

Sullivan CDBG-DR Program

PRESENTED BY

Indiana Office of Community & Rural Affairs (OCRA)
Lt. Governor's Central Business Office, Grant Services Division

Welcome and Introductions

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OCRA and Grant Services Staff

OCRA Staff:

- ▶ Quinn Kissane – CDBG Program & Policy Manager, **CDBG-DR Program Manager**
- ▶ Steve St. John – CDBG Program Director
- ▶ Tanaha Peton – Senior CDBG Program Manager
- ▶ Erica Gummere – CDBG Program Manager
- ▶ Johnny Kincaid – Southwest Community Liaison

Grant Services Staff:

- ▶ Adam Moschell – Grant Services Director
- ▶ Tim Parthun – Policy Advisor

Objectives

- ▶ Provide a history and overview of Indiana's Sullivan CDBG-DR program.
- ▶ Explain key CDBG-DR program requirements.
- ▶ Summarize current programs, allocations, and eligibility requirements in the CDBG-DR Action Plan.
- ▶ Outline and discuss next steps for OCRA and local partners.

Program Background

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Role of CDBG Disaster Recovery

- ▶ There are multiple federal recovery programs, including the:
 - ▶ Federal Emergency Management Agency (FEMA)
 - ▶ Small Business Administration (SBA)
 - ▶ U.S. Army Corps of Engineers (USACE)
- ▶ CDBG-DR is different than other recovery programs in that it:
 - ▶ Allows many activity types, offering additional recovery options and tools.
 - ▶ Addresses unmet recovery needs after all other resources have been exhausted.
 - ▶ Prioritizes low- and moderate-income persons.
- ▶ Supplements standard recovery programs; does not replace them.
- ▶ Has no annual appropriation; statutory authority is provided by Congress via supplemental disaster appropriations.

Program History

- ▶ December 21, 2024: Congress appropriated CDBG-DR funds for qualifying disasters that occurred in 2023 and 2024.
- ▶ January 21, 2025 (applicability date): HUD CDBG-DR Allocation Announcement Notice (AAN) to allocate the recovery funds.
 - ▶ Indiana received an allocation of \$7,663,000 for the severe weather that occurred on March 31, 2023.
 - ▶ The HUD-identified most impacted and distressed (MID) area was ZIP code 47882 (City of Sullivan and adjacent areas in Sullivan County).
- ▶ OCRA is the State of Indiana's administrative agency for CDBG funds, including CDBG-DR.

Most Impacted and Distressed (MID) Area

HUD/State Most Impacted & Distressed Areas: Sullivan County, IN 47882



- Legend
- HUD/State-Designated MIDs
 - HUD/State-Designated Zip Codes w/in MID
 - Cities and Towns w/in the MID



Sullivan CDBG-DR Timeline



Action Plan Development and Approval

- ▶ Action Plan Development
 - ▶ Unmet Needs Assessment
 - ▶ Mitigation Needs Assessment
 - ▶ Set Programs, Allocations, Award Caps, and Funding Criteria
 - ▶ Consultation Requirements and Protocols for Substantial Amendments
- ▶ Publication of Draft Action Plan for 30-Day Public Comment Period (April 27 – May 27, 2025).
- ▶ Consideration of Public Comments, Review, Revisions, and HUD Approval.
- ▶ Action Plan approved by HUD on August 15, 2025.

**Per the UN, OCRA was exempt from Action Plan public hearing requirement due to receiving an allocation < \$20 million.*

Financial Certification and Oversight of Funds

- ▶ Establishes financial controls and procurement policies and procedures to demonstrate to HUD that the OCRA has both the financial ability and capacity to successfully administer the CDBG-DR grant.
- ▶ Must be approved by the HUD Secretary prior to grant agreement execution.
- ▶ Certification Elements:
 - ▶ Financial Management Controls
 - ▶ Procurement
 - ▶ Comprehensive Website
 - ▶ Fraud, Waste, and Abuse
 - ▶ Duplication of Benefits (DOB)
 - ▶ Timely Expenditures
 - ▶ Capacity Assessment and Staffing Analysis
- ▶ Financial Certifications approved by HUD on February 6, 2026.

Program Requirements

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Program Requirements

- ▶ As a CDBG program, CDBG-DR is governed by the Housing & Community Development Act (HCDA), 24 CFR 570, and 2 CFR 200.
 - ▶ Must meet a National Objective
 - ▶ Must be a CDBG-eligible activity under Section 105 of the HCDA and 24 CFR 570.201
 - ▶ ≥ 70% of funds must benefit LMI persons
 - ▶ State and local governments must follow Citizen Participation process
 - ▶ Compliance with:
 - ▶ Environmental Review
 - ▶ Labor Standards
 - ▶ Fair Housing & Nondiscrimination
 - ▶ Section 3 (24 CFR 75)

The Universal Notice

- ▶ In January 2025, HUD published the CDBG-DR Universal Notice: Waivers and Alternative Requirements (Universal Notice or UN)*, with the following goals:
 - ▶ Expediting long-term resilient recovery
 - ▶ Reducing or eliminating barriers for impacted beneficiaries
 - ▶ Simplifying compliance
 - ▶ Reducing administrative burden for CDBG-DR grantees
- ▶ The Universal Notice standardizes processes, waivers, and alternative requirements for CDBG-DR funds.
 - ▶ Consolidates procedures to streamline grant process.
 - ▶ Replaces need for separate notices for each new appropriation.

*The UN is available on the HUD website at <https://www.hud.gov/sites/dfiles/CPD/documents/Universal-Notice-04032025.pdf>.

UN Waivers and Alternative Requirements

- ▶ Some CDBG-DR waivers and alternative requirements from the Universal Notice include:
 - ▶ Must tie back to impacts of the qualifying disaster (except stand-alone mitigation)
 - ▶ Must benefit MID area
 - ▶ Must include mitigation activities:
 - ▶ Implementation of measures to reduce natural hazard risks
 - ▶ 15% mitigation set-aside required (\$1 million)
 - ▶ Allows for additional eligible activities and reimbursement flexibilities
 - ▶ Not subject to the Build America, Buy America Act (BABA)

National Objectives

- ▶ CDBG-DR activities must meet one of the following National Objectives:
 - ▶ Benefitting Low-to-Moderate-Income (LMI) Persons
 - ▶ Area Benefit (LMA)
 - ▶ Limited Clientele, including Presumed Class (LMC)
 - ▶ Housing (LMH)
 - ▶ Jobs (LMJ)
 - ▶ Preventing or Eliminating Slums or Blight
 - ▶ Area Basis
 - ▶ Spot Basis
 - ▶ Meeting an Urgent Need
- ▶ At least 70% of the overall allocation must benefit LMI persons.

Eligible Activities

- ▶ CDBG-DR-eligible activities must:
 - ▶ Meet a National Objective.
 - ▶ Qualify for CDBG funding under Section 105 of the HCDA and 24 CFR 570.201, as modified by waivers and alternative requirements from the Universal Notice.
 - ▶ Tie back to the qualifying disaster for which the funds were allocated (except stand-alone mitigation activities).
 - ▶ Benefit a MID area.

Eligible Activities (continued)

► Some CDBG-eligible activities include:

Acquisition &
Disposition of
Real Property

Clearance &
Demolition of
Real Property

Public Facilities

Owner-Occupied
Home
Rehabilitation

Wastewater,
Drinking Water,
and Stormwater
Improvements

Economic
Development
Assistance to
Businesses

Eligible Activities (continued)

- ▶ Some CDBG-DR activities* with new or expanded eligibility under the UN include:

Non-Federal
Match for Federal
Programs (e.g.,
FEMA)

Buildings for the
General Conduct
of Government
(when used as non-federal match)

Reimbursement
for Eligible
Activities

New Housing
Construction

Flood Control
Structures

Private Utilities

**For additional eligible activities, refer to Section 105 of the HCDA, 24 CFR 570.201, and III.D. of the UN.*

Citizen Participation Requirements

- ▶ Local governments must adopt a citizen participation plan consistent with OCRA's.
- ▶ Consultation and engagement must occur during project scope and application development.
- ▶ Public notices must be accessible and available to LMI residents and those impacted by the disaster.
- ▶ Communities must hold two public hearings.
- ▶ Input from public comments must be summarized and considered.

OCRA Certified Grant Administrators

- ▶ Local governments planning to apply for CDBG-DR funds must use an OCRA certified grant administrator (GA)*.
- ▶ GAs have completed training on CDBG statutes, regulations, and policies, as well as management of OCRA-funded CDBG projects.
- ▶ GAs work with local governments to take on multiple roles, including grant writing, project management, and compliance.
- ▶ GAs must be procured in accordance with federal and state guidelines if their professional service fees are to be paid from grant funds.
- ▶ For CDBG-DR, local governments may procure one GA for all projects or a separate GA for each project.

**A list of current GAs is available at <https://www.in.gov/ocra/cdbg/grant-administrator/>.*

Disaster Tieback Requirements

- ▶ All CDBG-DR funded activities must directly or indirectly “tie back” to the qualifying disaster by:
 - ▶ Addressing a disaster-related impact, and
 - ▶ Restoring housing, infrastructure, or the economy.
- ▶ Tieback Documentation may include:
 - ▶ Post-disaster assessments
 - ▶ Satellite photos
 - ▶ Damage inspections
 - ▶ Engineering reports
 - ▶ Insurance estimates

Disaster Tieback (continued)

- ▶ Mitigation incorporated into a larger DR project uses the tieback of the overall project.
- ▶ Mitigation-only activities do not require a tieback.
- ▶ Indirect Tieback* Example:
 - ▶ A storm resulted in a loss of businesses to an area already suffering from disinvestment. CDBG-DR funds are used for a street improvement project to support businesses returning to the area, even though the street did not have direct storm damage.

**For potential projects involving indirect tieback, CDBG-DR program staff will evaluate eligibility on a case-by-case basis.*

Mitigation Set-Aside

- ▶ Indiana's CDBG-DR award has a required 15% (\$1 million) set-aside for eligible mitigation activities.
- ▶ OCRA's mitigation-set aside program supports activities that meet the UN definition of mitigation, including activities that:
 - ▶ Reduce or eliminate long-term risk of loss of life, injury, damage to/loss of property, suffering, and hardship by:
 - ▶ Increasing resilience to disasters.
 - ▶ Lessening the impact of future disasters.
 - ▶ Support recovery by addressing disaster impacts and incorporating eligible mitigation activities into the scope of each project.

Mitigation Activities

- ▶ Eligible mitigation activities can include:
 - ▶ Mitigation measures that are integrated into larger CDBG-DR projects.
 - ▶ Disaster tieback is required for the approved project.
 - ▶ **Examples:** Elevating homes, enhancing drainage, hardening facilities
 - ▶ Stand-alone mitigation-only activities.
 - ▶ Disaster tieback is not required.
 - ▶ Activities must be included in local FEMA-approved hazard mitigation plan.

Reimbursement Overview

- ▶ Reimbursement of eligible costs is allowed when:
 - ▶ Activity is CDBG-eligible (including waivers and alt. requirements from the UN).
 - ▶ Environmental regulations at 24 CFR 58 are met.
 - ▶ Disaster tie-back is documented.
 - ▶ DOB analysis is conducted and supports unmet need.
 - ▶ All costs are reasonable, necessary, and related to authorized recovery purposes.

Reimbursement (continued)

- ▶ Reimbursable activities generally need to occur:
 - ▶ After the incident date but prior to application for CDBG-DR funds.
 - ▶ Within two years after initial AAN applicability date (by Jan. 21, 2027).
- ▶ Must provide full documentation (invoices, contracts, proof of payment).
- ▶ Reimbursement of pre-award costs must be included in the Action Plan.
- ▶ Reimbursement is not guaranteed; eligibility is determined case-by-case.

Duplication of Benefits (DOB)

- ▶ Federal law prohibits assistance for the same purpose from multiple sources.
- ▶ Required DOB analysis includes:
 - ▶ Identifying total need
 - ▶ Verifying all assistance received (FEMA, SBA, insurance, nonprofit, etc.)
 - ▶ Calculating unmet need
- ▶ Beneficiaries must complete a DOB analysis worksheet and sign a subrogation agreement.

Duplication of Benefits (continued)

- ▶ Third-party verification is required when feasible.
 - ▶ Self-certification is allowed only when all attempts fail.
 - ▶ Attempts to secure verification must be documented.
- ▶ Non-collection policy applies to beneficiaries who are:
 - ▶ Deceased, in foreclosure on a CDBG-DR-improved property, or in bankruptcy.
 - ▶ LMI and receiving subsequent federal assistance for the same purpose (\$27,000 cap).
- ▶ Fraud remains fully subject to recovery and legal action.

Environmental Review Requirements

- ▶ Projects must comply with 24 CFR 58 and the National Environmental Policy Act (NEPA).
 - ▶ 24 CFR 58.34(a)(10), Certain actions may be classified as exempt activities in an emergency.
 - ▶ All other activities will need to undergo standard Environmental Review.
- ▶ Choice-limiting actions
 - ▶ No procurement of construction, site acquisition, demolition, rehabilitation, or construction work is allowed prior to ER release.
 - ▶ **Reminder:** Release of Funds must be issued before any physical activity begins!

Environmental Review (continued)

- ▶ ERR must include environmental laws and authorities review, public notices, and mitigation measures where required.
 - ▶ Floodplain Management
 - ▶ Consideration must be given to long-term resilience and climate-informed flood risks.
 - ▶ Lead-Safe Housing (24 CFR Part 35)
 - ▶ Pre-1978 homes – includes lead hazard assessment, safe work practices, clearance examination, and required occupant notices.
 - ▶ Radon
 - ▶ Any project that is subject to HUD's contamination regulation at 24 CFR 50.3(i) or 24 CFR 58.5(i) must consider radon.

Procurement Methods

- ▶ Competitive Negotiation:
 - ▶ Request for Qualifications (RFQ): Architectural/Engineering
 - ▶ Request for Proposals (RFP): Professional services
- ▶ Competitive Sealed Bid: Required for construction work
- ▶ Noncompetitive and Sole Source Purchase (prior approval from Grant Services required)
 - ▶ Use only when other methods are unavailable (public emergency, only one available source, competition deemed inadequate)
- ▶ Small Purchase (prior approval from Grant Services required)
 - ▶ Services and supplies only with est. value < \$50,000

Procurement Requirements

- ▶ Must comply with all state and federal procurement laws and regulations.
 - ▶ Solicitation of Minority- and Women-Owned Business Enterprises (MBE/WBE).
 - ▶ Debarment checks required for all contractors/subcontractors.
 - ▶ Conflict of Interest:
 - ▶ No employee, officer, agent, or board member with a real or apparent conflict of interest may participate in contract selection, award, or administration.
 - ▶ Applies to employees, agents, consultants, officers, and elected or appointed officials of the State, local government, or any designated public agencies or subrecipients receiving CDBG-DR funds.
 - ▶ Cannot hire same individual or firm to provide both grant administration and engineering services.

Alt. Procurement Requirements (from UN)

- ▶ All contracts must:
 - ▶ Clearly state period of performance or date of completion.
 - ▶ Include performance requirements.
 - ▶ Include liquidated damages (except for general management consulting services).
- ▶ Grantee may contract for administrative support per 2 CFR 200.459 but may not delegate inherently governmental responsibilities related to grant oversight, including policy development and financial management.
- ▶ When using CDBG-DR as non-federal match, grantee may adopt procurement policies and procedures to meet the other federal agency's requirements, provided:
 - ▶ State and local laws and regulations are followed and all other cross-cutting requirements for CDBG-DR are met, including DOB.
 - ▶ Grantee identifies which policies and procedures will apply and documents decision.

Labor Standards

- ▶ Construction contracts are required to comply with the following:
 - ▶ Davis-Bacon Act
 - ▶ Contract Work Hours and Safety Standards Act
 - ▶ Fair Labor Standards Act
 - ▶ The Copeland Act (Anti-Kickback Act)
- ▶ Force Account Work or Volunteer Labor will require OCRA approval.
- ▶ Grant Services will review the following documentation for all contractors:
 - ▶ Signed contract with Federal Provisions, Wage Determination, and Labor Standards
 - ▶ SAM.gov Active Registration with Active Exclusions
 - ▶ HUD Limited Denial of Participation
 - ▶ Wage Fringe Benefit Certification and supporting documentation
- ▶ Administrator will review certified payroll throughout the project.

Site Control Requirements

- ▶ Uniform Relocation Assistance & Real Property Acquisition Policies Act (URA)
 - ▶ Applies to all federally assisted activities that involve:
 - ▶ Acquisition of real property
 - ▶ Easements
 - ▶ Displacement of persons (inc. displacement caused by rehab and demolition activities)
- ▶ Site Control Options
 - ▶ Real Property Acquisition/Easement Compensation
 - ▶ Willing Buyer/Seller Transaction
 - ▶ Property Donation
 - ▶ Relocation
- ▶ Determine what properties will need to be acquired and their ownership.
- ▶ Do **NOT** take **ANY** action until environmental release is achieved.

Programs, Allocations, and Evaluation Criteria

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Current Program Allocations in Action Plan

Eligible Cost Category	Allocation	% of Budget
State Administration (5% cap)	\$383,150	5%
Planning Program (15% cap)	\$179,850	2.3%
Disaster Recovery Infrastructure Program (DRIP)	\$3,000,000	39.2%
Blight Elimination Program (BEP)	\$400,000	5.2%
Homeowner Occupied Property Enhancement Program (HOPE)	\$2,500,000	32.6%
Economic Revitalization Program (ERP)	\$200,000	2.6%
Mitigation Set-Aside Program (MIT)	\$1,000,000	13.1% (15%)*
Total	\$7,663,000	100%

**Additional required MIT allocation based on 15% of initial HUD AAN allocation for estimated unmet need.*

Planning Program

- ▶ **Current Allocation:** \$179,850
- ▶ **Award Caps:**
 - ▶ **Maximum:** \$90,000
 - ▶ **Minimum:** \$20,000
- ▶ **Description:**
 - ▶ **Mitigation Planning:** Integrates traditional planning (comprehensive planning, land use, site development, environmental remediation) with development of mitigation studies and promotion/funding of zoning ordinances, building codes, and energy codes.
 - ▶ **Resilience Planning:** Integrates hazard studies, infrastructure assessment, risk assessment, adaptation strategies, recovery, and floodplain management.
- ▶ **National Objectives:** LMA, Slum/Blight, alt. requirements for planning-only grants (based on entitlement regs. at 24 CFR 570.208(d)(4))

Disaster Recovery Infrastructure Program

- ▶ **Current Allocation:** \$3,000,000
- ▶ **Award Caps:**
 - ▶ **Maximum:** \$1,000,000
 - ▶ **Minimum:** Award may be reduced based on avail. of other financial resources.
- ▶ **Description:** Addresses unmet recovery and mitigation needs associated with general infrastructure and public facilities, including:
 - ▶ Wastewater, drinking water, and stormwater improvements, including flood prevention and management
 - ▶ Mainstreet revitalization/community development to promote economic recovery
 - ▶ Rehabilitation, preservation, or restoration of historic properties
- ▶ **National Objectives:** LMI, Slum/Blight, Urgent Need

Blight Elimination Program

- ▶ **Current Allocation:** \$400,000
- ▶ **Award Caps:**
 - ▶ **Maximum:** \$400,000
 - ▶ **Minimum:** Award may be reduced based on avail. of other financial resources.
- ▶ **Description:** Provides financial assistance to local governments for the following activities:
 - ▶ Acquiring, demolishing, or clearing deteriorated, abandoned, unusable, or uninhabitable:
 - ▶ Commercial properties
 - ▶ Industrial properties
 - ▶ Residential structures
 - ▶ Supporting environmental remediation and cleanup efforts.
- ▶ **National Objective:** Slum/Blight

Homeowner Occupied Property Enhancement

- ▶ **Current Allocation:** \$2,500,000
- ▶ **Award Caps:**
 - ▶ **Maximum:** \$1,000,000 per community
 - ▶ **Minimum:** Minimum award per household based on DOB analysis.
- ▶ **Description:** Assists homeowners with repairs or reconstruction of storm-damaged homes, including:
 - ▶ Rehabilitation of Single-Family Owner-Occupied Housing Units
 - ▶ Reconstruction of Single-Family Owner-Occupied Housing Units
 - ▶ Reconstruction with Elevation of Single-Family Owner-Occupied Housing Units
 - ▶ Replacement of Owner-Occupied Mobile Home Units
- ▶ **National Objective:** LMH

Economic Revitalization Program

- ▶ **Current Allocation:** \$200,000
- ▶ **Award Caps:**
 - ▶ **Maximum:**
 - ▶ **Creation/Management of Local Business Grant Program:** \$200,000
 - ▶ **Maximum Award Amount to Profit Businesses:** \$25,000
 - ▶ **Minimum:** Award may be reduced based on avail. of other financial resources.
- ▶ **Description:** Supports local businesses impacted by disaster to facilitate recovery efforts and stimulate economic revitalization.
 - ▶ Offers grants to help businesses recover, rebuild, and maintain operations.
 - ▶ Promotes revitalization by encouraging investment in local economy.
 - ▶ Equips businesses with tools and resources to withstand future challenges, fostering a more resilient local economy.
- ▶ **National Objective:** LMJ, LMC

Mitigation Set-Aside Program (Required)

- ▶ **Current Allocation:** \$1,000,000
- ▶ **Award Caps:**
 - ▶ **Maximum:** \$500,000
 - ▶ **Minimum:** Award may be reduced based on avail. of other financial resources.
- ▶ **Description:** Funds activities that address current and future risks in Mitigation Needs Assessment, align with the UN definition of mitigation, and meet the following criteria:
 - ▶ If included in another CDBG-DR project, requires tieback to qualifying disaster
 - ▶ If stand-alone, mitigation-only activity, does not require tieback
 - ▶ Must align with local FEMA-approved Multi-Hazard Mitigation Plan
- ▶ **National Objectives:** LMI, LMH, Slum/Blight, Urgent Need

Funding Rounds and Evaluation Criteria

- ▶ The current Action Plan requires a two-stage, competitive application process for all programs except Planning, with the following criteria:
 - ▶ Initial proposal showing 95% completion rate followed by final application
 - ▶ Must attain a minimum score of 450 out of 700 possible points
 - ▶ Up to three funding rounds per year
- ▶ For the Planning Program, the Action Plan allows for a one-stage, non-competitive application process with the following criteria:
 - ▶ Application evaluated for threshold issues and minimum criteria
 - ▶ Must complete all project design factors and comply with all minimum planning requirements
 - ▶ First-come, first-served basis
- ▶ Local match is not required for CDBG-DR.

Moving Toward Implementation

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Updating the Action Plan

- ▶ Needs have evolved.
- ▶ Recovery actions and conditions have changed.
- ▶ Local priorities require better alignment with program design.
- ▶ Modifying the Action Plan reduces future delays and allows:
 - ▶ Clearer program structure
 - ▶ Updated eligibility
 - ▶ Adjusted allocations, award caps, application cycles, and evaluation criteria
 - ▶ Greater flexibility for mitigation projects
- ▶ With updated needs and programs:
 - ▶ Application process will reflect actual community recovery needs and priorities.
 - ▶ Funds can flow more quickly.

Substantial Amendment Requirements

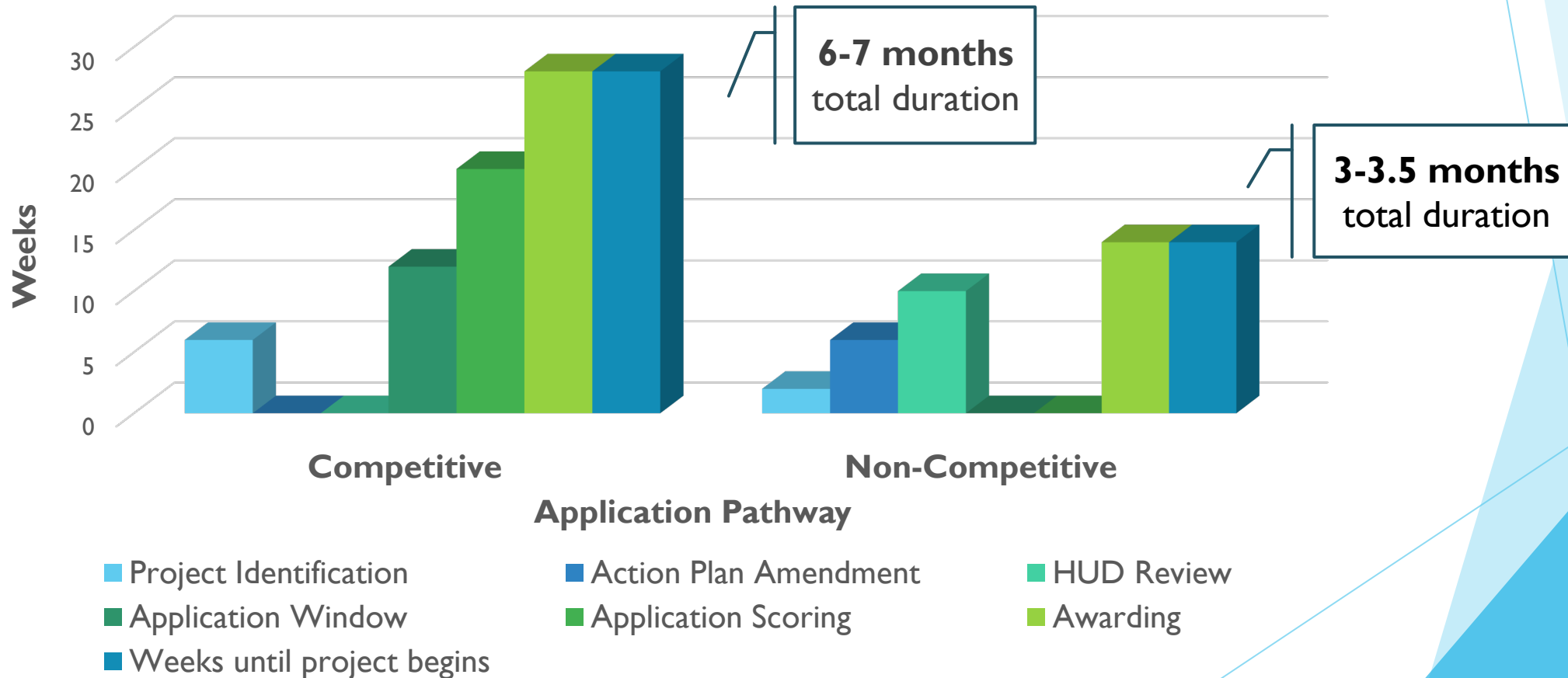
- ▶ Requires a 30-day public comment period and approval by HUD.
- ▶ The following changes constitute a substantial amendment:
 - ▶ An update to the unmet needs or mitigation needs assessment.
 - ▶ Modification or creation of new activities OR deletion of an activity.
 - ▶ Reallocation of more than a total of 25% of funds between programs.
 - ▶ A change in program benefit or eligibility criteria, including:
 - ▶ Expansion of eligible beneficiaries
 - ▶ A change to grant size limits.
 - ▶ An update to application evaluation/scoring or selection criteria that could significantly change how applicants are considered for funding.
 - ▶ A proposed reduction in the overall benefit requirement.

Non-Competitive Application Process

- ▶ Eliminates competitive scoring cycles that extend timelines.
- ▶ Allows early alignment among OCRA, the City of Sullivan, and Sullivan County.
- ▶ Ensures applications submitted are complete and compliant.
- ▶ Prioritizes activities most ready for implementation.
- ▶ Reduces the need for multiple Action Plan amendments later.
- ▶ Moves projects into environmental review and contracting months earlier.

Comparison: Competitive vs. Non-Competitive

Est. Project Development to Implementation Duration



Program Policies and Procedures

- ▶ OCRA must develop and publish program-specific policies and procedures for each program prior to accepting applications.
- ▶ Policies and procedures must:
 - ▶ Align with HUD-approved Action Plan.
 - ▶ Expand on Action Plan and Financial Management and Compliance Certifications to provide additional program guidance.
- ▶ Local governments must comply with state and federal CDBG-DR policies and maintain all required documentation.

Next Steps for Communities

- ▶ No later than June 1, submit the following information:
 - ▶ Projects already completed or underway and their funding sources
 - ▶ Reimbursement candidates
 - ▶ Updated unmet needs (housing, infrastructure, economic)
 - ▶ Potential Mitigation concepts
 - ▶ Documentation needed for tieback and DOB
- ▶ No later than July 1, schedule virtual follow-up meeting(s) with OCRA.
- ▶ Procure grant administrator(s).
- ▶ Schedule a virtual GA meeting with OCRA.
- ▶ Begin project development and community engagement/consultation process.

Q&A and Discussion

- ▶ Q&A
- ▶ Discussion addressing:
 - ▶ Priority projects
 - ▶ Requested data
 - ▶ Potential program/allocation updates
 - ▶ Program implementation
 - ▶ Scheduling and readiness
 - ▶ Follow-up actions
 - ▶ Support needed for next steps

Thank You

Thank you for participating in today's workshop.

For all CDBG-DR-related questions, please email the CDBG inbox at CDBG@ocra.in.gov and include "CDBG-DR Sullivan" in the subject line.