occupancy</td>
<td>[Value]</td>
</tr>
<tr>
<td>Building Description</td>
<td>[Value]</td>
</tr>
<tr>
<td>Building Description Detail</td>
<td>[Value]</td>
</tr>
<tr>
<td>First Floor Height</td>
<td>[Value] ft.</td>
</tr>
<tr>
<td>Method Used to Determine</td>
<td>[Value]</td>
</tr>
<tr>
<td>First Floor Height</td>
<td>[Value]</td>
</tr>
<tr>
<td>Property Description</td>
<td>[Line 1]</td>
</tr>
<tr>
<td></td>
<td>[Line 2]</td>
</tr>
<tr>
<td>Number of Units</td>
<td>[Value] unit(s)</td>
</tr>
<tr>
<td>Date of Construction or</td>
<td>[MM/DD/YYYY]</td>
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<tr>
<td>Date of Substantial Improvement</td>
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<td>Prior NFIP Claims</td>
<td>[Value] claim(s)</td>
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<td>Replacement Cost Value</td>
<td>[Value]</td>
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Your property’s NFIP flood claims history can affect your premium. For more information, contact your insurance agent or company.

Lender Information

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<td>[Address Line]</td>
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<tr>
<td>Loan No.: [000-000000-0]</td>
<td>Loan No.: [000-000000-0]</td>
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For questions about your flood insurance policy rating, contact your agent or insurance company. To learn more about your flood risk please visit [FEMA.gov or FloodSmart.gov placeholder].

Page 2 of 2
1. Declarations Page Sample (New Business or Renewal), Page 1

Policy Number: 1234567890
Policy Term: October 1, 2021 (at time of loan closing) – October 1, 2022 at (12:01 a.m.)
Policy Form: Dwelling Policy
Policy Declarations Type: New Policy Declarations
Rate Category: Rating Engine
Insured Property Location: 3200 Mount Vernon Memorial Hwy
Mount Vernon, VA 22121

FLOOD INSURANCE POLICY DECLARATIONS
This Declarations Page is part of your Policy. THIS IS NOT A BILL.

Policyholder(s)/Mailing Address:
George Washington
Martha Washington
3200 Mount Vernon Memorial Highway
Mount Vernon, VA 22121

Agent:
John Lennon, John, Paul, George & Ringo’s Agency
123 Abbey Road
Washington, DC 21009
(205) 555-2189 | email@jpgragency.com

Insurer NAIC Number: 0987654321

Total Annual Payment
Includes Premium, Discounts, Fees, and Surcharges

Payor: Policyholder(s)

Policy Coverages & Endorsements

<table>
<thead>
<tr>
<th>COVERAGE</th>
<th>LIMIT</th>
<th>DEDUCTIBLE</th>
</tr>
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<tbody>
<tr>
<td>Building</td>
<td>$250,000</td>
<td>$1,000</td>
</tr>
<tr>
<td>Contents</td>
<td>$100,000</td>
<td>$1,000</td>
</tr>
</tbody>
</table>

Premium Details

<table>
<thead>
<tr>
<th>Premium Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Premium</td>
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</tr>
<tr>
<td>Contents Premium</td>
<td>$1,000</td>
</tr>
<tr>
<td>Increased Cost of Compliance (ICC) Premium</td>
<td>$75</td>
</tr>
<tr>
<td>Mitigation Discounts</td>
<td>($150)</td>
</tr>
<tr>
<td>Community Rating System Discount</td>
<td>($250)</td>
</tr>
<tr>
<td>Full-Risk Premium</td>
<td>$2,175</td>
</tr>
<tr>
<td>Statutory Discounts</td>
<td></td>
</tr>
<tr>
<td>• Annual Increase Cap Discount</td>
<td>($500)</td>
</tr>
<tr>
<td>Discounted Premium</td>
<td>$1,675</td>
</tr>
<tr>
<td>Fees and Surcharges</td>
<td></td>
</tr>
<tr>
<td>• Reserve Fund Assessment</td>
<td>$302</td>
</tr>
<tr>
<td>• Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) Surcharge</td>
<td>$25</td>
</tr>
<tr>
<td>• Federal Policy Fee</td>
<td>$47</td>
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Total Annual Payment (Premium, Discounts, Fees and Surcharges) | $2,049
Location and Property Information

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<tbody>
<tr>
<td>Building Occupancy</td>
<td>Single-Family Home</td>
</tr>
<tr>
<td>Building Description</td>
<td>Main Dwelling</td>
</tr>
<tr>
<td>First Floor Height</td>
<td>2 ft</td>
</tr>
<tr>
<td>Method Used to Determine First Floor Height</td>
<td>FEMA determined</td>
</tr>
<tr>
<td>Property Description</td>
<td>Slab on grade (no basement, enclosure, or crawlspace). One floor. Masonry construction.</td>
</tr>
<tr>
<td>Date of Construction</td>
<td>05/01/1993</td>
</tr>
<tr>
<td>Prior NFIP Claims</td>
<td>0 claim(s)</td>
</tr>
</tbody>
</table>

Your property’s NFIP flood claims history can affect your premium. For more information, contact your insurance agent or company.

Lender Information

1st Mortgagee
Paul Revere, Bank of America
100 North Tryon Street
Charlotte, NC 28255

Loan No.: 987-654321-0

For questions about your flood insurance policy rating, contact your agent or insurance company. To learn more about your flood risk please visit [FEMA.gov or FloodSmart.gov placeholder].
Appendix I: Policyholder Communications

3. Declarations Page Sample (Endorsement), Page 1

FLOOD INSURANCE POLICY DECLARATIONS

This Declarations Page is part of your Policy. THIS IS NOT A BILL.

Policyholder(s)/Mailing Address:
Mount Vernon Condominium Association
124 Mount Vernon Memorial Highway
Mount Vernon, VA 22121

Agent:
John Lennon, John, Paul, George and Ringo’s Agency
123 Abbey Road
Washington, DC 21009
(205) 555-2189 email@jpgragency.com

Insurer NAIC Number: 0987654321

Policy Coverages & Endorsements

<table>
<thead>
<tr>
<th>COVERAGE</th>
<th>LIMIT</th>
<th>DEDUCTIBLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building</td>
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<tr>
<td>Contents</td>
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<td>$10,000</td>
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Coverage limitations may apply. See your Policy Form for details.

Premium Details

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<tbody>
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<tr>
<td>Contents Premium</td>
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<tr>
<td>Increased Cost of Compliance (ICC) Premium</td>
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<tr>
<td>Mitigation Discounts</td>
<td>($150)</td>
</tr>
<tr>
<td>Community Rating System Discount</td>
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</tr>
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<td>Full-Risk Premium</td>
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<tr>
<td>Statutory Discounts</td>
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</tr>
<tr>
<td>- Annual Increase Cap Discount</td>
<td>($700)</td>
</tr>
<tr>
<td>Discounted Premium</td>
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<tr>
<td>Fees and Surcharges</td>
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</tr>
<tr>
<td>- Reserve Fund Assessment</td>
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</tr>
<tr>
<td>- Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) Surcharge</td>
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</tr>
<tr>
<td>- Federal Policy Fee</td>
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<tr>
<td>Revised Total Annual Payment (Premium, Discounts, Fees and Surcharges)</td>
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Page 1 of 2
### Location and Property Information

<table>
<thead>
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<th>Category</th>
<th>Details</th>
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<tr>
<td>Primary Residence</td>
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<td>Building Occupancy</td>
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<tr>
<td>Building Description</td>
<td>Entire Residential Condominium Building</td>
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<tr>
<td>First Floor Height</td>
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<tr>
<td>Method Used to Determine First Floor Height</td>
<td>FEMA determined</td>
</tr>
<tr>
<td>Property Description</td>
<td>Slab on grade (no basement, enclosure, or crawlspace). Three floors. Masonry construction.</td>
</tr>
<tr>
<td>Number of Units</td>
<td>7 units</td>
</tr>
<tr>
<td>Date of Construction</td>
<td>05/01/1993</td>
</tr>
<tr>
<td>Prior NFIP Claims</td>
<td>0 claim(s)</td>
</tr>
<tr>
<td>Replacement Cost Value</td>
<td>$2,250,000</td>
</tr>
</tbody>
</table>

Your property’s NFIP flood claims history can affect your premium. For more information, contact your insurance agent or company.

### Lender Information

**1st Mortgagor**
Paul Revere, Bank of America  
100 North Tryon Street  
Charlotte, NC 28255

Loan No.: 987-654321-0

For questions about your flood insurance policy rating, contact your agent or insurance company. To learn more about your flood risk please visit [FEMA.gov or FloodSmart.gov placeholder].
### E. Requirements

#### Table 2: Declarations Page Requirements

<table>
<thead>
<tr>
<th>ID</th>
<th>Category</th>
<th>Data Element(s)</th>
<th>Display of Data Element (Required display in blue, unless otherwise indicated)</th>
<th>RR 2.0 Req't (for WYOs + NFIP Direct)</th>
<th>Possible Values or Required Format</th>
<th>Description &amp; Required Information (under RR 2.0)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Policy</td>
<td>NFIP Policy Number</td>
<td>Policy Number</td>
<td>Always shown</td>
<td>1234567890</td>
<td>Indicate the 10-character string for this policy as reported to the NFIP system of record. If the insurance provider uses a separate policy number for internal purposes, identify this field as “NFIP Policy Number.”</td>
</tr>
<tr>
<td>2</td>
<td>Policy</td>
<td>Policy Term</td>
<td>Policy Term</td>
<td>Always shown</td>
<td></td>
<td>Indicate the Policy Effective Date and Policy Expiration Date and Time for all policies. For loan exception policies, indicate the Policy Effective Time as “at the time of loan closing.” For non-loan exception policies, indicate the Policy Effective Time as “12:01am.” For all policies indicate the Policy Expiration Time as “12:01am.”</td>
</tr>
<tr>
<td>3</td>
<td>Policy</td>
<td>Endorsement Effective Date</td>
<td>Endorsement Effective Date</td>
<td>Conditional – only if applicable</td>
<td>Endorsement Effective Date: MM/DD/YYYY or Month DD, YYYY Endorsement Effective Time: “12:01am,” “at the time of loan closing”</td>
<td>Condition: Policy Declarations are being or have been modified through endorsement, after the Policy Effective Date and before the Policy Expiration Date. Indicate the effective date of the Declarations modifying a policy after the Policy Effective Date and before the Policy Expiration Date. For loan exception policies, indicate the Endorsement Effective Time as “at the time of loan closing.” For non-loan exception policies, indicate the Endorsement Effective Time as “12:01am.”</td>
</tr>
<tr>
<td>4</td>
<td>Policy</td>
<td>Policy Form</td>
<td>Policy Form</td>
<td>Always shown</td>
<td>“Dwelling Policy” or “DP,” “General Property” or “GP,” “Residential Condominium Building Association Policy” or “RCBAP”</td>
<td>Indicate whether the policy is a Dwelling Policy (DP), General Property (GP), or Residential Condominium Building Association Policy (RCBAP). This may be spelled out, or abbreviated as indicated.</td>
</tr>
<tr>
<td>5</td>
<td>Policy</td>
<td>Policy Declarations Type</td>
<td>Policy Declarations Type</td>
<td>Always shown</td>
<td>“New Policy Declarations,” “Renewal Policy Declarations,” “Revised Policy Declarations”</td>
<td>Indicate the type of declarations included in this document: New Policy Declarations, Renewal Policy Declarations, or Revised Policy Declarations (i.e., Endorsement[s]).</td>
</tr>
</tbody>
</table>
### Table 2: Declarations Page Requirements continued

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<tr>
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</thead>
<tbody>
<tr>
<td>6</td>
<td>Policy</td>
<td>Rate Category</td>
<td>Rate Category</td>
<td>Always shown</td>
<td>“Rating Engine,” Provisional Rate</td>
<td>Indicate the type of Rate Category used to rate this policy. Provisional rates are used to enable coverage when the FEMA system is unavailable and FEMA has provided guidance to use provisional rating.</td>
</tr>
<tr>
<td>7</td>
<td>Policy</td>
<td>Insured Property Location</td>
<td>Insured Property Location</td>
<td>Always shown</td>
<td>[standard USPS address]</td>
<td>Indicate the street address of the building insured by the Policy.</td>
</tr>
<tr>
<td>8</td>
<td>Agent</td>
<td>Named Insured(s)/Mailing Address</td>
<td>Policyholder(s)/Mailing Address</td>
<td>Always shown</td>
<td>[Policyholder Name 1] [Policyholder Name 2 or “ATIMA”] [standard USPS address]</td>
<td>Indicate the named insured/policyholder, including second insured and/or any “ATIMA,” and mailing address of primary named insured.</td>
</tr>
<tr>
<td>9</td>
<td>Agent</td>
<td>Agent/Producer Name and Address</td>
<td>Agent</td>
<td>Always shown</td>
<td>[Agent Name] [standard USPS address] [add’l contact info]</td>
<td>Indicate the name and contact info (address, phone, and email or website) of the agent of record, producer, or broker.</td>
</tr>
<tr>
<td>10</td>
<td>Insurer</td>
<td>National Association of Insurance Commissioners (NAIC) identification number</td>
<td>Insurer NAIC Number</td>
<td>Always shown (for WYOs only)</td>
<td>[NAIC number scheme]</td>
<td>Indicate the insurer’s primary NAIC number. Only applies to WYOs.</td>
</tr>
</tbody>
</table>
| 11 | Coverages & Endorsements        | Building Coverage [Limit] | Building Coverage | Always shown                      |                                | For policies with no Building Coverage: “n/a”  
  – Building Coverage values by Building Occupancy  
  Single-Family Home, Residential  
  Manufactured/Mobile Home, Residential  
  Unit, or Two-to-Four Family Building  
  Regular Program: “[$1–$250,000],”  
  Emergency Program (AK, GU, HI, US VI): “[$1–$50,000],”  
  Emergency Program (all other states): “[$1–$35,000]”  
  Residential Condominium Building  
  Regular Program: “[$250,000 multiplied by total Number of Units],”  
  Emergency Program: “n/a”  
  Policies written under the Emergency Program have different limits, which may vary by state. Policies written for property in Alaska (AK), Guam (GU), Hawaii (HI), and US Virgin Islands (US VI) have different limits under the Emergency Program than policies written under the Emergency Program for other states and territories. Refer to “Coverage and Deductibles” section of the FIM for details. |
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</thead>
<tbody>
<tr>
<td>11</td>
<td>cont.</td>
<td></td>
<td></td>
<td>Other Residential Building, Non-</td>
<td>For policies with no Building Coverage:</td>
<td>Indicate the Building Deductible amount. If</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Residential Building, or Non-Residential Building, or Non-Residential Manufactured/Mobile Building.</td>
<td>“n/a”</td>
<td>the policy only covers contents, then indicate “n/a.”</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Regular Program: “[$1-$500,000],”</td>
<td>Building Deductible values by Building Occupancy – Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, and Two-to-Four Family Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000” Other Residential Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, and Non-Residential Unit: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000,” “$50,000” Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Coverages &amp; Endorsements</td>
<td>Building Deductible</td>
<td>Building Deductible</td>
<td>Always shown</td>
<td>For select occupancies (i.e., Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building), Building Deductible amounts can be mixed with any Contents Deductible option for those occupancies. For all other policies, these Building Deductible amounts can only be selected in fixed combinations with certain Contents Deductible options, as specified in the FIM. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Coverages &amp; Endorsements</td>
<td>Contents Coverage [Limit]</td>
<td>Contents Coverage</td>
<td>Always shown</td>
<td>For policies with no Contents Coverage: “n/a” – Contents Coverage values by Building Occupancy – Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, Two-to-Four Family Building, or Other Residential Building</td>
<td>Indicate the Contents Coverage limit amount. If the policy only covers the building, then indicate “n/a.” Policies written under the Emergency Program have different limits. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
</tr>
</tbody>
</table>
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<tbody>
<tr>
<td>13</td>
<td>cont.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Coverages &amp; Endorsements</td>
<td>Contents Deductible</td>
<td>Contents Deductible</td>
<td>Always shown</td>
<td></td>
<td>Indicate the Contents Deductible amount. If the policy only covers the building, then indicate “n/a.” For select occupancies (i.e., Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building), Contents Deductible amounts can be mixed with any Building Deductible option for those occupancies. For all other policies, these Contents Deductible amounts can only be selected in fixed combinations with certain Building Deductible options, as specified in the FIM. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
</tr>
</tbody>
</table>

For policies with no Contents Coverage: “n/a”
- Contents Deductible values by Building Occupancy – Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building:
  - “$1,000,” “$2,000,” “$5,000,” “$10,000”
- Other Residential Building, Non-Residential Manufactured/Mobile Building, or Non-Residential Unit:
  - “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000,” “$50,000”
- Residential Condominium Building:
  - “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”

15 | Messaging | Coverage Limitations | [Coverage Limitations] | Conditional – only if applicable | “Coverage limitations may apply. See your Policy Form for details.” | Include the specified messaging, for structures with basements and/or for those with elevated building foundation types. |

16 | Premium Details | Building Premium | Building Premium | Always shown | $ | Indicate the amount of premium paid towards building coverage. |

17 | Premium Details | Contents Premium | Contents Premium | Always shown | $ | Indicate the amount of premium paid towards Contents Coverage. |
<table>
<thead>
<tr>
<th>ID</th>
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</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>Premium Details</td>
<td>Increased Cost of Compliance (ICC) Premium</td>
<td>Increased Cost of Compliance (ICC) Premium</td>
<td>Always shown</td>
<td>$</td>
<td>Indicate the ICC Premium amount. If zero, indicate zero.</td>
</tr>
<tr>
<td>19</td>
<td>Premium Details – Discounts</td>
<td>Mitigation Discounts</td>
<td>Mitigation Discounts</td>
<td>Conditional – only if applicable</td>
<td>($)</td>
<td>Indicate the aggregate amount of applicable Mitigation Discounts, which may include discounts for flood vents and/or discounts for properly elevated machinery and equipment (M&amp;E).</td>
</tr>
<tr>
<td>20</td>
<td>Premium Details – Discounts</td>
<td>Community Rating System Discount</td>
<td>Community Rating System Discount</td>
<td>Always shown</td>
<td>($)</td>
<td>Indicate the CRS premium discount amount. If zero, indicate zero.</td>
</tr>
<tr>
<td>21</td>
<td>Premium Details</td>
<td>Full-Risk Premium</td>
<td>Full-Risk Premium</td>
<td>Always shown</td>
<td>$</td>
<td>Indicate the Full-Risk Premium amount for the policy excluding fees, surcharges, assessments, and applicable discounts.</td>
</tr>
<tr>
<td>22</td>
<td>Premium Details – Discounts</td>
<td>Statutory Discounts</td>
<td>Statutory Discounts</td>
<td>Conditional – only if applicable</td>
<td>[section header, no content]</td>
<td>Indicate that certain premium elements are Statutory Discounts. Premium discount elements to group together include Annual Increase Cap Discount, Pre-FIRM Discount, Newly Mapped Discount, and Other Statutory Discounts.</td>
</tr>
<tr>
<td>23</td>
<td>Premium Details – Discounts</td>
<td>Annual Increase Cap Discount</td>
<td>Annual Increase Cap Discount</td>
<td>Conditional – only if applicable</td>
<td>($)</td>
<td>Indicate the Annual Increase Cap Discount amount, if applicable.</td>
</tr>
<tr>
<td>24</td>
<td>Premium Details – Discounts</td>
<td>Pre-FIRM Discount</td>
<td>Pre-Flood Insurance Rate Map Discount or Pre-FIRM Discount</td>
<td>Conditional – only if applicable</td>
<td>($)</td>
<td>Indicate the Pre-FIRM Discount amount, if the building receives a Pre-FIRM discount. If not receiving the Pre-FIRM discount (whether eligible or not) then field not required.</td>
</tr>
<tr>
<td>25</td>
<td>Premium Details – Discounts</td>
<td>Newly Mapped Discount</td>
<td>Newly Mapped Discount</td>
<td>Conditional – only if applicable</td>
<td>($)</td>
<td>Indicate the Newly Mapped Discount amount, if applicable.</td>
</tr>
<tr>
<td>26</td>
<td>Premium Details – Discounts</td>
<td>Other Statutory Discounts</td>
<td>Other Statutory Discounts</td>
<td>Conditional – only if applicable</td>
<td>($)</td>
<td>Indicate the Other Statutory Discount amounts corresponding to the Emergency Program Discount, AR Discount, and/or A99 Discount if applicable.</td>
</tr>
<tr>
<td>ID</td>
<td>Category (for internal use only)</td>
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<td>----</td>
<td>---------------------------------</td>
<td>-----------------</td>
<td>---------------------------------</td>
<td>---------------------------------</td>
<td>---------------------------------</td>
<td>---------------------------------</td>
</tr>
<tr>
<td>27</td>
<td>Premium Details</td>
<td>Discounted Premium</td>
<td>Discounted Premium</td>
<td>Always shown</td>
<td>$</td>
<td>Indicate the combined premium discount amount for the rating items if applicable. Items include Building Premium, Contents Premium, ICC Premium, Mitigation Discounts (including flood vents and properly elevated M&amp;E), Community Rating System Discount, Annual Increase Cap, Pre-FIRM Discount, Newly Mapped Discount, and Other Statutory Discounts.</td>
</tr>
<tr>
<td>28</td>
<td>Premium Details – Fees/Charges</td>
<td>Reserve Fund Assessment</td>
<td>Reserve Fund Assessment</td>
<td>Always shown</td>
<td>$</td>
<td>Indicate the Reserve Fund Assessment amount. If zero, indicate zero. If the Rate Category is “Rating Engine,” then FEMA provides this value. If the Rate Category is “Provisional Rate,” then insurer (or insurer system) calculates based on FIM guidance.</td>
</tr>
<tr>
<td>29</td>
<td>Premium Details – Fees/Charges</td>
<td>Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) Surchage</td>
<td>Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) Surchage</td>
<td>Always shown</td>
<td>– HFIAA Surchage values by Primary Residence and Building Occupancy – Residential building that is Policyholder Primary Residence (Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building): “$25” Residential building that is a Non-Primary Residence for Policyholder (Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building): “$250” All Other NFIP policies (Other Residential Building, Residential Condominium Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, or Non-Residential Unit): “$250”</td>
<td>Indicate the Homeowner Flood Insurance Affordability Act of 2014 (HFIAA) Surchage amount. For primary residences, indicate a HFIAA Surchage amount of $25. For all other NFIP policies (including Non-Primary Residences, Non-Residential Business, Other Non-Residential Buildings/Non-Condominium Multi-Family Buildings), indicate a HFIAA Surchage amount of $250.</td>
</tr>
</tbody>
</table>
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<tr>
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</thead>
<tbody>
<tr>
<td>30</td>
<td>Premium Details – Fees/Charges</td>
<td>Federal Policy Fee</td>
<td>Federal Policy Fee</td>
<td>Always shown</td>
<td>– Federal Policy Fee values by Building Occupancy – Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building <strong>$47</strong> Other Residential Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, or Non-Residential Unit <strong>$47</strong> Residential Condominium Building Units 1–20: $47 per unit Units 21–40: $20 per unit Units 41–100: $10 per unit Units 101+: $2 per unit</td>
<td>Indicate the Federal Policy Fee (FPF) amount for all policies. For building occupancies under the Dwelling Form and General Property Form, the FPF amount is $47. For Residential Condominium Buildings, the FPF amount is a calculation based on the total number of units in the building. Refer to the “Federal Policy Fee” section of the FIM for details.</td>
</tr>
<tr>
<td>31</td>
<td>Premium Details – Fees/Charges</td>
<td>Probation Surcharge</td>
<td>Probation Surcharge</td>
<td>Conditional – only if applicable</td>
<td>$50</td>
<td>Indicate the Probation Surcharge amount of $50 if applicable.</td>
</tr>
<tr>
<td>32</td>
<td>Premium Details</td>
<td>Annual Premium</td>
<td>Total Annual Payment</td>
<td>Always shown</td>
<td>$</td>
<td>Indicate the total amount of annual premium paid (submitted premium).</td>
</tr>
<tr>
<td>33</td>
<td>Premium Details</td>
<td>Revised Annual Premium</td>
<td>Revised Total Annual Payment</td>
<td>Conditional – only if applicable</td>
<td>$</td>
<td>Indicate the revised total amount of annual premium for the policy, inclusive of changes due to endorsement(s).</td>
</tr>
<tr>
<td>34</td>
<td>Policy</td>
<td>Payor</td>
<td>Payor</td>
<td>Always shown</td>
<td>“Policyholder,” “Lender (1st Mortgagee),” “Lender (2nd Mortgagee),” “Loss Payee,” “Other (see Lender Information – 2nd Mortgagee/Other for details)”</td>
<td>Indicate who receives the renewal notice and pays the total annual payment amount (submitted premium).</td>
</tr>
<tr>
<td>35</td>
<td>Location and Property Info</td>
<td>Primary Residence</td>
<td>Primary Residence</td>
<td>Always shown</td>
<td>“Yes,” “No”</td>
<td>A “Yes” must be displayed if the policy covers the insured’s primary residence. Otherwise, display “No.”</td>
</tr>
</tbody>
</table>
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</thead>
<tbody>
<tr>
<td>36</td>
<td>Location and Property Info</td>
<td>Building Occupancy</td>
<td>Building Occupancy</td>
<td>Always shown</td>
<td>Residential: “Single-Family” or “Single-Family Home,” “Residential Manufactured/Mobile Home,” “Residential Unit,” “Two-to-Four Family” or “Two-to-Four Family Building,” “Other Residential” or “Other Residential Building,” “Residential Condominium Building” Non-Residential: “Non-Residential Building,” “Non-Residential Manufactured/Mobile Building,” “Non-Residential Unit”</td>
<td>Indicate the Building Occupancy of the covered property.</td>
</tr>
<tr>
<td>37</td>
<td>Location and Property Info</td>
<td>Building Description</td>
<td>Building Description</td>
<td>Always shown</td>
<td>Residential: “Entire Apartment Building,” “Apartment Unit,” “Entire Cooperative Building,” “Cooperative Unit,” “Detached Guest House,” “Main Dwelling,” “Entire Residential Condominium Building,” “Residential Condominium Unit (in Residential Building),” “Residential Condominium Unit (in Non-Residential Building),” “Other Dwelling Type (please specify)” Non-Residential: “Agricultural Building,” “Commercial,” “Detached Garage,” “Government-Owned,” “House of Worship,” “Recreation Building,” “Storage/Tool Shed,” “Other Non-Residential Type (please specify)”</td>
<td>Indicate the Building Description. If the selected Building Description value is “Other Dwelling Type” or “Other Non-Residential Type,” then provide additional descriptive details using Building Description Detail field.</td>
</tr>
</tbody>
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<tbody>
<tr>
<td>38</td>
<td>Location and Property Info</td>
<td>Building Description Detail</td>
<td>Building Description Detail</td>
<td>Conditional – only if applicable</td>
<td>[details]</td>
<td>If the selected Building Description value is “Other Dwelling Type” or “Other Non-Residential Type,” then provide additional descriptive details.</td>
</tr>
<tr>
<td>39</td>
<td>Location and Property Info</td>
<td>First Floor Height [Used (in feet)]</td>
<td>First Floor Height [Used (in feet)]</td>
<td>Always shown</td>
<td>“[whole integer] ft”</td>
<td>Indicate the First Floor Height Used, in feet, to calculate elevation for rating purposes. This information may be presented in-line with Method Used to Determine First Floor Height.</td>
</tr>
<tr>
<td>40</td>
<td>Location and Property Info</td>
<td>Method Used to Determine First Floor Height</td>
<td>Method Used to Determine First Floor Height</td>
<td>Always shown</td>
<td>“FEMA determined,” “Elevation Certificate,”</td>
<td>Indicate the method used to determine first floor height used for rating purposes. This information may be presented in-line with First Floor Height Used (in feet).</td>
</tr>
<tr>
<td>41</td>
<td>Location and Property Info</td>
<td>Property Description</td>
<td>Property Description</td>
<td>Always shown</td>
<td>Foundation Type: “Slab on grade (Non-Elevated),” “Basement (Non-Elevated),” “Crawlspace (Elevated or Non-Elevated Subgrade Crawlspace),” “Elevated without enclosure on posts, piles, or piers,” “Elevated with enclosure on posts, piles, or piers,” “Elevated with enclosure not on posts, piles, or piers (solid foundation walls)” Number of Floors: “[whole integer] floor(s)” Construction Type: “Frame,” “Masonry,” “Other”</td>
<td>Indicate the Property Description composed of the following fields, as applicable: Foundation Type, Number of Floors, and Construction Type.</td>
</tr>
<tr>
<td>42</td>
<td>Location and Property Info</td>
<td>Number of Units</td>
<td>Number of Units</td>
<td>Conditional – only if applicable</td>
<td>“[whole integer] units”</td>
<td>Indicate the Number of Units covered by the policy. Only applies to RCBAP policies.</td>
</tr>
<tr>
<td>43</td>
<td>Location and Property Info</td>
<td>Date of Construction or Date of Substantial Improvement</td>
<td>Date of Construction or Date of Substantial Improvement</td>
<td>Always shown</td>
<td>MM/DD/YYYY or Month DD, YYYY</td>
<td>Indicate the Date of Construction or, if applicable, the Date of Substantial Improvement. If the property has not been substantially improved, show Date of Construction. If the property has been</td>
</tr>
</tbody>
</table>
## Table 2: Declarations Page Requirements continued

<table>
<thead>
<tr>
<th>ID</th>
<th>Category (for internal use only)</th>
<th>Data Element(s)</th>
<th>Display of Data Element (Required display in blue, unless otherwise indicated)</th>
<th>RR 2.0 Req't (for WYOs + NFIP Direct)</th>
<th>Possible Values or Required Format</th>
<th>Description &amp; Required Information (under RR 2.0)</th>
</tr>
</thead>
<tbody>
<tr>
<td>43</td>
<td>cont.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>substantially improved, show Date of Substantial Improvement.</td>
</tr>
<tr>
<td>44</td>
<td>Location and Property Info</td>
<td>Prior NFIP Claims</td>
<td>Prior NFIP Claims</td>
<td>Always shown</td>
<td>“[whole integers] claim(s)”</td>
<td>Indicate the number of Prior NFIP Claims used for rating the policy, based on that individual building’s history of NFIP flood claims over a rolling 20-year window as determined by the policy’s effective date. If zero, indicate zero. The following claim payments are excluded from Prior NFIP Claims: ICC claims, claims without payment (CWOPs), and claim payments equal to or less than the deductible amount.</td>
</tr>
<tr>
<td>45</td>
<td>Location and Property Info</td>
<td>Replacement Cost Value</td>
<td>Replacement Cost Value</td>
<td>Conditional – only if applicable</td>
<td>[$000,000]</td>
<td>Indicate the documented Replacement Cost Value. Only applies to the following building occupancies: Other Residential Building, Residential Condominium Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, and Non-Residential Unit. Replaces former field requirement “Replacement Cost Value (RCBAP and policies using Post’81 V Zones rates – must indicate field name).”</td>
</tr>
<tr>
<td>46</td>
<td>Lender Info</td>
<td>First Mortgagee [Name, Address, Loan Number]</td>
<td>First Mortgagee [Name, Address, Loan Number]</td>
<td>Always shown</td>
<td>[1st Mortgagee Name] [standard USPS address] [1st Mortgage Loan No.]</td>
<td>Indicate the name and address of the first mortgagee, and loan number if required by the lender.</td>
</tr>
<tr>
<td>47</td>
<td>Lender Info</td>
<td>Second Mortgagee/Other [Name, Address, Loan Number]</td>
<td>Second Mortgagee/Other [Name, Address, Loan Number]</td>
<td>Conditional – only if applicable</td>
<td>[2nd Mortgagee Name] [standard USPS address] [2nd Mortgage Loan No.]</td>
<td>Indicate the name and address of the second mortgagee, the name and address of the additional loss payee (if applicable), and loan number if required by the lender.</td>
</tr>
<tr>
<td>48</td>
<td>Messaging</td>
<td>Clear Communication of Risk</td>
<td>[Clear Communication of Risk]</td>
<td>Always shown</td>
<td>“For questions about your flood insurance policy rating, contract your agent or insurance company. To learn more about your flood risk please visit FloodSmart.gov/floodcosts.”</td>
<td>Include the specified messaging.</td>
</tr>
<tr>
<td>49</td>
<td>Messaging</td>
<td>Prior NFIP Claims disclaimer</td>
<td>[Prior NFIP Claims communication]</td>
<td>Always shown</td>
<td>“Your property’s NFIP flood claims history can affect your premium.”</td>
<td>Include the specified messaging.</td>
</tr>
</tbody>
</table>
### Table 2: Declarations Page Requirements continued

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<th>Description &amp; Required Information (under RR 2.0)</th>
</tr>
</thead>
<tbody>
<tr>
<td>50</td>
<td>Messaging</td>
<td>NFIP Logo and/or descriptive text</td>
<td>[NFIP Logo or descriptive text] Always shown &lt;placeholder&gt;</td>
<td></td>
<td></td>
<td>Include the NFIP logo (recommended placement next to WYO corporate logo) and/or descriptive text identifying that it is an NFIP policy.</td>
</tr>
<tr>
<td>100</td>
<td>Coverages &amp; Endorsements</td>
<td>Additions and Extensions Coverage</td>
<td>Additions and Extensions Coverage</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>101</td>
<td>Lender Info</td>
<td>Additional Loss Payee (Only if applicable - Indicate field name)</td>
<td>Additional Loss Payee (Only if applicable - Indicate field name)</td>
<td>n/a</td>
<td>–</td>
<td>Included but no longer a standalone field. Under RR 2.0 this information will be incorporated into the Second Mortgagee/Other.</td>
</tr>
<tr>
<td>102</td>
<td>Location and Property Info</td>
<td>Number of Floors or Building Type</td>
<td>Number of Floors or Building Type</td>
<td>n/a</td>
<td>–</td>
<td>Included but no longer a standalone field. Under RR 2.0 this information will be incorporated into the Property Description.</td>
</tr>
<tr>
<td>103</td>
<td>Location and Property Info</td>
<td>Basement/Enclosure/Crawlspace (Subgrade Crawlspace)</td>
<td>Basement/Enclosure/Crawlspace (Subgrade Crawlspace)</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>104</td>
<td>Location and Property Info</td>
<td>Community Name</td>
<td>Community Name</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>105</td>
<td>Location and Property Info</td>
<td>Community Number (including panel number and panel suffix)</td>
<td>Community Number (including panel number and panel suffix)</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>106</td>
<td>Location and Property Info</td>
<td>Condominium High Rise or Low Rise (for RCBAP only)</td>
<td>Condominium High Rise or Low Rise (for RCBAP only)</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>107</td>
<td>Location and Property Info</td>
<td>Current Flood Zone</td>
<td>Current Flood Zone</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>108</td>
<td>Location and Property Info</td>
<td>Elevated Building</td>
<td>Elevated Building</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>109</td>
<td>Location and Property Info</td>
<td>Flood Risk/Rated Zone (Indicate field name)</td>
<td>Flood Risk/Rated Zone (Indicate field name)</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
</tbody>
</table>
### Table 2: Declarations Page Requirements continued

<table>
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<tr>
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<th>Description &amp; Required Information (under RR 2.0)</th>
</tr>
</thead>
<tbody>
<tr>
<td>110</td>
<td>Location and Property Info</td>
<td>NFIP Grandfathering (Indicate field name as “Grandfathering” or “NFIP Grandfathering”)</td>
<td>NFIP Grandfathering (Indicate field name as “Grandfathering” or “NFIP Grandfathering”)</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>111</td>
<td>Location and Property Info</td>
<td>Pre-FIRM Subsidized</td>
<td>Pre-FIRM Subsidized</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
<tr>
<td>112</td>
<td>Premium Details – Discounts</td>
<td>Deductible Discount</td>
<td>Deductible Discount</td>
<td>n/a</td>
<td>–</td>
<td>N/A</td>
</tr>
</tbody>
</table>
III. Replacement Cost Value Update Notice

A. Overview
The insurer sends this notice to obtain a validated Building Replacement Cost Value and supporting documentation at least every 3 years for the following building occupancies:

- Other Residential Building
- Residential Condominium Building
- Non-Residential Building
- Non-Residential Unit

Supporting Building Replacement Cost Value documentation is not required if:

- The building occupancy is Non-Residential Manufactured/Mobile Building;
- The building description is either Storage/Tool Shed or Detached Garage; or
- The building or unit’s square footage is less than 1,000 square feet.
B. Sample Building Replacement Cost Value Notification

IMPORTANT FLOOD INSURANCE POLICY INFORMATION

Agent’s Name:
Agent’s Address:
Re: Policyholder’s Name:
Property Address:
Policy Number:

Dear Agent:

This letter is to inform you that the Building Replacement Cost Value on file for the building or unit referenced above must now be updated. The National Flood Insurance Program (NFIP) requires that the Building Replacement Cost Value be evaluated every 3 years; it has been at least 3 years since the Building Replacement Cost Value has been updated.

The Building Replacement Cost Value as currently listed on the above-referenced policy is <INSERT CURRENT Building Replacement Cost Value>. The amount of building coverage on the policy is <INSERT CURRENT BUILDING COVERAGE>.

You must provide new documentation of the updated Building Replacement Cost Value. Acceptable documentation of the building or unit Building Replacement Cost Value is a recent property valuation report that states the building or unit’s value (including, for a building, the cost of the foundation) on a Building Replacement Cost Value basis.

For a Residential Condominium Building Association Policy (RCBAP), you must provide documentation of the current Building Replacement Cost Value or a statement signed by an officer or a representative of the Condominium Association confirming that the Building Replacement Cost Value is still valid. Please be aware that to the extent that the amount of building coverage on the RCBAP is not in an amount equal to the lesser of 80 percent or more of the full replacement cost of the building at the time of a loss or the maximum amount of insurance available under the NFIP, the Condominium Association may not be fully reimbursed for the loss.

If you have any questions about the information in this letter, please contact < INSERT INSURER CONTACT NAME AND TELEPHONE NUMBER>.

cc: Policyholder, Lender
IV. Severe Repetitive Loss Property Notice

A. Overview

The insurer sends this notice to the affected policyholder, agent, and lender 90 days before the policy expiration date to explain that the building has met the criteria for designation as an SRL property and the policy must be written with the NFIP Direct’s Special Direct Facility. This notifies the respective parties that the Special Direct Facility will service the policy and explains how the policyholder can appeal the designation.
B. Sample Notifications

1. Policyholder SRL Notification, Page 1

Dear <Insert Policyholder’s Name>,

Thank you for purchasing flood insurance through the National Flood Insurance Program (NFIP). Due to your property’s flood insurance claim history, federal law requires us to identify it as a Severe Repetitive Loss (SRL) property. The NFIP will continue to offer flood insurance for your property, but how we service your policy will change and the cost of your policy may increase. You will also be eligible for enhanced mitigation assistance through FEMA’s Flood Mitigation Assistance program. This letter will give you more information about what your property’s SRL status means to you.

What is a Severe Repetitive Loss Property?
A Severe Repetitive Loss property is an NFIP-insured building:

- That has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or
- For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.

In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the loss history since 1978, or from the original building’s construction if it was built after 1978, regardless of any changes in the ownership of the building.

What if I Do Not Think My Property Qualifies as a Severe Repetitive Loss Property?
We do everything we can to make sure that our claims and SRL records are complete and accurate. If you think your property’s SRL status is in error, your agent can help you work with the NFIP to correct your property’s status.

How Will the Servicing of My Flood Insurance Policy Change?
NFIP Direct, FEMA’s direct servicing agent, services all flood insurance policies of SRL properties. That means you will keep your current agent, but we will move your policy from your current flood insurer to NFIP Direct at your next renewal. Transferring your policy to NFIP Direct ensures that FEMA can more closely monitor your property and proactively identify mitigation assistance opportunities to help reduce your property’s flood risk. Your flood insurance policy’s coverages, terms, and conditions will not change.
You should receive a renewal premium bill 45 days before your current flood insurance policy expires. You will need to pay the full amount due by the date indicated to renew your policy. This is the only bill that you should pay.

**Will My Premium Go Up Because of My Property’s SRL Status?**
In most cases, federal law and NFIP rating procedures require us to phase out any discounted rates an SRL property may have received and charge premiums that take into account an SRL property’s high risk of future flooding. Your agent can explain how your premiums will change and how to make sure that your policy remains affordable.

**How Do I Remove My Property’s SRL Designation?**
To remove your property’s SRL designation, you will need to bring your building into compliance with your community’s current floodplain management requirements using an available mitigation option.

**Will FEMA Help Me Mitigate My Property?**
FEMA offers the Flood Mitigation Assistance (FMA) grant program annually to mitigate SRL properties. The FMA program may provide federal grant funds to pay for up to 100 percent of the cost of eligible mitigation activities, such as elevating your NFIP-insured structure. Mitigated properties may qualify for lower flood insurance premiums. To obtain additional information on the FMA program and other mitigation grant programs for residential and non-residential properties, please contact your local floodplain manager or state hazard mitigation officer, or go to the FEMA Hazard Mitigation Assistance webpage at www.fema.gov/hazard-mitigation-assistance.

**Who Can I Contact with My Questions?**
If you have questions about this letter and the SRL process, please contact your agent. You can also contact the FEMA Mapping and Insurance eXchange (FMIX) by calling 1-877-336-2627 or emailing FEMA-FMIX@fema.dhs.gov.

Thank you for being a valued NFIP policyholder. We look forward to working with you to manage your flood risk.

Sincerely,

National Flood Insurance Program
Agent’s Notice

IMPORTANT FLOOD INSURANCE POLICY INFORMATION

Policyholder’s Name:
Property Address:
Policy Number:

Dear Agent,

Thank you for writing your client’s flood insurance through the National Flood Insurance Program (NFIP).

Due to the flood insurance claim history for your client’s property, federal law requires us to identify it as a Severe Repetitive Loss (SRL) property. The NFIP will continue to offer flood insurance for your client’s property, but how we service the policy will change and the cost of the policy may increase. Your client will also be eligible for enhanced mitigation assistance through FEMA’s Flood Mitigation Assistance program. This letter will give you more information about what your client’s property’s SRL status means to you.

What is a Severe Repetitive Loss Property?
A Severe Repetitive Loss property is an NFIP-insured building:
- That has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or
- For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.

In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the loss history since 1978, or from the original building’s construction if it was built after 1978, regardless of any changes in the ownership of the building.

What if I Do Not Think My Client’s Property Qualifies as a Severe Repetitive Loss Property?
We do everything we can to make sure that our claims and SRL records are complete and accurate. If you think your client’s property’s SRL status is in error, you can help your client work with the NFIP to correct the property’s status.

How Will the Servicing of My Client’s Flood Insurance Policy Change?
NFIP Direct, FEMA’s direct servicing agent, services all flood insurance policies of SRL properties. That means you will remain the agent on the policy, but we will move your client’s
policy from the current flood insurer to NFIP Direct at the next renewal. Transferring the policy to NFIP Direct ensures that FEMA can more closely monitor your client’s property and proactively identify mitigation assistance opportunities to help reduce your client’s property’s flood risk. The flood insurance policy’s coverages, terms, and conditions will not change. Your client should receive a renewal premium bill 45 days before the current flood insurance policy expires. Your client will need to pay the full amount due by the date indicated to renew the policy. This is the only bill that your client should pay.

**Will My Client’s Premium Go Up Because of the Property’s SRL Status?**
In most cases, federal law and NFIP rating procedures require us to phase out any discounted rates an SRL property may have received and charge premiums that take into account an SRL property’s high risk of future flooding. The NFIP Direct can explain how your client’s premiums will change.

**How Do I Help My Client Remove the Property’s SRL Designation?**
To remove your client’s property’s SRL designation, your client will need to bring the building into compliance with the community’s current floodplain management requirements using an available mitigation option.

**Will FEMA Help My Client Mitigate the Property?**
FEMA offers the Flood Mitigation Assistance (FMA) grant program annually to mitigate SRL properties. The FMA program may provide federal grant funds to pay for up to 100 percent of the cost of eligible mitigation activities, such as elevating the NFIP-insured structure. Mitigated properties may qualify for lower flood insurance premiums. To obtain additional information on the FMA program and other mitigation grant programs for residential and non-residential properties, please contact the local floodplain manager or state hazard mitigation officer, or go to the FEMA Hazard Mitigation Assistance webpage at [www.fema.gov/hazard-mitigation-assistance](http://www.fema.gov/hazard-mitigation-assistance).

**Who Can I Contact with My Questions?**
If you have questions about this letter and the SRL process, please contact the FEMA Mapping and Insurance eXchange (FMIX) at by calling 1-877-336-2627 or emailing [FEMA-FMIX@fema.dhs.gov](mailto:FEMA-FMIX@fema.dhs.gov).

Sincerely,

National Flood Insurance Program
Appendix I: Policyholder Communications

5. Lender SRL Notification, Page 1

Dear Lender,

Due to the flood insurance claim history for your client’s property, federal law requires us to identify it as a Severe Repetitive Loss (SRL) property. The NFIP will continue to offer flood insurance for your client’s property, but how we service the policy will change and the cost of the policy may increase. Your client will also be eligible for enhanced mitigation assistance through FEMA’s Flood Mitigation Assistance program. This letter will give you more information about what your client’s property’s SRL status means to you.

What is a Severe Repetitive Loss Property?
A Severe Repetitive Loss property is an NFIP-insured building:

- That has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or
- For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.

In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the loss history since 1978, or from the building’s original construction if it was built after 1978, regardless of any changes in the ownership of the building.

What if I Do Not Think My Client’s Property Qualifies as a Severe Repetitive Loss Property?
We do everything we can to make sure that our claims and SRL records are complete and accurate. If you think your client’s property’s SRL status is in error, you can help your client work with the NFIP to correct the property’s status.

How Will the Servicing of My Client’s Flood Insurance Policy Change?
NFIP Direct, FEMA’s direct servicing agent, services all flood insurance policies of SRL properties. We will move your client’s policy from the current flood insurer to NFIP Direct at the next renewal. Transferring the policy to NFIP Direct ensures that FEMA can more closely monitor your client’s property and proactively identify mitigation assistance opportunities to help reduce your client’s property’s flood risk. The flood insurance policy’s coverages, terms,
and conditions will not change. Your client should receive a renewal premium bill 45 days before the current flood insurance policy expires. Your client will need to pay the full amount due by the date indicated to renew the policy. This is the only bill that your client should pay.

**Will My Client’s Premium Go Up Because of the Property’s SRL Status?**
In most cases, federal law and NFIP rating procedures require us to phase out any discounted rates an SRL property may have received and charge premiums that take into account an SRL property’s high risk of future flooding. Your client’s agent can explain how the premiums will change.

**How Do I Help My Client Remove the Property’s SRL Designation?**
To remove your client’s property’s SRL designation, your client will need to bring the building into compliance with the community’s current floodplain management requirements using an available mitigation option.

**Will FEMA Help My Client Mitigate the Property?**
FEMA offers the Flood Mitigation Assistance (FMA) grant program annually to mitigate SRL properties. The FMA program may provide federal grant funds to pay for up to 100 percent of the cost of eligible mitigation activities, such as elevating the NFIP-insured structure. Mitigated properties may qualify for lower flood insurance premiums. To obtain additional information on the FMA program and other mitigation grant programs for residential and non-residential properties, please contact the local floodplain manager or state hazard mitigation officer, or go to the FEMA Hazard Mitigation Assistance webpage at [www.fema.gov/hazard-mitigation-assistance](http://www.fema.gov/hazard-mitigation-assistance).

**Who Can I Contact with My Questions?**
If you have questions about this letter and the SRL process, please contact the FEMA Mapping and Insurance eXchange (FMIX) at by calling 1-877-336-2627 or emailing FEMA-FMIX@fema.dhs.gov.

Sincerely,

National Flood Insurance Program
V. FIRA Notice

A. Overview

FEMA sends a Flood Insurance Reform Act of 2004 (FIRA) notice to all NFIP policyholders annually for both new business and renewals. The notice reports the property’s NFIP claims history and clarifies how claims history may affect premiums – either through designation as a Severe Repetitive Loss (SRL) property or through the Prior NFIP Claims rating factor. The FIRA notice includes a copy of the NFIP Flood Insurance Claims Handbook, NFIP Property Loss History, and two Acknowledgement of Receipt forms (one to return and one for the policyholder’s records). FEMA requests that the policyholder sign and return the acknowledgement form to confirm receipt of the FIRA notice from FEMA and the policy declarations page, policy, and Summary of Coverage from their insurer.
IMPORTANT INFORMATION ABOUT YOUR FLOOD INSURANCE COVERAGE

As a National Flood Insurance Program (NFIP) policyholder you have taken an important step to protect the life you’ve built. With flood insurance, the NFIP can help you recover more quickly after a loss.

Enclosed you will find:

- The NFIP Claims Handbook with details on how to easily file a claim;
- Your property’s NFIP Claims History; and
- The Acknowledgement Form which includes a list of additional documents you should have received from your insurance provider.

Additionally, you should have received the following documents from your insurance provider by mail or through a link to retrieve electronically:

- The NFIP Standard Flood Insurance Policy explaining your policy coverage, limitations, and exclusions;
- A Declarations Page which captures key details about your specific policy such as what is being insured, coverage limits and deductible amounts, and the total annual payment; and
- The NFIP’s Summary of Coverage which helps you understand your Standard Flood Insurance Policy and Declarations Page.

If you need help finding these documents or want to learn more about them, contact your insurance agent.

It’s important to fully understand your flood insurance coverage.

✓ Check your Declarations Page to confirm that all information is accurate including the amount of coverage you purchased as well as the name and address of any applicable lienholders. Incorrect information on the Declarations Page may impact the processing of a claim.

✓ Review the NFIP Summary of Coverage and talk to your insurance agent or visit floodsmart.gov/how/what-is-covered to learn about what is and isn’t covered by your policy and to understand how lost items will be valued at the time of loss.

✓ Look through your property’s NFIP Claims History to see how many claim payments the NFIP has on record for your property, how this information will be used to set premiums, what happens if you file a claim, and mitigation actions you can take to reduce the impacts of flood damage.

✓ Read, sign, date, and return the Acknowledgement Form with the included pre-paid envelope to confirm that you have received and reviewed these materials.

To learn more about how claims history may affect your premium – either through designation as a Severe Repetitive Loss (SRL) property or through a new Prior NFIP Claims rating factor that the NFIP is phasing in - visit fema.gov/flood-insurance/risk-rating for more information.

For more information, please contact the Federal Emergency Management Agency (FEMA) Mapping and Insurance eXchange (FMIX) at 877-336-2627 or by e-mail at FEMA-FMIX@fema.dhs.gov.

Thank you for being an NFIP policyholder.
Appendix I: Policyholder Communications

2. NFIP FIRA Property Claims History, Page 1

The following information reflects the claims paid by the National Flood Insurance Program (NFIP) since 1978 for the property listed above. This claims history applies to a building's property address and does not follow the policyholder or building owner. Claims paid within 180 days of the date of this claims history report may not be included.

In some instances, the total number of claims listed in this claims history may differ from the number of NFIP Prior Claims listed on your Declarations Page. Some claims captured below may not be reported there. Refer to the “What happens if I file a claim?” section on page 2 for a more detailed explanation.

<table>
<thead>
<tr>
<th>#</th>
<th>Date of Loss</th>
<th>Building Payments</th>
<th>Contents Payments</th>
<th>Total Payments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>7/1/2018</td>
<td>$38,000.00</td>
<td>$18,000.00</td>
<td>$56,000.00</td>
</tr>
<tr>
<td>2</td>
<td>5/26/2012</td>
<td>$32,000.00</td>
<td>$16,000.00</td>
<td>$48,000.00</td>
</tr>
<tr>
<td>3</td>
<td>9/1/2010</td>
<td>$30,000.00</td>
<td>$15,000.00</td>
<td>$45,000.00</td>
</tr>
<tr>
<td>4</td>
<td>9/18/2003</td>
<td>$24,600.68</td>
<td>$10,302.18</td>
<td>$34,902.86</td>
</tr>
<tr>
<td>5</td>
<td>9/20/2000</td>
<td>$20,000.00</td>
<td>$8,000.00</td>
<td>$28,000.00</td>
</tr>
<tr>
<td>6</td>
<td>5/1/1993</td>
<td>$10,000.00</td>
<td>$5,000.00</td>
<td>$15,000.00</td>
</tr>
<tr>
<td>7</td>
<td>7/10/1989</td>
<td>$8,000.00</td>
<td>$4,000.00</td>
<td>$12,000.00</td>
</tr>
<tr>
<td>8</td>
<td>8/24/1986</td>
<td>$6,000.00</td>
<td>$2,000.00</td>
<td>$8,000.00</td>
</tr>
</tbody>
</table>

Amount of Total Claims Paid: $246,902.86

How can I limit flood damage and property loss?

There are several mitigation actions you can take to reduce the impacts of flood damage, such as elevating your structure (for example, on posts, piles, or piers), relocating your structure to higher ground, or installing flood openings.

The Flood Mitigation Assistance (FMA) program provides funds on an annual basis to states, local communities, tribes, and territories to spend on mitigation projects that can help reduce the risk of flood damage to your property and, ultimately, your flood insurance premium. While individual policyholders cannot apply directly, please contact your local Floodplain Manager or State Hazard Mitigation Officer (SHMO) or visit fema.gov/grants/mitigation/floods for more information.
What is this information used for?
FEMA uses this claims history to determine whether a property should be designated as Severe Repetitive Loss (SRL) and to inform how claims may affect the cost of a policy.

If your property is classified as an SRL property:
- Your policy will be transferred to the NFIP Direct Servicing Agent (NFIP Direct) and may incur an SRL rating factor; and
- Your property becomes ineligible for the pre-Flood Insurance Rate Map (FIRM) discount and will be subject to a 25% annual increase cap until reaching its full-risk premium.

SRL properties are defined as any NFIP-insured single-family or multi-family residential building:
1. That has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or
2. For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.

In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the claims history since 1978, or from the building’s construction if it was built after 1978, regardless of any changes in the ownership of the building.

What happens if I file a claim?
The NFIP sets premiums, in part, based on the number of flood claims for an individual property. At each policy renewal cycle or new policy purchase, FEMA reviews the prior claims history to determine if the prior claims history should be used in setting the premium for the property. SRL status affects premium today and the NFIP is phasing in a new Prior NFIP Claims rating factor. This new Prior NFIP Claims rating factor applies to a given policy beginning at the renewal following the first flood claim processed after the policy is rated under the Risk Rating 2.0 methodology. Visit [fema.gov/flood-insurance/risk-rating](https://fema.gov/flood-insurance/risk-rating) for more information.

FEMA excludes the following claim payments from the Prior NFIP Claims rating factor that appears on your NFIP flood insurance Declarations Page, though they will appear in this claims history:
- Claim payments equal to or less than the deductible amount;
- Increased Cost of Compliance (ICC) claim payments; and
- Claims Closed Without Payment (CWOPs).

Where can I find more information?
Should you have specific questions about your policy, please contact your agent. For more information about your property’s claims history or if you have questions about the information provided, please contact the FEMA Mapping and Insurance eXchange (FMIX) at 877-336-2627 or by e-mail at FEMA-FMIX@fema.dhs.gov.

Thank you for being an NFIP policyholder.
Thank you for taking an important step to protect the life you’ve built with a flood insurance policy from the National Flood Insurance Program (NFIP) through [Name of WYO/the NFIP Direct Servicing Agent]. Following the purchase or renewal of your policy, you should have received the following documents by mail or through a link to retrieve electronically:

**From Your Insurance Provider**
- ✓ Flood Insurance Policy
- ✓ Declarations Page
- ✓ Summary of Coverage

**From FEMA**
- ✓ NFIP Claims Handbook
- ✓ Your Property’s NFIP Claims History
- ✓ This Acknowledgement Form

Review each of these documents carefully to ensure all your personal and policy information is correct. To learn more about or update information on any these documents, please contact your insurance agent.

After you have reviewed these documents, **sign and date this form and return it in the provided pre-paid envelope**. An additional copy of this form has been provided for you to keep for your records.

Send your completed Acknowledgement Form to:
NFIP Policy Information Acknowledgement, PO Box 1521, Lanham-Seabrook, MD 20703-9906.

By signing, dating and returning this document, you acknowledge the following:

- I acknowledge receipt of the flood insurance documents listed above and I have reviewed them.
- I have been informed that contents coverage is not automatically included in a Standard Flood Insurance Policy (SFIP) and I can purchase additional coverage for such contents.

Policyholder Signature: _________________________________ Date: ______________

Printed Full Name: __________________________________________

Policyholder Signature: _________________________________ Date: ______________

Printed Full Name: __________________________________________

Under the Flood Insurance Reform Act of 2004 (S.2238/P.L. 108-264), Congress requires the Federal Emergency Management Agency (FEMA), which oversees the NFIP, to submit this Acknowledgement Form for your signature. This form simply acknowledges that you have received the information.
Please sign, date and keep this page for your records to confirm receipt of the below documents. Thank you for taking an important step to protect the life you’ve built with a flood insurance policy from the National Flood Insurance Program (NFIP) through [Name of WYO/the NFIP Direct Servicing Agent]. Following the purchase or renewal of your policy, you should have received the following documents by mail or through a link to retrieve electronically:

From Your Insurance Provider
- Flood Insurance Policy
- Declarations Page
- Summary of Coverage

From FEMA
- NFIP Claims Handbook
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Policyholder Signature: ___________________________ Date: _________________
Printed Full Name: ___________________________________________
Policyholder Signature: ___________________________ Date: _________________
Printed Full Name: ___________________________________________

Under the Flood Insurance Reform Act of 2004 (S.2238/P.L. 108-264), Congress requires the Federal Emergency Management Agency (FEMA), which oversees the NFIP, to submit this Acknowledgement Form for your signature. This form simply acknowledges that you have received the information.

To correct any personal information on this form, please contact your insurance agent.
VI. Leased Federal Property Notice

A. Overview

The insurer sends a Leased Federal Property (LFP) Notice to the policyholder, agent, and lender notifying them if the property is a Leased Federal Property (LFP), a residential or non-residential property leased from the Federal Government that FEMA determines is located:

- On the river-facing side of any dike, levee, or other riverine flood-control structure; or
- Seaward of any seawall or other coastal flood-control structure.

FEMA must charge full-risk flood insurance premiums for such properties. The notice also contains instructions for disputing the designation.
B. Sample LFP Notifications

1. Policyholder LFP Notification

IMPORTANT FLOOD INSURANCE POLICY INFORMATION

Agent’s Name:
Policyholder’s Name:
Property Address:
Policy Number:

Dear Policyholder:

This letter is to inform you that your property, which is covered by flood insurance, meets the criteria for a new subset of properties that must be charged full-risk rates, in accordance with the provisions of the Flood Insurance Reform Act of 2004, Sec. 106.

In accordance with the law, the Federal Emergency Management Agency (FEMA) must charge actuarial rates for any property meeting the following criteria:

(1) Leased from the Federal Government, and

(2) Located on the river-facing side of any dike, levee, or other riverine flood control structure, or seaward of any seawall or other coastal flood control structure.

You may appeal this determination by furnishing your insurer with documentation verifying that your property does not meet the criteria listed above.

Your insurance agent has also received this notice concerning your property.

If you have questions about the information in this letter, please contact (your company name and telephone number).
2. Agent LFP Notification

IMPORTANT FLOOD INSURANCE POLICY INFORMATION

Policyholder’s Name:
Property Address:
Policy Number:

Dear Agent:

This letter is to inform you that your client’s property, which is covered by flood insurance, meets the criteria for a new subset of properties that must be charged full-risk rates, in accordance with the provisions of the Flood Insurance Reform Act of 2004, Sec. 106.

In accordance with the law, the Federal Emergency Management Agency (FEMA) must charge full-risk rates for any property meeting the following criteria:

(1) Leased from the Federal Government, and

(2) Located on the river-facing side of any dike, levee, or other riverine flood control structure, or seaward of any seawall or other coastal flood control structure.

Your client may appeal this determination by furnishing the writing company with documentation verifying that the property does not meet the criteria listed above.

This notice has also been sent to your client.

If you have questions about the information in this letter, please contact (your company name and telephone number).
3. Lender LFP Notification

IMPORTANT FLOOD INSURANCE POLICY INFORMATION

Policyholder’s Name:
Property Address:
Policy Number:

Dear Lender:

This letter is to inform you that your client’s property, which is covered by flood insurance, meets the criteria for a new subset of properties that must be charged full-risk rates, in accordance with the provisions of the Flood Insurance Reform Act of 2004, Sec. 106.

In accordance with the law, the Federal Emergency Management Agency (FEMA) must charge full-risk rates for any property meeting the following criteria:

(1) Leased from the Federal Government, and

(2) Located on the river-facing side of any dike, levee, or other riverine flood control structure, or seaward of any seawall or other coastal flood control structure.

Your client may appeal this determination by furnishing the writing company with documentation verifying that the property does not meet the criteria listed above.

This notice has also been sent to your client.

If you have questions about the information in this letter, please contact (your company name and telephone number).
VII. Provisional Rating Notice

A. Overview

The insurer sends the policyholder, agent, and lender this notice if a policy was provisionally rated due to FEMA’s system being unavailable. The notice informs the parties that this provisionally rated policy cannot be renewed nor can claims be paid until it has been resubmitted for a complete rating analysis. The insurer should submit an endorsement with all policy information as soon as the system is available to obtain a rating engine rate. FEMA highly recommends obtaining a rating engine rate for the policy within 60 days of the Flood Insurance Application submission.

B. Sample Document

1. Policyholder Provisional Rating Notification

IMPORTANT FLOOD INSURANCE POLICY INFORMATION

Policyholder’s Name:
Property Address:
Policy Number:

Dear Policyholder:

The enclosed Standard Flood Insurance Policy has been issued using provisional rates because the FEMA system was unavailable to provide a premium at the time of the Flood Insurance Application. A rating engine rate must be determined before any claim payment can be made. Within 60 days of the initial submission attempt, it is highly recommended that the insurer resubmit the policy information required to FEMA. If the policy is not endorsed to a rating engine rate, then the policy is issued for a 1-year term and cannot be renewed using provisional rates.

If the premium resulting from the rating engine rate is lower than the provisional rate premium, you will receive a refund of the difference for the policy term.

If any additional premium is due because the rating engine rate results in a premium amount that is more than the provisional premium, you will then have 30 days from the date of the bill to pay the additional premium to restore the originally requested limits without a waiting period. A rating engine rate must be completed before the loss payment is made.

If you have any questions, please contact your insurance agent/producer for assistance.

In all instances, if the rating engine rate is less than the provisional premium, the amount of coverage may not exceed the amount originally requested.

cc: Agent, Lender
Appendix I: Policyholder Communications

VIII. Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice

A. Overview

The insurer must send a Renewal Notice to the payor listed on the policy declarations page at least 45 days before the policy expires. The insurer must also send a Renewal Notice to all parties listed on the policy declarations page. If the insurer does not receive the premium payment by the policy expiration date, it must send a Final Notice, on the policy expiration date, to all parties listed on the prior policy declarations page.
B. Sample Notifications (WYO Versions)

1. Renewal Notice (WYO Version), Page 1

RENEWAL NOTICE:
Your flood insurance policy is about to expire.
Confirm coverage selection and renew today.

Flood insurance is the most important thing you can do to protect against the devastating cost of flooding. You’ve taken the first step by purchasing a flood insurance policy, but to maintain coverage you must renew your policy each year. If your policy lapses, your property may not be covered and could become ineligible for certain premium discounts in the future.

Your insurer must receive your payment within 30 days of the policy expiration date to ensure continuous coverage. If you already submitted payment or if your mortgage lender pays your policy premium from an escrow account, please disregard this notice.

Renewing your policy is easy. Submit your payment to [WYO Company Name] by paying [insert preferred payment method(s)]. You can also pay by check or money order using the enclosed form. If you have questions about your coverage options or your flood policy, contact your insurance agent (listed above) or call [WYO Company Name] at [WYO contact phone number].

You have coverage options. You can either choose to keep your current coverage or adjust your coverage for additional protection. Please indicate one of the following choices on the payment page.

<table>
<thead>
<tr>
<th>Current Coverage (Option A)</th>
<th>Increased Coverage (Option B)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage $0.00</td>
<td>Building Coverage $0.00</td>
</tr>
<tr>
<td>Building Deductible $0.00</td>
<td>Building Deductible $0.00</td>
</tr>
<tr>
<td>Contents Coverage $0.00</td>
<td>Contents Coverage $0.00</td>
</tr>
<tr>
<td>Contents Deductible $0.00</td>
<td>Contents Deductible $0.00</td>
</tr>
<tr>
<td><strong>Total Amount Due (Option A)</strong> $0.00</td>
<td><strong>Total Amount Due (Option B)</strong> $0.00</td>
</tr>
</tbody>
</table>

Ready to renew? Complete the payment form on page 2 to ensure your property stays covered.

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1 All checks will be converted into Electronic Funds Transfer (EFT). In the event of insufficient funds, we will attempt to make the transfer up to two times. If the 30th day falls on a Saturday, Sunday, or holiday, the deadline does not extend to the next business day.
2 If your mortgage lender is responsible for paying your premium out of an escrow account and the Payor listed at the top of this notice is not the current lender, please forward the notice to the new financial institution and work with your insurance agent to send a General Change Endorsement form (available at www.fema.gov) to the National Flood Insurance Program (NFIP) to correct the policy.
3 Option B is the next-higher coverage combination available and increases the current premium by an inflation factor of 10% for building coverage and 5% for contents coverage. The current deductible is used. Increases in coverage will take effect immediately upon renewal without any waiting period.
2. Renewal Notice (WYO Version), Page 2

**PAYMENT FORM**

[WYO Company Name] accepts payments by [insert preferred payment method(s)]. Or, please fill out and return this payment form.

**Send payments to:**
[WYO Company Name]
[WYO Address Line 1]
[WYO Address Line 2]
[WYO Phone and Email/Website]

<table>
<thead>
<tr>
<th>Flood Insurance Policy Number</th>
<th>Insured Property Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>[XXXXXXXXXXXXXXXXXXXXX]</td>
<td></td>
</tr>
</tbody>
</table>

Payor’s Name

Payor’s Address

City, State, and ZIP Code

- [ ] I prefer to pay by **check**. (Please make the check payable to [WYO Company Name] and enclose payment for the total amount due with this form. Include your flood insurance policy number on your check.)

- [ ] I prefer to pay by **money order**. (Please enclose payment for the total amount due with this form. Include your flood insurance policy number on your money order.)

- [ ] I prefer to pay **online**. [Insert preferred online payment method(s)]. Submit a payment for the total amount due.

<table>
<thead>
<tr>
<th>Coverage Selection</th>
<th>Total Amount Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Coverage (Option A)</td>
<td></td>
</tr>
<tr>
<td>Increased Coverage (Option B)</td>
<td></td>
</tr>
</tbody>
</table>

Signature: ___________________________ Date: _____/_____/_____

*If your payment is not accepted, you will be notified by mail.*
NFIP Flood Insurance Renewal Privacy Act Statement

Pursuant to 5 U.S.C. § 552a(e)(3), this Privacy Act Statement serves to inform you of why the Department of Homeland Security (DHS) is requesting the information on this form.

AUTHORITY: Within the Federal Emergency Management Agency (FEMA), the Federal Insurance and Mitigation Administration (FIMA) is authorized to conduct the renewal inquiry by the National Flood Insurance Act of 1968, Public Law 90-448, as amended by the Flood Disaster Protection Act of 1973, Public Law 93-234.

PRINCIPAL PURPOSE(S): This information (that may include collection of policyholder information and bank account or credit card information) is being collected for the purpose of purchasing or renewing an NFIP policy.

ROUTINE USE(S): The information on this form may be used by and disclosed to DHS personnel, contractors, or others who need this information to assist in activities related to the principal purposes noted above.

DISCLOSURE: The disclosure of information on this form is voluntary; however, failure to provide the information requested may prevent FEMA from issuing an NFIP flood policy.
4. Renewal Notice (This Is Not A Bill) (WYO Version), Page 1

RENEWAL NOTICE:
Your flood insurance policy is about to expire. THIS IS NOT A BILL.
Confirm coverage selection and renew today.

<table>
<thead>
<tr>
<th>Policy Expiration Date &amp; Time:</th>
<th>Policy Number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>00/00/0000 at 12:01 a.m.</td>
<td>[Value]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Policyholder(s):</th>
<th>Payor:</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Line 1]</td>
<td>[Line 1]</td>
</tr>
<tr>
<td>[Line 2]</td>
<td>[Line 2]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Insured Property Location:</th>
<th>Agent:</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Line 1]</td>
<td>[Line 1]</td>
</tr>
<tr>
<td>[Line 2]</td>
<td>[Line 2]</td>
</tr>
</tbody>
</table>

Flood insurance is the most important thing you can do to protect against the devastating cost of flooding. You’ve taken the first step by purchasing a flood insurance policy, but to maintain coverage you must renew your policy each year. If your policy lapses, your property may not be covered and could become ineligible for certain discounts in the future.

Your insurer must receive your payment within 30 days of the policy expiration date to ensure continuous coverage.1 If you already submitted payment or if your mortgage lender pays your premium from an escrow account, please disregard this notice.2

Renewing your policy is easy. Submit your payment to [WYO Company Name] by paying [insert preferred payment method(s)]. You can also pay by check or money order using the enclosed form. If you have questions about your coverage options or your flood policy, contact your insurance agent (listed above) or call [WYO Phone and Email/Website].

You have coverage options. You can either choose to keep your current coverage or adjust your coverage for additional protection.3 Please indicate one of the following choices on the payment page.

<table>
<thead>
<tr>
<th>Current Coverage (Option A)</th>
<th>Increased Coverage (Option B)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage $0.00</td>
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<tr>
<td>Building Deductible $0.00</td>
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<tr>
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<td>Contents Coverage $0.00</td>
</tr>
<tr>
<td>Contents Deductible $0.00</td>
<td>Contents Deductible $0.00</td>
</tr>
<tr>
<td><strong>Total Amount Due (Option A) $0.00</strong></td>
<td><strong>Total Amount Due (Option B) $0.00</strong></td>
</tr>
</tbody>
</table>

Ready to renew? Complete the payment form on page 2 to ensure your property stays covered.

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2 If your mortgage lender is responsible for paying your premium out of an escrow account and the Payor listed at the top of this notice is not the current lender, please forward the notice to the new financial institution and work with your insurance agent to send a General Change Endorsement form (available at www.fema.gov) to the National Flood Insurance Program (NFIP) to correct the policy.

3 Option B is the next higher coverage combination available and increases the current premium by an inflation factor of 10% for building coverage and 5% for contents coverage. The current deductible is used. Increases in coverage will take effect immediately upon renewal without any waiting period.
Appendix I: Policyholder Communications

5. Renewal Notice (This Is Not A Bill) (WYO Version), Page 2

PAYMENT FORM

[WYO Company Name] accepts payments by [insert preferred payment method(s)]. Or, please fill out and return this payment form.

Send payments to:
[WYO Company Name]
[WYO Address Line 1]
[WYO Address Line 2]
[WYO Phone and Email/Website]

[WXXXXXXXXXXXXXXXXXX]  
Flood Insurance Policy Number   Insured Property Location

Payor’s Name

Payor’s Address

City, State, and ZIP Code

☐ I prefer to pay by check. (Please make the check payable to [WYO Company Name] and enclose payment for the total amount due with this form. Include your flood insurance policy number on your check.)

☐ I prefer to pay by money order. (Please enclose payment for the total amount due with this form. Include your flood insurance policy number on your money order.)

☐ I prefer to pay online. [Insert preferred online payment method(s)]. Submit a payment for the total amount due.

Coverage Selection:  
☐ Current Coverage (Option A)  
☐ Increased Coverage (Option B)

Total Amount Due:

Signature: __________________________ Date: _____/_____/_____

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DISCLOSURE: The disclosure of information on this form is voluntary; however, failure to provide the information requested may prevent FEMA from issuing an NFIP flood policy.
RENEWAL NOTICE:
This is your final notice. Your flood insurance policy has expired.
Confirm coverage selection and renew today.

<table>
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<tr>
<th>Policy Expiration Date &amp; Time: 00/00/0000 at 12:01 a.m.</th>
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<tbody>
<tr>
<td>Policyholder(s): [Line 1] [Line 2]</td>
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Renewing your policy is easy. Submit your payment to [WYO Company Name] by paying [insert preferred payment method(s)]. You can also pay by check or money order using the enclosed form. If you have questions about your coverage options or your flood policy, contact your insurance agent (listed above) or call [WYO Company Name] at [WYO contact phone number].

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2 If your mortgage lender is responsible for paying your premium out of an escrow account and the Payor listed at the top of this notice is not the current lender, please forward the notice to the new financial institution and work with your insurance agent to send a General Change Endorsement form (available at www.fema.gov) to the National Flood Insurance Program (NFIP) to correct the policy.
3 Option B is the next-higher coverage combination available and increases the current premium by an inflation factor of 10% for building coverage and 5% for contents coverage. The current deductible is used. Increases in coverage will take effect immediately upon renewal without any waiting period.
PAYMENT FORM

[WYO Company Name] accepts payments by [insert preferred payment method(s)]. Or, please fill out and return this payment form.

Send payments to:
[WYO Company Name]
[WYO Address Line 1]
[WYO Address Line 2]
[WYO Phone and Email/Website]

[Flood Insurance Policy Number]  [Insured Property Location]

Payor’s Name

Payor’s Address

City, State, and ZIP Code

☐ I prefer to pay by check. (Please make the check payable to [WYO Company Name] and enclose payment for the total amount due with this form. Include your flood insurance policy number on your check.)

☐ I prefer to pay by money order. (Please enclose payment for the total amount due with this form. Include your NFIP policy number on your money order.)

☐ I prefer to pay online. [Insert preferred online payment method(s)]. Submit a payment for the total amount due.

Coverage Selection: ______ Current Coverage (Option A)  ______ Increased Coverage (Option B)  Total Amount Due:

Signature: ___________________________________________  Date: _____/_____/_____

If your payment is not accepted, you will be notified by mail.
NFIP Flood Insurance Renewal Privacy Act Statement

Pursuant to 5 U.S.C. § 552a(e)(3), this Privacy Act Statement serves to inform you of why the Department of Homeland Security (DHS) is requesting the information on this form.

AUTHORITY: Within the Federal Emergency Management Agency (FEMA), the Federal Insurance and Mitigation Administration (FIMA) is authorized to conduct the renewal inquiry by the National Flood Insurance Act of 1968, Public Law 90-448, as amended by the Flood Disaster Protection Act of 1973, Public Law 93-234.

PRINCIPAL PURPOSE(S): This information (that may include collection of policyholder information and bank account or credit card information) is being collected for the purpose of purchasing or renewing an NFIP policy.

ROUTINE USE(S): The information on this form may be used by and disclosed to DHS personnel, contractors, or others who need this information to assist in activities related to the principal purposes noted above.

DISCLOSURE: The disclosure of information on this form is voluntary; however, failure to provide the information requested may prevent FEMA from issuing an NFIP flood policy.
### C. Sample Notifications (NFIP Direct Versions)

1. Renewal Notice (NFIP Direct Version), Page 1

---

**RENEWAL NOTICE:**

*Your flood insurance policy is about to expire.*

Confirm coverage selection and renew today.

<table>
<thead>
<tr>
<th>Policy Expiration Date &amp; Time: 00/00/0000 at 12:01 a.m.</th>
<th>Policy Number: [Value]</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policyholder(s): [Line 1] [Line 2]</td>
<td>Payor: [Line 1] [Line 2]</td>
</tr>
<tr>
<td>Insured Property Location: [Line 1] [Line 2]</td>
<td>Agent: [Line 1] [Line 2]</td>
</tr>
</tbody>
</table>

Flood insurance is the most important thing you can do to protect against the devastating cost of flooding. You’ve taken the first step by purchasing a flood insurance policy, but to maintain coverage you must renew your policy each year. If your policy lapses, your property may not be covered and could become ineligible for certain premium discounts in the future.

Your insurer must receive your payment within 30 days of the policy expiration date to ensure continuous coverage. If you already submitted payment or if your mortgage lender pays your policy premium from an escrow account, please disregard this notice.2

Renewing your policy is easy. Submit your payment directly to the National Flood Insurance Program (NFIP) by paying online. You can also pay by check or money order using the enclosed form. If you have questions about your coverage options or your flood policy, contact your insurance agent (listed above).

You have coverage options. You can either choose to keep your current coverage or adjust your coverage for additional protection.3 Please indicate one of the following choices on the payment page.

<table>
<thead>
<tr>
<th>Current Coverage (Option A)</th>
<th>Increased Coverage (Option B)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage $0.00</td>
<td>Building Coverage $0.00</td>
</tr>
<tr>
<td>Building Deductible $0.00</td>
<td>Building Deductible $0.00</td>
</tr>
<tr>
<td>Contents Coverage $0.00</td>
<td>Contents Coverage $0.00</td>
</tr>
<tr>
<td>Contents Deductible $0.00</td>
<td>Contents Deductible $0.00</td>
</tr>
<tr>
<td><strong>Total Amount Due (Option A)</strong> $0.00</td>
<td><strong>Total Amount Due (Option B)</strong> $0.00</td>
</tr>
</tbody>
</table>

Ready to renew? Complete the payment form on page 2 to ensure your property stays covered.

---

1 All checks will be converted into Electronic Funds Transfer (EFT). In the event of insufficient funds, we will attempt to make the transfer up to two times. If the 30th day falls on a Saturday, Sunday, or holiday, the deadline does not extend to the next business day.

2 If your mortgage lender is responsible for paying your premium out of an escrow account and the Payor listed at the top of this notice is not the current lender, please forward the notice to the new financial institution and work with your insurance agent to send a General Change Endorsement form (available at [www.fema.gov](https://www.fema.gov)) to the NFIP to correct the policy.

3 Option B is the next-higher coverage combination available and increases the current premium by an inflation factor of 10% for building coverage and 5% for contents coverage. The current deductible is used. Increases in coverage will take effect immediately upon renewal without any waiting period.
The NFIP accepts payments online, by check, or money order. Please fill out and return this payment form.

**Send payments to:**
NFIP Direct  
P.O. Box 91311  
Denver, CO 80291

<table>
<thead>
<tr>
<th>[XXXXXXXXXXXXXXXXXX]</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>NFIP Policy Number</td>
<td>Insured Property Location</td>
</tr>
</tbody>
</table>

**Payor’s Name**  

**Payor’s Address**  

**City, State, and ZIP Code**  

- [ ] I prefer to pay by **check**. (Please make the check payable to the NFIP Direct and enclose payment for the total amount due with this form. Include your policy number on your check.)

- [ ] I prefer to pay by **money order**. (Please enclose payment for the total amount due with this form. Include your NFIP policy number on your money order.)

- [ ] I prefer to pay **online**. (For online payment, visit Pay.gov and search "NFIP". Or, visit My.NFIPDirect.fema.gov. Submit a payment for the total amount due.)

<table>
<thead>
<tr>
<th><strong>Coverage Selection:</strong></th>
<th><strong>Total Amount Due:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Coverage</td>
<td></td>
</tr>
<tr>
<td>Increased Coverage</td>
<td></td>
</tr>
</tbody>
</table>

**Signature:** ____________________________  
**Date:** _____/_____/_____

*If your payment is not accepted, you will be notified by mail.*
Appendix I: Policyholder Communications

3. Renewal Notice (NFIP Direct Version), Page 3

NFIP Flood Insurance Renewal Privacy Act Statement

Pursuant to 5 U.S.C. § 552a(e)(3), this Privacy Act Statement serves to inform you of why the Department of Homeland Security (DHS) is requesting the information on this form.

AUTHORITY: Within the Federal Emergency Management Agency (FEMA), the Federal Insurance and Mitigation Administration (FIMA) is authorized to conduct the renewal inquiry by the National Flood Insurance Act of 1968, Public Law 90-448, as amended by the Flood Disaster Protection Act of 1973, Public Law 93-234.

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ROUTINE USE(S): The information on this form may be used by and disclosed to DHS personnel, contractors, or others who need this information to assist in activities related to the principal purposes noted above.

DISCLOSURE: The disclosure of information on this form is voluntary; however, failure to provide the information requested may prevent FEMA from issuing an NFIP flood policy.
4. Renewal Notice (This Is Not A Bill) (NFIP Direct Version), Page 1

RENEWAL NOTICE:
Your flood insurance policy is about to expire. THIS IS NOT A BILL.
Confirm coverage selection and renew today.

Policy Expiration Date & Time: 00/00/0000 at 12:01 a.m.  
Policy Number:  
Policyholder(s):  
[Line 1]  
[Line 2]  
Insured Property Location:  
[Line 1]  
[Line 2]  
Payor:  
[Line 1]  
[Line 2]  
Agent:  
[Line 1]  
[Line 2]  

Flood insurance is the most important thing you can do to protect against the devastating cost of flooding. You’ve taken the first step by purchasing a flood insurance policy, but to maintain coverage you must renew your policy each year. If your policy lapses, your property may not be covered and could become ineligible for certain premium discounts in the future.

Your insurer must receive your payment within 30 days of the policy expiration date to ensure continuous coverage.1 If you already submitted payment or if your mortgage lender pays your policy premium from an escrow account, please disregard this notice.2

Renewing your policy is easy. Submit your payment directly to the National Flood Insurance Program (NFIP) by paying online. You can also pay by check or money order using the enclosed form. If you have questions about your coverage options or your flood policy, contact your insurance agent (listed above).

You have coverage options. You can either choose to keep your current coverage or adjust your coverage for additional protection.3 Please indicate one of the following choices on the payment page.

<table>
<thead>
<tr>
<th>Current Coverage (Option A)</th>
<th>Increased Coverage (Option B)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage $0.00</td>
<td>Building Coverage $0.00</td>
</tr>
<tr>
<td>Building Deductible $0.00</td>
<td>Building Deductible $0.00</td>
</tr>
<tr>
<td>Contents Coverage $0.00</td>
<td>Contents Coverage $0.00</td>
</tr>
<tr>
<td>Contents Deductible $0.00</td>
<td>Contents Deductible $0.00</td>
</tr>
<tr>
<td><strong>Total Amount Due (Option A)</strong> $0.00</td>
<td><strong>Total Amount Due (Option B)</strong> $0.00</td>
</tr>
</tbody>
</table>

Ready to renew? Complete the payment form on page 2 to ensure your property stays covered.

1 All checks will be converted into Electronic Funds Transfer (EFT). In the event of insufficient funds, we will attempt to make the transfer up to two times. If the 30th day falls on a Saturday, Sunday, or holiday, the deadline does not extend to the next business day.
2 If your mortgage lender is responsible for paying your premium out of an escrow account and the Payor listed at the top of this notice is not the current lender, please forward the notice to the new financial institution and work with your insurance agent to send a General Change Endorsement form (available at www.fema.gov) to the NFIP to correct the policy.
3 Option B is the next higher coverage combination available and increases the current premium by an inflation factor of 10% for building coverage and 5% for contents coverage. The current deductible is used. Increases in coverage will take effect immediately upon renewal without any waiting period.

Page 1 of 3
PAYMENT FORM

The NFIP accepts payments online, by check, or money order. Please fill out and return this payment form.

Send payments to:
NFIP Direct
P.O. Box 91311
Denver, CO 80291

[XXXXXXXXXXXXXXXXXXXX]
NFIP Policy Number Insured Property Location

Payor’s Name

Payor’s Address

City, State, and ZIP Code

☐ I prefer to pay by check. (Please make the check payable to the NFIP Direct and enclose payment for the total amount due with this form. Include your policy number on your check.)

☐ I prefer to pay by money order. (Please enclose payment for the total amount due with this form. Include your NFIP policy number on your money order.)

☐ I prefer to pay online. (For online payment, visit Pay.gov and search “NFIP”. Or, visit My.NFIPDirect.fema.gov. Submit a payment for the total amount due.)

<table>
<thead>
<tr>
<th>Coverage Selection:</th>
<th>Total Amount Due:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Coverage (Option A)</td>
<td></td>
</tr>
<tr>
<td>Increased Coverage (Option B)</td>
<td></td>
</tr>
</tbody>
</table>

Signature: ______________________________ Date: _____/_____/_____

If your payment is not accepted, you will be notified by mail.
NFIP Flood Insurance Renewal Privacy Act Statement

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DISCLOSURE: The disclosure of information on this form is voluntary; however, failure to provide the information requested may prevent FEMA from issuing an NFIP flood policy.
7. Final Notice (NFIP Direct Version), Page 1

RENEWAL NOTICE:
This is your final notice. Your flood insurance policy has expired. Confirm coverage selection and renew today.

Policy Expiration Date & Time: 00/00/0000 at 12:01 a.m.  Policy Number: [Value]
Policyholder(s): [Line 1] [Line 2] Payor: [Line 1] [Line 2]
Insured Property Location: [Line 1] [Line 2] Agent: [Line 1] [Line 2]

Flood insurance is the most important thing you can do to protect against the devastating cost of flooding. You’ve taken the first step by purchasing a flood insurance policy, but to maintain coverage you must renew your policy each year. If your policy lapses, your property may not be covered and could become ineligible for certain premium discounts in the future.

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You have coverage options. You can either choose to keep your current coverage or adjust your coverage for additional protection. Please indicate one of the following choices on the payment page.

<table>
<thead>
<tr>
<th>Current Coverage (Option A)</th>
<th>Increased Coverage (Option B)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Coverage</td>
<td>Building Coverage</td>
</tr>
<tr>
<td>$0.00</td>
<td>Building Deductible</td>
</tr>
<tr>
<td>Building Deductible</td>
<td>$0.00</td>
</tr>
<tr>
<td>Contents Coverage</td>
<td>Contents Coverage</td>
</tr>
<tr>
<td>$0.00</td>
<td>Contents Deductible</td>
</tr>
<tr>
<td>Contents Deductible</td>
<td>$0.00</td>
</tr>
<tr>
<td><strong>Total Amount Due (Option A)</strong></td>
<td><strong>Total Amount Due (Option B)</strong></td>
</tr>
<tr>
<td><strong>$0.00</strong></td>
<td><strong>$0.00</strong></td>
</tr>
</tbody>
</table>

Ready to renew? Complete the payment form on page 2 to ensure your property stays covered.

---

1 All checks will be converted into Electronic Funds Transfer (EFT). In the event of insufficient funds, we will attempt to make the transfer up to two times. If the 30th day falls on a Saturday, Sunday, or holiday, the deadline does not extend to the next business day.
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3 Option B is the next higher coverage combination available and increases the current premium by an inflation factor of 10% for building coverage and 5% for contents coverage. The current deductible is used. Increases in coverage will take effect immediately upon renewal without any waiting period.

Page 1 of 3
8. Final Notice (NFIP Direct Version), Page 2

PAYMENT FORM

The NFIP accepts payments online, by check, or money order. Please fill out and return this payment form.

Send payments to:
NFIP Direct
P.O. Box 91311
Denver, CO 80291

[XXXXXXXXXXXXXXXXXX]
NFIP Policy Number    Insured Property Location

Payor’s Name

Payor’s Address

City, State, and ZIP Code

☐ I prefer to pay by check. (Please make the check payable to the NFIP Direct and enclose payment for the total amount due with this form. Include your policy number on your check.)

☐ I prefer to pay by money order. (Please enclose payment for the total amount due with this form. Include your NFIP policy number on your money order.)

☐ I prefer to pay online. (For online payment, visit Pay.gov and search “NFIP”. Or, visit My.NFIPDirect.fema.gov. Submit a payment for the total amount due.)

Coverage Selection:  
□ Current Coverage (Option A)  ☐ Increased Coverage (Option B)

Total Amount Due:

Signature: ________________________________  Date: ______/_____/______

If your payment is not accepted, you will be notified by mail.
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### D. Requirements

#### Table 3: Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice Requirements

<table>
<thead>
<tr>
<th>ID</th>
<th>Category (for internal use only)</th>
<th>Data Element(s)</th>
<th>Display of Data Element (Required display in blue, unless otherwise indicated)</th>
<th>RR 2.0 Requirement (for NFIP Direct)</th>
<th>RR 2.0 Requirement (for WYOs/Vendors)</th>
<th>Possible Values or Required Format</th>
<th>Description &amp; Required Information (under RR 2.0)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Insurer Insurance Provider</td>
<td>Insurance Provider</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[WYO company name], “NFIP Direct”</td>
<td>Indicate the name of the Insurance Provider (WYO company name or NFIP Direct).</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Insurer Insurance Provider Address</td>
<td>no additional header required when displayed with Insurance Provider field</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[standard USPS address]</td>
<td>Indicate the mailing address for the insurance provider insuring the Policy.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Insurer Insurance Provider Contact Info</td>
<td>no additional header required when displayed with Insurance Provider field</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[Phone number] [add’l contact info]</td>
<td>Indicate whether this communication is a renewal notice or final notice. For the renewal notice sent 45 days prior to the Policy Expiration Date, indicate “Renewal Notice” for communications sent to the current policy Payor and “Renewal Notice (This Is Not A Bill)” communications sent to all other parties listed on the Declarations Page. For the final renewal notice on the Policy Expiration Date, indicate “Renewal Notice” and “Final Notice” for communications sent to the current policy Payor and all other parties listed on the Declarations Page.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Notice Topline Header</td>
<td>Renewal Notice and Renewal Notice (This Is Not A Bill) or Renewal Notice (Final Notice)</td>
<td>Always shown</td>
<td>Always shown</td>
<td>“Renewal Notice and Renewal Notice (This Is Not A Bill),” “Renewal Notice” and “Final Notice”</td>
<td>Include the specified messaging or equivalent messaging that provides clear up-front context for the message recipient.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Notice Topline Call-to-action</td>
<td>[see Possible Values]</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[Payor Name]</td>
<td>Indicate the date the renewal notice was generated and sent to policyholder and relevant parties (e.g., current policy Payor). Indicate the field name as “Notice Date.”</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Notice Notice Date</td>
<td>Notice Date</td>
<td>Always shown</td>
<td>Always shown</td>
<td>Date: MM/DD/YYYY or Month DD, YYYY</td>
<td>Indicate the field name as “Notice Date.”</td>
<td></td>
</tr>
</tbody>
</table>
### Table 3: Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice Requirements continued

<table>
<thead>
<tr>
<th>ID</th>
<th>Category (for internal use only)</th>
<th>Data Element(s) (Required display in blue, unless otherwise indicated)</th>
<th>Display of Data Element</th>
<th>RR 2.0 Requirement for NFIP Direct</th>
<th>RR 2.0 Requirement for WYOs/Vendors</th>
<th>Possible Values or Required Format</th>
<th>Description &amp; Required Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>Notice Info</td>
<td>Final Notice Date</td>
<td>Final Notice Date</td>
<td>Conditional – only if applicable</td>
<td>Conditional – only if applicable</td>
<td>Date: MM/DD/YYYY or Month DD, YYYY</td>
<td>If this is a Renewal Notice (Final Notice), indicate the date the final notice was generated and sent to policyholder and relevant parties (e.g., current policy Payor).</td>
</tr>
<tr>
<td>8</td>
<td>Notice Info</td>
<td>Notice ID</td>
<td>Notice ID</td>
<td>Conditional – only if applicable</td>
<td>Not required</td>
<td>012345678-0123456789</td>
<td>Indicate the unique reference number for the Renewal Notice (Final Notice).</td>
</tr>
<tr>
<td>9</td>
<td>Policy</td>
<td>Policy Expiration Date (Policy Term)</td>
<td>Policy Expiration Date &amp; Time</td>
<td>Always shown</td>
<td>Always shown</td>
<td>Date: MM/DD/YYYY or Month DD, YYYY Time: “12:01am”</td>
<td>Indicate the Policy Expiration Date and Time. For all policies, indicate applicable date and the specific time “12:01am.”</td>
</tr>
<tr>
<td>10</td>
<td>Policy</td>
<td>NFIP Policy Number</td>
<td>Policy Number</td>
<td>Always shown</td>
<td>Always shown</td>
<td>1234567890</td>
<td>Indicate the 10-character string for this policy as reported to the NFIP system of record. If the insurance provider uses a separate policy number for internal purposes, identify this field as “NFIP Policy Number.”</td>
</tr>
<tr>
<td>11</td>
<td>Policyholder</td>
<td>Named Insured(s)</td>
<td>Policyholder(s)</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[Insured Name 1] [Insured Name 2 or “ATIMA”]</td>
<td>Indicate the named insured/policyholder, including second insured and/or any “ATIMA.”</td>
</tr>
<tr>
<td>12</td>
<td>Policy</td>
<td>Current Policy Payor</td>
<td>Payor</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[Payor Name]</td>
<td>Indicate the name of the payor of the current term policy.</td>
</tr>
<tr>
<td>13</td>
<td>Policy</td>
<td>Insured Property Location</td>
<td>Insured Property Location</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[standard USPS address]</td>
<td>Indicate the street address of the property insured by the policy.</td>
</tr>
<tr>
<td>14</td>
<td>Agent</td>
<td>Agent/Producer Name and Contact Info</td>
<td>Agent</td>
<td>Always shown</td>
<td>Always shown</td>
<td>[Agent Name] [standard USPS address] [add’l contact info]</td>
<td>Indicate the name and contact info (address, phone, and email or website) of the agent of record, producer, or broker.</td>
</tr>
<tr>
<td>15</td>
<td>Current Coverage (Option A)</td>
<td>Building Coverage [Limit] Option A</td>
<td>Building Coverage (Option A)</td>
<td>Always shown</td>
<td>Always shown</td>
<td>For policies with no Building Coverage: “n/a” – Building Coverage values by Building Occupancy: Single-Family Home, Residential Manufactured/Mobile Home.</td>
<td>Indicate the Building Coverage limit amount for the current policy (option A). If the policy only covers contents, then indicate “n/a.” Policies written under the Emergency Program have different limits, which may vary by state. Policies written for property in...</td>
</tr>
</tbody>
</table>
## Table 3: Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice Requirements

<table>
<thead>
<tr>
<th>ID</th>
<th>Category (for internal use only)</th>
<th>Data Element(s)</th>
<th>Display of Data Element (Required display in blue, unless otherwise indicated)</th>
<th>RR 2.0 Requirement (for NFIP Direct)</th>
<th>RR 2.0 Requirement (for WYOs/Vendors)</th>
<th>Possible Values or Required Format</th>
<th>Description &amp; Required Information (under RR 2.0)</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td>cont.</td>
<td></td>
<td>Residential Unit, or Two-To-Four Family Building Regular Program: “[$1–$250,000],” Emergency Program (AK, GU, HI, US VI): “[$1–$50,000],” Emergency Program (all other states): “[$1–$35,000]” Residential Condominium Building Regular Program: “[$250,000 multiplied by total Number of Units],” Emergency Program: “n/a” Other Residential Building, Non-Residential Building, or Non-Residential Manufactured/Mobile Building Regular Program: “[$1–$500,000],” Emergency Program (AK, GU, HI, US VI): “[$1–$150,000],” Emergency Program (all other states): “[$1–$100,000]” Non-Residential Unit “n/a”</td>
<td>Alaska (AK), Guam (GU), Hawaii (HI), and US Virgin Islands (US VI) have different limits under the Emergency Program than policies written under the Emergency Program for other states and territories. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<p>| 16 | Current Coverage (Option A) | Building Deductible Option A | Building Deductible (Option A) | Always shown | Always shown | For policies with no Building Coverage: “n/a” – Building Deductible values by Building Occupancy – Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, and Two-to-Four Family Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000” Other Residential Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, and Non-Residential Unit: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000,” “$50,000” | Indicate the Building Deductible amount for the current policy (Option A). If the policy only covers contents, then indicate “n/a.” For select occupancies (i.e., Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-To-Four Family Building), Building Deductible amounts can be mixed with any Contents Deductible option for those occupancies. For all other policies, these Building Deductible amounts can only be selected in fixed combinations with certain Contents Deductible options, as specified in the FIM. Refer to “Coverage and Deductibles” section of the FIM for more details. |</p>
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<tr>
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<th>RR 2.0 Requirement (for WYOs/Vendors)</th>
<th>Possible Values or Required Format</th>
<th>Description &amp; Required Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>16 cont.</td>
<td>Residential Condominium Building:</td>
<td>$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
<td>For policies with no Contents Coverage: “n/a”</td>
<td>Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
<td>Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
<td>Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
<td>Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
</tr>
<tr>
<td>17</td>
<td>Current Coverage (Option A)</td>
<td>Contents Coverage (Option A)</td>
<td>Contents Coverage (Option A)</td>
<td>Always shown</td>
<td>Always shown</td>
<td>For policies with no Contents Coverage: “n/a”</td>
<td>Indicate the Contents Coverage limit amount for the current policy (option A). If the policy only covers the building, then indicate “n/a.” Policies written under the Emergency Program have different limits. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
</tr>
<tr>
<td>18</td>
<td>Current Coverage (Option A)</td>
<td>Contents Deductible (Option A)</td>
<td>Contents Deductible (Option A)</td>
<td>Always shown</td>
<td>Always shown</td>
<td>For policies with no Contents Coverage: “n/a”</td>
<td>Indicate the Contents Deductible amount for the current policy (option A). If the policy only covers the building, then indicate “n/a.” For select occupancies (i.e., Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building), Contents Deductible amounts can be mixed with any Building Deductible option for those occupancies. For all other policies, these Contents Deductible amounts can only be selected in fixed combinations with certain Building Deductible options, as specified in the FIM. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
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</table>
### Table 3: Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice Requirements continued

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<th>Description &amp; Required Information (under RR 2.0)</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>continued</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
</tr>
<tr>
<td>19</td>
<td>Current Coverage (Option A)</td>
<td>Total Annual Cost (Option A)</td>
<td>Total Annual Cost (Option A)</td>
<td>Always shown</td>
<td>Always shown</td>
<td>$</td>
<td>Indicate the total amount of annual premium due for payment to renew the policy at current coverage levels.</td>
</tr>
<tr>
<td>20</td>
<td>Increased Coverage (Option B)</td>
<td>Building Coverage Limit (Option B)</td>
<td>Building Coverage (Option B)</td>
<td>Conditional – only if applicable</td>
<td>Conditional – only if applicable</td>
<td>For policies with no Building Coverage: “n/a” – Building Coverage values by Building Occupancy – Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building Regular Program: “[$1–$250,000],” Emergency Program (AK, GU, HI, US VI): “[$1–$50,000],” Emergency Program (all other states): “[$1–$35,000],” Residential Condominium Building, Regular Program: “[$250,000 multiplied by total Number of Units],” Emergency Program: “n/a” Other Residential Building, Non-Residential Building, or Non-Residential Manufactured/Mobile Building Regular Program: “[$1–$500,000],” Emergency Program (AK, GU, HI, US VI): “[$1–$150,000],” Emergency Program (all other states): “[$1–$100,000]” Non-Residential Unit “n/a”</td>
<td>Policies written under the Emergency Program have different limits, which may vary by state. Policies written for property in Alaska (AK), Guam (GU), Hawaii (HI), and US Virgin Islands (US VI) have different limits under the Emergency Program than policies written under the Emergency Program for other states and territories. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
</tr>
<tr>
<td>ID</td>
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<td>-----------------------------------</td>
</tr>
<tr>
<td>21</td>
<td>Increased Coverage (Option B)</td>
<td>Building Deductible Option B</td>
<td><strong>Building Deductible (Option B)</strong></td>
<td>Conditional – only if applicable</td>
<td>Conditional – only if applicable</td>
<td>For policies with no Building Coverage: “n/a” – Building Deductible values by Building Occupancy – Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, and Two-to-Four Family Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000” Other Residential Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, and Non-Residential Unit: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000,” “$50,000” Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”</td>
<td>Indicate the Building Deductible amount proposed for option B. If the policy only covers contents, then indicate “n/a.” For select occupancies (i.e., Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building), Building Deductible amounts can be mixed with any Contents Deductible option for those occupancies. For all other policies, these Building Deductible amounts can only be selected in fixed combinations with certain Contents Deductible options, as specified in the FIM. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
</tr>
<tr>
<td>22</td>
<td>Increased Coverage (Option B)</td>
<td>Contents Coverage [Limit] Option B</td>
<td><strong>Contents Coverage (Option B)</strong></td>
<td>Conditional – only if applicable</td>
<td>Conditional – only if applicable</td>
<td>For policies with no Contents Coverage: “n/a” – Contents Coverage values by Building Occupancy – Single-Family Home, Residential Manufactured/Mobile Home, Residential Unit, Two-to-Four Family Building, or Other Residential Building: Regular Program: “[$1–$100,000],” Emergency Program: “[$1–$10,000]” Residential Condominium Building: Regular Program: “[$1–$100,000],” Emergency Program: “n/a” Non-Residential Building, Non-Residential Manufactured/Mobile Building, or Non-Residential Unit Regular Program: “[$1–$500,000],” Emergency Program: “[$1–$100,000]”</td>
<td>Indicate the Contents Coverage limit amount proposed for option B, which increases the current premium by an inflation factor of 5% for Building Coverage. If the policy only covers the building, then indicate “n/a.” Policies written under the Emergency Program have different limits. Refer to “Coverage and Deductibles” section of the FIM for details.</td>
</tr>
</tbody>
</table>
### Table 3: Renewal Notice, Renewal Notice (This Is Not A Bill), and Final Notice Requirements  

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<th>Possible Values or Required Format</th>
<th>Description &amp; Required Information</th>
</tr>
</thead>
</table>
| 23 | Increased Coverage (Option B)   | Contents       | Conditional – only if applicable                                                 | Conditional – only if applicable   | For policies with no Contents Coverage: “n/a”  
– Contents Deductible values by Building Occupancy –  
Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-to-Four Family Building: “$1,000,” “$2,000,” “$5,000,” “$10,000”  
Other Residential Building, Non-Residential Building, Non-Residential Manufactured/Mobile Building, or Non-Residential Unit: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000,” “$50,000”  
Residential Condominium Building: “$1,000,” “$1,250,” “$1,500,” “$2,000,” “$5,000,” “$10,000,” “$25,000”  
Indicate the Contents Deductible amount proposed for option B. If the policy only covers the building, then indicate “n/a.”  
For select occupancies (i.e., Single Family Home, Residential Manufactured/Mobile Home, Residential Unit, or Two-To-Four Family Building), Contents Deductible amounts can be mixed with any Building Deductible option for those occupancies.  
For all other policies, these Contents Deductible amounts can only be selected in fixed combinations with certain Building Deductible options, as specified in the FIM.  
Refer to “Coverage and Deductibles” section of the FIM for details. |
| 24 | Increased Coverage (Option B)   | Total Annual   | Conditional – only if applicable                                                 | Conditional – only if applicable   | Indicate the total amount of annual premium due for payment to renew the policy at increased coverage levels (option B) |
| 25 | Messaging                       | Coverage       | Conditional – only if applicable                                                 | Conditional – only if applicable   | “Option B is the next-higher coverage combination available and increases the current premium by an inflation factor of 10% for building coverage and 5% for contents coverage. The current deductible is used. Increases in coverage will take effect immediately and do not necessitate a 30-day waiting period”  
[or equivalent statement(s)]  
When applicable, include the specified messaging that describes to the policyholder how option B was calculated. Include only when option B applies. |
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</thead>
<tbody>
<tr>
<td>26</td>
<td>Messaging</td>
<td>Renew each year</td>
<td>[see Possible Values]</td>
<td>Always shown</td>
<td>Always shown</td>
<td>&quot;Flood insurance is the most important thing you can do to protect against the devastating cost of flooding. You’ve taken the first step by purchasing a flood insurance policy, but to maintain coverage you must renew your policy each year.” [or equivalent statement(s)]</td>
<td>Include the specified messaging or equivalent messaging indicating that the policy does not automatically renew each year and that policyholders must actively renew in order to maintain coverage.</td>
</tr>
<tr>
<td>27</td>
<td>Messaging</td>
<td>Policy Lapse Implications</td>
<td>[see Possible Values]</td>
<td>Always shown</td>
<td>Always shown</td>
<td>&quot;If your policy lapses, your property may not be covered and could become ineligible for certain premium discounts in the future.” [or equivalent statement(s)]</td>
<td>Include the specified messaging or equivalent messaging that describes what could happen if the policyholder’s policy coverage lapses due to failure to submit payment, including inability to file a claim, waiting 30 days for new coverage to become effective, and potential loss of eligibility for certain premium discounts.</td>
</tr>
<tr>
<td>28</td>
<td>Messaging</td>
<td>Payment Receipt Due</td>
<td>[see Possible Values]</td>
<td>Always shown</td>
<td>Always shown</td>
<td>“Your insurer” [or WYO Company Name] must receive your payment within 30 days of the policy expiration date to ensure continuous coverage.” [or equivalent statement(s)]</td>
<td>Include the specified messaging or equivalent messaging that describes when payment for a policy renewal must be received by the insurer (i.e., within 30 days of the policy expiration date and time) to maintain continuous NFIP coverage.</td>
</tr>
<tr>
<td>29</td>
<td>Messaging</td>
<td>Disclaimer: Payment Already Sent</td>
<td>[see Possible Values]</td>
<td>Always shown</td>
<td>Conditional – only if applicable</td>
<td>&quot;If you already submitted payment or if your mortgage lender pays your policy premium from an escrow account, please disregard this notice.” [or equivalent statement(s)]</td>
<td>For those policies not paid from escrow by mortgage lender, include the specified messaging or equivalent messaging that indicates that if the policyholder has already submitted payment then they may disregard this notice.</td>
</tr>
<tr>
<td>30</td>
<td>Messaging</td>
<td>Disclaimer: Updated Lender/Payor Information</td>
<td>[see Possible Values]</td>
<td>Always shown</td>
<td>Conditional – only if applicable</td>
<td>“If your mortgage lender is responsible for paying your premium out of an escrow account and the Payor listed at the top of this notice is not the current lender, please forward the renewal notice to the new financial institution and notify your insurance company.” [or equivalent statement(s)]</td>
<td>Include the specified messaging or equivalent messaging that explains to the policyholder what to do if the listed Payor on the renewal notice is not the current lender (i.e., they should forward the renewal notice to the new financial institution and notify their insurance provider).</td>
</tr>
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<tbody>
<tr>
<td>31</td>
<td>Messaging</td>
<td>Instructions for renewing [see Possible Values]</td>
<td>Always shown</td>
<td>Always shown</td>
<td>“Renewing your policy is easy. Submit your payment to [WYO Company Name] by [applicable payment methods].” or equivalent statement(s)</td>
<td>Include the specified messaging or equivalent messaging that describes the methods the policyholder can use to submit payment to renew their policy.</td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>Messaging</td>
<td>Coverage options [see Possible Values]</td>
<td>Always shown</td>
<td>Always shown</td>
<td>“You have coverage options. You can either choose to keep your current coverage or adjust your coverage as needed.” “Please indicate one of the following choices on the payment page.” or equivalent statement(s)</td>
<td>Include the specified messaging or equivalent messaging that explains to the policyholder that they can keep their current coverage or change it if desired. Also include instructions for the policyholder to confirm which coverage option (i.e., keep current coverage or change coverage) they are selecting for the next policy term (e.g., check box on payment page or tell their agent).</td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>Messaging</td>
<td>Ready to Renew [see Possible Values]</td>
<td>Always shown</td>
<td>Not required</td>
<td>“Ready to renew? Complete the payment form on page [page #] to ensure your property stays covered.” or equivalent statement(s)</td>
<td>Include the specified messaging or equivalent messaging that explains to the policyholder where in the Renewal information to go for information about completing payment.</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>Messaging</td>
<td>Privacy Act Statement [Privacy Act Statement]</td>
<td>Always shown</td>
<td>Not required</td>
<td>NIP Flood Insurance Renewal Privacy Act Statement Pursuant to 5 U.S.C. § 552a(e)(3), this Privacy Act Statement serves to inform you of why the Department of Homeland Security (DHS) is requesting the information on this form. AUTHORITY: Within the Federal Emergency Management Agency (FEMA), the Federal Insurance and Mitigation Administration (FIMA) is authorized to conduct the renewal inquiry by the National Flood Insurance Act of 1968, Public Law 90-448, as amended by the Flood Disaster Protection Act of 1973, Public Law 93-234.</td>
<td>Include the messaging necessary to inform the policyholder of why the government is requesting information on a form.</td>
<td></td>
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<tr>
<td>34</td>
<td>cont.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>PRINCIPAL PURPOSE(S): This information (that may include collection of policyholder information and bank account or credit card information) is being collected for the purpose of purchasing or renewing an NFIP policy. ROUTINE USE(S): The information on this form may be used by and disclosed to DHS personnel, contractors, or others who need this information to assist in activities related to the principal purposes noted above. DISCLOSURE: The disclosure of information on this form is voluntary; however, failure to provide the information requested may prevent FEMA from issuing an NFIP flood policy.*</td>
</tr>
</tbody>
</table>
IX. Cancellation Verification Letter

A. Overview

A policyholder requesting cancellation of their policy because it is no longer required by their lender will need to submit a Cancellation Verification Letter as part of the cancellation request. The policyholder may obtain this form from the agent or the insurer.

B. Sample Document

VERIFICATION THAT THERE IS NO LENDER REQUIREMENT TO MAINTAIN FLOOD INSURANCE COVERAGE

<Insured Property Address>

I, _________________________, am not required by a lender, loss payee, landlord, or any Federal agency to maintain flood insurance for the above-referenced property pursuant to any statute, regulation, or contract. I am aware that by canceling my coverage, I may lose eligibility for any discounted premium rates made available through the National Flood Insurance Program.

Check the reason that best applies:

___ Property Closing Did Not Occur
___ Insurance No Longer Required by Lender Because Property is No Longer in a Special Flood Hazard Area
___ Coverage No Longer Required by Lender for a Detached Structure
___ Mortgage Paid Off
___ Nullification Prior to Policy Effective Date

____________________________________
Policyholder Name (Printed)

____________________________________
Policyholder Signature Date
This page is intentionally left blank.
I. **Sample Scenarios**

This section provides sample scenarios for new business applications using the new pricing methodology. These samples are not based on actual property addresses or rating variables determined by geolocation. Text boxes and red text highlight specific information related to the different scenarios.

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- Scenario 3: Post-FIRM, Single-Family Home, Elevated ......................................................... J-4
- Scenario 4: Post-FIRM, Residential Condo Unit Within a Residential Condominium Building, Elevated ......................................................... J-5
- Scenario 5. Post-FIRM, Residential Condominium Building Association Policy, Non-Elevated .... J-6
Scenario 1. Post-FIRM, Single-Family Home with Basement

Policyholder Information:
- Property Address of Policyholder(s):
  1234 Main St
  Any Town, TX 90210

Building Location:
- Is the Property Location the Same as the Policyholder Mailing Address?: Yes
- Property Address Type: Street
- For an Address With Multiple Buildings and/or for a Building With Additions or Extensions, Describe the Insured Building: N/A
- Is Building Located in a CBRS System Unit or OPA: No

Community Information:
- Current Community No./Panel No. and Suffix: 123456/0000/A
- Current FIRM Zone: AE
- Map Date: 12/31/2020
- Community Program Type is: Regular

Building Information:
1. Building Occupancy: Single Family Home
2. Building Description: Main Dwelling
3. Foundation Type: Basement (non-elevated)
4. First Floor Height Determination
   - Elevation Certificate (Optional)
     Elevation Certificate Date: 11/01/2021
     Building Diagram Number: 2A
5. Building Characteristics:
   - Is Building Under Construction: No
   - Date of Construction: 05/03/1988
   - Has the Building Been Substantially Improved: No
   - Construction Type: Masonry
   - Is the Building Over Water: No
   - Is the Building Properly Floodproofed: No
   - Is the Building Eligible for the Machinery & Equipment Mitigation Discount: Yes
   - Building Square Footage: 2,200
   - Number of Detached Structures on Property: N/A
   - Number of Elevators: N/A
   - Number of Floors in Building (Excluding Basements/Enclosed Area, if any): 2
   - If the Coverage is For a Unit, Indicate the Floor Where the Unit is Located: N/A
   - Building Replacement Cost (Including the Foundation): $250,000
   - Is the Building a Rental Property: No
   - Is the Building the Policyholder’s Primary Residence: Yes

COVERAGES AND DEDUCTIBLES
SFIP Form: Dwelling
Amount of Insurance
Building: $240,000
Contents: $60,000
Deductible
Building: $2,000
Contents: $2,000

Discounts
Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed? No
Is the property eligible for Newly Mapped discount? Yes
Did the applicant have a prior NFIP policy for the building that received a Pre-FIRM discount and lapsed? No
If the applicant recently purchased the building, are they eligible to receive any NFIP statutory discount that the prior owner received? No

COMPONENTS OF THE TOTAL AMOUNT DUE*

<table>
<thead>
<tr>
<th>COMPONENTS OF THE TOTAL AMOUNT DUE*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Premium + $1,211</td>
</tr>
<tr>
<td>Contents Premium + $658</td>
</tr>
<tr>
<td>Increased Cost Of Compliance (ICC) Premium + $36</td>
</tr>
<tr>
<td>Mitigation Discount − ($85)</td>
</tr>
<tr>
<td>Community Rating System Discount − $0</td>
</tr>
</tbody>
</table>

FULL RISK PREMIUM = $1,820

STATUTORY DISCOUNTS

<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>Annual Increase Cap − $0</td>
</tr>
<tr>
<td>Pre-FIRM Discount − $0</td>
</tr>
<tr>
<td>Newly Mapped Discount − ($474)</td>
</tr>
<tr>
<td>Other Statutory Discounts − $0</td>
</tr>
</tbody>
</table>

DISCOUNTED PREMIUM $1,346

<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>Reserve Fund Assessment (18%) + $242</td>
</tr>
<tr>
<td>HFIAA Surcharge + $25</td>
</tr>
<tr>
<td>Federal Policy Fee + $47</td>
</tr>
<tr>
<td>Probation Surcharge + $0</td>
</tr>
</tbody>
</table>

TOTAL AMOUNT DUE = $1,660

* All components of the total amount due will be calculated by the FEMA system.
Scenario 2. Pre-FIRM, Single-Family Home, Elevated

Policyholder Information:
- Property Address of Policyholder(s):
  1234 Main Street
  Any Town, TX 90210

Building Location:
- Is the Property Location the Same as the Policyholder Mailing Address?: Yes
- Property Address Type: Street
- For an Address With Multiple Buildings and/or for a Building With Additions or Extensions, Describe the Insured Building: N/A
- Is Building Located in a CBRS System Unit or OPA: No

Community Information:
- Current Community No./Panel No. and Suffix: 123456/0000/A
- Current FIRM Zone: AE
- Map Date: 12/31/1974
- Community Program Type is: Regular

Building Information:
1. Building Occupancy: Single-Family Home
2. Building Description: Main Dwelling
3. Foundation Type: Elevated with Enclosure on Posts, Piles, or Piers
   - Is the Enclosure/Crawlspace Constructed with Proper Flood Openings or Engineered Openings: Yes
   - If Yes, Enter the Total Number of Flood Openings: 8
   - Total Area of All Permanent Openings: 1,200 Square Inches
   - Total Enclosed Area: 1,000 Square Feet
4. First Floor Height Determination
   - Elevation Certificate (Optional)

Elevation Certificate Date: 08/05/2015
Building Diagram Number: 6
If Using Section C:
- Lowest Adjacent Grade: 10
- Lowest Floor Elevation: 11
- First Floor Height (In Feet): 1
- First Floor Height Used: 1
- Method Used to Determine First Floor Height: EC Determined

5. Building Characteristics:
- Is Building Under Construction: No
- Date of Construction: 07/18/1970
- Has the Building Been Substantially Improved: No
- Construction Type: Frame
- Is the Building Over Water: No
- Is the Building Properly Floodproofed: No
- Is the Building Eligible for the Machinery & Equipment Mitigation Discount: Yes
- Building Square Footage: 3,600
- Number of Detached Structures on Property: 1
- Number of Elevators: N/A
- Number of Floors in Building (Excluding Basements/Enclosed Area, if any): 2
- If the Coverage is For a Unit, Indicate the Floor Where the Unit is Located: N/A
- Building Replacement Cost (Including the Foundation): $425,000
- Is the Building a Rental Property: No
- Is the Building the Policyholder’s Primary Residence: Yes

**COVERAGES AND DEDUCTIBLES**

SFIP Form: Dwelling

Amount of Insurance
- Building: $250,000
- Contents: $85,000

Deductible
- Building: $2,000
- Contents: $2,000

Discounts
- Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed? No
- Is the property eligible for Newly Mapped discount? No
- Did the applicant have a prior NFIP policy for the building that received a Pre-FIRM discount and lapsed? No
- If the applicant recently purchased the building, are they eligible to receive any NFIP statutory discount that the prior owner received? No

**COMPONENTS OF THE TOTAL AMOUNT DUE**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Premium</td>
<td>$1,318</td>
</tr>
<tr>
<td>Contents Premium</td>
<td>$756</td>
</tr>
<tr>
<td>Increased Cost Of Compliance (ICC) Premium</td>
<td>$39</td>
</tr>
<tr>
<td>Mitigation Discount</td>
<td>($106)</td>
</tr>
<tr>
<td>Community Rating System Discount</td>
<td>$0</td>
</tr>
<tr>
<td><strong>FULL RISK PREMIUM</strong></td>
<td>$2,007</td>
</tr>
<tr>
<td><strong>STATUTORY DISCOUNTS</strong></td>
<td></td>
</tr>
<tr>
<td>Annual Increase Cap</td>
<td>$0</td>
</tr>
<tr>
<td>Pre-FIRM Discount</td>
<td>($116)</td>
</tr>
<tr>
<td>Newly Mapped Discount</td>
<td>$0</td>
</tr>
<tr>
<td>Other Statutory Discounts</td>
<td>$0</td>
</tr>
<tr>
<td><strong>DISCOUNTED PREMIUM</strong></td>
<td>$1,891</td>
</tr>
<tr>
<td>Reserve Fund Assessment (18%)</td>
<td>$340</td>
</tr>
<tr>
<td>HFIAA Surcharge</td>
<td>$25</td>
</tr>
<tr>
<td>Federal Policy Fee</td>
<td>$47</td>
</tr>
<tr>
<td>Probation Surcharge</td>
<td>$0</td>
</tr>
<tr>
<td><strong>TOTAL AMOUNT DUE</strong></td>
<td>$2,303</td>
</tr>
</tbody>
</table>

*All components of the total amount due will be calculated by the FEMA system.*
Scenario 3. Post-FIRM, Single-Family Home, Elevated

Policyholder Information:
- Property Address of Policyholder(s): 1234 Main Street
  Any Town, TX 90210

Building Location:
- Is the Property Location the Same as the Policyholder Mailing Address?: Yes
- Property Address Type: Street
- For an Address With Multiple Buildings and/or for a Building With Additions or Extensions, Describe the Insured Building: N/A
- Is Building Located in a CBRS System Unit or OPA: No

Community Information:
- Current Community No./Panel No. and Suffix: 123456/00
- Current Firm Zone: AE
- Map Date: 12/31/1974
- Community Program Type is: Regular

Building Information:
1. Building Occupancy: Single-Family Home
2. Building Description: Main Dwelling
3. Foundation Type: Elevated with Enclosure on Posts, Piles, or Piers
   - Is the Enclosure/Crawlspace Constructed with Proper Flood Openings or Engineered Openings: No
4. First Floor Height Determination
   - Elevation Certificate (Optional)
   - Elevation Certificate Date: 08/05/2018
   - Building Diagram Number: 6

If Using Section C:
Lowest Adjacent Grade: 10
Lowest Floor Elevation: 18
First Floor Height (In Feet): 8
- First Floor Height Used: 8
- Method Used to Determine First Floor Height: EC Determined

5. Building Characteristics:
- Is Building Under Construction: No
- Date of Construction: 07/18/2015
- Has the Building Been Substantially Improved: No
- Construction Type: Frame
- Is the Building Over Water: No
- Is the Building Properly Floodproofed: No
- Is the Building Eligible for the Machinery & Equipment Mitigation Discount: Yes
- Building Square Footage: 3,600
- Number of Detached Structures on Property: 1
- Number of Elevators: N/A
- Number of Floors in Building (Excluding Basements/Enclosed Area, if any): 2
- If the Coverage is for a Unit, Indicate the Floor Where the Unit is Located: N/A
- Building Replacement Cost (Including the Foundation): $425,000
- Is the Building a Rental Property: No
- Is the Building the Policyholder’s Primary Residence: Yes

COVERAGES AND DEDUCTIBLES
SFIP Form: Dwelling
Amount of Insurance
Building: $250,000
Contents: $85,000
Deductible
Building: $2,000
Contents: $2,000

Discounts
- Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed? No
- Is the property eligible for Newly Mapped discount? No
- Did the applicant have a prior NFIP policy for the building that received a Pre-FIRM discount and lapsed? No
- If the applicant recently purchased the building, are they eligible to receive any NFIP statutory discount that the prior owner received? No

COMPONENTS OF THE TOTAL AMOUNT DUE*

<table>
<thead>
<tr>
<th>COMPONENTS OF THE TOTAL AMOUNT DUE*</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Premium</td>
<td>+ $580</td>
</tr>
<tr>
<td>Contents Premium</td>
<td>+ $375</td>
</tr>
<tr>
<td>Increased Cost Of Compliance (ICC) Premium</td>
<td>+ $18</td>
</tr>
<tr>
<td>Mitigation Discount</td>
<td>− ($38)</td>
</tr>
<tr>
<td>Community Rating System Discount</td>
<td>− 0</td>
</tr>
<tr>
<td>FULL RISK PREMIUM</td>
<td>= $935</td>
</tr>
<tr>
<td>STATUTORY DISCOUNTS</td>
<td></td>
</tr>
<tr>
<td>Annual Increase Cap</td>
<td>− 0</td>
</tr>
<tr>
<td>Pre-FIRM Discount</td>
<td>− 0</td>
</tr>
<tr>
<td>Newly Mapped Discount</td>
<td>− 0</td>
</tr>
<tr>
<td>Other Statutory Discounts</td>
<td>− 0</td>
</tr>
<tr>
<td>DISCOUNTED PREMIUM</td>
<td>= $935</td>
</tr>
<tr>
<td>Reserve Fund Assessment (18%)</td>
<td>+ $168</td>
</tr>
<tr>
<td>HFIAA Surcharge</td>
<td>+ $25</td>
</tr>
<tr>
<td>Federal Policy Fee</td>
<td>+ $47</td>
</tr>
<tr>
<td>Probation Surcharge</td>
<td>+ 0</td>
</tr>
<tr>
<td><strong>TOTAL AMOUNT DUE</strong></td>
<td>= $1,175</td>
</tr>
</tbody>
</table>

* All components of the total amount due will be calculated by the FEMA system.
Scenario 4. Post-FIRM, Residential Condo Unit Within a Residential Condominium Building, Elevated

Policyholder Information:
- Property Address of Policyholder(s):
  1234 Main Street Unit 502
  Any Town, TX 90210

Building Location:
- Is the Property Location the Same as the Policyholder Mailing Address?: Yes
- Property Address Type: Street
- For an Address With Multiple Buildings and/or for a Building With Additions or Extensions, Describe the Insured Building: N/A
- Is Building Located in a CBRS System Unit or OPA: No

Community Information:
- Current Community No./Panel No. and Suffix: 123456/0000/A
- Current FIRM Zone: X
- Map Date: 12/31/1974
- Community Program Type is: Regular

Building Information:
1. Building Occupancy: Residential Unit
2. Building Description: Residential Condominium Unit (in Residential Building)
3. Foundation Type: Elevated with Enclosure Not on Posts, Piles or Piers (Solid Foundation Walls)
- Is the Enclosure/Crawlspace Constructed with Proper Flood Openings or Engineered Openings: No
- Total Enclosed Area: N/A
4. First Floor Height Determination
- Elevation Certificate (Optional): N/A
- First Floor Height Used (In Feet): 3
- Method Used to Determine First Floor Height: FEMA Determined
5. Building Characteristics:
- Is Building Under Construction: No
- Date of Construction: 05/01/1995
- Has the Building Been Substantially Improved: No
- Construction Type: N/A
- Is the Building Over Water: No
- Is the Building Properly Floodproofed: No
- Is the Building Eligible for the Machinery & Equipment Mitigation Discount: No
- Building Square Footage: 1,000

COVERAGES AND DEDUCTIBLES
SFIP Form: Dwelling
Amount of Insurance
Building: $150,000
Contents: $50,000
Deductible
Building: $2,000
Contents: $2,000
Discounts
Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed? No
Is the property eligible for Newly Mapped discount? No
Did the applicant have a prior NFIP policy for the building that received a Pre-FIRM discount and lapsed? No
If the applicant recently purchased the building, are they eligible to receive any NFIP statutory discount that the prior owner received? No

COMPONENTS OF THE TOTAL AMOUNT DUE*

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Premium</td>
<td>$183</td>
</tr>
<tr>
<td>Contents Premium</td>
<td>$100</td>
</tr>
<tr>
<td>Increased Cost Of Compliance (ICC) Premium</td>
<td>$5</td>
</tr>
<tr>
<td>Mitigation Discount</td>
<td>$0</td>
</tr>
<tr>
<td>Community Rating System Discount</td>
<td>($9)</td>
</tr>
<tr>
<td><strong>FULL RISK PREMIUM</strong></td>
<td><strong>$279</strong></td>
</tr>
<tr>
<td><strong>STATUTORY DISCOUNTS</strong></td>
<td></td>
</tr>
<tr>
<td>Annual Increase Cap</td>
<td>$0</td>
</tr>
<tr>
<td>Pre-FIRM Discount</td>
<td>$0</td>
</tr>
<tr>
<td>Newly Mapped Discount</td>
<td>$0</td>
</tr>
<tr>
<td>Other Statutory Discounts</td>
<td>$0</td>
</tr>
<tr>
<td><strong>DISCOUNTED PREMIUM</strong></td>
<td><strong>$279</strong></td>
</tr>
<tr>
<td>Reserve Fund Assessment (18%)</td>
<td>$50</td>
</tr>
<tr>
<td>HFIAA Surcharge</td>
<td>$25</td>
</tr>
<tr>
<td>Federal Policy Fee</td>
<td>$47</td>
</tr>
<tr>
<td>Probation Surcharge</td>
<td>$0</td>
</tr>
<tr>
<td><strong>TOTAL AMOUNT DUE</strong></td>
<td><strong>$401</strong></td>
</tr>
</tbody>
</table>

* All components of the total amount due will be calculated by the FEMA system.
Scenario 5. Post-FIRM, Residential Condominium Building Association Policy, Non-Elevated

Policyholder Information:
• Property Address of Policyholder(s):
  1234 Main Street
  Any Town, TX 90210

Building Location:
• Is the Property Location the Same as the Policyholder Mailing Address?: Yes
• Property Address Type: Street
• For an Address With Multiple Buildings and/or for a Building With Additions or Extensions, Describe the Insured Building: N/A
• Is Building Located in a CBRS System Unit or OPA: No

Community Information:
• Current Community No./Panel No. and Suffix: 123456/0000/A
• Current FIRM Zone: AE
• Map Date: 12/13/2020
• Community Program Type is: Regular

Building Information:
1. Building Occupancy: Residential Condominium Building
2. Building Description: Entire Residential Condominium Building
3. Foundation Type: Slab On Grade
4. First Floor Height Determination
   • Elevation Certificate (Optional): N/A
   • First Floor Height Used (In Feet): 2
   • Method Used to Determine First Floor Height: FEMA Determined
5. Building Characteristics:
   • Is Building Under Construction: No
   • Date of Construction: 05/01/1995
   • Has the Building Been Substantially Improved: No
   • Construction Type: Not Required for an RCBAP
   • Is the Building Over Water: No
   • Is the Building Properly Floodproofed: No
   • Is the Building Eligible for the Machinery & Equipment Mitigation Discount: Yes
   • Building Square Footage: 12,000
   • Number of Detached Structures on Property: 0
   • Number of Elevators: 4
   • Number of Floors in Building (Excluding Basements/Enclosed Area, if any): 5
   • If the Coverage is For a Unit, Indicate the Floor Where the Unit is Located: N/A
   • Total Number of Units in the Building: 10
   • Building Replacement Cost (Including the Foundation): $2,000,000
   • Is the Building a Rental Property: No
   • Is the Building the Policyholder’s Primary Residence: No

COVERAGES AND DEDUCTIBLES

SFIP Form: RCBAP

Amount of Insurance
Building: $2,000,000
Contents: $100,000

Deductible
Building: $5,000
Contents: $5,000

Discounts
Did the applicant have a prior NFIP policy for the building that received a Newly Mapped discount and lapsed? No
Is the property eligible for Newly Mapped discount? Yes
Did the applicant have a prior NFIP policy for the building that received a Pre-FIRM discount and lapsed? No
If the applicant recently purchased the building, are they eligible to receive any NFIP statutory discount that the prior owner received? No

COMPONENTS OF THE TOTAL AMOUNT DUE*

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Premium</td>
<td>+ $3,032</td>
</tr>
<tr>
<td>Contents Premium</td>
<td>+ $697</td>
</tr>
<tr>
<td>Increased Cost Of Compliance (ICC) Premium</td>
<td>+ $71</td>
</tr>
<tr>
<td>Mitigation Discount</td>
<td>− ($180)</td>
</tr>
<tr>
<td>Community Rating System Discount</td>
<td>− $0</td>
</tr>
</tbody>
</table>

FULL RISK PREMIUM = $3,620

STATUTORY DISCOUNTS

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Increase Cap</td>
<td>− $0</td>
</tr>
<tr>
<td>Pre-FIRM Discount</td>
<td>− $0</td>
</tr>
<tr>
<td>Newly Mapped Discount</td>
<td>− ($149)</td>
</tr>
<tr>
<td>Other Statutory Discounts</td>
<td>− $0</td>
</tr>
</tbody>
</table>

DISCOUNTED PREMIUM = $3,471

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reserve Fund Assessment (18%)</td>
<td>+ $625</td>
</tr>
<tr>
<td>HFIAA Surcharge</td>
<td>+ $250</td>
</tr>
<tr>
<td>Federal Policy Fee</td>
<td>+ $470</td>
</tr>
<tr>
<td>Probation Surcharge</td>
<td>+ $0</td>
</tr>
</tbody>
</table>

*TOTAL AMOUNT DUE = $4,816

* All components of the total amount due will be calculated by the FEMA system.
### Appendix K: Definitions and Acronyms

#### I. Definitions

This table of terms includes definitions of specific terms or words related to the NFIP, as well as a few standard industry terms for additional focus and emphasis.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actual Cash Value (ACV)</td>
<td>The cost to replace an insured item of property at the time of loss, less the value of its physical depreciation.</td>
</tr>
<tr>
<td>Agricultural Building</td>
<td>A structure used exclusively in connection with the production, harvesting, storage, raising, or drying of agricultural commodities and livestock. Examples of eligible agricultural buildings include barns, silos, and grain storage buildings.</td>
</tr>
<tr>
<td>Annual Increase Cap Discount</td>
<td>Congressionally-mandated percentage limits on yearly premium increases for various NFIP policies, in accordance with BW-12 and HFIAA.</td>
</tr>
<tr>
<td>Apartment Building</td>
<td>A residential building containing multiple residential units that is not in condominium or cooperative ownership.</td>
</tr>
<tr>
<td>Apartment Unit</td>
<td>A single residential unit within an apartment building.</td>
</tr>
<tr>
<td>Anchored</td>
<td>Adequately secured to prevent flotation, collapse, or lateral movement.</td>
</tr>
<tr>
<td>Application Form</td>
<td>The statement made and signed by the prospective policyholder or the agent in applying for an NFIP flood insurance policy. The Application Form gives information used to determine the eligibility of the risk, the kind of policy to be issued, and the correct premium payment.</td>
</tr>
<tr>
<td>Base Flood</td>
<td>A flood having a 1 percent chance of being equaled or exceeded in any given year.</td>
</tr>
<tr>
<td>Base Flood Elevation (BFE)</td>
<td>The elevation of surface water resulting from a flood that has a 1 percent chance of equaling or exceeding that level in any given year. The BFE is shown on the Flood Insurance Rate Map (FIRM) for Zones AE, AH, A1–A30, AR, AR/A, AR/NE, AR/A1–A30, AR/AH, AR/A0, V1–V30 and VE.</td>
</tr>
<tr>
<td>Basement</td>
<td>Any area of the building, including any sunken room or sunken portion of a room, having its floor below ground level on all sides.</td>
</tr>
<tr>
<td>Breakaway Wall</td>
<td>A wall that is not part of the structural support of a building and is intended, through its design and construction, to collapse under specific lateral loading forces without causing damage to the elevated portion of the building or supporting foundation system.</td>
</tr>
</tbody>
</table>
| Building                      | • A structure with two or more outside rigid walls and a fully secured roof that is affixed to a permanent site; or  
• A manufactured home (a “manufactured home,” also known as a mobile home, is a structure: built on a permanent chassis, transported to its site in one or more sections, and affixed to a permanent foundation); or  
• A travel trailer without wheels, built on a chassis and affixed to a permanent foundation, that is regulated under the community’s floodplain management and building ordinances or laws.  
  “Building” does not mean a gas or liquid storage tank or a recreational vehicle, park trailer, or other similar vehicle, except as described above. |
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Building Under Construction</strong></td>
<td>A building that may be insured before it is walled and roofed, using the NFIP-issued rates based on the construction designs and the intended use of the building. See Section 2: Before You Start. The building must be principally above ground and affixed to a permanent site. It does not include building materials or supplies intended for use in construction, alteration, or repair, unless such materials or supplies are within an enclosed building on the premises. See Section 3: How to Write for rating guidance.</td>
</tr>
<tr>
<td><strong>BW-12</strong></td>
<td>The Biggert-Waters Flood Insurance Reform Act of 2012.</td>
</tr>
<tr>
<td><strong>Cancellation</strong></td>
<td>The termination of the insurance coverage provided by a policy before the expiration date.</td>
</tr>
<tr>
<td><strong>Cistern</strong></td>
<td>A tank for storing water. A cistern that is eligible for coverage (and the water in it) is defined as an integral part of an insurable building; it could be either under the building or above ground and physically attached to a side of the building via a common wall. See the NFIP Claims Manual for more detailed eligibility information.</td>
</tr>
<tr>
<td><strong>Coastal Barrier</strong></td>
<td>A naturally occurring island, sandbar, or other strip of land, including coastal mainland, which protects the coast from severe wave wash.</td>
</tr>
<tr>
<td><strong>Coastal Barrier Resources Act (CBRA)</strong></td>
<td>Legislation (16 U.S.C. 3501 et seq.) designating relatively undeveloped coastal barriers along the Atlantic, Gulf of Mexico, Great Lakes, U.S. Virgin Islands, and Puerto Rico coasts as part of the John H. Chafee Coastal Barrier Resources System (CBRS) and making these areas ineligible for most new federal expenditures and financial assistance.</td>
</tr>
<tr>
<td><strong>Coastal Barrier Resources System (CBRS)</strong></td>
<td>A defined set of geographic units (known as System Units and Otherwise Protected Areas (OPAs)) along the Atlantic, Gulf of Mexico, Great Lakes, U.S. Virgin Islands, and Puerto Rico coasts identified under the CBRA and subsequent amendments.</td>
</tr>
<tr>
<td><strong>Commercial Building</strong></td>
<td>A non-habitational building, manufactured/mobile building, or unit used as an office, retail space, wholesale space, hospitality space, or for similar uses.</td>
</tr>
<tr>
<td><strong>Community</strong></td>
<td>A local political entity that has the authority to adopt and enforce floodplain ordinances for the area under its jurisdiction.</td>
</tr>
<tr>
<td><strong>Community Number</strong></td>
<td>A six-digit designation identifying each NFIP community. The first two numbers are the state code. The next four are the FEMA-assigned community number. An alphabetical suffix is added to a community number to identify revisions in the FIRM for that community.</td>
</tr>
<tr>
<td><strong>Community Rating System</strong></td>
<td>A program developed by FEMA to provide incentives for those communities in the Regular Program that have gone beyond the minimum floodplain management requirements to develop extra measures to provide protection from flooding.</td>
</tr>
</tbody>
</table>
| **Condominium Association** | An entity made up of condominium unit owners, where membership in the entity is a required condition of unit ownership, that is responsible for the maintenance and operation of:  
  • Common elements owned in undivided shares by unit owners; and  
  • Other real property in which the unit owners have use rights. |
<p>| <strong>Condominium Building</strong> | A type of building in the form of ownership in which each unit owner has an undivided interest in common elements of the building. |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cooperative Building</td>
<td>A residential building owned and managed by a corporation. Residents within cooperative buildings typically buy shares of the corporation, rather than the real estate (building, land, or both) itself. Shareholders of the cooperative corporation are provided a preferential lease agreement from the corporation which affords them the right to occupy a specific space or unit within the cooperative building. A cooperative building must have at least 75 percent of the total floor area used for residential purposes to qualify as a residential occupancy. Cooperative buildings are not eligible for the RCBAP.</td>
</tr>
<tr>
<td>Cooperative Unit</td>
<td>A shareholder’s residential unit within a cooperative building.</td>
</tr>
<tr>
<td>Countywide FIRM</td>
<td>A FIRM that shows flooding information for the entire geographic area of a county, including the incorporated communities within the county.</td>
</tr>
<tr>
<td>Crawlspace</td>
<td>An under-floor space that has its interior floor area (finished or not) no more than 5 feet below the top of the next-higher floor. If the crawlspace floor is more than 2 feet below the lowest adjacent grade on all sides, then it is deemed to be a basement. Crawlspace generally have solid foundation walls. See Diagram 8 in the NFIP Elevation Certificate and Instructions (a sample of the form can be found in Appendix B: Forms).</td>
</tr>
<tr>
<td>Cumulative Damage Building</td>
<td>Any building that has incurred flood-related damage as a result of two or more flooding events in which the cumulative amounts of payments equals or exceeds the fair market value of such building, as determined through use of the following procedure. To determine whether a building has been cumulatively damaged, a loss percentage will be calculated, for each loss, equal to the claim payment amount for that loss divided by the fair market value of such building.</td>
</tr>
<tr>
<td>Date of Construction</td>
<td>The date that the building permit was issued, provided the actual start of construction, repair, reconstruction, or improvement was within 180 days of the permit date.</td>
</tr>
<tr>
<td>Deductible</td>
<td>The fixed amount of an insured loss that is the responsibility of the policyholder and that is deducted before any amounts are paid for the insured loss under the insurance policy.</td>
</tr>
<tr>
<td>Described Location</td>
<td>The location where the insured building or personal property is found. The described location is shown on the Declarations Page.</td>
</tr>
<tr>
<td>Detached Garage</td>
<td>A non-habitational, accessory building at the same property location as the principal building, and the use of which is incidental to the use of the principal building. Designed for storage of a motorized vehicle. Must be used only for parking and storage and not for residential purposes if not insured separately.</td>
</tr>
<tr>
<td>Detached Guest House</td>
<td>A secondary house that shares the building lot of a larger, primary house.</td>
</tr>
<tr>
<td>Elevated Building</td>
<td>A building that has no basement and that has its lowest elevated floor raised above ground level by foundation walls, shear walls, posts, piers, piles, or columns.</td>
</tr>
<tr>
<td>Emergency Program</td>
<td>The initial phase of a community’s participation in the NFIP, as prescribed by Section 1306 of the National Flood Insurance Act of 1968 (NFIA) (42 U.S.C. 4056). In this phase, limited amounts of coverage are available.</td>
</tr>
<tr>
<td>Enclosure</td>
<td>That portion of an elevated building below the lowest elevated floor that is either partially or fully enclosed by rigid walls.</td>
</tr>
<tr>
<td>Erosion</td>
<td>The collapse, undermining, or subsidence of land along the shore of a lake or other body of water. Erosion is a covered peril if it is caused by waves or currents of water exceeding their cyclical levels, which result in flooding.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Expense Constant</td>
<td>An amount added to each policy that reflects the NFIP’s fixed expenses.</td>
</tr>
<tr>
<td>Federal Policy Fee</td>
<td>A flat charge that the policyholder must pay on each new or renewal policy to defray certain administrative expenses incurred in carrying out NFIP operations.</td>
</tr>
<tr>
<td>Financial Assistance/Subsidy Arrangement</td>
<td>The arrangement between an insurance company and FEMA to initiate the company participation in the Write Your Own (WYO) Program. It establishes the duties of the company and the government.</td>
</tr>
<tr>
<td>First Floor Height</td>
<td>The height of the first lowest floor above the adjacent grade, measured in feet.</td>
</tr>
</tbody>
</table>
| Flood                               | A general and temporary condition of partial or complete inundation of two or more acres of normally dry land area or of two or more properties (at least one of which is the policyholder’s property) from:  
• Overflow of inland or tidal waters;  
• Unusual and rapid accumulation or runoff of surface waters from any source; or  
• Mudflow  
OR  
Collapse or subsidence of land along the shore of a lake or similar body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels that result in a flood from the overflow of inland or tidal waters, as defined above. |
<p>| Flood Hazard Boundary Map (FHBM)   | Official map of a community issued by FEMA, where the boundaries of the flood, mudflow, and related erosion areas having special hazards have been designated. Typically the initial flood hazard identification used for Emergency Program communities. |
| Flood Insurance Rate Map (FIRM)     | Official map of a community in the Regular Program on which FEMA has delineated the Special Flood Hazard Areas (SFHAs), the BFEs, and the flood zones applicable to the community.                           |
| Floodplain Management               | Floodplain management is a community-implemented effort to prevent or reduce the risk of flooding, resulting in a more resilient community. It includes the operation of an overall program of corrective and preventive measures for reducing flood damage, including but not limited to regulation of development in flood prone areas. |
| Foundation Walls                    | Walls such as masonry walls, poured concrete walls, or precast concrete walls, regardless of height, that extends above grade and support the loads of a building.                                           |
| Freeboard                           | An additional height above the BFE used as a factor of safety (for example: two feet above the Base Flood) in determining the level at which a building’s lowest floor must be elevated or floodproofed to be in accordance with state or community floodplain management regulations. |
| Full-Risk Premium                   | The chargeable premium for a property based on its determined flood risk and the full cost to pay anticipated losses and expenses for that property.                                                        |
| Government-Owned                    | A building owned by any government entity.                                                                                                                                                               |
| Grade Elevation                     | The lowest or highest finished ground level that is immediately adjacent to the walls of the building. Use natural (pre-construction) ground level, if available, for Zone AO and Zone A (without BFE).         |
| Grandfathering                      | A former NFIP rating procedure that is no longer available for policies written or renewed effective October 1, 2021 or later.                                                                             |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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</thead>
<tbody>
<tr>
<td><strong>Group Flood Insurance Policy (GFIP)</strong></td>
<td>A GFIP is a policy covering all individuals named by a State as recipients under Section 408 of the Stafford Act (42 U.S.C. 5174) of an Individuals and Households Program (IHP) award for flood damage as a result of major disaster declaration by the President. Individual recipients receive a GFIP Certificate of Flood Insurance from the NFIP Direct that provides coverage for 3 years after the date of award.</td>
</tr>
<tr>
<td><strong>HFIAA Surcharge</strong></td>
<td>The statutory surcharge imposed by Section 1308A of the NFIA (42 U.S.C. 4015a) in the Homeowner Flood Insurance Affordability Act of 2014 (HFIAA).</td>
</tr>
<tr>
<td><strong>Historic Building</strong></td>
<td>Any building that is:</td>
</tr>
<tr>
<td></td>
<td>• Listed individually in the National Register of Historic Places (a listing maintained by the Department of the Interior) or preliminarily determined by the Secretary of the Interior as meeting the requirements for individual listing on the National Register; or</td>
</tr>
<tr>
<td></td>
<td>• Certified or preliminarily determined by the Secretary of the Interior as contributing to the historical significance of a registered historic district or a district preliminarily determined by the Secretary of the Interior to qualify as a registered historic district; or</td>
</tr>
<tr>
<td></td>
<td>• Individually listed in a state inventory of historic places in states with preservation programs that have been approved by the Secretary of the Interior; or</td>
</tr>
<tr>
<td></td>
<td>• Individually listed on a local inventory of historic places in communities with historic preservation programs that have been certified either:</td>
</tr>
<tr>
<td></td>
<td>• By an approved state program as determined by the Secretary of the Interior; or</td>
</tr>
<tr>
<td></td>
<td>• Directly by the Secretary of the Interior in states without approved programs.</td>
</tr>
<tr>
<td><strong>House of Worship</strong></td>
<td>A church, temple, synagogue, mosque, or other building set apart primarily for the purpose of worship in which religious services are held and the main body of which is kept for that use and not put to any other use inconsistent with its primary purpose.</td>
</tr>
<tr>
<td><strong>Increased Cost of Compliance (ICC)</strong></td>
<td>Coverage for expenses that a property owner must incur, above and beyond the cost to repair the physical damage the building sustained from a flooding event, to comply with mitigation requirements of state or local floodplain management ordinances or laws. Acceptable mitigation measures are elevation, floodproofing, relocation, demolition, or any combination thereof.</td>
</tr>
<tr>
<td><strong>Insufficient Premium Payment</strong></td>
<td>Premium payment received that is less than the amount shown on the bill, resulting in an underpayment.</td>
</tr>
<tr>
<td><strong>Insured</strong></td>
<td>Refers to the policyholder as well as anyone who submits payment on behalf of the policyholder and who has the right to a claim payment under the policy (for example, the mortgagee).</td>
</tr>
<tr>
<td><strong>Invalid payment</strong></td>
<td>A payment that cannot be negotiated because of non-sufficient funds (NSF) in the account, a complete reversal (dispute) is successfully completed on an electronic payment, or the payment is non-negotiable for any reason.</td>
</tr>
<tr>
<td><strong>Letter of Map Amendment (LOMA)</strong></td>
<td>An amendment to the currently effective FIRM issued by FEMA that establishes that a property is not located in an SFHA.</td>
</tr>
<tr>
<td><strong>Letter of Map Revision (LOMRR)</strong></td>
<td>An official amendment to the currently effective FIRM. It is issued by FEMA and changes flood zones, delineations, and elevations.</td>
</tr>
<tr>
<td><strong>LOMR-F</strong></td>
<td>Letter of Map Revision Based on Fill.</td>
</tr>
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<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Loss Constant</td>
<td>An amount added to each policy that reflects the NFIP’s fixed expenses for losses.</td>
</tr>
<tr>
<td>Lowest Adjacent Grade</td>
<td>The lowest point of the ground level immediately next to a building.</td>
</tr>
<tr>
<td>Lowest Floor Elevation</td>
<td>The measured distance of a building’s lowest floor above the National Geodetic Vertical Datum (NGVD) of 1929 or other datum specified on the FIRM for that location.</td>
</tr>
<tr>
<td>Main Dwelling</td>
<td>A residential building that is the main dwelling on the property, as opposed to any secondary dwelling such as a detached guest house.</td>
</tr>
<tr>
<td>Mandatory Purchase Requirement</td>
<td>A statutory requirement under the Flood Disaster Protection Act of 1973 (FDPA), making the purchase of flood insurance mandatory for properties in SFHAs that are located in NFIP participating communities and either secure mortgages from federally backed lenders or received federal assistance for acquisition or construction.</td>
</tr>
<tr>
<td>Map Revision</td>
<td>A change in the FHBM or FIRM for a community which reflects revised zone, base flood, or other information.</td>
</tr>
<tr>
<td>Masonry Walls</td>
<td>Walls constructed of individual components laid in and bound together with mortar. These components can be brick, stone, concrete block, poured concrete, etc.</td>
</tr>
<tr>
<td>Mixed-Use Building</td>
<td>A building that has both residential and non-residential uses.</td>
</tr>
<tr>
<td>Mudflow</td>
<td>A river of liquid and flowing mud on the surface of normally dry land areas, as when earth is carried by a current of water. Other earth movements, such as landslide, slope failure, or a saturated soil mass moving by liquidity down a slope, are not mudflows.</td>
</tr>
<tr>
<td>Natural Grade</td>
<td>The grade unaffected by construction techniques such as fill, landscaping, or berming.</td>
</tr>
<tr>
<td>Newly Mapped (A Property Newly Mapped into the SFHA)</td>
<td>A property that was once designated outside of the SFHA on an effective FIRM, and following a map revision, is now designated within the SFHA. Refer to the Newly Mapped Discount heading in Section 3: How to Write for additional information.</td>
</tr>
<tr>
<td>NFIP Direct Servicing Agent (NFIP Direct)</td>
<td>An entity contracted with FEMA to sell and service all types of NFIP policies; it also exclusively handles Group Flood Insurance Policies and Severe Repetitive Loss policies.</td>
</tr>
<tr>
<td>NFIP Special Direct Facility (SDF)</td>
<td>A centralized processing center that the NFIP Direct operates, which services and supports policies for Severe Repetitive Loss (SRL) properties, re-underwrites them, and coordinates with FEMA on necessary policy actions for FEMA-approved mitigation projects.</td>
</tr>
<tr>
<td>Non-Primary Residence</td>
<td>A residential building that is not the primary residence of the policyholder.</td>
</tr>
<tr>
<td>Non-Residential Building</td>
<td>- A building where the primary use is commercial or non-habitational; or&lt;br&gt;- A mixed-use building in which the total floor area devoted to non-residential uses is:&lt;br&gt;  - 50 percent or more of the total floor area within the building, if a single-family building; or&lt;br&gt;  - 25 percent or more of the total floor area within the building for all other buildings.</td>
</tr>
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<td>Term</td>
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</tbody>
</table>
| Non-Residential Manufactured/Mobile Building | A single-unit non-residential building (or mixed-use building in which non-residential uses are 50 percent or more of the building’s total floor area) that meets one of the following definitions:  
  • A manufactured/mobile (mobile) building built on a permanent chassis, transported to a site in one or more sections, and affixed to a permanent foundation; or  
  • A travel trailer without wheels, built on a chassis, affixed to a permanent foundation, and regulated under the community’s floodplain management and building ordinances or laws. |
| Non-Residential Unit                      | A single non-residential unit (or mixed-use unit in which non-residential uses are 50 percent or more of the unit’s total floor area) within:  
  • Residential or non-residential building (whether or not in condominium ownership); or  
  • Townhouse or rowhouse in the condominium form of ownership (if insured as a unit as opposed to an entire building). |
| Nullification                             | The act of declaring an insurance contract invalid from its inception so that, from a legal standpoint, the insurance contract never existed.                                                                  |
| Other Residential Building                | A residential building (or mixed-use building with non-residential uses limited to less than 25 percent of the building’s total floor area) containing 5 or more units.                                               |
| Otherwise Protected Area (OPA)           | Any undeveloped coastal barrier within the boundaries of an area established under federal, state, or local law, or held by a qualified organization, primarily for wildlife refuge, sanctuary, recreational, or natural resource conservation purposes that is included within the CBRS established by the CBRA (16 U.S.C. 3503). |
| Out-As-Shown Determination               | An alternative outcome of the FEMA LOMA review process stating that a specific property is located outside the SFHA, as indicated on the FHBM or FIRM.                                                        |
| Participating Community                   | A community for which FEMA has authorized the sale of flood insurance under the NFIP.                                                                                                                    |
| Physical Map Revision (PMR)               | An official republication of a FIRM panel(s) and Flood Insurance Study report to change flood insurance zones, floodplain delineations, flood elevations, floodways, and planimetric features. |
| Policy                                    | The entire written contract between the policyholder and the insurer. The written contract includes the following:  
  • The printed policy form;  
  • The Application Form and declarations page;  
  • Any endorsement(s) that may be issued; and  
  • Any renewal certificate indicating that coverage has been instituted for a new policy and new policy term. |
<p>| Policyholder                              | “Policyholder” refers specifically to the individual or entity named in the policy itself (on the policy declarations page), whereas “insured” refers to the policyholder as well as anyone who submits payment on behalf of the policyholder and who has the right to a claim payment under the policy (for example, the mortgagee). The NFIP Flood Insurance Manual uses each term when appropriate to the specific context. |
| Post-FIRM Building                        | A building for which construction or substantial improvement occurred after December 31, 1974, or on or after the effective date of an initial FIRM, whichever is later. |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-FIRM Building</td>
<td>A building for which construction or substantial improvement occurred on or before December 31, 1974, or before the effective date of an initial FIRM.</td>
</tr>
<tr>
<td>Preferred Risk Policy (PRP)</td>
<td>A former NFIP flood insurance product that is no longer available for policies written effective October 1, 2021 or later.</td>
</tr>
<tr>
<td>Presentment of Premium Payment</td>
<td>The date of either:</td>
</tr>
<tr>
<td></td>
<td>• The check or credit card payment by the applicant or applicant’s representative, if the premium payment is not part of a loan closing, or</td>
</tr>
<tr>
<td></td>
<td>• The loan closing, if the premium payment is part of a loan closing.</td>
</tr>
<tr>
<td>Presentment of Premium Payment</td>
<td>A Single-Family Home, Residential Manufactured / Mobile Home, Residential Unit, or Two-to-Four Family Building that will be lived in by the policyholder or the policyholder’s spouse for:</td>
</tr>
<tr>
<td></td>
<td>• More than 50 percent of the 365 calendar days following the current policy effective date; or</td>
</tr>
<tr>
<td></td>
<td>• 50 percent or less of the 365 calendar days following the current policy effective date if the policyholder has only one residence and does not lease that residence to another party or use it as rental or income property at any time during the policy term.</td>
</tr>
<tr>
<td>Primary Residence</td>
<td>A single-family dwelling in which, at the time of loss, the policyholder or the policyholder’s spouse has lived for either 80 percent of the 365 days immediately preceding the loss, or 80 percent of the period of ownership, if less than 365 days.</td>
</tr>
<tr>
<td>Principal Residence</td>
<td>A single-family dwelling in which, at the time of loss, the policyholder or the policyholder’s spouse has lived for either 80 percent of the 365 days immediately preceding the loss, or 80 percent of the period of ownership, if less than 365 days.</td>
</tr>
<tr>
<td>Probation</td>
<td>A FEMA-imposed change in a community’s status resulting from violations and deficiencies in the administration and enforcement of NFIP local floodplain management regulations.</td>
</tr>
<tr>
<td>Probation Surcharge</td>
<td>A flat surcharge that the policyholder must pay on each new or renewed policy issued covering property in a community that the NFIP has placed on probation under the provisions of 44 CFR 59.24.</td>
</tr>
<tr>
<td>Proper Openings</td>
<td>Openings or vents in all enclosures below the lowest elevated floor that are designed to automatically equalize hydrostatic flood forces on exterior walls by allowing for the entry and exit of floodwaters. Requirements for proper openings:</td>
</tr>
<tr>
<td></td>
<td>• A minimum of two openings with positioning on at least two walls;</td>
</tr>
<tr>
<td></td>
<td>• A total net area of not less than one square inch for every square foot of enclosed area subject to flooding; and</td>
</tr>
<tr>
<td></td>
<td>• The bottom of all openings must be no higher than one foot above the higher of the exterior or interior grade (adjacent) or floor immediately below the openings.</td>
</tr>
<tr>
<td>Provisional Rating</td>
<td>A rating method used only if FEMA’s system is unavailable, consistent with FEMA guidance on use of provisional rates.</td>
</tr>
<tr>
<td>Recreation Building</td>
<td>A building designed for non-habitational uses and that does not qualify as a commercial building. Examples include clubhouses and poolhouses.</td>
</tr>
<tr>
<td>Regular Program</td>
<td>The final phase of a community’s participation in the NFIP. In this phase, a FIRM is in effect and full limits of coverage are available under the NFIA.</td>
</tr>
<tr>
<td>Replacement Cost Value (RCV)</td>
<td>The cost to replace property with the same kind of material and construction without deduction for depreciation. The building replacement cost value is the cost to replace the building or unit, including, for a building, the cost of the foundation.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Reserve Fund Assessment</td>
<td>An amount dedicated to the NFIP Reserve Fund added to the policyholder’s premium pursuant to Section 1310A of the NFIA (42 U.S.C. 4017a).</td>
</tr>
<tr>
<td>Residential Building</td>
<td>A non-commercial building designed for habitation by one or more families or a mixed-use building that qualifies as a Single-Family Home, Residential Manufactured/Mobile Home, Two-to-Four Family Building, or Other Residential Building.</td>
</tr>
<tr>
<td>Residential Condominium Building</td>
<td>A residential building in that form of ownership in which each unit owner has an undivided interest in common elements.</td>
</tr>
<tr>
<td>Residential Condominium Unit (in Residential Building)</td>
<td>A residential condominium unit in a residential condominium building.</td>
</tr>
<tr>
<td>Residential Condominium Unit (in Non-Residential Building)</td>
<td>A residential condominium unit in a non-residential condominium building.</td>
</tr>
</tbody>
</table>
| Residential Manufactured/ Mobile Home      | A single-family residential building (or mixed-use building with non-residential uses limited to less than 50 percent of the building’s total floor area) that meets one of the following definitions:  
  1. A manufactured home (also known as a mobile home) built on a permanent chassis, transported to a site in one or more sections, and affixed to a permanent foundation.  
  2. A travel trailer without wheels, built on a chassis, affixed to a permanent foundation, and regulated under the community’s floodplain management and building ordinances or laws.  
This definition does not include recreational vehicles. Special loss settlement applies to a manufactured (mobile) home that, when assembled as a non-movable, permanent building, is at least 16 feet wide and has an area within its perimeter walls of at least 600 square feet. See the NFIP Claims Manual. |
| Residential Unit                          | A single-family residential unit (or mixed-use unit with non-residential uses limited to less than 50 percent of the unit’s total floor area) located within a:  
  1. Residential or non-residential condominium building;  
  2. Residential or non-residential building not in condominium ownership (for example, an apartment building or cooperative building); or  
  3. Townhouse or rowhouse in condominium ownership (if insured as a unit as opposed to an entire building).                                                                                                                                                                                                                                                   |
| Severe Repetitive Loss (SRL) Property     | An NFIP-insured building:  
  • That has incurred flood-related damage for which four or more separate claims payments have been made, with the amount of each claim (including building and contents payments) exceeding $5,000, and with the cumulative amount of such claims payments exceeding $20,000; or  
  • For which at least two separate claims payments (building payments only) have been made under such coverage, with the cumulative amount of such claims exceeding the market value of the building.  
In both instances, at least two of the claims must be within 10 years of each other, and claims made within 10 days of each other will be counted as one claim. In determining SRL status, FEMA considers the loss history since 1978, or from the building’s construction if it was built after 1978, regardless of any changes in the ownership of the building. |
<table>
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<tr>
<th>Term</th>
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<tbody>
<tr>
<td>Shear Walls</td>
<td>Walls used for structural support but not structurally joined or enclosed at the ends (except by breakaway walls). Shear walls are parallel, or nearly parallel, to the flow of the water and can be used in any flood zone.</td>
</tr>
<tr>
<td>Single-Family Home</td>
<td>A single-family building, townhouse, or rowhouse that is residential (or mixed-use with non-residential uses limited to less than 50 percent of the building’s total floor area) and not in condominium ownership (or not eligible for the RCBAP Form).</td>
</tr>
<tr>
<td>Solid (Perimeter) Foundation Walls</td>
<td>Walls that are used as a means of elevating a building.</td>
</tr>
<tr>
<td>Special Flood Hazard Area (SFHA)</td>
<td>An area having special flood, mudflow, or flood-related erosion hazards, and shown on an FHBM or FIRM as Zone A, AO, A1–A30, AE, A99, AH, AR, AR/A, AR/AE, AR/AH, AR/A0, AR/A1–A30, V1–V30, VE, or V.</td>
</tr>
<tr>
<td>Split Level</td>
<td>A foundation with a vertical offset in the floor framing on either side of a common wall.</td>
</tr>
<tr>
<td>Square Footage</td>
<td>The total area of a building measured in square feet, calculated by adding the length times the width of each floor, but not including any garage area, basement or enclosure area, porches, or decks. This figure is a factor in determining the building replacement cost value for certain building occupancies.</td>
</tr>
</tbody>
</table>
| Standard Flood Insurance Policy (SFIP)    | - **Dwelling Form.** The policy form used to insure a building, not under condominium form of ownership, designed for use as a residence for no more than four families or a single-family unit in a residential condominium building. This form is also used to insure residential contents in any building or unit.  
- **General Property Form.** The policy form used to insure a non-residential building or a five-or-more-unit residential building that is not a condominium buildings. This form is also used to insure non-residential contents in any building or unit and a building owner’s residential contents located in multiple units within a building with five or more units.  
- **RCBAP Form.** The policy form used to insure a residential condominium building (or mixed-use condominium building building with non-residential uses limited to less than 25 percent of the building’s total floor area) containing one or more units. The policyholder must be a condominium association and the building must be located in a Regular Program community.  
For other than new construction or substantial improvements, this is the date the building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition placement, or other improvement was within 180 days of the permit date.  
- The actual start of construction means either the first placement of permanent construction of a building on-site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured/mobile home or travel trailer on a foundation.  
- For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural parts of a building, whether or not that alteration affects the external dimensions of the building.  
- In CBRS areas, the start of construction date may determine the building’s eligibility for flood insurance. See Appendix E: Coastal Barrier Resources System for additional information.  
<p>| Statutory Discounts                        | Premium reductions specified by law for certain properties.                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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</thead>
</table>
| Stock                              | Merchandise held in storage or for sale, raw materials, and in-process or finished goods, including supplies used in their packing or shipping. “Stock” does not include any property listed under “Section IV. Property Not Covered” of the General Property Form, except the following:  
   • Parts and equipment for self-propelled vehicles;  
   • Furnishings and equipment for watercraft;  
   • Spas and hot tubs, including their equipment; and  
   • Swimming pool equipment. |
| Storage/Tool Shed                  | A non-habitational, accessory building designed for storage at the same property location as the main building, and the use of which is incidental to the use of the main building. |
| Subgrade Crawlspace                | A crawlspace foundation where the subgrade under-floor area is no more than five feet below the top of the next-higher floor and no more than two feet below the lowest adjacent grade on all sides. If the crawlspace floor is more than 2 feet below the lowest adjacent grade on all sides, then it is deemed to be a basement. |
| Substantially Damaged Building     | A building that has incurred damage of any origin whereby the cost of restoring the building to its condition before damage would equal or exceed 50 percent (or a lower threshold if adopted and enforced by the community) of the market value of the building before the damage occurred. |
| Substantially Damaged Property     | Either a substantially damaged building, the contents within a substantially damaged building, or both.                                                                                                     |
| Substantially Improved Building    | A building that has undergone reconstruction, rehabilitation, addition, or other improvement, the cost of which equals or exceeds 50 percent (or a lower threshold if adopted and enforced by the community) of the market value of the building before the “start of construction” of the improvement. This term does not include a building that has undergone reconstruction, rehabilitation, addition, or other improvement related to:  
   • Any project or improvement of a building to correct existing violations of a state or local health, sanitary, or safety code specifications that have been identified by the local code enforcement official and which are the minimum necessary to assure safe living conditions; or  
   • Any alteration of a “historic building”, provided that the alteration will not remove the structure’s continued designation as a “historic building.” |
| Substantially Improved Property    | Either a substantially improved building or the contents within a substantially improved building, or both.                                                                                                     |
| Suspension                         | FEMA’s removal of a participating community from the NFIP because the community has not enacted and enforced the proper floodplain management regulations required for participation. |
| Tenant                             | One who has the occupation or temporary possession of another’s building; specifically, one who rents or leases a building from a landlord.                                                                         |
| Total Floor Area                   | The full extent of a building’s space that is available for either residential or non-residential uses. The percentage of total floor area use determines the appropriate building occupancy to select. |
| Townhouse/Rowhouse                 | A unit of a building, divided from similar units by solid, vertical, load-bearing walls, dividing the building from its lowest level to its highest ceiling and having no openings in the walls between units and with no horizontal divisions between any of the units. |
### Appendix K: Definitions and Acronyms

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Travel Trailer</strong></td>
<td>A recreational vehicle that is towed behind a car or truck and equipped for habitable use. Under the NFIP, a travel trailer can be considered a building only if it is without wheels, built on a chassis and affixed to a permanent foundation, and regulated under the community’s floodplain management and building ordinances or laws.</td>
</tr>
<tr>
<td><strong>Two-to-Four-Family Building</strong></td>
<td>A residential building (or mixed-use building with non-residential uses limited to less than 25 percent of the building’s total floor area) containing 2–4 units.</td>
</tr>
<tr>
<td><strong>Underground Building</strong></td>
<td>A building for which 50 percent or more of the Actual Cash Value (ACV), including machinery and equipment that are part of the building, is below ground.</td>
</tr>
<tr>
<td><strong>Unfinished Area</strong></td>
<td>An enclosed area that is used only for the parking of vehicles, building access, or storage purposes and that does not meet the definition of a finished (habitable) area. Drywall used for fire protection is permitted in unfinished areas.</td>
</tr>
<tr>
<td><strong>Variance</strong></td>
<td>A grant of relief by a participating community from the terms of its floodplain management regulations.</td>
</tr>
<tr>
<td><strong>Waiting Period</strong></td>
<td>The time a policyholder must wait before some or all of the purchased flood insurance coverage goes into effect. Only after the waiting period passes does the policyholder have a right to file a claim for the benefits of the insurance policy.</td>
</tr>
<tr>
<td><strong>Walled and Roofed Building</strong></td>
<td>A building that has two or more exterior rigid walls and a fully secured roof and that is affixed to a permanent site.</td>
</tr>
<tr>
<td><strong>Wave Height Adjustment</strong></td>
<td>A measurement that is added to the BFE for V Zones shown on the FIRM published prior to 1981. For coastal communities, the BFE shown on FIRMs published prior to 1981 are stillwater elevations, which include only the effects of tide and storm surge, and not the height of wind-generated waves, and thus require adjustment.</td>
</tr>
<tr>
<td><strong>Write Your Own (WYO) Program</strong></td>
<td>The program under which FEMA enters into a standard Financial Assistance/Subsidy Arrangement with private sector property insurers, also known as WYO companies, to sell NFIP flood insurance policies under their own names and adjust and pay claims arising under the SFIP. Authorized by 42 U.S.C. 4081(a).</td>
</tr>
<tr>
<td><strong>Zone</strong></td>
<td>A geographical area shown on an FHBM or a FIRM that reflects the severity or type of flooding in the area.</td>
</tr>
</tbody>
</table>

### II. Acronyms

This table shows acronyms and their full name for specific terms related to the NFIP. The list is arranged alphabetically by the acronym.

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFE</td>
<td>Base Flood Elevation</td>
</tr>
<tr>
<td>CAP</td>
<td>Community Assistance Program</td>
</tr>
<tr>
<td>CBIA</td>
<td>Coastal Barrier Improvement Act of 1990</td>
</tr>
<tr>
<td>CBRA</td>
<td>Coastal Barrier Resources Act</td>
</tr>
<tr>
<td>CBRS</td>
<td>Coastal Barrier Resources System</td>
</tr>
<tr>
<td>Acronym</td>
<td>Meaning</td>
</tr>
<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>CRS</td>
<td>Community Rating System</td>
</tr>
<tr>
<td>DHS</td>
<td>U.S. Department of Homeland Security</td>
</tr>
<tr>
<td>EC</td>
<td>Elevation Certificate</td>
</tr>
<tr>
<td>FEMA</td>
<td>Federal Emergency Management Agency</td>
</tr>
<tr>
<td>FFH</td>
<td>First Floor Height</td>
</tr>
<tr>
<td>FHBM</td>
<td>Flood Hazard Boundary Map</td>
</tr>
<tr>
<td>FIMA</td>
<td>Federal Insurance &amp; Mitigation Administration</td>
</tr>
<tr>
<td>FIRM</td>
<td>Flood Insurance Rate Map</td>
</tr>
<tr>
<td>FIS</td>
<td>Flood Insurance Study</td>
</tr>
<tr>
<td>FMA</td>
<td>Flood Mitigation Assistance, Flood Mitigation Assistance Grant Program</td>
</tr>
<tr>
<td>FMIX</td>
<td>FEMA Mapping and Insurance eXchange</td>
</tr>
<tr>
<td>FPA</td>
<td>Floodplain Administrator (community)</td>
</tr>
<tr>
<td>GFIP</td>
<td>Group Flood Insurance Policy</td>
</tr>
<tr>
<td>HAG</td>
<td>Highest Adjacent Grade</td>
</tr>
<tr>
<td>HFIAA</td>
<td>Homeowner Flood Insurance Affordability Act of 2014</td>
</tr>
<tr>
<td>HMGP</td>
<td>Hazard Mitigation Grant Program</td>
</tr>
<tr>
<td>ICC</td>
<td>Increased Cost of Compliance</td>
</tr>
<tr>
<td>LAG</td>
<td>Lowest Adjacent Grade</td>
</tr>
<tr>
<td>LFE</td>
<td>Lowest Floor Elevation</td>
</tr>
<tr>
<td>LFP</td>
<td>Leased Federal Property</td>
</tr>
<tr>
<td>LOMA</td>
<td>Letter of Map Amendment</td>
</tr>
<tr>
<td>LOMC</td>
<td>Letter of Map Change</td>
</tr>
<tr>
<td>LOMR</td>
<td>Letter of Map Revision</td>
</tr>
<tr>
<td>LOMR-F</td>
<td>Letter of Map Revision Based on Fill</td>
</tr>
<tr>
<td>MSC</td>
<td>FEMA Flood Map Service Center</td>
</tr>
<tr>
<td>NFIA</td>
<td>National Flood Insurance Act of 1968</td>
</tr>
<tr>
<td>NFIP</td>
<td>National Flood Insurance Program</td>
</tr>
<tr>
<td>NFIRA</td>
<td>National Flood Insurance Reform Act of 1994</td>
</tr>
<tr>
<td>NM</td>
<td>Newly Mapped</td>
</tr>
<tr>
<td>NSF</td>
<td>Non-sufficient Funds</td>
</tr>
<tr>
<td>OPA</td>
<td>Otherwise Protected Area</td>
</tr>
<tr>
<td>PDM</td>
<td>Pre-Disaster Mitigation Grant Program</td>
</tr>
<tr>
<td>PMR</td>
<td>Physical Map Revision</td>
</tr>
<tr>
<td>POL</td>
<td>Proof of Loss</td>
</tr>
<tr>
<td>RCBAP</td>
<td>Residential Condominium Building Association Policy</td>
</tr>
<tr>
<td>RCV</td>
<td>Replacement Cost Value</td>
</tr>
<tr>
<td>RL</td>
<td>Repetitive Loss</td>
</tr>
<tr>
<td>SDF</td>
<td>Special Direct Facility</td>
</tr>
<tr>
<td>SFHA</td>
<td>Special Flood Hazard Area</td>
</tr>
<tr>
<td>SFHDF</td>
<td>Standard Flood Hazard Determination Form</td>
</tr>
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<thead>
<tr>
<th>Acronym</th>
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<td>SFIP</td>
<td>Standard Flood Insurance Policy</td>
</tr>
<tr>
<td>SRL</td>
<td>Severe Repetitive Loss</td>
</tr>
<tr>
<td>USFWS</td>
<td>U.S. Fish &amp; Wildlife Service</td>
</tr>
<tr>
<td>WYO</td>
<td>Write Your Own</td>
</tr>
</tbody>
</table>