The requirements in this document provide a summary of some of the key federal and state requirements which apply to these grant funds.

1. **Federal Regulations**: The Sub-grantee shall comply with the most recent version of the following federal Administrative Requirements, Cost Principles, and Audit Requirements. A non-exclusive list of regulations commonly applicable to U.S. DHS mitigation grants are listed below:

   
   
   C. Audit Requirements: OMB Circular A-133, Audits of State, Local Governments, and Non-Profit Organizations.
   
   D. Program Specific Requirements: 44 CFR Part 78, Flood Mitigation Assistance; and 44 CFR 44 CFR Part 80, Property Acquisition and Relocation for Open Space.

2. **Federal Assurances and Special Conditions**: The Sub-grantee shall comply with the applicable federal Assurances (Attachment A) and the Grant Award and Agreement Articles (Attachment B).

3. **Federal Procurement and Contracting Requirements**: A Sub-grantee is required to follow its own procurement procedures as long as those procedures meet or exceed the federal procurement standards established in 44 CFR 13.36. A summary of some of these federal procurement standards is included in Attachment C of this document.

4. **Interest Income**: A Sub-grantee shall promptly, but at least quarterly, remit interest earned on advanced grant funds to the U.S. Department of Homeland Security. The Sub-grantee may keep interest earned, up to $100 per fiscal year for administrative expenses.

5. **Requirements Applicable to Property/Equipment Purchased Using Grant Funds**: For all tangible, nonexpendable, personal property having a per unit cost of more than $5,000 acquired in whole or in part with federal grant funds, the Sub-grantee must comply with the requirements specified in 44 CFR 13.32 summarized in part below:

   A. Maintain records that include the following:
      i. A description of the property;
      ii. Manufacturer's serial number or other identification number;
      iii. Source of the property;
      iv. Identification of the title holder;
      v. Acquisition date;
      vi. Cost of the property;
      vii. Percentage of Federal participation in the cost of the property;
      viii. Location of the property;
      ix. Use of the property;
x. Condition of the property; and
xi. The ultimate disposition of the property, including the date of disposal and sale price.

B. A control system shall be developed and implemented to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft shall be investigated and fully documented and made a part of the official project records.

C. Adequate maintenance procedures shall be developed and implemented to keep the property in good condition.

D. The Sub-grantee shall take a physical inventory of the property and the result reconciled with the property records at least once every two (2) years. Any differences between quantities determined by the physical inspection and those in the accounting records shall be investigated to determine the cause of the difference. The Sub-grantee shall, in connection with the inventory, verify the existence, current utilization, current location, and continued need for the property.

E. The Sub-grantee shall not dispose of any property acquired in whole or in part with funds provided under this Agreement, except in accordance with 44 CFR 13.32(e), if applicable, and any applicable state and local laws, rules and regulations.

6. Hatch Act: The Sub-grantee must comply with the Hatch Act (5 U.S.C. 1501-1508 and 7324-7328) which limits the political activities of employees whose principal employment activities are funded in whole or part with federal funds (Coverage is not dependent on the source of an employee’s salary, nor is it dependent upon whether the employee actually administers the funds or has policy duties with respect to them). State and local employees subject to the Hatch Act continue to be covered while on vacation leave, annual leave, sick leave, leave without pay, administrative leave or furlough.

- Political Do' s and Don't' s For State and Local Employees: An individual principally employed by a state or local executive agency in connection with a program financed in whole or in part by federal loans or grants.

<table>
<thead>
<tr>
<th>Allowed Political Activity</th>
<th>Prohibited Political Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>May be a candidate for public office in a nonpartisan election</td>
<td>May not be a candidate for public office in a partisan election</td>
</tr>
<tr>
<td>May campaign for and hold elective office in political clubs and organizations</td>
<td>May not use official authority or influence for the purpose of interfering with or affecting the results of an election or nomination for office</td>
</tr>
<tr>
<td>May actively campaign for candidates for public office in partisan and nonpartisan elections</td>
<td>May not directly or indirectly coerce contributions from subordinates in support of a political party or candidate</td>
</tr>
<tr>
<td>May contribute money to political organizations or attend political fundraising functions</td>
<td></td>
</tr>
<tr>
<td>May participate in any activity not specifically prohibited by law or regulation</td>
<td></td>
</tr>
</tbody>
</table>

- An election is partisan if any candidate for an elective public office is running as a representative of a political party whose presidential candidate received electoral votes at the preceding presidential election.

The Office of the Special Counsel: The Office of the Special Counsel is responsible for investigating reports or complaints of Hatch Act violations by covered employees of state and local governments. (http://www.osc.gov/hatchact.htm)
Federal Procurement and Contracting Requirements: A Sub-grantee is required to follow its own procurement procedures as long as those procedures meet or exceed the federal procurement standards established in 44 CFR 13.36. A summary of some of these federal requirements is included below.

A. Procurement Methods (44CFR 13.36(d))
   i. Small purchases (44 CFR 13.36(d)(1))
      • To purchase services and supplies $100,000 or less
         ➢ Do not exceed simplified acquisition threshold of $100,000
         ➢ Obtain price or rate quotation from adequate number of qualified sources
         ➢ Relatively simple and informal method
      • Awarded based on lowest documented price quote
   ii. Sealed bids (formal advertising) (44 CFR 13.36(d)(2))
      • To purchase construction, debris services, etc.
         ➢ Bids publicly solicited and advertised and a firm-fixed-price contract (lump sum or unit price) awarded
         ➢ Adequate and realistic description of project is available.
         ➢ Two or more responsible bidders are able to compete effectively
         ➢ Allow sufficient time for bidders to respond
         ➢ Invitation for bids defines project adequately
         ➢ Bids publicly opened at time and place prescribed in invitation
         ➢ Approved and awarded in writing
         ➢ All bids may be rejected for sound documented reason
      • Awarded to the responsible bidder whose bid conforms with invitation for bid and whose bid is lowest in price
   iii. Competitive proposals (44 CFR 13.36(d)(3))
      • To purchase Architectural, engineering or professional and personal services
         ➢ Bids publicly advertised; identify all evaluation factors that will be used
         ➢ Any response shall be honored to the maximum extent practical
         ➢ Proposals solicited from an adequate number of qualified sources
         ➢ Method for conducting technical evaluations of proposals in place
      • Contracts are awarded to responsible firm based on contractor qualifications, subject to fair and reasonable compensation
   iv. Noncompetitive proposals (44 CFR 13.36(d)(4))
      The following conditions are applicable to all sole source or noncompetitive procurements:
      (1) Competitive Procurement must be infeasible: A noncompetitive procurement can only be used when the award of a contract is infeasible under small purchase order procedures, sealed bids or competitive proposals and one (1) of the following circumstances apply:
      (2) One of the following conditions must be applicable:
         (A) The item is available only from a single source;
         (B) The public exigency or emergency for the requirement will not permit a delay resulting from competitive solicitation;
         (C) The State authorizes noncompetitive proposals; or
         (D) After solicitation of a number of sources, competition is determined inadequate.
      (3) Cost analysis required: Cost analysis, i.e., verifying the proposed cost data, the projections of the data, and the evaluation of the specific elements of costs and profits, is required.
      (4) Awarding agency review may be required: A sub-grantee may be required to submit the proposed procurement to the State for pre-award review (in accordance with 44
B. General Federal Procurement Standards (44 CFR 13.36(b)):
- Contracts must be monitored by the Sub-grantee to assure compliance with terms, conditions and specifications of contracts or purchase orders.
- The Sub-grantee must maintain written code of standards governing award and administration of contracts (conflicts of interest, selection and award, etc.) and must comply with the applicable federal conflict of interest requirements established in 44 CFR 13.36(b)(3)
- The Sub-grantee will review proposed procurements to avoid unnecessary or duplicate purchases
- Intergovernmental agreements for procurement are encouraged
- Use of excess and surplus property is suggested when feasible
- Use of value engineering clauses in construction contracts of sufficient size is encouraged
- Contracts will be awarded only to responsible contractors possessing ability to perform
- Supporting documents must be maintained to be included - rationale for method of procurement, selection of contract type, contractor selection or rejection and basis for contract price
- Use of time and material contracts is limited to situations where 1) no other contract is feasible, and 2) includes a ceiling price. (This must be documented)
- The Sub-grantee will have responsibility for settlement of all contractual and administrative issues arising out of procurements
- The Sub-grantee must have protest procedures to handle and resolve disputes relating to procurements

C. Competition (44 CFR 13.36(c)):
- All procurement transactions will provide full and open competition. Examples of restrictive competition include:
  a. Unreasonable requirements on firms in order for them to qualify
  b. Requiring unnecessary experience or excessive bonding
  c. Noncompetitive awards to consultants on retainer
  d. Organizational conflicts of interest
  e. Specifying only brand name products
  f. Any arbitrary action in the procurement process
- Geographical preferences in evaluation of bids is restricted
- Written selection procedures must be in place for all procurements identifying all requirements firms must fulfill
- Ensure all pre-qualified lists of persons, firms or products are current and include enough qualified sources to ensure maximum open and free competition

D. Affirmative Action (44 CFR 13.36(e)):
- The Subgrantee will take all necessary affirmative action steps to ensure that minority firms, women’s business enterprises, and labor surplus area firms are used when possible

E. Contract Cost and Price: (44 CFR 13.36(f))
- The Sub-grantee must perform cost or price analysis in connection with every procurement action
- The Sub-grantee must negotiate profit as a separate element of the price for each contract in which there is no price competition and in all cases where cost analysis is performed.
- Costs and prices based on estimated costs will be allowable only to the extent that they are consistent with Federal cost principles.
- Cost plus a percentage of cost and percentage of construction cost methods of contracting shall not be used.
F. State Review: (44 CFR 13.36(f))

- The Sub-grantee must make available to the State technical specifications on proposed procurements and, on request, make pre-award documents available i.e. requests for proposals or invitations for bids, independent cost estimates.
- Review is required in all cases when a Sub-grantee’s procurement procedure fails to comply with standards, procurement exceeds simple acquisition threshold and is awarded without competition or only one bid or offer is received, or is awarded to other than low bidder or brand name is specified.
- The Sub-grantee may request that its procurement system be reviewed to determine whether its system meets these standards, or the Sub-grantee may self-certify its procurement system.

G. Bonding Requirements: 44 CFR 13.36(h)

- For construction or facility improvement contracts exceeding $100,000, the State may accept the Sub-grantee’s bonding policy and requirements. If such a determination has not been made, the following are minimum bonding requirements:
  - A bid guarantee from each bidder equivalent to five (5) percent of bid price
  - A performance bond from contractor for 100% of contract price
  - Payment bond of the part of the contractor for 100% of the contract price.

H. Types of Contracts

<table>
<thead>
<tr>
<th>Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lump sum</td>
<td>Contract for work within a prescribed boundary with a clearly defined scope and total price</td>
</tr>
<tr>
<td>Unit price</td>
<td>Contract for work done on an item-by-item basis with cost determined on a unit basis</td>
</tr>
<tr>
<td>Cost + fixed fee</td>
<td>Either a lump sum or unit price contract with a fixed contractor fee added into price</td>
</tr>
<tr>
<td>Time &amp; materials</td>
<td>Should be avoided, but may be allowed for work necessary immediately after disaster and after a determination that no other contract is suitable; include a cost ceiling or “not to exceed” provision [44CFR13. 36(b)(10)]</td>
</tr>
<tr>
<td>Cost plus % of cost</td>
<td>Not allowed by FEMA Regulations</td>
</tr>
<tr>
<td>Contingency</td>
<td>Not allowed by FEMA Regulations</td>
</tr>
</tbody>
</table>

I. Contract Provisions: (44 CFR 13.36(j)) Contracts must contain these provisions:

- Administrative, contractual or legal remedies in instances where contractors violate or breach contract terms
- Termination clause for cause and termination for convenience
- Compliance with Equal Employment Opportunity regulations
- Compliance with Anti-Kickback regulations
- Compliance with Davis-Bacon Act
- Compliance with Contract Work Hours and Safety Standards Act
- Notice of reporting requirements and regulations pertaining to reporting
- Notice of requirements pertaining to patent rights
- Notice of requirements pertaining to copyrights and rights in data
- Access of any records by grantee, sub grantee, Federal grantor, Comptroller or any duly authorized representatives
- Records must be retained for at least three years after final payments are made
- Compliance with CAA, CWA, EPA regulations
- Mandatory standards relating to energy efficiency
Initial Notices and Amendments

Indiana Severe Storms and Flooding
Declared June 8, 2008

- Initial Notice, Jun 8
- Amendment No. 3, Jun 11
- Amendment No. 1, Jun 11
- Amendment No. 2, Jun 11
- Amendment No. 4, Jun 13
- Amendment No. 5, Jun 14
- Amendment No. 7, Jun 17
- Amendment No. 8, Jun 19
- Amendment No. 9, Jun 21
- Amendment No. 12, Jun 27
- Amendment No. 10, Jun 30
- Amendment No. 11, Jun 30
- Amendment No. 13, Jul 8
- Amendment No. 14, Jul 10
- Amendment No. 15, Jul 29
- Amendment No. 16, Jul 31
- Amendment No. 17, Aug 6
- Amendment No. 18, Aug 8
- Amendment No. 19, Nov 13

More information about: Indiana Severe Storms and Flooding
FEMA-STATE AGREEMENT

On June 8, 2008, the President declared that a major disaster exists in the State of Indiana. This declaration was based on damage resulting from severe storms and flooding beginning on June 6, 2008, and continuing. This is the FEMA-State Agreement for this major disaster, designated FEMA-1766-DR, under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act), in accordance with 44 CFR § 206.44.

1. No Federal assistance under the Stafford Act shall be approved unless the damage or hardship to be alleviated resulted from the major disaster that took place beginning on June 6, 2008, and continuing; except that reasonable expenses that were incurred in anticipation of and immediately preceding such event may be eligible.

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

3. Any Federal funds provided under the Stafford Act for Public Assistance will be limited to 75 percent of total eligible costs in the designated area.

4. Pursuant to 44 CFR § 206.208, if direct Federal Assistance is requested by the State, the Governor certifies that the State will: 1) provide without cost to the United States all lands, easements, and rights-of-ways necessary to accomplish the approved work; 2) hold and save the United States free from damages due to the requested work, and shall indemnify the Federal Government against any claims arising from such work; 3) provide reimbursement to FEMA for the nonfederal share of the cost of such work; and 4) assist the performing Federal Agency in all support and local jurisdictional matters.

5. Pursuant to Sections 403 and 407 of the Stafford Act, 42 U.S.C. §§ 5170b & 5173, if debris removal is authorized, the State agrees to indemnify and hold harmless the United States of America for any claims arising from the removal of debris or wreckage for this disaster. The State agrees that debris removal from public and private property will not occur until the landowner signs an unconditional authorization for the removal of debris.

www.fema.gov
6. Attached and also made a part of this Agreement are:

   Exhibit A, State Certification Officers (A list of State officials authorized to execute certifications and otherwise to act on behalf of the State),

   Exhibit B, General Conditions,

   Exhibit C, Disaster Grant Agreement Articles, and

7. This Agreement may be amended at any time by written approval of both parties.

Agreed:

[Signature]
Governor

[Signature]  
Regional Administrator

Date: 6/10/08

Date: ___________________
EXHIBIT A

STATE CERTIFICATION OFFICERS

1. The Governor hereby certifies that Arvin E. Copeland is the Governor's Authorized Representative (GAR) empowered to execute on behalf of the State all necessary documents for disaster assistance, including approval of subgrants and certification of claims for Public Assistance. Philip M. Brown is the Alternate Governor's Authorized Representative and is similarly empowered. Their specimen signatures follow:

   GAR
   Arvin E. Copeland
   
   Alternate GAR
   Philip M. Brown

2. The Governor's Authorized Representative, named above, is responsible for State performance of hazard mitigation activities under this Agreement and, further, Janet S. Crider is designated the State Hazard Mitigation Coordinator for the purposes of such hazard mitigation activities.

3. The Governor hereby certifies that Joseph E. Wainscott, Jr. and Arvin E. Copeland are the State Coordinating Officer (SCO) and Alternate State Coordinating Officer, respectively, who will act in cooperation with the Federal Coordinating Officer under this declared major disaster.

4. The Governor hereby certifies that George C. Thompson is the representative of the State authorized to receive donations or loans of surplus property on behalf of the State and to execute certification, agreements, and other necessary documents with regard thereto.

5. The Governor hereby certifies that George C. Thompson is the official of the State authorized to execute compliance reports, carry out compliance reviews, and distribute informational material as required by FEMA to ensure that all recipients of Federal disaster assistance are in full compliance with FEMA nondiscrimination regulations (located at 44 CFR Part 7).

6. The Governor hereby certifies that George C. Thompson is the official of the State who will execute compliance reports, carry out compliance reviews, and distribute informational material as required by FEMA to ensure that all recipients of Federal disaster assistance are in compliance with the General Services Administration List of Parties Excluded from Federal Procurement and Nonprocurement Programs.
EXHIBIT B

GENERAL CONDITIONS

FEMA and the State agree to take measures to deliver assistance to individuals, households, and governments as expeditiously as possible, consistent with Federal laws and regulations. To that end, the following terms and conditions apply:

1. Federal assistance will be made available, within the limits of funds available from Congressional appropriations for such purposes, in accordance with the Stafford Act, Executive Orders 12148, as amended, and 12673, and applicable regulations found in Title 44 of the Code of Federal Regulations (CFR), and applicable policy and guidance.

2. If necessary because of limited funds, FEMA will give first priority to assistance for individuals and households, emergency work for protection of public health and safety, and administrative costs for managing the disaster program. Public assistance recovery claims, hazard mitigation, and fire management assistance will be paid when, and if, funds become available and will be provided on a first come, first serve basis.

3. Pursuant to the regulations, the State agrees to be the grantee for all grant assistance provided under the Stafford Act, with the exception of the Individuals and Households Program – Other Needs Assistance when it is administered under the FEMA option. The State agrees to comply with the requirements of laws and regulations found in the Stafford Act and 44 CFR. The State hereby waives any consultation process under Executive Order 12372 and 44 CFR Part 4, for grants, loans, or other financial assistance under the Stafford Act for this major disaster.

4. Within his/her authorities, the Governor shall ensure, through the State agency responsible for regulation of the insurance industry, that insurance companies make full payment of eligible insurance benefits to disaster victims and other recipients of Federal disaster assistance. The State also shall take all responsible steps to ensure that disaster victims are aware of procedures for filing insurance claims, and are informed of any State procedures instituted for assisting insured disaster victims. Further, the State shall take all actions necessary and reasonable to ensure that all recipients of Federal disaster assistance are aware of their responsibility to repay government assistance that is duplicated by insurance proceeds.

5. The State agrees, on its behalf and on behalf of its political subdivisions and other recipients of Federal disaster assistance, to cooperate with the Federal Government in seeking recovery of funds that are expended in alleviating the damages and suffering caused by this major disaster against any party or parties whose intentional acts or omissions may have caused or contributed to the damage or hardship for which Federal assistance is provided pursuant to the Presidential declaration of this major disaster.

6. The State agrees, on its behalf and on behalf of its political subdivisions and other recipients of Federal disaster assistance, to seek recovery of all funds that are expended in alleviating the damages and suffering caused by this major disaster against any party or parties whose negligence or other tortious conduct may have caused or contributed to the damage or hardship for which Federal assistance is provided pursuant to the Presidential declaration of this major disaster. FEMA will treat such amounts as duplicated benefits available to the Grantee in accordance with 42 U.S.C. § 5155 and 44 CFR § 206.191.
EXHIBIT C

DISASTER GRANT AGREEMENT ARTICLES

ARTICLE I. The United States of America through the Administrator, Federal Emergency Management Agency (FEMA), Department of Homeland Security (hereinafter referred to as "FEMA") or his/her delegate, agrees to grant to the State of Indiana (hereinafter referred to as "the Grantee") funds in the amount specified on the obligating document, to support the Grant Program authorized under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act), and activated in the FEMA-State Agreement for FEMA-1766-DR. The Grantee agrees to abide by and comply with: the grant terms and conditions as set forth in this document, all provisions of the State Administrative Plan for each disaster grant, and all conditions contained in the FEMA-State Agreement. These Grant Agreement Articles do not apply to the Individuals and Households Program – Other Needs Assistance, when it is administered under the FEMA or Joint Option.

ARTICLE II. This agreement takes effect at the time the FEMA-State Agreement is executed and remains in effect until the grant program(s) has been closed by FEMA. Refer to obligating documents for funding information.

ARTICLE III. The Grantee agrees to comply with all applicable laws and regulations, including but not limited to, the following laws, regulations, and OMB circulars that govern standard grant management practices and are incorporated into this Agreement by reference. Due to the nature of grant administration following a Presidential declaration of a disaster or emergency, some variance from standard practice may be warranted upon determination by FEMA.

The Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act)

Title 44 of the Code of Federal Regulations (CFR)

OMB Circular A-21 Cost Principles for Educational Institutions

OMB Circular A-87 Cost Principles for State and Local Governments

OMB Circular A-102 Uniform Administrative Requirements for Grants and Cooperative Agreements with State and Local Governments

OMB Circular A-110 Uniform Administrative Requirements for Grants and Agreements with institutions of Higher Education, Hospitals, and Other Non-Profit Organizations

OMB Circular A-122 Cost Principles for Nonprofit Organizations

OMB Circular A-133 Audits of States, Local Governments, and Non-Profit Organizations

31 CFR § 205.6 Funding techniques

ASSURANCES Submitted with the SF 424, Application for Federal Assistance
ARTICLE IV. The specific terms and conditions of this agreement are as follows:

1. ASSURANCE COMPLIANCE: The certifications signed by the Grantee in the FEMA-State Agreement relating to maintenance of a Drug-Free Workplace (44 CFR Part 17, Subpart F) and New Restrictions on Lobbying (44 CFR Part 18) apply to this grant agreement and are incorporated by reference.

2. CLOSE OUT:

   a. Reports Submission: Per 44 CFR § 13.50, when the appropriate grant award performance period expires, the Grantee shall submit the following documents within 90 days: (1) Financial Performance or Progress Report; (2) Financial Status Report (SF 269) or Outlay Report and Request for Reimbursement for Construction Programs (SF-271) (as applicable); (3) Final request for payment (SF-270) (if applicable); (4) Invention disclosure (if applicable); and (5) Federally-owned property report.

   b. Reports Acceptance: FEMA shall review the Grantee reports, perform the necessary financial reconciliation, negotiate necessary adjustments between the Grantee’s and FEMA’s records, and close out the grant in writing.

   c. Records Retention: Records shall be retained for 3 years (except in certain rare circumstances described in 44 CFR § 13.42) from the date the final financial status report is submitted to FEMA in compliance with 44 CFR § 13.42.

3. CONSTRUCTION REQUIREMENTS: Prior to the start of any construction activity, the Grantee shall ensure that all applicable Federal, State, and local permits and clearances are obtained, including FEMA compliance with the National Environmental Policy Act, the National Historic Preservation Act, the Endangered Species Act, and all other environmental laws and executive orders.

4. COPYRIGHT: The Grantee is free to copyright original work developed in the course of or under the agreement. FEMA reserves a royalty-free, nonexclusive, and irrevocable right to reproduce, publish, or otherwise use, and to authorize others to use the work for Government purposes. Publication resulting from work performed under this agreement shall include an acknowledgement of FEMA financial support, by grant number, and a statement that the publication does not constitute an endorsement by FEMA or reflect FEMA views.

5. COST SHARE: The Grantee shall follow the cost-sharing requirements in 44 CFR § 13.24. Project cost-share shall be available with the approval of each project. Performance Period/Project Completion extensions shall not be approved for delays caused by lack of cost-share funding.

6. ENFORCEMENT: Enforcement remedies shall be processed as specified under 44 CFR § 13.43 when the Terms and Conditions of this Cooperative Agreement are not met.

7. FUNDS TRANSFER: No transfer of funds to agencies other than those identified in the approved grant agreement shall be made without prior approval of FEMA.

8. HOSPITAL COST PRINCIPLES: OMB Circular A-87 and program regulations shall be used to determine costs for non-profit hospitals funded under FEMA grants.
9. INSURANCE: In compliance with P.L. 103-325, Title V National Flood Insurance Reform Act of 1973, section 582 requires that any person who receives federal assistance for the repair, replacement, or restoration for damage to any personal, residential, or commercial property, at any time, must maintain flood insurance if the property is located in a Special Flood Hazard Area.

10. PAYMENT PROCESS: The Grantee shall be paid using the U.S. Department of Health and Human Services Payment Management System (HHS/Smartlink) provided the Grantee maintains and complies with procedures for minimizing the time between transfer of funds from the US Treasury and disbursement by the Grantee and Subgrantees. The Grantee commits itself to: 1) initiating cash drawdowns only when actually needed for its disbursement; 2) timely financial reporting as per FEMA requirements, using the SF 269 or equivalent report; and 3) imposing the same standards of timing and amount upon any secondary recipient.

11. PERFORMANCE PERIODS:

a. Program/Grant Award: All grant awards activities, including all projects and/or activities approved under each grant award, shall be completed within the time period prescribed in FEMA regulations and on the obligating documents.

b. Extensions: Written request for an extension will include information and documentation to support the amendment and a schedule for completion. No subsequent grant agreements, monetary increase amendments, or time extension amendments will be approved unless all financial and performance reports have been submitted to the appropriate Regional Office. Extensions to performance periods shall be in compliance with program regulation timeframes. Extensions shall not be approved for delays caused by lack of cost-share funding. Only the FEMA Regional Administrator or Disaster Recovery Manager can approve exceptions to this policy.

12. RECOVERY OF FUNDS:

a. The State will process the recovery of assistance through error, misrepresentation, or fraud, or if funds are spent inappropriately. A list of applicants/subgrantees from whom recoveries are processed will be submitted on the quarterly progress report to allow FEMA to adjust its program and financial information systems.

b. Adjustments to expenditures will be made as funding is recovered and will be reported quarterly on the Financial Status Report.

c. The State will reimburse FEMA for the Federal share of awards not recovered through quarterly financial adjustments within the 90-day close out liquidations period.

d. All fraud identifications will be reported to the FEMA Office of Inspector General and the State agrees to cooperate with any investigation conducted by the FEMA Office of Inspector General.

e. The State shall reimburse FEMA the amount of funding recovered through the recapture of outstanding checks not claimed by recipients of assistance. The recovered funds shall be submitted to FEMA within 30 days from the expiration date printed on the check. A list of outstanding checks with check expiration dates shall be submitted to FEMA with the final progress/performance report.
13. REFUND, REBATE, CREDITS: The State shall transfer to FEMA the appropriate share, based on the Federal support percentage, of any refund, rebate, credit or other amounts arising from the performance of this agreement, along with accrued interest, if any. The Grantee shall take necessary action to effect prompt collection of all monies due or which may become due and to cooperate with FEMA in any claim or suit in connection with amounts due.

14. REPORTS:

a. Federal Cash Transaction Report: If the Grantee uses the HHS/SMARTLINK payment system, the Grantee shall submit a copy of the PMS 272 Cash Transaction Report that the Grantee previously submitted to the United States Department of Health and Human Services (HHS).

b. Financial Status Report: The Grantee shall submit Financial Status Reports, SF 269 or FF 20-10, to the FEMA Regional Office 30 days after the end of the first federal quarter following the initial grant award. (The Disaster Recovery Manager may waive this initial report.) The Grantee shall submit quarterly financial status reports thereafter until the grant ends. Reports are due on January 30, April 30, July 30, and October 30.

c. Performance Report:

   1. If applicable, the Grantee shall submit performance/progress reports in compliance with each program identified under the FEMA-State Agreement to the FEMA Regional Office 30 days after the end of the first federal quarter following the initial grant award. The Disaster Recovery Manager may waive the initial report. The Grantee shall submit quarterly performance/progress status reports thereafter until the grant ends. Reports are due on January 30, April 30, July 30, and October 30.

   2. The quarterly performance/progress reports shall include a status of the project’s completion, amount of expenditures, and amount of payment for advancement or reimbursement of costs for each project funded under each of the programs authorized under the FEMA-State Agreement.

d. Final Reports: The State shall submit a Final Financial Status Report and Performance Report 90 days from each program’s grant award performance period expiration date.

e. Enforcement: The Disaster Recovery Manager or the Regional Administrator may suspend drawdowns if quarterly reports are not submitted on time.

15. TERMINATION: Either the Grantee or FEMA may terminate grant award agreements by giving written notice to the other party at least seven (7) calendar days prior to the effective date of the termination. All notices are to be transmitted via registered or certified mail, return receipt requested, to the FEMA Regional Administrator/Disaster Recovery Manager or the Governor’s Authorized Representative, as applicable. The Grantee’s authority to incur new costs will be terminated upon arrival of the date of receipt of the letter or the date set forth in the notice. Any costs incurred up to the earlier of the date of the receipt of the notice or the date of termination set forth in the notice will be negotiated for final payment. Closeout of the grant award will be commenced and processed as prescribed under Article IV.2.
CERTIFICATION REGARDING DRUG-FREE WORKPLACE REQUIREMENTS

This certification is required by the regulations implementing the Drug-Free Workplace Act of 1988, 44 CFR Part 17, Subpart F. The regulations require certification by grantees, prior to award, that they will maintain a drug-free workplace. The certification set out below is a material representation of fact upon which reliance will be placed when the agency determines to award the grant. False certification or violation of the certification shall be grounds for suspension of payments, suspension or termination of grants, or governmentwide suspension or debarment. (See 44 CFR Part 17, Subparts C and D.)

A. The grantee certifies that it will or will continue to provide a drug-free workplace by:

(a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;

(b) Establishing an ongoing drug-free awareness program to inform employees about--
   (1) The dangers of drug abuse in the workplace;
   (2) The grantee's policy of maintaining a drug-free workplace;
   (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
   (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;

(c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);

(d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will--
   (1) Abide by the terms of the statement; and
   (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;

(e) Notifying the agency in writing within ten calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position and title, to every grant officer or other designee on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;

(f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted--
(1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, 29 U.S.C. § 701 et seq.; or
(2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;

(g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e) and (f).

B. The grantee may insert in the space provided below the site(s) for the performance of work done in connection with this grant:

Place(s) of Performance: (Street address, city, county, state, zip code)

Indiana Government Center

302 W. Washington Street, Room E208

Indianapolis, IN 46204-2767

Indiana Department of Homeland Security FEMA-1766-DR

Organization Name Disaster Number

Joseph E. Wainscott, Jr.

Name and Title of Authorized Representative

Signature Date 1/10/08
CERTIFICATION REGARDING LOBBYING

Certification For Contracts, Grants, Loans, and Cooperative Agreements

This certification is required by the regulations implementing the New Restrictions on Lobbying, 44 CFR Part 18. The undersigned certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. § 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

Name and Title of Authorized Representative

Signature

Date 6/10/08
AMENDMENT NUMBER ONE TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number One to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to change the incident period for this declared disaster to May 30, 2008 and continuing, and to change the incident type to severe storms, flooding and tornadoes.

The preamble paragraph and paragraph 1 of the FEMA-State Agreement for FEMA 1766-DR-IN are hereby amended to read as follows:

On June 8, 2008, the President declared that a major disaster exists in the State of Indiana. This declaration was based on damage resulting from severe storms, flooding and tornadoes on May 30, 2008 and continuing. This is the FEMA-State Agreement for this major disaster, designated FEMA 1766-DR-IN, under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act), in accordance with 44 CFR § 206.44.

1. No Federal assistance under the Stafford Act shall be approved unless the damage or hardship to be alleviated resulted from the major disaster that took place March 30, 2008 and continuing; except that reasonable expenses that were incurred in anticipation of and immediately preceding such event may be eligible.

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

Arvin E. Copeland
Governor’s Authorized Representative

Date: 06-14-08

Michael H. Smith
Federal Coordinating Officer

Date: 06/14/08
AMENDMENT NUMBER TWO TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Two to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to add Individual Assistance and the areas designated under Individual Assistance as well as the Hazard Mitigation Grant Program for FEMA 1766-DR-IN. This Amendment also establishes the Federal cost shares for the Individual Assistance and Hazard Mitigation programs.

Paragraph 2 of the FEMA-State Agreement is amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

New Paragraph # 8 is added to the FEMA-State Agreement as follows:

The Governor has requested the Individuals and Households Program, and agrees that the State will make available its 25% share of any Other Needs Assistance that is provided under Section 408(e) of the Stafford Act. The Governor also agrees to abide by the State Administrative Plan for administration and management of Section 408, Federal Assistance to Individuals and Households. When FEMA administers Other Needs Assistance under the FEMA Option, the State agrees to reimburse FEMA for the non-federal cost share of assistance FEMA provides to individuals and households and FEMA will bill the State monthly for the cost share. The State agrees to pay the bill within 30 days of receipt.
New Paragraph # 9 is added to the FEMA-State Agreement as follows:

Funds are available on a 75 percent Federal cost share basis for hazard mitigation measures that could substantially reduce the risk of future damage, hardship, loss or suffering in any areas designated for hazard mitigation within the State, subject to meeting the local mitigation plan requirement at 44 CFR 201.6 and 206.434(b)(1). Total Federal contributions are based on the estimated aggregate grant amount to be made under the Stafford Act for this disaster (less any associated administrative costs), and shall be: 15 percent for the first $2,000,000,000 or less of such amounts; 10 percent of the portion of such amounts over $2,000,000,000 and not more than $10,000,000,000; and 7.5 percent of the portion of such amounts over $10,000,000,000 and not more than $35,333,000,000.

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

Arvin E. Copeland
Governor’s Authorized Representative

Date: 06-14-08

Michael H. Smith
Federal Coordinating Officer

Date: 06/14/08
AMENDMENT NUMBER THREE TO THE 
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Three to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

   Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]
Arvin E. Copeland
Governor’s Authorized Representative

Date: 06-14-08

[Signature]
Michael H. Smith
Federal Coordinating Officer

Date: 06/14/08
AMENDMENT NUMBER FOUR TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Four to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]
Arvin E. Copeland
Governor’s Authorized Representative

Date: 06-13-08

[Signature]
Michael H. Smith
Federal Coordinating Officer

Date: 06/14/08
AMENDMENT NUMBER FIVE TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Five to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]

Arvin E. Copeland
Governor’s Authorized Representative

Date: 06-16-08

[Signature]

Michael H. Smith
Federal Coordinating Officer

Date: 06/16/08
AMENDMENT NUMBER SIX TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Six to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

   Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

**Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).**

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

\[Signature\]  
Arvin E. Copeland  
Governor’s Authorized Representative

Date: 06-16-08

\[Signature\]  
Michael H. Smith  
Federal Coordinating Officer

Date: 06/16/08
AMENDMENT NUMBER SEVEN TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Seven to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

Arvin E. Copeland
Governor’s Authorized Representative

Date: 06-17-08

Michael H. Smith
Federal Coordinating Officer

Date: 06/17/08
AMENDMENT NUMBER EIGHT TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Eight to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

Arvin E. Copeland
Governor's Authorized Representative

Michael H. Smith
Federal Coordinating Officer

Date: 06-19-08

Date: 06/20/08
AMENDMENT NUMBER NINE TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Nine to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to add Public Assistance and the areas designated under Public Assistance for FEMA 1766-DR-IN. This amendment also establishes the Federal Cost share for the Public Assistance Program.

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

   Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).
Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

Alvin E. Copeland
Governor's Authorized Representative

Date: 06-22-08

Michael H. Smith
Federal Coordinating Officer

Date: 06/22/08
AMENDMENT NUMBER TEN TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Ten to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to add Public Assistance and the areas designated under Public Assistance for FEMA 1766-DR-IN. This amendment also establishes the Federal Cost share for the Public Assistance Program.

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).
Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

**Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance**

**Effective June 30, 2008: Adams, Gibson and Posey Counties for Public Assistance (Already designated for Individual Assistance).**

**Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).**

**Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.**

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]

Arvin E. Copeland  
Governor's Authorized Representative

[Signature]

Michael H. Smith  
Federal Coordinating Officer

Date: 6-30-08  
Date: 06/30/08
AMENDMENT NUMBER ELEVEN TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Eleven to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to add Public Assistance and the areas designated under Public Assistance for FEMA 1766-DR-IN. This amendment also establishes the Federal Cost share for the Public Assistance Program.

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).
Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance.


Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).

Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.
Effective June 30, 2008: The President has determined that the damage in certain areas of the State of Indiana resulting from severe storms and flooding beginning on June 6, 2008, and continuing, is of sufficient severity and magnitude that special cost sharing arrangements are warranted regarding Federal funds provided under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (the Stafford Act).

The President amended his declaration of June 8, 2008, to authorize Federal Funds for emergency protective measures, including direct Federal assistance, at 90 percent Federal funding of total eligible costs. This adjustment is effective until the respective date at which the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center reports that the rivers in the State of Indiana, which have experienced historical flooding, fall below flood stage.

This adjustment cost sharing applies only to Public Assistance costs and direct Federal assistance eligible for such adjustments under applicable law. The Robert T. Stafford Disaster Relief and Emergency Assistance Act specifically prohibits a similar adjustment for funds provided for Other Needs Assistance (Section 408), and the Hazard Mitigation Grant Program (Section 404). These funds will continue to be reimbursed at 75 percent of total eligible costs.

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]
Arvin E. Copeland
Governor’s Authorized Representative

[Signature]
Michael H. Smith
Federal Coordinating Officer

Date: 7-3-08

Date: 7/6/08
AMENDMENT NUMBER TWELVE TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Twelve to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to add Public Assistance and the areas designated under Public Assistance for FEMA 1766-DR-IN. This amendment also establishes the Federal Cost share for the Public Assistance Program.

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance.

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

*Effective June 27, 2008: Incident Period for this disaster is closed effective June 27, 2008.*

Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance.


Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).

Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.
Effective June 30, 2008: The President has determined that the damage in certain areas of the State of Indiana resulting from severe storms and flooding beginning on June 6, 2008, and continuing, is of sufficient severity and magnitude that special cost sharing arrangements are warranted regarding Federal funds provided under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (the Stafford Act).

The President amended his declaration of June 8, 2008, to authorize Federal Funds for emergency protective measures, including direct Federal assistance, at 90 percent Federal funding of total eligible costs. This adjustment is effective until the respective date at which the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center reports that the rivers in the State of Indiana, which have experienced historical flooding, fall below flood stage.

This adjustment cost sharing applies only to Public Assistance costs and direct Federal assistance eligible for such adjustments under applicable law. The Robert T. Stafford Disaster Relief and Emergency Assistance Act specifically prohibits a similar adjustment for funds provided for Other Needs Assistance (Section 408), and the Hazard Mitigation Grant Program (Section 404). These funds will continue to be reimbursed at 75 percent of total eligible costs.

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]

Arvin E. Copeland
Governor’s Authorized Representative

Date: 7/8/08

[Signature]

Michael H. Smith
Federal Coordinating Officer

Date: 7/8/08
AMENDMENT NUMBER THIRTEEN TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Thirteen to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to add Public Assistance and the areas designated under Public Assistance for FEMA 1766-DR-IN. This amendment also establishes the Federal Cost share for the Public Assistance Program.

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 13, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).
Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

Effective June 27, 2008: Incident Period is closed effective June 27, 2008.

Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance.


Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).

Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.
Effective June 30, 2008: The President has determined that the damage in certain areas of the State of Indiana resulting from severe storms and flooding beginning on June 6, 2008, and continuing, is of sufficient severity and magnitude that special cost sharing arrangements are warranted regarding Federal funds provided under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (the Stafford Act).

The President amended his declaration of June 8, 2008, to authorize Federal Funds for emergency protective measures, including direct Federal assistance, at 90 percent Federal funding of total eligible costs. This adjustment is effective until the respective date at which the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center reports that the rivers in the State of Indiana, which have experienced historical flooding, fall below flood stage.

This adjustment cost sharing applies only to Public Assistance costs and direct Federal assistance eligible for such adjustments under applicable law. The Robert T. Stafford Disaster Relief and Emergency Assistance Act specifically prohibits a similar adjustment for funds provided for Other Needs Assistance (Section 408), and the Hazard Mitigation Grant Program (Section 404). These funds will continue to be reimbursed at 75 percent of total eligible costs.

Effective July 8, 2008: Madison County for Individual Assistance. (already designated for Public Assistance).

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

Arvin E. Copeland
Governor's Authorized Representative

Date: 7/18/08

Michael H. Smith
Federal Coordinating Officer

Date: 07/08/08
AMENDMENT NUMBER FOURTEEN TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Fourteen to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to add Public Assistance and the areas designated under Public Assistance for FEMA 1766-DR-IN. This amendment also establishes the Federal Cost share for the Public Assistance Program.

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

   Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

   Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

   Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

   Effective June 11, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


   Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance.

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

Effective June 27, 2008: Incident Period is closed effective June 27, 2008.

Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance.


Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).

Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.
Effective June 30, 2008: The President has determined that the damage in certain areas of the State of Indiana resulting from severe storms and flooding beginning on June 6, 2008, and continuing, is of sufficient severity and magnitude that special cost sharing arrangements are warranted regarding Federal funds provided under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (the Stafford Act).

The President amended his declaration of June 8, 2008, to authorize Federal Funds for emergency protective measures, including direct Federal assistance, at 90 percent Federal funding of total eligible costs. This adjustment is effective until the respective date at which the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center reports that the rivers in the State of Indiana, which have experienced historical flooding, fall below flood stage.

This adjustment cost sharing applies only to Public Assistance costs and direct Federal assistance eligible for such adjustments under applicable law. The Robert T. Stafford Disaster Relief and Emergency Assistance Act specifically prohibits a similar adjustment for funds provided for Other Needs Assistance (Section 408), and the Hazard Mitigation Grant Program (Section 404). These funds will continue to be reimbursed at 75 percent of total eligible costs.

Effective July 8, 2008: Madison County for Individual Assistance. (already designated for Public Assistance).

**Effective July 10, 2008:** Benton, Fountain, Jay and Montgomery Counties for Public Assistance.

**Effective July 10, 2008:** Jefferson and Ripley Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).

**Effective July 10, 2008:** Marion County for Public Assistance (already designated for Individual Assistance).

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]
Arvin E. Copeland
Governor's Authorized Representative

[Signature]
Michael H. Smith
Federal Coordinating Officer

Date: 7/10/08

Date: 07/10/08
AMENDMENT NUMBER FIFTEEN TO THE
FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Fifteen to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to record June 23, 2008 as the date established by the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center for when the rivers in the State of Indiana, which had experienced historical flooding, fell below flood stage. This date hereby closes the time period authorizing Federal funds for emergency protective measures [Category B], including direct Federal assistance at 90 percent Federal funding of total eligible costs.

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

   Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

   Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

   Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

   Effective June 11, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance.

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

Effective June 27, 2008: Incident Period is closed effective June 27, 2008.

Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance.

Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).

Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.

Effective June 30, 2008: The President has determined that the damage in certain areas of the State of Indiana resulting from severe storms and flooding beginning on June 6, 2008, and continuing, is of sufficient severity and magnitude that special cost sharing arrangements are warranted regarding Federal funds provided under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (the Stafford Act).

The President amended his declaration of June 8, 2008, to authorize Federal Funds for emergency protective measures, including direct Federal assistance, at 90 percent Federal funding of total eligible costs. This adjustment is effective until the respective date at which the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center reports that the rivers in the State of Indiana, which have experienced historical flooding, fall below flood stage.

This adjustment cost sharing applies only to Public Assistance costs and direct Federal assistance eligible for such adjustments under applicable law. The Robert T. Stafford Disaster Relief and Emergency Assistance Act specifically prohibits a similar adjustment for funds provided for Other Needs Assistance (Section 408), and the Hazard Mitigation Grant Program (Section 404). These funds will continue to be reimbursed at 75 percent of total eligible costs.

Effective July 8, 2008: Madison County for Individual Assistance. (already designated for Public Assistance).


Effective July 10, 2008: Jefferson and Ripley Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).

Effective July 10, 2008: Marion County for Public Assistance (already designated for Individual Assistance).
Effective July 29, 2008:

Paragraph 3 of the FEMA-State Agreement is amended to read as follows:

3. Any Federal funds provided under the Stafford Act for Public Assistance will be limited to 75 percent of total eligible costs in the designated area.

Any Federal funds for emergency protective measures [Category B], including direct Federal assistance, under the Public Assistance Program is limited to 90 percent of total eligible costs in the designated area until June 23, 2008.

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]
Arvin E. Copeland
Governor's Authorized Representative

Date: 7-31-08

[Signature]
Michael H. Smith
Federal Coordinating Officer

Date: 07/31/08
AMENDMENT NUMBER SIXTEEN TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Sixteen to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

   Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

Effective June 11, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

Effective June 27, 2008: Incident Period is closed effective June 27, 2008.

Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance.

Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).

Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.

Effective June 30, 2008: The President has determined that the damage in certain areas of the State of Indiana resulting from severe storms and flooding beginning on June 6, 2008, and continuing, is of sufficient severity and magnitude that special cost sharing arrangements are warranted regarding Federal funds provided under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (the Stafford Act).

The President amended his declaration of June 8, 2008, to authorize Federal Funds for emergency protective measures, including direct Federal assistance, at 90 percent Federal funding of total eligible costs. This adjustment is effective until the respective date at which the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center reports that the rivers in the State of Indiana, which have experienced historical flooding, fall below flood stage.

This adjustment cost sharing applies only to Public Assistance costs and direct Federal assistance eligible for such adjustments under applicable law. The Robert T. Stafford Disaster Relief and Emergency Assistance Act specifically prohibits a similar adjustment for funds provided for Other Needs Assistance (Section 408), and the Hazard Mitigation Grant Program (Section 404). These funds will continue to be reimbursed at 75 percent of total eligible costs.

Effective July 8, 2008: Madison County for Individual Assistance. (already designated for Public Assistance).


Effective July 10, 2008: Jefferson and Ripley Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).

Effective July 10, 2008: Marion County for Public Assistance (already designated for Individual Assistance).
Effective July 29, 2008:

Paragraph 3 of the FEMA-State Agreement is amended to read as follows:

3. Any Federal funds provided under the Stafford Act for Public Assistance will be limited to 75 percent of total eligible costs in the designated area.

Any Federal funds for emergency protective measures [Category B], including direct Federal assistance, under the Public Assistance Program is limited to 90 percent of total eligible costs in the designated area until June 23, 2008.

**Effective August 6, 2008: Wabash County for Public Assistance.**

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

Arvin E. Copeland
Governor’s Authorized Representative

Date: 8-6-08

Stephen M. DeBlasio, Sr.
Federal Coordinating Officer

Date: 8-5-08
AMENDMENT NUMBER SEVENTEEN TO THE FEMA-STATE AGREEMENT

FEMA 1766-DR-IN

This is Amendment Number Seventeen to the FEMA-State Agreement for the major disaster FEMA 1766-DR-IN, declared on June 8, 2008. This Amendment serves to include additional areas for supplemental disaster assistance under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (Stafford Act).

Paragraph 2 of the FEMA-State Agreement is hereby amended to read as follows:

2. Federal assistance under the Stafford Act and this Agreement shall be limited to the following areas of the State and such additional areas as may be subsequently designated by FEMA:

   Bartholomew, Boone, Brown, Clay, Daviess, Dearborn, Decatur, Franklin, Greene, Henry, Jackson, Jefferson, Jennings, Johnson, Lawrence, Madison, Monroe, Morgan, Ohio, Owen, Randolph, Ripley, Rush, Shelby, Sullivan, Union, Vermillion, Vigo, and Wayne Counties for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program.

   Effective June 11, 2008: Hancock and Marion Counties for Individual Assistance.

   Effective June 11, 2008: All counties in the State of Indiana are eligible to apply for assistance under the Hazard Mitigation Grant Program.

   Effective June 11, 2008: Bartholomew, Johnson, Monroe, Morgan, Vermillion and Vigo Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).


   Effective June 13, 2008: Brown, Clay, Daviess, Dearborn, Greene, Henry, Jackson, Jennings, Owen, Rush, Shelby and Sullivan Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 14, 2008: Randolph County for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 16, 2008: Decatur and Wayne Counties for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 17, 2008: Gibson and Posey Counties for Individual Assistance.

Effective June 19, 2008: Grant, Huntington, Pike and Washington Counties for Individual Assistance.

Effective June 19, 2008: Jefferson, Lawrence, and Ripley for Individual Assistance (already designated for emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance program).

Effective June 21, 2008: Bartholomew, Brown, Clay, Daviess, Decatur, Greene, Henry, Jackson, Jennings, Johnson, Monroe, Morgan, Owen, Randolph, Rush, Shelby, Sullivan, Vermillion, and Vigo Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).


Effective June 21, 2008: Madison County for Public Assistance.

Effective June 27, 2008: Incident Period is closed effective June 27, 2008.

Effective June 30, 2008: Hendricks and Tippecanoe Counties for Individual Assistance.

Effective June 30, 2008: Franklin, Ohio, and Union Counties for Public Assistance (Already designated for Emergency Protective Measures (Category B), limited to direct Federal Assistance, under the Public Assistance Program).

Effective June 30, 2008: Hendricks and Switzerland Counties for Public Assistance.

Effective June 30, 2008: The President has determined that the damage in certain areas of the State of Indiana resulting from severe storms and flooding beginning on June 6, 2008, and continuing, is of sufficient severity and magnitude that special cost sharing arrangements are warranted regarding Federal funds provided under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. §§ 5121-5206 (the Stafford Act).

The President amended his declaration of June 8, 2008, to authorize Federal Funds for emergency protective measures, including direct Federal assistance, at 90 percent Federal funding of total eligible costs. This adjustment is effective until the respective date at which the National Oceanic and Atmospheric Administration’s National Weather Service River Forecast Center reports that the rivers in the State of Indiana, which have experienced historical flooding, fall below flood stage.

This adjustment cost sharing applies only to Public Assistance costs and direct Federal assistance eligible for such adjustments under applicable law. The Robert T. Stafford Disaster Relief and Emergency Assistance Act specifically prohibits a similar adjustment for funds provided for Other Needs Assistance (Section 408), and the Hazard Mitigation Grant Program (Section 404). These funds will continue to be reimbursed at 75 percent of total eligible costs.

Effective July 8, 2008: Madison County for Individual Assistance. (already designated for Public Assistance).


Effective July 10, 2008: Jefferson and Ripley Counties for Public Assistance (already designated for Individual Assistance and emergency protective measures (Category B), limited to direct Federal assistance, under the Public Assistance Program).

Effective July 10, 2008: Marion County for Public Assistance (already designated for Individual Assistance).
Effective July 29, 2008:

Paragraph 3 of the FEMA-State Agreement is amended to read as follows:

3. Any Federal funds provided under the Stafford Act for Public Assistance will be limited to 75 percent of total eligible costs in the designated area.

Any Federal funds for emergency protective measures [Category B], including direct Federal assistance, under the Public Assistance Program is limited to 90 percent of total eligible costs in the designated area until June 23, 2008.

Effective August 6, 2008: Wabash County for Public Assistance.

**Effective August 8, 2008: Wayne County for Public Assistance.**

All other paragraphs of this Agreement remain unchanged, unless previously amended.

Agreed:

[Signature]
Arvin E. Copeland
Governor’s Authorized Representative

[Signature]
Stephen M. DeBlasio, Sr.
Federal Coordinating Officer

Date: 8-11-08

Date: 8/11/08
Federal Register Notice

Billing Code 9110-10-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1766-DR]

Indiana; Amendment No. 18 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency, DHS.

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster declaration for the State of Indiana (FEMA-1766-DR), dated June 8, 2008, and related determinations.

EFFECTIVE DATE: August 8, 2008.


SUPPLEMENTARY INFORMATION: The notice of a major disaster declaration for the State of Indiana is hereby amended to include the following area among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of June 8, 2008.

Wayne County for Public Assistance (already designated for Individual Assistance and emergency protective measures [Category B], limited to direct Federal assistance, under the Public Assistance program.)

The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund; 97.032, Crisis Counseling; 97.033, Disaster Legal Services; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance Grant; 97.048, Disaster Housing Assistance to Individuals and Households In Presidentially Declared Disaster Areas; 97.049, Presidentially Declared Disaster
Assistance - Disaster Housing Operations for Individuals and Households; 97.050 Presidential Declaration of Disaster Assistance to Individuals and Households - Other Needs, 97.036, Disaster Grants - Public Assistance (Presidentially Declared Disasters); 97.039, Hazard Mitigation Grant.)

/s/

R. David Paulison,
Administrator,
Federal Emergency Management Agency.

Back to Disaster Federal Register Notices for Indiana Severe Storms and Flooding
Federal Register Notice

Billing Code 9111-23-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1766-DR]

Indiana; Amendment No. 19 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency, DHS.

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster declaration for the State of Indiana (FEMA-1766-DR), dated June 8, 2008, and related determinations.

EFFECTIVE DATE: November 13, 2008.


SUPPLEMENTARY INFORMATION: The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Administrator, under Executive Order 12148, as amended, Regis Leo Phelan, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

This action terminates my appointment of Stephen M. DeBlasio Sr. as Federal Coordinating Officer for this disaster.

The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund; 97.032, Crisis Counseling; 97.033, Disaster Legal Services; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance Grant; 97.048, Disaster Housing Assistance to Individuals and Households In Presidentially Declared Disaster Areas; 97.049, Presidentially Declared Disaster Assistance - Disaster Housing Operations for Individuals and Households; 97.050,
Presidentially Declared Disaster Assistance to Individuals and Households - Other Needs; 97.036, Disaster Grants - Public Assistance (Presidentially Declared Disasters); 97.039, Hazard Mitigation Grant.

/s/

R. David Paulison,
Administrator,
Federal Emergency Management Agency.

Back to Disaster Federal Register Notices for Indiana Severe Storms and Flooding
State of Indiana’s
Statement of Assurances
for
Property Acquisition Projects

Name of Project Sub-Applicant: ____________________________________

As the duly authorized representative of the sub-applicant, I certify that the sub-applicant:

1. Will ensure that participation by property owners is voluntary. The prospective participants have been informed in writing that participation in the program is voluntary, that the Sub-applicant will not use its eminent domain authority to acquire their property for the project purposes should negotiations fail;
2. Will ensure each property owner will be informed, in writing, of what the Sub-applicant considers to be the fair market value of the property. The Sub-applicant will use the Model Statement of Voluntary Transaction to document this and will provide a copy for each property after award;
3. Will accept all of the requirements of the FEMA grant and the deed restriction governing the use of the land, as restricted in perpetuity to open-space uses. The Sub-applicant will apply and record a deed restriction on each property in accordance with the language in the FEMA Model Deed Restriction. The community will seek FEMA approval for any changes in language differing from the Model Deed Restriction.
4. Will ensure that the land will be unavailable for the construction of flood damage reduction levees and other incompatible purposes, and is not part of an intended, planned, or designated project area for which the land is to be acquired by a certain date;
5. Will demonstrate that it has consulted with the US Army Corps of Engineers regarding the subject land’s potential future use for the construction of a levee system, and will reject future consideration of such use if it accepts FEMA assistance to convert the property to permanent open-space;
6. Will demonstrate that it has coordinated with its State Department of Transportation to ensure that no future, planned improvements or enhancements to the Federal aid systems are under consideration that will affect the subject property;
7. Will remove existing structures within 90 days of settlement;
8. Post grant award, will ensure that a property interested is conveyed only with the prior approval of the FEMA Regional Director and only to another public entity or to a qualified conservation organization pursuant to 26 CFR 1.170A-14;
9. Will submit every three years to the Grantee, who will then submit to the FEMA Regional Director, a report certifying that it has inspected the subject property within the month preceding the report, and that the property continues to be maintained consistent with the provisions of the grant. If the subject property is not maintained according to the terms of the grant, the Grantee and FEMA, its representatives, designated authorities, and assigns are responsible for taking measures to bring the property back into compliance; and

10. Will not seek or accept the provision of, after settlement, disaster assistance for any purpose from any Federal entity with respect to the property, and FEMA will not distribute flood insurance benefits for that property for claims related to damage occurring after the date of the property settlement.

As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with the identified assurances and certifications.

__________________________________________  __________________________
Signature Authorized Agent                      Date

__________________________________________  __________________________
Printed Name                                     Title