



Updated October 15, 2024

The Small Business Administration's Program for Investment in Microentrepreneurs

To help address the needs of America's smallest businesses, the Small Business Administration (SBA) operates the Program for Investment in Microentrepreneurs (PRIME). While 97% of all American employer firms meet the SBA's definition of a small business, some may have hundreds of employees or generate tens of millions of dollars in receipts. Services and support tailored for those businesses may not be effective for very small businesses. PRIME grant awards facilitate technical assistance and other efforts in support of microenterprises, or businesses with fewer than five employees and that generally lack access to conventional loans, equity, or other banking services. A majority of PRIME awards are statutorily required to target disadvantaged entrepreneurs. ("Disadvantaged entrepreneurs" are defined in statute—see "PRIME Award Uses and Funding.")

SBA annually awards PRIME grants to nonprofit microenterprise development organizations (MDOs) and other intermediaries that then use the funds for training and technical assistance to microenterprises and other related purposes, including

- training and capacity building services for MDOs, as well as programs helping MDOs develop microenterprise training and services;
- development and sharing of best practices in the field of microenterprise development; and
- other activities determined to be consistent with PRIME's goals.

Most recently, in FY2024, the SBA awarded \$7 million in PRIME grants to 28 intermediary organizations. In FY2023 PRIME intermediaries assisted 15,462 microenterprises. Since FY2018, PRIME awards have generally ranged from \$50,000 to \$400,000.

History

The Gramm-Leach-Bliley Act (P.L. 106-102) authorized PRIME in 1999 when it amended the Riegle Community Development and Regulatory Improvement Act of 1994 (P.L. 103-325) and directed the SBA to "establish a microenterprise technical assistance and capacity building grant program." In debate on the bill, some Members of Congress argued that technical assistance for microenterprises was critical to small business development and that microenterprise development had helped lift some individuals out of poverty. Other Members noted that PRIME's goals seemed similar to the SBA's existing Microloan technical assistance program, and that the two programs might compete for funding.

PRIME's authorization is not in the Small Business Act of 1953 (Small Business Act, P.L. 83-163, as amended), although a number of legislative proposals have sought to change that. For example, the House-passed Microloan Amendments and Modernization Act, introduced in 2007 as H.R. 3020, would have transferred PRIME's statutory authority to the Small Business Act. Some Members of Congress stated that the move would have no direct impact on PRIME's operation, noting that the program was already run by the SBA, but would give the agency explicit statutory authority over PRIME. Some Members also argued that transferring statutory authority to the Small Business Act would consolidate all federal elements of microenterprise assistance in one legislative vehicle and allow for streamlined congressional oversight. The Small Business Lending Reauthorization and Improvements Act of 2007 (S. 1256) and the SBA Reauthorization and Improvement Act of 2008 (S. 2920) also would have transferred PRIME's statutory authority to the Small Business Act.

Some proposed legislation would have increased PRIME's reporting requirements. In 2005, the SBA Microenterprise Improvements Act (S. 138 and H.R. 2640) would have required PRIME awardees to submit an annual activities report to the SBA and collect data on individuals receiving counseling or training and related information.

In a final rule issued on October 6, 2020, the SBA repealed 19 regulations related to PRIME. The SBA determined that these regulations duplicated guidance provided elsewhere, including in statute, SBA's annual notice of funding opportunity, and government-wide grant regulations.

PRIME Award Uses and Funding

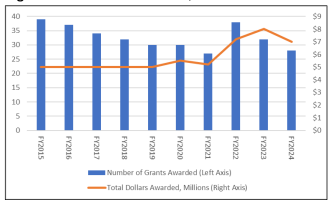
SBA awards PRIME grants to MDOs and other intermediaries primarily to provide technical assistance to disadvantaged microentrepreneurs. Disadvantaged microentrepreneurs are statutorily defined as either

- a low-income person, which for a metropolitan area is someone with a maximum income of 80% of the area median income; and for a nonmetropolitan area is someone with a maximum income the greater of either 80% of the area median income or 80% of the statewide nonmetropolitan area median income;
- a very low-income person, which is someone with a maximum income of 150% of the poverty line; or
- an entrepreneur lacking adequate access to capital or other resources, or who is economically disadvantaged, as determined by the SBA Administrator.

At least 50% of PRIME awards made must be used to benefit very low-income persons, including those living on Native American reservations. At least 75% of PRIME grant funds must be used for technical assistance to disadvantaged entrepreneurs, and at least 15% must be used for training and capacity building services. No single grantee (meaning an MDO or intermediary) may receive more than 10% of the total funds made available for the program in one fiscal year. Grants require a 50% match for each dollar awarded. The match can be made in cash or inkind contributions.

For FY2024, P.L. 118-47 recommended PRIME receive \$7 million in appropriations. (In FY2023, P.L. 117-328 recommended \$8 million for PRIME.) **Figure 1** presents the number of PRIME grants and total dollars awarded for FY2015 to FY2024.

Figure 1. PRIME Grant Awards, FY2015-FY2024



Source: SBA, PRIME Grantees.

The SBA tracks the number of small businesses assisted through PRIME, and the target number it seeks to assist. **Figure 2** presents those numbers.

Figure 2. Small Businesses Assisted Through PRIME, FY2018-FY2023



Source: SBA, FY2025 Congressional Budget Justification FY2023 Annual Performance Report.

As shown, the SBA met its target each year from FY2018 to FY2020, but missed its target in FY2021, FY2022, and FY2023. In its FY2025 Congressional Budget Justification,

the SBA attributed the missed target in these years to "the difficulty of grantees changing their delivery, which previously relied on face-to-face and group training, to a remote model" in response to the COVID-19 pandemic.

Congress has regularly debated whether PRIME duplicates other SBA programs, specifically the technical assistance provided through the SBA's Microloan Program. As mentioned earlier, some Members of Congress noted the similarity between the two programs when PRIME was authorized. Like PRIME, one of the goals of the Microloan Program is capacity building. In its budget requests from FY2012 to FY2017, the Obama Administration requested no funding for PRIME, arguing it duplicated the Microloan technical assistance program. The Trump Administration also requested no funding for PRIME in its budget requests for FY2018 to FY2021. PRIME continued to receive an annual appropriation during these periods.

Considerations for Congress

Congress may wish to consider whether PRIME could benefit from additional reporting requirements or evaluation. There do not appear to have been any publicly available evaluations of PRIME, either by the federal government or third parties. Additionally, the number of small businesses assisted through PRIME is the only metric publicly reported by the SBA. Congress has previously considered requiring additional metrics, as in the SBA Microenterprise Improvements Act.

Additional metrics for PRIME could also help Congress consider the question of possible duplication, particularly with SBA's Microloan technical assistance program. For example, PRIME could be required to track and report how often each specific type of assistance was provided. This level of granularity could help SBA and Congress determine if PRIME was duplicative of other programs.

When PRIME fell short of its targeted number of small businesses assisted in FY2021, FY2022, and FY2023, the SBA determined that the cause was the difficulty of providing remote services necessitated by the COVID-19 pandemic. Congress may wish to determine how large of a benefit may be derived from the long-term provision of remote services, and if and how PRIME can be adjusted to accommodate that. For example, one of the allowable uses of PRIME awards is for developing best practices for microenterprise technical assistance. These awards could be put toward research into developing remote technical assistance support. However, at most 10% of PRIME awards may be put toward this type of use. If Congress determines there is a need for additional research into best practices, the percentage of allowable funding for that use could be increased, either permanently or temporarily.

Additional Reading

CRS Report R41352, Small Business Management and Technical Assistance Training Programs.

Adam G. Levin, Analyst in Economic Development Policy

IF12176

Disclaimer

This document was prepared by the Congressional Research Service (CRS). CRS serves as nonpartisan shared staff to congressional committees and Members of Congress. It operates solely at the behest of and under the direction of Congress. Information in a CRS Report should not be relied upon for purposes other than public understanding of information that has been provided by CRS to Members of Congress in connection with CRS's institutional role. CRS Reports, as a work of the United States Government, are not subject to copyright protection in the United States. Any CRS Report may be reproduced and distributed in its entirety without permission from CRS. However, as a CRS Report may include copyrighted images or material from a third party, you may need to obtain the permission of the copyright holder if you wish to copy or otherwise use copyrighted material.