November 9, 2012

MEMORANDUM FOR:  Write Your Own (WYO) Company Principal Coordinators, WYO Vendors, NFIP Direct Servicing Agent, and Independent Adjusting Firms

FROM:  David L. Miller  
Associate Administrator  
Federal Insurance and Mitigation Administration

SUBJECT:  Conditional and Partial Waiver of the Proof of Loss Requirement in the Standard Flood Insurance Policy (SFIP) for Losses Related to Meteorological Event Sandy and One Year Extension To Send a Proof of Loss In The Event An Insured Believes Additional Amounts Are Owed Under Their SFIP.

[Revised Meteorological Event Sandy Dates of Loss]

Recently, a number of States experienced catastrophic losses as a result of Meteorological Event Sandy. The Federal Emergency Management Agency (FEMA) believes that there is an urgent need to rapidly process claim payments to Standard Flood Insurance Policy (SFIP) policyholders.

To increase the speed of claim payments, I am granting a conditional and partial waiver of the requirements in General Conditions (J) (4) and (9) of the SFIP Dwelling Form (Section VII (J) (4); (J) (9)), General Property Form (Section VII (J) (4); (J) (9)), and Residential Condominium Building Association Policy Form (RCBAP) (Section VIII (J) (4); (J) (9)). This conditional and partial waiver will permit the insurer to adjust and pay a loss based on the evaluation of damage in the adjuster’s report instead of the signed Proof of Loss or insured-signed adjuster’s report.

As part of this rapid claims process and under this waiver, the requirement in the General Conditions for the Dwelling Form (Section VII (M) (1)), the General Property Form (Section VII (M) (1)), and RCBAP Form (Section VIII (M) (1)), that losses will be payable 60 days after the insurer receives the insured’s proof of loss or within 90 days after the insurer receives the insured-signed adjuster report will not apply. Instead, the covered loss will be payable as soon as practicable after the insurer receives and reviews the adjuster’s report. Also, under the terms of this waiver, the 60 day time limit in the following sections will not apply: Dwelling Form (Section VII (J) (4) (7); M (2) (c)); General Property Form (Section VII (J) (4) (7); M (2) (c)); and RCBAP (Section VIII (J) (4) (7); M (2) (c)).

As part of this rapid claims process and under this waiver, the insurer will send the insured the payment for the covered loss, a copy of the adjuster’s report, and a letter explaining this rapid claims procedure.

Negotiation of the payments based upon the adjuster’s report will not prohibit an insured from seeking additional payment under his SFIP where coverage limits have not been exhausted. If the insured disagrees with the amount of the payment, the insured must send to the insurer a signed and sworn proof of loss meeting the requirements of Section VII(J) of the Dwelling and General Property SFIP Forms, and Section VIII(J) of the RCBAP SFIP, within the extension of time granted in this document. If payment is issued based upon the adjuster’s report and no additional proofs of loss are submitted by the insured, the insurer will close the file.
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If a proof of loss is submitted by the insured for additional amounts, all terms of the SFIP will apply and
the insurer will then process the proof of loss. This means that the provisions in Sections VII(J) and
VII(M) of the Dwelling and General Property SFIP Forms, and Sections VIII(J) and (M) of the RCBAP
SFIP, which are waived only for the payment based upon the adjuster’s report, will be applicable.

To allow enough time for insureds to evaluate their losses and have the opportunity to seek additional
SFIP payments, I am extending the amount of time within which an insured must submit a proof of loss
as required in in SFIP Section VII (J)(4) of the Dwelling and General Property SFIP Forms, and Section
VIII(J)(4) of the RCBAP from 60 days to one year from the date of the loss.

If the insurer denies the claim, in whole or in part, the insured may appeal directly to the Associate
Administrator, Federal Insurance and Mitigation Administration. If a lawsuit is filed, it must be filed
against the insurer within one year of the date of the first written denial of all or part of the claim as
provided in General Conditions, Section VII (R) of the Dwelling and General Property SFIP Forms, and
Section VIII(R) of the RCBAP SFIP.

This bulletin does not constitute a blanket waiver of the Proof of Loss requirements of the SFIP.

Application: The terms of this Bulletin apply only to flood damage caused by Meteorological Event
Sandy with dates of loss beginning October 25, 2012 and continuing, in the States of FL,
GA, SC, NC, VA, DC, MD, DE, WV, PA, NJ, NY, CT, RI, MA, NH, VT, ME.

The terms of this Bulletin will be used in subsequent reviews and audits of claims covered by this
bulletin.

Authority: 44 C.F.R. § 61.13(d); 44 C.F.R. §§61, Appendices A(1), A(2) and A(3), General Condition
(D); 44 C.F.R. § 62.23(k); 44 C.F.R. § 62, Appendix A(1), Articles II(G) and IV(B); 42 U.S.C. § 4019.

Any other questions or comments should be directed to Russ Tinsley, AIC. Mr. Tinsley’s email address
is Russell.Tinsley@fema.dhs.gov.

cc: Vendors, IBHS, and Government Technical Representative

Required Routing: Reporting and Independent Adjusting Firms