

DANIEL P. MCCOY COUNTY EXECUTIVE

COUNTY OF ALBANY DEPARTMENT OF SOCIAL SERVICES

162 Washington Avenue Albany, New York 12210-2304 (518) 447-7300 www.albanycounty.com MICHELE G. MCCLAVE COMMISSIONER

ERIN M. STACHEWICZ
EXECUTIVE DEPUTY
COMMISSIONER

VALERIE SACKS
DEPUTY COMMISSIONER

January 21, 2021

Hon. Andrew Joyce, Chairman Legislative Clerk's Office 112 State St., Room 710 Albany, NY 12207

Dear Chairman Joyce,

The Department of Social Services respectfully requests legislative approval for the following:

Approval is requested to accept a nine million dollar allocation from the US Treasury to provide rental and utility assistance including rental and utility arrears to eligible households. This is a federal assistance program to prevent eviction of households with financial hardship due to the Covid-19 pandemic.

An eligible household is defined as a renter household in which at least one or more individuals meets the following criteria:

- Qualifies for unemployment or has experienced a reduction in household income, incurred significant
 costs, or experienced a financial hardship due to COVID-19;
- Demonstrates a risk of experiencing homelessness or housing instability; and
- Has a household income at or below 80 percent of area median income.

Eligible households may receive up to 12 months of rental arrears assistance, plus an additional three months if there is a determination of need to ensure housing stability should sufficient funds remain available. The payment of existing housing related arrears that could result in eviction of an eligible household will be prioritized.

Sincerely, Michele G. McClave

Commissioner

cc: Dennis A. Feeney, Majority Leader Frank A. Mauriello, Minority Leader Rebekah Kennedy, Majority Counsel Minority Counsel



County of Albany

Harold L. Joyce Albany County Office Building 112 State Street - Albany, NY 12207

Legislation Text

File #: TMP-2253, Version: 1		
REQUEST FOR LEGISLATIVE ACTIO	N ·	
Description (e.g., Contract Authorizat Budget Amendment for Social Services	tion for Information Services):	
Date:	1/22/2021	1
Submitted By:	Joseph DeAngelis	
Department:	Social Services	
Title:	Contract Administrator	
Phone:	518-447-7583	
Department Rep.		
Attending Meeting:	Michele G. McClave	
Purpose of Request:	• • •	g at
 □ Adopting of Local Law □ Amendment of Prior Legislation □ Approval/Adoption of Plan/Procedure □ Bond Approval ⋈ Budget Amendment □ Contract Authorization □ Countywide Services □ Environmental Impact/SEQR □ Home Rule Request □ Property Conveyance □ Other: (state if not listed) 	Click or tap here to enter text.	
CONCERNING BUDGET AMENDMEN	<u>TS</u>	
Increase/decrease category (choose ☑ Contractual ☐ Equipment ☐ Fringe ☐ Personnel ☐ Personnel Non-Individual	all that apply):	

File #: TMP-2253, Version: 1	
⊠ Revenue	
Increase Account/Line No.: Source of Funds: Title Change:	A46010.04612 US Department of the Treasury Click or tap here to enter text.
CONCERNING CONTRACT AUTHORI	ZATIONS
Type of Contract: ☐ Change Order/Contract Amendment ☐ Purchase (Equipment/Supplies) ☐ Lease (Equipment/Supplies)	
☐ Requirements☐ Professional Services☐ Education/Training	
 □ Grant Choose an item. Submission Date Deadline Click □ Settlement of a Claim □ Release of Liability 	or tap to enter a date.
☑ Other: (state if not listed)	Federal Allocation
Contract Terms/Conditions:	
Party (Name/address): US Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, D.C. 20220	
Additional Parties (Names/addresses): Click or tap here to enter text.	
Amount/Raise Schedule/Fee: Scope of Services: pay rental and/or utility arrears and up to 12 m	\$9,061,753.20 This allocation is made available to assist households that are unable to onths of rent due to COVID-19 pandemic.
Bond Res. No.: Date of Adoption:	Click or tap here to enter text. Click or tap here to enter text.
CONCERNING ALL REQUESTS	
Mandated Program/Service: If Mandated Cite Authority:	Yes □ No ☒ Click or tap here to enter text.
Is there a Fiscal Impact:	Yes ⊠ No □

File #: TMP-2253, Version: 1

Anticipated in Current Budget:

Yes □ No ☒

County Budget Accounts:

Revenue Account and Line:

A46010.0.4612

Revenue Amount:

\$9,061,753.20

Appropriation Account and Line:

A6010.4.4086

Appropriation Amount:

\$9,061,753.20

Source of Funding - (Percentages)

Federal:

100%

State: County:

Local:

<u>Term</u>

Term: (Start and end date)

1/1/2021-3/31/2022

Length of Contract:

15 months

Impact on Pending Litigation

Yes ☐ No ☒

If yes, explain:

Click or tap here to enter text.

Previous requests for Identical or Similar Action:

Resolution/Law Number:

Click or tap here to enter text.

Date of Adoption:

Click or tap here to enter text.

Justification: (state briefly why legislative action is requested)

Approval is requested to accept a grant award from the US Treasury to provide rental and utility assistance including rental and utility arrears to eligible households. This is a federal assistance program to prevent eviction of households with financial hardship due to the Covid pandemic.

An eligible household is defined as a renter household in which at least one or more individuals meets the following criteria:

- 1. Qualifies for unemployment or has experienced a reduction in household income, incurred significant costs, or experienced a financial hardship due to COVID-19;
- 2. Demonstrates a risk of experiencing homelessness or housing instability; and
- 3. Has a household income at or below 89 percent of area median income.

Eligible households include an individual who has been unemployed for the 90 days prior to application for assistance; households with income at or below 50 percent of area median income will be prioritized for assistance.

Eligible households may receive up to 12 months of rental arrears assistance, plus an additional three months if there is a determination of need to ensure housing stability should sufficient funds remain available. The payment of existing housing related arrears that could result in eviction of an eligible household will be prioritized. Assistance will be provided to reduce an eligible household's rental arrears before the household may receive assistance for future rent payments. Once an eligible household's rental arrears has been reduced future rental assistance will only be approved at three month intervals. Households may reapply for additional assistance at the end of the three month period if needed and the overall time limit for assistance has not been exceeded. Not less than 90% of awarded funds must be used for direct financial assistance, including rent, rental arrears, utilities and home energy costs, utilities and home energy arrears and other expenses related to housing.

File #: TMP-2253, Version: 1

An application for rental assistance may be submitted by either an eligible household or by a landlord on behalf of that eligible household. In general, funds will be paid to the landlord or utility service provider.

Sheet1

APPROPRIATIONS				
ACCOUNT RESOLUTION DESCRIPTION	INCREASE	DECREASE	UNIT COST	DEPARTMENT NAME
AA 6010 4 4086 000 Emergency Rental Assis. Prog.	\$9,061,753.20	0.00		Social Services
AA 0000 0 0000 000	0.00	0.00		
TOTAL APPROPRATIONS	9,061,753.20	0.00		
ESTIMATED REVENUES	•	6. ASSESSED 9.0		
ACCOUNT RESOLUTION DESCRIPTION	DECREASE	INCREASE	UNIT COST	DEPARTMENT NAME
ACCOUNT RESOLUTION DESCRIPTION AA 6010 0 4612 000 Emergency Rental Assis. Prog.	DECREASE 0.00	INCREASE \$9,061,753.20	UNIT COST	DEPARTMENT NAME Social Services
			UNIT COST	
AA 6010 0 4612 000 Emergency Rental Assis. Prog.	0.00	\$9,061,753.20	UNIT COST	
AA 6010 0 4612 000 Emergency Rental Assis. Prog. AA 0000 0 0000 000	0.00 0.00	\$9,061,753.20 0.00	UNIT COST	
AA 6010 0 4612 000 Emergency Rental Assis. Prog. AA 0000 0 0000 000	0.00 0.00	\$9,061,753.20 0.00	UNIT COST	

U.S. DEPARTMENT OF THE TREASURY



Assistance for American Workers & Families



Assistance for Small Business



Assistance for State, Local, and Tribal Governments



Preserving Jobs for Amerian Industry



Emergency Rental Assistance Program

KEEPING FAMILIES IN THEIR HOMES

The Emergency Rental Assistance program makes available \$25 billion to assist households that are unable to pay rent and utilities due to the COVID-19 pandemic. The funds are provided directly to States, U.S. Territories, local governments, and Indian tribes. Grantees use the funds to provide assistance to eligible households through existing or newly created rental assistance programs.

INFORMATION FOR GOVERNMENTS

Emergency Rental Assistance payments will be made directly to States (including the District of Columbia), U.S. Territories (Puerto Rico, the United States Virgin Islands, Guam, the Commonwealth of the Northern Mariana Islands, and American Samoa), local governments with more than 200,000 residents, the Department of Hawaiian Home Lands, and Indian tribes (defined to include Alaska native corporations) or the tribally designated housing entity of an Indian tribe, as applicable (collectively the "eligible grantees"). Details on exact payment amounts will be forthcoming, and may be accessed below.

A list of eligible local governments, which includes a county, municipality, town, township, village, parish, borough, or other unit of general government below the State level with a population that exceeds 200,000, may be accessed below.

Eligible grantees must provide payment information and sign the acceptance of award terms form accessible below. The award terms are available for review, and may be accessed below. Prospective grantees should review in full the statutory provisions, cited in the award terms, for complete participation requirements.

Completed payment information and a signed acceptance of award terms form generally must be submitted not later than 11:59 p.m. EDT on January 12, 2021, to ensure payments are made within the 30-day period specified by the statute. Eligible grantees that do not provide complete information by 11:59 p.m. EDT on January 12, 2021, may not receive an Emergency Rental Assistance payment. To the extent any tribes or tribally-designated housing entities do not elect to participate in the program by providing the required payment materials, Treasury is required to reallocate those funds to those tribes that have elected to participate in the program.

Not less than 90 percent of awarded funds must be used for direct financial assistance, including rent, rental arrears, utilities and home energy costs, utilities and home energy costs arrears, and other expenses related to housing. Remaining funds are available for housing stability services, including case management and other services intended to keep households stably housed, and administrative costs. Funds generally expire on December 31, 2021.

INFORMATION FOR RENTERS

Eligibility

An "eligible household" is defined as a renter household in which at least one or more individuals meets the following criteria:

- i. Qualifies for unemployment or has experienced a reduction in household income, incurred significant costs, or experienced a financial hardship due to COVID-19;
- ii. Demonstrates a risk of experiencing homelessness or housing instability; and
- iii. Has a household income at or below 80 percent of the area median.

Rental assistance provided to an eligible household should not be duplicative of any other federally funded rental assistance provided to such household.

Eligible households that include an individual who has been unemployed for the 90 days prior to application for assistance and households with income at or below 50 percent of the area median are to be prioritized for assistance.

Household income is determined as either the household's total income for calendar year 2020 or the household's monthly income at the time of application. For household incomes determined using the latter method, income eligibility must be redetermined every 3 months.

Available Assistance

Eligible households may receive up to 12 months of assistance, plus an additional 3 months if the grantee determines the extra months are needed to ensure housing stability and grantee funds are available. The payment of existing housing-related arrears that could result in eviction of an eligible household is prioritized. Assistance must be provided to reduce an eligible household's rental arrears before the household may receive assistance for future rent payments. Once a household's rental arrears are reduced, grantees may only commit to providing future assistance for up to three months at a time. Households may reapply for additional assistance at the end of the three-month period if needed and the overall time limit for assistance is not exceeded.

Application Process

An application for rental assistance may be submitted by either an eligible household or by a landlord on behalf of that eligible household. Households and landlords must apply through programs established by grantees. In general, funds will be paid directly to landlords and utility service providers. If a landlord does not wish to

participate, funds may be paid directly to the eligible household. Households and landlords should not submit applications for assistance to Treasury.

TRANSPARENCY

The Department of the Treasury will issue public reports quarterly on the use of funds. The Treasury Office of Inspector General will conduct oversight of the program and may recoup funds from any government that fails to comply with the restrictions on the use of funds.

- Computation of payment amounts to grantees. (LINK FORTHCOMING)
- Listing of eligible units of local government.
- · Grantee award terms.
- Submission required for Emergency Rental Assistance payment.
- More specifically, the statute includes Indian tribes, including Alaska native corporations, that were eligible for a grant under title I of the Native American Housing Assistance and Self-Determination Act of 1996 (NAHASDA) (25 U.S.C. 4111 et seq.) for fiscal year 2020.
- 2. Indian tribes that opted out of receiving a grant allocation under the Native American Housing Block Grants program formula in fiscal year 2020 must submit completed payment materials not later than 11:59 p.m. EDT on January 26, 2021.

BEWARE COVID-19 SCAMS	
RECENT REMARKS AND STATEMENTS	
PERSONAL FINANCE RESOURCES	

OMB Approved No.: 1505-0266

Expiration Date: 7/31/21

U.S. DEPARTMENT OF THE TREASURY EMERGENCY RENTAL ASSISTANCE

Recipient name and address:

Albany County department of Social Services

162 Washington Avenue Albany, NY 12210-2304 DUNS Number:

06-053-6653

Taxpayer Identification Number:

14-6002563

Section 501(a) of Division N of the Consolidated Appropriations Act, 2021, Pub. L. No. 116-260 (Dec. 27, 2020) authorizes the Department of the Treasury ("Treasury") to make payments to certain recipients to be used to provide emergency rental assistance.

Recipient hereby agrees, as a condition to receiving such payment from Treasury, to the terms attached hereto.

Authorized Representative Name:

Title:

Date signed: / 11 2

U.S. DEPARTMENT OF THE TREASURY • EMERGENCY RENTAL ASSISTANCE

1. <u>Use of Funds.</u> Recipient understands and agrees that the funds disbursed under this award may only be used for the purposes set forth in Section 501 of Division N of the Consolidated Appropriations Act, 2021, Pub. L. No. 116-260 (Dec. 27, 2020) (referred to herein as "Section 501").

2. Repayment and reallocation of funds.

- a. Recipient agrees to repay excess funds to Treasury in the amount as may be determined by Treasury pursuant to Section 501(d). Such repayment shall be made in the manner and by the date, which shall be no sooner than September 30, 2021, as may be set by Treasury.
- b. The reallocation of funds provided by Section 501(d) shall be determined by Treasury and shall be subject to the availability of funds at such time.

3. Availability of funds.

- a. Recipient acknowledges that, pursuant to Section 501(e), funds provided under this award shall remain available only through December 31, 2021, unless, in the case of a reallocation made by Treasury pursuant to section 501(d), Recipient requests and receives from Treasury an extension of up to 90 days.
- b. Any such requests for extension shall be provided in the form and shall include such information as Treasury may require.
- c. Amounts not expended by Recipient in accordance with Section 501 shall be repaid to Treasury in the manner specified by Treasury.

4. Administrative costs.

- a. Administrative expenses of Recipient may be treated as direct costs, but Recipient may not cover indirect costs using the funds provided in this award, and Recipient may not apply its negotiated indirect cost rate to this award.
- b. The sum of the amount of the award expended on housing stability services described in Section 501(c)(3) and the amount of the award expended on administrative expenses described in Section 501(c)(5) may not exceed 10 percent of the total award.

5. Reporting.

- a. Recipient agrees to comply with any reporting obligations established by Treasury, including the Treasury Office of Inspector General, as relates to this award, including but not limited to: (i) reporting of information to be used by Treasury to comply with its public reporting obligations under section 501(g) and (ii) any reporting to Treasury and the Pandemic Response Accountability Committee that may be required pursuant to section 15011(b)(2) of Division B of the Coronavirus Aid, Relief, and Economic Security Act (Pub. L. No. 116-136), as amended by Section 801 of Division O of the Consolidated Appropriations Act, 2021 (Pub. L. No. 116-260). Recipient acknowledges that any such information required to be reported pursuant to this section may be publicly disclosed.
- b. Recipient agrees to establish data privacy and security requirements as required by Section 501(g)(4).

6. Maintenance of and Access to Records

- a. Recipient shall maintain records and financial documents sufficient to support compliance with Section 501(c) regarding the eligible uses of funds.
- b. The Treasury Office of Inspector General and the Government Accountability Office, or their authorized representatives, shall have the right of access to records (electronic and otherwise) of Recipient in order to conduct audits or other investigations.
- c. Records shall be maintained by Recipient for a period of five (5) years after all funds have been expended or returned to Treasury.
- 7. Cost Sharing. Cost sharing or matching funds are not required to be provided by Recipient.
- 8. Compliance with Applicable Law and Regulations.
 - a. Recipient agrees to comply with the requirements of Section 501 and Treasury interpretive guidance regarding such requirements. Recipient also agrees to comply with all other applicable federal statutes, regulations, and executive orders, and Recipient shall provide for such compliance in any agreements it enters into with other parties relating to this award.
 - b. Federal regulations applicable to this award include, without limitation, the following:
 - Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, 2 C.F.R. Part 200, other than such provisions as Treasury may determine are inapplicable to this Award and subject to such exceptions as may be otherwise provided by Treasury. Subpart F – Audit Requirements of the Uniform Guidance, implementing the Single Audit Act, shall apply to this award.
 - ii. Universal Identifier and System for Award Management (SAM), 2 C.F.R. Part 25 and pursuant to which the award term set forth in Appendix A to 2 C.F.R. Part 25 is hereby incorporated by reference.
 - iii. Reporting Subaward and Executive Compensation Information, 2 C.F.R. Part 170, pursuant to which the award term set forth in Appendix A to 2 C.F.R. Part 170 is hereby incorporated by reference.
 - iv. OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement), 2 C.F.R. Part 180 (including the requirement to include a term or condition in all lower tier covered transactions (contracts and subcontracts described in 2 C.F.R. Part 180, subpart B) that the award is subject to 2 C.F.R. Part 180 and Treasury's implementing regulation at 31 C.F.R. Part 19.
 - v. Recipient Integrity and Performance Matters, pursuant to which the award term set forth in 2 C.F.R. Part 200, Appendix XII to Part 200 is hereby incorporated by reference.
 - vi. Governmentwide Requirements for Drug-Free Workplace, 31 C.F.R. Part 20.
 - vii. New Restrictions on Lobbying, 31 C.F.R. Part 21.
 - c. Statutes and regulations prohibiting discrimination applicable to this award, include, without limitation, the following:
 - i. Title VI of the Civil Rights Act of 1964 (42 U.S.C. §§ 2000d et seq.) and Treasury's implementing regulations at 31 C.F.R. Part 22, which prohibit discrimination on the grounds of race, color, or national origin under programs or activities receiving federal financial assistance;

- ii. The Fair Housing Act, Title VIII-IX of the Civil Rights Act of 1968 (42 U.S.C. § 3601 et seq.), which prohibits discrimination in housing on the basis of race, color, national origin, sex, familial status, or disability;
- iii. Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. § 794), which prohibits discrimination on the basis of handicap under any program or activity receiving or benefitting from federal assistance;
- iv. The Age Discrimination Act of 1975, as amended (42 U.S.C. §§ 6101 et seq.) and Treasury's implementing regulations at 31 C.F.R. Part 23, which prohibit discrimination on the basis of age in programs or activities receiving federal financial assistance; and
- v. The Americans with Disabilities Act of 1990, as amended (42 U.S.C. §§ 12101 et seq.), which prohibits discrimination on the basis of disability under programs, activities, and services provided or made available by state and local governments or instrumentalities or agencies thereto.
- 9. <u>False Statements</u>. Recipient understands that false statements or claims made in connection with this award may result in fines, imprisonment, debarment from participating in federal awards or contracts, and/or any other remedy available by law.
- 10. <u>Publications.</u> Any publications produced with funds from this award must display the following language: "This project [is being] [was] supported, in whole or in part, by federal award number [enter project FAIN] awarded to [name of Recipient] by the U.S. Department of the Treasury."

11. Debts Owed the Federal Government.

- a. Any funds paid to Recipient (1) in excess of the amount to which Recipient is finally determined to be authorized to retain under the terms of this award; (2) that are determined by the Treasury Office of Inspector General to have been misused; or (3) that are not repaid by Recipient as may be required by Treasury pursuant to Section 501(d) shall constitute a debt to the federal government.
- b. Any debts determined to be owed the federal government must be paid promptly by Recipient. A debt is delinquent if it has not been paid by the date specified in Treasury's initial written demand for payment, unless other satisfactory arrangements have been made. Interest, penalties, and administrative charges shall be charged on delinquent debts in accordance with 31 U.S.C. § 3717 and 31 C.F.R. § 901.9. Treasury will refer any debt that is more than 180 days delinquent to Treasury's Bureau of the Fiscal Service for debt collection services.
- c. Penalties on any debts shall accrue at a rate of not more than 6 percent per year or such other higher rate as authorized by law. Administrative charges, that is, the costs of processing and handling a delinquent debt, shall be determined by Treasury.
- d. Funds for payment of a debt must not come from other federally sponsored programs.

12. Disclaimer.

- a. The United States expressly disclaims any and all responsibility or liability to Recipient or third persons for the actions of Recipient or third persons resulting in death, bodily injury, property damages, or any other losses resulting in any way from the performance of this award or any other losses resulting in any way from the performance of this award or any contract, or subcontract under this award.
- b. The acceptance of this award by Recipient does not in any way constitute an agency relationship between the United States and Recipient.

13. Protections for Whistleblowers.

- a. In accordance with 41 U.S.C. § 4712, Recipient may not discharge, demote, or otherwise discriminate against an employee as a reprisal for disclosing information to any of the list of persons or entities provided below that the employee reasonably believes is evidence of gross mismanagement of a federal contract or grant, a gross waste of federal funds, an abuse of authority relating to a federal contract or grant, a substantial and specific danger to public health or safety, or a violation of law, rule, or regulation related to a federal contract (including the competition for or negotiation of a contract) or grant.
- b. The list of persons and entities referenced in the paragraph above includes the following:
 - i. A member of Congress or a representative of a committee of Congress;
 - ii. An Inspector General;
 - iii. The Government Accountability Office;
 - iv. A Treasury employee responsible for contract or grant oversight or management;
 - v. An authorized official of the Department of Justice or other law enforcement agency;
 - vi. A court or grand jury; and/or
 - vii. A management official or other employee of Recipient, contractor, or subcontractor who has the responsibility to investigate, discover, or address misconduct.
- c. Recipient shall inform its employees in writing of the rights and remedies provided under this section, in the predominant native language of the workforce.
- 14. Increasing Seat Belt Use in the United States. Pursuant to Executive Order 13043, 62 FR 19217 (April 8, 1997), Recipient should and should encourage its contractors to adopt and enforce on-the-job seat belt policies and programs for their employees when operating company-owned, rented or personally owned vehicles.
- 15. Reducing Text Messaging While Driving. Pursuant to Executive Order 13513, Recipient should encourage its employees, subrecipients, and contractors to adopt and enforce policies that ban text messaging while driving, and Recipient should establish workplace safety policies to decrease accidents caused by distracted drivers.

Eligible Units of Local Government

The 426 counties and cities/towns listed below had a population of more than 200,000 people in 2019 according to the Census Bureau. The name of the county or city/town is the name as it appears in the Census Bureau's City and Town Population Subcounty Resident Population Estimates file.

The list below was created using the Census Bureau's City and Town Population Subcounty Resident Population Estimates file from the 2019 Vintage. The data are limited to active governments providing primary general-purpose functions and active governments that are partially consolidated with another government but with separate officials providing primary general-purpose functions. The list below also excludes Census summary level entities that are minor civil division place parts or county place parts as these entities are duplicative of incorporated and minor civil division places listed below.

State	Unit of local government with population that exceeds 200,000
Alabama	Baldwin County
Alabama	Birmingham city
Alabama	Huntsville city
Alabama	Jefferson County
Alabama	Madison County
Alabama	Mobile County
Alabama	Montgomery County
Alabama	Shelby County
Alabama	Tuscaloosa County
Alaska	Anchorage municipality
Arizona	Chandler city
Arizona	Gilbert town
Arizona	Glendale city
Arizona	Maricopa County
Arizona	Mesa city
Arizona	Mohave County

¹ The Census data file is available at https://www2.census.gov/programs-surveys/popest/datasets/2010-2019/cities/totals/sub-est2019_all.csv and was accessed on 12/30/2020. Documentation for the data file can be found at https://www2.census.gov/programs-surveys/popest/technical-documentation/file-layouts/2010-2019/sub-est2019.pdf.

² These entities have a Functional Status Code of A or B. (More information on the Census Functional Status Codes is available at https://www.census.gov/library/reference/code-lists/functional-status-codes.html.) Entities with a Functional Status Code of C, active government consolidated with another government with a single set of officials, are excluded as they are duplicative of entities listed with a Functional Status Code of A or B. For example, Denver County, Colorado and Denver city, Colorado have identical populations, but Denver County has a Functional Status Code of C and is excluded from the list. Two exceptions are made for Jacksonville/Duval County, Florida and Indianapolis/Marion County, Indiana, which are consolidated city-county governments, but whose populations differ. For Jacksonville/Duval County and Indianapolis/Marion County, the counties' populations are used to calculate the allocation.

State	Unit of local government with population that exceeds 200,000
Arizona	Phoenix city
Arizona	Pima County
Arizona	Pinal County
Arizona	Scottsdale city
Arizona	Tucson city
Arizona	Yavapai County
Arizona	Yuma County
Arkansas	Benton County
Arkansas	Pulaski County
Arkansas	Washington County
California	Alameda County
California	Anaheim city
California	Bakersfield city
California	Butte County
California	Chula Vista city
California	Contra Costa County
California	Fontana city
California	Fremont city
California	Fresno County
California	Fresno city
California	Irvine city
California	Kern County
California	Long Beach city
California	Los Angeles County
California	Los Angeles city
California	Marin County
California	Merced County
California	Modesto city
California	Monterey County
California	Moreno Valley city
California	Oakland city
California	Orange County
California	Oxnard city
California	Placer County
California	Riverside County
California	Riverside city
California	Sacramento County
California	Sacramento city
California	San Bernardino County
California	San Bernardino city
California	San Diego County
California	San Diego city

State	Unit of local government with population that exceeds 200,000
California	San Francisco city
California	San Joaquin County
California	San Jose city
California	San Luis Obispo County
California	San Mateo County
California	Santa Ana city
California	Santa Barbara County
California	Santa Clara County
California	Santa Clarita city
California	Santa Cruz County
California	Solano County
California	Sonoma County
California	Stanislaus County
California	Stockton city
California	Tulare County
California	Ventura County
California	Yolo County
Colorado	Adams County
Colorado	Arapahoe County
Colorado	Aurora city
Colorado	Boulder County
Colorado	Colorado Springs city
Colorado	Denver city
Colorado	Douglas County
Colorado	El Paso County
Colorado	Jefferson County
Colorado	Larimer County
Colorado	Weld County
Delaware	New Castle County
Delaware	Sussex County
Florida	Alachua County
Florida	Brevard County
Florida	Broward County
Florida	Clay County
Florida	Collier County
Florida	Escambia County
Florida	Hialeah city
Florida	Hillsborough County
Florida	Jacksonville city/Duval County
Florida	Lake County
Florida	Lee County
Florida	Leon County

Florida	exceeds 200,000	
i ioria	Manatee County	
Florida	Marion County	
Florida	Miami city	
Florida	Miami-Dade County	
Florida	Okaloosa County	
Florida	Orange County	
Florida	Orlando city	
Florida	Osceola County	
Florida	Palm Beach County	
Florida	Pasco County	
Florida	Pinellas County	
Florida	Polk County	
Florida	Port St. Lucie city	
Florida	Sarasota County	
Florida	Seminole County	
Florida	St. Johns County	
Florida	St. Lucie County	
Florida	St. Petersburg city	
Florida	Tampa city	
Florida	Volusia County	
Georgia	Atlanta city	
Georgia	Augusta-Richmond County consolidated government	
Georgia	Chatham County	
Georgia	Cherokee County	
Georgia	Clayton County	
Georgia	Cobb County	
Georgia	DeKalb County	
Georgia	Forsyth County	
Georgia	Fulton County	
Georgia	Gwinnett County	
Georgia	Hall County	
Georgia	Henry County	
Hawaii	Hawaii County	
Hawaii	Honolulu County	
Idaho	Ada County	
Idaho	Boise City city	
Idaho	Canyon County	
Illinois	Champaign County	
Illinois	Chicago city	
Illinois	Cook County	
Illinois	DuPage County	
Illinois	Kane County	

State	Unit of local government with population that exceeds 200,000
Illinois	Lake County
Illinois	Madison County
Illinois	McHenry County
Illinois	St. Clair County
Illinois	Will County
Illinois	Winnebago County
Indiana	Allen County
Indiana	Elkhart County
Indiana	Fort Wayne city
Indiana	Hamilton County
Indiana	Indianapolis city/Marion County
Indiana	Lake County
Indiana	St. Joseph County
Iowa	Des Moines city
Iowa	Linn County
Iowa	Polk County
Kansas	Johnson County
Kansas	Sedgwick County
Kansas	Wichita city
Kentucky	Lexington-Fayette urban county
Kentucky	Louisville/Jefferson County metro government
Louisiana	Baton Rouge city
Louisiana	Caddo Parish
Louisiana	Calcasieu Parish
Louisiana	East Baton Rouge Parish
Louisiana	Jefferson Parish
Louisiana	Lafayette Parish
Louisiana	New Orleans city
Louisiana	St. Tammany Parish
Maine	Cumberland County
Maine	York County
Maryland	Anne Arundel County
Maryland	Baltimore County
Maryland	Baltimore city
Maryland	Frederick County
Maryland	Harford County
Maryland	Howard County
Maryland	Montgomery County
Maryland	Prince George's County
Massachusetts	Barnstable County
Massachusetts	Boston city
Massachusetts	Bristol County

State	Unit of local government with population that exceeds 200,000
Massachusetts	Norfolk County
Massachusetts	Plymouth County
Michigan	Detroit city
Michigan	Genesee County
Michigan	Grand Rapids city
Michigan	Ingham County
Michigan	Kalamazoo County
Michigan	Kent County
Michigan	Macomb County
Michigan	Oakland County
Michigan	Ottawa County
Michigan	Washtenaw County
Michigan	Wayne County
Minnesota	Anoka County
Minnesota	Dakota County
Minnesota	Hennepin County
Minnesota	Minneapolis city
Minnesota	Ramsey County
Minnesota	St. Paul city
Minnesota	Washington County
Mississippi	Harrison County
Mississippi	Hinds County
Missouri	Clay County
Missouri	Greene County
Missouri	Jackson County
Missouri	Jefferson County
Missouri	Kansas City city
Missouri	St. Charles County
Missouri	St. Louis County
Missouri	St. Louis city
Nebraska	Douglas County
Nebraska	Lancaster County
Nebraska	Lincoln city
Nebraska	Omaha city
Nevada	Clark County
Nevada	Henderson city
Nevada	Las Vegas city
Nevada	North Las Vegas city
Nevada	Reno city
Nevada	Washoe County
New Hampshire	Hillsborough County
New Hampshire	Rockingham County

State	Unit of local government with population that exceeds 200,000
New Jersey	Atlantic County
New Jersey	Bergen County
New Jersey	Burlington County
New Jersey	Camden County
New Jersey	Essex County
New Jersey	Gloucester County
New Jersey	Hudson County
New Jersey	Jersey City city
New Jersey	Mercer County
New Jersey	Middlesex County
New Jersey	Monmouth County
New Jersey	Morris County
New Jersey	Newark city
New Jersey	Ocean County
New Jersey	Passaic County
New Jersey	Somerset County
New Jersey	Union County
New Mexico	Albuquerque city
New Mexico	Bernalillo County
New Mexico	Doña Ana County
New York	Albany County
New York	Babylon town
New York	Brookhaven town
New York	Buffalo city
New York	Dutchess County
New York	Erie County
New York	Hempstead town
New York	Huntington town
New York	Islip town
New York	Monroe County
New York	Nassau County
New York	New York city
New York	Niagara County
New York	North Hempstead town
New York	Oneida County
New York	Onondaga County
New York	Orange County
New York	Oyster Bay town
New York	Rochester city
New York	Rockland County
New York	Saratoga County
New York	Suffolk County

State	Unit of local government with population that exceeds 200,000
New York	Westchester County
New York	Yonkers city
North Carolina	Buncombe County
North Carolina	Cabarrus County
North Carolina	Charlotte city
North Carolina	Cumberland County
North Carolina	Durham County
North Carolina	Durham city
North Carolina	Fayetteville city
North Carolina	Forsyth County
North Carolina	Gaston County
North Carolina	Greensboro city
North Carolina	Guilford County
North Carolina	Johnston County
North Carolina	Mecklenburg County
North Carolina	New Hanover County
North Carolina	Raleigh city
North Carolina	Union County
North Carolina	Wake County
North Carolina	Winston-Salem city
Ohio	Butler County
Ohio	Cincinnati city
Ohio	Clermont County
Ohio	Cleveland city
Ohio	Columbus city
Ohio	Cuyahoga County
Ohio	Delaware County
Ohio	Franklin County
Ohio	Hamilton County
Ohio	Lake County
Ohio	Lorain County
Ohio	Lucas County
Ohio	Mahoning County
Ohio	Montgomery County
Ohio	Stark County
Ohio	Summit County
Ohio	Toledo city
Ohio	Warren County
Oklahoma	Cleveland County
Oklahoma	Oklahoma City city
Oklahoma	Oklahoma County
Oklahoma	Tulsa County

State	Unit of local government with population that exceeds 200,000
Oklahoma	Tulsa city
Oregon	Clackamas County
Oregon	Jackson County
Oregon	Lane County
Oregon	Marion County
Oregon	Multnomah County
Oregon	Portland city
Oregon	Washington County
Pennsylvania	Allegheny County
Pennsylvania	Berks County
Pennsylvania	Bucks County
Pennsylvania	Chester County
Pennsylvania	Cumberland County
Pennsylvania	Dauphin County
Pennsylvania	Delaware County
Pennsylvania	Erie County
Pennsylvania	Lackawanna County
Pennsylvania	Lancaster County
Pennsylvania	Lehigh County
Pennsylvania	Luzerne County
Pennsylvania	Montgomery County
Pennsylvania	Northampton County
Pennsylvania	Philadelphia city
Pennsylvania	Pittsburgh city
Pennsylvania	Washington County
Pennsylvania	Westmoreland County
Pennsylvania	York County
South Carolina	Anderson County
South Carolina	Berkeley County
South Carolina	Charleston County
South Carolina	Greenville County
South Carolina	Horry County
South Carolina	Lexington County
South Carolina	Richland County
South Carolina	Spartanburg County
South Carolina	York County
Tennessee	Hamilton County
Tennessee	Knox County
Tennessee	Memphis city
Tennessee	Montgomery County
Tennessee	Nashville-Davidson metropolitan government
Tennessee	Rutherford County
1 CHILOUDOC	Radiofford County

State	Unit of local government with population that exceeds 200,000
Tennessee	Shelby County
Tennessee	Williamson County
Texas	Arlington city
Texas	Austin city
Texas	Bell County
Texas	Bexar County
Texas	Brazoria County
Texas	Brazos County
Texas	Cameron County
Texas	Collin County
Texas	Corpus Christi city
Texas	Dallas County
Texas	Dallas city
Texas	Denton County
Texas	El Paso County
Texas	El Paso city
Texas	Fort Bend County
Texas	Fort Worth city
Texas	Frisco city
Texas	Galveston County
Texas	Garland city
Texas	Harris County
Texas	Hays County
Texas	Hidalgo County
Texas	Houston city
Texas	Irving city
Texas	Jefferson County
Texas	Laredo city
Texas	Lubbock County
Texas	Lubbock city
Texas	McLennan County
Texas	Montgomery County
Texas	Nueces County
Texas	Plano city
Texas	San Antonio city
Texas	Smith County
Texas	Tarrant County
Texas	Travis County
Texas	Webb County
Texas	Williamson County
Utah	Davis County
Utah	Salt Lake City city

State	Unit of local government with population that exceeds 200,000
Utah	Salt Lake County
Utah	Utah County
Utah	Weber County
Virginia	Arlington County
Virginia	Chesapeake city
Virginia	Chesterfield County
Virginia	Fairfax County
Virginia	Henrico County
Virginia	Loudoun County
Virginia	Norfolk city
Virginia	Prince William County
Virginia	Richmond city
Virginia	Virginia Beach city
Washington	Benton County
Washington	Clark County
Washington	King County
Washington	Kitsap County
Washington	Pierce County
Washington	Seattle city
Washington	Snohomish County
Washington	Spokane County
Washington	Spokane city
Washington	Tacoma city
Washington	Thurston County
Washington	Whatcom County
Washington	Yakima County
Wisconsin	Brown County
Wisconsin	Dane County
Wisconsin	Madison city
Wisconsin	Milwaukee County
Wisconsin	Milwaukee city
Wisconsin	Waukesha County