Executive Summary

1. Introduction

In the United States flooding is by far the costliest natural disaster and annually results in loss of life and extensive property damage. In Iowa, while annual tornado activity generally results in greater loss of life, flooding causes the greatest property damage due to the widespread nature of flooding events. Two of the most destructive flooding events in Iowa were the 1993 spring and summer floods and the flooding resulting from the 2008 summer storms. The 1993 spring and summer flooding in Iowa resulted in 17 fatalities and more than $3 billion in damages\(^1\) while the summer storms of 2008 resulted in 18 fatalities (6 from flooding and 12 from tornadoes) and caused more than $2 billion in damages\(^2\). The risk of flooding in Iowa is real, but measures have been and will continue to be taken to mitigate the impacts of flooding and reduce the loss of life and repetitive property damage. Although the summer storms of 2008 in Iowa were hydrologically more significant than the 1993 events, the damages in 2008 were reduced due to lessons learned and mitigation measures implemented following the 1993 flooding.

The responsibility for reducing flood losses is shared by all levels of government (local, State, and Federal) and the private sector. Successfully fulfilling this responsibility depends on having the knowledge and skills to plan and implement needed floodplain management measures. This *Floodplain Management Desk Reference* provides the information and lists of additional resources that can be used to effectively administer a local floodplain management program.

2. Goals and Objectives

This document serves two purposes. First, it can be used as a study guide to enhance the knowledge and skills of local officials responsible for administering and enforcing the local floodplain ordinance. It is also intended to broaden the understanding of floodplain management strategies that can be applied at the local level. Second, the desk reference can be used when specific issues arise as the floodplain management ordinance is implemented. Guidance is included on how to handle many of the issues that arise and information is included that will help to explain the requirements to local constituents. References and live links to national and Iowa-related resources where additional information can be found are also provided.

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\(^1\) *The Floods of 1993 - Iowa Flood Disaster Report*, May 1994

\(^2\) *Iowa 2008 Summer Storms After-Action Report-Final*, April 27, 2009
While any interested party may use this reference manual, it is written specifically for the local official responsible for administering community floodplain management programs and regulations. Therefore, references to “you” make the assumption that you are a local official.

There are five basic rules to follow when administering a floodplain management program:

- **Rule #1:** You must use the latest maps and flood data published by the Federal Emergency Management Agency (FEMA).
  
  *Section 8 reviews the requirements on using maps and data and ordinance administration.*

- **Rule #2:** A permit is required for all development in the Special Flood Hazard Area (SFHA) as shown on your community’s Flood Insurance Rate Map (FIRM).
  
  *Sections 9 and 14 cover permit requirements.*

- **Rule #3:** Development must not increase the flood hazard on other properties.
  
  *Section 10 discusses the requirements for accessing the impacts of proposed development on other properties and the area designated as a regulatory floodway.*

- **Rule #4:** New buildings must be protected from damage by the base flood.
  
  *Section 11 discusses the regulatory requirements for new buildings.*

- **Rule #5:** If the cost of improvements or the cost to repair building damage exceeds 50 percent of the market value of a building located within the SFHA, it must be brought up to current floodplain management standards.
  
  *Section 12 covers the rules for existing buildings.*

### 3. Manual Organization

This desk reference provides detailed information on administering a floodplain management ordinance at the community level. In addition to the Executive Summary, it contains 28 sections and an Appendix. The Sections are as follows:

- **Sections 1 and 2** provide background information on flooding and flooding impacts and the National Flood Insurance Program, the two basic reasons for enacting and enforcing floodplain management ordinances;

- **Sections 3 through 6** review the mapping and data that provide the majority of the flood information used in the administration of the ordinance;

- **Sections 7 through 13** discuss the regulatory standards that should be considered for an ordinance;

- **Sections 14 through 18** cover the administration procedures and practices that should be followed to make a floodplain management program effective;

- **Sections 19 through 23** review other aspects of floodplain management, including insurance, disaster operations, mitigation, and the rules for Federal agencies;
Sections 24 through 27 include additional materials—a glossary of terms, references, map examples, the Flood Insurance Study (FIS) for the case study community of the City of West Branch, Cedar County, IA, and FEMA forms;

Section 28 has the names and addresses of key State and Federal contacts who are available to assist the local floodplain management official(s); and

Appendix 1 includes a description of FEMA’s Risk Mapping, Assessment, and Planning (Risk MAP) program and its supporting map products.

4. City of West Branch, Cedar County, IA

To provide consistency, the mapping examples and flood hazard data used throughout this desk reference have all been taken from those portions of the FIS report and FIRMs for Cedar County, Iowa, that include the City of West Branch. Those portions of the maps were updated on August 19, 2013, as part of the countywide revision for Cedar County, Iowa and Incorporated Areas. Although the City is located in both Cedar and Johnson Counties, it is shown in its entirety on 4 of the 31 FIRM panels for Cedar County, IA and Incorporated Areas. Several factors contributed to the selection of the City of West Branch as the case study community for this desk reference:

- The City was used as the case study in the initial version of this desk reference;
- The maps for the City were recently updated; and
- The City has designated floodways, an important regulatory tool for many flood-prone communities.

5. Resources

Many resources and reference materials are available to aid local officials in administering an effective floodplain management program. This includes the reference materials and training referred to throughout this desk reference and collectively captured in Section 25, as well as, technical assistance and guidance available from the DNR and FEMA.

For more information

Iowa Department of Natural Resources
Water Resources Section
Wallace State Office Building
502 East 9th Street
Des Moines, IA 50319-0034
Telephone: 866-849-0321
http://floodplain.iowadnr.gov

Federal Emergency Management Agency
Region VII
9221 Ward Parkway, Suite 300
Additional contact information and web links are provided in Section 28.

6. Commonly Used Acronyms

The acronyms below are frequently used throughout this desk reference.

**BFE**: Base Flood Elevation

**CFR**: Code of Federal Regulations

**CRS**: Community Rating System

**DNR**: Iowa Department of Natural Resources

**FEMA**: Federal Emergency Management Agency

**FIRM**: Flood Insurance Rate Map

**FIS**: Flood Insurance Study

**LOMA**: Letter of Map Amendment

**LOMR**: Letter of Map Revision

**NFIP**: National Flood Insurance Program

**SFHA**: Special Flood Hazard Area

7. Acknowledgements

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# 1. Flooding and Floodplain Dynamics

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1.1. The Hydrologic Cycle

Floods are part of the Earth’s natural hydrologic cycle. The cycle circulates water throughout the environment (see Figure 1-1) to maintain an overall balance between water in the air, on the surface, and in the ground.

Since this process is a cycle, there is no specific start or end point. Water in the air, or atmospheric water, is in the form of vapor, small droplets, and ice crystals. Under the right conditions, these droplets become heavy enough to fall as precipitation in the form of rain, snow, hail, or sleet.

Precipitation lands on multiple surfaces, including natural ground, vegetation, manmade structures, streets, and existing bodies of water. Some water evaporates directly from these surfaces or wets the surface it lands on. On soils, or other permeable surfaces, some of the water soaks in, or infiltrates.

Whenever the rate of precipitation is greater than the combination of evaporation and infiltration, water accumulates on the surface. Water initially accumulates in surface depressions on the ground. These depressions may be natural, resulting from frost heaving of the soil, collapsed rodent tunnels, and many other causes, or they may be tire tracks, footprints, farm furrows, or other man-caused reasons.

The water that infiltrates the ground during rainstorms and during spring thaws is still part of the hydrologic cycle. Infiltration rates are dependent on factors such as surface type (permeability), moisture content of soils, and slope. The initial infiltration rate for dry soil is high, but as the soil becomes saturated, the infiltration rate is lower, causing water to accumulate and run off. If the infiltration continues long enough, the water in the soil moves down to strata—layers of soil and rock in the ground—which are saturated. When this layer, called the water table, is reached, the infiltrated water raises the water table. Water in the water table moves through the saturated ground much like water on the surface. If the water table is higher in one spot than another, the groundwater flows toward the lower spot.

After a precipitation event ends, some of the water migrates back to the surface and evaporates. Also, the roots of plants take in water that is transpired through the plants’ leaves. When the soil is dry and there is a brief shower, all of the precipitation may either evaporate or be transpired by plants.

Rivers and streams are generally the location where the groundwater meets surface water. Rivers and streams that flow all of the time are supplied by groundwater. When there is excessive precipitation or snowmelt, surface water increases in streams and rivers. If there is too much water, the excess water flows over the channel banks and into the adjacent floodplain causing flooding.

Figure 1-1 The hydrologic cycle
If the floodplain is undeveloped, it has two major effects on a flood: it stores more water temporarily while the channel is overflowing, and it allows additional infiltration of water during flood events. Both of these effects reduce the amount of water moving downstream, reducing peak flows and the maximum flood depths. Infiltration also temporarily raises the water table allowing the water to reenter the stream sometime after the flood has passed.

1.2. Riverine Flooding

A watershed is an area that drains into a lake, stream, or other body of water. Other names for it are basin or catchment area. Watersheds vary in size. Larger ones can be divided into sub-watersheds.

Figure 1-2 shows an example of a riverine watershed. The boundary of a watershed is a ridge or divide. Water from rain and snowmelt are collected by the smaller channels (tributaries) that transport the water to larger channels and eventually to the lowest body of water in the watershed (main channel).

Channels are defined features on the ground that convey water through and out of a watershed. They may be called rivers, creeks, streams, or man-made ditches. They can be wet all the time or dry most of the time.

When a channel receives too much water, the excess flows over its banks into the adjacent floodplain area. Flooding that occurs along a defined channel is called riverine flooding.

What happens in a watershed will affect events and conditions downstream. Terrain characteristics help determine the dynamics of riverine flooding. In relatively flat areas, shallow, slow-moving floodwater may cover large areas of land for days or even weeks. In hilly areas and along bluffs, a flood may come and go in minutes after a heavy rain (flash flood).

1.2.1. Overbank flooding

The most common type of flooding in Iowa is called overbank flooding. Overbank flooding occurs when a downstream channel receives more rain or snowmelt from the watershed than can be handled, or a channel is blocked by an ice jam or debris. For either reason, excess water overloads the channel and flows out onto the floodplain.

Overbank flooding varies with the watershed’s size and terrain. One measure of a flood is the speed of its moving water, which is called velocity. Velocity is normally measured in feet per second.
Due to the steepness of the terrain, hilly areas have faster moving water, so velocity can pose a serious hazard. In flat areas, the flood may move slowly, making its velocity less of a hazard.

Terrain can affect how much advanced warning people may have that a flood is imminent. Populations along a river that drains a large watershed may have hours or even days of advance notice. On the other hand, smaller streams in hilly areas may give residents little or no warning that a flood is about to occur.

Flood depths vary, as do flood durations. Generally, the larger the river, the deeper the flood and the longer it will last. Along some rivers with large drainage areas, a flood can inundate vast areas of normally dry land for days or even weeks. In hilly or mountainous areas with narrow valleys, flooding usually occurs quickly with a shorter duration although flooding can still be very deep even in small watersheds.

1.2.2. Flash flooding

A severe storm that drops substantial rainfall in a short time can generate a flash flood. All flash floods strike quickly and end swiftly.

Areas with steep slopes and narrow stream valleys are particularly vulnerable to flash flooding, as are the overbank areas of small tributary streams. In hilly areas, the high-velocity flows and short warning time make flash floods extremely dangerous and very destructive.

In urban areas, flash flooding can occur where impervious surfaces, gutters, and storm sewers intensify runoff. Flash floods also can be caused by dam failure, the sudden release of ice-jams, collapse of debris dams, or failure of a levee.

1.2.3. Riverine erosion

River channels change as water moves downstream, acting on the channel banks and on the channel bottom (the thalweg). This force is made more potent during a flood, when the river’s depth and velocity increases.

Several features along a river are affected by this flow of water in different ways. A meander is a curve in a channel. On the outside of a meander, the banks are subject to erosion as velocities are higher and the water scours against them (see Figure 1-5). Properties on the outside of the meander face the double threat of inundation and undercutting from riverine erosion during floods (see Figure 1-6). On the other hand, areas on the inside of meanders receive deposits of sand and sediment transferred from the eroded sites. Meanders do not stay in the same place—they migrate slowly downstream and across the floodplain, reworking the shape and location of the channel.
within the floodplain. The natural migration of river channels is an important consideration when proposing any type of development within the floodplain.

### 1.3. Other Types of Flood Hazards

#### 1.3.1. Sheet flow

Where there are inadequate or undefined channels, floodwater spreads out over a large area at a somewhat uniform depth in what is called **sheet flow**.

Sheet flows occur after an intense or prolonged rainfall during which the rain cannot soak into the ground. During sheet flow, the floodwaters move downhill and cover a wide area.

#### 1.3.2. Ponding

In some flat areas, runoff collects in depressions and cannot drain out, creating a ponding effect. Ponding floodwaters do not move or flow away. Floodwaters will remain in the temporary ponds and depressional storage areas until they infiltrate into the soil, evaporate, or are pumped out.

Ponding is common in areas where man-made features, such as roads and railroad embankments, have blocked outlets. An example is in the areas along the landward side of levees. Being in floodplains, these areas are flat and do not drain naturally, especially when a levee blocks the flow to the river.

To drain these areas, channels are often built and pumps installed to mechanically move the water past the levee. Often, these man-made systems do not have the capacity to handle heavy rains associated with intense storms.

#### 1.3.3. Urban drainage

An urban drainage system is composed of natural channels and man-made ditches, storm sewers, retention ponds, and other facilities constructed to store runoff or carry it to a receiving stream or lake. Other features in such a system include yards and swales that collect runoff and direct it to the streams, sewers, and ditches.

When most of the man-made systems were built, they were typically designed to handle the amount of water expected during a 10-year or smaller storm. Larger storms overload them, and the resulting backed-up sewers and overloaded ditches produce flooding.

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10-year storm refers to rainfall totals that have a 10 percent chance of happening in any given year. In comparison, a 25-year storm has a 4 percent chance of happening in any given year, and a 50-year storm has a 2 percent chance of happening in any given year.
1.3.4. Levee and Dam Failures

Levees and dams are intended to hold back large amounts of water. If they fail or are overtopped, they can produce a dangerous flood situation because of the high velocities and large volumes of water released. Levee flooding is caused by overtopping, failure, or seepage through or under the structure. It typically occurs during a flood on the river, so people are usually alerted to a potential problem and given time to evacuate.

Remember, the river is connected to the water table, so as flood stages on the riverward side of the levee increase over time, the water table on the landward side of the levee rises. Even though the levee keeps surface water out of an area, it may not prevent rising groundwater from damaging basements, septic tanks, and underground storage tanks on the landward side of the levee when there are prolonged high flows in the river.

A break in a dam, on the other hand, can occur with little or no warning on clear days when people are not expecting rain, much less a flood. Breaching often occurs within hours after the first visible signs of dam failure, leaving little or no time for evacuation.

Dam breaks occur for one of three reasons:

- The foundation fails due to seepage, settling, or earthquake;
- The design, construction, materials, or operation were deficient; or
- Flood discharges from the dam exceed the capacity of its spillway.

Proper design and construction can help prevent dam failure. However, while State and Federal dam safety programs help ensure that new dams are properly designed, there are still many private or locally built dams that are poorly designed and maintained.

1.3.5. Ice Jams

Ice jam flooding generally occurs when warm weather and rain break up frozen rivers or any time there is a rapid cycle of freezing and thawing. The broken ice floats downriver until it is blocked by an obstruction such as a bridge or shallow area, where an ice jam forms, blocking the channel and causing flooding upstream.

Ice jams present three hazards:

- Sudden flooding of areas upstream from the jam, often on clear days with little or no warning.

Learn more about ice jams through the U.S. Army Corps of Engineers’ Ice Jam Information Clearinghouse.
• Movement of ice chunks (floes) that can push over trees and crush buildings; and
• Sudden flooding of areas downstream when an ice jam breaks. The impact is similar to a dam break, damaging or destroying buildings and structures.

High risk areas for ice jams include but are not limited to the following:
• Areas where the river slope naturally decreases;
• Culverts that can freeze solid;
• The headwaters of a reservoir;
• Areas of channel constriction such as bridges;
• Bends in the channel; and
• Shallow areas where channels can freeze solid.

1.3.6. Debris dams

Debris, such as logs, can collect at shallow parts of a stream, sharp bends, bridges, and other “choke points” similar to the places that form ice jams. If the channel is not kept clear, the debris will build up and form a dam. If the debris dam breaks during high flows (or anytime), the result can be a flood.

Usually, debris dam floods are not as severe as floods from man-made dams because they do not hold as much water. However, they, too, can occur on sunny days and be completely unexpected.

1.3.7. Closed basin lakes

There are two types of closed basin lakes:
• Lakes with no outlet; and
• Lakes with inadequate, regulated, or elevated outlets.

Seasonal increases in rainfall can cause a closed basin lake’s level to rise faster than it can drain. As a result they are subject to large fluctuations in water surface elevation. Floodwaters trapped in a closed basin lake can result in increased lake elevations for weeks, months, or even years.

The potential for long durations of high water make closed basin lake flooding particularly problematic. Properties may not be heavily damaged but they could be unusable for long periods of time due to being surrounded by (or under) water. In some areas the formation of ice can substantially damage or destroy building foundations.

Learn more about the different forms of flood risk through the Flood Risk Scenarios tool at FloodSmart.gov.
1.4. Natural and Beneficial Floodplain Functions

Floodplain lands and adjacent waters combine to form a complex, dynamic physical and biological system found nowhere else. When portions of floodplains are preserved in (or restored to) their natural state, they provide many benefits to both human and natural systems.

These benefits include providing aesthetic pleasure, reducing the number and severity of floods, helping handle stormwater runoff, providing a diverse ecosystem essential for many rare and endangered species, and minimizing non-point water pollution. For example, natural channels generally have lower velocities than manmade channelization, reducing erosion and allowing sediments to settle out, thus maintaining water quality. The natural vegetation filters out impurities and uses excess nutrients. Such natural processes often cost far less money than it would take to build facilities to correct flood, stormwater, water quality, and other problems.

Natural resources of floodplains fall into three categories: water resources, biologic resources, and societal resources. The following sections describe each category’s natural and beneficial functions.

1.4.1. Water resources – natural flood and erosion control

Over time, floodplains develop their own ways to handle flooding and erosion with natural features that provide floodwater storage and conveyance, reduce flood velocities and flood peaks, and curb sedimentation.

Natural controls on flooding and erosion help to maintain water quality by filtering nutrients and impurities from runoff, processing organic wastes, and moderating temperature fluctuations.

These natural controls also contribute to recharging groundwater by promoting infiltration and refreshing aquifers, and by reducing the frequency and duration of low surface flows.

1.4.2. Biologic resources and functions

Floodplains enhance biological productivity by supporting a high rate of plant growth. This helps maintain biodiversity and the integrity of ecosystems. Floodplains provide excellent habitats for fish and wildlife by serving as breeding and feeding grounds. They also create and enhance waterfowl habitats, and help to protect habitats of rare and endangered species.

1.4.3. Societal resources and functions

People benefit from floodplains through the food they provide, the recreational opportunities they afford, and the scientific knowledge gained in studying them.
Wild and cultivated products are harvested in floodplains, where the agricultural land has been made rich by sediment deposits. They provide open space, which may be used to restore and enhance forest lands, for recreational opportunities, or for simple enjoyment of their aesthetic beauty.

Floodplains provide areas for scientific study and outdoor education. They contain cultural resources such as historic or archaeological sites, and provide opportunities for environmental and other kinds of studies.

Floodplains can increase a community’s overall quality of life, a role that often has been undervalued. Parks, bike paths, open spaces, wildlife conservation areas, and aesthetic features are important to citizens. Assets like these make the community more appealing to potential employers, investors, residents, property owners, and tourists. By transforming floodplains from problem areas into value-added assets, the community improves its quality of life.

1.5. **Impact of Development**

Because rivers and other waterways have attracted people and industry, a substantial portion of this country’s development is now subject to flooding. Floodplains account for only 7 percent of the nation’s total land area. However, they contain a tremendous amount of property value. It is estimated that there are over 8.5 million housing units in our nation’s floodplains affecting more than 18 million people. (Source: Federal Emergency Management Agency [FEMA] study that compared 2010 census data and 2011 Special Flood Hazard Areas [SFHAs]. See Section 3.2.2 for more information on SFHAs.)

Two problems result from floodplain development:

- Development alters the floodplain and the dynamics of flooding; and

- Buildings and infrastructure are damaged by periodic flooding.

Human development (increase of impervious surfaces, buildings, structures, and more) can have an adverse impact on flooding. Problems arise in two areas: the watershed (where the water comes from) and the floodplain (where it goes).
1.5.1. Watersheds

Development in riverine watersheds affects the runoff of stormwater and snowmelt. Farming, parks, buildings, and parking lots replace the natural vegetation which more effectively absorbs water. When rain falls in a natural setting, as much as 90 percent of it will infiltrate into the ground, evaporate or be transpired by plants. In an urbanized area, as much as 90 percent of it will run off (see Figure 1-11).

Urban features alter flood dynamics as well. Storm sewers and more efficient ditches that come with urban drainage systems speed flood flows. The result of urbanization is that there is more runoff in the watershed and it moves faster, increasing flooding downstream. Thus, a 10-year storm on an urbanized watershed may produce the runoff equivalent of a 25-year storm, thereby overloading the drainage system.

Urbanization also changes the timing of flows along the tributaries. If one sub-watershed develops faster than another, the flood will leave sooner than it used to, possibly arriving at the main channel at the same time as the peak arrives from another tributary, causing increased flooding downstream.

1.5.2. Floodplains

Some of the most obvious impacts of development on riverine flooding come from moving or altering channels or constructing bridges and culverts with insufficient openings. Construction and regrading of the floodplain can obstruct or divert water to other areas. Levees and dikes are the best known examples of this, but even small construction projects have an impact.

Placement of fill material in the floodplain obstructs flood flows, diverting floodwaters onto upstream and adjacent properties (see Figure 1-12). It reduces the floodplain’s ability to store excess water, sending more water downstream and causing floods to rise to higher levels and flow at higher velocities. Filling also reduces the area available for infiltration and recharging of groundwater levels.

1.6. Property Damage

This section discusses the five ways that floods damage property.
1.6.1. Hydrodynamic forces

Moving water creates a hydrodynamic force that can damage a building’s walls in three ways (see Figure 1-13):

- Frontal impact, as water strikes the structure;
- Drag effect, as water runs along the sides of a structure; and
- Eddies or negative pressures, created as water passes the downstream side.

The speed of moving water is called *velocity*, a movement that is usually measured in feet per second. The faster water moves, the more pressure it puts on a structure and the more it will erode stream banks and scour the earth around a building’s foundation.

Floodwaters moving faster than 5 feet per second comprise a high-velocity flood, requiring special design considerations for buildings, roads, bridges, and other manmade structures in its path. While velocity is one factor in determining the potential harm of a flood, the total impact of moving water is related to the depth of the flooding. Studies have shown that deep water and low velocities can cause as much damage as shallow water and high velocities.

1.6.2. Debris impact

Debris also increases the hazard posed by moving water. Floodwaters can and will pick up anything that will float—logs, lumber, ice, even propane and farm chemical tanks and vehicles. Moving water will also drag or roll objects that do not float. All of this debris acts as battering rams that can knock holes in walls and demolish foundations.

1.6.3. Hydrostatic forces

The weight of standing water puts hydrostatic pressure on a structure. The deeper the water, the more it weighs and the greater the hydrostatic pressure.

Because water is fluid, it exerts the same amount of pressure sideways (lateral pressure) as it does downward. As water gets deeper, it exerts more lateral pressure than shallow water.

Most walls are not built to withstand lateral pressure. Studies and tests have shown that the lateral force presented by three feet of standing water can be enough to collapse the walls of a typical frame house.

Most foundations and below grade concrete floors (basements) are particularly susceptible to damage by hydrostatic pressure. Not only is the water deeper, a basement is subjected to the combined weight of water and saturated earth. Water in the ground underneath a flooded
building will seek its own level, resulting in uplift forces that can collapse a foundation and break a concrete floor (see Figure 1-14).

1.6.4. Soaking

When soaked, many materials change their composition or shape. Wet wood will swell, and if it is dried too fast it will crack, split, or warp. Plywood can come apart and gypsum wallboard will fall apart if it is bumped before it dries out.

The longer these materials are wet, the more moisture they will absorb. Walls present a special problem: a “wicking” effect pulls water up through wood and wallboard, soaking materials as much as several feet above the actual high water line.

Soaking can cause extensive damage to household goods. Wooden furniture and cabinets may get so badly warped that they cannot be used. Other furnishings, such as upholstery, carpeting, mattresses, and books, usually are not worth drying out and restoring. Electrical appliances and gasoline engines will not work safely until they are professionally dried and cleaned.

1.6.5. Sediment and contaminants

Floods leave a mess made of natural and man-made debris, and few floods have contaminant-free floodwaters. Stormwater, snowmelt, and river water pick up whatever was on the ground, such as soil, road oil, and farm and lawn chemicals. If a wastewater treatment plant or livestock feedlots were inundated, the floodwaters will likely include untreated sewage.

Many materials, including wood and fiberglass or cellulose insulation, absorb floodwater and its sediment. Even if allowed to dry out, the materials will still hold the sediment and contaminants brought in by the flood. Also, mold, mildew, and bacteria can grow in damp building materials and in ventilation ductwork (see Figure 1-15).

Simply letting a flooded house dry out will not render it clean—and it certainly will not be as healthy a place as it was before the flood. The FEMA/American Red Cross publication Repairing Your Flooded Home devotes many pages to proper and healthy clean up procedures.

Learn more about clean up following a flood event from the Iowa State University Extension and Outreach program. A variety of pre- and post-flooding resources are available on their website at http://www.extension.iastate.edu/content/dealing-flooding-2013.
## 2. The National Flood Insurance Program

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2.1. History

2.1.1. Insurance

Historically, people at risk from flooding could only hope for help from their neighbors and charitable organizations in the event of a flood. Government assistance varied from community to community, and flood insurance was scarce. During the 1920s, the insurance industry concluded that flood insurance could not be a profitable venture because the only people who would want flood coverage would be those who lived in floodplains. Since they were sure to be flooded, the rates would be too high to attract customers.

2.1.2. Flood control

It wasn’t until the great Mississippi River flood of 1927 that the Federal Government became a major player in flooding. As defined by the Flood Control Acts of 1928 and 1936, the role of government agencies was to build massive flood control structures to control the great rivers, protect coastal areas, and prevent flash flooding. The 1936 Act authorized construction of some 250 projects for both flood control and relief work.

Until the 1960s, such structural flood control projects were seen as the primary way to reduce flood losses. Public policy emphasized that flood losses could be curbed by controlling floodwater with structures, such as dams, levees, and floodwalls.

During the 1960s, the effectiveness of this single solution was questioned. Studies concluded that flood losses were increasing in spite of the number of flood control structures that had been built. Disaster relief expenses were increasing, making all taxpayers pay more to provide relief to those with property in flood risk areas. The realization that the tremendous expenditures on physical structures did not eliminate the flood risk spurred discussions and ultimately legislation to mandate alternative approaches for protecting development in the floodplain.

2.1.3. Floodplain management

One of the main reasons structural flood control projects failed to reduce flood losses was that development in floodplains continued and even increased due to the perceived protection provided by a flood control project. In response, Federal, State, and local agencies began to develop policies and programs with a “non-structural” emphasis, ones that did not prescribe projects to control or redirect the path of floods. Since the 1960s, flood protection programs evolved from heavy reliance on flood control, or structural measures, to one using a combination of many tools. As a result of this evolution, U.S. floodplain policies are now multi-purpose and result in a mix of solutions to suit many situations.

Instead of “flood control,” we now speak of “floodplain management.” Floodplain management is officially defined by the Federal Government’s *Unified National Program for Floodplain Management* as “a decision-making process that aims to achieve the wise use of the nation’s floodplains” by both reducing flood losses and protecting the natural resources and functions of floodplains.
Where floodplain development is allowed, floodplain management results in development and construction measures that minimize loss of life and property and reduces the impact of human development on the natural functions of the floodplain.

2.1.4. Creation of the National Flood Insurance Program (NFIP)

By the late 1960s, Congress had become concerned with problems related to the traditional methods of dealing with floods and flood damage—construction of structural projects and Federal disaster assistance. Both were proving to be quite expensive, with no end in sight.

Congress concluded that:

- Although Federal flood programs were funded by all taxpayers, they primarily helped only residents of floodplains;
- Flood protection structures were expensive and could not protect everyone;
- People continued to build and live in floodplains, thus still risking disaster;
- Disaster relief was both inadequate and expensive; and
- The private insurance industry could not sell affordable flood insurance because only those at high risk would buy it.

In 1968, Congress passed the National Flood Insurance Act to correct some of the shortcomings of the traditional flood control and flood relief programs. The act created the NFIP to:

- Transfer the costs of private property flood losses from the taxpayers to floodplain property owners through flood insurance premiums;
- Provide floodplain residents and property owners with financial aid after floods, especially smaller floods that do not warrant Federal disaster aid;
- Guide development away from flood hazard areas; and
- Require that new, substantially improved and substantially damaged buildings be constructed in ways that would minimize or prevent damage in a flood.

Congress charged the Federal Insurance Administration (FIA), which at that time was in the Department of Housing and Urban Development, with responsibility for the program.

2.1.5. Evolution of the NFIP

Participation in the NFIP grew slowly. In 1972, Hurricane Agnes devastated a wide area of the eastern United States and disaster assistance costs were the highest ever, leading Congress to examine why the NFIP was so little used. Investigators found that few communities had joined the NFIP and there were fewer than 100,000 flood insurance policies in force nationwide.
To remedy this, the Flood Disaster Protection Act was passed in 1973, requiring that buildings located in identified flood hazard areas have flood insurance coverage as a condition of Federal aid or loans from federally insured lending institutions, and as a condition for receiving Federal disaster assistance. These “sanctions” for non-participation (see Section 2.6.4) make it hard for any community not participating in the NFIP to obtain any Federal assistance for properties located in an identified flood hazard area. The 1973 Act dramatically spurred participation in the NFIP. By the end of the decade, more than 15,000 communities had signed on and nearly two million flood insurance policies were in effect.

In 1979, the FIA and the NFIP were transferred to the newly created Federal Emergency Management Agency (FEMA). During the early 1980s, FIA worked to reduce the program’s dependence on its authority to borrow from the Federal Treasury. As a result of a series of rate increases and other program adjustments, beginning in 1986 the NFIP was self-supporting for a number of years (prior to the widespread Midwest flooding of 1993).

Since 1973, the program has been amended several times. The Reform Act of 1994 strengthened the provisions that mandate the purchase of flood insurance and fine tuned various aspects of the program, such as authorizing the Community Rating System (CRS), increasing the maximum amount of flood insurance coverage, and establishing a grant program for mitigation planning and projects. The improved enforcement and the initiation of a flood insurance advertising campaign known as “Cover America” boosted sales of flood insurance policies again. By 2002, there were over 4.4 million NFIP flood insurance policies in force.

In 2002, the FIA was incorporated into FEMA’s new Federal Insurance and Mitigation Administration (FIMA), which combined the insurance, floodplain management, and flood hazard mitigation aspects of the NFIP into one office. In 2003, FEMA and FIMA became part of the newly created U.S. Department of Homeland Security and the Emergency Preparedness and Response Directorate.

In June of 2004, the Flood Insurance Reform Act of 2004 was signed into law. The goals of the Act are to help property owners who have experienced serious and repetitive flood damage to mitigate their risk with financial assistance from the NFIP, communities, and States; to end the abuses by those who misuse the program; and to improve consumer understanding and rights of NFIP policyholders.

Due to tremendous insurance losses as the result of several devastating flood events that occurred early in the 21st century, the NFIP was required to borrow more than $20 billion from the U.S. Treasury. In an effort to make the NFIP more financially sound, Congress passed the Flood Insurance Reform Act of 2012, also known as Biggert-Waters 2012 or simply as BW-12.
The centerpiece of BW-12 is the phasing out of many of the premium discounts for structures built before the publication of a community’s first Flood Insurance Rate Map (FIRM), known as pre-FIRM structures. By eliminating the discounts for pre-FIRM structures the insurance rates will move toward full-risk rates, either immediately or incrementally.

In March 2014, the Homeowner Flood Insurance Affordability Act of 2014 was signed into law. This law repeals and modifies certain provisions of the BW-12, which was enacted in 2012, and makes additional program changes to other aspects of the program not covered by that Act. The new law lowers the recent rate increases on some policies, prevents some future rate increases, and implements a surcharge on all policyholders. The Act also repeals certain rate increases that have already gone into effect and provides for refunds to those policyholders.

In 2013, the number of communities participating in the NFIP exceeds 22,000 out of more than 24,000 with identified flood hazard areas. In Iowa, there are currently 639 participating communities out of 751 that have identified flood hazard areas. As of December 2013, there are more than 5.5 million flood insurance policies in force across the nation, with more than 16,000 of these in Iowa.

### 2.1.6. FEMA Mapping Programs

One of the requirements of the Reform Act of 1994 is that FEMA review and assess the need to update and revise flood hazard maps every five years. Due in large part to funding constraints, FEMA was not able to meet this goal. So, in 2003 Congress authorized funding under the Flood Map Modernization Program for the update and improvement of the Nation’s flood hazard maps. The Flood Map Modernization Program initiative resulted in the production of digital flood maps for much of the nation. Updates are currently continuing under the Risk Mapping, Assessment, and Planning (Risk MAP) program (see Appendix 1 for more information on FEMA’s Risk MAP program).

### 2.1.7. Disaster programs

Concurrent with the evolution of the NFIP, Federal disaster programs were evolving. Over the years the Federal cost share has been reduced in order to get States and communities to shoulder more of the burden.

With the passage of the Robert T. Stafford Disaster Relief and Emergency Act (known as the Stafford Act) in 1988, disaster assistance programs included funding for mitigation projects to reduce future flood damage. Like the NFIP statutes, the Stafford Act was amended after the 1993 floods and mitigation funding levels were increased. These programs are discussed in Section 22.4.

In the 1990s, FEMA also began funding mitigation projects through the Hazard Mitigation Assistance (HMA) Program. Through FEMA’s HMA Program, States and Tribal and local governments can receive funds following a Presidential major disaster declaration for projects that reduce the risk to life and property from disasters. These programs are discussed further in Section 22.
2.2. How the NFIP Works

The NFIP is based on a mutual agreement between the Federal Government and the community. Federally guaranteed flood insurance is made available in those communities that agree to regulate development in their mapped floodplains. If the communities do their part in making sure future floodplain development meets certain criteria, FEMA makes flood insurance available for properties in the community.

There are three basic parts to the NFIP—mapping, insurance, and regulations. These three parts are interconnected and mutually supportive.

2.2.1. Mapping

FEMA has prepared a floodplain map and developed flood hazard data for most of the flood prone communities in the country. The maps and data are used for several purposes:

- Communities, States, and Federal agencies use them as the basis for regulating new construction and substantial improvements (see Section 12.2) in a flood hazard area;
- Insurance agents use them when rating flood insurance policies; and
- Lenders and Federal agencies use them to determine when flood insurance must be purchased as a condition of a loan or financial assistance.

FEMA has issued two kinds of maps:

- The first map received by most communities was called a Flood Hazard Boundary Map (FHBM), which shows the boundaries of the floodplain using approximate methods (see Section 4.1.2); and
- The second map is a FIRM, which shows flood elevations and other flood hazard information that is used to better protect new construction and substantial improvements from flood damage and to determine flood insurance requirements and rates (see Section 4.3).

The NFIP’s maps and flood studies are covered in depth in Sections 3 through 6.

2.2.2. Insurance

NFIP flood insurance can be purchased to cover any building located in a community participating in the NFIP—even buildings not located in a mapped floodplain. Insurance coverage is limited to losses incurred due to a “flood.” A flood is defined by the NFIP as a general and temporary condition of partial or complete inundation of normally dry land areas from:

- “The overflow of inland or tidal waters”; or
- “The unusual and rapid accumulation or runoff of surface waters from any source.”
Flood insurance premiums for buildings are based on the current flood risk as compared to the degree of flood protection they are provided. Therefore, it is very important for communities to ensure that new buildings constructed in the mapped flood hazard area are in compliance with all local, State, and Federal floodplain regulations. In general, the lower the risk of flooding, the lower the flood insurance premiums will be.

Flood insurance coverage is important for any building with a risk of flooding since flood damages are not covered by most other insurance policies. Since its creation in 1968, the NFIP has paid out billions of dollars in flood insurance claim payments nationally for large and small flood events. Maintaining a flood insurance policy provides relief for flood damage, including damage from events not severe enough to warrant a Federal disaster declaration.

Flood insurance and more detail regarding its relation to construction regulations are discussed in Section 19. More information can also be found on the FloodSmart.gov website.

2.2.3. Regulations

The NFIP underwrites flood insurance coverage only in those communities that adopt and enforce floodplain regulations that meet or exceed the NFIP minimum requirements. Buildings built in accordance with NFIP regulations have a lower risk of flooding and can be insured at lower rates.

The community’s floodplain regulations are designed to ensure that new buildings will be reasonably protected from damage by flooding and that development within the flood hazard area will not increase the flood hazard. In theory, a community’s vulnerability to damage by flood will decrease over time as older buildings with higher flood risk are replaced with newer ones built in compliance with the community’s floodplain regulations.

The NFIP regulations focus on protecting insurable buildings, but they also provide a degree of protection to other types of development. These criteria are detailed in Sections 9 through 12.

It should be noted that the NFIP’s regulations are minimum standards. States and communities are encouraged to adopt and enforce additional or more restrictive rules that will better protect property from local flooding conditions. Suggested higher standards are discussed in Section 13.

Floodplain regulations are often controversial and difficult to enforce. Many people want the freedom to build what they want without government controls. In some areas, they may not be aware they need a local permit to build.

As a result of public opposition, a community may be inclined to provide variances and not fully enforce all of the provisions of its ordinance, which puts its participation in the NFIP at risk. If the community does not fulfill its NFIP obligations to the Federal Government and allows construction in violation of its regulations, three things can happen:

- New buildings will be subject to damage by the 1% annual chance flood (also known as the 100-year or base flood);
Insurance on an improperly constructed building may be very expensive; and

FEMA can impose sanctions on the community to encourage it to correct its floodplain management program, including suspending the community from the NFIP. The sanctions are discussed in Section 2.6.4.

2.3. NFIP Roles and Responsibilities

The NFIP is founded on a mutual agreement between the Federal Government and each participating community. Local, State, and Federal governments, and private insurance companies must share roles and responsibilities to meet the goals and objectives of the NFIP.

The community’s role is of paramount importance. Residents and property owners can get NFIP flood insurance only if the community carries out its responsibility to enforce its adopted floodplain regulations.

2.3.1. The community role

A community is a governmental body with the statutory authority to enact and enforce development regulations. In Iowa, the NFIP definition of “community” includes only tribal nations, cities, and counties. Counties have jurisdiction only over the unincorporated areas.

The community enacts and implements the floodplain regulations required for participation in the NFIP. The community's measures must meet regulations set by the Iowa Department of Natural Resources (DNR) (http://www.iowadnr.gov/InsideDNR/RegulatoryLand/FloodPlainManagement), as well as NFIP criteria. Details of these requirements are covered in Sections 7 through 12.

2.3.2. The State role

Each governor has selected a State coordinating Division for the NFIP. In Iowa it is the DNR. The Office is responsible for:

- Ensuring that communities have the legal authority necessary to adopt and enforce floodplain management regulations;
- Establishing minimum State regulatory requirements consistent with the NFIP;
- Providing technical and specialized assistance to local governments; and
- Coordinating the activities of various State agencies that affect the NFIP.

Other agencies are also active. For example, the State Emergency Management Division coordinates flood warning and response activities and several flood hazard mitigation programs.
2.3.3. The Federal role

FEMA administers the NFIP through its Regional Offices and the FIMA in Washington, DC.

There are 10 FEMA Regional Offices, each with an Insurance and Mitigation Division that coordinates the NFIP with States and communities. Region VII covers the States of Iowa, Missouri, Kansas, and Nebraska.

The Regional Office is responsible for:

- Assisting the State NFIP coordinating agencies;
- Assessing community compliance with the minimum NFIP criteria;
- Advising local officials responsible for administering the ordinance;
- Answering questions from design professionals and the public;
- Helping review and adopt new maps and data;
- Review and approval of local floodplain management ordinances;
- Administering the Hazard Mitigation Grant and HMA Programs; and
- Providing information and training on the flood insurance purchase requirements.

FIMA in Washington, DC, administers the flood hazard mapping program, sets national policy for floodplain regulations, researches floodplain construction practices, and manages the NFIP. FIMA also administers the insurance portion of the program. It sets flood insurance rates, establishes coverage, monitors applications and claims, and markets flood insurance.

Most flood insurance applications and claims are processed by private insurance companies through an arrangement with FIMA called the Write-Your-Own Program. FIMA also contracts for agent training and other assistance through regional insurance offices (see Section 28 for contact information).

2.4. Joining the NFIP

Community participation in the NFIP is voluntary. There is no Federal or State law that requires a community to join. However, as discussed later in Section 2.6.4, communities mapped as flood-prone that do not participate face sanctions, such as loss of Federal aid for insurable buildings in the floodplain. These sanctions make participation a very important decision for many communities.
To join, a community submits an application form, a resolution of participation, and its floodplain management ordinance. More detail on the procedures for joining the NFIP can be found in the FEMA document titled *Joining the National Flood Insurance Program*.

The DNR has model resolutions and ordinances. The resolution states the community’s intent to participate and cooperate with FEMA. The community agrees to “maintain in force … adequate land use and control measures consistent with the [NFIP] criteria” and to:

(i) Assist the Administrator (FEMA) in the delineation of the floodplain;

(ii) Provide information concerning present use and occupancy of the floodplain;

(iii) Maintain for public inspection and furnish upon request, for the determination of applicable flood insurance risk premium rates within all areas having special flood hazards, elevation, and floodproofing records on new construction;

(iv) Cooperate with agencies and firms which undertake to study, survey, map, and identify floodplain areas, and cooperate with neighboring communities with respect to the management of adjoining floodplain areas in order to prevent aggravation of existing hazards; and

(v) Notify the Administrator (FEMA) whenever the boundaries of the community have been modified by annexation or the community has otherwise assumed or no longer has authority to adopt and enforce floodplain management regulations for a particular area.

The community must also adopt and submit a floodplain management ordinance that meets or exceeds the minimum NFIP and State criteria. These criteria are explained in Sections 7 through 12.

Most communities joined the NFIP in the 1970s. At that time they were provided with an FHBM that showed only the approximate boundaries of the floodplain. Generally, they entered the “Emergency Phase” whereby their regulatory responsibilities were limited because of the limited flood hazard data provided on the map.

Communities participating in the “Regular Phase” of the NFIP receive a FIRM, and some also receive a Flood Insurance Study (FIS) report with more detailed flood hazard data. The FIRM and flood data are discussed in Sections 3 through 5. As of 2013, there were more than 200 Iowa communities participating in the Regular Phase of the NFIP that had their FHBM "specially converted" to a FIRM. In those situations, a new map was not printed, but the FHBM became the FIRM.

A community is given a period of time during which it can review and appeal the results of a proposed FIRM before it is finalized. Following that review and appeal period, the community is given six months in which to adopt the FIRM as part of its floodplain management ordinance.

Whether the community receives a FIRM and FIS report or has had its FHBM specially converted to a FIRM, it is converted to the “Regular Phase” on the effective date of the FIRM. Buildings that were constructed prior to the effective FIRM date are referred to as “pre-FIRM” buildings and those constructed after that date are referred to as “post-FIRM” buildings.
If a participating community does not adopt or update its ordinance in the time provided, it is suspended from the NFIP. The FIRM still goes into effect on the same date. However, federally-backed flood insurance will no longer be available for the purchase of any new policies or policy renewals until the community is reinstated in the NFIP.

Non-participating, newly mapped or remapped communities are similarly notified and given a one year (mapped for the first time) or six month (remapped) period in which to enact a floodplain management ordinance and join/rejoin the NFIP. Until such ordinances are adopted, the community remains sanctioned and federally-backed flood insurance is unavailable in the community.

2.5. The NFIP’s Regulations

For a community to participate in the NFIP, it must adopt and enforce floodplain management regulations that meet or exceed the minimum NFIP standards and requirements. These standards are intended to prevent loss of life and property, as well as economic and social hardships, which result from flooding.

The NFIP standards work—as witnessed during floods in areas where buildings and other developments have been built in compliance with them.

It is important to note that the NFIP criteria are minimums. There are some more restrictive State standards that must be met by Iowa communities in the NFIP. Communities are also encouraged to enact their own higher regulatory standards, as discussed in Section 13.

2.5.1. 44 CFR

The NFIP requirements can be found in Chapter 44 of the Code of Federal Regulations (44 CFR). Revisions to these requirements are first published in the Federal Register, a publication the Federal Government uses to disseminate rules, regulations, and announcements.

Most of the requirements relative to a community’s ordinance are in Parts 59 and 60.

Figure 2-1 and 2-2 shows how the regulations are organized. The sections are referred to in an abbreviated format, such as 44 CFR 60.1— Chapter 44, Code of Federal Regulations, Part 60, Section 1.

As noted in Section 2.3.1, when a community joined the NFIP, it agreed to abide by these regulations. When the community’s FIRM is published, it must submit its ordinance to FEMA to ensure that it meets these requirements.
Note: The NFIP regulations are periodically revised to incorporate new requirements or clarify old ones. These changes are published in the Federal Register (a government publication where proposed and final regulatory notices are published). Some revisions require local ordinance amendments. A community may or may not have made the amendments needed to stay updated. Local staff should periodically check with the DNR or the FEMA Regional Office to verify that their ordinance is currently in full compliance with the latest NFIP and State requirements.

**Part 59—General Provisions**

Subpart A—General

59.1 Definitions
59.2 Description of program
59.3 Emergency program
59.4 References

Subpart B—Eligibility Requirements

59.21 Purpose of subpart
59.22 Prerequisites for the sale of flood insurance
59.23 Priorities for the sale of flood insurance under the regular program
59.24 Suspension of community eligibility

**Figure 2-1 44 CFR Part 59**
Part 60—Criteria for Land Management and Use

Subpart A—Requirements for Flood Plain Management Regulations

60.1 Purpose of subpart
60.2 Minimum compliance with flood plain management criteria
60.3 Flood plain management criteria for flood-prone areas
   (a) When there is no floodplain map
   (b) When there is a map, but no flood elevations
   (c) When there are flood elevations but no mapped floodways
   (d) When there is a floodway mapped
   (e) When there is a map with coastal high hazard areas
60.4 Flood plain management criteria for mudslide (i.e., mudflow)-prone areas
60.5 Flood plain management criteria for erosion-prone areas
60.6 Variances and exceptions
60.7 Revisions of criteria for flood plain management regulations
60.8 Definitions

Subpart B—Requirements for State Flood Plain Management Regulations

Subpart C—Additional Considerations in Managing Flood-Prone, Mudslide (i.e., Mudflow)-Prone, and Flood-Related Erosion-Prone Areas

2.5.2. Community types

NFIP regulations identify minimum requirements that communities must fulfill to join and stay in the program. The requirements that apply to a particular community depend on its flood hazard and the level of detail of the data FEMA provides to the community. The specific requirements are in Section 60.3 and apply to communities as follows:

- **60.3 (a)** FEMA has not provided any maps or data;
- **60.3 (b)** FEMA has provided a map with approximate A Zones;
- **60.3 (c)** FEMA has provided a FIRM with Base Flood Elevations (BFEs);
- **60.3 (d)** FEMA has provided a FIRM with BFEs and designation of a regulatory floodway; and
- **60.3 (e)** FEMA has provided a FIRM that shows coastal high hazard areas (V Zones, which are not relevant in Iowa).

The DNR also categorizes communities based on the size of their watersheds and whether they have detailed flood data. The categories determine which types of permit applications must be reviewed by the DNR. This is discussed more in Section 9.4.
Two important notes:

**The NFIP requirements are minimums.** As noted in 44 CFR 60.1(d), “Any floodplain management regulations adopted by a State or a community which are more restrictive than the criteria set forth in this part are encouraged and shall take precedence.”

Communities are encouraged to enact regulatory standards that exceed the NFIP’s minimum standards and that are more appropriate for local conditions. The **Community Rating System** (CRS) is a part of the NFIP that rewards communities that implement programs that exceed the NFIP minimum standards. It is explained in more detail in Section 20.

**These requirements are cumulative.** A 60.3 (c) community must comply with all appropriate requirements of sections 60.3 (a) and (b). For example, 60.3 (a) includes basic requirements for subdivisions and utilities that are not repeated in the later sections. All communities in the NFIP must comply with these subdivision and utility requirements. For example, a 60.3 (c) community must use the BFEs provided on the FIRM. If that community has an approximate A Zone without a BFE, it must comply with the requirements of 60.3 (b) for that area. See Sections 3.2 and 4.3 for more information about BFEs.

The details of the requirements of 44 CFR 60.3 are explained in Sections 7 through 12. These sections are organized by subject matter, so they do not directly correspond with the sections in 44 CFR. Where appropriate, the specific section numbers are referenced.

2.6. Compliance

A community’s floodplain management program and permit records are reviewed periodically by the FEMA Regional Office. FEMA staff may inspect records as part of a Community Assistance Visit (CAV) or Community Assistance Contact (CAC).

If a community doesn’t uphold its part of the agreement and fails to adequately enforce its floodplain management regulations, FEMA has recourse through three approaches:

- Reclassification under the CRS;
- Probation; or
- Suspension from the program.

2.6.1. **CRS reclassification**

The CRS provides a discount for the flood insurance premiums of properties in communities that participate in the CRS. The CRS is explained in Section 20. CRS communities that are deemed to no longer be in full compliance with the NFIP requirements can be reclassified to Class 10. Should that happen, residents will lose their CRS flood insurance premium discounts.
2.6.2. Probation

Probation represents formal notification to the community that FEMA regards the community’s floodplain management program as non-compliant with the NFIP criteria.

Prior to imposing probation, FEMA provides a 90-day written notice to the community and lists specific deficiencies and violations. It also notifies all policyholders of the impending probation, telling them that an additional $50 premium will be charged on policies sold or renewed during the probation period. The objective of this surcharge is to bring the policyholders’ attention to the fact that their community is not compliant and failure to correct the problems may lead to suspension.

The community has 90 days to avoid this sanction by correcting deficiencies and remediying identified violations. Probation may be continued for up to one year after the community corrects all program deficiencies. This ensures that the community has truly changed its ways and become compliant and that all policyholders are advised of the situation when their policies are renewed.

2.6.3. Suspension

If, after a period of probation, a community fails to remedy its program deficiencies, it will be suspended from the NFIP. Suspension means the community is no longer in the NFIP. It is subject to the sanctions for non-participation that are explained in Section 2.6.4.

FEMA grants a community 30 days to show why it should not be suspended and then gives it a 30-day suspension letter. FEMA may also conduct a written or oral hearing before suspension takes effect.

A community can automatically be suspended if, following due notice, it failed to adopt revisions to its floodplain ordinance in response to flood map revisions or amended minimum NFIP criteria. It can also be suspended within 30 days for knowingly making its ordinance non-compliant.

A community suspended from the NFIP may apply to the FEMA Regional Office for reinstatement by submitting the following:

- A local legislative or executive measure reaffirming the community’s intent to comply with the NFIP criteria;
- Evidence that all program deficiencies have been corrected; and
- Evidence that any violations have been remedied to the maximum extent possible.

FEMA may reinstate the community to full program status, bring it to a probationary status, or withhold reinstatement for up to one year after a satisfactory submission from the community.
2.6.4. Sanctions for non-participation

A community that a) does not join the NFIP, b) has withdrawn from the program, or c) is suspended from it faces the following sanctions:

- Flood insurance will not be available. No resident will be able to purchase an NFIP flood insurance policy.

- If the community withdraws or is suspended, existing flood insurance policies will not be renewed.

- No direct Federal grants or loans for development may be made in identified flood hazard areas under programs administered by Federal agencies such as the Department of Housing and Urban Development, the Environmental Protection Agency, and the Small Business Administration. State agencies may also deny financial assistance for floodplain properties.

- Federal disaster assistance will not be provided to repair insurable buildings located in identified flood hazard areas for damage caused by a flood.

- No Federal mortgage insurance or loan guarantees may be provided in identified flood hazard areas. This includes policies written by the Federal Housing Administration, the U.S. Department of Veterans Affairs, and others.

- Federally insured or regulated lending institutions, such as banks and credit unions, must notify applicants seeking loans for insurable buildings in flood hazard areas that:
  - There is a flood hazard; and
  - The property is not eligible for Federal disaster relief.

These sanctions can be severe on any community with a substantial number of buildings in the floodplain. Most communities with a flood risk have joined the NFIP and are in full compliance with their regulatory obligations.
# 3. How Flood Maps Are Prepared

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3.1. The Mapping Effort

3.1.1. Map accuracy

A floodplain map’s accuracy depends on the purpose for which it is prepared and the resources put into it. Some maps are prepared to show general areas subject to flooding. Another map may be done to show the effects of a flood control project, which requires greater accuracy and, therefore, is more expensive to produce.

National Flood Insurance Program (NFIP) maps are prepared for the purpose of insurance rating and land use regulations. The Federal Emergency Management Agency (FEMA) has a limited budget for mapping, so NFIP maps do not always show every flood problem that has been reported or that could exist. In areas studied by approximate methods the map does not provide flood elevations. It is possible for a community or a developer to conduct a study that might be more accurate or have more detailed information. Therefore, it is important to know how maps are prepared and the process for updating and revising them. How maps are prepared is the subject matter of this section. Updating and revising FEMA’s maps to account for new information is covered in Section 6.

3.1.2. FEMA’s mapping program

The National Flood Insurance Act of 1968 directed the Federal Insurance Administration (FIA) to:

- Identify all flood-prone areas within the United States; and
- Establish flood-risk zones within flood-prone areas.

The Federal Insurance and Mitigation Administration (FIMA) is responsible for the flood hazard mapping program. To implement the Congressional directive, FIMA has conducted flood studies and produced various forms of maps. The flood studies analyze the terrain and the factors that affect flooding. This information is used to create the maps that delineate the boundaries of the floodplain.

The initial flood study and mapping efforts of the NFIP were focused on identifying all flood-prone areas within the United States. Using flood data and floodplain information from many sources—such as soils mapping, actual high water profiles, aerial photographs of previous floods, topographic maps—the approximate outline of the 1% annual chance (100-year) floodplain for specific stream reaches was overlaid on available community maps, usually United States Geological Survey topographic quadrangle maps.

These first flood maps are known as Flood Hazard Boundary Maps (FHBMs) and most of them were based on approximate studies and had no Base Flood Elevations (BFEs) established. The majority of communities used a FHBM when they first joined the NFIP.

As money was appropriated by Congress, FEMA performed more detailed studies for many communities, resulting in the publication of Flood Insurance Study (FIS) reports and Flood Insurance Rate Maps (FIRMs). (See Sections 4 and 5 for more detail on map products and
How Flood Maps Are Prepared 3-3 May 2014

What is the Special Flood Hazard Area?

The SFHA is the land area covered by the floodwaters from the base flood (i.e., the flood having a 1% chance of occurring in any given year, also known as the “100-year flood”). It is the area where the mandatory purchase of flood insurance applies. The SFHA is shown on the FIRMs.

Detailed flood studies, also known as Flood Insurance Studies or FISs, include the hydrologic and hydraulic information used in the preparation of the flood boundaries shown on the FIRM.

Today, most communities in the NFIP have a FIRM, which may have areas mapped in detail, mapping based on an approximate study, or a combination of floodplains mapped using each approach. The areas mapped with an approximate study are typically those where there is little or no development and/or little expectation of new development when the mapping was completed.

Additional studies likely have been conducted by other agencies, but FEMA’s studies and maps are what a community must use as the minimum criteria for managing floodplain development. When a more accurate or detailed flood study is available, the community may wish to submit it to FEMA with a request for a Letter of Map Change (see Section 6 for more information).

3.2. Flood Study Terminology

Before describing how flood studies are developed, we first need to introduce some of the common terms used in floodplain analysis and by the NFIP. The following terms are integral for understanding the basis for flood studies and flood maps:

- The 1% annual chance flood (also known as the 100-year or base flood);
- BFE;
- The 0.2% annual chance flood (sometimes referred to as the 500-year flood);
- Special Flood Hazard Area (SFHA);
- FIS; and
- State review.

Their use.) These studies provide communities with the data needed to adopt and implement a comprehensive floodplain management program and to enter the Regular Phase of the NFIP.
3.2.1. The Base Flood

Floods come in many sizes—with varying degrees of magnitude and frequency.

Rivers and lakes are expected to flood, as all bodies of water have floodplains. But each river, each tributary of a river, and each lake are different; and each has its own probability of flooding. For each body of water, engineers assign a statistical probability of recurrence to different size flood events. A flood that is more likely to occur in any given year is assigned a higher probability. Larger events occur less frequently than smaller ones. See Figure 3-1 for more information.

In order to have common standards, the NFIP and the State of Iowa adopted the same baseline flooding probability, the 1% annual chance flood for the purpose of regulating new development. The NFIP refers to this as the base flood since it represents the baseline flood used to map the SFHA boundaries.

The 1% annual chance flood was chosen as a compromise between a lower standard (such as a 10% annual chance flood [10-year], which is a more frequent flood) and a higher standard (such as a 0.1% annual chance flood [1,000-year] flood, which is a less frequent flood) that would likely be considered excessive and unreasonable for the intended purposes of regulating new development and requiring the purchase of flood insurance.

To restate, the base flood refers to a flood that has a one percent chance of occurring or being exceeded in any given year. The terms base flood and 1% annual chance flood are used interchangeably as they relate to NFIP requirements. Higher floodplain management standards are encouraged and are discussed in more detail in Section 13.

What Are the Odds of a “100-Year” Flood?

The term “100-year flood,” which is sometimes used to refer to the “1% annual chance flood,” has caused much confusion for people not familiar with statistics. It is the flood that statistically has a 1% chance of occurring or being exceeded in any year.

Another way of looking at it is to think of the odds that a base flood (1% chance) will happen sometime during the life of a 30-year mortgage (26% chance).

**Table: Chance of flooding over a period of time**

<table>
<thead>
<tr>
<th>Time period</th>
<th>Flood size</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>10-year</td>
</tr>
<tr>
<td>1 year</td>
<td>4%</td>
</tr>
<tr>
<td>10 years</td>
<td>34%</td>
</tr>
<tr>
<td>20 years</td>
<td>56%</td>
</tr>
<tr>
<td>30 years</td>
<td>71%</td>
</tr>
<tr>
<td>50 years</td>
<td>87%</td>
</tr>
</tbody>
</table>

Even these numbers do not convey the true flood risk because they focus on the larger, less frequent floods. If a house is low enough, it may be subject to the 10- or 25-year flood. During the life of a 30-year mortgage, it has a 26% chance of experiencing a “100-year” flood, but the odds are 96% (nearly guaranteed) that it will experience a 10-year flood. Compare those odds to the 5% chance that a house will catch fire during the same 30-year mortgage.

Figure 3-1 Probability of flooding
While the odds of it occurring are more remote than for the 1% annual chance flood, the 0.2% annual chance flood (500-year flood) is the standard used for protecting critical facilities such as hospitals and power plants. However, several Iowa communities have adopted more stringent floodplain regulations that require new and substantially improved structures to be protected to one foot above the 0.2% flood elevation.

3.2.2. Special Flood Hazard Area

On NFIP maps, the area that would be inundated by the base flood is called the SFHA. The SFHA is the area where the NFIP’s floodplain management regulations must be enforced by the community and the area where the mandatory flood insurance purchase requirement applies. The predicted elevation to which floodwater is anticipated to rise during the base flood is the 1% annual chance flood elevation or in NFIP terms, the BFE.

3.2.3. Flood Insurance Study

When a detailed flood study is completed for the NFIP, the information and maps are assembled into an FIS. An FIS is a compilation and presentation of flood risk data for specific flooding sources within a community, which typically consists of an FIS report and FIRM.

The FIRM delineates the 1% and sometimes the 0.2% annual chance floodplains and establishes BFEs for portions of the 1% annual chance floodplain that have been studied by detailed methods. It might also include the delineation of a regulatory “floodway” (explained in Section 3.3.6) for some detailed study stream reaches. The FIRM serves as the basis for rating flood insurance and for regulating floodplain development and carrying out other floodplain management measures.

Some older FIS (produced prior to 1985) include a separate Flood Boundary and Floodway Map that depicts (among other things) the regulatory floodway. Since 1985, the floodway and other flood study data have been included on the FIRM.

The FIS report includes supplemental information about the technical analysis used to perform the flood study and a summary of the community’s flooding history and flood-prone areas. Other specific components of the FIS report include the following:

- The purpose of the flood study;
- The area and streams studied;
- The engineering methods employed;
• Tables summarizing the data used to produce the FIRMs; and

• Computed flood profiles for each detailed studied stream or tributary usually showing the recurrence probabilities for the 10%, 4%, 2%, and 0.2% annual chance floods.

As part of FEMA’s Risk Mapping, Assessment, and Planning (Risk MAP) program, additional flood risk tools are being developed as part of many new flood studies, in addition to the standard FIRMs and FIS reports produced to support the regulatory requirements of the NFIP. These “non-regulatory” tools, which are intended to help communities better understand and plan for flood risk, consist of flood risk datasets and flood risk products. See Appendix 1 for more information about Risk MAP and flood risk products.

3.2.4. State review

In Iowa, all new flood studies and revisions to studies, including those that will be used for regulatory purposes are reviewed and approved by the Department of Natural Resources (DNR) Land Quality Bureau. The purpose of this requirement is to ensure that:

• An adequate study was performed;

• The DNR’s study standards are followed;

• Different studies on the same stream are consistent; and

• All map revisions to reflect stream modifications and flood control structures are based on projects that have been approved by the DNR.

3.2.5. City of West Branch/Cedar County

Included in Section 26 is the FIS report for Cedar County, Iowa and Incorporated Areas. This countywide FIS includes one set of FIRMs for both the unincorporated areas of the County and all of the incorporated areas including the City of West Branch. Section 26 also has excerpts from the FIRM and a street map for the City of West Branch. West Branch was chosen as a case study because it provides succinct examples of the features in a detailed FEMA FIRM and FIS report.

Note that the FIRMs typically do not show or name streets away from the floodplain because such details are not needed for floodplain management. FEMA maps also may not show streets in new subdivisions that were platted after the FIRM was published.

3.3. Riverine Flood Studies

Detailed flood studies are conducted differently for different types of flooding, such as:

Learn more about non-regulatory flood risk tools developed under FEMA’s Risk MAP program through the following FEMA resources:

- Flood Risk Products fact sheet
- Flood Risk Tools fact sheet
- Communicating Flood Risk with Risk MAP Datasets and Products
• Riverine flooding of rivers, streams, or other waterways; and

• Shallow flooding, ponding, and sheet flow.

As noted in Section 1, there are other types of flooding, such as ice jams and dam breaks. This section does not cover how these areas are studied because each situation is unique.

Riverine flooding occurs in rivers, streams, ditches, or other waterways that are subject to overbank flooding, flash floods, and urban drainage system flooding. Riverine studies involve the collection and analysis of information about the river’s watershed, the topography of the land along the river, precipitation, and the characteristics of the river itself.

For purposes of riverine flood studies, the study of the watershed’s behavior is called hydrology, and the study of the river or stream’s behavior is called hydraulics. The results of a riverine study are flood depths and/or flood profiles, which are used to define the SFHA.

3.3.1. Hydrology

The study of a watershed’s behavior during and after a rainstorm is called hydrology. A hydrologic analysis determines the amount of rainfall that will stay within a watershed—absorbed by the soil, trapped in puddles, etc.—and the rate at which the remaining amount of rainfall will reach the stream.

The rainfall that reaches the stream is called runoff. The rate at which the runoff reaches the stream and flows downstream is known as the flood discharge. Discharges are measured in cubic feet per second or “cfs.” For perspective, a cubic foot of water is about 7.5 gallons and one cubic foot per second is about 450 gallons per minute.

Runoff amounts and discharge rates vary depending on soil type, ground slope, land use, and the presence of storm sewers or drainage tiles. In general, more runoff occurs on unforested land, on paved and built-on urban land, and on steeper slopes. Computer models, such as HEC-1 or HEC-HMS from the US Army Corps of Engineers’ (USACE) Hydrologic Engineering Center, allow engineers to incorporate rainfall and snowmelt data, along with numerous watershed characteristics, into the hydrologic analyses used to determine the 1% annual chance flood discharge.

For larger watersheds, river gages with many years of historical flood records are generally the best source of data to use for estimating infrequent floods like the 1% annual chance flood event. River gage records are used where they are available. In order to use them, the hydrologist must make sure that conditions above the gage have not changed significantly during the length of the gage records. Changes such as construction of upstream dams, levees, and even new development may cause the gage record to be unusable.

Where river gage records are not available or are unusable, and where use of the previously described rainfall-runoff methods is impractical because of the size of the watershed, other hydrologic methods must be used to determine the 1% annual chance flood discharge. These include regional regression equations provided by the U.S. Geological Service.
Upon completion of the hydrologic analysis, engineers have flood discharges for various frequency events that are measured at different points along a stream, such as at the confluence with another stream and at the mouth of a tributary stream.

3.3.2. Cross sections

All detailed flood studies examine the areas through which floodwater will flow. This requires a determination of ground elevations and obstructions (such as buildings, bridges, and other development) for these areas. Accurate data on the shape of the stream and changes in the floodplain are obtained from field surveys, aerial photo maps, topographic maps, or Light Detection and Ranging (LiDAR) data.

To locate the true elevations at a site, surveyors have established elevation reference marks or bench marks that are referenced to a common vertical elevation reference called a datum. Using a datum ensures a uniform standard and helps avoid the confusion of using different vertical reference points in adjacent areas.

While there are some bench marks set by Federal agencies, most of them are established by private surveyors and local agencies. Local reference marks usually relate to a national datum (see “About Datums and Elevations” on the following page), but some may not. It is important to double check that the datum used in your community for elevation reference marks is the same datum used for the flood elevations in the FIS.

There are two datum used for almost all FEMA flood studies: the National Geodetic Vertical Datum of 1929 (NGVD 29) or the North American Vertical Datum of 1988 (NAVD 88). NAVD 88 is used for all new flood studies produced by FEMA. If elevations are not in the same vertical datum, they must be converted before making any comparison between the field surveyed elevations and the elevations shown in the FIS. Datum conversion between NGVD 29 and NAVD 88 can easily be performed using NOAA’s VERTCON 2.0 conversion tool.

**LiDAR System**—An airborne laser system, flown aboard rotary or fixed-wing aircraft, that is used to acquire x, y, and z coordinates of terrain and terrain features that are both manmade and naturally occurring. LiDAR systems consist of an airborne Global Positioning System with attendant base station(s), Inertial Measuring Unit, and light-emitting scanning laser.
About Datums and Elevations

During the 1920s, the U.S. government created a network of 21 tidal gauges in the U.S. and 5 in Canada to provide a fixed continental datum that would bring a consistent relationship to all vertical determinations in the U.S. This new datum was known as the National Geodetic Vertical Datum of 1929 (NGVD 29) and is the base elevation to which all relief features and elevation data were referenced in the contiguous United States. NGVD 29 is also the datum of reference for older FEMA flood studies.

To eliminate inconsistencies caused by assuming that 0 feet NGVD 29 was the same as mean sea level at all 26 tidal stations (which it is not), a new and more accurate datum was developed known as the North American Vertical Datum of 1988 (NAVD 88). Elevations for newer flood studies are now based on NAVD 88.

Most permanent elevation reference marks (or bench marks) are referenced to either NGVD 29 or NAVD 88. Bench marks can be brass caps, chiseled squares, permanent nails, or other designated markers left by surveyors. The city or county surveyor or engineer’s office usually has a list of bench marks in a local community. The National Geodetic Survey also maintains a listing of many bench marks that can be accessed at http://www.ngs.noaa.gov.

Established reference marks and bench marks with a recorded elevation allow surveyors to describe the changes in the ground levels or stream characteristics as elevations. They are also used by surveyors to determine the elevations of buildings that are at risk of flooding.

A cross section is a graphical depiction of the stream channel and the floodplain at a particular point along the stream. It is taken at right angles to the direction of flow of the stream. At each cross section, the engineer has accurate information on the size of the channel, the shape of the floodplain, and the changes in the elevation of the ground. A typical surveyed cross section is shown in Figure 3-2.

Cross sections are taken of the floodplain at locations along the stream that are representative of local conditions. They are taken at each bridge or other major obstruction and at other locations, depending on how much the stream or adjacent floodplain conditions change.

Cross sections are shown on FIRMs (see Figure 3-3) with a line and a letter in a hexagon at each end. Generally, the more changes there are in topography (e.g., steep river banks changing to large flat overbank area or meandering streams), the more cross sections are needed to define the floodplain accurately. For example, in the City of West Branch, the
mapping partner developed a cross section at the Downey Street footbridge (Tributary A, cross section D) to be sure that the footbridge is reflected in the flood study.

The surveyors and engineers also estimate the roughness factor along the floodplain to determine how fast floodwater will flow through the area. Roughness factors are related to ground surface conditions, and they reflect changes in floodwater velocity due to ground friction. For example, water will flow faster over mowed grass and pavement than it will over an area covered in bushes and trees or planted in tall crops.

A portion of the collected survey information is used in the hydrologic analysis, but the surveyed cross sections and other survey information are the building blocks of the hydraulic analysis and mapping effort.

3.3.3. Hydraulics

For purposes of floodplain analysis, hydraulics is the study of floodwater moving through the stream and the floodplain. Hydraulic analysis combines:

- Flood hydrology (i.e., the discharges);
- The cross section data to define how much area there is to carry the flood; and
- Stream and floodplain characteristics—“roughness,” slope, location, and size of structures. Water will flow faster where the slope is steeper and the floodplain is “smooth” (e.g., where there are no trees, buildings, or other obstructions to cause turbulence). Development can change these characteristics, which can change both the hydrology and the hydraulics of a flood.

The data are usually processed using a computer model, most commonly HEC-RAS, which was developed by the USACE Hydrologic Engineering Center.

The hydraulic study produces water surface elevations, velocities, and floodplain widths at each cross section for a range of flood flow frequencies (see Figure 3-4). These elevations are the primary source of data used by engineers to map the floodplain. For more information on the methods used to map the floodplain see page 5-9 of the Cedar County, Iowa and Incorporated Areas FIS in Section 26.
An FIS usually produces water surface elevations for the 10%, 4%, 2%, 1%, and 0.2% annual chance floods, although some studies may just show the 1% annual chance flood. Elevations for the other frequency floods are typically used for varying floodplain management purposes. For example, the 2% annual chance flood data may be used for designing bridge and culvert openings, and the 0.2% annual chance flood for siting critical facilities.

3.3.4. Flood profile

The hydraulic computer program produces a flood elevation at each cross section, but flood elevations at locations between the cross sections need to be determined as well. This is done by connecting the points of elevation at each cross section to produce a graph called a flood profile.

Located in Section 26 is the FIS for Cedar County, Iowa and Incorporated Areas, which includes the City of West Branch. The flood profiles are found in the back of the FIS report. There are two waterways studied in detail but there are three profile sheets since the profile for West Branch Wapsinonoc Creek extends onto two pages (02P and 03P). The other waterway, Tributary A, is shown on one page, 01P.

The bottom of the flood profile (the horizontal axis or x-axis) shows the distance along the stream, which is commonly called stationing. When profiles are plotted, the slope of the stream bed will rise as the graph is read from left to right (i.e., downstream-to-upstream).

River distances are measured in either feet or miles and normally follow the centerline of the stream. For most profiles the distance is measured above the mouth of the stream or above its confluence (where it meets with another stream). However, there are other starting points that can be referenced, such as a community boundary, a road crossing, a dam, or some other easily identified point of reference.

The downstream limit of detailed study for West Branch Wapsinonoc Creek is 450 feet upstream of Interstate 80. Therefore, the profile’s stationing starts at the downstream end of the study, which is 450 feet upstream of Interstate 80.
The left and right sides of the graph (the vertical axis or y-axis) show the elevation in feet NAVD datum (or NGVD for older studies). The legend at the bottom right corner shows the symbol for each flood profile plotted (see Figure 3-6). Bridges are indicated with an “I” shaped symbol, which represents the distance from the bridge’s low chord (lowest beam) to the top of the roadway (see Figure 3-5).

Additional information is provided on the profiles, including corporate limits, the locations of culverts, and confluences with smaller streams. Profiles also provide a picture of stream characteristics, such as steep sections of the stream bed and where restrictive bridge openings cause floodwaters to back up.

Figure 3-5 and Figure 3-6 show profile page 03P for West Branch Wapsinonoc Creek. Note the “I” for the railroad bridge and how flood heights back up upstream (to the right) of the bridge. You can see how the bridge affects the 1% annual chance flood profile but not the 10% annual chance flood profile. This is because the bridge opening has sufficient area to convey the 10% annual chance flood but not enough area to convey the 1% annual chance flood without resulting in floodwater backing up behind the bridge.
By reading a profile, the flood elevation at any point along the stream can be determined. Reading profiles is covered in Section 5.

3.3.5. Floodplain mapping

The next step in developing the flood study is to map the flood profiles generated by the hydraulic modeling program using the best available topographic data. The more detailed the topographic data used, the more accurate the mapped floodplain boundaries will be. Some communities have collected their own topographic data and provided it to FEMA for use in the floodplain mapping process. Between 2006 and 2010, the State of Iowa collected high-quality topographic data for the entire State using LiDAR technology.

3.3.6. Floodway analysis

The final step in preparing most riverine flood studies is to produce the floodway analysis, which identifies where encroachment by development can and cannot be allowed.

The floodway is the stream channel and that portion of the adjacent floodplain which must remain open to permit passage of the 1% annual chance flood. Floodwaters generally are deepest and swiftest in the floodway, and anything in this area is at the greatest risk during a flood.

The remainder of the floodplain is called the floodway fringe (see Figure 3-8) where water may be shallower and slower. NFIP minimum standards provide that areas outside the boundaries of the floodway can be developed. Consequently, most communities permit development in the floodway fringe if the development is elevated or otherwise protected to the 1% chance flood level (or any higher State or local standards).

A floodway analysis establishes the boundaries of the floodway or “encroachment limits” using these floodplain management concepts:

- Properties on both sides of a river or stream should be treated equitably. The degree of obstruction permitted now for one side of the river should be permitted in the future on the other side.
• An increase in the 1% annual chance flood elevation will not exceed one foot as a result of encroachment along the floodway.

• To the extent feasible, the floodway encroachment limits will be located:
  1. To avoid the need to seek removal of a lawful existing structure in order to safely convey the 1% annual chance flood;
  2. To minimize any increase in the 1% annual chance flood elevation where such an increase will adversely affect an existing lawful structure; and
  3. To avoid imposing restrictions on a lawful structure’s improvements or replacement.

A floodway analysis is performed using a hydraulic modeling program, such as the USACE’s HEC-RAS program, that can make the necessary calculations of the effects of further development. Beginning at both edges of the floodplain, the computer model starts “filling” the floodplain. This proportionally “squeezes” the floodwater toward the channel and causes the flood level to rise. At the point where this process reaches a one foot rise, the floodway boundaries are drawn (see Figure 3-9).

Not every cross section will show exactly a one foot rise. Topographic conditions and the need to “smooth out” the floodway line will result in some cross sections having surcharges of less than one foot.

Allowing flood heights to rise up to one foot is a compromise standard. Prohibiting any rise in flood heights would prohibit most types of development in the floodplain area. On the other hand, allowing development to cause greater increases in flood heights will increase flood risk for others.

A floodway analysis should be prepared with close coordination between the modeling engineer and those who are responsible for community planning and floodplain management.

The number of possible floodway configurations is almost limitless. Therefore, in choosing a regulatory configuration, the interests of individual property owners and the community as a whole must be weighed.

3.3.7. State review

When a flood study is completed, it is sent to the DNR's Land Quality Bureau for the State review. The DNR reviews the discharges, 1% annual chance flood elevations, and floodways for regulatory use.
3.4. Other Flood Studies

3.4.1. Shallow flooding studies

For the NFIP, **shallow flooding** is defined as flooding with an average depth of one to three feet in areas where a clearly defined channel does not exist. Shallow flooding can exist in any of the following situations:

- **Ponding**: In flat areas, where water collects or ponds in depressions;
- **Sheet flow**: In steeper areas where there are no defined channels or on flat plains, where water will spread out over the land surface; and
- **Urban drainage**: Local drainage problems can be caused where runoff collects in yards or swales or when storm sewers back up.

For the purposes of the NFIP, shallow flooding is distinguishable from riverine flooding because it occurs in areas where there is no channel or identifiable flow path.

Shallow flooding is often mapped based on historic flood experiences and a study of the topography. In some areas, the techniques used for riverine studies are used. The result will either be a 1% annual chance flood elevation (i.e., in NAVD or NGVD) or a 1% annual chance flood depth (i.e., in feet above the ground). A shallow flooding study usually delineates the inundation area for the 1% annual chance flood elevation, but not other flood frequencies.

These areas are usually designated on the FIRM as an “AH” Zone (elevation referenced to NAVD or NGVD) (see Figure 3-10) or an “AO” Zone (flood depth shown above existing ground). Note that FEMA generally does not map shallow flooding areas less than one foot deep. Therefore, a FIRM probably does not show all areas prone to shallow flooding in a community.

3.4.2. Approximate studies

Detailed flood studies are expensive to produce so it is not cost effective to perform a detailed study in watersheds where there is little or no development or where none is anticipated, such as in many rural areas.

Many NFIP maps show floodplains that were mapped using approximate study methods. These approximate flood hazard areas are designated as Zone A on the FIRM. While approximate flood zones are part of the SFHA, BFEs are not established for those areas.
the past, approximate flood zones were determined using a variety of data sources, including soils maps, actual high water profiles, aerial photographs of previous floods, and topographic maps. In recent years, approximate flood zones have frequently been delineated using hydraulic modeling methods that, while somewhat similar to those used for detailed studies, do not involve the level of accuracy or meet the topographic data requirements needed to satisfy the NFIP’s standards for an FIS.
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4.1. Types of Maps

4.1.1. Introduction

As the National Flood Insurance Program (NFIP) has evolved, so have the flood map products used for it. The first flood maps published in the early days for the NFIP were intended to provide only a rough approximation of the flood risk areas within individual communities. Over the years, the quality and complexity of flood map products increased, with the latest generation of Federal Emergency Management Agency (FEMA) flood map products being produced under the Risk Mapping, Assessment, and Planning (Risk MAP) program providing seamless digital flood hazard information for an entire watershed. While the uses for earlier map products were primarily land use regulation and insurance, the new products include a number of non-regulatory flood risk tools that can assist communities with flood risk assessment and mitigation planning efforts.

While a number of Iowa communities have access to the latest FEMA flood map products, as of 2013 many Iowa communities are still using older map formats, with some still using the earliest map products published in the 1970s. For this reason, this section explains each of the various flood map products still being used by Iowa communities.

4.1.2. Flood Hazard Boundary Map

Flood Hazard Boundary Maps (FHBMs) were initially prepared to provide an identification of flood risk for many communities in a short period of time. They were published in the 1970s and early 1980s without benefit of detailed studies or hydraulic analyses for more than 21,000 flood-prone communities in the nation. In most cases, they were intended for interim use until more detailed studies could be performed for communities.

FHBMs are still being used in a number of Iowa communities where more detailed floodplain map products have not been prepared. They are to be used for floodplain management in conjunction with other local studies and other available data.

On the FHBM, the Special Flood Hazard Area (SFHA) is designated as a shaded area labeled “Zone A,” and no Base Flood Elevations (BFEs) are provided (see Error! Reference source not found.).

In some cases FEMA simply converted the FHBM to a Flood Insurance Rate Map (FIRM) by issuing a letter to the community stating that the FHBM shall be considered a FIRM without printing a new map. This process is called a “special conversion”—converting the community from the Emergency Phase to the Regular Phase of the NFIP. (These phases of the NFIP are discussed in Section 2.4).

Figure 4-2 is a sample of a special conversion letter for the City of Volga. The letter tells the community that FEMA is not reprinting its map but asks the Administrator to permanently mark
the “FHBM as a FIRM with the new effective date and suffix.” In these situations, the Zone A is treated the same as an approximate A Zone on the FIRM.

4.1.3. FIRMs and FBFMs

As discussed in Section 3, Flood Insurance Studies (FISs) that were published prior to 1985 included, in addition to the FIRM, a separate map panel called the Flood Boundary and Floodway Map (FBFM), which showed, among other things, the regulatory floodway. The reason for this is that, prior to 1985, the FIRMs were designed for use by insurance agents and lending institutions, while the FBFMs were intended for floodplain regulation purposes. For newer studies, all floodplain boundary information, including the floodway, is presented on the FIRM.
FIRMs and FBFMs follow similar formats and the information provided in Section 4.2 below is relevant to both types of maps.

4.2. General Map Features

This section applies to both FIRMs and FBFMs with a brief description of FBFMs where they may differ.

Flood maps are prepared with an Index Map Panel when a community is mapped on more than one panel to show the area of the community covered by each map panel. Each map panel also contains similar general features or elements that include:

- The community name and NFIP number;
- A title block;
- An effective date or revision date information;
- Map panel information;
- A map scale to relate horizontal distance on the ground to distance on the map;
- An arrow pointing north on the map;
- Bench marks (new format) or elevation reference marks (old format);
- On newer FIRMs, Notes to Users containing basic information on use of the map and how it was developed (see Section 4.2.7); and
- A legend (or key) to identify the features shown on the map including FIRM zones.

In this section we will discuss the map index, map scale, direction, bench marks, and other map features.

4.2.1. Map index

Prior to the mid-1990s, FEMA typically produced flood map products for each individual community. Many communities were small enough geographically that their flood hazard areas fit on one map panel. An example is the original FIRM and FBFM for the City of West Branch, effective date March 16, 1983 (see Figure 4-4). In those situations, no map index was printed and the title box of the FIRM and FBFM included the words “Only Panel Printed.”

But, many communities, especially counties, are geographically too large to fit on one map panel at a usable scale. Since the mid-1990s, FEMA has replaced many of those earlier maps with countywide mapping products that include all of the communities within the county boundaries. One of those communities is the City of West Branch, which is now included in the countywide FIRM for Cedar County. Maps for these types of communities are divided into two or more panels with unique panel numbers. Whenever a community requires more than one panel, a map index is prepared for the FIRM.
The map index shows the community’s boundaries, highlighting prominent features such as major highways, railroads, and streams. The map index shows how the community is displayed on the various panels. Panels that are not printed (often due to being all one flood zone or having no flood hazards identified) are identified with an asterisk ("**") following the panel number. The specific reason the panel is not printed (such as No SFHAs Identified) will be identified on the index, usually at the bottom left or right. The index for a countywide map product also includes a “Listing of Communities,” the “Map Repository” locations for each community, and other information as shown by the example in Figure 4-5B. For very large counties, there may be more than one index panel in order to show the entire county at a usable scale.

Figures 4-5A and 4-5B are from the map index for the Cedar County FIRM. As previously mentioned, in its original FIS the City of West Branch was included on one map panel. Because of the panel scheme and map scale for the most recent Cedar County FIRM, the corporate boundaries and SFHA for the City of West Branch extend onto four separate FIRM panels (see Figures 4-5A and 4-5B).

The map panel numbers for each panel printed appear in the title block of the index (see Figure 4-3 - “PANEL PRINTED: 25, 50, 75, 100, 125, 142, etc.”). For a countywide map product, the “Listing of Communities” table (see Figure 4-5B) included on the index panel can be used to find the map panels that apply to an individual community. For example, for the August 19, 2013, FIRM for Cedar County, the City of West Branch is shown on FIRM panels 0211, 0212, 0213, and 0214.
Figure 4-4 Historic FIRM and FBFM index – City of West Branch, Iowa
Figure 4-5A Index for Cedar County, Iowa and Incorporated Areas showing West Branch
4.2.2. Community name and NFIP number

FEMA has assigned every community a unique six-digit number known as a Community Identification Number (CID). This number is shown on the index and on each FIRM panel to identify each community that is included on it. In Iowa, the CID for each community starts with "19" because Iowa is the 19th State alphabetically.
4.2.3. Title block

The title block is located in the lower right portion of each unopened index and FIRM panel (see Figure 4-6). Included in the title block are:

- The community name, in this case the county since this is a countywide study;
- The map panel number;
- The names of the individual communities shown on this panel;
- The six-digit CID numbers for the communities shown on the panel (i.e., 190050 and 190058) followed by the panel number 0211;
- Map panel suffix − a letter, e.g., A, B, C, etc.;
- Map number − For a countywide FIRM the sixth digit is always a “C”; and
- Map effective or map revision date – August 19, 2013, for Cedar County, Iowa and Incorporated Areas.

4.2.4. Map revision date

The effective date in the title block indicates the map’s most recent revision. If changes occur within a community that require a physical map change, FEMA republishes only the map index and map panels affected by the change. The revised panels are given a new map effective date and a new suffix letter. FIRMs that have been partially revised more than once may have map panels with several different effective dates and suffix letters.

The map index shows the current effective map date for all of the FIRM panels or that of the most recently revised panel. Because Cedar County, Iowa and Incorporated Areas is a first countywide FIRM, all of the map panels have an effective date of August 19, 2013, and a suffix of “C.”

You can use the FEMA Map Service Center (MSC) website (http://msc.fema.gov) to ensure that you are using a community’s latest effective FIRM. The MSC website contains the effective flood map products for all communities that have their SFHA mapped by FEMA, as well as historic maps and, in the case of communities where a mapping project is in progress,
it may also contain copies of future FIRMs. Section 5 provides additional information on the MSC and other ways to view and access FIRM data online.

4.2.5. Map scale and north arrow

The map scale used on a FIRM depends on the size of the mapped area for a community, whether or not a detailed flood study is shown on the panel, and on the base map that is used. Be aware that different map scales may be used for a single community with more than one map panel. For instance some map panels in Cedar County are at 1" = 500' while other panels for the County have a scale of 1" = 1000' or 1" = 2000'. Obviously, using the correct scale is critical when accurately locating a property on the FIRM panel.

An arrow pointing north is shown on all maps, including the map index. Typically, Iowa maps show north to the top of the map. However, sometimes the north direction on the map is “turned” to maximize the mapped area that can be shown on a panel and to minimize the number of panels. Be sure to check the north arrow on any map you use (see Figure 4-7).

4.2.6. Bench marks or elevation reference marks

Bench marks (new format FIRMs) or elevation reference marks (old format FIRMs) are shown on the FIRM and FBFM panels.

Old format: Reference mark locations are identified with an “x” and the designation “ERM” or “RM” followed by a number. Descriptions of the reference marks, including their elevations, appear on the map panel, on the map index, or in the FIS report.

New format: Bench marks are still shown on the FIRM with an “x” but the identifying number used (MG0379) is a National Geodetic Survey (NGS) bench mark number. The current elevation, description, and/or location information for bench marks shown on the FIRM can be found by visiting the NGS website at http://www.ngs.noaa.gov.

Bench marks or elevation reference marks shown on the FIRM contain important information for local surveyors since they provide a known starting point for any elevation survey.
4.2.7. Notes to Users

All newer FIRMs, known as digital FIRMs, contain additional information under the “Notes to Users” on the left hand border of each FIRM panel. The “Notes to Users” contains information on using the FIRM and some basic information regarding data used to produce it. The “Notes to Users” example shown below is from Cedar County FIRM panel 19031C0211C for the City of West Branch:

![Notes to Users Example](image)

4.2.8. FIRM zones

The floodplain areas shown on FIRMs can consist of several different zone designations. Though these different zone designations are primarily used for insurance rating purposes, they could also be used for other floodplain management purposes. The more common zones are listed in Figure 4-10.
Zone A  
Designation of the area inundated by the 1% annual chance flood (also known as the 100-year or base flood), which is also called the base floodplain. No coastal flood hazard dynamics or coastal flood hazard areas determined. There are seven types of A Zones:

<table>
<thead>
<tr>
<th>Zone A</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>The base flood mapped by approximate methods (i.e., BFEs are not provided). This zone is often called an unnumbered A Zone or an approximate A Zone.</td>
</tr>
<tr>
<td>A1-A30</td>
<td>These are known as numbered A Zones (e.g., A7 or A14). This is a base floodplain showing BFEs (used for older FIRMs).</td>
</tr>
<tr>
<td>AE</td>
<td>The base floodplain with BFEs provided. AE Zone delineations are used on newer format FIRMs instead of A1-A30 Zones.</td>
</tr>
<tr>
<td>AO</td>
<td>The base floodplain defined by sheet flow or shallow flooding. 1% base flood depths (feet above ground) are provided.</td>
</tr>
<tr>
<td>AH</td>
<td>Shallow flooding such as ponding, including a static BFE.</td>
</tr>
<tr>
<td>AR</td>
<td>The 1% annual chance floodplain that results from the decertification of a previously accredited flood protection system that is in the process of being restored to provide a 1% annual chance or greater level of flood protection.</td>
</tr>
<tr>
<td>A99</td>
<td>Areas subject to inundation by the 1% annual chance flood event, but which will ultimately be protected upon completion of an under-construction Federal flood protection system.</td>
</tr>
</tbody>
</table>

Zone V  
The base floodplain subject to coastal high hazard flooding. There are three types of V Zones: V, V1-30, and VE that correspond to the similar A Zone designations. Iowa does not have any coastal flooding and, therefore, no V Zones.

Zone B and Zone X (shaded)  
Area of moderate flood hazard, usually the area between the limits of the 1%- and 0.2%- annual chance floods. It can also be an area of the 1% annual chance flood (1) with average depths of less than one foot, (2) with a drainage area less than one square mile, or (3) protected by levees from the base flood.

Zone C and Zone X (unshaded)  
Area of minimal flood hazard, usually depicted on FIRMs as above the 0.2% annual chance flood level.

Zone D  
Area of undetermined but possible flood hazard.

**Figure 4-10 FIRM zones**

Note that the SFHA includes only A and V zones, with V zones not present in Iowa.

### 4.3. Map Formats

#### 4.3.1. Flood Insurance Rate Map – old format

This section briefly discusses the format used for FIRMs issued before 1985 when a separate FBFM was published along with the FIRM.

The FIRM is used to determine:

- Whether a property is in the mapped SFHA;
- The flood insurance zone that applies to the property; and
- The BFE (when provided) at a site.
Dates: Several dates may be listed in the FIRM legend, including:

- Initial Identification – date of the first FHBM.
- Flood Insurance Rate Map Effective – the date of the initial FIRM. This is the date that determines whether a building is “pre-FIRM” or “post-FIRM.” In the case of West Branch, this date is March 16, 1983.
- Flood Insurance Rate Map Revisions – dates of subsequent revisions to the FIRM.

The old format FIRM also shows:

- **1% annual chance (aka 100-year) floodplain or SFHA** designated by the darker-shaded areas (Insurance Zones A, A1-A30 (AE on new format), AO, AH);
- **0.2% annual chance (aka 500-year) floodplain** designated by the lighter-shaded areas (Insurance Zone B); and
- **BFE.** The water surface elevation of the 1% annual chance flood at specific points along a stream is denoted in whole numbers by wavy lines running across the floodplain. The BFE shown on the City of West Branch’s old format FIRM panel 0001B for West Branch Wapsinonoc Creek just upstream (west) of the railroad bridge near RM1 is 712 feet, NGVD 29 (see Figure 4-11A). Note that in riverine floodplains, the BFE provided on the FIRM is the approximate elevation rounded to a whole number. The flood elevations in the profile are more accurate and can usually be determined to 0.1 foot.

![Figure 4-11A Old format FIRM for West Branch](image-url)
Note that AH Zones and some lake A or AE Zones have the BFE noted in parentheses beneath the zone designations:

<table>
<thead>
<tr>
<th>Zone AH</th>
<th>Zone A9</th>
</tr>
</thead>
<tbody>
<tr>
<td>(EL 700)</td>
<td>(EL 700)</td>
</tr>
</tbody>
</table>

Sometimes the FIS report contains a more detailed BFE (to 0.1 foot) for these areas, but in other situations only the whole foot elevation shown on the FIRM is available for these areas.

- **Zone break line.** Also referred to as a “Gutter Line,” this is a thin white line that separates different SFHA zones or divides SFHAs with different BFES, flood depths, or flood velocities. In Figure 4-11B there is a zone break shown along Briery Run at the limit of detailed study and it divides the Zone A4 from the Zone A.

- **Approximate floodplain areas.** These 1% annual chance floodplain areas are delineated using approximate methods. No BFES are shown in approximate floodplain areas and the areas are classified as (unnumbered) A Zones.

In Figure 4-11B the western portion of Briery Run is shown as an approximate Zone A area.

- **FIRM example.** An example of a FIRM with SFHAs using both approximate and detailed study methods is shown in Figure 4-11B. Note the white line that separates the approximate SFHA (Zone A) to the west from the detailed studied area (Zone A4) to the east. Note also the approximate Zone A to the west has no BFES or B Zones subject to the 0.2% annual chance flood.

![Figure 4-11B Example of Zone A and detailed study with BFES as shown on a FIRM](image)

In this old format example the detailed study area is designated by the numbered “A4” Zone.
4.3.2. Flood Boundary and Floodway Map

For streams that have been studied by detailed methods, the FBFM shows how the SFHA is divided into the floodway and floodway fringe for streams having a floodway designated. They also show general floodplain areas where floodplains have been delineated using approximate methods.

FBFM features:

- **Title box.** Includes the community name, county name, panel number, community number, and the effective map date. The panel numbers and effective dates may be different from the FIRM panel numbers.

- **Map scale.** The FBFM may have a different scale than the FIRM for the same community.

- **Cross section line.** These lines represent the location of the surveyed cross sections used in the computer model that calculates the BFEs. The cross sections can be used to relate a specific point on the FBFM to the flood profile and floodway data table.

- **Floodway.** On the FBFM, the 1% annual chance floodplain is divided into two areas, the floodway and the floodway fringe. The white area adjacent to and including the channel is the floodway. The shaded area is the floodway fringe (see Figures 4-12 and 4-13).

![Figure 4-12 FBFM showing floodway, cross sections, and SFHAs](image)

*Note: This is the same area shown in Figure 4-11B.*
One problem with this method of delineating floodways this way is that people sometimes confuse the white floodway with the white area representing land that is in Zone C (i.e., the area outside the SFHA). Also, because the floodway was mapped separately, property owners, lenders, real estate agents, and others often do not have easy access to the FBFMs and do not realize the severe flood hazard associated with the area designated as a floodway. This issue was addressed for maps published after 1985 where floodways were delineated on the FIRM as diagonally hatched areas (see Figures 4-14A, 4-14B, 4-15A, and 4-15B).

Note that no BFEs or flood zone labels are shown on the FBFM. Also, if a map panel area does not include any detailed study streams or floodways, a FBFM was not printed.

- **Floodway Fringe.** The floodway fringe is shown as a shaded area outside of the floodway but still within the 1% annual chance (100-year) floodplain.

- **0.2% annual chance (500-year) floodplain.** Lighter shaded areas adjacent to, but outside of the 1% annual chance floodplain delineate the 0.2% annual chance floodplain for streams studied in detail.

- **Approximate floodplain areas.** 1% annual chance (100-year) floodplain areas that are determined using approximate methods. The limits of the approximate floodplain on the FBFM are shown as dashed lines. An example is in Figure 4-12.

### 4.3.3. Flood Insurance Rate Map – new format

Increasingly user-friendly flood maps have been designed over the years since the first flood maps were issued. A new format for FIRMs was introduced in 1985 that includes:

- Floodways and other floodplain management information, such as cross section locations, that were previously provided on separate FBFMs; and

- Simplified flood insurance zone designations. The previous Zones A1-A30 were replaced by the designation of AE, and Zones B and C were replaced by Zone X. The 0.2% annual chance floodplain is still shown as lightly shaded portions of Zone X and is often referred to as Zone X.

Figure 4-14A and 4-14B are examples of a new format FIRM with a floodway and Figure 4-15A and 4-15B are example legends for the new formats.

With these changes, the FIRMs can more easily be used by community officials for floodplain management; by lenders to determine the need for flood insurance; by insurance agents to
rate policy applications; and by land surveyors, engineers, property owners, and others to determine flood hazards in a given location.
Figure 4-15A Legend – new format FIRM

Figure 4-15B Legend – new format color FIRM
4.3.4. Countywide FIRMs

Countywide FIRMs show flood hazard information for all geographic areas of a county, including incorporated cities and villages. Cedar County has a countywide FIRM that includes the City of West Branch, the case study community used in this document.

Previously, maps were prepared for each jurisdiction. County FIRMs, for example, only showed the flood hazards identified in the unincorporated areas of the county and did not show any flood information inside the corporate limits of a given municipality. Now, all the identified flood hazard areas within the boundaries of the county are shown on one set of countywide maps.

The countywide FIRM format has a number of advantages; one in particular is that FIRMs do not need to be updated when municipal boundaries change. An example of a countywide FIRM showing the SFHAs across community boundaries is shown in Figure 4-18.

Note: Each countywide FIRM panel has a number with five digits and the letter “C,” which stands for “countywide.” Do not confuse the five-digit map panel number with the six-digit NFIP CID (see Figure 4-16).

![Figure 4-16 Cedar County and Incorporated Areas – countywide map panel number (left) and Community Identification Number (right)](image)

The initial FIRM date for each community is shown on the FIRM index. These are the "post-FIRM" dates used for insurance rating. Do not confuse them with the effective date of the latest FIRM panel, which is shown in the title box. Figure 4-17 shows the “Listing of Communities” for the Cedar County FIRM. This table lists the communities located within the county, the panels on which they can be found, and their respective identification and post-FIRM dates.
LISTING OF COMMUNITIES

<table>
<thead>
<tr>
<th>COMMUNITY NAME</th>
<th>COMMUNITY NUMBER</th>
<th>LOCATED ON PANEL(S)</th>
<th>INITIAL NFIP MAP DATE</th>
<th>INITIAL FIRM DATE</th>
<th>MOST RECENT FIRM PANEL DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>DENNIS CITY OF</td>
<td>190067</td>
<td>0220, 222</td>
<td>DECEMBER 20, 1974</td>
<td>JUNE 10, 1977</td>
<td>AUGUST 19, 1977</td>
</tr>
<tr>
<td>(UNINCORPORATED AREAS)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CEDAR FALLS</td>
<td>190148</td>
<td>0220, 222</td>
<td>AUGUST 19, 1977</td>
<td>AUGUST 19, 1977</td>
<td>AUGUST 19, 1977</td>
</tr>
<tr>
<td>DURAND CITY OF</td>
<td>190192</td>
<td>0220, 222</td>
<td>AUGUST 19, 1977</td>
<td>AUGUST 19, 1977</td>
<td>AUGUST 19, 1977</td>
</tr>
</tbody>
</table>

*NO SPECIAL FLOOD HAZARD AREAS IDENTIFIED

Figure 4-17 Listing of communities table from Cedar County, Iowa Countywide index

Figure 4-18 Countywide FIRM showing SFHAs in multiple communities

4.4. Special FIRM Features

4.4.1. Lakes

Most lakes have a single static (i.e., stillwater) BFE shown in parentheses below the flood zone in situations where a 1% annual chance flood elevation has been established (Figure 4-
19). However, some long lakes, especially reservoirs, have a higher BFE at the upstream end than at the outlet. These types of lakes and reservoirs have the 1% annual chance flood elevation shown on the FIRM with wavy lines in the same manner as riverine BFEs. Lakes such as these will also be included in the stream profiles section in the FIS report.

Where studies have been carried out for lakes and reservoirs, information on the associated stillwater elevations is contained in Section 3 of the FIS report in the form of a Summary of Stillwater Elevations table (Figure 4-20). Note that BFEs are rounded to one-tenth of a foot in the table, but are shown in parentheses in whole foot numbers on the FIRM. For the most accurate flood elevation, use the more detailed elevation as provided in the FIS report.

<table>
<thead>
<tr>
<th>Flooding Source and Location</th>
<th>Elevation (ft. NGVD)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>10-year</td>
</tr>
<tr>
<td>Falls Lake (entire shoreline)</td>
<td>256.9</td>
</tr>
</tbody>
</table>

**Figure 4-20 Summary of stillwater elevations for Falls Lake**

**4.4.2. Shallow flooding on FIRM**

Under the NFIP, ponding or sheet flow constitutes shallow flooding.

Two methods can be used to display shallow flooding. An AH Zone may be used for areas of ponding, whereas an AO Zone may be designated if there is flow with no defined channel. Unlike most other SFHAs, Zone AOs are not referenced to a vertical datum. Instead the depth of flooding for these areas is provided in feet of depth above ground, i.e., an “AO2” Zone designates that the 1% annual chance flood is 2 feet deep.

Figure 4-21 provides an example of the Zone AH typically used for ponding areas. This figure highlights both the river (Zone A20) and the interior ponding areas behind the levee (Zone AH).
Users should keep in mind that the simple conversion of FIRMs to a digital format does not inherently improve the engineering quality of the product. Many of the same difficulties with interpretation of flood risk data and the need for users to apply sound judgment in decision-making based on the maps remain unchanged.

4.5. Digital FIRMs

Since the late 1990s, FIRMs prepared by FEMA have been produced digitally. Digitally produced FIRMs have many benefits. For example, they can be more easily updated by FEMA and its mapping partners. Additionally, the flood hazard data shown on the FIRMs can be incorporated in a community’s Geographic Information System (GIS) and used with

Figure 4-21 Shallow flooding areas shown as AH Zones

Note how the BFE on the river is 426 feet while in the Zone AH ponding areas the BFEs are 402, 404, and 405 feet. While there are still SFHAs landward of the levee, the flood levels are much lower because it was determined the levee provides protection from the 1% annual chance flood from the river.
other data layers, such as zoning and parcel information and detailed street networks, for planning purposes or additional analysis.

While all FIRM panels and FIS reports for communities participating in the NFIP (including older maps and reports that were not developed digitally) can be accessed and downloaded through the FEMA MSC (http://msc.fema.gov), digital FIRMs have a number of additional products associated with them, which are discussed in the sections below.

### 4.5.1. The National Flood Hazard Layer and FIRM databases

The **National Flood Hazard Layer (NFHL) digital dataset** includes the current effective flood hazard data from all digital FIRMs and Letters of Map Revision (LOMRs) produced across the nation. As of December 2013, the NFHL included coverage for 51 counties in Iowa. The NFHL data can be accessed in several different ways:

- Through FEMA’s GeoPlatform [NFHL map viewer](https://fema.maps.arcgis.com);
- In GIS shapefile format (by county or State) through the [MSC product catalog](https://hazards.fema.gov/femaportal/NFHL); and
- Through [public GIS web map services](http).

The **FIRM database** is an interim product that is developed for a FEMA flood study, which stores all of the flood hazard data on an updated FIRM for a particular county in a GIS-compatible format and is integrated into the NFHL dataset.

Note that the aerial, orthorectified photography used to create the base maps often shown on actual FIRM panels are not part of a FIRM database or the NFHL dataset. However, this imagery is viewable on the NFHL GeoPlatform map viewer once the FIRM becomes effective.

The use of the NFHL and the FIRM database within a GIS environment allow communities and others to overlay the flood mapping and engineering data with other local data sets, allowing these products to support a wide variety of existing and future engineering, mapping, and planning efforts.

For more information on the NFHL, see the following resources:
• **NFHL fact sheet** (http://www.fema.gov/media-library/assets/documents/13424); and


### 4.6. Non-Regulatory Risk MAP Products

#### 4.6.1. What is Risk MAP?

FEMA’s Risk Mapping, Assessment, and Planning (**Risk MAP**) program, goes beyond the creation of FIRMs and FIS reports for communities. It is a comprehensive program that involves close collaboration with State, Tribal, and local partners across the nation to identify flood risk and help reduce that risk. Through Risk MAP, FEMA is delivering both, traditional (FIRMs and FIS reports), as well as non-regulatory tools and products to help communities and their citizens better determine the risk of flooding in their communities and prioritize actions to mitigate their flood risk.

#### 4.6.2. Non-regulatory Risk MAP products

In addition to the standard regulatory FIRM, FIS report, and FIRM database, there are a number of additional non-regulatory Risk MAP products that can be developed to aid community officials in emergency planning, flood response operations, flood recovery tasks, and prioritizing mitigation actions. Decisions regarding what products are produced are made in collaboration with local stakeholders and may include visualization tools, maps and reports. Risk MAP and its products are covered in detail in Appendix 1.
5. Using Maps and Data

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5.1. Using Flood Insurance Study Reports

The majority of Flood Insurance Study (FIS) reports use the same outline and numbering system. In this section we will highlight the report’s contents; explore the report’s data, tables, and profiles; and describe how they are related to the Flood Insurance Rate Map (FIRM).

The most important reason for using both the FIS report and FIRM together is to determine whether or not a site is located in a Special Flood Hazard Area (SFHA) and/or a regulatory floodway and to accurately determine the Base Flood Elevation (BFE) for a specific site.

**Important:** Because the elevation determinations for riverine floodplains are typically used to establish BFEs for construction in SFHAs and other purposes, accuracy is critical. You should always double check your BFE determinations before using them in the permit application process.

### 5.1.1. FIS report contents

The cover of a county FIS report (such as Cedar County’s shown in Figure 5-1) has an outline map of Iowa and the location of the county is pinpointed on the outline map. The effective date of the FIS report, and a list of the communities located in the county along with their Community Identification Numbers (CIDs) are also indicated on the cover. A copy of any FIS can be obtained by using the Product Catalog link on FEMA’s Map Service Center website ([http://msc.fema.gov](http://msc.fema.gov)).

Section 1.0 of all FIS reports states the purpose of the FIS, authority of and acknowledgments by its authors, and coordination steps taken during the preparation of the study.

Section 2.0 provides background information on the community (or communities for countywide studies), its principal flood problems, which areas were studied, and what flood protection measures are in effect.

Section 3.0 discusses the engineering methods used. Section 3.1 covers the hydrologic analysis—how much water will flow through the floodplain during floods of varying recurrence intervals. Section 3.2 describes the hydraulic analysis—how high the water will
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get. (Basic information on hydrology and hydraulics is described in Section 3 of this reference.) Section 3.3 discusses the vertical datum used for the FIS and conversion from NGVD 29 if applicable.

Section 4.0 in the FIS report discusses how the flood hazard data shown on the FIRM were prepared for floodplain management applications. Section 4.1 covers mapping the floodplain boundaries—delineation of SFHAs. If the study included regulatory floodway determinations, Section 4.2 describes how the floodways were developed. Section 4 also includes the floodway data table (FDT).

Section 5.0 defines the flood zones used for flood insurance rating purposes.

Completing the FIS report are four self-explanatory sections: Section 6.0, Flood Insurance Rate Map*; Section 7.0, Other Studies; Section 8.0, Location of Data; and Section 9.0, Bibliography and References.

*Only newer FIS reports contain the section describing the FIRM.

Most FIS reports that describe riverine flood hazards include flood profiles as an exhibit at the end of the document (or, for large FIS reports, in a separate FIS report volume).

5.1.2. Flood discharges

Table 1, Summary of Discharges, from page 6 of the Cedar County, Iowa and Incorporated Areas FIS report is shown below (Figure 5-2).

Table 1 - Summary of Discharges

<table>
<thead>
<tr>
<th>Flooding Source and Location</th>
<th>Drainage Area (square miles)</th>
<th>10-Percent Annual-Chance</th>
<th>2-Percent Annual-Chance</th>
<th>1-Percent Annual-Chance</th>
<th>0.2-Percent Annual-Chance</th>
</tr>
</thead>
<tbody>
<tr>
<td>WEST BRANCH WAPSIMINOC CREEK North side of U.S. Highway 90 Just upstream of the confluence of Tributary A</td>
<td>8.1</td>
<td>1,690</td>
<td>3,260</td>
<td>4,090</td>
<td>6,350</td>
</tr>
<tr>
<td>TRIBUTARY A At the confluence with West Branch Wapsiminoc Creek</td>
<td>4.6</td>
<td>1,200</td>
<td>2,550</td>
<td>3,240</td>
<td>5,130</td>
</tr>
<tr>
<td>TRIBUTARY B At the confluence with West Branch Wapsiminoc Creek</td>
<td>2.9</td>
<td>1,010</td>
<td>2,040</td>
<td>2,610</td>
<td>4,220</td>
</tr>
</tbody>
</table>

Figure 5-2 FIS Report Table 1 – Summary of Discharges

Table 1 summarizes the peak flood discharge determined for various flood frequencies at locations within the study area. (The hydrologic study procedures for arriving at these amounts were discussed in Section 3.3 of this reference.) The size of the drainage area, or watershed, contributing to the water runoff producing the floods is also shown in the table.

FEMA periodically updates the specifications for the FIRMs and FIS reports. The products for flood studies funded after 2013 have a new look and feel. They contain the same information as those discussed in this section but are organized and look slightly different.
The 1% annual chance peak discharge for the West Branch Wapsinonoc Creek on the north side of Interstate 80 is 4,090 cubic feet per second (cfs). This means that during the peak of the 1% annual chance flood (also known as 100-year or base flood) event, 4,090 cubic feet of water will pass this point each second.

Table 2, Manning’s “n” Values, located on page 8 of the Cedar County, Iowa and Incorporated Areas FIS report is shown in Figure 5-3. The Manning’s “n” values or roughness coefficients are used in hydraulic modeling to describe the roughness of the channel and overbank areas. They are dependent on several things, including the type and density of vegetation and can greatly affect the flood elevation calculated by the hydraulic model. For the detailed studied streams in the Cedar County, Iowa FIS report, the Manning’s “n” values were approximated using orthophotos.

<table>
<thead>
<tr>
<th>Stream</th>
<th>Channel “n”</th>
<th>Overbank “n”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tributary A</td>
<td>0.033</td>
<td>0.055-0.080</td>
</tr>
<tr>
<td>West Branch Wapsinonoc Creek</td>
<td>0.012-0.033</td>
<td>0.055-0.000</td>
</tr>
</tbody>
</table>

Figure 5-3 FIS Report Table 2 – Manning’s “n” Values

5.1.3. **Floodway data table (FDT)**

The FDT is a table listing specific data for each flooding source having a regulatory floodway. Information shown on the FDT includes:

- **Cross Section** – This column contains the flooding source and the letter for each cross section. The letter corresponds to the label on the map at each cross section;

- **Distance** – the horizontal distance from a known starting point that is usually measured along the channel of the flooding source;

- **Width** of the floodway at each cross section (normally in feet);

- **Section Area** for each cross section (normally in square feet);

- **Mean Velocity** (normally in feet per second);

- **Regulatory** – The BFE used for floodplain management purposes (normally in feet and referenced either to NGVD or NAVD datum);

- **Without Floodway** – Usually the same as the Regulatory except in backwater situations when the area is controlled by another flooding source;

- **With Floodway** – The 1% flood elevation that would result if the entire floodway fringe is developed and all flow is restricted to the area of the floodway. This elevation is not
required to be used for floodplain management purposes unless a community has required it to be used by adopting this as a higher standard and modifying their floodplain ordinance;

- **Increase** – The amount the BFE (regulatory) increases due to the floodway encroachment. This is the resultant increase if the entire floodway fringe is developed constricting all flow to the area of the floodway.

The FDT in Section 4.2 of the Cedar County, Iowa and Incorporated Areas FIS report presents data from the hydraulic analysis (Table 4, pages 12-13 in this case study FIS report for Cedar County found in Section 26). The FDT for West Branch Wapsinonoc Creek is shown below in Figure 5-4.

![Figure 5-4 FIS Report Table 4 – Floodway Data](image)

To interpret the FDT, follow these steps:

All numbers in the table are calculated at each floodplain cross section that is shown on the FIRM, or in the case of FISs published prior to 1985, on the Flood Boundary and Floodway Map (FBFM). The first two columns under “Flood Source” identify the name of the flooding source and the letter labels for the mapped cross sections used in the FIS. They also include the distance for each of those cross sections from a particular reference point, usually the
mouth of a river or the confluence with another stream. The footnotes at the bottom of the FDT identify this reference point.

In the case of West Branch Wapsinonoc Creek, the starting point is Interstate 80, located 700 feet downstream from cross section A. The locations of the cross sections are shown on the FIRM. Cross section B of the West Branch Wapsinonoc Creek (see the FIRM sample on page 26-5) is 1,600 feet above (or upstream from) Interstate 80 or 900 feet upstream from cross section A.

You can find cross section B on the portion of FIRM panel 19031C0212C shown on page 26-5. It is the line with the “B” in the hexagon at both ends that crosses West Branch Wapsinonoc Creek north of Interstate 80.

Cross section C is 2,100 feet above the reference point. It is 500 feet upstream of cross section B.

The next three columns under “Floodway”—Width, Section Area, and Mean Velocity—provide data at each cross section. A floodway’s width usually is not symmetrical; it varies with the topography at each cross section. At cross section B, on the West Branch Wapsinonoc Creek upstream of Interstate 80, the floodway width is 481 feet. That means the distance from the floodway boundary on one side of the stream along cross section B to the floodway boundary on the other side of the stream is 481 feet. This information is useful for double-checking the width of the floodway portrayed on the FIRM.

Figure 5-5 is a representation of the description of cross section B given in the FDT. The area of the floodway here is 2,671 square feet. This is the cross sectional area of the floodway that is needed to convey the 1% annual chance flood at this location. The average or mean velocity of the 1% annual chance flood in the floodway at cross section B is 1.5 feet per second.

Similar data are provided at each of the other cross sections. Looking at the values in the mean velocity column, you can see that velocity is highest at cross section Q and lowest at cross sections B and I. The flood profile for West Branch Wapsinonoc Creek shows that the creek is steepest at cross section Q and helps explain why the water is flowing faster (higher velocity) at that cross section. Conversely, the creek is less steep at cross section B or I where the velocity is lowest.

Of the last four columns under “Water Surface Elevation,” we are most concerned with the first one titled, “Regulatory,” which in most situations has the same elevation values as the one titled “Without floodway.” The regulatory BFE is calculated assuming no obstructions have been placed within the floodway fringe. The other columns explain what happens to the water surface elevation when the floodway analysis is run through the computer model. Notice that at no cross section is the increase more than 1.0 foot (e.g., if the fringe was completely filled in), which is the maximum increase allowed based on Federal minimum standards.
In older FISs, the column titled “Regulatory” is not always included. Where it is not, you will instead use the values listed under the column titled “Without floodway.”

5.1.4. Relating report data to maps and profiles

The data contained in the FIS report are consistent with those found on the accompanying profiles; FIRM; and for digitally produced FIRMs, the National Flood Hazard Layer (NFHL) dataset/FIRM database. For example, the BFE at each identified cross section can be found in the FDT, read from the flood profiles, interpolated from the FIRM, and included as an attribute value in the FIRM database. Within the limits of map accuracy, you should obtain the same answer regardless which source you use. Just keep in mind that the BFEs shown on the FIRM are rounded to the whole foot. So the FDT and flood profile (and, for communities with digital map products, the NFHL/FIRM database) will provide a more accurate value.

The elevations of the computed profiles contained in the FIS report are used with ground elevation data to delineate the extents of the various zones shown on the FIRM. Again, BFEs can be determined at any location along the studied stream using the flood profiles and the FIRM. If mistakes are found, please advise the FEMA Region VII Office.

**Note:** Due to the limited detail of topographic data and large scale of the base maps typically used for older FIRMs, the floodplain boundaries shown may have been interpolated between contour lines. This is why you may find discrepancies when actual ground elevations are field surveyed. The SFHAs on the maps are simply the best graphical representation of the 1% annual chance flood elevation at the point in time the map was produced.

Here is the order of precedence for identifying the BFE at a particular location (also see Section 5.3.2):

- The most accurate BFEs are found in the FDT (for a riverine floodplain) and the Summary of Stillwater Elevations table (for a lake). These BFEs are listed to an accuracy of 0.1 foot. However, the BFE information from the FDT is only applicable for sites located on or immediately adjacent to a mapped cross section.

- For sites not located on or next to a mapped cross section, the most accurate source of elevation data is the flood profile. This is a plot of the cross section elevation data. Since most flood profiles are drawn with a vertical scale of either 1" = 10 feet, even at the cross sections, the profile line is not as accurate as the values found in the FDT.

- For regulatory purposes, the least accurate source of elevation data for a riverine floodplain are the BFEs shown on the FIRM. Those BFE values are rounded to the nearest whole foot and, depending on the stream slope and map scale, may not be shown on the map for every 1 foot change. For this reason, the previous two sources

For communities with Geographic Information System (GIS) capabilities, the NFHL dataset can be used to view all of the flood hazard data from digitally produced effective FIRMs. More information about the NFHL is available in Section 4.5.1.
should be used when determining the BFE at a specific location. However, the FIRM is the only source of BFEs or depths for most AH Zones and AO Zones.

BFEs take precedence if there is a dispute between the BFE and the location of the SFHA boundaries shown on the maps. As a local permit administrator, you should make your decisions based on the most accurate source of data.

It should be noted that only FEMA can amend or correct the maps. Discrepancies should be brought to FEMA’s attention through a request for a map change, such as a Letter of Map Change (LOMC) (see Section 6).

**Note:** Banks (and others who must read the FIRM to determine if flood insurance is required) must use the effective FIRM. They cannot make on-site interpretations based on data other than the FIRM. However, they may recommend that the property owner submit a request for a LOMC so the map can be officially changed to reflect more accurate data (see Section 6).

Reading and using flood profiles, the last set of data contained in an FIS report, is covered later in this section.

### 5.2. Using FIRMs

#### 5.2.1. Locating a site

How easily you can locate a site on an NFIP map depends on your familiarity with streets and properties in your community and on the level of detail shown on the flood maps.

If the community has more than one FIRM panel, you must first determine which panel the site is located on. The FEMA Map Service Center (MSC) website provides several tools that can help narrow your search for a specific property and locate the correct FIRM panel. The online search tool on the home page of the MSC ([http://msc.fema.gov](http://msc.fema.gov)) allows you to search for a FIRM using one of following methods:

- A street address, place of interest or longitude/latitude coordinates to locate the specific FIRM
- The *Search All Products* link to search by State, County, and Community for a list of FIRMs, including the map index
Much more information, including step by step directions for using these resources, is available in the FEMA document titled *How to Find Your FIRM and Make a FIRMette* available at [http://www.fema.gov](http://www.fema.gov).

While these search tools do not pinpoint a specific property, they can help you obtain the correct map panel within a community. This is particularly helpful for newer countywide FIRMs that have numerous map panels. For example, the relatively small incorporated area for the City of West Branch is split onto 4 map panels on the August 19, 2013 Cedar County FIRM.

To locate a specific property on a FIRM the following steps are helpful. **Remember to always check the north arrow and the map scale.** The top of the map is not always north and map scales vary.

**Note:** The steps for sites in West Branch are shown in italics. The general locations of the sites are shown on the West Branch Street Map on page 26-5.

1. If your community has more than one map panel, use the steps above on the MSC and/or use the map index to determine which panel to use. Use map landmarks—highways, streets, or streams—to find the site on the index.

2. Find the map panel for the area containing the site. Be sure the map panel represents the most recent flood hazard information. Remember, in some communities, panels may have different effective dates due to revisions that do not affect the whole community. There could also be LOMCs affecting the area. This can be determined using the MSC website. When viewing the list of available map items for a community, a symbol will be found under the “LOMC” header beside any map panel.
affected by a LOMC.

Figure 5-8 List of effective FIRMs for the City of West Branch, Iowa, via the MSC

If there is an asterisk on the panel number on the map index, either no flood hazard has been identified in that area or it is entirely one flood zone and the panel was not printed. There will be a reason for the asterisk printed on the index, usually at the bottom left or right hand side. Most likely the panel’s area is all Zone C, D or X with no SFHAs identified.

3. Locate the site as accurately as possible. Use a detailed street or road map as well as a parcel map such as a tax assessor’s plat map to identify the property boundaries as necessary.

   Site A is on the northeast corner of Green Street and N. 1st Street. Looking at the FIRM in Figure 5-9 (below), all properties east of N. 1st Street along Green Street at this location are in the SFHA, and much of this area is also within the regulatory floodway. Therefore Site A is in the SFHA, designated as Zone AE.

4. For situations near the SFHA boundary, you may have to use an aerial image or obtain the distance on the ground between the site and one or more identifiable points, such as the centerline of a road or street, a bridge, or some other feature on the map. Locate these points on the FIRM.

   Site B is on the south side of Green Street, the second lot west of N. 1st Street at the southeast corner of Downey Street and Green Street. Each lot is approximately 140 feet wide. The western portion of the site of interest is shown outside of the SFHA in Zone X. However, when using the aerial image and/or measuring 140 feet from the right of way of either Downey Street or N. 1st Street, you can determine that a portion of Site B is within the SFHA, Zone AE.
Once you have located the site and the identifiable point (in this case, Downey Street or N. 1st Street at Green Street), convert the distances to the map scale and plot the site on the map.

*West Branch’s FIRM has a scale of 1 inch = 500 feet. This means you should use the “50” scale on an engineer’s scale.*

*Measure 140 feet along Green Street west from the N. 1st Street right of way. In this example, Site B is partially in the SFHA for the West Branch Wapsinonoc Creek.*

**Note:** You may be called on by a bank or lender to determine if a property is in or out of the SFHA. Communities should be aware that lenders are legally responsible for determining if a flood insurance policy is required for a loan.

Under the National Flood Insurance Reform Act, if someone other than a lender provides map information to decide if a flood insurance policy is required as a condition for a loan, the information must be guaranteed. This information is usually provided on FEMA’s *Standard Flood Hazard Determination Form*. Note that if you are asked to sign such a form, you are guaranteeing the accuracy of the determination, so you may assume some liability for your action.
5.2.2. Determining mileage (stationing)

To identify the BFE at a development site, the stream mileage—or stationing—for the site must usually be determined (unless a property is exactly at a labeled cross section). The stationing of a site will allow us to obtain a BFE from the flood profiles.

1. Locate your site on the FIRM. Identify which labeled cross sections are nearest to your site, both upstream and downstream.

   Site C is on the west side of N. 1st Street, 200 feet south of Green Street. Using the FIRM (Figure 5-9), the site is between cross sections H and I.

2. Check the map scale used for the panel. The scale is in the map legend or key.

   For the West Branch FIRM, the map scale is 1 inch = 500 feet.

3. Use an engineer’s scale to measure the distance from the site to the nearest cross section. It would be worthwhile to measure the distances to both cross sections to check accuracy. If the stream curves, follow all bends and curves.

   Cross section (X/S) I is located upstream (north) of Green Street. Site C is 200 feet south of Green Street. Using the “50” scale, Site C is 260 feet downstream (or south) of cross-section I. Our site is also 155 feet upstream from X/S H.

4. If the X axis on your flood profile is in feet, you can simply measure 260 feet from X/S I (or 155 feet from X/S H) on the profile to find the location of Site C and the BFE can be read using the vertical axis. Section 5.3 has more information on using the profile.

   This approach will also work by measuring from another reference point that is shown on both the flood profile and the FIRM, such as a bridge or confluence of another stream.

5.2.3. BFEs on FIRMs

BFEs are shown on the FIRMs as whole numbers. For lake SFHAs (A1-30 and AE Zones), check the Summary of Stillwater table in the FIS for an elevation. If there is no elevation in a Summary of Stillwater table for the flooding source then use the BFE printed in parentheses below the flood zone designation. No further interpolation is necessary (see Figure 4-19). The same holds true for AH Zones with whole number BFEs.

For other numbered A Zones and AE Zones, read the BFE from the nearest wavy BFE line shown on the map. Refer to the map legend if you are unsure of the line markings.

For Sites A, B, and C, the BFE obtained from the FIRM is 713 feet NAVD 88. For Site E, the whole foot BFE obtained from the FIRM is 714 feet NAVD 88.
AO Zones are mapped as base flood depths and do not have a BFE referenced to a national datum (such as NAVD 88). Instead, the equivalent flood protection level is the number of feet shown in parentheses after the “Zone AO.” This is not an elevation above sea level (or other reference point); it is the depth of flooding measured above the existing ground level. For example, for a “Zone AO (2 foot),” the flood depth is 2 feet above ground level.

5.2.4. Locating the floodway boundary

If the site is located at a surveyed cross section, floodway width data from the FDT may be used as the most accurate measure rather than map measurements. Remember that the width listed in the table is the distance from the floodway boundary on one side of the stream to the floodway boundary on the other side of the stream.

If the floodway width measured on the map at a site is at a cross section and does not agree with the width in the FDT, the map should be used because it is the floodway depiction officially adopted by the community. If there is a significant difference between the map width at the site and the cross section width in the FDT, contact the Iowa Department of Natural Resources (DNR) and/or the FEMA Regional Office for a resolution.

For communities with GIS capabilities, the width of the floodway at any location can be easily measured using the NFHL or FIRM database available through the MSC for digitally produced FIRMs.

Most sites will not fall conveniently on a cross section, so here are the steps using the map:

1. Locate the site on the map and select the correct engineer’s scale for the map scale.

   *As seen in Figure 5-9 Site D is at the southeast corner of N. 1st Street and Green Street.*

2. Using an engineer’s scale, measure the distance from the floodway boundary to a nearby feature on the ground. For streets, use either the right of way or the center of the street; just be sure to use the same approach on the map and on a site plan and on the ground.

   *Using the FIRM from Section 26 (inset shown as Figure 5-9 – Not to Scale) you can measure along the centerline of Green Street from the centerline of N. 1st Street east to the floodway boundary. Since the map scale is 1” = 500' use the 50 on the engineer’s scale to measure this distance and you will see that it is approximately 100 feet.*

3. Using the distance of 100 feet you can locate the western floodway boundary on a site plan and on the ground where it crosses Green Street. The same procedure can be used to locate the extent of the floodway boundary for any point along N. 1st Street (or any other site). By transferring the floodway boundary to a site plan and staking the actual site (perhaps with a buffer) any proposed development (including the placement of fill) can be monitored to ensure it is located outside of the regulatory floodway.
As seen in Figure 5-11, Site D is located partially within the floodway. Keep in mind: if any portion of a development site is determined to be within the floodway, then the floodway provisions of your ordinance apply.

"50" scale

Figure 5-11 Using the map scale to locate a site on the FIRM (not to scale)

5.3. Using Flood Profiles

As discussed in Section 3.3.4, a flood profile is a graph of computed flood elevations at the modeled cross sections. It can be used to determine elevations of floods of various frequencies at any location along the studied stream.

5.3.1. Flood profile features

Up to five flood profiles are shown on the flood profile fold-out sheets at the back of the FIS report: the 10%, 4%, 2%, 1% (base), and 0.2% floods. Some profiles show all five, while some may show only the 1% annual chance flood profile.

Only the 1% annual chance or base flood is used for compliance with NFIP standards, though the 0.2% annual chance flood (500-year) is often used as the protection level for critical facilities. The other flood frequencies are useful for other floodplain management applications, such as bridge and culvert design and urban stormwater management.

In addition to the flood elevation profiles, FIS report flood profile sheets contain:

- A plot of the stream bed;
- The locations of the cross sections used in the FIS and shown on the FIRM (a letter within a hexagon);
- The location of dams and other hydraulic structures;
- The location of bridges, roads, and other stream crossings (usually depicted as a large “I” with the bottom of the “I” representing the elevation of the bottom or “low beam” of the crossing and the top of the “I” representing the Top of Road); and
- Corporate boundaries and confluences with tributary streams.

The data are plotted on a grid to facilitate their interpretation. With few exceptions, the large grid squares are one inch on each side and are divided into 10 squares in both directions. This greatly aids in making measurements.

Refer to the flood profile for West Branch Wapsinonoc Creek, “02P,” at the back of the Cedar County and Incorporated Areas FIS report in Section 26. The bottom or X-axis shows the distance along the creek. To be consistent with other data in the FIS report, such as the FDT, distance is usually measured in feet upstream of the mouth of the river, its confluence with another river, or some other easily identifiable known point.

In this case, the starting point of the flood profile for West Branch Wapsinonoc Creek is 450 feet upstream of Interstate 80. For this profile, each large square (1 inch) along the X-axis (along the stream) represents 500 feet and each smaller square (1/10 inch) is 50 feet. On some flood profiles, the distances are measured in miles and tenths of a mile, or other units.

The left side or Y-axis shows the elevation in feet NAVD. Each large square (1 inch) represents five feet and each small square (1/10 inch) is one-half foot. Again, flood profiles in other FISs may have different scales. Use of the correct scale is critical in properly locating a site on the flood profile and obtaining the correct BFE.

### 5.3.2. Determining BFEs

There are four ways to find a BFE. Described below, the FDT and the FIRM database/NFHL dataset are the most accurate and the FIRM is the least accurate.

**FDT**

If a site is at or very close to a cross section, you can use the information in the FDT to obtain an accurate BFE. The FDT is discussed in Section 5.1.3.

*Site A is on the northeast corner of Green and N. 1st Streets. It is located at cross section I on the FIRM (Figure 5-9).*

*The FDT for West Branch Wapsinonoc Creek (Figure 5-6) is shown in the FIS report as “Table 4,” and is located after page 11 in the Cedar County, Iowa and Incorporated Areas FIS report shown in Section 26. It shows that the regulatory BFE for cross section I is 713.1 feet NAVD.*

![Figure 5-12 Use of the profile to obtain a BFE for Site D – 400' from E. Main St.](image-url)
Flood profiles

Here are the steps to determine the BFE for a site using the flood profiles found in the FIS report:

1. Using the FIRM (or the FBFM for an older FIS), locate features near the site that appear on the flood profile, such as a bridge or cross section.

   Site D is on the south side of Green Street, east of N. 1st Street.

2. Follow the stationing procedures described in the previous section to determine the site’s distance (in feet) from a cross section or other feature that appears on the flood profile.

   Site D is approximately 400 feet north (upstream) of the E. Main Street bridge crossing.

3. Find the feature(s) on the flood profile for that stream.

   The profile for this reach of the West Branch Wapsinonoc Creek is on page 02P located in Section 26 near the end of the Cedar County, Iowa and Incorporated Areas FIS report. “E. Main Street” appears near the center of the flood profile just downstream of X/S H. The location of the E. Main Street bridge is represented by the capital letter “I.”

4. Check the scale used for the flood profile and using an engineer’s scale, measure the distance from the feature(s) to the site.

   Site D is 400 feet north of E. Main Street, or approximately 25 feet downstream of X/S I. On profile 02P, each square is 50 feet horizontal, so the site is 8 squares upstream from the bridge (“I”) labeled E. Main Street. See Figure 5-12.

5. Find the site’s location on the appropriate flood profile line and read the elevation on the Y axis. You can draw a straight line to the left or right edge of the graph, count squares, or use an engineer’s scale. Remember to use a different scale if the scale on your Y axis is different than the scale for the X axis.

   On profile 02P, go upstream (to the right) eight squares from the bridge (“I,”) at E. Main Street. From this point, move down the profile until you intersect the 1% annual chance flood line. The 1% annual chance line is denoted by the long dash, two short dashes, and a long dash. This point (the intersect) is noted by a circle in Figure 5-12.

   From the intersect with the 1% annual chance flood line, move horizontally to the left or right until you reach the vertical axis. The BFE is read from that vertical axis. Each square on the vertical axis represents a half foot.

   In this example, you intersect the vertical (“Y”) axis just over 6 squares up from 710 feet. Since each vertical square is ½ foot, you’re between 713 and 713.5. Because you’re about 1/5 of the way up the square, the BFE at your site is 713.1 feet NAVD.
6. A surveyor can establish the BFE at the site so the owner or builder will know how high the BFE is predicted to be.

A surveyor can either shoot 713.1 feet at the site or shoot any elevation and tell the owner how high the BFE is in relation to the mark.

Use of the FIRM

The fourth way to determine the BFE is directly from the FIRM. The wavy lines (BFE lines) represent whole foot BFEs. Using the FIRM should only be done to verify that you did not make a one foot or ten foot error when you read the profile or in rare instances when a 1% flood elevation is not available in the FIS report.

Site D is located south of Green Street, between two 713 BFE lines. This tells you that Site D could have a BFE of between 712.5 and 713.4 feet, but without using the flood profile or FDT you don’t know what the specific BFE is. However, by using the flood profile we can confirm the BFE is in fact 713.1' NAVD.

Other types of floodplains

Use of the Summary of Stillwater Elevations table: For some lakes or ponding areas (Zone AE and Zone AH) the FIS report will contain a Summary of Stillwater Elevations table listing specific BFEs (to the 0.1 of a foot) for flooding sources with a static flood elevation. These areas are shown on the map as Zone AH or Zone AE with the BFE in parenthesis such as:

<table>
<thead>
<tr>
<th>Zone AE</th>
<th>Zone AH</th>
</tr>
</thead>
<tbody>
<tr>
<td>(EL 701')</td>
<td>(EL 701')</td>
</tr>
</tbody>
</table>

When determining a BFE in those zones, it is important to check the FIS report for a Summary of Stillwater Elevations table to ensure you are using the most accurate BFE for the area. If there is no table, or if your flooding source is not listed in the table, then you should use the whole foot BFE listed on the FIRM.

Using the FIRM database/NFHL dataset

For communities with digital map products, the “S_XS” cross section data layer is the part of the NFHL or FIRM database that includes the BFE value at each lettered cross section (to the 0.1 of a foot) and can be used in place of the FDT to obtain the most accurate BFE at cross section locations.

5.3.3. Relating BFEs to the ground

If a site is clearly outside the boundary of the 1% annual chance floodplain (SFHA), no floodplain regulations apply.

If it cannot be determined whether the site is in or out of the SFHA, then additional information and/or investigation will be needed. In this instance, ground elevation and lowest floor elevations of any structures will be needed for the site. The applicant will have to hire a surveyor if he or she wants to prove that the property is outside the mapped SFHA.
If the survey finds that the site is on ground higher than the BFE, the owner should be advised to apply for a Letter of Map Amendment (LOMA) or Letter of Map Revision based on fill (LOMR-F) to officially show the property is out of the SFHA (see Section 6.2). Until the FIRM is changed, the local administrator is bound to enforce the regulations based on the current effective FIRM.

**Banks (and others who must read the FIRM to determine if flood insurance is required) must go by the effective FIRM. They cannot make on-site interpretations based on data other than the FIRM. However, they may recommend that the property owner submit a request for a LOMC so the map can be officially changed to reflect the more accurate data (see Section 6.2).**

### 5.3.4. Relating profiles to maps

Elevation data shown on the flood profiles are directly related to the BFEs shown on the FIRM. Within the limits of map accuracy, you should obtain the same BFE whether you use the map or the profile.

However, when available, the flood profiles should always be used to determine BFEs along rivers and streams.

If you find obvious mistakes or discrepancies between the tables, flood profiles, and FIRM, contact the DNR or the FEMA Region VII Office.

### 5.3.5. Other ways to access data from digitally produced FIRMs

As discussed previously, the effective FIRM data from digitally produced FIRMs can be accessed through the NFHL dataset using GIS software. However, it can also be accessed by all users through the FEMA GeoPlatform interactive NFHL map. Using this map, users can simply type in an address to zoom directly to that location and view the floodplain and floodway boundaries, cross sections, and BFEs shown on the FIRM panels and any subsequent LOMRs that have been issued. Detailed BFE values at cross section locations (i.e., values to the 10th of a foot, which are shown on the FDTs) are also provided in the map. Additionally, users can select a number of different base maps, including imagery, over which the flood hazard data is overlain. This presents a more user-friendly approach to locating site specific flood hazard information for communities that already have digitally produced FIRMs.
5.4. Using Risk MAP Products and Datasets

As a part of FEMA’s Risk Mapping, Assessment, and Planning (Risk MAP) program, new processes and products have been introduced to assist with identifying local flood risk and taking appropriate mitigation actions to reduce flood risk and minimize future losses. See Appendix 1 for information about Risk MAP and using Risk MAP products and datasets.
6. Maintaining and Revising NFIP Maps

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6.1. Revising National Flood Insurance Program Maps

National Flood Insurance Program (NFIP) maps—referred to as Flood Insurance Rate Maps (FIRMs)—are vital to effective enforcement of a community’s floodplain management responsibilities. They are also key to accurate flood insurance rating and fair determinations of the flood insurance purchase requirement.

No map is perfect and no flood situation is static. From time to time, the Federal Emergency Management Agency (FEMA), communities, or individuals may find it necessary for a FIRM to be updated, amended, or changed. Common reasons why a map may need to be changed are discussed in the following sections and include:

- Correcting errors in non-flood-related features;
- Including better ground elevation data;
- Reflecting changes in ground elevation in the floodplain;
- Reflecting new flood data; and
- Incorporating a new flood control project.

6.1.1. Correcting errors in non-flood-related features

Maps may contain minor errors, such as streets or corporate limits in the wrong location or corporate limits changed due to annexation. For these instances, the local government should send the correct information to the FEMA Regional Office in Kansas City (see Section 28 for the address). In general, these minor changes alone will not trigger updated FIRM panels and will likely be held until the map is updated in the next cycle. Because it is expensive to reprint and redistribute flood maps, minor changes such as these are usually made only when maps are revised for new or better technical data affecting the Special Flood Hazard Areas (SFHAs).

For annexed areas, the community does not need a new map to regulate floodplain development in those areas. Instead, it can adopt the FIRM panels from the neighboring community where the annexation has occurred as part of its floodplain ordinance. This is especially easy where the community is included in a countywide FIRM. Doing so will clarify the regulatory flood data used for the newly annexed properties.

Important Information

A community participating in the NFIP is obligated by its agreement with FEMA to submit new or revised map information when it becomes available. 44 CFR 65.3 of the NFIP regulations states:

A community’s base flood elevations may increase or decrease resulting from physical changes affecting flooding conditions. As soon as practicable, but not later than six months after the date such information becomes available, a community shall notify [FEMA] of the changes by submitting technical or scientific data...
6.1.2. Including better ground elevation data

Maps do not always represent site-specific ground elevations. If detailed topographic information shows discrepancies in the floodplain boundaries, the more detailed information may be submitted to FEMA. All topographic information submitted for consideration must be certified by a registered professional engineer or licensed land surveyor.

6.1.3. Reflecting changes in ground elevations in the floodplain

If there has been a substantial change in ground elevation—for example, fill is placed in the floodplain to raise building sites above the Base Flood Elevation (BFE)—the applicant may request a map change to reflect the new ground elevation information. Revising to reflect new fill requires documentation that the fill was placed according to NFIP criteria.

6.1.4. Reflecting new flood data

A request may be made to revise the effective FIRM based on the results of a new flood study. The new study normally reflects new information, such as the replacement of a bridge with one that has a larger opening. Otherwise, the applicant must demonstrate that the original study was in error or that the new study is based on more accurate or better technical data.

When a flood study is prepared for development in a Zone A area, the data should be submitted to FEMA for incorporation into the Flood Insurance Study (FIS) and FIRM. Such flood studies must be performed using Iowa Department of Natural Resources (DNR) guidelines and receive DNR approval before they are published by FEMA.

6.1.5. Incorporating a new flood control project

If a new levee, reservoir, or channel modification affects the flow of the 1% annual chance flood (also known as the 100-year or base flood), the community must request that the map be revised to reflect the new conditions and BFE.

The map cannot be changed until the project is constructed and/or operating. For these projects, a DNR permit is required before construction of the flood control project can begin. During the permit process, proposed changes to flow rates, BFEs, and the corresponding SFHA boundaries will be reviewed by DNR.

It is important to note that many small projects, such as channel clearing, low level dams, land treatment, or retention basins in new subdivisions, do not have a measurable effect on the base flood and do not warrant a map change. The request for any change needs to be carefully prepared by an engineer who knows DNR and FEMA flood study guidelines.

Iowa DNR Approval

In Iowa, proposed changes to an existing flood study must first be approved by the Department of Natural Resources for urban areas that drain two square miles or more and rural areas that drain 10 square miles or more. Revisions to existing studies must be performed using DNR guidelines.
6.2. Types of Map Changes

FEMA uses two methods to make flood map changes. The first method is to redraw the map and publish a new FIRM. This approach is more costly and is performed only if the change is significant and affects a large area or numerous FIRM panels.

The more common and less costly method is to issue a document that describes the map change. These are called a Letters of Map Change (LOMCs). There are six types of LOMCs, each of which is described below.

LOMCs include the following:

- Letter of Map Amendment (LOMA) and electronic LOMA (eLOMA) – Section 6.2.1;
- Conditional Letter of Map Amendment (CLOMA) – Section 6.2.2;
- Letter of Map Revision Based on Fill (LOMR-F) – Section 6.2.3;
- Conditional Letter of Map Revision Based on Fill (CLOMR-F) – Section 6.2.4;
- Letter of Map Revision (LOMR) – Section 6.2.5; and
- Conditional Letter of Map Revision (CLOMR) – Section 6.2.6.

6.2.1. Letter of Map Amendment

Occasionally, one or more structures or parcels of land may be inadvertently included in the SFHA. In other cases, it may be difficult to determine whether a structure or parcel of land is in the SFHA. A LOMA can be requested if it can be shown that a structure or property (or portion of a property) is on natural high ground that is at or above the BFE.

- For buildings built before the site was designated as an SFHA (i.e., before the initial identification date when the first FEMA flood map was published), it must be shown that:
  - The building was built and any fill material was placed before the initial identification date (shown below the legend on older format FIRMs or Flood Hazard Boundary Maps); and
  - The lowest adjacent grade (LAG) is at or above the BFE.

- For buildings built after the site was designated as a SFHA, it must be shown that:
  - The lowest floor (including basement) is above the BFE; and

---

**Lowest Adjacent Grade**—**the lowest point where the ground touches the outside of a building’s foundation. This includes bottom of exterior stairwells, patios, attached decks or porches, supporting posts, and piers. The LAG is usually not the same as the top of the foundation, lowest opening, building pad elevation, or lowest floor.**
The LAG is above the BFE.

- For vacant lots, it must be shown that the lowest elevation within the boundaries of the property (or a legally described portion of the property) is at or above the BFE.

Sometimes the local community may have the required elevation information on a copy of an Elevation Certificate or other elevation data. Often times, however, the applicant will need to hire a licensed land surveyor or professional engineer to perform a field survey and provide the required elevation(s). There will be a cost associated with this survey; however, there is no LOMA processing fee charged by FEMA.

Once FEMA has taken action on a LOMA, a “Letter of Map Amendment Determination Document” is sent to the applicant and to the local floodplain administrator—this is the official determination from FEMA outlining the action taken. Please note that these are not only used to state that a structure or property has been removed; they are also used to indicate when FEMA has NOT approved the removal request. It is important to review the “Outcome” section to determine what decision was reached.

An example of a LOMA is in Figure 6-2. For this site, the owner supplied the survey data needed to show that the lowest lot elevation was higher than the BFE shown on the FIRM.
# LETTER OF MAP AMENDMENT

## DETERMINATION DOCUMENT (REMOVAL)

<table>
<thead>
<tr>
<th>COMMUNITY AND MAP PANEL INFORMATION</th>
<th>LEGAL PROPERTY DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>CITY OF WEST BRANCH, CEDAR COUNTY, IOWA</td>
<td>Lot 7, Pedersen Valley, Part Two, as described in the Warranty Deed, recorded as Document No. 1208, in Book 487, Page 57, in the Office of the Recorder, Cedar County, Iowa</td>
</tr>
</tbody>
</table>

**COMMUNITY NO.: 190068**

**AFFECTED MAP PANEL NUMBER:** 190310C2211C

**DATE:** 8/19/2013

**FLOODING SOURCE: LOCAL FLOODING**

**APPROXIMATE LATITUDE & LONGITUDE OF PROPERTY:** 41.675, -91.564

**SOURCE OF LAT & LONG:** ARCSIS 10.1

**DATUM:** NAD 83

## DETERMINATION

<table>
<thead>
<tr>
<th>LOT</th>
<th>BLOCK/SECTION</th>
<th>SUBDIVISION</th>
<th>STREET</th>
<th>OUTCOME WHAT IS REMOVED FROM THE SFHA</th>
<th>FLOOD ZONE 1% ANNUAL CHANCE FLOOD ELEVATION (NAVD 88)</th>
<th>LOWEST ADJACENT GRADE ELEVATION (NAVD 88)</th>
<th>LOWEST LOT ELEVATION (NAVD 88)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>--</td>
<td>Pedersen Valley, Part Two</td>
<td>208 Scott Drive</td>
<td>Structure X (unshaded)</td>
<td>719.5 feet</td>
<td>721.8 feet</td>
<td>--</td>
</tr>
</tbody>
</table>

**Special Flood Hazard Area (SFHA)** - The SFHA is an area that would be inundated by the flood having a 1-percent chance of being equalled or exceeded in any given year (base flood).

**ADDITIONAL CONSIDERATIONS:** (Please refer to the appropriate section on Attachment 1 for the additional considerations listed below.)

**PORTIONS REMAIN IN THE SFHA ZONE A STUDY UNDERWAY**

This document provides the Federal Emergency Management Agency's determination regarding a request for a Letter of Map Amendment for the property described above. Using the information submitted and the effective National Flood Insurance Program (NFIP) map, we have determined that the structure(s) on the property(ies) is/are not located in the SFHA, an area inundated by the flood having a 1-percent chance of being equalled or exceeded in any given year (base flood). This document amends the effective NFIP map to remove the subject property from the SFHA located on the effective NFIP map; therefore, the Federal mandatory flood insurance requirement does not apply. However, the lender has the option to continue the flood insurance requirement to protect its financial risk on the loan. A Preferred Risk Policy (PRP) is available for buildings located outside the SFHA. Information about the PRP and how one can apply is enclosed.

This determination is based on the flood data presently available. The enclosed documents provide additional information regarding this determination. If you have any questions about this document, please contact the FEMA Map Assistance Center toll free at (877) 336-2627 (877-FEMA MAP) or by letter addressed to the Federal Emergency Management Agency, LOMO Clearinghouse, 847 South Pickett Street, Alexandra, VA 22304-4800.

Luis Rodriguez, P.E., Chef
Engineering Management Branch
Federal Insurance and Mitigation Administration

---

**Figure 6-2 First page of a LOMA**
PORTIONS OF THE PROPERTY REMAIN IN THE SFHA (This Additional Consideration applies to the preceding 1 Property.)

Portions of this property, but not the subject of the Determination/Comment document, may remain in the Special Flood Hazard Area. Therefore, any future construction or substantial improvement on the property remains subject to Federal, State/Commonwealth, and local regulations for floodplain management.

ZONE A (This Additional Consideration applies to the preceding 1 Property.)

The National Flood Insurance Program map affecting this property depicts a Special Flood Hazard Area that was determined using the best flood hazard data available to FEMA, but without performing a detailed engineering analysis. The flood elevation used to make this determination is based on approximate methods and has not been formalized through the standard process for establishing base flood elevations published in the Flood Insurance Study. This flood elevation is subject to change.

STUDY UNDERWAY (This Additional Consideration applies to all properties in the LOMA DETERMINATION DOCUMENT (REMOVAL))

This determination is based on the flood data presently available. However, the Federal Emergency Management Agency is currently revising the National Flood Insurance Program (NFIP) map for the community. New flood data could be generated that may affect this property. When the new NFIP map is issued it will supersede this determination. The Federal requirement for the purchase of flood insurance will then be based on the newly revised NFIP map.

This attachment provides additional information regarding this request. If you have any questions about this attachment, please contact the FEMA Map Assistance Center toll free at (877) 336-2627 (877-FEMA-MAP) or by letter addressed to the Federal Emergency Management Agency, LOMC Clearinghouse, 847 South Pickett Street, Alexandria, VA 22304-4605.

Luis Rodriguez, P.E., Chief  
Engineering Management Branch  
Federal Insurance and Mitigation Administration

Figure 6-3 Second page of a LOMA
6.2.2. Conditional Letter of Map Amendment

Property owners and developers who intend to place structures in the SFHA may need to demonstrate to the lending institutions and local officials before construction that proposed structures will be above the BFE. If the project involves only the elevation of structures on natural high ground (i.e., not elevated by fill), they can request a CLOMA from FEMA. A CLOMA is a document from FEMA that states whether a proposed structure, which will be constructed on natural grade, would or would not be removed from the SFHA if built as proposed. There is a fee associated with this type of LOMC. For fee information please see the Flood Map-Related Fees page on FEMA’s website.

6.2.3. Letter of Map Revision Based on Fill

A LOMR-F makes a determination on whether a structure or property can be removed from the SFHA based on the placement and proper compaction of fill outside of the regulatory floodway. Fill is considered to be that material placed to raise the ground elevation above the BFE. Fill that was placed before the date of the first NFIP map showing the area in the SFHA is considered natural grade.

For properties without structures, a LOMR-F is used to determine if the lowest filled elevation is at or above the BFE. For existing structures placed on fill, the LAG and lowest floor (including basement) is compared to the BFE. In order for a property or structure to be removed from the SFHA, the appropriate feature(s) must be at or above the BFE.

Additionally, as the local floodplain administrator, you will be asked to complete the Community Acknowledgement Form. The Community Acknowledgement Form is the community’s acknowledgement that they are aware of the proposed revisions and have determined that any existing or proposed structures on the property will be reasonably safe from flooding. Note that you are not required to complete this information if you do not agree that this will be the case.

One reason people apply for a LOMR-F for a vacant lot is to build a building with a basement. Once the land is removed from the SFHA by the LOMR-F, they believe the building will be safe from flooding; however, this is not always true. A building site may still be subject to flood problems, especially from saturated soil and hydrostatic pressure due to subsurface flows.

Because of the potential flood risk and associated structural damage, in May 2001 FEMA published Technical Bulletin 10-01 titled Ensuring That Structures Built on Fill In or Near Special Flood Hazard Areas Are Reasonably Safe From Flooding in accordance with the National Flood Insurance Program. Here are some quotes from that bulletin:

“By issuance of this Technical Bulletin, FEMA is noting that residual flood hazards may exist in areas elevated above the BFE [100-year flood elevation] by the placement of engineered earthen fill. Residual risks in these areas include subsurface flood conditions
and flooding from events that exceed the base flood. This bulletin is intended to guide local floodplain management officials in determining whether structures placed in filled areas are reasonably safe from flooding. FEMA will require that the jurisdiction having authority for floodplain management determine that an area is reasonably safe from flooding before removing it from the SFHA…”.

“As required by State and local floodplain management ordinances, a proposed development must be determined to be reasonably safe from flooding. The official having the authority to make this determination should require all appropriate information for making the determination. This may include a certification by a qualified design professional that indicates the land or structures to be removed from the SFHA are reasonably safe from flooding, according to the criteria described in this technical bulletin. Such a professional certification may come from a professional engineer, professional geologist, professional soil scientist, or other design professional qualified to make such evaluations.”

Technical Bulletin 10-01 is available on FEMA’s website.

6.2.4. Conditional Letter of Map Revision Based on Fill (CLOMR-F)

Property owners and developers who intend to place structures in the SFHA may need to demonstrate to the lending institutions and local officials before construction that proposed structures will be above the BFE. If the project involves the elevation of structures on earthen fill, they can request a CLOMR-F from FEMA. A CLOMR-F is a document from FEMA with its comment on whether or not a parcel of land or proposed structure would be inundated by the base flood if fill is placed on the parcel and/or the structure is built as proposed. A fee is charged for review of a CLOMR-F. For fee structure information please see the Flood Map-Related Fees page on FEMA’s website.

6.2.5. Letter of Map Revision

Through the LOMR process, changes to SFHA boundaries, BFEs, and the regulatory floodway may be made to an existing FIRM. A LOMR is normally based on revised hydraulic modeling and usually will not involve specific lots, properties, or structures. The LOMR must be obtained before a building permit can be issued for any proposed development based on the revised area of the FIRM. LOMRs require a processing fee unless the submittal is based entirely on more detailed data and there are no physical changes to the floodplain.

Any interested party can request a LOMR. However, because a LOMR approved by FEMA will revise official regulatory data for that area, the request for a LOMR must be reviewed and approved by the affected communities.

A LOMR response from FEMA includes a determination document describing the changes to the FIS report and FIRM, as well as an annotated map attachment showing the revised portions of the affected FIRM panels. The annotated FIRM shows changes to the BFEs, SFHAs, and if applicable the delineation of the regulatory floodway. The revised area of the map panel supersedes the effective FIRM panel for that revised area.
For more information on LOMRs see the Flood Map Revision Processes page on FEMA’s website.

6.2.6. Conditional Letter of Map Revision

The CLOMR allows FEMA to review and comment on anticipated map revisions based on proposed modifications or conditions that are expected to exist in the future. Under this process, engineering data may be submitted for a proposed project or future condition with a request that FEMA review the data and issue a CLOMR describing the revisions that may be made upon completion of the proposed work.

FEMA only requires a CLOMR submittal for proposed revisions involving the regulatory floodway. This process normally involves revised modeling and requires submittal of certified plans showing initial filling, grading, etc. A follow-up LOMR is required once the project is complete and requires submittal of as-built plans and elevations that match the proposed information used for the CLOMR. There is normally a processing fee for a CLOMR.

6.2.7. Areas to be protected by a flood control project

FEMA will issue a LOMR to communities that have a flood control project under construction. During construction, the SFHA is designated as an “A99” Zone and when the flood control project is completed, this designation will be changed to a Zone X. The flood insurance purchase requirement remains in effect in an A99 zone floodplain, but the rates are reduced to Zone X rates.

To qualify for an A99 Zone, the flood control project must have reached specified statutory progress toward completion. No BFEs or depths are shown. Mandatory flood insurance purchase requirements and floodplain management standards apply. FEMA’s specific requirements are outlined in 44 CFR Subpart 60.3(c)(9) and 61.12.

6.2.8. Fees

A processing fee is charged for LOMRs, LOMR-Fs, CLOMRs, CLOMAs, and CLOMR-Fs. There is no fee for FEMA’s review of a LOMA. The current fee schedule can be found at the Flood Map-Related Fees page on FEMA’s website.
6.3. Requesting Map Changes

FEMA’s maps are based on the best available information at the time the study was completed. As better information becomes available or as changes are proposed in the floodplain, the floodplain maps should be updated. Each of the methods described below requires an applicant to submit data for FEMA to review and validate.

The applicant is often the party that would benefit the most from a new map. Usually, this is a property owner or developer who wants to eliminate the flood insurance purchase requirement or the extra floodplain building regulations. In some cases, the community submits a map revision. If the request is for a map revision (i.e., a change in the regulatory data), the request must have the community’s concurrence before FEMA will approve it.

The applications and a list of the necessary supporting information can be downloaded on the Forms page of FEMA’s website.

The following sections outline the steps to follow when requesting map changes:

- **Step 1:** Obtain FEMA forms (Section 6.3.1);
- **Step 2:** Prepare needed information (Section 6.3.2);
- **Step 3:** (Specific to LOMR or CLOMR) Submit the request to DNR (Section 6.3.3);
- **Step 4:** Submit FEMA forms and necessary attachments by mail or online (Section 6.3.4); and
- **Step 5:** FEMA forwards the request (Section 6.3.5).

### 6.3.1. Step 1: Obtain FEMA forms

To request a LOMC, use one of the following FEMA forms, which can be downloaded from FEMA’s website:

- **MT-1:**
  - Letter of Map Amendment (LOMA)
  - Conditional Letter of Map Amendment (CLOMA)
  - Letter of Map Revision (Based on Fill) (LOMR-F)
  - Conditional Letter of Map Revision (Based on Fill) (CLOMR-F)

*Figure 6-5 FEMA’s MT-1, MT-2, and MT-EZ forms*
MT-2:

- Letter of Map Revision (LOMR)
- Conditional Letter of Map Revision (CLOMR)
- Physical Map Revision (PMR)

MT-EZ: The MT-EZ is the shortest and simplest of the three forms.

- Letter of Map Amendment (LOMA) for a single residential lot or structure

See Section 28 for the links to these forms.

6.3.2. Step 2: Prepare needed information

With the exception of applicable certified elevation information or completion of the community acknowledgement form, requests for LOMAs, CLOMAs, LOMR-Fs, and CLOMR-Fs can be completed by a property owner or other applicant. Due to the technical nature of the data needed for most LOMRs and CLOMRs, these applications should be completed by a qualified engineer. The most common reason that FEMA does not take action on a LOMC request is because the applicant did not complete all necessary forms or did not submit adequate technical data to validate the change.

There is a new online process for submitting LOMCs (http://hazards.fema.gov/femaportal/onlinelomc/signin). This web page includes an online submittal process for all six types of LOMCs. However, the review process is currently the same as LOMC applications submitted by regular mail.

FEMA has designed an interactive online determination tool for MT-1 requests called electronic Letter of Map Amendment (eLOMA). The eLOMA is a web-based application within FEMA’s Mapping Information Platform (MIP) that provides licensed land surveyors, professional engineers, and other authorized users with a system to submit basic LOMA requests to FEMA. The eLOMA process can be much quicker than the standard LOMA (i.e., 5 days vs. 30-60 days). However, it can only be used for a single lot/structure locate in a Zone AE, A10-A30, or Zone AH. Note, the eLOMA process should not be confused with the Online LOMC process discussed previously.

Information needed to request a LOMA or LOMR-F

Most often, requests for LOMAs or LOMR-Fs are made to remove the mandatory purchase requirement for properties where better ground elevation data or fill material placed in accordance with all Federal, State, and local regulatory requirements demonstrates the property or structure is above the BFE. Anyone (local governments or individuals) can request a LOMC of this type.

The request should generally include the following information:
• A completed application for the required LOMC.

• A copy of the recorded deed or plat, indicating the legal description of the property and the official recording information (deed or plat book volume and page number) and bearing the seal of the Recorder of Deeds.

• A map that shows the location of the property, either:
  o A subdivision plat;
  o An official county, city, and/or subdivision map indicating the lot location; or
  o A subdivision map indicating the lot location sealed by a surveyor or engineer.

• If the request involves a building:
  o A plat of survey that shows the location of the building on the lot;
  o The elevation of both the lowest floor (including basement) and the LAG to the structure;
  o The type of structure (slab, crawlspace, or full basement);
  o The date construction was completed.

  **Note:** If the request involves a building, a topographic map that shows adjacent ground elevations may be required. The elevations must be certified by a licensed professional engineer or professional land surveyor and be written as follows:

  Lowest floor elevation (including basement) is ________________.
  Lowest adjacent grade elevation is _____________________________.
  Type of construction is ________________________________
  Date construction completed is ______________________________

• If the request is for a legally recorded parcel of land, a certified lowest property elevation for the parcel must be submitted. For a portion of a legally described parcel of land (described by a metes and bound), a certified lowest property elevation for the *portion of the described property*, a certified metes and bounds map, and a certified metes and bounds description must all be submitted.

• A completed Community Acknowledgement form for any existing property/structure believed to be inadvertently included in the regulatory floodway (i.e., no fill has been placed). Only the applicable section of the form (Section B) needs to be completed for this type of request.

• A completed payment information form and applicable payment, if any.

**Information needed to request a LOMR**

A LOMR submittal must be supported by scientific and technical data and must be accompanied by a completed MT-2 form. No matter who initiates the request for a LOMR, if it
is for a change in the regulatory data (such as the BFE) the request must have the community's agreement before FEMA will approve it. Approval by DNR will be required before the revision is final.

Changes to an existing flood study must use hydrologic and hydraulic analyses consistent with the effective FIS and are generally required to be performed for the same recurrence interval floods as those performed for the FIS. New flooding information cannot be added to a FIRM in such a way as to create mismatches with the flooding information shown for unrevised areas (i.e., located upstream and downstream). Therefore, in performing new analyses and developing revised flooding information, applicants must tie the new BFEs, base flood depths, SFHA boundaries, SFHA zone designations, and/or regulatory floodway boundaries into those shown on the maps for areas not affected by the revision.

The vertical datum used in any data submitted must match the datum used in the FIS report and FIRM. Further, SFHA boundaries are to be shown on a topographic map (preferably in digital form) whose scale and contour interval are sufficient to provide reasonable accuracy.

All analyses and data submitted by applicants must be certified by a registered professional engineer or licensed land surveyor, as appropriate.

6.3.3. Step 3: For a LOMR or CLOMR, submit the request to DNR

For LOMRs or CLOMRs involving better flood data, physical changes (e.g., a new bridge), or a new flood control project, additional information may be required by the DNR. Requests for LOMRs and CLOMRs should also be approved by the DNR before being submitted to FEMA.

6.3.4. Step 4: Submit FEMA forms and necessary attachments by mail or online

See FEMA's website for the latest application forms and submittal instructions (http://www.fema.gov/forms), including the latest mailing address and online submittal procedures. Information on LOMC submittal is also in Section 28.

6.3.5. Step 5: FEMA forwards the request

LOMC requests will be forwarded to FEMA's contractor for processing. The contractor will send an acknowledgement of receipt and will also coordinate with the applicant regarding any additional information that may be required. Upon receipt of all required information, the FEMA contractor will complete the processing of the draft LOMC. Upon concurrence by FEMA, the final LOMC is distributed to the applicant and to the local community official responsible for floodplain management. The LOMC should be filed by the community with your copy of the FIS report and FIRMs since it represents the latest available data for the area addressed by the LOMC.

Note that a bank still has the prerogative to require the purchase of a flood insurance policy on a building that has been removed from the SFHA by a LOMC. However, the insurance rates for a building in Zones B, C, or X (not within the SFHA) will be much lower than those for a building within a high risk area (Zones A, AE, AO, AH).
Additional information on map changes can be found on [FEMA’s website](https://www.fema.gov). Check for the Flood Hazard Mapping pages.

### 6.4. Maintaining Maps

#### 6.4.1. Keeping FIRMs updated

As the primary repository for NFIP maps and studies, it is important that your community maintains adequate copies, keeps them updated, and makes them available for public review. You should have at least one master copy that includes all the changes, annexations, map revisions, and other pertinent information.

It is also important to keep copies of old, superseded maps and studies. They provide a historical record of what was known and the basis of what was required in the past. For example, a property may not have been shown in the SFHA on an old FIRM, so there were no floodplain requirements at that time the building was constructed. If that property is later flooded, the community would need to show the old map as the basis for the community’s action. Superseded versions of previous FIRM panels are also kept online at the [Map Service Center (MSC)](https://msc.fema.gov) under Historic FIRMs/FHBMs.

![Figure 6-6 Example of a LOMR annotated panel](image-url)
Communities should always direct users to and work off of the most current FIRM including all of the latest revisions and amendments. The map user needs to be sure that the data reflects the latest flood hazard information for their area.

6.4.2. Tracking changes

Because LOMAs amend and LOMRs revise the effective NFIP map, they are public records that the community must maintain. LOMAs and LOMRs should be noted on the community’s copy of the FIS report and/or FIRMs and filed by panel number in an accessible location. When an FIS is revised, it will have a section that explains what changes were made to the previously adopted data. Generally, the revision will incorporate all past LOMRs, but not necessarily all past LOMAs/LOMR-Fs since they may be too small to be reflected on the map.

When FEMA publishes a new FIRM, it provides the community with a Summary of Map Actions (SOMA). The SOMA details the status of all map changes after the new FIRM becomes effective. The SOMA categorizes LOMAs by those that were incorporated into the new FIRM, those that could not be incorporated due to map scale limitations but will be revalidated, and those that will be superseded by updated flood hazard information. The revalidation letters (for LOMCs that are still valid and not incorporated) are also sent to your community and are also available on the MSC website (http://msc.fema.gov).

6.4.3. Obtaining and ordering maps

Copies of a community’s FIS report or FIRM can be found on the MSC website under Product Catalog. The available FIRMs include effective, future, and historic FIRMs, as applicable. More information on use of the MSC website, available map products, or other mapping questions is available by calling 1-877-336-2627.

In communities where digital map products have been produced, FEMA makes the Digital FIRM (DFIRM) database available. The DFIRM database product is used with Geographic Information Systems (GIS) software and provides the user with the ability to determine the flood zone, BFE, and the floodway status for a particular location. The digital flood data are also available online through the National Flood Hazard Layer (NFHL). The NFHL dataset represents the current effective flood data for the country using a compilation of effective DFIRM databases and LOMRs and is updated as studies and LOMRs go effective. It is based on modernized maps across the country and can be accessed using the FEMA GeoPortal or Map Service Center Product Catalog. To use this information you will need GIS or mapping software that can read data in shapefile format or incorporate the data into a web service such as Google Earth by downloading the NFHL .kmz file. The NFHL layers include:

- Flood hazard zones and labels;
- River Mile Markers;
• Cross-sections and coastal transects and their labels;
• LOMR boundaries and case numbers;
• FIRM boundaries, labels, and effective dates;
• Community boundaries and names;
• Levees;
• BFEs;
• Hydraulic and flood control structures; and
• Profile baselines.

6.4.4. Currently accepted FEMA hydraulic and hydrologic models

The list of hydraulic and hydrologic modeling software currently accepted by FEMA for use in determining flows, SFHA and floodway boundaries, as well as BFEs can be found at the following links:

• Numerical models (http://www.fema.gov/national-flood-insurance-program-flood-hazard-mapping/numerical-models-meeting-minimum-requirement-0); and

# 7. Regulatory Framework

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7.1. The Legal Basis

Designing and administering a floodplain management program is essentially a job of writing and enforcing the law. In some communities, legal challenges have prevented implementation of well-planned programs. Therefore, we must know some basics about the law of regulating what people can do on their property.

7.1.1. Statutory authority

“Statutory authority” means the powers given to a community by State law. In Iowa, city and county home rule amendments to the constitution were passed by voters in 1968 and 1978, respectively. These amendments give cities and counties the authority to govern local affairs to the extent that they are not in conflict or inconsistent with State statute. An ordinance can exceed minimums set forth in State statutes but cannot prohibit an act specifically permitted by State statute or permit an act specifically prohibited by the State.

To show that a regulation has a sound legal basis, it is a good idea to include the statutory authority for the regulations at the beginning of the ordinance. Communities with zoning should include their zoning authority: Chapter 414 for cities and Chapter 335 for counties (formerly Chapter 358A). Home rule communities can add their home rule authority as granted by the Iowa Constitution and described under Chapter 364 for cities and Chapter 331 for counties.

7.1.2. Limitations on local authority

Cities, villages, and counties are created by the State. They have only those powers granted to them by State law or assumed under home rule powers. The Legislature did not grant cities and counties the authority to regulate State construction (e.g., Iowa Department of Transportation, Board of Regents). Similarly, Federal government development is exempt from local regulation.

Other local governments

Local governments such as school districts, sanitary districts, park districts, cities, and counties were created by the Legislature to perform specific duties. A city or county does not have the authority to regulate where the regulation would conflict with or “frustrate” the functions of a public division specifically granted by law.

If a local government or other organization undertakes a development project that would violate the flood protection standards of your ordinance, it should be required to show how its statutory authority exempts the project. Each situation will be different, but let the developer have the burden of proof that your ordinance “frustrates” its statutory responsibilities or privileges. You may also want to write a letter for the record to the agency, advising them that their project may be exposed to flooding or cause increased flooding elsewhere. Local governments, however, are not exempt from Iowa Department of Natural Resources (DNR) permit requirements.
Agricultural activities

The authority for counties to zone (Chapter 335) exempts certain agricultural activities. However, that exemption specifically excludes floodplain development.

**335.2 Farms exempt.** Except to the extent required to implement section 335.27, no ordinance adopted under this chapter applies to land, farm houses, farm barns, farm outbuildings or other buildings or structures which are primarily adapted, by reason of nature and area, for use for agricultural purposes, while so used. However, the ordinances may apply to any structure, building, dam, obstruction, deposit or excavation in or on the flood plains of any river or stream.

While farming may be exempt from some county regulations, counties and cities have all the authority needed to enforce State and Federal Emergency Management Agency (FEMA) requirements, ensuring all development in the floodplain is properly managed. In some instances, to clearly delineate between the floodplain regulations and local zoning ordinances, some counties in Iowa have established a "stand alone" floodplain management ordinance as allowed by the *Code of Iowa*.

**Extraterritorial jurisdiction**

Cities have certain authorities over the lands just outside their corporate limits. They may have zoning authority over areas up to two miles out provided:

- The county has not enacted a zoning ordinance; and
- The city's zoning ordinance and zoning map specifically includes the unincorporated areas of the county.

A majority of Iowa’s counties have zoning ordinances. A city that is exercising extraterritorial zoning would lose its authority if the county adopted a zoning ordinance.

Cities with populations over 25,000 and/or cities that have adopted subdivision ordinances that grant them extraterritorial authority within two miles of their corporate boundaries may review plans for subdivisions located within two miles of the city limits.

**Taking**

Why not simply tell people that they can’t build in the floodplain? If we did, we wouldn’t have to worry about new buildings getting flooded and the regulations would be simple to administer: Just say “No.”

While this regulatory standard appears desirable, it has one fatal legal problem: It could be a “taking.”

The Fifth Amendment to the U.S. Constitution states, “Nor shall property be taken for public use without just compensation.” The Constitution contains this provision because in England, the king could take property and use it for his own purpose, such as quartering troops or hunting, without compensation.
The term “taking” has come to mean any action by a government division that relieves a person of his or her property without payment.

Government agencies possess the authority to condemn and acquire privately owned land. Under the power of eminent domain, they can acquire land without the owner’s agreement provided the acquisition clearly is for a demonstrably public purpose, official condemnation proceedings are followed, and the owner is paid for the value of the land. Some common examples of eminent domain actions are:

- Purchase of land for roads and public works projects;
- The development of public park land; and
- Utility acquisition of rights of way for transmission lines.

Courts have ruled that a taking may occur when the government enacts a law, standard, or regulation that limits the use of the land to the extent that the owner has been deprived of all economic interest in using the property. Thus, the government has “taken” the property under a legal provision known as inverse condemnation. In cases where a court has found a taking, the governmental body has been required to pay the property owner for the value of the loss. Often, though, the regulations are retracted as applied to that property.

Usually, courts undertake a complicated balancing of public and private interests in deciding a taking issue. The courts will consider such factors as:

- Regulatory objectives;
- The harm posed by uncontrollable development;
- Reasonableness of the regulations; and
- Severity of the economic impact upon the private property owner.

Very restrictive floodplain regulations as well as State and National Flood Insurance Program (NFIP) regulatory standards have been challenged as a taking in a number of cases. Figure 7-1 summarizes important cases challenging the legality or constitutionality of NFIP regulations.

Most NFIP criteria are performance standards that do not prohibit development of a floodplain site provided the performance standards are met. For example, development in the floodway is prohibited only if it increases flood heights.

These performance-oriented standards of the NFIP have never been ruled as a taking. This is highly significant, given that more than 21,000 communities nationally administer floodplain management ordinances.

One reason for this success rate is that property owners must prove that they have lost all economic return on their parcels. It is hard to prove that nothing can be done on a piece of land, especially since the NFIP and State rules do allow many types of activities.
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<td>Village of Euclid v. Ambler Realty Company (1926)</td>
<td>The use of police power to regulate land use</td>
<td>The court upheld the basic concept of zoning.</td>
</tr>
<tr>
<td>Turnpike Realty Co. v. Town of Dedham (1972)</td>
<td>Challenge to the constitutionality of the NFIP</td>
<td>The court upheld the floodplain management regulations.</td>
</tr>
<tr>
<td>Just v. Marienette (1972)</td>
<td>A wetland regulatory case</td>
<td>The court decided that a landowner does not have the unlimited right to use the land for a purpose that is unsuited to its natural state or that will injure the rights of others.</td>
</tr>
<tr>
<td>Texas Landowners Association v. Harris (1978)</td>
<td>Challenge to the validity of the NFIP and its mitigation requirements</td>
<td>The courts held that the NFIP was reasonable. A community could not claim a taking if insurance or disaster relief was denied for failure to comply with NFIP standards, because they are benefits not rights.</td>
</tr>
<tr>
<td>First Evangelical Lutheran Church of Glendale v. Los Angeles County, LA (1987)</td>
<td>Whether a temporary building moratorium that was deemed a taking would require compensation</td>
<td>The U.S. Supreme Court held that temporary regulatory takings could require compensation. This case was sent back to the State to decide if a taking had occurred. The State endorsed the floodplain regulations and held that the regulations were not a taking.</td>
</tr>
<tr>
<td>Adolph v. FEMA (1988)</td>
<td>Whether the parish floodplain management regulations adopted constituted a taking</td>
<td>The court upheld that the NFIP as a whole is not a taking, nor are the parish regulations.</td>
</tr>
<tr>
<td>April v. City of Broken Arrow (1989)</td>
<td>Whether two Oklahoma floodplain ordinances constituted a taking (requirement for elevation of new homes to 1 foot above the 100-year flood elevation)</td>
<td>The courts accepted the general proposition that local public officials must be afforded reasonable elasticity in planning and implementing legitimate State interests and held that regulations were valid.</td>
</tr>
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Figure 7-1 Selected cases of challenges to land use regulations
<table>
<thead>
<tr>
<th>Case</th>
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<tbody>
<tr>
<td>Lucas v. South Carolina Coastal Council (1992)</td>
<td>South Carolina Supreme Court—whether the South Carolina Beachfront Management Act constituted a taking. U.S. Supreme Court—whether the property owner was entitled to compensation for his alleged &quot;total loss of value&quot; attributed to the Beachfront Management Act</td>
<td>The South Carolina Supreme Court ruled that the Act did not constitute a taking and reversed the trial court's award of $1.2 million to Lucas. The U.S. Supreme Court ruled that where the value of a property is essentially &quot;destroyed&quot; by regulation, compensation should be paid.</td>
</tr>
<tr>
<td>Dolan v. Tigard (1994)</td>
<td>Imposition of a floodplain bike path as a condition of a permit to expand commercial structures</td>
<td>The U.S. Supreme Court found that the business owners should not be required to construct a bike path to obtain the permit.</td>
</tr>
<tr>
<td>Palazzolo v. Rhode Island (2001)</td>
<td>Discusses the violation of the Takings Clause of the Fifth Amendment related to a coastal wetlands property in Westerly, Rhode Island</td>
<td>The U.S. Supreme Court agreed with the Rhode Island Supreme Court decision that the property owner did not have a claim since he obtained the property after the enactment of the regulations that he was challenging. The U.S. Supreme Court ruling did not address whether it was a total taking since some of the parcel was still economically usable as discussed by the Rhode Island Supreme Court.</td>
</tr>
<tr>
<td>Tahoe-Sierra Preservation Council, Inc. v. Tahoe Regional Planning Agency (2002)</td>
<td>Question presented was whether a moratorium on development imposed during the process of devising a comprehensive land-use plan constitutes a per se taking of property requiring compensation under the Takings Clause of the United States Constitution.</td>
<td>The U.S. Supreme Court concluded that the temporary moratorium at issue here was not a taking because it was not a 'taking of 'the parcel as a whole.'”</td>
</tr>
<tr>
<td>Lingle v. Chevron (2005)</td>
<td>Discusses the Hawaii statute that limits the rent that oil companies may charge to dealers who lease service stations owned by the companies.</td>
<td>The U.S. Supreme Court stated that the &quot;substantial advances&quot; formula used in Agins v. City of Tiburon (1980) is not a valid takings test. However, the Court did not grant Chevron relief due to only discussing the &quot;substantially advances&quot; theory, which had been previously struck down.</td>
</tr>
</tbody>
</table>

Figure 7-1 Selected cases of challenges to land use regulations, continued
<table>
<thead>
<tr>
<th>Case</th>
<th>Issue</th>
<th>Decision/Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kelo v. New London (2005)</td>
<td>Whether the public use clauses of the Federal and State constitutions authorize the exercise of the eminent domain power in furtherance of a significant economic development plan that is projected to create in excess of 1,000 jobs, to increase tax and other revenues, and to revitalize an economically distressed city, including its downtown and waterfront areas.</td>
<td>The U.S. Supreme Court offered support to the concepts and principles of the NFIP and No Adverse Impact floodplain/stormwater management and determined that economic development in the community can be considered a “public use” under the Takings Clause.</td>
</tr>
<tr>
<td>San Remo Hotel v. City and County of San Francisco (2005)</td>
<td>This case presents the question whether Federal courts may craft an exception to the full faith and credit statute for claims under the Takings Clause of the Fifth Amendment.</td>
<td>The U.S. Supreme Court stated that there was no basis for Federal courts to re-litigate based on the Full Faith and Credit Statue after a State court previously denied the Fifth Amendment Takings Clause.</td>
</tr>
</tbody>
</table>

**Figure 7-1 Selected cases of challenges to land use regulations, continued**

Note: These are brief summaries of the court cases. They should not be quoted without reading the full text of the ruling.

It may be more costly to build according to the floodplain management standards and, in some instances, it may not be economical to develop a property. However, the NFIP performance standard is a valid exercise of the police power because it is based on a legitimate public purpose—preventing flood damage. Floodway requirements in particular are defensible because they prevent the actions of one property owner from increasing flood damage to his or her neighbors.

The NFIP regulatory criteria have not lost a taking case because they allow most flood-prone sites to be built on as long as precautions are taken to protect new structures and neighboring property from flood damage. The owners are not denied all economic uses of their properties as long as their construction accounts for the level of hazard.

Courts have supported regulatory standards that are more restrictive than NFIP regulations, such as complete prohibitions of new buildings or new residences in the floodway. These cases tied the prohibition to the hazard and the need to protect the public from hazards created by the development.

Things need to be reasonable. For example, a complete prohibition of development in a shallow flooding area where there is no velocity may not be considered “reasonable” by a court.

The rationale does not always have to be tied to property damage. For example, in Illinois, upholding the State’s prohibition of new buildings in the northeastern Illinois floodways, the Illinois Supreme Court noted that while buildings could be protected, the residents would be surrounded by moving water during floods, preventing access by emergency vehicles.
The prohibition takes into consideration not only the concern about preventing further flooding, but also the concern about the need to provide disaster relief services and the need for the expenditure of State funds on shelters and rescue services for victims of flooding.
(Beverly Bank v. Illinois Department of Transportation, September 19, 1991)

The lesson is that before your community enacts a regulatory provision that severely restricts the use of property, your community’s attorney should review the provision to be sure it will not be overturned as a taking. Regulatory standards that are reasonable, tied to the hazard, and support public objectives should be upheld.

7.1.3. Liability

Ordinance administrators naturally fear they could be sued if a person gets flooded or a building is damaged by a flood. Debated nationally for some time, this issue has been studied extensively by Dr. Jon Kusler, a nationally known attorney in floodplain management law.


Excerpts from that report are quoted here. However, your community’s legal department should provide more specific guidance.

- Government agencies are generally not liable for flood damage unless the flood was caused by a government action.

  *Except in a few instances, governments are not liable for naturally occurring flood damages. Government has, in general, no duty to construct dams, adopt regulations, or carry out other hazard reduction activities unless required to do so by a statute. It is only where a government unit causes flood damages or increases natural flood damages that liability may arise.*
  (Floodplain Management in the United States: An Assessment Report, Volume 2, Page 1012)

- Liability is based on negligence; a community is well defended by a properly administered program.

  *In general, government units are not ‘strictly or absolutely’ responsible for increased flood damages. Liability usually results only where there is a lack of reasonable care. [...] Where the standard of reasonable care is judicially applied to an activity, the seriousness of foreseeable threat to life or economic damage is an important factor in determining reasonableness of conduct. In general, the more serious the anticipated threat, the greater the care the government entity must exercise.*
  (Floodplain Management in the United States: An Assessment Report, Volume 2, Page 1013)
• Policy or discretionary actions are more defensible than nondiscretionary, ministerial actions. It is better to have clear standards spelled out in the ordinance adopted by your governing board than to leave a lot of interpretation up to the administrator.

As a general rule, courts do not hold legislative bodies or administrative agencies liable for policy decisions or errors in judgment where the Legislature or [agency] exercises policymaking or discretionary powers. But they often hold agencies responsible for failure to carry out nondiscretionary duties or for negligence in carrying out ministerial actions. (Floodplain Management in the United States: An Assessment Report, Volume 2, Page 1013)

• [F]rom a legal perspective it may be desirable to submit proposed standards [...] to a community’s legislative body (e.g., community council) for debate and approval. Due to the special way legislative decisions are treated by the courts, legislative judgments, particularly those of a discretionary nature, are less likely to result in a successful liability suit than are division decisions. Courts generally defer to legislative judgment. (Floodplain Management in the United States: An Assessment Report, Volume 2, Page 1017)

• Government employees are usually protected from liability suits.

Although governments may be liable for increased flood or drainage losses in a broad range of contexts, government employees are usually not personally liable for planning, permit issuance, operation of dams and adoption of regulations or other activities. [...] No personal liability results where a government employee acts in good faith, within the scope of his or her job, and without malice. Successful lawsuits for hazard-related damages against government employees under common law theories or pursuant to Section 1983 of the Civil Rights Act are apparently nonexistent. (Floodplain Management in the United States: An Assessment Report, Volume 2, Pages 1013-1014)

Based on these findings, you may be able to protect your jurisdiction from lawsuits by:

• Adopting sound and appropriate flood protection standards. Remember, NFIP standards are minimums. Buildings should not be allowed in a mountainous floodplain with no warning time and very high velocities, even though the NFIP minimums would allow it. If you know flooding could be or has been higher or more expansive than the Special Flood Hazard Area (SFHA) shown on the Flood Insurance Rate Map (FIRM), you are not doing your residents any favors by allowing them to build buildings exposed to a known hazard.

• Becoming technically competent in the field. You will not be sued if you have ensured that the project was properly constructed. There are no grounds for a suit if no one is damaged by flooding:

\[\text{[L]iability can be avoided if flood damages are avoided.} \] From a legal perspective, this
A sound philosophy.

*(Floodplain Management in the United States: An Assessment Report, Volume 2, Page 1017)*

- Insuring the community. Your community may want to purchase liability insurance or establish a self-insurance pool or plan to protect itself.

- Encouraging property owners to buy flood insurance coverage. If people are compensated for any flood losses, they are less likely to file a lawsuit.

- Adopting an ordinance provision that exempts the community from liability. The DNR’s model ordinances have a section entitled “Warning and Disclaimer of Liability” that may well already be in your ordinance. It reads as follows:

  The standards required by this Ordinance are considered reasonable for regulatory purposes. This Ordinance does not imply that areas outside the designated special flood hazard areas will be free from flooding or flood damages. This Ordinance shall not create liability on the part of the [city or county name] or any officer or employee thereof for any flood damages that result from reliance on this Ordinance or any administrative decision lawfully made thereunder.

### 7.2. The Ordinance

This manual assumes that your community has a floodplain regulation ordinance in effect and that it is based on one of the DNR models. (If you have not adopted an ordinance, please refer to the contacts in Section 28.) If you want to change your floodplain management ordinance, contact the DNR for guidance before doing so. Keep in mind your legally enforceable ordinance *must* be approved by FEMA in order for your community to remain in the NFIP.

#### 7.2.1. State approval

Certain communities are considered “delegated” communities by the DNR. They have authority to issue permits without waiting for a DNR permit for the project. Any change to a delegated community’s ordinance must have DNR approval.

Non-delegated communities are not required to get DNR approval of ordinance changes, but it is advisable. The DNR can double-check that your proposed provisions will still comply with State and NFIP requirements (see Section 28 for contact information).

If a community wants or has DNR delegation, a draft of the ordinance or amendment should be submitted before it is adopted. The approval will be subject to the following conditions:

1. Approval from the DNR shall be obtained prior to undertaking any amendment to the approved ordinance and prior to granting variances from the approved ordinance;

2. The issuance of the approval shall not subject the State of Iowa or the DNR to any legal or financial responsibility arising from the enforcement of the approved ordinance; and
3. Approval from the DNR must be obtained prior to any floodplain construction (e.g., channel alterations, flood control levees, bridges) not specifically addressed in the approved ordinance.

7.2.2. Types of ordinances

Floodplain regulations may be defined and implemented through one of four types of regulations, including: “stand alone,” zoning ordinances, building codes, and subdivision regulations ordinances. The first two are most common in Iowa, but each is explained below.

“Stand alone” ordinance

The DNR has created model “stand alone” ordinances that include all the NFIP and State regulatory requirements. The advantage of adopting a stand alone ordinance is that one ordinance contains all floodplain development standards. Developers can easily see what is required of them, and FEMA and the State can easily see if your community has adopted the latest requirements.

The disadvantage to a separate ordinance is that it may not be coordinated with other building, zoning, or subdivision regulations. Some communities have found that by adopting a stand alone model, they adopt standards that are inconsistent or even contrary to the standards in the other regulations. For example, your building code may require crawlspace vents to be high, near the floor joists, while the floodplain ordinance requires them to be no more than one foot above grade.

If you have a stand alone ordinance, you should review its provisions with all other offices and ordinances that regulate land development and building construction. Make sure that others know the floodplain regulations and that there are no internal inconsistencies. For example, a floodplain ordinance administered by the city engineer may not be coordinated with the permit process conducted by the building department.

Zoning ordinance

A zoning ordinance regulates development by dividing the community into zones or districts and setting development criteria for each district. Two approaches address development in flood-prone areas: separate districts and overlay zoning.

In a separate district, the floodplain can be designated as one or more separate zoning districts that only allow development that is not susceptible to damage by flooding. Appropriate districts include public use; conservation; agriculture; conservation subdivision; and cluster or planned unit developments that keep buildings out of the floodplain, wetlands, and other areas that are not appropriate for intensive development.

Overlay zoning adds special requirements in areas subject to flooding. The areas can be developed in accordance with the underlying zone provided the flood protection requirements are met. As illustrated in Figure 7-2, there may also be setbacks, buffers, or other performance standards to protect stream banks and shorelines or to preserve the natural functions of the channels and adjacent areas.
Building codes

A building code establishes construction standards for new buildings. The code may or may not set site or location requirements as a zoning ordinance does.


The other NFIP requirements, such as administrative provisions and requirements that apply to floodways, subdivisions, and manufactured homes, are contained in Appendix G of the International Building Code. Communities that adopt the I-Codes have the option of either adopting Appendix G or addressing these other requirements through other ordinances and regulations. However, some amendments to Appendix G may be required to meet the minimum floodplain requirements in Iowa.

In the past, the model national building codes have included, to a variable extent, provisions related to natural hazards such as seismic, high winds, severe winter storms, and flooding. I-Codes address all of these hazards on a consistent, rational basis that allows mitigation of those natural hazards found within each jurisdiction’s boundaries.

You should not assume that since your community uses one of these codes that all your regulatory requirements are covered. However, because of the advantages of incorporating the I-Codes into community floodplain management programs and addressing other hazards, the Community Rating System (CRS) provides credit for adoption of the series. See Section 20 for more information on the CRS.

Subdivision regulations

Subdivision regulations govern how land is divided. They define improvement and location standards for the infrastructure the developer will provide, including roads, sidewalks, utility lines, storm sewers, drainage ways, and more.

As noted in Section 13, subdivision regulations offer an opportunity to keep buildings out of the floodplain entirely with cluster developments, conservation subdivision design, low impact developments, and other types of site plan design tools.

Subdivision regulations can also require that every lot have a buildable area above the regulated flood elevation, include dry land access, and meet other performance standards that provide more flood protection than a building code can.

Subdivision regulations can specify what appears on the recorded plat of the subdivision, something that is checked whenever a property is purchased. This offers the community a chance to clearly designate the hazard.

7.2.3. Contents of the floodplain management ordinance

Whether your floodplain regulations are in one ordinance or several, they should have these provisions:

- **Purpose:** Why was the ordinance adopted? What are its objectives? This provision helps set the tone for regulatory standards. For example, if the only purpose of the ordinance is to meet the NFIP minimum building requirements, a court may rule that it should not have higher regulatory standards that protect life safety.

- **Definitions:** What technical terms are needed? Most ordinances have to define terms like "development," "building," "1% annual chance flood elevation," and "lowest floor" in order for the regulations to be clearly understood.

- **Adoption of flood data:** Your community needs to adopt the effective FEMA flood map—FIRM or Flood Hazard Boundary Map (FHBM), as applicable—and any other regulatory flood data like a Flood Insurance Study. This provision may need to be amended when new studies and maps are published or new areas are annexed.

- **Requirement for a development permit:** Your ordinance must have a development permit process. Relying on your community’s building code or zoning ordinance permit process may not be sufficient because those programs may not require permits
for all development, including fill, mining, septic system installation, culvert construction, and other types of improvements.

- **Construction standards**: This is the meat of the ordinance. It should cover all of the minimum NFIP and State standards and additional regulatory standards that the community deems appropriate. The standards should include provisions for:
  
  o Building protection standards (elevation, floodproofing, anchoring);
  o Standards for manufactured homes and mobile home parks;
  o Construction standards peculiar to the flood zones in your community, such as AO and AH;
  o Construction in the floodway and standards for encroachments where floodways are not mapped;
  o Standards for subdivisions;
  o Standards for water and sewer service;
  o Rules on water course alterations;
  o Bridges and culverts; and
  o Substantial damage and improvements.

- **Designation of administrator**: The community must officially designate one person responsible for administering the ordinance. This provision may list that person’s duties as detailed in Section 7.3.1.

- **Variances and appeals process**: The regulations need to provide a way for people to appeal or request a variance when they feel that the construction standards cannot be successfully applied to the property as defined in the ordinance. This process should be handled by a separate body, such as a board of appeals or planning commission; it should not be left up to the decision of a single person, such as the administrator. (See also the discussion on variances in Section 16.)

- **Enforcement**: The ordinance must have enforcement procedures clarifying penalties for violations. These are usually fines and orders to correct the violation.

- **Abrogation and greater restriction**: This is a legal provision that specifies that the ordinance take precedence over less restrictive requirements.

- **Severability**: This is a statement that the individual provisions are separable and if any one is ruled invalid, it does not affect the rest of the ordinance.

### 7.2.4. CRS credit

If your community chooses to exceed the requirements of the NFIP, you may wish to join the CRS program. This program encourages communities to enact regulatory standards that exceed the minimums that are more appropriate for local conditions. Participating communities are rated and insurance policies in their community are discounted based on the quality of the community’s floodplain management programs and ordinance restrictions.
CRS is explained in more detail in Section 20. Where provisions that can receive CRS credit are mentioned in this reference, they are highlighted with the CRS logo.

7.3. The Administrator

The State grants communities the police powers to adopt, administer, and enforce local codes and regulations, including floodplain regulations. Generally, elected officials delegate authority for ordinance administration and enforcement to a subordinate officer.

A local floodplain administrator might be an existing local staff person, such as the building inspector, community zoning official, sanitarian, city clerk, engineer, or planner. The community also might contract to have the job done by the county, regional planning division, another jurisdiction or authority, or a private firm.

Throughout this reference, the person designated as responsible for administering the floodplain management ordinance is called “the administrator.” This reference also assumes that you are the administrator, so the terms “you” and “the administrator” are used interchangeably.

7.3.1. Duties

In general, the administrator is responsible for ensuring that development activities comply with the floodplain management regulations and other applicable codes and ordinances.

Duties of the administrator vary depending on the kind, size, and characteristics of the community. However, certain responsibilities are common to all ordinance administrators.

Understand the regulations: This is the most important of all of your duties and is the main subject of this reference. A sound working knowledge of the general and technical provisions of various Federal, State, and local regulations is essential. You must be able to explain them to others, to review permit applications for compliance, and to provide adequate interpretations.

Ensure that permit application processes are followed: Often people do not realize that they need to apply for a permit for a project in the floodplain. You need to ensure that the public is informed as to when permits are needed and how they are obtained. Anyone engaged in a development project without a permit must be told to stop and apply for one.

Correct violations: You must evaluate complaints, conduct investigations, and use legal recourse when necessary to correct violations.

Process permit applications: Your primary role is to review permit applications for compliance with applicable local regulations. This involves:

- Collecting permit fees, where applicable;
- Assessing the accuracy and completeness of the application;
• Evaluating site plans, topographic data, building design plans, and other technical data;
• Identifying deficiencies and devising ways to correct them;
• Issuing or denying the permit; and
• Helping applicants pursue appeals or requests for variances.

**Coordinate with other programs:** Responsibility for permit review may reside in or be shared with other offices, such as public works, planning and zoning, code enforcement, or housing departments. Depending on your duties, you may be involved in coordinating permit reviews.

You must advise the applicant of any need for additional local, State, or Federal permits for the proposed development, including DNR permits (see Section 9). Your office could have copies of the permit application forms or advise applicants whom to contact.

One of your NFIP responsibilities is to notify adjacent communities and the DNR prior to any alteration or relocation of a watercourse. You must submit evidence of such notification to the FEMA Regional Office.

You should also notify adjacent communities of plans for a substantial commercial development or large subdivision that could affect their flood hazard areas.

**Ensure projects are built according to approved permits:** You or your staff must perform periodic and timely on-site inspections to confirm visually that development is following the approved plans. The best way to do this is with a series of inspections at appropriate stages in the construction process, as discussed in Section 15. A certificate of use or occupancy is a final permit that allows the owner to use the building. It should not be given until a final inspection confirms that everything was done according to the approved plans.

**Take enforcement actions:** When noncompliant activities are uncovered, you must act to resolve the situation. This may involve issuing stop-work orders or other violation notices, coordinating enforcement procedures with the community’s attorney, or appearing in court.

**Keep records:** You should have on hand a sufficient supply of current permit applications, variance requests, and other administrative forms. A project file should be kept for each development permit application. Records are covered in more depth in Section 18.

**Maintain and update flood data and maps:** As noted in Section 6.4, your community should ensure that the maps showing the regulatory floodplain for your community are available for public use. This includes keeping a detailed record of all Letters of Map Change (Letters of Map Revision (LOMRs) and Letters of Map Amendment (LOMAs) issued in your community and as appropriate, tying those changes to the affected map panel.

You should also cooperate with Federal, State and local agencies, and private firms undertaking flood studies. You must submit any new floodplain data to the DNR within six months of their development. Community staff should review revisions to maps, including
Conditional Letters of Map Revision (CLOMRs) and LOMRs, to ensure they meet regulations.

The NFIP regulations are included Chapter 44 of the Code of Federal Regulations (CFR) (see Section 2.5.1 for more information). These regulations set forth several requirements for maintaining and updating flood data and maps. Each of these requirements is detailed below.

- You must notify the FEMA Regional Office and the DNR within one year of an annexation or when your community has assumed or relinquished authority to adopt or enforce floodplain management regulations for a particular area.

  **44 CFR 59.22(a)(9)(v)** Upon occurrence, [the community must] notify the Administrator in writing whenever the boundaries of the community have been modified by annexation or the community has otherwise assumed or no longer has authority to adopt and enforce floodplain management regulations for a particular area. In order that all FHBMs and FIRMs accurately represent the community’s boundaries, include within such notification a copy of a map of the community suitable for reproduction, clearly delineating the new corporate limits or new area for which the community has assumed or relinquished floodplain management regulatory authority.

- You must notify the FEMA Regional Office and the State within six months of physical changes that can affect flooding conditions, such as channel modifications or upstream detention.

  **44 CFR 65.3.** A community’s base flood elevations may increase or decrease resulting from physical changes affecting flooding conditions. As soon as practicable, but not later than six months after the date such information becomes available, a community shall notify the Administrator of the changes by submitting technical or scientific data in accordance with this part. Such a submission is necessary so that upon confirmation of those physical changes affecting flooding conditions, risk premium rates and floodplain management requirements will be based upon current data.

- **Update the ordinance:** If your community is notified of changes in Federal or State laws and/or regulations that would require changing your floodplain management ordinance, you must revise your ordinance within six months.

  **44 CFR 60.7.** From time to time Part 60 may be revised as experience is acquired under the Program and new information becomes available. Communities will be given six months from the effective date of any new regulation to revise their floodplain management regulations to comply with any such changes.
Similarly, if you are given new flood data by FEMA, you have six months to update your ordinance to adopt the data and the regulatory requirements appropriate for that level of data (see Section 8).

**44 CFR 60.2(a)** A flood-prone community ... will be given a period of six months from the date the Administrator provides the data set forth in § 60.3(b), (c), (d), (e) or (f), in which to meet the requirements of the applicable paragraph.

A certified copy of any ordinance revision should be submitted to the FEMA Regional Office and to the DNR promptly after adoption.

### 7.3.2. Dealing with the public

As you administer your ordinance, you will be interacting with the residents, engineers, surveyors, builders, developers, and public officials. It is important that you convey the need to abide by the floodplain regulations for their safety and others in the community. This will encourage voluntary compliance and reduce the number of problems you may face.

You are, in effect, the public relations manager for floodplain management in your community. If you explain the rules showing the positive side (flood damage prevented, lives saved), you will be more successful than if people think you are grudgingly enforcing some unwelcome Federal mandate.

You can use your website, brochures, newsletters, and newspaper articles to help educate the general public and permit applicants. You can also order a number of pamphlets from FEMA that explain the threat of flooding or the reasons to buy flood insurance. As shown in Figure 7-4, some communities develop their own pamphlets or mailings to explain the reasons for their floodplain ordinances and the importance of the protecting the floodplain and the drainage system from improper development.
You may also want to consider educating your city council, county board, or other public officials. It is important that citizens and community officials understand and support your regulatory program. They are the ones that decide whether variances will be issued or whether the ordinance will be amended. One place to start is to get them a copy of or share the web link of *Addressing Your Community’s Flood Problems: A Guide for Elected Officials* from the Association of State Floodplain Managers (ASFPM). Another option is to have them view the web-based video series created by Iowa State University Extension and Outreach. This video series is designed to educate local officials and the general public about floodplains, flood risks, and basic floodplain management principles. The videos are divided into five categories: Introduction to the NFIP, Understanding Flooding, Floodplain Mapping, Floodplain Regulation, and Flood Insurance. Access the videos at [http://www.extension.iastate.edu/floodingin+iowa](http://www.extension.iastate.edu/floodingin+iowa).

### 7.3.3. Qualifications

Iowa does not set minimum requirements for the person who administers the floodplain management ordinance. This does not mean just anyone can do any part of the job. One of your responsibilities is to make sure that the person with the right qualifications helps you. Some tasks should be conducted by a licensed professional engineer (P.E.) experienced in hydrologic and hydraulic studies, such as reviewing a developer’s flood study before you accept new flood elevations. Some model ordinances call for an engineer to review certain permits. Check your ordinance for this.

- Once a building has been constructed in the floodplain, you will need an elevation certificate which must be completed by a professional land surveyor or P.E.
- You should always consult your community’s attorney before you initiate an enforcement action.
• A few states are encouraging or requiring that the ordinance be administered by a “Certified Floodplain Manager” (CFM). The ASFPM now offers a program to certify you as floodplain manager.

7.3.4. Training

In many cases, only you will have the expertise needed to administer your ordinance. As the administrator, you will probably be your community’s primary source of information on:

• The basic NFIP requirements;
• DNR requirements;
• Additional requirements of your ordinance;
• How to use the NFIP maps and regulatory flood data;
• How maps are reviewed and revised;
• When permits are needed;
• Whether a proposed project meets the ordinance’s standards;
• Whether a completed project complies with the approved plans;
• What records are needed;
• How to deal with citizens and builders;
• How to deal with violations;
• How floodplain development regulations and flood insurance rating are related; and
• Where citizens and builders can get more information or help.

These topics are not taught at any high school or college. To learn these things you will need additional training. Here are some ways to get it:

• Spend time with the floodplain administrator in a neighboring community;
• Check with the FEMA Regional Office and/or the DNR before you issue your first few permits or certificates of occupancy;
• Request a Community Assistance Visit (CAV) whereby a FEMA or State person will visit you and review your procedures;
• Attend a workshop put on by the DNR, FEMA, or Iowa Floodplain and Stormwater Management Association (IFSMA);
• If available before you take a certification test, attend a recommended training or refresher course;

• Attend the Emergency Management Institute (EMI) (see below);

• Visit FEMA’s website periodically;

• Order and review the publications listed in Section 25; and

• ASFPM Resources.

7.3.5. The Emergency Management Institute

The EMI in Emmitsburg, Maryland, provides several courses related to the administrator’s job, both as resident courses and home study.

The introductory course is “Managing Floodplain Development through the National Flood Insurance Program.” However, it covers the same information as this reference book (without the additional information on State of Iowa requirements and programs). Therefore, if you feel comfortable with the subject matter after reading this reference (and especially if you become a CFM), you should not need to attend “Managing Floodplain Development.”

EMI offers other courses that would be helpful:

• NFIP/CRS;

• Digital Hazard Data (how to use DFIRMs and other data);

• Retrofitting Flood-Prone Residential Buildings;

• Advanced Floodplain Management; and

• HAZUS (a computer model for estimating potential hazard losses).

These courses are designed to give you step-by-step, practical knowledge and experience. In addition, by attending an EMI course you meet other local administrators from around the country from whom you can also learn the ins and outs of floodplain management administration.

EMI courses run Monday through Friday, one to four times a year. They are free for State and local officials. Generally, FEMA will pay transportation to Emmitsburg and will house you in dormitories on campus.

For more information, upcoming course dates, etc., visit the EMI website (https://training.fema.gov/emicourses).

To register for a resident course, all applications must be submitted through the Emergency Management Division’s Training Office and the FEMA Regional Office (see Section 28).
There are also home study courses called Independent Study. They can be accessed through the EMI website.

7.3.6. Certified Floodplain Manager

People interested in the ASFPM certification program for floodplain managers should submit an application from, which includes a signed code of professional conduct. Once approved, the applicant is eligible to take the exam. Examinations are given at each annual Association conference and other locations throughout the nation. In addition, the DNR and IFSMA regularly proctor exams in Iowa.

The CFM designation is valid indefinitely, provided that the applicant complies with the biennial (every two years) renewal requirements: payment of a renewal fee and submittal of proof of continuing education credits. The continuing education requirement can be met through attendance at floodplain management conferences or workshops, formal courses, home study courses, and other approved technical meetings.

For more information on the CFM program, contact the ASFPM or IFSMA (http://www.iowafloods.org).
# 8. Regulatory Requirements: Maps and Data

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8.1. NFIP Maps and Data

Flood maps and flood data were discussed in Sections 3 and 4. This section builds on that information, covering the National Flood Insurance Program (NFIP) requirements as to when and how a community must use those maps and data.

8.1.1. Basic rule #1

Basic rule #1: You must use the effective maps and flood data published by FEMA.

A community must adopt and enforce floodplain management regulations based on data provided by the Federal Emergency Management Agency (FEMA) (44 CFR 60.2(h)). This includes the floodplain boundaries, 1% annual chance flood elevations (also known as the Base Flood Elevation or BFE), Flood Insurance Rate Map (FIRM) zones and floodway boundaries shown on your effective FIRM, and/or Flood Insurance Study (FIS) if available.

44 CFR 60.2(h): The community shall adopt and enforce flood plain management regulations based on data provided by the [Federal Insurance and Mitigation] Administrator. Without prior approval of the Administrator, the community shall not adopt and enforce flood plain management regulations based upon modified data reflecting natural or man-made physical changes.

This requirement does not prevent a community from adopting and enforcing regulations based on data more restrictive than that provided by FEMA. For example, a community may want to regulate to a historical flood that was higher than the BFEs shown on the FIRM. However, such data must be approved by the FEMA Regional Office before it is used.

This requirement also does not prevent a community from using other technical data to identify and regulate flood-prone areas not shown on FEMA maps. For example, many cities and urban counties map and regulate areas on streams that are not shown on the FIRM.

The community always has a say in what the latest maps and data should be. FEMA will send you proposed revisions to the official FIRM and you will have time to review them and submit your comments and appeals to FEMA before they are published. If you disagree with the effective FEMA data, then you should submit a request for a map revision as noted in Section 6, Maintaining and Revising NFIP Maps.

8.1.2. Where there’s no map

There are communities interested in floodplain management and flood insurance where FEMA has not performed FISs. In fact, there are dozens of Iowa communities in the NFIP with no FIRM. FEMA has determined flood or drainage problems are relatively minor in these areas and has not warranted allocating funds for FISs.
Communities that are members of the NFIP, or are planning to become members of the NFIP, still have an obligation to the NFIP if there is not an FIS for their area. They must comply with the requirements of 44 CFR 60.3(a) (see Section 2.5.2). Section (1) of the Federal Regulations states that the community shall “Require permits for all proposed construction or other development in the community, including the placement of manufactured homes, so that it may determine whether such construction or other development is proposed within flood-prone areas.”

The rest of 60.3(a) lists specific requirements to make sure that new buildings, manufactured homes, subdivisions, and utilities are “reasonably safe from flooding.” One way to do this is to identify and map the areas subject to flooding and use that map as a reference when permitting new development in the community. If a building is proposed to be built in the identified flood-prone areas, the community should contact the Department of Natural Resources (DNR) for assistance in determining the BFE.

8.1.3. Unincorporated areas

Some cities exercise “extraterritorial jurisdiction,” i.e., they enforce zoning and/or subdivision regulations in areas beyond their corporate limits. This is discussed in Section 7.

Cities not exercising extraterritorial jurisdiction still must enforce the floodplain management regulations on new subdivisions that petition for annexation and need the city’s approval.

If you have a countywide FIRM, you may have already adopted the map that sets floodplain and floodway boundaries and flood elevations in neighboring areas.

If you do not have a countywide FIRM and a property is proposed for annexation or is in a recently annexed area that does not show up on your community’s map, you must formally adopt the county’s FIRM in your ordinance to establish the basis for regulating areas not currently shown on your FIRM. Then you will use the county’s map and BFEs to determine the flood protection requirements.

8.2. Exceptions

The basic rule does not cover every situation. Three occasions where a community may vary from the data provided by FEMA are:

1. When the FEMA data disagree with ground elevations;

2. When FEMA has provided draft revised data; and
3. When FEMA provides “advisory” flood hazard data.

However, there are specific situations where these exceptions can be applied and are covered in more detail in the following sections.

**Note:** These situations only apply to the use of flood data for floodplain management purposes. Insurance agents and lenders must use the effective FIRM when setting insurance rates and determining whether flood insurance is required. If a person wants to vary from the effective FIRM to obtain different premium rates or to not have to purchase a flood insurance policy, the FIRM must be officially revised or amended. Refer back to Section 6 for more details on map revisions.

### 8.2.1. When FIRM and ground data disagree

The BFEs published in the FIS set the level for flood protection purposes. The maps are a graphic portrayal of that information.

Since a flood study contractor usually may not have detailed topographic mapping to use in preparing the flood maps, the flood boundaries are interpolated. This can result in inaccuracies in drawing the boundaries on the map.

The BFE in relation to the actual ground elevation sets the floodplain limits for regulatory purposes.

**Ground higher than the BFE**

When surveys show the natural ground elevation at a development site is above the BFE, the site is still subject to the regulations in the floodplain ordinance, unless and until the site is removed from the Special Flood Hazard Area (SFHA) by a Letter of Map Amendment (LOMA). If a site is removed from the SFHA by a LOMA, a floodplain development permit is no longer required. If the developer or property owner chooses to not obtain a LOMA, the lowest floor must still be elevated as required by your floodplain ordinance (see Section 11 for more information). This requirement is especially important to consider when the proposed structure has a basement or below-grade crawlspace.

If fill was placed in the floodplain to elevate the site above the BFE, a Letter of Map Revision based on Fill (LOMR-F) would be required if the developer or property owner wants the site removed from the SFHA. It is up to the developer or property owner to apply for a map change, not community officials. The procedure is discussed in Section 6.

**Ground lower than the BFE**

Conversely, if site surveys show that areas considered outside the SFHA on published maps are in fact below the BFE, you should advise the applicant of the hazard and encourage protection of new buildings to the BFE.

The NFIP regulations do not require you to apply the floodplain management regulations on a property

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**Iowa DNR Requirements**

*Sites outside the mapped SFHA but known to be below the BFE require a permit if the development site falls within the DNR’s jurisdiction.*
clearly outside the SFHA on a published map. However, even though a site may be technically outside the mapped SFHA, you should strongly encourage development practices that protect future occupants from known flood hazards in those areas. Additionally, if the area is known to be below the BFE, it is considered a floodplain and a DNR permit will be needed for new development if it falls within the DNR’s jurisdiction.

8.2.2. Draft revised NFIP data

The second situation where a community may vary from the official FEMA data is when FEMA has sent some preliminary data to the community for review. FEMA encourages communities to “reasonably utilize” the data from a draft or preliminary FIRM or FIS.

Three scenarios are possible:

1. Where the original FIRM shows an SFHA with no BFEs and the draft FIRM has flood elevations, use the draft information. In the absence of other elevation or floodway data, the draft information is presumed to be the best available.

2. Where the original FIRM shows an AE or AH Zone with an elevation (or an AO Zone with a flood depth) or floodway and the revision increases the BFE or widens the floodway, the community should consider using the draft revised data. However, if the community disagrees with the data and intends to appeal, the current effective data can be presumed to be valid and may still be used until the appeal is resolved.

3. Where the original FIRM shows a B, C, or X Zone and the draft FIRM shows an SFHA, NFIP regulations do not require that the draft revised data be used. However, you are encouraged to use the draft data to regulate development, since these areas are subject to a flood hazard and new development may need a DNR permit.

Note: Where the original FIRM shows an AE or AH Zone with an elevation (or an AO Zone with a flood depth) or floodway and the revision decreases the BFE or shrinks the floodway, the EFFECTIVE data should be used. Appeals may change the draft data and the final BFE may be higher than the draft. If you were to allow new construction at the lower level as shown in the draft, the owners will have to pay higher flood insurance premiums.

If the community intends to appeal preliminary data provided by FEMA, it must be done during the official appeals period. Otherwise, you will have to wait for the new map to become effective and submit a request for a map amendment or revision. These processes are described in Section 6.

For more information on this issue, see Use Of Flood Insurance Study (FIS) Data As Available
8.2.3. Advisory flood hazard data

Sometimes FEMA issues advisory data after a major flood where it was found that the FIRM and/or FIS underestimated the hazard. This information is provided so communities can ensure that reconstructed buildings are protected from the true hazard, not the effective data shown on the FIRM.

When you receive such advisory information, you should “reasonably utilize” it. If your community agrees with the information, the ordinance should be revised to adopt it. If your community disagrees with the data, you should be ready to explain why it is not requiring construction and reconstruction to be protected. You and your community are not protecting residents if you allow them to rebuild without recognizing a known hazard.

For more information on this issue, see *Use Of Flood Insurance Study (FIS) Data As Available Data*, FEMA Floodplain Management Bulletin 1-98.

8.3. Approximate A Zones – DNR Jurisdiction

The fourth occasion where you may vary from the data provided by FEMA is in approximate A Zones. Approximate A Zones are those areas not studied by detailed hydrologic and hydraulic methods. These areas are shown as “unnumbered A zones” on the FIRM.

The FIS will not contain specific flood elevations for approximate study areas nor will there be a floodway/fringe designation on the FIRM.

The rules in approximate A Zones depend on whether the DNR has regulatory jurisdiction. The DNR has jurisdiction over:

- Incorporated areas where the drainage area is 2 square miles or greater; and
- Unincorporated areas where the drainage area is 10 square miles or greater.

The permit applicant is required to provide the necessary data for DNR staff to calculate the BFE in an approximate A Zone. This can be a very lengthy process. An applicant can submit an engineering study for DNR review and approval to accelerate the permit process.

The DNR can delegate a portion of this authority to communities with floodplain ordinances that meet the minimum standards and where most of the floodplain areas are covered by a detailed study. In the remaining approximate flood zones (where delegated), the DNR will provide the BFE to the community for administration of the ordinance. The applicant is still...
required to submit the necessary data through the community to the DNR for the BFE determination.

8.4. Approximate A Zones – Outside DNR Jurisdiction

Approximate A Zones that are outside the DNR’s jurisdiction include:

- Incorporated areas where the drainage area is less than 2 square miles; and
- Unincorporated areas where the drainage area is less than 10 square miles.

In these areas, communities do not get the benefit of the DNR’s permit authority and determination of flood data. However, the DNR will still provide technical assistance and advice, and can conduct a courtesy review of a floodplain permit application.

8.4.1. NFIP requirement

Regulating development in approximate or unnumbered A Zones is one of the tougher jobs floodplain administrators will face, especially in counties that have large areas of such zones. 44 CFR Section 60.3(b)(4) requires that you make every effort to use any flood data available in order to achieve a reasonable measure of flood protection.

44 CFR 60.3(b) When the Administrator has designated areas of special flood hazards (A zones) by the publication of a community’s FHBM or FIRM, but has neither produced water surface elevation data nor identified a floodway or coastal high hazard area, the community shall: …

(3) Require that all new subdivision proposals and other proposed developments (including proposals for manufactured home parks and subdivisions) greater than 50 lots or 5 acres, whichever is the lesser, include within such proposals base flood elevation data;

(4) Obtain, review and reasonably utilize any base flood elevation and floodway data available from a Federal, State, or other source, including data developed pursuant to paragraph (b)(3) of this section, as criteria for requiring that new construction, substantial improvements, or other development in Zone A on the community’s FHBM or FIRM meet the standards …

8.4.2. Existing data

Where do you get the flood data you need when FEMA did not provide it in the FIS or on the FIRM? The best place to start is to find out whether data has already been prepared by a State or Federal agency or from another project. Possible sources of existing floodplain data include:

- Iowa Department of Natural Resources;
- Iowa Department of Transportation – bridge design;
- County engineer;
- U.S. Army Corps of Engineers studies or projects;
- Natural Resource Conservation Service; and
- U.S. Geological Survey.

Data obtained from one of the above sources should be used provided the project site is in an area outside of the DNR’s permit jurisdiction and the data:

- Reasonably reflect flooding conditions expected during the 1% annual chance flood (also known as the 100-year or base flood);
- Are known to be technically correct; and
- Represent the best data available.

8.4.3. New flood studies

If there are no data available and a DNR permit is not needed, then a new study must be conducted. Usually the developer provides the funding necessary to perform a study since he or she is the one wanting to build in the floodplain.

Some good guidance is found in the FEMA publication *Managing Floodplain Development in Approximate Zone A Areas: A Guide for Obtaining and Developing Base (100-Year) Flood Elevations*. This provides information on a number of methodologies for developing BFEs in approximate A Zones. These methodologies range from detailed methods that produce BFEs and floodway analyses similar to those developed for an FIS, to simplified methods that can be used in isolated areas where more costly studies cannot be justified.

Your community should obtain and review this document if it has approximate A Zones that are likely to be developed. In some cases, the developer will not need to finance a detailed study. These cases are discussed in the next two sections on large and small developments. Whatever method is used, be sure to record on the permit records how the flood elevation was determined. This will help provide consistency with future development in the same area.
8.4.4. Large developments

44 CFR 60.3(b)(3): [Communities must] Require that all new subdivision proposals and other proposed development (including proposals for manufactured home parks and subdivisions) greater than 50 lots or 5 acres, whichever is the lesser, include within such proposals BFE data.

If a subdivision in the SFHA meets the above threshold and BFEs are required, the developer must conduct the needed study (the community or the DNR may provide assistance). The study must provide BFEs and a floodway delineation.

Figure 8-4 shows a 76-lot subdivision with several lots clearly affected by an approximate A Zone boundary. The subdivision depicted in Figure 8-5 is only 12 lots, but BFEs are required because the subdivision covers more than five acres. It also clearly shows buildable sites affected by an approximate A Zone boundary. A detailed flood study is required in both situations before development occurs.

In Figure 8-6, the entire approximate Zone A area is to be left as open space. If the planned subdivision shows the floodplain is contained entirely within an open space lot, it may not be necessary to conduct a detailed engineering analysis to develop BFE data.

You are encouraged to discuss any flood hazards as early as possible with those wishing to subdivide and/or develop large areas. If a subdivision or planned unit development will be partially in the floodplain, there may be ways to avoid building in the flood hazard area. This can be made desirable by saving the developer the cost of a flood study.
8.4.5. Small developments

If the project is an isolated building (e.g., a cabin) outside the area of DNR permit jurisdiction, it may not make economic sense to conduct a detailed hydrologic and hydraulic study to determine the BFE. In these cases, you can use one of the alternatives below (listed in priority order):

- Check with other agencies for an available study.
- Use historical records or the flood of record (the highest known flood level for the area) prepared by a government division. It may be that a recent flood was close to the 1% annual chance flood. If records of the recent flood can be used, base your regulatory flood elevations on them (or add a foot or two to the historical flood levels to provide a margin of error).
- Require protection to at least five feet above grade. This will result in lower flood insurance rates than if the building had no protection, but the rates are not as favorable as they would be if a BFE were calculated.

Before using any of these or other methods, contact the DNR floodplain staff for their advice.

8.5. Submittal to FEMA

When a detailed flood study provides new data in an approximate A Zone, it must be submitted to FEMA within six months. The community can pass that cost on to the developer by requiring that he or she submit a Letter of Map Revision (LOMR) as a condition of approving the development. LOMRs are discussed in Section 6.

44 CFR 65.3 Requirements

As soon as practicable, but not later than six months after the date such information becomes available, a community shall notify the Administrator [FEMA] of [map] changes by submitting technical or scientific data in accordance with this part.

8.6. Community Rating System Credit

Community Rating System (CRS) credit is provided if BFEs, floodways, and related regulatory data are provided in areas not mapped by the NFIP. It does not matter who prepared the study. It can be the developer, the community, or a State or Federal division (other than FEMA). The size of the watershed and FIRM zone designation are relevant when determining credit.

This credit can be found in Activity 410, Section 411, of the CRS Coordinator’s Manual or the CRS Application (http://crsresources.org/quick-check). Most communities that adopted one of the DNR model ordinances qualify for this credit due to the State’s procedures being above and beyond the minimum requirements of the NFIP. For more on the CRS, see Section 20.

Note: The CRS credit is available in all areas, both inside and outside of the DNR’s jurisdiction.
9. Regulatory Requirements: What Requires a Permit?

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9.1. Development Permit

9.1.1. Basic rule #2

Basic rule #2: A permit is required for all development in the SFHA [Special Flood Hazard Area] shown on your FIRM [Flood Insurance Rate Map].

Communities participating in the National Flood Insurance Program (NFIP) have adopted regulations that require floodplain development permits for any development occurring in the identified SFHA.

9.1.2. Development

The NFIP requirements are keyed to development in the SFHA. “Development” means “any man-made change to improved or unimproved real estate” as defined in Chapter 44 of the Code of Federal Regulations (44 CFR), Part 59.

Key Floodplain Development Permit Review Questions

The permit reviewer has to check many things. The key questions are:

- Is the site near a watercourse?
- Is the site in the mapped Federal Emergency Management Agency (FEMA) SFHA?
- Is the site in the mapped floodway?
- Have other Federal permits been obtained?
- Is the site reasonably safe from flooding?
- Does the site plan show the flood zone, Base Flood Elevation (BFE), and building location?
- Is an improvement or addition to an older building proposed?
- Will new buildings and utilities be elevated properly?
- Do the plans show an appropriate and

Definitions: “Development” means any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, excavation or drilling operations or storage of equipment or materials.
safe foundation?

- Will the owner/builder have to submit an as-built Elevation Certificate?

9.1.3. Where required

Floodplain development permits are required for all development projects in the SFHA shown on the FIRM. Communities are encouraged to require development permits outside the SFHA where there is a known flood hazard or where the ground elevation is lower than the 1% annual chance flood elevation, otherwise known as the BFE.

**44 CFR 60.3(a)(1) [“60.3(a) communities” that do not have a FIRM must] Require permits for all proposed construction or other development in the community, including the placement of manufactured homes, so that it may determine whether such construction or other development is proposed within flood-prone areas;**

If you are a 60.3(a) community, you do not have a FIRM. Consequently, you must require a permit for all development projects throughout your community.

You must review each project’s location to determine if it has a flood risk. If it does, the best way to protect a new building/structure from flood damage is to obtain a BFE for the site and require that the building or structure be elevated and/or protected to or above that BFE.

9.1.4. Building permits

While many communities have a system for issuing building permits, few have a permit system for “development.” Regulating all development in the SFHA is essential because fill or other material can obstruct flood flows just as structures can.

Because a “building permit” often covers only construction or modifications of buildings, this reference uses the term “development permit.” You should check your permit system to ensure that in the SFHA, permits are being required for all projects that meet the definition of development, not just “building” projects. Make sure you regulate the following in addition to the traditional building projects:

- Filling and grading;
- Excavation, mining, and drilling;
- Storage of materials (both temporary and permanent);
- Erection of fences, walls, and signage;

*Figure 9-2 Example of a grading project*
• Repairs to a damaged building (even those that do not affect structural members);
• Utilities including septic systems and wells;
• Temporary stream crossings; and
• Activities by other government agencies, such as roads, bridges, and school buildings.

If your building permit system does not require permits for these activities, you need to revise your system, enact a new type of “development permit,” or otherwise ensure that people apply for a permit for these non-building projects.

9.1.5. Public projects

It is important to note that your community is responsible for enforcing the floodplain management regulations on all development within its jurisdiction. This includes projects implemented by other public offices, even though they may not be in the habit of applying for permits from you.

Section 7 discusses the limitations of your statutory authority to regulate other local units of government. However, you have no such limitation on other offices in your unit of government. While the street or sewer departments do not have to actually apply for a permit from the building department, your community needs some system to ensure that their activities meet your ordinance’s regulatory standards. One way to do this is to follow the regular permit process. This will provide the documentation that is needed to show that the community is meeting all of its obligations to the NFIP.

9.1.6. Highways

Highways often have to cross rivers and floodplains. They are one kind of development that cannot be avoided. Complications arise when a State agency has to develop in a community’s floodplain.

In 1994, the Iowa Department of Transportation (IDOT) and the Iowa Department of Natural Resources (DNR) entered into a Memorandum of Agreement (MOA) establishing procedures for coordinating floodplain encroachments with NFIP communities. The MOA applies to floodplain encroachment in:

• Rural areas with a river or stream draining less than 100 square miles; and
• Urban areas with a river or stream draining less than 2 square miles.

Projects with drainage areas greater than those above must be permitted through the DNR.

In short, IDOT will do its share to help communities meet their NFIP obligations when it comes to constructing highways through floodplains. Here’s what the MOA says:
Location Hydraulic Studies

The IDOT shall prepare a location hydraulic study in association with projects that encroach on a base flood plain. The NFIP maps shall be used to determine whether a highway location alternative will include an encroachment on the base flood plain. Where NFIP maps do not provide detailed hydraulic information (i.e., 100 yr. flood elevation, floodway delineation), information developed by the IDOT will be used. Location studies shall include evaluation and discussion of the practicability of alternatives to any longitudinal and latitudinal encroachments. Studies shall also include discussion of the following items for all alternatives containing encroachments:

1. Hydraulic calculations;
2. Anticipated effects on upstream uses; and
3. Alternative to minimize flood plain impacts associated with the action.

Coordination with Local Communities

It is intended that there shall be IDOT coordination with local communities in situations where a project encroaches into the identified base flood plain. The local community shall be consulted to determine if the proposed highway action is consistent with existing flood plain management regulations. The IDOT will provide the community with the location hydraulic study for any project that encroaches on the identified base flood plain.

There will be situations where it is not cost effective nor in the best overall public interest to design a highway project that avoids encroachment on an established floodway. The IDOT recognizes that the responsibility for demonstrating that an alternative floodway configuration meets NFIP requirements ultimately rests with the local community. The IDOT will consult with the local community in developing an alternative floodway configuration and, if the community concurs with the proposed change, assist it with providing the detailed information required by FEMA for map revision (44 CFR, Ch 1, Part 65) and if applicable the fees associated with an application for the FEMA map revision. In such situations, the IDOT’s requirements for coordination and obligation to insure that a project is consistent with the basic intent and purpose of the NFIP are met upon the approval of the Letter of Map Revision (LOMR).
9.1.7. Small projects

You have some discretion to exempt obviously insignificant activities from the permit requirement, such as planting a garden, farming, putting up a mailbox, or erecting a flagpole.

The key is whether the project will present a new obstruction to flood flows, alter drainage, or have the potential to be a substantial improvement. These determinations can only be made by the permit official, not the builder, so make sure your exemptions are clear.

There should be no possibility of a misunderstanding resulting in construction of a flood flow obstruction or a substantial improvement without a permit. For example, such exemptions should not be allowed in drainage easements or floodways.

Some communities specifically exempt small projects in their ordinances. This is the recommended approach, as it avoids challenges that the permit official arbitrarily decides what projects need permits. If you have adopted the DNR’s model, your ordinance already includes the following exemptions:

“Development” does not include “minor projects” or “routine maintenance of existing buildings and facilities” as defined in this section. It also does not include gardening, plowing, and similar practices that do not involve filling or grading.

9.2. Non-Building Requirements

The primary thrust of the NFIP regulations is to protect insurable buildings and reduce future exposure to flood hazards. Sections 11 and 12 are devoted to the rules for ensuring that new and existing buildings comply with the NFIP and DNR requirements.

There are some additional requirements that help ensure that the buildings stay habitable and additional flood problems are not created. This section reviews the requirements for these “non-building” development projects.

9.2.1. Subdivisions

As noted in Section 8, larger subdivisions must provide BFEs and floodway delineations if they are not already provided with the FIRM and Flood Insurance Study. With this data, new buildings must be properly elevated or floodproofed.

Subdivisions must also be reviewed to ensure their infrastructure is reasonably safe from flood damage.

Figure 9-3 Subdivision plat showing flood hazard data

44 CFR 60.3(a)(4) [The community must] Review subdivision proposals and other proposed new development including manufactured home parks or subdivisions, to determine whether such proposals will be
reasonably safe from flooding. If a subdivision proposal or other proposed new development is in a flood-prone area, any such proposals shall be reviewed to assure that (i) all such proposals are consistent with the need to minimize flood damage within the flood-prone area, (ii) all public utilities and facilities, such as sewer, gas, electrical, and water systems are located and constructed to minimize or eliminate flood damage, and (iii) adequate drainage is provided to reduce exposure to flood hazards;

This review applies to subdivisions and other large developments, such as apartments, parks, shopping centers, schools, factory-built home parks, and planned unit developments. If one is flood-prone, the builder should:

- Minimize flood damage by locating structures on the highest ground;
- Have public utilities and facilities located and constructed so as to minimize flood damage; and
- Provide adequate drainage for each building site.

The site plans for new developments and proposed plats for subdivisions can usually be designed to minimize the potential for flood damage while still achieving the economic goals of the project.

Developers should be encouraged to view the floodplain as an amenity to be kept open to provide habitat, recreation, and aesthetic benefits for the future occupants. For example, lot size could be reduced and the lots clustered on high ground, with home sites having views of the floodplain (see also the discussion in Section 13 and Figure 13-1).

Many communities require developers choosing to subdivide to show the flood hazard on their final plats. These are the documents that are filed with the official property records. When title searches or other property reviews are conducted, the hazard is disclosed. This is especially helpful for potential buyers. In the example in Figure 9-3, the community requires both the floodplain boundary and the minimum floor elevation to be posted on new subdivision plats.

Note: It is a good idea to reference the source of the flood hazard data on the plat so the designations can be superseded by later map revisions and amendments.
9.2.2. Water and sewer systems

44 CFR 60.3(a)(5) [The community must] Require within flood-prone areas new and replacement water supply systems to be designed to minimize or eliminate infiltration of flood waters into the systems; and

44 CFR 60.3(a)(6) [The community must] Require within flood-prone areas (i) new and replacement sanitary sewage systems to be designed to minimize or eliminate infiltration of flood waters into the systems and discharges from the systems into flood waters and (ii) onsite waste disposal systems to be located to avoid impairment to them or contamination from them during flooding.

The objective of these requirements is to ensure that a building that is protected from flood damage can still be used after the flood recedes.

In most instances, these criteria can be met through careful system design. Manholes should be raised above the BFE or equipped with seals to prevent leakage. Pumping stations should have electrical panels elevated above the BFE.

Septic tanks and on-site waste disposal systems should be located to ensure they are accessible during a flood, and that they will not release contamination in a flood. The first objective should be to locate the system outside the SFHA, if that is feasible. At a minimum, an automatic backflow valve should be installed to prevent sewage from backing up into the building during flooding.

Check with your municipal or county health or sanitation department—it may already prohibit septic systems in the floodplain or have special design requirements that account for the wet conditions.

9.2.3. Hazardous materials

If you have adopted a DNR model ordinance, you have a section that reads:

Storage of materials and equipment that are flammable, explosive or injurious to human, animal or plant life is prohibited unless elevated a minimum of one foot above the base flood elevation. Other material and equipment must either be similarly elevated or (i) not be subject to major flood damage and be anchored to prevent movement due to flood waters or (ii) be readily removable from the area within the time available after flood warning.

This provision is neither a State nor Federal mandate. However, it is good practice and if it is in your ordinance, it needs to be enforced. If similar language is missing, it would be wise to have these specific standards in your ordinance.
The next three lists were taken from the *U.S. Army Corps of Engineers’ (COE) Flood Proofing Regulations*. The following items are extremely hazardous or vulnerable to flood conditions and, therefore, should be prohibited from the SFHA or even the 500-year floodplain:

- Acetone
- Ammonia
- Benzene
- Calcium carbide
- Carbon disulfide
- Celluloid
- Chlorine
- Hydrochloric acid
- Prussic acid
- Magnesium
- Nitric acid
- Oxides of nitrogen
- Phosphorus
- Potassium
- Sodium
- Sulfur

The following items are sufficiently hazardous that larger quantities should be prohibited in any space below the BFE:

- Acetylene gas containers
- Storage tanks
- Lumber /buoyant items
- Gasoline
- Charcoal/coal dust
- Petroleum products

Larger quantities of the following items should be prohibited in any space below the BFE:

- Drugs
- Food products
- Tires
- Matches/sulfur products
- Soaps/detergents

### 9.3. Permits from Other Agencies

44 CFR 60.3(a)(2) requires all NFIP communities to ensure that other Federal and State permits have been obtained. You should not issue your local permit until you are certain that the other agencies' requirements are met.

Some communities allow their permit officials to issue the local permit on the condition that other required permits are obtained. However, this is not as effective as holding the local permit until the applicant can show that the other agencies have issued or will issue their permits. Otherwise, the project may get under way before you are sure that it meets all legal requirements.

To implement this requirement, you are encouraged to develop a list of what permits are required in your jurisdiction. The DNR can help (see Section 28 for contact information).
9.3.1. Local agencies

First, check with other local offices. Here’s whom you should coordinate across your community government. Each office may have some permit review authority or interest, so you need to decide which projects, if any, should be run by them before you issue a floodplain development permit.

- Building department;
- Planning department;
- Zoning department;
- Sanitation department;
- Fire marshal;
- Engineer; and
- Public works, streets, or highways.

Then check with other local governments. The local authorities that may have jurisdiction over some aspects of floodplain development are:

- County and adjacent municipalities (pursuant to intergovernmental agreements);
- Drainage districts;
- Levee district;
- Sanitary district;
- River conservancy district;
- Park district; and
- County health or sanitation department.

9.3.2. Soil and water conservation districts

Generally, each county in Iowa has its own soil and water conservation district. Many communities have entered into intergovernmental agreements with their local district to review the impact of a development on natural resources. The district’s staff can provide an
expert technical review of how the project will affect other concerns as well as flooding. The districts are separate from county government and are co-located with the local office of the U.S. Department of Agriculture’s Natural Resources Conservation Service.

9.4. Iowa Department of Natural Resources

The DNR administers permit programs for any construction, excavation, or filling in a stream, lake, river, wetland, or floodplain. The DNR permit programs are described below. While these may look overwhelming, a single joint permit process, discussed at the end of this section, is used for many of the programs.

9.4.1. Floodplain construction permits

A floodplain development permit is required from the State for all activities that meet the thresholds defined in Chapter 71 of the Iowa Code. These are summarized in the matrix in Figure 9-5. For details on the following activities, refer to Chapter 71 of the DNR regulations:

- 71.1(455B) Bridges, culverts, temporary stream crossings, and road embankments
- 71.2(455B) Channel changes
- 71.3(455B) Dams
- 71.4(455B) Levees or dikes
- 71.5(455B) Waste or water treatment facilities
- 71.6(455B) Sanitary landfills
- 71.7(455B) Buildings and associated fill
- 71.8(455B) Pipeline crossings
- 71.9(455B) Stream bank protective devices
- 71.10(455B) Boat docks
- 71.11(455B) Excavations
- 71.12(455B) Miscellaneous structures, obstructions, or deposits
## Regulatory Requirements: What Requires a Permit?

### Flood data and delegation status

<table>
<thead>
<tr>
<th>Incorporates</th>
<th>Unincorporated areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drainage area</td>
<td>Drainage area</td>
</tr>
<tr>
<td>≥ 2 sq. miles</td>
<td>&lt; 2 sq. miles</td>
</tr>
</tbody>
</table>

#### No detailed study (AO & approximate A Zones)

| No delegation of DNR floodplain authority | Permit application and flood data needed | No DNR floodplain permit required | Permit application and flood data needed | No DNR floodplain permit required |
| DNR floodplain authority delegated to community | DNR approves flood data | No DNR floodplain permit required | DNR approves flood data | No DNR floodplain permit required |

#### Detailed data available (AE, AO, and AH Zones)

| No delegation of DNR floodplain authority | Permit application needed | No DNR floodplain permit required | Permit application needed | No DNR floodplain permit required |
| DNR floodplain authority delegated to community | Permit needed only for bridges and flood protection systems | No DNR floodplain permit required | Permit needed only for bridges and flood protection systems | No DNR floodplain permit required |

### Figure 9-5 DNR floodplain permit and flood data approval requirements

Note: While there may be no requirement for a DNR floodplain permit, other DNR, State, and Federal permits may be required.

#### 9.4.2. Water quality certification

The DNR provides water quality certification pursuant to Section 401 of the Clean Water Act. This certification is mandatory for all projects requiring a COE Section 404 permit (see Section 9.5.2). This certification is the Department’s concurrence that the State’s water standards have been met.

Additional permits may be required for activities such as construction of sanitary sewers, construction and operation of wastewater and water treatment plants, landfill and mining activities, special waste hauling, solid waste disposal, water withdrawal and water storage permits, disposal of dredged material, and other miscellaneous activities.

#### 9.4.3. Dam safety

Construction of a dam may require a DNR permit. “Dams” are defined as “a barrier which impounds or stores water.” A permit is required for the construction, operation, or maintenance of a dam that meets certain conditions. Because the conditions can be complicated, it is advised that the community and the applicant contact the DNR Dam Safety Office to determine if a proposed dam also needs a dam safety permit (see Section 28 Contacts).
The DNR operates a dam safety inspection program defined in Chapter 73 of the DNR regulations. The Department will conduct periodic inspections of all major structures. The owners of these structures are responsible for annual inspections and submittal of written reports to the department. The DNR also manages a program for the inspection of all preexisting dams. More information can be found on the dam safety program and permit application process at http://www.iowadnr.gov/InsideDNR/RegulatoryLand/DamSafety.aspx.

9.4.4. Other DNR programs

The DNR is responsible for implementing statutes that conserve and preserve the State’s natural resources. Under the provisions of the Fish and Wildlife Coordination Act (16 USC 661-664) the Department is given permit review responsibilities relative to COE permit applications.

The Department also administers a wetland permitting program under Chapter 456 in conjunction with the COE permit process. See Section 9.6 for more information.

9.5. Federal Agencies

9.5.1. Federal Emergency Management Agency

FEMA does not directly permit development projects. The agency’s role is to set minimum standards for local regulations and to provide assistance to local officials.

FEMA is involved in map revisions and often requests for map changes go hand in hand with development proposals, especially larger ones. Map revision procedures are explained in Section 6.

9.5.2. U.S. Army Corps of Engineers

The primary Federal agency with permit authority over floodplain activities is the COE. The COE has two major programs:

- Regulation of the discharge of dredged or fill materials into rivers, lakes, streams, and adjacent wetlands (Section 404 of the Clean Water Act, 33 USC 1334); and

- Regulation of all construction activities on navigable waterways (Section 10 of the River and Harbor Act of 1899, 33 USC 403).

The COE is responsible for determining the jurisdictional limits of wetlands and other “waters of the United States.” The “waters of the United States” regulated by the COE under Section 404 of the Clean Water Act includes most wetland areas. See Section 28.
for the address and phone number of the COE office with regulatory authority over your area.

### How Did the Army Get Into Floodplain Management?

During the 19th century, the COE was the nation’s main public works agency. It had primary responsibility for facilitating water transportation. The Section 10 authority was given to the COE in 1899 when Congress passed the Rivers and Harbors Act. Until 1968, the Rivers and Harbors Act were administered to protect only navigation and the navigable capacity of the nation’s waters.

In 1968, in response to a growing national concern for environmental values, the policy for review of Section 10 permit applications was revised to include additional factors besides navigation: fish and wildlife, conservation, pollution, aesthetics, ecology, and general welfare. This new type of review was identified as a “public interest review.”

The COE’s regulatory function was expanded again when Congress passed the Federal Water Pollution Control Act Amendments of 1972 and then the Clean Water Act Amendments in 1977. The purpose of the Clean Water Act was to restore and maintain the chemical, physical, and biological integrity of this nation’s waters.

### 9.6. The Joint Permit Application

There are two main agencies with floodplain-related permit programs: the DNR and the COE. While both have their own statutory authority and concerns, their interests overlap. To facilitate their permit review process, they have developed a joint permit application form at [http://www.iowadnr.gov/Portals/idnr/uploads/forms/form36.pdf](http://www.iowadnr.gov/Portals/idnr/uploads/forms/form36.pdf). This form is required for anyone proposing the following activities:

- Cutting a bank of a river or stream;
- Any excavation or dredging in a stream or river channel;
- Channel changes or relocations (including stream straightening);
- Construction of any dock, pier, wharf, seawall, boat ramp, beach, intake, or outfall structure on a stream, river, or lake;
- Placement of any fill, riprap, or similar material in a stream, river channel, lake, or wetland;
- Construction of a dam across a waterway;
- Placement of fill, construction of levees, roadways and bridges, and similar activities on a floodplain; and
• Construction of buildings on a floodplain.

Copies of the joint application form and attachments are sent to the two agencies. Approvals may be required by both agencies. Applications filed simultaneously with them are processed concurrently. If a permit is not required by one of the agencies, they will inform the applicant and the other agency.

Communities should have copies of this form on hand for applicants. The latest version can be downloaded from the DNR website (see Section 28 Contacts).

Coordination with the agencies is recommended as early as possible during the project planning stage. This allows revisions or other measures necessary to meet agency requirements to be made before project plans are finalized.

This joint application form process also assures that other State and Federal agencies with a possible interest in the project will be advised. This includes the U.S. Fish and Wildlife Service, which reviews projects for their impact on endangered species.

Permit applications are sent to both the DNR and appropriate COE district office. The COE Omaha District office only receives applications for projects on the Missouri River, its contiguous wetlands, and Carter Lake. All other applications should be sent to the Rock Island District office. See Section 28 or the COE’s website for current mailing addresses.
## 10. Regulatory Requirements: Floodways

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10.1. The Floodway Concept

During the 1800s, there were many occasions when railroads and other development blocked drainage ways and floodplains. After the floods and resulting damage, the builders were sued. Since then, courts have consistently ruled that it is illegal to block the flow of surface waters so as to cause damage to others.

One of the key purposes of floodplain management is to prevent construction projects similar to those that created problems in the past. This is done by withholding the construction or development permit until the project plans are reviewed to ensure that no obstruction to flood flows or increases in flood damages will be created.

10.1.1. Basic rule #3

Basic rule #3: Development must not increase the flood hazard on other properties.

10.1.2. Floodplain map

Trying to determine a proposed project’s effect on flood heights can be difficult and expensive, particularly when future development is considered. To reduce this regulatory burden on communities and property owners, detailed Flood Insurance Studies (FISs) have been completed for many communities in Iowa. The FIS defines the floodway and the floodway fringe, which is then included on the community’s floodplain map.

10.1.3. Understanding the Floodway

The floodway is the channel of a river or other watercourse and the adjacent land area that must be reserved to pass the 1% annual chance flood elevation (also known as the 100-year or base flood) without increasing the base flood more than one foot. Computer models of the floodplain are used to simulate “encroachment” or development in the flood fringe in order to predict where and how much flood heights would increase if the floodplain is allowed to be developed.

44 CFR [Chapter 44 of the Code of Federal Regulations] 59.1 Definitions: “Regulatory floodway” means the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than a designated height.
As explained in Section 3.3.6, the floodway is the central portion of a riverine floodplain needed to carry the deeper, faster moving water. Buildings, structures, and other development activities, such as fill, placed within the floodway are more likely to obstruct flood flows, causing the water to slow down and back up, resulting in higher flood elevations.

The designation of a regulatory floodway and the resulting map are based on the following legal concepts:

- Property owners should be allowed to develop their land provided they do not obstruct flood flows and cause damage to others. The water surface elevation of the base flood may be allowed to increase but not if significant damage would result.

- Properties on both sides of a stream must be treated equitably. The degree of obstruction permitted for one must also be permitted for the other.
Floodway maps are adopted to designate those areas where flood flows are most sensitive to changes brought by development. Communities must regulate development in a floodway to ensure that there are no increases in upstream flood elevations.

For streams and other watercourses where the Federal Emergency Management Agency (FEMA) has provided Base Flood Elevations, but no floodway has been designated, construction projects and developments must be reviewed on a case-by-case basis to ensure that these increases do not occur. The Iowa Department of Natural Resources (DNR) must be contacted to provide a floodway delineation, based on sufficient technical information provided by the applicant.

In addition to the floodway on the FIRM, there are data associated with the floodway data table (FDT) in the FIS report. See Figure 10-4 for an example. Refer back to Section 5.1.3 for an explanation of the FDT and how to interpret it.
10.1.4. Changing the floodway

Communities that have an FIS adopt the “regulatory floodway” into their local floodplain ordinance. However, when a project will change the flood level, the floodway maps must be changed to reflect the new hazard. Floodway maps can also be revised to reflect changed conditions and/or better ground information. The process for doing this is explained under map revisions in Section 6.2.5.

10.2. Floodway Rules

10.2.1. Section 60.3(b) and 60.3(c) communities

In some areas, floodways have not been designated because of high costs and historically low development pressure. For communities without detailed floodplain studies, the DNR must be contacted to establish floodplain and floodway limits and, in most cases, to issue a permit. As a local floodplain ordinance administrator you will also be responsible for reviewing the project with respect to your regulatory floodway.

Floodway Encroachment

In some situations, it may be in the public interest to allow an increase in flood heights greater than allowed under the DNR or NFIP regulations. For example, it would be hard to build a flood control reservoir without affecting flood heights. However, the DNR must be contacted for all such permitting.
ordinance and issuing a local floodplain development permit.

If your community has a FIRM with BFEs but no mapped floodway, you are subject to the requirements of 44 CFR Section 60.3(c). DNR permits are still required and the following applies to you:

44 CFR 60.3(c)(10): [Communities must] Require until a regulatory floodway is designated, that no new construction, substantial improvements, or other development (including fill) shall be permitted within Zones A1-30 and AE on the community’s FIRM, unless it is demonstrated that the cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not increase the water surface elevation of the base flood more than one foot at any point within the community.

10.2.2. Section 60.3(d) communities

Once a floodway is established, your job as a local administrator is greatly simplified. When a permit application is submitted, you should check the site location in relation to the floodway boundaries.

44 CFR 60.3(d)(3): [In the regulatory floodway, communities must] Prohibit encroachments, including fill, new construction, substantial improvements, and other development within the adopted regulatory floodway unless it has been demonstrated through hydrologic and hydraulic analyses performed in accordance with standard engineering practice that the proposed encroachment would not result in any increase in flood levels within the community during the occurrence of the base flood discharge.

If the site is in an identified fringe (in other words, outside of the floodway), you know the development or construction project will not cause an increase in flood heights above that already accounted for by the delineation of the floodway. (Note: This does not mean that the development will not create a localized drainage problem, only that it will not obstruct the flow of waters of the studied stream.)

10.3. DNR Jurisdiction

In accordance with Title V, Flood Plain Development, 567 IAC Section 70.1, the DNR regulates certain floodplains and floodways in the State. The DNR’s jurisdiction is covered in more detail in Section 9.4.1. See the chart in that section to determine where this jurisdiction is in your area.

Local permits are still required in mapped Special Flood Hazard Areas (SFHAs) outside the DNR’s jurisdiction, e.g., within a mapped floodway for a drainage area less than 2 square miles.
10.3.1. Delegated communities

Communities that have received DNR delegation and have detailed studied streams are responsible for permitting development in the mapped floodways. Communities that have received DNR delegation that have approximate floodplain maps must contact the DNR at the time of a permit application to assist in delineating the floodway and establishing a BFE. Once a floodway is identified, the community is responsible for issuing the floodplain development permit.

10.3.2. Non delegated communities

If the DNR has not delegated permit authority to your community, all construction and development projects must be submitted to the DNR for review. If you have a mapped floodway, you must meet the National Flood Insurance Program (NFIP) requirements of section 60.3(d). Again, do this by making sure that all projects are sent to the DNR.

Application for a DNR permit is made on the joint application form that is discussed in Section 9.6. Communities should have a supply of these forms on hand to give applicants for permits for projects found to be in a floodway.

Note: Just because a project receives a DNR permit, it does not mean that all the requirements of your ordinance have been met.

10.3.3. Exemptions

Some projects are too small to warrant an engineering study and the need to apply for a DNR permit. For example, a sign post should not block flood flows. A driveway, road, or parking lot at grade (without any filling) should not cause a problem either.

As such, specific construction activities have been exempted from DNR review. Exempted activities include:

- Construction, operation, and maintenance of buried pipeline crossings if the natural contours of the channel and floodplain are maintained. (Note: Approval of stream bank protection measures may need approval.)

- Recreational non-floating type boat docks located on the Mississippi and Missouri Rivers, and the conservation pools of the Coralville, Rathbun, Red Rock, and Saylorville Reservoirs. However, a permit is still needed from the Parks, Recreation and Preserves Division of the DNR and the DNR Sovereign Lands Division.
10.4. Additional Responsibilities for Delegated Communities

In some cases, it is a delegated community’s responsibility to ensure that the NFIP floodway rules are met.

10.4.1. No rise certification

All projects in the floodway must undergo an encroachment review to determine their effect on flood flows and ensure that they do not cause problems. Development projects in the flood fringe by definition do not increase flood heights above the allowable level, so encroachment reviews are not needed.

Your floodplain ordinance has language similar to the following: “No use shall be permitted in the floodway that would result in any increase in the base flood level. Consideration of the effects of any development on flood levels shall be based upon the assumption that an equal degree of development would be allowed for similarly situated lands.”

The objective of this requirement and the floodplain management ordinance is to ensure that the floodway is reserved to do its natural job—carrying floodwater. The preferred approach is to avoid all development there.

Note that the regulations call for preventing any increase in flood heights. This does not mean you can allow a foot or a tenth of a foot—it means zero increase. Projects, such as filling, grading, or construction of a new building, must be reviewed to determine whether they will obstruct flood flows and cause an increase in flood heights on similarly situated land upstream or adjacent to the project site. The review must also consider what would happen if other properties in the same situation were to be allowed the same type of project.

Projects such as grading, large excavations, channel improvements, and bridge and culvert replacements should also be reviewed to determine whether they will remove an existing obstruction that results in increased flood flows downstream.

Your community may conduct the encroachment review or you may require the owner to conduct it. Most local permit officials are not qualified to make an encroachment review, so most require that this be done by an engineer at the owner’s expense.

To ensure that the encroachment review is done right, you may want to require the developer to provide an encroachment certification. This is often called a “no-rise” certification because it certifies that the construction or development project will not affect flood heights. An example is included as Figure 10-5. The certification must be supported by technical data, which should be based on the same computer model used to develop the floodway shown on the community’s FIRM.

Although your community is required to review and approve the encroachment review, you may request technical assistance and review from the FEMA Regional Office or the DNR. If this alternative is chosen, you should review the technical submittal package and verify that all supporting data are included in the package before sending it to FEMA.
This is to certify that I am a duly qualified registered professional engineer licensed to practice in the State of ____________.

It is further to certify that the attached technical data supports the fact that proposed _______________ (Name of Development) will not impact the 100-year flood elevations, floodway elevations, or floodway widths on similarly situated land along ___________ (Name of Stream) at published sections in the Flood Insurance Study for _______________ (Name of Community) dated _______________ (Study Date) and will not impact the 100-year flood elevations, floodway elevations, or floodway widths on similarly situated land at unpublished cross-sections in the vicinity of the proposed development.

Attached are the following documents that support my findings:

__________________________________________________________
__________________________________________________________
Date: _________________
Signature: ___________________________
Title: _______________________ License number: _________________

Figure 10-5 Example no-rise certification

10.4.2. Permitted uses

The DNR has established model ordinance language for communities with detailed studies that define limited permitted and conditional uses of the floodway. Permitted uses do not include:

- Placement of structures;
- Placement of manufactured homes;
- Fill, levees, or other obstructions;
- Storage of materials or equipment; and
- Excavation or alteration of a watercourse.

The list of permitted uses below is probably in your ordinance. **Remember: These uses are only allowed if they do not involve filling, grading, or altering the surface of the ground so as to affect flood flows.**

- Agricultural uses such as general farming, pasture, grazing, outdoor plant nurseries, horticulture, viticulture, truck farming, forestry, sod farming, and wild crop harvesting;
• Industrial-commercial uses such as loading areas, parking areas, and airport landing strips;

• Private and public recreational uses such as golf courses, tennis courts, driving ranges, archery ranges, picnic grounds, boat launching ramps, etc.;

• Residential uses such as lawns, gardens, parking areas, and play areas; and

• Such other open-space uses similar in nature to the above.

10.4.3. Conditional uses

Unlike the permitted uses above, the following uses may involve structures (temporary or permanent), fill, storage of materials or equipment, excavation, or alteration of a watercourse upon issuance of a conditional use permit by the applicable board or public agency. The uses must also meet the performance standards required by your ordinance (e.g., they do not involve filling, grading, or altering the surface of the ground so as to affect flood flows or increase the BFE.

• Uses or structures accessory to open space uses;

• Circuses, carnivals, and similar transient amusement enterprises;

• Drive-in theaters, new and used car lots, roadside stands, signs, and billboards;

• Extraction of sands, gravel, and other materials;

• Marinas, boat rentals, docks, piers, and wharves;

• Utility transmission lines and underground pipelines; and

• Other uses similar to those described above and those listed as permitted uses, which meet the performance standards for floodway construction specified in your ordinance.

10.4.4. Watercourse alterations

44 CFR 60.3(b)(6) [The community must] Notify, in riverine situations, adjacent communities and the State Coordinating Office prior to any alteration or relocation of a watercourse, and submit copies of such notifications to the [FEMA] Administrator;

A community must notify adjacent communities and the DNR prior to altering or relocating any river or stream within its jurisdiction. Copies of such notifications must be submitted to the FEMA Regional Office. A DNR permit is required for most channel changes.
Any alteration or relocation of a watercourse should not increase the community’s flood risks or those of any adjacent community. This could happen if the watercourse’s capacity to carry flood flow is reduced because a smaller or less-efficient channel is created, or by modifications to the floodway as a result of the project.

After altering a watercourse, the owner has created an artificial situation and must assume responsibility for maintaining the capacity of the modified channel. Otherwise, flooding is likely to increase as the channel silts in, meanders, or tries to go back to its old location.

For any significant alteration or relocation, you should consider requiring the applicant to have an engineer certify that the flood-flow carrying capacity is maintained and that there will be no increase in flood flows or elevations downstream.

It is recommended that you require the submittal and approval of a Conditional Letter of Map Revision (CLOMR) from FEMA for large-scale proposals (see CLOMR procedures discussion in Section 6.2.6).

10.4.5. Conveyance shadow

Building additions, swimming pools, garages, accessory buildings, and similar small projects can be located in a “conveyance shadow.” This is the area upstream and downstream of an existing building or other obstruction to flood flows. Flood water is already flowing around the larger obstruction, so the addition of a new structure will not change existing flood flow.

Determining the limits of the conveyance shadow is illustrated in Figure 10-7. Small structures located completely within the shadow may be permitted without an extensive hydraulic analysis.

Note: Although a small structure can be located in the conveyance shadow, it is still preferable to keep all development out of the floodway. Don’t forget: all buildings must be elevated or otherwise protected from the base flood and any other requirements that apply.
Upstream of the existing obstruction: draw lines at a 1:1 ratio.

Downstream: draw lines at a 4:1 ratio

Figure 10-7 Determining the conveyance shadow
# 11. Regulatory Requirements: New Buildings

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11.1. Terminology

11.1.1. Basic rule #4

Basic rule #4: New buildings must be protected from damage caused by the base flood event.

11.1.2. Building

One objective of your floodplain ordinance is to protect new buildings. In this reference, the term “building” is the same as the term “structure” in the National Flood Insurance Program (NFIP) regulations. Your ordinance may use either term.

44 CFR 59.1 Definitions: “Structure” means, for flood plain management purposes, a walled and roofed building, including a gas or liquid storage tank, that is principally above ground, as well as a manufactured [factory-built] home.

The term “building” or “structure” does not include open pavilions, bleachers, carports, and similar structures that do not have at least two rigid walls and a roof.

How to determine if a building is substantially improved or substantially damaged is discussed in Section 12. In this section, consider the term “building” as an all-encompassing term, which includes substantial improvements and repairs of substantial damage to a structure.

Residential and nonresidential buildings are treated differently. If building in the floodplain, a residential building must be elevated to the design flood elevation (flood protection elevation for the purposes of this reference manual), which the NFIP minimum is at the 1% annual chance elevation, otherwise known as the Base Flood Elevation (BFE). Nonresidential buildings, on the other hand, may be elevated or floodproofed.

Exemptions: Small additions and inexpensive buildings may be exempted from the building protection standards. See Section 11.6 on accessory structures.

11.1.3. Freeboard

Freeboard is an additional elevation requirement above the BFE that provides a margin of safety against extraordinary or unknown risks. This reduces the risk of flooding and makes the building eligible for a lower flood insurance rate.

The State of Iowa requires a minimum freeboard of one (1) foot above the NFIP minimum protection level. Freeboard is beneficial for the following reasons:

- Accounts for future increases in flood stages if additional development occurs in the floodplain;
• Accounts for future flood increases due to upstream watershed development;
• Acts as a hedge against backwater conditions caused by ice jams and debris dams;
• Reflects uncertainties inherent in flood hazard modeling, topography, mapping limitations, and floodplain encroachments;
• Provides an added measure of safety against flooding; and
• Results in significantly lower flood insurance rates due to lower flood risk.

When constructing a new elevated building, the added cost of going up an additional foot or two is usually negligible. Elevating buildings above the base flood level also reduces flood insurance costs for current and future owners. Figure 11-1 illustrates the savings. This example is based on $250,000 building coverage for a single-family, one-story structure without a basement, with no content coverage, located in Zone AE.

![Figure 11-1 Adding freeboard can result in significant flood insurance savings.](image)

(Savings based on residential structure using October 2012 rates.)

Note: Rating per FEMA Flood Insurance Manual, October 1, 2012. The illustration is based on a standard NFIP deductible.

The Community Rating System (CRS) credits freeboard under Activity 430. The flood insurance discounts of 5 percent to 45 percent available for communities participating in CRS are another way your community can help offset flood insurance costs for your constituents. See CRS Credit for Higher Regulatory Standards for more information on the higher regulatory standards CRS credits.

11.1.4. Flood protection elevation

The flood protection elevation is a term used in this reference for the BFE plus applicable freeboard. It is the minimum protection level your ordinance requires for new buildings in the floodplain. In the State of Iowa, the level must be at least one foot above the BFE.
11.2. Elevation

Elevating a building above the flood protection elevation is the most common and secure way to protect a building from flood damage. It is the only way allowed for residential buildings, except for those few communities that have been granted floodproofed basement exceptions by the Federal Emergency Management Agency (FEMA).

44 CFR 60.3(c)(2) [Communities must] Require that all new construction and substantial improvements of residential structures within Zones A1-30, AE and AH zones on the community’s FIRM have the lowest floor (including basement) elevated to or above the base flood level...

In Zones A1-A30, AE, AO, and AH, all new construction and substantial improvements of residential structures must be elevated so that the lowest floor (including the basement) is elevated to or above the flood protection elevation. This can be done in one of three ways:

- Elevation on fill (where permissible);
- Elevation on piles, posts, or columns; or
- Elevation on walls or a crawlspace.

The Iowa Department of Natural Resources (DNR) model ordinance requires approval be granted by the Board of Adjustments or Board of Supervisors prior to the use of a method other than fill for elevating a residential building.

11.2.1. Fill

DNR and NFIP regulations allow fill to be used, but restrictions apply in floodways where fill would cause any increase in flood heights.

Many communities also limit the use of fill in the flood fringe to protect flood storage capacity, which is discussed in Section 13.

Where fill is the method of choice, it should be properly designed, installed in layers, and compacted. Simply adding dirt to the building site may result in differential settling over time.

Figure 11-2 A new building elevated on fill plus freeboard was not damaged by this flood.
The fill should also be properly sloped and protected from erosion and scour during flooding. To provide a factor of safety for the building and its residents, the DNR model ordinance recommends that the fill extend 18 feet beyond the walls of a structure before it drops below the flood protection elevation. Further, the fill should not adversely affect the flow of drainage from or onto neighboring properties.

FEMA’s Technical Bulletin 10-01, *Ensuring That Structures Built on Fill In or Near Special Flood Hazard Areas Are Reasonably Safe From Flooding*, has some good guidance on constructing buildings on fill. If the builder intends to build on fill and submit a request for a Letter of Map Revision based on fill (LOMR-F), there are some additional concerns that are discussed in Section 6.2.2 that you need to review.

11.2.2. Piles, posts, piers, or columns

Piles, piers, posts, or columns are appropriate where there is deeper flooding and fill is not feasible. Where flooding is likely to have high velocities or to create waves, elevation with no enclosure below the elevated finished floor is preferred. As illustrated in Figure 11-3, this permits unrestricted flow of floodwater under buildings and causes little, if any, impact on flood heights.

11.2.3. Stem walls and continuous foundation walls

The third elevation technique is to build on solid walls. In shallower flooding areas, this elevation technique creates a crawlspace—a foundation of solid walls that puts the lowest floor above the flood level.

When solid walls are used for a foundation in the Special Flood Hazard Area (SFHA), care must be taken to ensure that hydrostatic or hydrodynamic pressure does not damage the foundation. As discussed in Section 1.6.3, water pressures can collapse a solid wall or lift and break a concrete floor.

There are two ways to prevent this:

- Stem walls can be used on two sides parallel to the predominant direction of flow of water. The other two sides are kept open. This minimizes the obstruction to floodwaters and reduces the pressure on the foundation.
Continuous foundation walls can be used for shallower flooding but the walls require openings large enough to allow floodwaters to flow in and out, preventing differential pressures on the walls. This is discussed in more detail in the later section on enclosures.

11.2.4. How high?

NFIP regulations require that the lowest floor of a building must be elevated above the BFE, while in Iowa the lowest floor must be elevated to the flood protection elevation (minimum of 1 foot above the BFE). Note three things about the minimum NFIP requirement:

1. The term "lowest floor" includes a basement because all usable portions of a building must be protected from flood damage.

2. The minimum requirement in Iowa is to elevate to the flood protection elevation. Earlier in this section, freeboard was covered. This is an extra margin of protection that requires the lowest floor to be at least one foot above the BFE (i.e., to the flood protection elevation).

3. In A Zones, under the minimum NFIP requirement, the lowest floor is measured from the top of the floor (see Figure 11-5). However, it is recommended that buildings on elevated foundations, such as piles or a crawlspace, have supporting beams or floor joists above the flood protection elevation to protect them from flood damage.

11.2.5. Elevation Certificate

Because most new buildings constructed in the floodplain are residences, elevating them is one of the most important requirements of the NFIP. To ensure that a building is elevated above the flood protection elevation, the lowest floor is surveyed and an Elevation Certificate is completed.
by a licensed surveyor or engineer. A copy is kept by the local permit office. This is discussed in more detail in Section 18.

11.3. Enclosures

Enclosures, as referenced here, are areas created by continuous foundation walls below the flood protection elevation. They deserve special attention for two reasons:

- The walls of enclosed areas are subject to flood damage from hydrostatic and hydrodynamic forces; and
- Owners are tempted to convert enclosures into finished space that will sustain significant monetary losses when damaged in a flood.

Does an enclosure under an elevated floor just go to waste? It need not; allowable uses are discussed in the sections that follow.

11.3.1. NFIP requirement

NFIP regulations allow certain uses for enclosures below the flood protection elevation because these uses are subject to minimal flood damage. Note that any level in a building that is below grade on all four sides is considered a basement. Basements are discussed in Section 11.5.2. This section addresses crawlspaces and other levels that are not below grade.

Three uses may be allowed in the area below the floor elevated above the flood protection elevation:

- Building access;
- Vehicle parking; and
- Storage of materials that have low flood damage potential.

The floodplain regulation requirements can be easier to accept if owners and builders are encouraged to think about the enclosed lower areas as usable space. If a building has to be elevated, say, five feet above grade, the owner should be encouraged to go up eight feet. This allows the lower area to be used for parking and provides three extra feet of flood protection.

However, if the lower area is enclosed, there is a tendency for the owner to forget about the flood hazard and convert the enclosure to a bedroom or other finished room. This must be prevented.

11.3.2. Materials and utilities

The lower area below the flood protection elevation of an elevated building must be floodable—it must be built of flood-resistant materials (see Section 11.5.4 on what materials are acceptable). Not allowed are finishings such as carpeting, paneling, insulation (both cellulose and fiberglass), and gypsum wallboard (also known as drywall and sheet rock).
Utilities that serve the upper level also must be protected from flood damage. Consequently, a furnace cannot be put in such an enclosure unless it is above the flood protection elevation. Air conditioning units should be suspended from the first floor’s floor joists or on a pedestal, above the flood protection elevation.

It is especially important to make sure that any ductwork in a crawlspace be above the flood protection elevation (see Figures 11-6A and 11-6B on the next page). See also the FEMA document Protecting Building Utilities from Flood Damage.

If the lower area is used for access to the upper level, a stairway can easily be designed that is resistant to flood damage. Installing an elevator is tricky, but there are ways to design and install an elevator that will result in minimal flood damage, as explained in FEMA Technical Bulletin 4, Elevator Installation for Buildings Located in Special Flood Hazard Areas.

11.3.3. Openings

As noted in Section 1, solid walls can collapse if floodwaters get too deep. To prevent this, the enclosure must have openings to allow floodwaters to automatically enter and exit, thus automatically equalizing hydrostatic flood forces on the walls.

*44 CFR 60.3(c)(5) [Communities must] Require, for all new construction and substantial improvements, that fully enclosed areas below the lowest floor that are usable solely for parking of vehicles, building access or storage in an area other than a basement and which are subject to flooding shall be designed to automatically equalize hydrostatic flood forces on exterior walls by allowing for the entry and exit of floodwaters. Designs for meeting this requirement must either be certified by a registered professional engineer or architect or meet or exceed the following minimum criteria: A minimum of two openings having a total net area of not less than one
square inch for every square foot of enclosed area subject to flooding shall be provided. The bottom of all openings shall be no higher than one foot above grade. Openings may be equipped with screens, louvers, valves, or other coverings or devices provided that they permit the automatic entry and exit of floodwaters.

You can be sure the openings are adequate by using one of two methods. The first method is to require the builder to have the design certified by a licensed professional engineer or architect.

The second method is to have the design meet or exceed the following three criteria:

1. The bottom of the openings must be no higher than one foot above grade (see Figure 11-7).

2. The openings should be installed on at least two walls of the enclosure to ensure floodwaters will enter and exit the enclosure.

3. Provide a minimum of two openings having a net area of not less than one square inch for every square foot of enclosed area that is subject to flooding. If the area of the enclosure is 1,000 square feet, the area of the openings combined must total at least 1,000 square inches.

A standard crawlspace vent for block walls is 8” x 16” or 128 square inches (see Figure 11-7). To determine how many would be needed, divide the square footage of the floor area by 128.

Example 1:

\[
\frac{1,280 \text{ square foot house}}{128 \text{ square inches/vent}} = 10 \quad 10 \text{ vents will be needed}
\]

Example 2:

\[
\frac{2,000 \text{ square foot house}}{128 \text{ square inches/vent}} = 15.62 \quad 16 \text{ vents will be needed}
\]
Openings may be equipped with screens, louvers, valves, or other coverings or devices to keep animals out of the enclosure. However, any covering must permit the automatic flow of floodwater in both directions.

The opening sizes in the previous examples and in Figure 11-7 are based on standard crawlspace vents, which most building codes require to be installed in a crawlspace for ventilation purposes. Often these are located close to the floor joists in order to circulate air around the wooden members.

Vents for air circulation are well above the ground in an elevated house and would not meet the NFIP requirement that the bottom of the opening be within one foot of grade (see the
house on the right in Figure 11-8). However, NFIP requirements and building codes can be satisfied by the same vents if they meet the three criteria listed above.

Normal garage doors cannot be used to satisfy this requirement because they do not permit the automatic flow of floodwaters. However, garage doors may have flood vents in them that meet the above criteria.

Openings are not required for stem wall foundations that have been backfilled for pouring of a concrete floor slab. For further guidance, refer to FEMA Technical Bulletin 1, Openings in Foundation Walls and Walls of Enclosures.

11.3.4. Use

Enclosed areas must be floodable and used only for parking vehicles, storage, or entry to a living area—uses that are subject to little or no flood damage.

Materials to be stored should be of low flood damage potential. The type of storage permitted in an enclosed lower area should be limited to that which is incidental and accessory to the principal use of the structure. For instance, if the structure is a residence the enclosure should be limited to storage of lawn and garden equipment, snow tires, and other low damage items that are flood resistant or can be conveniently moved to the elevated part of the building. The interior portion of an enclosed area should not be partitioned or finished into separate rooms, except to enclose storage areas.

The permit official must ensure that furnaces and other items that can be damaged by floodwater are not allowed in a crawlspace or other enclosure below an elevated lowest floor. It is also a good idea to advise the builder and owner of the limited coverage for items stored in an enclosure below an elevated floor (below the BFE). This limited coverage is explained more in Section 19.

If a building is elevated eight feet or more, regulating the use of the enclosure presents special problems. Over time, the owner may forget about the flood hazard and want to convert the floodable area into a finished room. Such an action would increase the flood damage potential for the building, violate the conditions of the building permit, and violate the NFIP regulations.

However, because the room is hidden behind walls, it can be very hard for the permit office to monitor such a conversion. You should carefully check new building plans for signs, such as roughed in plumbing and sliding glass doors, which indicate the owner may expect to finish the area in the future.

11.4. Floodproofing

Non-residential buildings must be elevated or floodproofed. If they are elevated, they must meet the same standards as the residential buildings that were just reviewed. Elevation is the preferred method because it is more dependable. Elevated commercial and industrial buildings can often be designed so that they can continue to operate during a flood, reducing or eliminating business disruptions.
11.4.1. NFIP requirements

**44 CFR 59.1. Definitions:** “Flood proofing” means any combination of structural and non-structural additions, changes, or adjustments to structures which reduce or eliminate flood damage to real estate or improved real property, water and sanitary facilities, structures and their contents.

**44 CFR 60.3(c)(3) [Communities must]** Require that all new construction and substantial improvements of non-residential structures within Zones A1-30, AE and AH zones on the community’s firm (i) have the lowest floor (including basement) elevated to or above the base flood level or, (ii) together with attendant utility and sanitary facilities, be designed so that below the base flood level the structure is watertight with walls substantially impermeable to the passage of water and with structural components having the capability of resisting hydrostatic and hydrodynamic loads and effects of buoyancy;

**44 CFR 60.3(c)(4) [Communities must]** Provide that where a non-residential structure is intended to be made watertight below the base flood level, (i) a registered professional engineer or architect shall develop and/or review structural design, specifications, and plans for the construction, and shall certify that the design and methods of construction are in accordance with accepted standards of practice for meeting the applicable provisions of paragraph (c)(3)(ii) or (c)(8)(ii) of this section, and (ii) a record of such certificates which includes the specific elevation (in relation to mean sea level) to which such structures are floodproofed shall be maintained with the official designated by the community under §59.22(a)(9)(iii);

For the purposes of regulating new construction, floodproofing is defined as measures incorporated in the design of the building so that below the flood protection elevation:

- Walls are watertight (substantially impermeable to the passage of water);

- Structural components can resist hydrostatic and hydrodynamic loads and effects of buoyancy; and

- Utilities are protected from flood damage.

Most floodproofing is appropriate only where floodwaters are less than three feet deep, since walls and floors may collapse under higher water levels.

A licensed professional engineer or architect must prepare the building plans and certify the floodproofing measures, preferably using the [FEMA Floodproofing Certificate](#). This is discussed in more detail in Section 18.
11.4.2. Human intervention

Human intervention means that for a floodproofing measure to work, a person has to take some action before the floodwater arrives, such as turn a valve, close an opening, or switch on a pump.

There are many potential causes of failure for these techniques, including inadequate warning time, no person on duty when the warning is issued, the responsible person can’t find the right parts or tools, the person is too excited or too weak to install things correctly, and/or the electricity fails. Floodproofing techniques that require human intervention or an outside source of power are allowed by the NFIP but should be discouraged.

Before you approve plans for a building that relies on human intervention to be floodproofed, you should make sure that (1) your ordinance allows it and (2) there are plans and precautions to keep problems from occurring. Techniques that rely on human intervention should only be allowed in areas with adequate warning time and in situations where there will be someone present who is capable of implementing or installing the required measures.

More information on floodproofing can be found in FEMA’s Technical Bulletin 3, Non-Residential Floodproofing - Requirements and Certification for Buildings Located in Special Flood Hazard Areas.

11.4.3. How high?

The State of Iowa requires floodproofing to provide protection to one foot above the BFE. However, it should be noted that when a building is rated for flood insurance, one foot is subtracted from the floodproofed elevation. Therefore, a building floodproofed to two feet above the BFE receives the same insurance rates as a building elevated to one foot above the BFE.

11.5. Other Provisions

11.5.1. AO Zones

AO Zones are shallow flooding areas where FEMA provides a 1% annual chance flood (also known as 100-year or base flood) depth. Since there is no 1% annual chance flood elevation, the rules read a little differently.

In AO Zones, all new construction and substantial improvements of residential structures shall have the lowest floor (including basement) elevated above the highest adjacent grade:

- At least one foot above the depth number specified in feet on the community’s FIRM; or
- At least two feet if no depth number is specified.

All new construction or substantial improvements of non-residential structures shall meet the above requirements or, together with attendant utility and sanitary facilities, be floodproofed to the same elevation.
11.5.2. Basements

The definition of the “lowest floor” includes basements and the definition of “basement” includes any floor level below grade on all sides.

**44 CFR 59.1 Definitions: “Basement” means any area of the building having its floor sub grade (below ground level) on all sides.**

Note that “walkout basements,” “daylight basements,” or “terrace levels” are usually sub grade on only three sides, with the downhill side at or above grade. Thus, they are not considered basements for either floodplain management or flood insurance rating purposes (but they are still the lowest floor of a building for floodplain management and insurance rating purposes).

If these areas are used only for parking, access, or storage and they meet other ordinance requirements, they can be regulated as enclosures below an elevated building and not be considered the lowest floor of the building.

On the other hand, cellars, the lower level of a split-level or bi-level house, garden apartments, and other floors below grade (finished or unfinished) are considered basements under NFIP regulations. *This interpretation also applies to crawlspace floors that are below grade on all sides.*

![Basements diagram](image)

**Figure 11-9 Basements in the SFHA are at considerable risk and are not allowed in new buildings**

Since the lowest floor of a residential building must be above the flood protection elevation, the only way to build a residential basement in the floodplain is if it is elevated above the flood protection elevation and surrounded by fill. Floodproofed non-residential basements are allowed, though.
Basement floodproofing exception: Three Iowa communities—City of Clive, City of Independence, and La Porte City—have received a residential basement floodproofing rating credit (exception) from FEMA. Residential basements are allowed, provided a FEMA Residential Basement Floodproofing Certificate is completed. The certificate requires that a professional engineer or architect certify that the:

- Basement area, together with attendant utilities and sanitary facilities, is watertight to the floodproofing design elevation with walls that are impermeable to the passage of water without human intervention;

- Basement walls and floor are capable of resisting hydrostatic and hydrodynamic loads and the effects of buoyancy resulting from flooding to the floodproofing design elevation, and have been designed so that minimal damage will occur from floods that exceed the floodproofing design elevation; and

- Building, including the floodproofing design elevation, complies with all other community requirements.

While FEMA may issue a special residential basement floodproofing exception to communities, it is not a recommended approach. Floodproofing is not as dependable as elevating a structure above the flood protection elevation. Since the floodproofing exception is for a residential building, the basement could place occupants at considerable risk by living and sleeping in an area well below the base flood level.

11.5.3. Anchoring

44 CFR 60.3(a)(3) ...If a proposed building site is in a flood-prone area, all new construction and substantial improvements shall (i) be designed (or modified) and adequately anchored to prevent flotation, collapse, or lateral movement of the structure resulting from hydrodynamic and hydrostatic loads, including the effects of buoyancy...

Both elevated and floodproofed buildings must be properly anchored to stabilize them against flood forces. This means anchoring the building to its foundation and ensuring that the foundation won’t move. Therefore, you need to make sure there is adequate protection against hydrostatic and hydrodynamic forces and erosion and scour that can undercut the foundation.

In areas of shallow flooding and low flood velocities, normal construction practices suffice. Additional anchoring measures, such as using extra bolts to connect the sill to the foundation or installing rods to connect the cap to the sill, should be required in three situations:

- Where base flood velocities exceed five feet per second;

- In areas subject to waves and high winds; and

- In manufactured homes.
In some areas it may be necessary to use foundations such as piles or piers to elevate the building since these provide less obstruction to floodwaters.

If your community has any of these conditions, it is recommended that the builder’s architect or engineer sign a statement certifying the design of the building includes “anchoring adequate to prevent flotation, collapse, and lateral movement” during a base flood event.

**11.5.4. Flood-resistant material**

Whether a building is elevated or floodproofed, it is important that all building materials exposed to floodwaters be made of flood-resistant materials.

44 CFR 60.3(a) (3) …If a proposed building site is in a flood-prone area, all new construction and substantial improvements shall (ii) be constructed with materials resistant to flood damage…

“Flood-resistant materials” include any building product capable of withstanding direct and prolonged contact with floodwaters without sustaining significant damage. “Prolonged contact” means at least 72 hours, and “significant damage” is any damage requiring more than low-cost cosmetic repair (such as painting). Examples of common flood-resistant materials include:

- Concrete, concrete block, or glazed brick;
- Clay, concrete, or ceramic tile;
- Galvanized or stainless steel nails, hurricane clips, and connectors for any area below the BFE or throughout a building in areas subject to airborne salts (coastal);
- Indoor-outdoor carpeting with synthetic backing (do not fasten down);
- Vinyl, terrazzo, rubber, or vinyl floor covering with waterproof adhesives;
- Metal doors and window frames;
- Polyester-epoxy paint (do not use mildew-resistant paint indoors because it contains an ingredient that is toxic);
- Stone, slate, or cast stone (with waterproof mortar);
- Mastic, silicone, or polyurethane formed-in-place flooring;
- Closed cell or plastic foam insulation;
- Water-resistant glue;
- Preservative-treated (.40 CCA minimum) or naturally decay resistant lumber; and
- Marine grade plywood.
Much more detail on flood-resistant material requirements can be found in FEMA Technical Bulletin 2, Flood Damage-Resistant Materials Requirements for Buildings Located in Special Flood Hazard Areas.

11.6. Accessory Structures

Certain accessory structures may not qualify as “buildings.” Open structures, such as gazebos and picnic pavilions that do not have at least two rigid walls, are not “buildings” and do not have to be elevated or floodproofed.

In certain cases, agricultural buildings can be granted waivers to the full requirements for flood protection. However, a variance would be needed. This is discussed in Section 16, Appeals and Variances. The building should still meet the wet floodproofing requirements spelled out in Section 11.6.2. An alternative to issuing a variance every time (which is not a good practice) is to adopt the appropriate specifications in your ordinance. Have the DNR and FEMA review the draft language before the ordinance is amended to ensure it meets their requirements.

11.6.1. Residential accessory structures

Accessory structures proposed in the floodway fringe for residential uses only may be exempted from the building protection standards. These would normally be limited to detached garages and sheds on a residential lot. Per the State’s model ordinances, if exempted they must meet the following criteria:

- The structure shall not be used for human habitation.
- The structure shall be designed to have low flood damage potential. For example, the building materials should be water resistant such as metal or treated lumber.
- The structure shall be constructed and placed on the building site so as to offer minimum resistance to the flow of floodwaters. For example, the building could be placed immediately downstream of an existing building to reduce the effects of velocity of the flowing floodwater on the structure.
- The structure shall be firmly anchored to prevent flotation, which may result in damage to other structures.
- The structure’s service facilities, such as electrical and heating equipment, shall be elevated or floodproofed to at least one foot above the BFE (flood protection elevation).
11.6.2. Wet floodproofing specifications for accessory structures

Wet floodproofing involves using flood-resistant materials below the flood protection elevation and elevating things subject to flood damage above the flood protection elevation. Items that must be installed above the flood protection elevation include electrical boxes, switches, and outlets. Only the minimum amount of electrical equipment required by code may be located below the flood protection elevation, and that equipment must be flood damage resistant.

The following specifications can be used when approving a wet floodproofed accessory building. They are limited to small detached garages, sheds, and other accessory buildings. (Note: a community can adopt these specifications in its ordinance. If it does, permit applicants would not have to go through the variance procedure.)

There are two precautions to note:

- The community’s action does not affect flood insurance rates. A separate policy on a wet floodproofed building can be very expensive.

- Larger or more expensive buildings, attached garages, room additions, and similar modifications to a larger building must meet the regular flood protection requirements (e.g., additions to a residential building must be elevated above the flood protection elevation plus any required freeboard).

Here is FEMA’s guidance on allowing wet floodproofed accessory structures:

1. The site must be in the flood fringe. No variances may be issued for accessory structures within any designated floodway if any increase in flood levels would result during the base flood.

2. Use of the structure must be limited to parking or limited storage and not used for human habitation.

3. The accessory structure must be built with flood-resistant materials for the exterior and interior building components and elements (e.g., foundation, wall framing, exterior and interior finishes, flooring) below the flood protection elevation (see Section 11.5.4).

4. The accessory structure must be adequately anchored to prevent flotation, collapse, or lateral movement of the structure (see Section 11.5.3). All of the building’s structural components must be capable of resisting specific flood-related forces, including hydrostatic, buoyancy, hydrodynamic, and debris impact forces.

5. The accessory structure must meet the NFIP openings requirement spelled out in Section 11.3.2.
6. Any mechanical, electrical, or other utility equipment must be located above the flood protection elevation or floodproofed so that they are contained within a watertight, floodproofed enclosure that is capable of resisting damage during flood conditions.

7. Major equipment, machinery, or other contents must be protected. The rate-of-rise of flood waters or the flood-warning time available through an existing, reliable (community-based or regionally-based) flood warning system must be adequate to provide sufficient lead time to remove and relocate contents to land above the flood protection elevation. A community must make a finding that rate-of-rise of flood waters and/or flood warning is adequate. Protection techniques must be specified:

- Protection techniques for contents that cannot be relocated in the event of a flood include constructing protective watertight floodproofed areas within the building, the use of equipment hoists for readily elevating contents, or permanently elevating certain contents on pedestals or shelves above the flood protection elevation.

- For contents that can be relocated, a determination must be made that property owners can safely remove contents at any time, 365 days a year, without risk to lives and that the contents will be relocated to a site out of the floodplain. The site for storing relocated contents should be specified.

For additional guidance, see FEMA’s {\textit{Wet Floodproofing Requirements}} and {\textit{Protecting Building Utilities From Flood Damage}}.

### 11.7. Factory-Built Homes

A factory-built home includes a building that is transportable, a mobile home, or a “double wide” home on a permanent chassis as per the NFIP regulations. The term does not include a “recreational vehicle,” which is defined in section 11.7.4. Under Iowa law, “manufactured home” does not include mobile homes, therefore, this reference and the DNR model ordinances use the term “factory-built home.”

44 CFR 59.1 Definitions: “Manufactured [factory-built] home” means a structure, transportable in one or more sections, which is built on a permanent chassis and is designed for use with or without a permanent foundation when attached to the required utilities. The term “manufactured [factory-built] home” does not include a “recreational vehicle.”

#### 11.7.1. Elevation

Factory-built homes must meet the same flood protection requirements as “stick built” or conventional housing, as they are usually residential buildings and they must be elevated so the lowest floor is at or above the flood protection elevation. Due to the construction materials and methods used for most factory-built homes, it is strongly recommended they be elevated higher than the required flood protection elevation and that they not be allowed in SFHAs with higher flood velocities or higher flood depths.
44 CFR Section 60.3(c)(12) allows for a limited exemption to elevating to the flood protection elevation in pre-FIRM factory-built home parks. However, DNR regulations do not recognize this exemption. While it does not affect your community, because the State rule is a higher standard than the minimum NFIP requirements, the CRS provides credit under Activity 430 (Higher Regulatory Standards).

11.7.2. Anchoring for factory-built homes

44 CFR 60.3(c)(6) …[Manufactured [factory-built] homes must] be elevated on a permanent foundation … and be securely anchored to an adequately anchored foundation system to resist floatation, collapse, and lateral movement.

A “permanent foundation” means more than a stack of concrete blocks. It should include the following factors:

- A below-grade footing capable of resisting overturning;
- A footer depth that accounts for frost depth and expected scour;
- A footing of appropriate size for the site's soil bearing capacity; and
- The design needs to account for seismic and other hazards.

The following types of permanent foundations for elevation should be used:

- Reinforced piers;
- Posts;
- Piles;
- Poured concrete walls;
- Reinforced block walls; and
- Compacted fill (as appropriate and with a fill permit).

“Adequately anchored” means a system of ties, anchors, and anchoring equipment that will withstand flood and wind forces. The system must work in saturated soil conditions. Usually this means over-the-top or frame tie-downs in addition to standard connections to the foundation.

More information on protecting factory-built homes from flooding and other hazards can be found in FEMA P-85, Protecting Manufactured Homes from Floods and Other Hazards.
11.7.3. Evacuation

In some areas, there is adequate warning time to remove a factory-built home from harm’s way. Protecting such property should not be discouraged, so FEMA allows an evacuated factory-built home to be put back on the original site without having to meet the requirements for siting a new building (assuming it was originally on the site legally). A legally placed existing factory-built home can be returned after an evacuation without being elevated provided it is not enlarged or altered.

11.7.4. Recreational vehicles

**44 CFR 59.1 Definitions:** “Recreational vehicle” means a vehicle which is:

- (a) Built on a single chassis;
- (b) 400 square feet or less when measured at the largest horizontal projection;
- (c) Designed to be self-propelled or permanently towable by a light duty truck; and
- (d) Designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational, camping, travel, or seasonal use.

A recreational vehicle placed on a site in a SFHA must:

- Be on the site for fewer than 180 consecutive days; and
- Be fully licensed and ready for highway use. “Ready for highway use” means that it is on its wheels or jacking system and is attached to the site only by quick disconnect type utilities and has no permanently attached additions.

Otherwise, it must meet the elevation and anchoring requirements for factory-built homes.

The purpose of this requirement is to prevent recreational vehicles from being permanently placed in the floodplain unless they are as well protected from flooding as a factory-built home.
12. Regulatory Requirements: Existing Buildings – Improvements and Repairs

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12.1. Basic Rule #5

Section 11 focused on the rules and regulations that prevent or reduce damage from floods to new buildings. But what if a building has been substantially damaged by a fire, flood, or other cause? What happens when the owner wishes to make a substantial improvement, such as an addition, to an existing building?

**Basic Rule #5: If the cost of improvements or the cost to repair the damage equals or exceeds 50 percent of the market value of the building, it must be brought up to current floodplain management standards. This requirement also applies when the original floor area of a building is increased by 25 percent.**

Under the conditions of Rule #5, an existing building must meet the requirements for new construction if it is substantially damaged or improved.

People who own existing buildings that are being substantially improved will be required to make a major investment in order to bring the building into compliance with the law. They often are not happy with this requirement and if the building has just been damaged, they may be financially strapped and your elected officials will want to find ways to make repairing and rebuilding easier.

For these reasons, it is easy to see that this basic rule can be difficult to administer. It is also the one time when your regulatory program can reduce future flood damage to existing buildings.

**Note:** Rule #5 does not typically apply to a structure which was lawful before the passage your community’s floodplain ordinance unless it substantially damaged or improved. The Federal Emergency Management Agency (FEMA) has developed a number of excellent resources to aid communities in making substantial improvement and substantial damage determinations, including the *Substantial Improvement/Substantial Damage Desk Reference*.

The term “building” is the same as the term “structure” in the [National Flood Insurance Program (NFIP)] regulations. Your ordinance may use either term. The terms are reviewed in more detail in Section 11.

12.2. Substantial Improvement

**44 CFR 59.1. Definitions: “Substantial improvement” means any reconstruction, rehabilitation, addition or other improvement to a structure,**
the total cost of which equals or exceeds 50 percent of the market value of the structure before the start of construction of the improvement.

Under the Iowa model ordinance, the definition of substantial improvement also includes:

“any addition which increases the original floor area of a building by 25 percent or more. All additions constructed after the Flood Insurance Rate Map (FIRM) date shall be added to any proposed addition in determining whether the total increase in original floor space would exceed 25 percent.”

The Community Rating System (CRS) credits regulations that set a threshold lower than 50 percent as well as counting improvements cumulatively. These credits are found under Activity 430, in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).

12.2.1. Projects affected

All building improvement projects worthy of a permit must be considered. These include:

- Remodeling projects;
- Rehabilitation projects;
- Building additions; and
- Repair and reconstruction projects (these are addressed in more detail in Section 12.4 on substantial damage).

If your community does not require permits for minor maintenance, such as reroofing, or projects under a certain dollar amount, then such projects are not subject to the substantial improvement requirements. However, if you have a larger project that includes reroofing, etc., then you must include the cost of all of the improvements in the cost of the project.

12.2.2. Multiple projects

Due to the financial investment required, one problem you may face is a permit applicant applying for a permit for only part of the job and then later applying for another permit to finish the work.

If both applications together equal or exceed 50 percent of the value of the building (and the second permit is applied for less than one year after the first), the combined project should be considered a substantial improvement and subject to the rules.
FEMA requires that the entire improvement project be counted as one.

To help you enforce this, you may want to count all applications submitted over, say, one year as one project. Check with your attorney on whether your ordinance clearly gives you the authority to do this, and be sure to spell it out in the permit papers given to the applicant.

Some communities require that improvements be calculated cumulatively over several years. All improvement and repair projects undertaken over a period of five years, 10 years, or the life of the structure are added up. When they total 50 percent, the building must be brought into compliance as if it were new construction.

The CRS credits keeping track of improvements to enforce a cumulative substantial improvement requirement. It also credits using a lower threshold than 50 percent. These credits are found under Activity 430 in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check). See also CRS Credit for Higher Regulatory Standards for example regulatory language.

12.2.3. Post-FIRM buildings

The rules do not address only pre-FIRM buildings—they cover all buildings, post-FIRM ones included.

In most cases, a post-FIRM building will be properly elevated or otherwise compliant with regulations for new construction. However, sometimes a map change results in a higher 1% annual chance flood elevation (otherwise known as the base flood elevation or BFE) or change in a FIRM zone. A substantial improvement to a post-FIRM building may require that the building be elevated to protect it from the new, higher regulatory flood protection elevation.

It should be remembered that all additions to a post-FIRM building must be elevated at least as high as the flood protection elevation in effect when the building was built. (You can’t allow a compliant building to become non-compliant by allowing additions at grade.) If a new, higher flood protection elevation has been adopted since the building was built, additions that are substantial improvements must be elevated to the new flood protection elevation.

12.2.4. The formula

A project is a substantial improvement if:

\[
\frac{\text{Cost of improvement project}}{\text{Market value of the building}} \geq 50\%
\]

For example, if a proposed improvement project will cost $30,000 and the value of the building is $60,000:

\[
\frac{30,000}{60,000} = 0.5 \text{ (50%)}
\]
The cost of the project equals 50 percent of the building’s value, so it is a substantial improvement. The floodplain regulations for new construction apply and the building must meet the post-FIRM construction requirements. If the project is an addition that meets the criteria discussed in Sections 12.3.3 and 12.3.4, only the addition has to be elevated.

The formula is based on the cost of the project and the value of the building. These two numbers must be reviewed in detail. Keep good records of the applicant’s estimates and your calculations.

12.2.5. Project cost

The cost of the project means all structural costs, including:

- All materials;
- Labor;
- Built-in appliances;
- Overhead;
- Profit; and
- Repairs made to damaged parts of the building worked on at the same time.

A more detailed list is included in Figure 12-2. You must count all work that is done as part of the project, even things that may not normally require a permit, such as the cost of painting.

Labor is the “true” cost of hiring someone to do the job, e.g., the prevailing rates contractors charge. If the owner does it himself or has volunteer help, the “true” cost of that labor must be included.

To determine substantial improvement, you need a detailed cost estimate for the project, prepared by a licensed general contractor, professional construction estimator, or your office.

Your office must review the estimate submitted by the permit applicant. To verify it, you can use your professional judgment and knowledge of local and regional construction costs, or you can use building code valuation tables published by the major building code groups. These tables can be used to determine estimates for particular replacement items if the type of structure in question is listed.

There are two exemptions to calculating the cost of an improvement or repair project: 1) improvements to correct pre-identified code violations and 2) historic buildings. These are explained in more detail in Section 12.6.
12.2.6. Market value

In common parlance, market value is the price a willing buyer and seller agree upon. The market value of a structure reflects its original quality, subsequent improvements, physical age of building components, and current condition.

However, market value for property can be different than that of the building itself. Market value of developed property varies widely due to the desirability of its location. For example, two houses of similar size, quality, and condition will have far different prices if one is on the coast, or in the best school district, or closer to town than the other—but the value of the building materials and labor that went into both houses will be nearly the same.

For the purposes of determining substantial improvement, market value pertains only to the structure in question. It does not pertain to the land, landscaping, or detached accessory structures on the property. Any value resulting from the location of the property should be attributed to the value of the land, not the building.

Acceptable estimates of market value can be obtained from these sources:

- An independent appraisal by a professional appraiser. The appraisal must exclude the value of the land and not use the “income capitalization approach,” which bases value on the use of the property, not the structure.
- Property appraisals used for tax assessment purposes with an adjustment recommended by the tax appraiser to reflect market conditions (adjusted assessed value).
- Qualified estimates based on sound professional judgment made by the staff of the local building department or tax assessor’s office.

Some market value estimates are often used only as screening tools (i.e., NFIP claims data and property appraisals for tax assessment purposes) to identify those structures where the substantial improvement ratios are obviously less than or greater than 50 percent (i.e., less than 40 percent or greater than 60 percent). For substantial improvement ratios that fall in the 40 percent to 60 percent range, more precise market value estimates are usually necessary.
Items to be included:

- All structural elements, including:
  - Spread or continuous foundation footings and pilings;
  - Monolithic or other types of concrete slabs;
  - Bearing walls, tie beams, and trusses;
  - Floors and ceilings;
  - Attached decks and porches;
  - Interior partition walls;
  - Exterior wall finishes (brick, stucco, siding) including painting and moldings;
  - Windows and doors;
  - Reshingling or retiling a roof; and
  - Hardware.

- All interior finishing elements, including:
  - Tiling, linoleum, stone, or carpet over subflooring;
  - Bathroom tiling and fixtures;
  - Wall finishes (drywall, painting, stucco, plaster, paneling, marble, etc);
  - Kitchen, utility, and bathroom cabinets;
  - Built-in bookcases, cabinets, and furniture; and
  - Hardware.

- All utility and service equipment, including:
  - HVAC equipment;
  - Plumbing and electrical services;
  - Light fixtures and ceiling fans;
  - Security systems;
  - Built-in kitchen appliances;
  - Central vacuum systems; and
  - Water filtration, conditioning, or recirculation systems.

- Cost to demolish storm-damaged building components;
- Labor and other costs associated with moving or altering undamaged building components to accommodate improvements or additions; and
- Overhead and profits.

Items to be excluded:

- Plans and specifications;
- Carpeting over a finished floor;
- Survey costs;
- Permit fees;
- Post-storm debris removal and clean up; and
- Outside improvements, including:
  - Landscaping;
  - Sidewalks;
  - Fences;
  - Yard lights;
  - Swimming pools;
  - Screened pool enclosures;
  - Detached structures (including garages, sheds, and gazebos); and
  - Landscape irrigation systems.

Figure 12-2 Items included in calculating cost of the project
12.3. Substantial Improvement Examples

12.3.1. Example 1: Minor rehabilitation

A rehabilitation is defined as an improvement made to an existing structure that does not affect the external dimensions of the structure.

If the cost of the rehabilitation is less than 50 percent of the structure’s market value, the building does not have to be elevated or otherwise protected. However, it is advisable to incorporate methods to reduce flood damage, such as use of flood-resistant materials and installation of electrical, heating, and air conditioning units above the flood protection elevation.

Figure 12-3 shows a building that had a small rehabilitation project. Central air conditioning was installed and the electrical system was upgraded. The value of the building before the project was $60,000. The value of the project was $12,000:

\[
\frac{12,000}{60,000} = 0.2 \text{ (20%)}
\]

The project costs less than 50 percent of the building, so this is not a substantial improvement.

![Figure 12-3 Minor rehabilitation using flood-resistant methods and materials](image)

Note: Minimum NFIP requirements state a building must be protected to the level of the BFE. In Iowa, structures are required to be protected to one foot above the BFE.

12.3.2. Example 2: Substantial rehabilitation

If the rehabilitation equals or exceeds 50 percent of the market value of the building, your floodplain ordinance requires that an existing structure be elevated and/or the basement filled to meet the elevation standard.
Figure 12-4 shows a run-down building. Its market value is $35,000. To rehabilitate it will require gutting the interior and replacing all wallboard, built-in cabinets, bathroom fixtures, and furnace. The interior doors and flooring will be repaired. The house will get new siding and a new roof. The cost of this rehabilitation will be $25,000:

\[
\frac{25,000}{35,000} = 0.714 \ (71.4\%)
\]

Because total cost of the project is greater than 50 percent, the rehabilitation is a substantial improvement.

12.3.3. Example 3: Lateral addition – residential

Additions are improvements that increase the square footage of a structure. Commonly, this includes the structural attachment of a bedroom, den, recreational room, garage, or other type of addition to an existing structure.

When a substantial improvement is an addition (i.e., either it equals or exceeds 50 percent of the original building or it increases the original floor area by 25 percent), typically only the addition must be elevated or floodproofed (non-residential only), assuming other improvements to the existing structure are minimal. The other determining factor is the treatment of the common wall. If the common wall is demolished as part of the project, then the entire structure must be elevated. If only a doorway is knocked through the common wall and only minimal finishing is done, then only the addition has to be elevated. Figures 12-5 and 12-6 illustrate lateral additions that are compliant.
If significant improvements are made to the existing structure (such as a kitchen makeover), both it and the addition must be elevated and otherwise brought into compliance. Some communities have higher standards and their floodplain ordinance requires that both the existing structure and lateral additions be elevated in all cases.

### 12.3.4. Example 4: Lateral addition – non-residential

A substantial improvement addition to a non-residential building may be either elevated or floodproofed. See Section 11.4 for the requirements for floodproofing. Otherwise, all the criteria for residential buildings reviewed in Example 3 must be met.

Remember, an addition is a substantial improvement if it either equals or exceeds 50 percent of the original building value or it increases the original floor area by 25 percent.

If floodproofing is used, the builder must ensure that the wall between the addition and the original building is floodproofed.
12.3.5. Example 5: Vertical addition – residential

When the proposed substantial improvement is a full or partial second floor, the entire structure must be elevated (Figure 12-7). In this instance, the existing building provides the foundation for the addition. Failure of the existing building would result in failure of the addition.

12.3.6. Example 6: Vertical addition – non-residential

When the proposed substantial improvement is a full or partial second floor, the entire structure must be elevated or floodproofed (Figure 12-8).

The owner could obtain post-FIRM rates on the building if it is floodproofed to at least one foot above the BFE and obtains a floodproofing certificate certified by a licensed professional engineer. An optional approach is to elevate the entire building and obtain an Elevation Certificate.
12.3.7. Example 7: Post-FIRM building – minor addition

All additions to post-FIRM buildings are defined as new construction and must meet the requirements of your floodplain management ordinance regardless of the size or cost of the addition (Figure 12-9). A small addition to a residential structure must be elevated at least as high as the flood protection elevation in effect when the building was built.

If a map revision has taken place and the BFE has increased, only additions that are substantial improvements have to be elevated to the new flood protection elevation.

12.3.8. Example 8: Post-FIRM building – substantial improvement

Substantial improvements made to a post-FIRM structure must meet the requirements of the current ordinance. Figure 12-10 shows a lateral addition made after a map revision took place and the BFE was increased.
Substantial improvements to post-FIRM buildings must be elevated above the new BFE. Nonresidential buildings may be dry floodproofed.

### 12.4. Substantial Damage

**44 CFR 59.1. Definitions:** “Substantial damage” means damage of any origin sustained by a structure whereby the cost of restoring the structure to its before damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred.

Two key points:

- The damage can be from any cause—flood, fire, earthquake, wind, rain, or other natural or human-induced hazard.
- The substantial damage rule applies to all buildings in a flood hazard area, regardless of whether the building was covered by flood insurance.

The formula is essentially the same as for substantial improvements:

\[
\frac{\text{Cost to repair}}{\text{Pre-damage market value of the building}} > 50\%
\]

Market value is calculated in the same way as for substantial improvements. Use the pre-damage market value.

FEMA has developed a number of excellent resources including the [Substantial Improvement/Substantial Damage Desk Reference](#).

#### 12.4.1. Cost to repair

Notice that the formula uses “cost to repair,” not “cost of repairs.” The cost to repair the structure must be calculated for full repair to the building’s before-damage condition, even if
the owner elects to do less. It must also include the cost of any improvements that the owner has opted to include during the repair project.

The total cost to repair includes the same items listed in Figure 12-15. As shown in Example 2 in Section 12.5.2, properly repairing a flooded building can be more expensive than people realize. The owner may opt not to pay for all of the items needed. Even if the owner does some of the work himself, obtains some of the materials for free, has a volunteer organization do some of the work, or decides not to do some repairs, repair costs must be calculated based on the fair market value of repairing the building to its pre-damaged condition.

In short, substantial damage is determined regardless of the actual cost to the owner. You must figure the true cost of bringing the building back to its pre-damage condition using qualified labor and materials obtained at market prices.

The permit office and the owner may have disagreements over the total list of needed repairs and their cost, as the owner has a great incentive to show less damage than actually occurred to avoid the additional cost of bringing the building into compliance with current floodplain ordinances.

Here are four things that can help you:

1. Get the cost to repair from an objective third-party or conclusive source, such as:
   - A licensed general contractor;
   - A professional construction estimator;
   - Insurance adjustment papers (exclude damage to contents); and
   - Damage assessment field surveys conducted by building inspection, emergency management, or tax assessment agencies after a disaster.

   Regardless of the source of the cost estimate, it needs to be reviewed. You can use your professional judgment and knowledge of local and regional construction costs, or you can use building code valuation tables published by the major building code groups.

2. Use an objective system that does not rely on varying estimates of market value or different opinions of what needs to be repaired. The Residential Substantial Damage Estimator (SDE) program discussed later in this section will do this.

3. Publicize the need for the regulations and the benefits of protecting buildings from future flooding. A well-educated public won’t argue as much as one that sees no need for the requirement.
4. Help the owner find financial assistance to meet the extra cost of complying with the code. If there was a disaster declaration, there may be sources of financial assistance as discussed in Section 22. If the owner had flood insurance and the building was substantially damaged by a flood, the Increased Cost of Compliance (ICC) coverage will help. (See Section 12.4.3.)

12.4.2. Substantial Damage Estimator software

FEMA has developed a software program (SDE 2.0) to help local officials make substantial damage estimates. The software is Windows-based and will work on Windows XP, Windows Vista, Windows 7, or Windows 8 and while the estimating software is self-contained, it is used with Adobe Reader Version XI or higher for the generation of reports.

The software is available online and there is an available manual, FEMA P-784, Substantial Damage Estimator (SDE) User Manual and Workbook, April 2013. The manual includes detailed instructions on the use of the SDE 2.0 tool and details of the report use and export capability.

Contact the FEMA Regional Office for additional assistance in using SDE 2.0. Following a major disaster declaration, special training sessions and technical assistance may be available.

Much more information on substantial improvement and substantial damage is provided in FEMA’s Substantial Improvement/Substantial Damage Desk Reference.

12.4.3. Increased Cost of Compliance

The NFIP offers additional coverage, known as ICC, to all holders of structural flood insurance policies.

The name refers to cases where the local floodplain management ordinance requires elevation or retrofitting of a substantially damaged building. Under ICC, the flood insurance policy will not only pay for repairs to the flooded building, it will pay up to $30,000 to help cover the additional cost of complying with the elevation requirements of the ordinance (including some relocation or demolition costs if the owner doesn’t want to rebuild in the floodplain). This is available for any flood insurance claim and, therefore, is not dependent on the community receiving a disaster declaration.

There are some limitations to ICC:

- Payment is dependent on bringing the building into compliance with your community’s floodplain ordinance;
- It is only available if there is a current NFIP policy on the building before and during the flood;
- It covers only damage caused by a flood;
- Claims are limited to $30,000 per structure; and
- Claims must be accompanied by a substantial damage determination completed by the floodplain administrator.

In certain cases, an ICC claim can be filed if the building is repetitively flooded. However, to accomplish this the community must have specific language in its floodplain management ordinance. Figure 12-13 has example ordinance language for repetitive loss. This language exceeds the minimum NFIP requirements, but would only be needed if you want to trigger the ICC provision for repetitively damaged buildings.

A portion of the flood insurance claim payment may be used to meet the cost of bringing the building up to code. For example, if there was foundation damage, the regular claim will pay for the cost of repairing or replacing the foundation. The ICC funds would only be needed for the extra costs of raising the foundation higher than it was before. Your community (usually the permit official) should provide assistance and the records needed for the owner to receive an ICC payment.

More information on ICC coverage is available through FEMA’s ICC web page. FEMA has also developed the brochure Increased Cost of Compliance Coverage: How You Can Benefit, which you may wish to distribute to residents following a flood.

One of the activities eligible for CRS credit is the adoption of higher regulatory standards (Activity 430). Under this activity, a community can receive credit if it adopts and enforces a cumulative substantial damage or cumulative substantial improvement provision or a repetitive loss provision. Sample floodplain ordinance language for a repetitive loss provision is shown in Figure 12-13.

FEMA publication CRS Credit for Higher Regulatory Standards provides additional information on elements credited for higher standards, including example ordinance language and documentation. Communities are encouraged to obtain and read the document before applying for this activity.
Option 1

**Adopt the following definition:** “Repetitive loss” means flood-related damages sustained by a structure on two separate occasions during a 10-year period for which the cost of repairs at the time of each such flood event, on the average, equals or exceeds 25 percent of the market value of the structure before the damage occurred.

**Then modify the “substantial improvement” definition as follows:**
“Substantial improvement” means any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds 50 percent of the market value of the structure before the start of construction of the improvement. This term includes structures which have incurred repetitive loss or substantial damage, regardless of the actual repair work performed.

Option 2

**Modify the “substantial damage” definition as follows:** “Substantial damage” means damage of any origin sustained by a structure whereby the cost of restoring the structure to its before damaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred. “Substantial damage” also means flood-related damages sustained by a structure on two separate occasions during a 10-year period for which the cost of repairs at the time of each such flood event, on the average, equals or exceeds 25 percent of the market value of the structure before the damage occurred.

**Note:** Communities need to make sure that these definitions are tied to the floodplain management requirements for new construction and substantial improvements and to any other requirements of the ordinance, such as the permit requirements, in order to enforce this provision.

**Note:** An ICC claim payment is only made for flood-related damage. The “substantial damage” part of the definition must still include “damage of any origin” to be compliant with the minimum NFIP Floodplain Management Regulations.

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**Figure 12-13 Sample ordinance language for ICC repetitive loss definitions**

Source: *Increased Cost of Compliance Coverage, Guidance for State and Local Officials*, FEMA 301, 2003. This language is only needed to trigger an ICC payment for a repetitive loss. No ordinance changes are needed for the ICC coverage for substantial damage incurred by a single flood.
12.5. Substantial Damage Examples

12.5.1. Example 1: Reconstruction of a destroyed building

Reconstructions are cases where an entire structure is destroyed, damaged, purposefully demolished, or razed, and a new structure is built on the old foundation or slab. The term also applies when an existing structure is moved to a new site.

Reconstructions are, quite simply, “new construction.” They must be treated as new buildings.

![Figure 12-14 A reconstructed house is new construction](image)

Razed or “totaled” building with remaining foundation
Reconstruction on existing foundation

12.5.2. Example 2: Substantially damaged structure

To determine if a damaged structure meets the threshold for substantial damage, the cost of repairing the structure to its before-damaged condition is compared to the market value of the structure prior to the damage. The estimated cost of the repairs must include all costs necessary to fully repair the structure to its before-damaged condition.

The Plainfield Tornado

In 1990, Plainfield, Illinois, was hit by a tornado. Twenty buildings in the village’s floodway were destroyed. The village used the substantial damage requirements and funding assistance from FEMA disaster assistance and State programs to encourage residents to relocate and not rebuild in the floodway. Eventually all 20 properties were acquired and the floodway development was converted to public open space.
If equal to or greater than 50 percent of that structure’s market value before damage, then the structure must be elevated (or floodproofed if it is non-residential) to or above the level of the base flood and meet other applicable local ordinance requirements. This is the basic requirement for substantial damage.

Figure 12-15 graphically illustrates the amount of damage that can occur to a building flooded only four feet deep. Even though the structure appears sound and there are no cracks or breaks in the foundation, the total cost of repairs can be significant.

---

**Figure 12-15 Even slow moving floodwater can cause substantial damage**

The cost of repair after a flood that simply soaked the building will typically include the following structural items:

- Remove all wallboard and insulation;
- Install new wallboard and insulation;
- Tape and paint;
- Remove carpeting and vinyl flooring;
- Dry floor, and replace warped flooring;
- Replace cabinets in the kitchen and bathroom;
- Replace built-in appliances;
- Replace hollow-core interior doors;
- Replace furnace and water heater;
- Clean and disinfect duct work;
- Repair porch flooring and front steps;
- Clean and test plumbing (licensed plumber may be required); and
- Replace outlets and switches, clean and test wiring (licensed electrician may be required).

The longer the water is in the building, the more damage it will cause. It can “wick” up the walls and damage a wallboard ceiling that is several feet above the high water line. Standing water (or the moisture it brings) causes warping, mold, and mildew that adds to the cost of repair.

Note: Flood insurance can be excessively high when a substantially damaged building is granted a variance and is not brought up to post-FIRM standards.

12.6. Exceptions

As explained in previous sections, the substantial improvement and substantial damage requirements affect all buildings regardless of the reason for the improvement or the cause of the damage. There are three possible exceptions:

- Exempt expenses;
- Historic buildings; and
- Projects required by code.

12.6.1. Exempt expenses

Certain activities related to making improvements or repairing damaged buildings do not have to be counted toward the cost of the improvement or repair. These include:

- Plans and specifications;
- Surveying;
- Permit fees;
- Demolition or emergency repairs made for health or safety reasons or to prevent further damage to the building; and
- Improvements or repairs to items outside the building, such as the driveway, fencing, landscaping, and detached structures.
12.6.2. Historic structures

Historic structures are exempt from the substantial improvement requirements subject to the criteria listed below. The exemption can be granted administratively if the current NFIP definitions of substantial improvement and historic structure are included in your ordinance, or they can be granted through a variance procedure.

In either case, they are usually granted subject to several conditions.

If the improvements to a historic structure meet the following three criteria and are approved by the community, the building will not have to be elevated or floodproofed. It can also retain its pre-FIRM flood insurance rating status.

1. **The building must be a bona-fide “historic structure.”** See Figure 12-16 for notes on determining whether a structure is a “historic building.” Historic buildings are also discussed in Section 16.2.7 under the review of variances.

   Many older buildings are not considered historic, so the first thing to check is whether the structure proposed for an exemption is historic. Look for it on a list maintained by:

   - The National Register of Historic Places;
   - The State Historical Society of Iowa’s Historic Site Inventory; or
   - A federally certified local historic preservation board.

   Structures are listed in the National Register or on a federally recognized State or local inventory in one of two ways: as an individual building or as a primary, secondary, or other contributing building in a designated historic district.

   Structures are either listed or may be eligible to be listed. Only a federally certified State or local historic preservation program can make such determinations. The State historic preservation office in the Iowa Department of Cultural Affairs or a federally certified local historic preservation board should be consulted to determine if a structure proposed for the historic exemption is indeed historic.

   **Figure 12-16 Definition of “historic building”**

2. **The project must maintain the historic status of the structure.** If the proposed improvements to the structure will result in it being removed from or ineligible for the National Register, then the proposal cannot be granted an exemption from the substantial improvement rule.

   The best way to make such determinations is to seek written review and approval of proposed plans by the State’s historical society. If the plans are approved, you can grant the exemption. If not, no exemption can be permitted.
3. **Take all possible flood damage reduction measures.** Even though the exemption to the substantial improvement rule means the building does not have to be elevated to or above the flood protection elevation, or be renovated with flood-resistant materials that are not historically sensitive, some actions can and should be taken to reduce the flood damage potential. Examples include:

- Locating mechanical and electrical equipment above the flood protection elevation or floodproofing it;
- Elevating the lowest floor of an addition to or above the flood protection elevation with the change in floor elevation disguised externally; and
- Building the lowest floor of an addition with flood-resistant materials and providing hydrostatic openings.

12.6.3. **Code violations**

The definition of substantial improvement includes another exemption:

**44 CFR 59.1 Definitions:** “Substantial improvement” means …. The term does not, however, include … Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications which have been identified by the local code enforcement official and which are the minimum necessary to assure safe living conditions.

Note the key words in this exemption: *correct existing violations, identified by the local official, and minimum necessary to assure safe conditions.* This language was included to avoid penalizing property owners who had no choice but to make improvements to their buildings or face condemnation or revocation of a business license.

This exemption was intended for an *involuntary* correction of a violation that existed before the improvement permit was applied for or before the damage occurred—for example, a restaurant owner who must remodel and enlarge the kitchen in order to meet current local and State health and safety codes.

You can only exempt the items specifically required by code. For example, if a single stair tread was defective and had to be replaced, do not exempt the cost of rebuilding the entire stairway. Similarly, count only replacement in like kind and what is minimally necessary. If the owner chooses to upgrade the quality of a code-required item, the extra cost is not exempt from the formula—it is added to the true cost of the improvement or repairs.
Unfortunately, many property owners and builders pressure local building officials to exclude “code violation corrections” from their voluntary improvement proposals. There are “code violations” in all structures built before the current code was enacted. In many cases, those elements must be brought up to code as part of an improvement project.

This is very different from a code violation citation that forces a property owner to correct those violations and make improvements that were otherwise not planned. The building official must know about and document the violations before or at the time the permit is issued.

Example: A small business in a 40-year old building was damaged by a fire. The building’s pre-fire market value was $100,000. The insurance adjuster and the permit office concluded that the total cost to repair would be $45,000.

The business is in an urban renewal area. The City had inspected it and cited the following violations:

- Replace unsafe electrical wiring;
- Install missing fire exit signs, smoke detectors, and emergency lighting; and
- Inadequate bathrooms.

The total cost of the improvements to meet the code requirements would be $8,000. If added to the cost of repairs this would result in the building being substantially damaged ($45,000 + $8,000 = $53,000 or 53 percent of the pre-damaged value). However, since the citation was issued before the fire occurred, the code requirements would not have to be counted toward the cost to repair. Based on the basic formula:

\[
\frac{\$45,000}{\$100,000} = 0.45 \text{ (45%)}
\]

The building is not declared substantially damaged.

In this example, the building can be repaired without elevating or floodproofing. However, the permit office should strongly recommend incorporating flood protection measures and flood resistant materials in the repair project (as in the example in Figure 12-3).
13. Additional Regulatory Standards

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13.1. NFIP Planning Considerations

The Federal Emergency Management Agency (FEMA) has established minimum floodplain management requirements for communities participating in the National Flood Insurance Program (NFIP). In Iowa, communities must also enforce more restrictive requirements due to State laws. Iowa communities should also consider enacting regulations that exceed the minimum State and Federal criteria.

The NFIP requires communities to at least consider additional measures which are found in 44 CFR 60.22, Planning Considerations for Floodprone Areas. They are summarized in Figure 13-1.

(a) The floodplain management regulations adopted by a community for floodprone areas should:
   (1) Permit only that development of floodprone areas which
       (i) is appropriate in light of the probability of flood damage
       (ii) is an acceptable social and economic use of the land in relation to the hazards involved
       (iii) does not increase the danger to human life
   (2) Prohibit nonessential or improper installation of public utilities and public facilities.

(b) In formulating community development goals after a flood, each community shall consider:
   (1) Preservation of the floodprone areas for open space purposes
   (2) Relocation of occupants away from floodprone areas
   (3) Acquisition of land or land development rights for public purposes
   (4) Acquisition of frequently flood-damaged structures.

(c) In formulating community development goals and in adopting floodplain management regulations, each community shall consider at least the following factors:
   (1) Human safety
   (2) Diversion of development to areas safe from flooding
   (3) Full disclosure to all prospective and interested parties
   (4) Adverse effects of floodplain development on existing development
   (5) Encouragement of floodproofing to reduce flood damage
   (6) Flood warning and emergency preparedness plans
   (7) Provision for alternative vehicular access and escape routes
   (8) Minimum retrofitting requirements for critical facilities
   (9) Improvement of local drainage to control increased runoff
   (10) Coordination of plans with neighboring community’s floodplain management programs
   (11) Requirements for new construction in areas subject to subsidence
   (12) Requiring subdividers to furnish delineations for floodways
   (13) Prohibition of any alteration or relocation of a watercourse
   (14) Requirement of setbacks for new construction within V Zones
   (15) Freeboard requirements
   (16) Requirement of consistency between state, regional and local comprehensive plans
   (17) Requirement of pilings or columns rather than fill to maintain storage capacity
   (18) Prohibition of manufacturing plants or facilities with hazardous substances
   (19) Requirements for evacuation plans

Figure 13-1 NFIP planning considerations (44 CFR 60.22)
13.2. Location Restrictions

Where the hazard is so severe that certain types of development should be prohibited, a location restriction provision may be appropriate. Some communities prohibit some or all development in all or parts of their floodplains. A common approach is to prohibit particular structures in the floodway or areas exceeding certain flood depths or velocities. Because location restriction is the most restrictive higher regulatory provision, this language has to be drafted carefully to avoid a taking challenge. (Refer back to Section 7.1.2 for more information on “takings.”)

13.2.1. Highly hazardous areas

Prohibiting development makes sense in high hazard areas, where people are exposed to a life-threatening situation even though buildings could be protected from flood damage. For example, it would be appropriate to prohibit development in an area prone to ice jam and overbank ice floes or along a narrow floodplain in a stream valley that is susceptible to flash flooding.

13.2.2. Subdivision design

Undeveloped land, still in large tracts, offers the best opportunity to limit where certain types of development will be located. When a developer wants to subdivide the land, communities have many tools to arrange the development so that buildings are kept out of the floodplain. This has two advantages over simply requiring the buildings to be protected from flooding:

- Buildings aren’t isolated by floodwaters, putting a strain on local emergency services to guard them or evacuate or rescue their occupants.

- The neighborhood will have waterfront open space and recreation areas—a valuable amenity in most communities. Many communities require a minimum amount of open space for dedication and this can be combined with setting aside flood hazard areas. Such an arrangement meets several goals: it keeps structures out of flood-prone areas, provides storage space for stormwater management, preserves native habitat, and provides a valuable amenity.

A housing development can be clustered, as shown in Figure 13-3, so the developer can sell the same number of homesites as a conventional subdivision. Check your State laws on whether cluster development can be mandated or just encouraged during the subdivision review process.

As explained in the American Planning Association’s Subdivision Design in Flood Hazard Areas, the planner’s toolbox contains other tools for encouraging developers to avoid floodplains. A density transfer can be used to, say, trade development rights with a flood-free
site. Credits or bonuses can be given to increase the allowable density if the developer puts building sites on high ground or does not disturb a wetland.

The planned unit development (PUD) approach offers developers flexibility in planning the entire area. For example, a PUD may have a cluster development with houses closer together than allowed under normal zoning lot line setbacks.

Subdivision and planning regulations also can mandate that a certain portion of a development be set aside as open space for recreation or stormwater management purposes. Developers find that it is cheaper to put the open space in the floodplain than to put buildings there that have to incorporate the more expensive floodplain construction requirements. Linear parks and greenways that connect the open space areas through a community are becoming more and more popular and help sell new developments.

### 13.2.3. Setbacks

Setbacks may be used to keep development out of harm’s way. Setback standards establish minimum distances that structures must be positioned—set back—from river channels. Setbacks can be defined by vertical heights or horizontal distances.

While floodplain boundaries are defined by vertical measures, horizontal setbacks also provide protection from flood damage, especially along lakes and wide rivers where the effects of
waves decrease further inland. Note the photo in Figure 13-5—setbacks can protect new construction from riverine erosion, too.

Setbacks prevent disruption to the channel banks and protect riparian habitat. Such setbacks are frequently created to serve as isolation distances to protect water quality, and stream and wetland resources.

Setbacks from watercourses have been used to minimize the effect of non-point sources of pollution caused by land development activities, timber harvesting and agricultural activities. Solid waste landfills and on-site sewage disposal systems often are restricted within certain distances of a body of water.

The Community Rating System (CRS) credits setbacks that prevent disruption to shorelines, stream channels and their banks under Activity 430, Section 431.g.2 in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check). See also CRS Credit for Higher Regulatory Standards for example regulatory language.

13.2.4. Manufactured (factory built) homes

Many communities have adopted provisions prohibiting the placement of factory built or manufactured homes in the flood hazard area. Manufactured homes on a permanent foundation are treated differently from those that placed temporarily on a site and are intended for transport. Examine your ordinance language carefully. Manufactured homes on a permanent foundation should be treated no differently than stick-built homes. Both must be built so that the lowest floor is one foot above the Base Flood Elevation (BFE).

13.2.5. Natural areas

The natural functions and values of floodplains coupled with their hazardous nature have led communities to promote and guide the less intensive use and development of floodplains. More and more municipalities are requiring that important natural attributes such as wetlands, drainage ways and floodplain areas be set aside as open space as a condition to approving subdivision proposals.

The CRS provides substantial credit for preserving floodplain areas as open space. If buildings and filling are prohibited, credit is found under Activity 420 Open Space Preservation, Section 421.a in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check). If the area has been kept in or restored to its natural state, more credit is provided under Section 421.c.
13.2.6. Low-density zoning

When a community prepares its land use plan and zoning ordinance, it should consider what uses and densities are appropriate for floodplains. If buildings are not prohibited entirely, the community should zone its floodplains for agricultural or other low-density use to reduce the number of new structures.

For example, it’s better to have a floodplain zoned for agricultural or conservation use with a minimum lot size of 20 or 40 acres than to allow four single-family homes to every acre. In some areas, “residential estate” zones with minimum lot sizes of two to five acres provide lots large enough that homes can be built out of the floodplain.

The CRS provides substantial credit for zoning floodplains with low-density uses under Activity 430LZ Low Density Zoning in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).

13.3. Building Requirements

Section 13.1 reviewed regulatory approaches to keeping buildings or certain uses out of all or parts of the floodplain. An ordinance can also set higher standards for those structures that are allowed to be built in the floodplain.

13.3.1. Freeboard

Freeboard is an additional height requirement above the elevation of the 1% annual chance flood, (otherwise known as the BFE) that provides a margin of safety against extraordinary or unknown risks. This reduces the risk of flooding and makes the structure eligible for a lower flood insurance rate.

One foot of freeboard is required by the Iowa Department of Natural Resources (DNR) and is in the State’s model ordinance. This helps account for the one-foot rise built into the concept of designating a regulatory floodway and the encroachment requirements where floodways are not identified.

There are reasons for considering a freeboard greater than one foot. Such a freeboard:

- Accounts for future increases in flood stages if additional development occurs in the floodplain;
- Accounts for future flood increases due to upstream watershed development;
- Acts as a hedge against backwater conditions caused by ice jams and debris dams;
- Reflects uncertainties inherent in flood hazard modeling, topography, mapping limitations and floodplain encroachments;
- Provides an added measure of safety against flooding; and
• Results in significantly lower flood insurance rates due to lower flood risk.

Freeboard safety factors are common in the design of flood control projects and floodplain development. Many communities have incorporated freeboard requirements into the elevation and floodproofing requirements stipulated by the NFIP. Freeboard requirements adopted by communities range up to four feet above the BFE.

When constructing a new elevated building, the additional cost of going up another foot or two is usually negligible. Elevating buildings above the flood level also reduces flood insurance costs for current and future owners.

Figure 13-7 shows the insurance rates for a post-FIRM single-family one-floor, no basement structure with $100,000 coverage on a home with $25,000 coverage on contents. Note that the higher the building is above the BFE, the lower the rate. These rates are based on the true or actuarial cost of insuring a building in the floodplain. By adding one foot or more of freeboard above the BFE, the cost for the first layer of coverage is reduced significantly.

<table>
<thead>
<tr>
<th>Annual Flood Insurance Policy Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reference Elevation</td>
</tr>
<tr>
<td>One foot below the BFE*</td>
</tr>
<tr>
<td>Equal to the BFE</td>
</tr>
<tr>
<td>One foot above the BFE</td>
</tr>
<tr>
<td>Two feet above the BFE</td>
</tr>
<tr>
<td>Three feet above the BFE</td>
</tr>
</tbody>
</table>

Figure 13-7 Annual flood insurance policy costs (May 2014 rates)

Many communities have focused on elevating the top of the lowest floor, but have allowed utilities, especially ductwork, to hang below the floor joists and be subject to flood damage. Flooded ductwork can add thousands of dollars to a flood insurance claim. This is primarily a concern for buildings on crawlspace. Be sure mechanical and electrical and duct work are addressed in your ordinance language to ensure the freeboard requirement is similarly applied.

The CRS credits freeboard under Activity 430, Section 431.a in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).

Keep in mind, For CRS credit, freeboard must be applied not just to the elevation of the lowest floor or floodproofing level, but also to the level of protection provided to all components of the building. All building utilities, including ductwork, must be elevated or protected to the freeboard level and all portions of the building below the freeboard level must be constructed using materials resistant to flood damage. If the garage floor is below the freeboard level, the garage must meet the opening requirements for enclosures.

See Protecting Building Utilities from Flood Damage, FEMA-348 for more information on the importance of protecting building utilities. Also see Technical Bulletin 2, Flood Damage Resistant Materials Requirements.
Under Activity 450, Section 451.c, the CRS credits requiring all buildings to be elevated above the street level to prevent flood problems caused by local drainage. See also  [CRS Credit for Higher Regulatory Standards](http://crsresources.org/quick-check) for example regulatory language.

### 13.3.2. Foundation standards

Without a safe and sound foundation, an elevated building can suffer damage from a flood due to erosion, scour or settling. The NFIP regulations provide performance standards for anchoring new buildings and foundations, and fill placement standards for floodproofed buildings.

However, the NFIP performance standards do not specify how a building’s foundations are to be constructed. Especially in areas where an engineer’s certificate is not required by the NFIP regulations, more specific foundation construction standards would help protect buildings from flood damage. One option is to require that a registered professional engineer or architect certify the adequacy of elevated building foundations and the proper placement, compaction and protection of fill when it is used in building elevation.

The CRS credits foundation protection under Activity 430, Section 431.b in the [CRS Coordinator’s Manual](http://crsresources.org/quick-check) and the [CRS Application](http://crsresources.org/quick-check). See also [CRS Credit for Higher Regulatory Standards](http://crsresources.org/quick-check) for example regulatory language.

### 13.4. Safety Requirements

#### 13.4.1. Critical facilities

For some activities and facilities, even a slight chance of flooding poses too great a threat. These should be given special consideration when formulating regulatory alternatives and floodplain management plans.

FEMA defines four kinds of critical facilities:

- Structures or facilities that produce, use or store highly volatile, flammable, explosive, toxic and/or water-reactive materials;

- Hospitals, nursing homes and housing likely to have occupants who may not be sufficiently mobile to avoid injury or death during a flood;

- Police stations, fire stations, vehicle and equipment storage facilities, and emergency operations centers that are needed for flood response activities before, during, and after a flood; and

- Public and private utility facilities that are vital to maintaining or restoring normal services to flooded areas before, during and after a flood.
A critical facility should not be located in a floodplain. Communities often prohibit critical or hazardous facilities or uses from the floodway or the entire floodplain. While a building may be considered protected from the 1% annual chance flood, a higher flood or an error on the builder’s or operator’s part could result in a greater risk than the community is willing to accept.

If a critical facility must be located in a floodplain, then it should be designed to higher protection standards and have flood evacuation plans. The more common standards—freeboard, elevation above the 0.2% annual chance flood elevation (also known as the 500-year flood), and elevated access ramps—should be required.

According to Executive Order 11988, Federal agencies must meet rigorous alternative site evaluations and design standards before funding, leasing or building critical facilities in the 0.2% annual chance floodplain. Executive Order 11988 is discussed further in Section 23.

The CRS credits prohibiting critical facilities or requiring them to be protected from damage by the 0.2%-chance flood in Activity 430, Section 431.e in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check). See CRS Credit for Higher Regulatory Standards for example regulatory language.

13.4.2. Dry land access

Fire prevention, evacuation and rescue operations are common emergency response activities associated with flooding. The effectiveness and success of these efforts greatly depend on readily available access. However, streets and roads are usually the first things to be inundated in the event of a flood.

To ensure access, some communities have enacted ordinance provisions requiring that all roads and other access facilities be elevated to or above the BFE. Some require elevation to within one foot of the BFE so at least fire and rescue equipment can travel on them during a flood.

While some local officials may feel that this approach is too restrictive, it is important to note that emergency response personnel die every year attempting to rescue flood-stranded citizens. Also, others may die or be seriously injured because they cannot be rescued in time.

Naturally, there are some areas with floodplains so extensive that a developer cannot be expected to connect his development to high ground. As with all regulatory standards, you must carefully weigh the local hazard, the regulation’s objectives, and the costs and benefits of meeting the standard before you draft new ordinance language.
Four people died in this nursing home during a 1978 flood in Rochester, Minnesota. It was isolated by high velocity floodwaters. Because there was no dry land access, firefighters could not rescue the occupants.

The CRS has credited dry land access provisions under Activity 430, Section 431.i in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).

13.4.3. Dam breaks

The DNR and the Corps of Engineers have identified high hazard dams. The designation is based on both the height of the dam and the amount of development at risk downstream.

Should a dam give way, the area covered by the resulting flood downstream is called the dam breach inundation area. Dam breach analyses may have been done for some of the dams upstream of your community, in which case you can obtain a map of the area subject to inundation. (Check with the DNR’s dam safety office to be sure that the map was prepared using an approved method.)

Close to the dam, the dam breach inundation area is likely to be larger than the mapped floodplains. A community may choose to include this larger area as part of its regulatory program. This should also take into account the lack of warning time a dam breach would pose. Typical measures include:

- Prohibiting construction of buildings in the dam breach inundation area;
- Prohibiting siting of critical facilities in the dam breach inundation area;
- Requiring new buildings to be elevated above the BFE or the dam breach elevation, whichever is higher;
- Requiring dam owners to maintain their facilities; and
- Requiring dam owners to establish warning systems if their dams are in danger of failing.

The CRS credits dam failure emergency action plans under Activity 630, Section 631.b in the in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).

13.4.4. Ice Jams

Ice jams form in several ways and at different times in winter and early spring. Damage from ice jam flooding often exceeds that of clear water flooding because of higher surface elevations, rapid increases in flood elevations and physical damage caused by moving ice floes (see Figure 13-11).

FEMA and the Corps of Engineers have developed an ice jam flood study methodology which is explained in FEMA’s Guidelines and Specifications for Flood Hazard Mapping Partners Appendix F: Guidance for Ice Jam Analyses and Mapping and Guidelines and Standards for Flood Analysis and Mapping. If your community has a study done following this methodology, you should adopt the results as your regulatory flood elevation.

In the absence of such a detailed study, you could use the historic ice jam flood of record plus a foot or two of freeboard as your building protection level. Other standards could include requiring new buildings to be elevated on engineered fill or pilings, and prohibiting new buildings (or at least requiring them to be on fill) in the floodway or other defined area subject to ice floes.

For more information, contact the Corps of Engineers, which has ice jam expertise in its district offices and its Cold Regions Research and Engineering Laboratory in Hanover, New Hampshire. See also the Special Hazards Supplement to the CRS Coordinator’s Manual, which includes a section on ice jams.
13.5. Flood Conveyance and Storage

13.5.1. Encroachment standards

Some communities are not comfortable with allowing development in the flood fringe to increase flood heights by up to a foot. A one-foot increase in flood heights will increase the potential for flood damage to flood-prone buildings and affect properties that were otherwise not threatened by the 1% annual chance flood. This is especially true in flat areas where a one-foot increase can extend the floodplain boundary by several blocks.

These communities require floodway mapping and encroachment studies to allow a smaller surcharge, usually 0.5 or 0.1 foot. Twelve States require that regulatory maps use a smaller floodway mapping surcharge than the NFIP’s one-foot minimum standard. This results in a wider floodway, but less potential for increased flood losses due to future development.

In Minnesota, one watershed district took another regulatory approach, enacting regulations that restricted encroachments in the flood fringe to 20 percent of the total floodplain area. In Washington State, some communities treat higher velocity and deeper flood fringe areas as floodways and make development in those areas comply with the floodway construction standards.

The CRS credits more restrictive floodway mapping standards under Activity 410 Additional Flood Data, Section 411.c in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).

13.5.2. Compensatory storage

The NFIP floodway standard in 44 CFR 60.3(d) restricts new development from obstructing the flow of water and increasing flood heights. However, this provision does not address the need to maintain flood storage. Especially in flat areas, the floodplain provides a valuable function by storing floodwaters. When fill or buildings are placed in the flood fringe, the flood storage areas are lost and flood heights will go up because there is less room for the floodwaters. This is particularly important in smaller watersheds, which respond sooner to changes in the topography.

For this reason, some communities adopt more restrictive standards that regulate the amount of fill or buildings that can displace floodwater in the flood fringe. One simple approach is to prohibit filling and buildings on fill—all new buildings must be elevated on columns or flow-through crawlspaces. On the other hand communities prefer buildings on fill because it provides a safe spot above flood levels outside the building walls.

Another approach is to require compensatory storage to offset any loss of flood storage capacity. The developer is required to offset new fill put in the floodplain by excavating an
additional floodable area to replace the lost flood storage area. This should be done at “hydraulically equivalent” sites—fill put in below the 10% annual chance flood elevation (also known as the “10-year flood”) should be compensated by removal of soil below that elevation elsewhere in the floodplain.

The CRS credits prohibition of fill and compensatory storage under Activity 430, Section 431.f in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check). See CRS Credit for Higher Regulatory Standards for example regulatory language.

13.5.3. Stormwater management

A floodplain management program in an urbanizing area must confront the increase in flood flows caused by development within the watershed. As forests, fields and farms are covered by impermeable surfaces like streets, rooftops and parking lots, more rain runs off at a faster rate. In an urbanized area, the rate of runoff can increase fivefold or more.

Changes in the surface drainage system compound this problem. Stormwater runoff travels faster on streets and in storm drains than it did under pre-development conditions. As a result, flooding is more frequent and more severe (Figure 13-13). Efforts to reduce the impact of increased runoff that results from new development in a watershed are known as stormwater management.

One way to reduce the impact of stormwater from new development is to require the developer to restrict the rate at which the increased runoff leaves the property. The developer must build a facility to store stormwater runoff on the site. Unfortunately, stormwater detention only manages the rate of release of the water—it does nothing about increased volumes of water due to decreases in permeable surfaces.

Under stormwater detention, the stored water is held for release at a restricted rate after the storm subsides. Stormwater runoff can also be held for later use in irrigation or groundwater recharge, or for gray-water household applications like watering plants and even for laundering clothes.

As an alternative to using a uniform standard for all areas, many communities regulate development according to a master plan that analyzes the combined effects of existing and expected development on stormwater and flood flows in the watershed. Such watershed-specific regulations may allow different amounts of runoff for different areas in order to control the timing of increased flows into the

See the Iowa Construction Site Erosion Control Manual for guidance.
receiving streams.

Instead of requiring developers to build stormwater facilities on-site, a plan may require them to contribute funds for a regional facility. By planning the runoff from entire watersheds, this approach can be more effective in reducing increases in downstream flooding.

Stormwater management also has water quality aspects, and includes efforts to reduce erosion and the entry of sediment and pollutants into receiving streams.

The CRS credits both water quantity and water quality stormwater management regulations and plans under Activity 450 in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check). See also CRS Credit for Stormwater Management for example regulatory language.

13.6. Environmental Protection Measures

Flooding may not occur often enough in your area to be viewed as a problem in need of a solution, making it difficult to obtain the public and political support needed to carry out local floodplain management measures designed solely to reduce future flood losses.

Support often can be gained by associating flood loss reduction with broader community concerns and goals. A larger constituency for managing the community’s floodplains can be built if other interests realize that their needs can be met through their involvement and support in flood protection. This, in turn, brings more resources and expertise into play.

Then, too, designing and packaging funding proposals to meet a number of community goals can boost your chances of obtaining outside resources. One approach is to tie the need to manage the floodplain to protect your community’s economic well-being with the need to protect and maintain the natural resources and functions of the floodplain. These resources and functions can be of considerable benefit to the community, a benefit often realized or underestimated.

13.6.1. Strategies

Preservation and restoration are the two basic approaches to protecting a floodplain’s natural resources. Preservation strategies focus on strict control or prohibition of development in sensitive or highly hazardous areas. Restoration strategies focus on actions to improve the quality or functioning of degraded floodplains. It is not always possible, or necessary, to make a distinction between the two strategies.

This section focuses on the development controls and regulatory standards you can use to protect natural resources or minimize harm to them. These measures, used by all levels of government, are among the most effective means available for protecting natural resources of floodplains and reducing flood damage.
13.6.2. Federal regulations

Federal regulations and those in many States protect resources by limiting the ways, location and extent to which these resources may be modified. Two Federal regulations can have far-reaching impact:

**NEPA**: When a Federal agency proposes to fund a project located in a flood hazard area, the National Environmental Policy Act (NEPA) requires an evaluation of the project’s environmental impact as part of the decision-making process. The evaluation should include the impact on flooding as well as water and air quality.

**EO 11988**: Executive Order 11988 Floodplain Management requires Federal agencies to check NFIP maps to see if a proposed project will be in a floodplain. If one is, the agency must follow an eight-step process to determine whether there is a feasible alternative to location in the floodplain. If not, the project must include flood damage reduction measures.

In short, Federal agencies must meet the same or more restrictive development standards as do private property owners under the community’s NFIP regulations. See Section 23 for the full text of the executive order.

13.6.3. Wetland protection

Past studies have estimated that 1 acre of wetland can store over 1.5 million gallons of flood water. The bottomland hardwood wetlands along the Mississippi River once stored at least 60 days of floodwater but now only have capacity for 12 days storage because most have been filled or drained.

The Federal regulation that local permit officials see most often is the program established by Section 404 of the Clean Water Act. Jointly administered by the Corps of Engineers and the U.S. Environmental Protection Agency, the Section 404 program regulates the discharge of dredged or fill material into U.S. waters, including adjacent wetlands.

The Section 404(b)(1) guidelines provide extensive environmental criteria for judging permit applications while emphasizing the need to prevent avoidable losses of aquatic resources, as well as the need to minimize adverse environmental impacts. The permit is discussed in more detail in Section 9.

The desire to reduce the cumulative impacts of wetland losses has led many jurisdictions to adopt a “no net loss of wetlands” policy. No net loss is addressed either in terms of acreage or the functional value of the wetlands. Despite these programs and other such efforts, the U.S. is continuing to lose wetlands at a significant rate. According to a report released by NOAA and Fish and Wildlife found coastal watersheds (Atlantic, Gulf of Mexico, and Great Lakes...
specifically) comprise 37.3 percent of the wetlands in the contiguous U.S. The major report finding was that the annual rate of wetland loss in these watersheds was 80,160 acres between 2004 and 2009, a 25 percent increase from the 1998 to 2004 rate. A net loss of 360,720 acres (95,000 acres of saltwater wetlands and 265,720 acres of freshwater wetlands) occurred over this time period (source: Status and Trends of Wetlands in the Coastal Watersheds of the Conterminous United States 2004 to 2009, November 2013).

13.6.4. Rare and endangered species

Undeveloped floodplains may contain habitat for rare and endangered species of plants and animals. On the Federal level, the Endangered Species Act of 1973 directs Federal agencies not to undertake or assist projects that would adversely affect any endangered species.

The Act also requires an “incidental take permit” when it appears that the habitat of a rare or endangered species will be “taken” or impacted by a non-Federal activity. Communities should coordinate their permit review with this program which is administered by the U.S. Fish and Wildlife Service. Some communities have sensitive areas regulations or a similar approach that protects such habitats.

The CRS credits regulations that protect natural and beneficial floodplain functions for the indirect flood protection benefit they provide. The CRS recognizes three types of regulations related to protecting natural and beneficial functions:

1. Regulations that protect public health or water quality;
2. Regulations that protect shorelines, channels, and banks from disruption and erosion; and
3. Regulations adopted pursuant to a Habitat Conservation Plan.

Information on the credit provided can be under Sections 431.g and 511.b in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).

13.6.5. On-site sewage disposal

Most municipalities regulate the design, location and placement of on-site sewage systems. Because the objective of such programs is to prevent surface and subsurface contamination, there are many requirements to selecting a proper site and designing a system that will work in a flood.

Less than desirable locations for on-site systems include areas with high groundwater tables, impervious soils, certain types of porous soils, and the potential for flooding. These characteristics often coincide with floodplains.

Regulations that restrict where septic systems can go often mean that a property owner cannot build in or near the floodplain.
13.6.6. Water quality regulations

Since the enactment of the Clean Water Act in 1972 and related State legislation, more care is being given to the regulation of direct discharges of pollutants into waterways. Federal and State point source regulations focus on wastewater treatment plants and industrial sites where polluted water is piped to a stream or lake at a single point.

Non-point sources of pollutants are harder to regulate. If stormwater is not collected and sent to a wastewater treatment plant, it flows directly into a body of water. On its way, stormwater collects sediments from soil erosion as well as road oil, pesticides, lawn treatment chemicals and other pollutants. There is no treatment facility to clean this runoff water.

Regulatory approaches for non-point sources include buffer zones or stream setbacks where there are on-site disposal systems, timber harvesting, tilling of soil, mining, or development in general. These requirements are often part of, or complement, State or local stormwater management regulations.

Figure 13-15 Buffer zones improve water quality


13.6.7. Special designations

Stream corridors often possess special value for an area, region or State. These corridors are given special designations, such as a wild or scenic river, and are afforded an extra level of recognition and protection.
While such programs are not necessarily regulatory in nature, they do encourage proper planning and land use control, discourage unwanted development, and guide Federal and state actions.

The CRS credits preserving areas for their natural functions under Activity 420 Open Space Preservation, Section 421.c. Credit for prohibiting critical facilities in floodplains and for prohibiting on-site sewage treatment, landfills and other hazardous use or threats to public health, is provided in Activity 430 Higher Regulatory Standards, Sections 431.e and 431.g, respectively. Water quality regulations are credited in Activity 450 Stormwater management, Sections 451.e and f in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check).
14. Permit Review

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14.1. Development Permits

Once the ordinance is in force, any development or change in land use requires authorization, generally in the form of a permit from the local administrator or agency. “Development” and what needs a permit is discussed in Section 9.

Federal Emergency Management Agency (FEMA) Definition/Description for Development

Any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, excavation or drilling operations or storage of equipment or materials. A community without a Flood Insurance Rate Map (FIRM) or Flood Hazard Boundary Map (FHBM) must require a permit for all proposed construction or other development in the community, so that it can determine whether the construction or other development is proposed within a flood-prone area. Once a FIRM or FHBM has been issued for the community, it must require permits within the designated Special Flood Hazard Area (SFHA).

This section reviews a standard process. It is not a mandatory process, but it does ensure that all of your State and NFIP requirements will be met. Even if your community has a permit process that has proven successful, you should review this section to see if there are things you would want to add to your process.

14.1.1. When a permit is required

A permit is required for almost any development-related change to the floodplain, including but not limited to:

- Construction of new structures;
- Modifications or improvements to existing structures;
- Reconstruction of damaged structures;
- Fencing;
- Excavation;
- Filling;
- Paving;
- Drilling;
- Driving of piles;

Figure 14-1 Even land clearing in the SFHA requires a permit
- Mining;
- Dredging;
- Land clearing;
- Grading;
- Permanent storage of materials and/or equipment; and
- Issuance of other permits, such as building, mechanical, plumbing, and demolition, if your jurisdiction issues these types of permits, unless they are specifically excluded by your ordinance as minor improvements.

While many communities have issued building permits for some time, most usually don’t have a permit system for such a wide range of activities as “development.” Regulation of all development in floodplains is essential because fill or other material can obstruct flood flows just as structures can. This is discussed more in Section 9 and illustrated in Figure 14-2.

Figure 14-3 shows the permit process that forms the organization for this section. To facilitate your work, you may want to develop your own checklist.

Figure 14-2 Floodplain fill can make flooding worse
Start

Applicant Prepares/Revises Application

Verify Floodplain Location and Check Flood Data

Record Submission and Collect Fees

Review Application for Completeness

Distribute Copies of Application to Others For Review

Review Application For Compliance

Application Approved, Permit Issued

Conduct Inspections

Project Complete, Issue Certificate Of Compliance

Finish

Incomplete Application Returned

Noncompliant Proposal Returned

Noncompliant Proposal Resubmitted with Required Modifications

Corrections Made

Corrections Made

Figure 14-3 Permit review flow chart
14.1.2. Where a permit is required

Section 9 reviews the minimum National Flood Insurance Program (NFIP) requirements and Section 7.1.1 reviews your statutory limitations to regulate some development.

44 CFR 60.1(b) These regulations must be legally-enforceable, applied uniformly throughout the community to all privately and publicly owned land within flood-prone ... areas, and the community must provide that the regulations take precedence over any less restrictive conflicting local laws, ordinances or codes.

You cannot exempt activities by your own community government. Just because the public works department doesn’t get a permit from the building department does not mean that it doesn’t have to follow the NFIP rules that govern all development within your statutory authority. Your ordinance and your agreement with the NFIP states that your community will ensure that all development within its jurisdiction will be regulated.

You do have some discretion to exempt obviously insignificant activities from the permit requirement—such as planting a garden, putting up a mailbox, or erecting a flagpole. Other projects, such as reroofing and replacing siding, will not affect flood flows or be labeled substantial improvements (see the discussion in Section 9.1.7).

14.1.3. Permit application form

Forms are a valuable and necessary tool in reviewing development proposals for regulatory compliance. When designed properly, they can be the most efficient way to get information that is essential to conducting an effective and thorough review.

A good administrative form can serve as a checklist for identifying the kinds of information that should accompany a permit application. The forms should be revised periodically to remain current with changes in the floodplain management ordinance and to include pertinent information.

Your community should have its own permit application form. Check it to be sure it includes all State and NFIP requirements. The Iowa Department of Natural Resources (DNR) has model permit application forms available upon request. Examples of these forms are shown as Exhibit 14-4 and 14-5.

Make sure that the person who signs the form is either the property owner or someone who can speak for the owner. If in doubt, talk to the owner or get it in writing that the person signing the application is authorized to commit the owner to meeting the requirements.

Where a particular activity that is required by the NFIP regulations is mentioned in this reference, the reference to 44 CFR Part 60 is included in brackets (e.g., [44 CFR 60.3(c)(5)]). These activities must be included in the permit process in order for the community to remain in full compliance with the NFIP.
TO THE ADMINISTRATOR: The undersigned hereby makes application for a Permit to develop in a flood plain. The work to be performed, including flood protection works, is as described below and in attachments hereto. The undersigned agrees that all such work shall be done in accordance with the requirements of the (____ city/county____) Flood Plain Management Ordinance and with all other applicable county/city ordinances and the laws and regulations of the State of Iowa.

(Owner or Agent) (Date) (Builder) (Date)

(Address) (Address)

Telephone # Telephone #

1. Location: _______ ¼ _______ ¼ , Section _______ , Township _______ , Range _______
   Street Address: ____________________________

2. Type of Development
   Filling _______  Grading _______  Excavation _______  Routine Maintenance _______
   Minor Improvement _______  Substantial Improvement _______  New Construction _______

3. Description of Development: ____________________________

   ____________________________

   Principal Use: ____________________________
   Accessory Uses (Storage, parking, etc.) ____________________________

5. Addition or modification to non-conforming use? Yes ___ No ___ Assessed value of structure $_______

6. Elevation of the 100 year (Base) flood (identify source): ____________________________

7. Elevation of the proposed development site (natural ground): ____________________________ MSL/NGVD

8. Required elevation/floodproofing elevation for lowest floor: ____________________________ MSL/NGVD

9. Proposed elevation/flood proofing level for lowest floor (including basement): ____________________________ MSL/NGVD

10. Other flood plain information (identify and describe source) ____________________________

   THIS PERMIT IS ISSUED WITH THE CONDITION THAT THE LOWEST FLOOR (INCLUDING BASEMENT) OF ANY NEW OR SUBSTANTIALLY IMPROVED RESIDENTIAL BUILDING WILL BE ELEVATED AT LEAST 1.0 FOOT ABOVE THE 100 YR. (BASE) FLOOD ELEVATION. IF THE PREPROPOSED DEVELOPMENT IS A NON-RESIDENTIAL BUILDING, THIS PERMIT IS ISSUED WITH THE CONDITION THAT THE LOWEST FLOOR (INCLUDING BASEMENT) OF A NEW OR SUBSTANTIALLY IMPROVED NON-RESIDENTIAL BUILDING WILL BE ELEVATED OR FLOOD PROOFED TO AT LEAST 1.0 FOOT ABOVE THE 100 YR. (BASE) FLOOD ELEVATION.

**Figure 14-4** Page 1 of the DNR model permit application form for 60.3(b) and 60.3(c) communities, i.e., those without mapped floodways.
8. Other permits required?

Iowa Department of Natural Resources: Yes ___ No ___ If yes, permit # __________________________
Date Received: __________________________

Corps of Engineers: Yes ___ No ___ If yes, permit # __________________________
Date Received: __________________________

Other: _____________________________________________________________

All provisions of the City/County of ____________________________, Flood Plain
Management Ordinance (Ordinance Number ____________________________) shall be complied with.

THIS PERMIT IS ISSUED WITH THE CONDITION THAT THE DEVELOPER/OWNER WILL PROVIDE CERTIFICATION
BY A REGISTERED ENGINEER, ARCHITECT, OR LAND SURVEYOR OF THE “AS-BUILT” LOWEST FLOOR
(INCLUDING BASEMENT) ELEVATION OF ANY NEW OR SUBSTANTIALLY IMPROVED BUILDING COVERED BY
THIS PERMIT.

Plans and Specifications Approved this ______ Day of ____________________________, 19____

______________________________ (Signature of Developer/Owner) ____________________________ (Authorizing Official)

cc: Water Resources Section
Iowa Department of Natural Resources
Wallace State Office Building
East 9th and Grand
Des Moines, IA 50319

Figure 14-4 Page 2 of the DNR model permit application form
for 60.3(b) and 60.3(c) communities, i.e., those without mapped floodways.
FLOOD PLAIN DEVELOPMENT APPLICATION/PERMIT

Application # ___________________________ Date ___________________________

TO THE ADMINISTRATOR: The undersigned hereby makes application for a Permit to develop in a flood plain. The work to be performed, including flood protection works, is as described below and in attachments hereto. The undersigned agrees that all such work shall be done in accordance with the requirements of the (____ city/county____) Flood Plain Management Ordinance and with all other applicable county/city ordinances and the laws and regulations of the State of Iowa.

__________ (Owner or Agent) ____________ (Date) ____________ (Builder) ____________ (Date)

Telephone # __________________________ Telephone # __________________________

1. Location: _______ ¼ _______ ¼ , Section _______ , Township _______ , Range _______
   Street Address: ________________________________________________________________

2. Type of Development
   Filling __________ Grading __________ Excavation __________ Routine Maintenance __________
   Minor Improvement __________ Substantial Improvement __________ New Construction __________

3. Description of Development: ________________________________________________

   Principal Use: ________________________________________________________________
   Accessory Uses (Storage, parking, etc.) __________________________________________

5. Addition or modification to non-conforming use? Yes ___ No ___ Assessed value of structure $ __________

6. Is property located in a designated Floodway (FW District)? Yes ___ No ___

   IF ANSWERED YES, CERTIFICATION MUST BE PROVIDED PRIOR TO THE ISSUANCE OF A PERMIT TO DEVELOP, THAT THE PROPOSED DEVELOPMENT WILL RESULT IN NO INCREASE IN THE 100 YEAR (BASE) FLOOD ELEVATION.

7. Property located in a designated Floodway Fringe (FF), General Flood Plain (FP), or Shallow Flooding (SF) District? Yes ___ No ___ If so, indicate which one: __________________________________________
   a. Elevation of the 100 year (Base) flood (identify source if other than FIRM): __________
   b. Elevation of the proposed development site (natural ground): __________ MSL/NGVD
   c. Required elevation/floodproofing level for lowest floor: __________ MSL/NGVD
   d. Proposed elevation/floodproofing level for lowest floor (including basement): __________ MSL/NGVD
   e. Other flood plain information (identify and describe source) __________________________

Figure 14-5 Page 1 of the DNR model permit application form for 60.3(d) communities, i.e., those with mapped floodways.
8. Other permits required?

Iowa Department of Natural Resources: Yes___ No___ If yes, permit # ________________
   Date Received: ________________

Corps of Engineers: Yes___ No___ If yes, permit # ________________
   Date Received: ________________

Other: __________________________

All provisions of the City/County of __________________________, Flood Plain
Management Ordinance (Ordinance Number ________________________) shall be complied with.

THIS PERMIT IS ISSUED WITH THE CONDITION THAT THE DEVELOPER/OWNER WILL PROVIDE CERTIFICATION
BY A REGISTERED ENGINEER, ARCHITECT, OR LAND SURVEYOR OF THE "AS-BUILT" LOWEST FLOOR
(INCLUDING BASEMENT) ELEVATION OF ANY NEW OR SUBSTANTIALLY IMPROVED BUILDING COVERED BY
THIS PERMIT.

Plans and Specifications Approved this _______ Day of __________________________, 19_____.

(Signature of Developer/Owner) __________________________ (Authorizing Official) __________________________

cc: Water Resources Section
    Iowa Department of Natural Resources
    Wallace State Office Building
    East 9th and Grand
    Des Moines, IA 50319
14.2. Review for Completeness

Submission of a development permit application starts the permit process. Before submitting an application, the prospective applicant often will contact you to obtain a copy of the regulations, locate the proposed site in relation to the NFIP maps, determine flood elevations, or gather procedural and technical information needed to complete the application.

This informal part of the permit process can be important in guiding the applicant to locate and design the development in compliance with your regulations. It also can help the applicant to prepare a complete application, avoiding unnecessary delays at the outset.

Some communities ensure that the permit process will go smoothly by having a formal pre-application meeting with a developer to review a preliminary plan.

The application package should contain all the administrative forms, plans, blueprints, and technical documentation required for you to review the proposed project for regulatory compliance. If the application package is incomplete, the review should stop. The applicant should be advised (in writing) of missing documents and told (in writing) that the review will not start until the missing documents are submitted.

Some communities require that a permit be issued within so many days of receipt of the application. You should not officially “receive” the application or log it in until it has been reviewed and determined to be complete.

14.2.1. Check all forms

Make sure all administrative forms are completed satisfactorily and properly signed. Scan the administrative forms to ensure that all questions have been answered. If important items are left blank or not addressed completely, bring them to the attention of the applicant for completion.

Inaccurate information also should be brought to the attention of the applicant. Your review should be halted until deficiencies are corrected.

14.2.2. Check site plan for completeness

Depending on the specificity or detail of the administrative forms, the various plans that accompany the application will provide the technical data needed for a thorough review. At a minimum, there needs to be a site plan, drawn to scale. Such a plan should show:

- Location of property lines;
- Required set back lines and easements;
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- Topographic information, such as contour lines or spot elevations;
- Streets;
- Watercourses;
- Location of existing and proposed structures;
- All clearing, filling, and other proposed changes to the ground;
- Floodway and floodplain boundaries; and
- 1% annual chance flood elevations (also known as Base Flood Elevation).

When a plan is prepared by a licensed professional architect, engineer, or land surveyor, it should be stamped with the license seal to certify technical accuracy.

14.2.3. Check building plan for completeness

If a building site is in the SFHA shown on the FIRM, each building must be protected to the minimum flood protection elevation. The application package must include building design plans that show:

- The kind and potential use of the structure;
- Proposed lowest floor elevations of all new construction and the existing lowest floor for substantially improved or substantially damaged buildings;
- Proposed elevations of adjacent grades;
- The type of foundation system;
- The existence of any enclosure below the lowest floor, along with electrical and plumbing plans for the area, location and dimensions of openings, and materials proposed for use in an enclosure below the Base Flood Elevation (BFE); and
- The height to which a nonresidential structure is to be floodproofed and the complete list of floodproofing techniques to be used, with detailed drawings.

In this reference, the term “building” is the same as the term “structure” in the NFIP regulations. Your ordinance may use either term. The terms are reviewed in more detail in Section 11.1.1.

14.2.4. Check certifications

Ensure that all necessary certifications are included and properly signed. The applicant must provide all completed certifications needed for the permit review.
Based on the minimum NFIP requirements, two situations would require the filing of certified documents with the permit application:

- **Floodproofed building:** In the event a nonresidential structure is to be floodproofed, the applicant must submit a statement from a licensed professional engineer or architect certifying that the design and methods of construction meet these standards [44 CFR 60.3(c)(4)]. A second, as-built, certificate is also required to be submitted later. FEMA’s **Floodproofing Certificate** (form 086-0-34) should be used and is required for a community in the Community Rating System (CRS).

- **Enclosures below the lowest floor:** Section 11 covers the requirements for openings in enclosures. If an applicant designs an enclosure below the lowest floor using an alternative to the NFIP standard, a licensed professional architect or engineer must certify the design [44 CFR 60.3(c)(5)]. FEMA’s **Elevation Certificate** (form 81-31) should be used and is required for a community in CRS.

**14.2.5. Check for Federal and State permits**

Ensure that all necessary Federal and State permits are being obtained. You must review the application package to determine whether Federal and State permits are necessary [44 CFR 60.3(a)(2)]. To help you and the applicant, you might include the agency or program names as a checklist on your permit application form. See Section 7 for a list of other agencies that are likely to need to review the project.

When obtaining Federal and State approval takes a long time, you may condition issuance of your permit on the applicant’s obtaining such permits later. The applicant should provide documentation to the administrator stating that the required Federal and State permits have been applied for and that the portion of the project affected by needed permits will not proceed until the permits are issued.

For example, getting a Section 404 wetlands permit from the U.S. Army Corps of Engineers may take several months. Under such circumstances, you may issue a local permit with the stipulation that the applicant must have submitted all required permits before beginning construction. You can verify this at your first inspection.

**Note:** This approach may be asking for problems if the developer misinterprets conditional approval for complete permission. The safest approach is to wait for all required permits, but...
you have some flexibility if this puts a hardship on the builder who can proceed without affecting the area subject to the other regulations.

14.2.6. Circulate for others to review

You may need to submit copies of appropriate parts of the application package to other departments for review. Depending on the type and size of the proposed development and on the regulatory responsibilities of other departments or offices in your community, the applicant should submit a sufficient number of copies to allow for other’s review.

Here are some departments and agencies that might need to review a portion of the application:

- Building department;
- Zoning department;
- Planning department;
- Engineer’s office;
- Sanitation department (septic system approval);
- DNR (State permit requirements);
- U.S. Army Corps of Engineers (Sections 404 or 10 permit);
- Soil and water conservation district (impact of subdivisions and other large development on the natural resources of the area); and
- Adjacent communities (alteration or relocation of a watercourse).

If your office hasn’t done this already, you should contact these agencies to determine what, if anything, they need to review and prepare a checklist for the permit applicant that advises them of the other approvals that will be needed.

14.3. Review for Compliance

Now that you have a complete application package, follow these recommended procedures to verify that the project will meet all of your ordinance requirements.

14.3.1. Examine site information

Check the site plan to ensure that the plotted floodplain and floodway boundaries appear accurately plotted. Look for possible obstructions in the floodway and other potential violations.
Inspect the plan carefully and compare it with the FIRM, floodway map, and profile. Some project sites may be located close to the boundaries of the SFHA. Because the map scale is small, or it is difficult to pinpoint the project site, you may have trouble determining whether the project will be in or out of the SFHA. See Section 5 on reading maps and making floodplain and floodway boundary determinations.

Remember, a floodplain development permit is required only if the planned structure is located within the SFHA. For example, while the applicant’s property may be located partially in the SFHA, the proposed structure could be built on land outside the SFHA. In this case, floodplain regulations would not apply and no special floodplain development permit is needed (unless regrading makes the structure susceptible to flooding). However, if clearing, grading, filling, or road or bridge construction associated with erecting the structure is within the SFHA, a permit is necessary.

Note that while you can use better ground elevation data to determine that a building location is above the Base Flood Elevation (and, therefore, outside the SFHA), the property will remain in the SFHA on the FIRM. That means that it is still subject to the flood insurance purchase requirement and the rates will be set at SFHA rates. It is the owner’s responsibility to submit a request for a Letter of Map Amendment (LOMA) in order to have the FIRM reflect the better data (see Section 6 for more information on LOMAs).

14.3.2. Review building plans

Any conflict or inconsistency with applicable regulations will require adjustments to the building plans. Check the proposed elevations against your flood protection elevation. Be sure to look at what’s planned to be installed below the lowest floor, such as in a crawlspace. Items such as ductwork must be elevated above the flood protection elevation or otherwise protected from flood damage.

14.3.3. Review engineering documents

Have the community’s engineer review engineering documents. If your community does not have a staff engineer, the DNR may be able to help review the data. As listed previously, depending on the type and location of the structure being proposed, an engineering document or certification may be needed to show compliance with NFIP requirements concerning floodproofing and enclosures below the lowest floor.

All engineering documents should be examined by your community’s staff engineer, or a consulting engineer available to perform reviews, to ensure that acceptable technical standards were used and that calculations are correct.

Non-Conversion Agreement

When elevating a structure with an enclosure that requires flood vents, having the applicant sign and record a non-conversion agreement should be required. This document will serve as a notice to the current owner that the enclosed area cannot be converted to a living space and what is and is not allowed in the enclosure. Further, because this document is recorded...
when the property is sold there will be notification to the new owners as to what is allowed in the enclosed area. The following non-conversion agreement is a general template.

![Non-Conversion Agreement template](image)

Figure 14-9 Non-Conversion Agreement template

### 14.4. Application Approval or Denial

Once you complete your review of the permit application papers for completeness and technical compliance with the ordinance, a decision on the application is due.

#### 14.4.1. Approval

If the proposed development is in compliance with regulations, issue a permit. (See example in Figure 14-3.) The permit becomes the official authorization from the community allowing the applicant to proceed, based on the information submitted in the application package.

Somewhere in the permit record, such as the approved plans, the application form, or the permit form itself, a record should be kept of the BFE and the required floor elevation. There
should also be a general statement that all construction will be in accordance with all codes and ordinances. The DNR model application/permit forms provide such a record.

The day a permit is issued is the date of the “start of construction,” provided construction begins within 180 days. Used for insurance rating purposes, this date determines what FIRM was in effect when the building was built, regardless of when ground was broken or construction was finished.

For regulatory purposes, a permit may be effective or valid for a certain period of time, according to the standard used in your other regulations. If at the end of this period the project is not complete, the permit technically expires. However, ordinances routinely provide for the permit officer to issue written extensions to allow completion of the development under the conditions of the original permit.

Another approach is to require that work continue to proceed over a given period. If work stops for a certain length of time, the permit is withdrawn.

14.4.2. Denial

If the application is not in compliance with local regulations, the permit should be denied. The applicant then can choose to:

- Withdraw the permit application;
- Redesign the project to bring it into compliance with regulations;
- Appeal to the Board of Adjustments or Board of Supervisors; or
- Ask for a variance to the regulations.

While you may not be formally required to disclose the reasons for denying an application, it is good policy to do so in writing. This tells the applicant what areas are noncompliant so that if he or she wishes to resubmit the application, appropriate corrections can be made.
Appeals and variances are covered in Section 16. Clarifying the deficiencies for the applicant also can help reduce the number of appeals of administrative and regulatory decisions you make.
15. Inspections

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15.1. Why Inspect?

Now that you have issued the permit (Section 14), your job is still not done. Follow-up conversations and inspections are vital to ensure that the applicant adheres to the permit’s requirements. The most effective way to ensure compliance is to inspect the site frequently during construction. This is particularly important in the early phases of work on a building because that is when errors in the location or elevation of the lowest floor can be found and corrected. An inspection program also puts builders, developers, and property owners on notice that the community will insist that projects are completed in compliance with regulations.

A series of at least three inspections is recommended for every project, especially any project that involves construction of a building:

1. Pre-construction inspection;
2. Elevation inspection; and
3. Final inspection.

The pre-construction inspection allows you to make sure the development is located correctly before construction begins, avoiding a floodway encroachment or unpermitted fill in the floodplain.

The elevation inspection should be scheduled to check the proposed elevations before the installation of the lowest floor. If timed correctly, this inspection can identify elevation issues and avoid a very expensive error if the lowest floor is proposed below the flood protection level.

The final inspection ensures that all your permit requirements have been met and that the necessary certificates are in your files before the development is approved for use or occupancy. A checklist for this recommended approach is included as Figure 15-2.

It is recommended that with each inspection site photographs are taken to document existing conditions.

It is also recommended that you consider using some means of withholding approval if the permit conditions have not been met. A certificate of occupancy is an example of this. The certificate would be issued upon final approval. If a certificate has not been issued, some communities withhold services such as water or power. Read this section and determine what would work best for your community.
FLOODPLAIN INSPECTION REPORT

Date: _______________  Inspector: ____________________________________________
Permit #: _______________  Applicant: __________________________________________
Project identifier/Address: __________________________________________________________________________

Type of inspection:  ☐ Pre-construction*  ☐ Elevation  ☐ Final  ☐ Other:

Notes on back

Pre-Construction Inspection*

Office Work
☐ Review permit file before going to the field
☐ Ask permit reviewer any questions, if necessary
☐ Check for any necessary State or Federal permits

Field Work
☐ Check building or development location. Measure distances from waterway or landmarks. Locate floodplain and floodway boundaries.

Elevation Inspection
☐ Check elevation of the lowest floor. Is it at or higher than the permitted elevation?
☐ YES, development continues  ☐ NO, TAKE IMMEDIATE ACTION
☐ If fill is used, check fill location, compaction, and side slopes.

Final Inspection
☐ Elevation or Floodproofing Certificate in files (if not required from owner prior to final acceptance).
☐ Check fill and grading for any floodplain or floodway encroachment.
☐ For enclosures below the BFE, check use, number and size of openings (at least 2 openings on different walls; openings size totals 1 sq. in./1 sq. ft. of enclosure; openings no more than 12 in. above grade.
☐ Check that the furnace, air conditioner, etc. are elevated at or above the lowest floor elevation.
☐ For factory-built homes, check anchoring.

INSPECTION APPROVED?  ☐ YES  ☐ NO, SEE NOTES ON OTHER SIDE

*If no pre-construction inspection was done, inspect these items at the time of the elevation inspection.

Figure 15-2 Sample inspection report
15.2. Pre-construction Inspection

Do the pre-construction inspection before ground is broken. Ideally, this site visit should be after the site is staked out to allow you to check the plans in relation to the ground and lot boundaries. With plans in hand, you should determine that the site as identified on the proposed plans is consistent with actual ground conditions.

Check the following:

- The location of the floodplain and floodway boundaries;
- Setbacks from lot lines, channel banks, etc.;
- Floodway encroachments, if applicable; and
- Proposed elevation if building is surveyed and staked out.

If the building, fill, etc., as staked out are in violation of the approved plans or the ordinance requirements, you must tell the developer to make revisions. The project must not be allowed to proceed until you have gone back and verified that it is in compliance.

It is recommended that you take photographs, document the problem in writing, and issue a stop work order to the builder until the problems have been corrected.

15.3. Elevation Inspection

Schedule your second inspection of a project involving a new building or addition to a building just before installation of the lowest floor. You need to ensure that the lowest floor will be built at the height stipulated in the permit application, and that the foundation is the type specified in the plans.

15.3.1. Timing

The type of foundation dictates your schedule:

- If the building is on a slab foundation, the inspection is best done when the forms are placed. You can check the proposed floor elevation by checking the elevation of the top of the forms. If the forms are high enough, you can approve the pouring of the slab.

- If the building is on an elevated foundation (crawlspace, piles, etc.), the inspection is best done when the foundation is completed. If the top of the foundation is high enough, you can approve placement of the floor. Make sure the crawlspace

Making sure a structure is properly elevated is the key. Once the foundation is poured or laid, it can be very expensive for the property owner to change the building location or the elevation of the lowest floor.
If the building is to be floodproofed and the floodproofing technique is easy to identify—such as a reinforced concrete stem wall up to the flood protection elevation—this inspection should be conducted when that portion of the project is completed.

Making sure a structure is properly elevated is the key to the entire regulatory process. If this does not happen, the permit process is pretty much for naught. Therefore, an inspection at the point of initial construction, where changes to the height of the foundation can be made without major difficulty, is best. Once the foundation is poured or laid, it can be very expensive for the property owner to change the building location or the elevation of the lowest floor.

15.3.2. Checking elevations

Floor elevations at this stage can be confirmed by requesting certified elevations from the applicant. This can be done by a surveyor or engineer completing an Elevation Certificate or a Floodproofing Certificate for a non-residential building being floodproofed). Section C1 of the Elevation Certificate or Section II of the Floodproofing Certificate allow the elevations to be based upon:

- Construction drawings;
- Building under construction; or
- Finished construction.

As with any submitted elevation data, either form must be certified by a licensed surveyor, professional engineer, or architect authorized to certify vertical elevation data. If the elevations are based on construction drawings or a building under construction, a new Elevation Certificate or Floodproofing Certificate will be required when construction of the building is complete.

Note: This does not relieve the builder of having to provide an as-built Elevation Certificate or Floodproofing Certificate when the project is finished. This elevation check simply verifies that the building will be elevated or floodproofed to the proper elevation before it becomes extremely difficult to make changes.
15.3.3. Other checks

During your elevation inspection, also check:

- Whether any placement of fill meets the necessary compaction, slope, and protection standards contained in your regulations;
- The building’s location matches the permit application plans;
- The number and size of crawlspace or enclosure openings; and
- Whether any part of the project encroaches into the floodway.

15.4. Final Inspection

15.4.1. Purpose

The final inspection is conducted as the project nears completion. The purpose of this inspection is to:

- Ensure that the foundation and floor elevations have not been altered since the second inspection and are elevated as per the permit;
- Obtain an as-built Elevation Certificate or Floodproofing Certificate;
- Verify that enclosures below the lowest floors have adequate openings;
- Ensure that nothing subject to flood damage, such as a furnace, air conditioning unit, electrical, or ductwork, has been located below the lowest floor;
- Check for floodway encroachments, and if an Iowa Department of Natural Resources permit was issued, make sure the construction is in compliance with the permit; and
- Check the anchoring system used in securing manufactured (factory-built) homes.

15.4.2. Certificate of occupancy

After the project passes final inspection, many communities issue a document called a certificate of occupancy, certificate of compliance, or use permit.
This document allows the owner to move in to the newly constructed building or addition. Usually a new building cannot be sold until the seller has this document. Some utility companies will not start service until the document is presented. Therefore, if the project does not comply with the permit requirements, withholding the certificate of occupancy, certificate of compliance, or use permit can prevent the owner from using or occupying the building.

Before final occupancy or use of the building is granted, you must make sure that all needed documents are received and checked. You must have an as-built Elevation Certificate or Floodproofing Certificate and the other forms noted in Section 18 on record keeping.

15.5. Future Inspections

15.5.1. Compliance inspection

Certifying a structure for occupancy is the final step in the permit process. However, the property must remain in compliance with your floodplain ordinance and the conditions under which the permit was issued.

You should periodically drive through Special Flood Hazard Areas (SFHAs), checking to ensure that properties continue to remain in compliance. Often property owners are not aware of permitting requirements for additions and improvements. Later inspections are particularly important when a structure contains an enclosure below the lowest floor. Such areas can be easily modified and made into habitable spaces, in violation of your ordinance. See Section 14.1.3 regarding use of a Non-Conversion Agreement. A Non-Conversion Agreement is one method to ensure a property owner is clear on the unfinished requirements for an enclosure or full floor below the BFE.

In some cases, you may want to condition issuance of a permit or certificate of occupancy on being allowed to make future inspections. Check with your community’s attorney on appropriate language.

If you find an unpermitted activity, you need to take appropriate action to bring the structure back into compliance. This may mean requiring the homeowner to remove the unpermitted work or restoring an enclosure below the BFE to its original condition.

15.5.2. Post-damage inspection

After a flood, fire, tornado, or other natural or human cause of damage, you need to inspect floodplain buildings. You need to move quickly, as most homeowners are quick to begin their repairs. During this inspection you can hand out flyers letting the property owners know what repair work will require a building permit. You need to determine if the structure has been “substantially damaged” (see Section 12). In general, if the flood crested two feet above a building’s adjacent grade you should carefully check the building’s foundation and flood damage.

Compliance Inspections

Periodic windshield tours of your SFHA will help ensure properties remain in compliance. Look for additions and enclosures below the permitted lowest floor.
Section 21 discusses in detail what you should do in the event of a flooding disaster. This information also applies for other disasters. A sample letter to the property owner and an inspection checklist is provided.

15.6. Checking Elevations in the Field

This section explains how elevations are shot and checked in the field—what is involved and what a surveyor does. While these are basic instructions for use with basic optical tools, today’s surveyors will likely use Global Positioning System (GPS) equipment that work differently, but are based on similar techniques.

15.6.1. Starting elevation

Typically the hardest part of field checking elevations is finding a point of known elevation from which to start. U.S. Geological Survey bench marks are the best place to start, but they can be several miles apart. Often the local engineer will keep elevation records from sewer or street projects that can be used as a starting elevation point.

15.6.2. Running the level

A two person team is needed. The first person places a rod on a point where the elevation is known, such as a reference mark from a Flood Insurance Study or a local reference mark (starting elevation). The second person levels the instrument and reads the height where the cross hairs show on the rod. This is called the backsight. Add it to the starting elevation to produce “HI” or the height of the instrument (Figure 15-6). It is important that the person holding the rod hold it straight to get accurate readings.

![Figure 15-6 Starting elevation (760.3) + reading on rod (2') = height of instrument (HI) = 762.3](image-url)
Next the person with the rod places it on the lowest floor of the structure. Keeping the instrument level, the second person turns it to the rod and reads the height. This height is called the **foresight**. This number is subtracted from HI and gives the elevation of the lowest floor (Figure 15-7).

![Figure 15-7 HI (762.3) minus foresight (5') = lowest floor elevation (757.3)](image)

**15.6.3. Running a turn**

When the starting elevation is too far to see from the site where the elevation needs to be measured, a “turn” must be run. This is simply shooting the foresight to a selected “turning point.” The level is then moved and a backsight is read with the turning point acting as the new starting elevation (Figure 15-8).

![Figure 15-8 Running a turn](image)

The required flood protection elevation is marked at the building site to show how high the structure must be built and can be helpful if plans must be modified. It will also make checking the “as built” elevation much quicker. A thorough record must be kept describing the mark to ensure that it won’t be moved (e.g., “nail with red tape 4 feet from ground in largest oak tree in northeast corner of lot = flood protection elevation = 465.2 feet NAVD.”)
15.6.4. Records

There is a standard way of recording the figures obtained. It is important that the survey records be kept as detailed as possible—especially the location of where the rod was placed—as this will help later field checks refer to the elevation records.

![Standard surveying record format](image)

**Figure 15-9 Standard surveying record format**

15.6.5. Community Rating System (CRS) credit

CRS credit is provided if a community maintains bench marks so surveyors can find them and can depend on them to be accurate. CRS credits can also be gained if the community maintains a network of stations that support GPS surveying.

This credit can be found in Activity 440, Section 442.c (BMM) of the **CRS Coordinator’s Manual** or the [CRS Application](http://crsresources.org/quick-check).
16. Appeals and Variances

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16.1. Appeals and Variances

Appeals, special uses, and variances require judgment calls involving several people, as ordinances typically do not allow only one person to decide these issues. Here is when they can occur and how they are usually handled.

16.1.1. Appeals

Ambiguous language or differing interpretations can lead the applicant and permit office to disagree. Your ordinance should have a process for referring these disagreements to a board, such as a Board of Adjustment, County Board of Supervisors, or City Council, which will interpret the ordinance and settle the dispute.

16.1.2. Conditional or special uses

Some regulations use the conditional use, special use, or special exception process to allow some use of the floodplain. This process allows a community to review the project completely and place special conditions on the permit. An example of conditional uses in a floodway would be a carnival, which could be limited in the number of days it is open, or a marina, which could be limited in the size and use of any structures. A zoning board or other governing board is responsible for reviewing such requests. Before using this method of permitting, check with the Iowa Department of Natural Resources (DNR) to determine when their approval is also required.

16.1.3. Variances

Zoning ordinances, building codes, and floodplain management regulations cannot be written to anticipate every imaginable situation. A process for issuing variances gives a builder a way to seek permission to vary from the letter of the rules because of a special situation.

A variance can mean that the minimum standards of the National Flood Insurance Program (NFIP) may not be met by a project due to a special local circumstance. Because of this, most of this section is devoted to variances.

16.1.4. Boards

In all three cases, the applicant submits a request to a knowledgeable board of arbiters. These boards do not have authority to change the ordinance, just to apply or interpret the ordinance’s provisions. They may or may not have authority to make a final decision. If not, they make recommendations to the governing board or a State agency, which makes the final decision.

16.2. Variances

A variance is a grant of relief by a community from the terms of a land use, zoning, or building code regulation. Because a variance can create an increased risk to life and property, variances from elevating above the flood protection elevation or other requirements in the flood ordinance should be rare.
Granting variances is a local decision that requires approval from the DNR. The variance must be based on State law, NFIP criteria, and other provisions the community may wish to require. Your community’s review board must consider the fact that every newly constructed building adds to the local government’s responsibilities and remains a part of the community for the indefinite future. Figure 16-1 is provided as a guidance checklist to help board members determine if a variance should be granted.

Variance must be based on the general principal of zoning law that they pertain to a piece of property and are not personal in nature. In general, a variance is granted for a parcel with physical characteristics so unusual that complying with the ordinance would create an exceptional hardship to the applicant or surrounding property owners. Those characteristics must:

- Be unique to that property and not shared by adjacent parcels; and
- Pertain to the land, not to any structure, its inhabitants, or the property owners.

Characteristics that might justify a variance include an irregularly shaped lot, a parcel with unsuitable soils, or a parcel with an unusual geologic condition below ground level. It is difficult, however, to imagine any physical characteristic that would give rise to a hardship sufficient to justify issuing a variance to a flood elevation requirement for a new building. If the property is not unique, then other similarly situated land would also be eligible for the same variance.

Your community should grant variances based only on a structure-by-structure review. Never grant variances for multiple lots, phases of subdivisions, or entire subdivisions.

### 16.2.1. NFIP requirements

NFIP regulations do not address appeals, special uses, or conditional permits. However, because variances may expose insurable property to a higher flood risk, NFIP regulations set guidelines for granting them. The guidelines, which are designed to screen out situations in which alternatives other than a variance are most appropriate, appear in 44 CFR 60.6(a). The guidelines should be incorporated into your ordinance.

A review board hearing a variance request must not only follow procedures given in the ordinance, it must consider the ordinance’s criteria in making its decision. When the ordinance is followed, few situations qualify for a variance.

Note that your ordinance includes things that are not minimum NFIP requirements. An example is your flood protection elevation, which requires new buildings to be protected to one foot (or greater) higher than the NFIP standard 1% annual chance flood level. The Federal Emergency Management Agency (FEMA) expects you to enforce your complete floodplain management ordinance. **Issuing variances is not a good practice**, even variances from your own higher local standard. FEMA considers a variance to your standards as a variance to the NFIP ordinance.

If your community makes a practice of varying from your ordinance’s standards, you could be subject to the sanctions for non-compliance (see Section 2.6). If your community makes a
practice of varying from your own higher standards (even though the projects meet the NFIP criteria), FEMA will advise you to revise your regulations rather than enforce them inconsistently.

### Should You Issue a Floodplain Variance?

A city or county is authorized to approve variances from the letter of your floodplain regulations “that will not be contrary to the public interest where, owing to special conditions, a literal enforcement of the provisions of this Ordinance will result in unnecessary hardship.”

The issuing of variances is guided strictly by the requirements of your local ordinance and State and Federal regulations. Variations to your flood protection regulations should be avoided and only issued because of special situations.

### When considering a variance application, ask the following 10 questions:

1. **Is the variance requested on land that is unique?** Each variance request must be considered on a structure-by-structure and lot-by-lot basis. You must consider if the lot is unique. If it is not unique, then other similarly situated land would also be eligible for a variance for the same reasons.

2. **Would failure to grant the variance result in exceptional hardship to the applicant?** The key word is “exceptional.” For example, physical handicaps and financial hardship do not qualify. Here are some examples of what does not meet exceptional hardship:
   - The land value will drop;
   - The owner does not have enough money to comply;
   - The house will be elevated and will look different from the neighbors; and
   - The homeowner cannot walk up steps into an elevated addition.

3. **Is the property in a floodway?** If it is, no variance can be issued if any increase in flood levels would occur during the 1% annual chance flood (also known as the 100-year or base flood). The developer’s engineer needs to provide the data to the satisfaction of your staff and DNR.

4. **Will granting the variance increase flood heights and velocities?**

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**Figure 16-1 Variance checklist**
5. Will granting the variance increase the threat to public safety? Can people get to safety during a flood? Can emergency vehicles reach the property during flooding? Will there be loose materials that will be swept downstream onto other properties?

6. Will granting the variance result in extraordinary public expense? You should consider that every new floodplain building adds to your community’s responsibility during a flood. Consider the costs of maintenance and repair of public utilities, streets, and bridges.

7. Will granting the variance create nuisances, or cause fraud on or victimization of the public?

8. Will the water supply and sanitation systems still be able to operate and prevent disease, contamination, and unsanitary conditions?

9. Can the project be built in a flood-free location?

10. Is the project compatible with existing local plans, laws, or ordinances and with existing and anticipated development?

Your work should conclude with written findings of fact that address each of these 10 questions. If you do find that a variance is deserved, then make sure you:

- Issue the minimum variation necessary. A variance is a request to vary from the rules, not to ignore them. Any variance should allow only minimum deviation from the local requirements.

- Notify the applicant (in writing) that granting the variance will result in:
  
  - Increased risks to life and property; and
  - Increased flood insurance premium rates, up to $25 per $100 of coverage. In many instances, the variance-induced rates will be so high as to make the building essentially uninsurable because the owners cannot afford the premium.

- Record the findings and conditions with the county deed records so future owners or occupants will be told of the terms and conditions.

Remember: A variance to your State-approved ordinance needs to be approved by the DNR. For questions on variances, contact the DNR at (866) 849-0321.

Figure 16-1 Variance checklist (continued)
16.2.2. DNR approval

All variance requests considered by your community must be reviewed and approved by the DNR prior to becoming effective. If the DNR issues an objection to the variance request, the variance is not valid even if the community approved the request. If you deny the request on the basis of the DNR’s denial, the applicant may file a notice of appeal with the DNR within 20 days of the local action.

The community may also choose to deny an application over a “no objection” ruling from the State. If so, the local appeals process would be used. The local government shall promptly notify the DNR of any local appeals process so the DNR may determine whether participation in the review is in the best interest of the State.

16.2.3. Hardship

The concept of unnecessary hardship is the cornerstone of all variance standards, whether or not the floodplain is involved. It is based on decisions reached through the courts. Strict adherence to this concept across the country has limited the granting of variances.

The applicant has the burden of proving unnecessary hardship. Reasons for granting the variance must be substantial; the proof must be compelling. The claimed hardship must be exceptional, unusual, and peculiar to the property involved.

Financial hardship, inconvenience, aesthetic considerations, physical handicaps, personal preferences, or the disapproval of one’s neighbors do not qualify as exceptional hardships. Nor do problems caused by previous action of the applicant or property owner.

The local board must weigh the applicant’s plea of hardship against the purpose of the ordinance. Given a request for a variance from floodplain elevation requirements, the board must decide whether the hardship the applicant claims outweighs the long-term risk that the owners and occupants of the building would face. Additionally, the board must consider the community’s need for strictly enforced regulations that protect its citizens from flood danger and damage.

When considering variances to flood protection ordinances, local boards continually face the difficult task of frequently having to deny requests from applicants whose personal circumstances evoke compassion, but whose hardships are simply not sufficient to justify deviation from community-wide flood damage prevention requirements.

These problems can be resolved through other means, even if the alternatives to a variance are more expensive or complicated than building with a variance, or if they require the property owner to put the parcel to a different use than originally intended or to build elsewhere.

The following are common claims of hardship, but they are not good and sufficient cause for a variance:

- The value of the property will drop somewhat;
- It will be inconvenient for the property owner;
• The owner does not have enough money to comply;

• The property will look different from others in the neighborhood; and

• The owner started building without a permit and now it will cost a lot to bring the building into compliance.

16.2.4. Hardship examples

Example 1: A small undeveloped lot is surrounded by lots on which buildings have been constructed at grade. The ordinance requires new buildings to be constructed several feet above grade.

If the owner were to build a new house, it would look different. Potential buyers would ask questions and find out about the flood problem in the area. If it were built on fill, the lot might drain onto the neighbors’ property.

This situation probably would not warrant a variance because the owner does not face an exceptional hardship. Appearance is not a hardship and no action should be taken to hide the hazard from others. There are ways to elevate a building without creating a drainage problem, such as elevating the building on pilings or a crawlspace, or grading the fill to drain away from adjoining properties.

Example 2: A property owner seeks a variance because he or she would have to spend several thousand dollars to elevate a house to comply with the ordinance, and several thousand more to build a wheelchair ramp or an elevator to provide access for a handicapped member of the family.

While financial considerations are important to property owners and the needs of a handicapped person must be accommodated, these difficulties do not put this situation in the category of “exceptional hardships” because:

• The characteristics that result in the claimed hardship do not pertain to the property but are personal;

• A variance is not needed to provide day-to-day access to the building, which can be provided by building a ramp or elevator; and

• Having a handicapped person occupy a flood-prone dwelling raises a critical public safety concern to both the residents and emergency responders.

If a variance is granted and the building is constructed at grade, the handicapped person must leave when floodwaters begin to rise, yet he or she may need help to do so. This poses an unnecessary danger to the handicapped person and places an extra demand on the community’s emergency services personnel, who may be called upon to rescue the resident in the event of a flood.

On the other hand, if the building is properly elevated, the handicapped person either can be evacuated or can survive the flood simply by remaining at home safely above the floodwaters.
In effect, the variance would not relieve the property owner of his or her difficulty, but likely only postpone and perhaps ultimately increase it. It would not help the community, either, as the building will be susceptible to damage long after the current owners are gone.

It would be more prudent for both the owner and the community if the variance was denied and the home built at the proper elevation with handicapped access. This would ensure the safety of all family members when floodwaters rise, as well as protect the property owner’s and the community’s investment in the property.

16.2.5. Other concerns

Local authority. A local government does not have the authority to vary from State requirements. A community cannot issue a variance to a DNR or U.S. Army Corps of Engineers permit or to the standards required by the DNR. The DNR must concur with any local variance decision.

Findings of fact. The board reviewing the request for a variance should make a written record of all the facts, including the rationale for granting the request. A careful process should be followed that reviews all of the criteria for granting or denying a variance so the decision does not appear arbitrary.

Public safety and expense. Flood damage prevention ordinances are intended to help protect the health, safety, well-being, and property of the local citizens. Variances must not create threats to public safety or nuisances.

Because it would increase damage to other property owners, no variance may be issued within a regulatory floodway that will result in any increase in 1% annual chance flood levels (44 CFR 60.6(a)(1)).

Fraud and victimization. Variances must not defraud or victimize the public. Any building permitted below the flood protection elevation faces increased risk of damage from floods, and future owners of the property—and the community—are subject to all the costs, inconvenience, danger, and suffering that those increased flood damages may bring. Future owners may purchase the property, unaware that because of a variance, it is subject to potential flood damages and can be insured only at high rates.

Minimum variation necessary. A variance is a request to vary from the rules, not to ignore them. Any variance should allow only minimum deviation from the local requirements. For example, even if an applicant can justify not elevating a building above the flood protection elevation, the review board should not automatically allow the building to be built at grade. The board should still require as much elevation as possible to provide some flood protection without causing exceptional hardship.
In considering variances, the review board should use local technical staff expertise and recommendations from the building, planning, zoning, or engineering departments. The local technical staff should consider varying other requirements in order to provide the needed flood protection. For example, it may be more appropriate to issue a variance to the front yard setback requirement to get the building out of the floodway.

### 16.2.6. Flood insurance rates

While a variance may allow deviation from building standards specified in a local ordinance, flood insurance rates and the flood insurance purchase requirement—which must be enforced by lending institutions—cannot be waived. This can create severe financial consequences for a property owner, as insurance rates for a building built below the flood protection elevation can be substantially higher than those for elevated buildings.

If a variance is requested to construct a building below the flood protection elevation, you must notify the applicant (in writing) that granting the variance will result in increased flood insurance premium rates, up to $25 per $100 of coverage. In many instances, the variance-induced rates will be so high as to make the building essentially uninsurable because the owners cannot afford the premium.

The original owner who applied for a variance may not care, but if approved, the variance’s impact may matter a great deal to subsequent potential owners who cannot afford the property’s high insurance rates. The result may be owner abandonment, leaving your community with a vacant, flood-damaged, and essentially uninsurable building.

For more information on flood insurance rates, visit the [Policy Rate page](#) on FloodSmart.gov. You can also contact your flood insurance agent.

### 16.2.7. Historic buildings

A variance may be issued for the reconstruction, rehabilitation or restoration of historic structures if the variance is the minimum necessary to preserve the historic character and design of the structure (see Figure 16-3 for the definition of a “historic structure.”)

Changes to the structure must not destroy or alter the characteristics that made it a historic building. The State’s historic building code shall be applied solely or in conjunction with a local building code. The variance review process should ensure that mitigation measures to reduce future flood damage are required, such as elevating an air conditioner or using flood-resistant materials.
More information on historic building exclusions can be found in FEMA’s Floodplain Management Bulletin on Historic Structures.

Many older buildings are not considered historic, so the first thing to check is whether the structure proposed for an exemption is historic. Look for it on a list maintained by:

- The National Register of Historic Places;
- The State Historical Society of Iowa’s Historic Site Inventory; or
- A federally certified local historic preservation board.

Structures are listed in the National Register or on a federally recognized State or local inventory in one of two ways: as an individual building, or as a primary, secondary, or other contributing building in a designated historic district.

Structures are either listed or may be eligible to be listed. Only a federally certified State or local historic preservation program can make such determinations. The State historic preservation office in the Iowa Department of Cultural Affairs or a federally certified local historic preservation board should be consulted to determine if a structure proposed for the historic exemption is indeed historic.

Figure 16-3 Definition of “historic building”

16.2.8. Functionally dependent use

A variance may be issued for new construction, substantial improvements, and other development necessary for the conduct of a functionally dependent use. A functionally dependent use is one that must be located or carried out close to water—such as a docking or port facility necessary for the unloading of cargo or passengers, shipbuilding, and ship repair.

A functionally dependent use variance could be issued provided that:

- There is good and sufficient cause for providing the relief;
- The variance will be the minimum necessary to provide relief; and
- The variance does not cause a rise in the 1% annual chance flood level within a regulatory floodway.

The structure or other development must be protected by methods that minimize flood damage, such as elevating mechanical equipment, locating offices above the flood protection elevation, or using ground fault interrupt electrical circuits.

16.2.9. Records

The community must keep a record of all variances and the rationale for granting them. These are usually prepared as a “findings of fact” document. The findings are subject to review by FEMA during a Community Assistance Visit.
The records must include a copy of the written notification to the applicant that the issuance of a variance to construct a building below the flood protection elevation will result in increased flood insurance premium rates as high as $25 per $100 of coverage, and such construction below the flood protection elevation increases risk to life and property.

It is recommended that the variance findings, conditions, and authorization be recorded in the county deed records. This provides a means of permanently notifying future or prospective owners about the terms and conditions of the variance.
17. Enforcement

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17.1. Enforcement Actions

Adequate, uniform, and fair enforcement means two things:

- All development in a floodplain must have a permit; and
- All development with a permit must be built according to the approved plans.

One important aspect of enforcement relates to good record keeping. You should be ready for an administrative survey—an inspection of your community’s permit files—and an elevation and building inspection survey by the Federal Emergency Management Agency (FEMA) or the Iowa Department of Natural Resources (DNR). The objective of the administrative survey is to review community record keeping and retention as it relates to the construction of buildings in Special Flood Hazard Areas (SFHAs), and the objective of the elevation and building inspection survey is to determine if buildings built within the surveyed communities have been built to minimum NFIP standards.

Your community should maintain maps showing the regulatory floodplain for your office and the public to use. All map revisions should be recorded and denoted on administrative maps, with the details kept in an indexed file or in your Geographic Information System, as applicable.

To ensure that development is meeting these requirements, you must monitor the floodplain, and where necessary, conduct an inspection of a property. Be sure to review your authority to gain access onto private property with your attorney. If you do not have permission to enter private property, do your inspection from the nearest right-of-way or public property. When you inspect property and note what appears to be a violation, take photos and date the photos: either by hand or using the date command on a digital camera.

The Code of Iowa allows cities and counties to appoint enforcement officers to enforce ordinances. If you are the local enforcement officer and you discover development activities without permits or contrary to the approved plans, you must enforce your ordinance. You have several methods for enforcing your ordinance. This section explores these methods.

17.1.1. Voluntary compliance

The best approach is to convince the developer that complying with the ordinance is in his or her own best interest. This may take some explanation of the flood hazard and how the rules protect the property (or neighboring properties) from that hazard.

If the issue is protection of a building, Figure 17-1 a flood insurance rate table such as the one captured in Figure 17-1, can show how expensive insurance could be for a non-compliant structure. Even if the developer is not interested in flood insurance, future owners may want it and probably will be required to purchase it as a condition of a mortgage or loan.
Should voluntary efforts not work, you have other compliance tools.

<table>
<thead>
<tr>
<th>Lowest floor vs. BFE</th>
<th>AE, A1–A30 Zones</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Building</td>
</tr>
<tr>
<td>+4</td>
<td>.24/.08</td>
</tr>
<tr>
<td>+3</td>
<td>.30/.08</td>
</tr>
<tr>
<td>+2</td>
<td>.42/.08</td>
</tr>
<tr>
<td>+1</td>
<td>.71/.10</td>
</tr>
<tr>
<td>0</td>
<td>1.78/.13</td>
</tr>
<tr>
<td>-1</td>
<td>4.40/.10</td>
</tr>
<tr>
<td>-2</td>
<td></td>
</tr>
</tbody>
</table>

*Figure 17-1 Rates for post-FIRM single-family dwellings in the SFHA*

**17.1.2. Administrative steps**

Your first steps in enforcement involve what you can do as an ordinance administrator. Be sure to review these with your community’s attorney before you start:

1. Contact the property owner or building contractor (“responsible party”) in person or by telephone to explain your concerns. Give them a deadline to respond to your concerns.

2. Follow up with a written notice, including the date by when you expect a specific response (a floodplain permit application, for example, or an Elevation Certificate). In this written notice, you do not need to mention the possibility of court action. However, in subsequent notices you must notify the responsible party that court action may be pursued.

If the responsible party does not reply by the required date or in some manner makes clear his/her intent to not respond to the notice, send a Notice of Violation or Stop Work Order to whoever is the responsible party. If the responsible party is not the property owner, send the property owner a copy of the notice and make sure it is clear on the Notice of Violation that the property owner has been copied. (For an example of a Notice of Violation, see Figure 17-2.) Send the Notice of Violation or Stop Work Order via certified mail, return receipt requested. You may post a copy of the Notice of Violation or Stop Work Order on the property. If a problem is found during construction of a permitted project, you have additional tools:

- You may stop work and suspend all applicable permits. Examine your code of ordinances to make sure that this action is expressly stated in the “Penalties and Enforcement” language. This action allows you to dismiss any contractors and subcontractors that are on the site, and notifies other workers who may arrive at the site at a later time or date that they may not commence work. Take photos of the posted notice and the conditions of the site when the notice is posted.

- If applicable, you can withhold the Certificate of Occupancy until the problem is corrected. For a new structure, particularly a residential building, this will delay a closing. For commercial structures it is important to periodically inspect the building and ensure that business is not conducted before the Certificate of Occupancy is issued.
NOTICE OF VIOLATION

DATE: May 13, 2014

CHRONIC RULE-BREAKER
FLOOD CITY, IA

Case #: COM00-00000
Location of Violation: 123 River Road

Dear Property Owner:

According to the records of the tax assessor, you are an owner of the above-referenced property.

On 4/27/2014, I observed an apparent violation of the Code of Ordinances of the City of Flood City on your property.

Type of Violation: 14-5J-1 No person shall undertake development activity in a flood hazard area without first obtaining a permit from the Building Official.

Corrective Action Required: CEASE ALL ACTIVITY IN THE FLOOD HAZARD AREA. REMOVE FILL MATERIAL THAT WAS PLACED IN THE FLOOD HAZARD AREA. APPLY FOR A FLOODPLAIN DEVELOPMENT PERMIT.

VIOLATION MUST BE ABATED ON OR BEFORE: 5/30/2014

If you believe that you are not in violation of the City Code, please contact this office to review the situation. If you intend to bring the property into compliance with the Code, but cannot meet the stated deadline, please contact this office and we will attempt to work with you on a short extension.

If you do not take the requested action or make other arrangements with this office by the specified date, we will begin formal enforcement action. You will not receive an additional warning before we begin formal enforcement action. Enforcement action may include civil penalties, administrative remedies such as denial or revocation of City permits and licenses, criminal court proceedings, and/or action for an injunction or other court order directing elimination of the violation. An administrative fee of $XX will be assessed for a 1st offense violation that is not abated by the re-inspection date. All subsequent violations cited under the same code section will be assessed a $XX administrative fee.

If you wish to discuss any aspect of this order, please call me at 123-456-7890.

Sincerely,

Name
Title

Figure 17-2 Example of a Notice of Violation
17.2. Legal Recourses

If the administrative measures identified above or outlined in your code of ordinances do not bring results, go back to your community’s attorney and discuss the next steps. Generally, the attorney will write a letter listing the violations and how the owner can comply. Your attorney may also pursue a municipal infraction or other claim that will be taken to court.

You can help the attorney by having complete records of all correspondence and meetings with the person accused of the violation. Provide your dated photographs showing the violation. Provide the attorney with your Notice of Violation, which identifies what section of the ordinance was violated, when and how, and if appropriate, summarize what was specifically allowed in the approved permit.

You should advise the attorney about what actions can be taken that would bring the project into compliance, in addition to those you cited in the Notice of Violation. Depending on the violation, these actions could include removing the building, retrofitting the building, applying for a variance, or applying for a map revision to remove the structure from the floodplain or floodway. Be cautious in your communications so that you do not represent yourself as a professional engineer or surveyor unless you hold those certifications and your city/county insures you against professional liability.

17.2.1. Fine

A violation of the floodplain ordinance is classified as a misdemeanor. The DNR model ordinances provide for the use of fines as a means of enforcement. Your ordinance should then establish a maximum fine per offense. A simple misdemeanor is punishable by a fine of at least fifty dollars but not to exceed five hundred dollars. The court may also order imprisonment not to exceed 30 days (Code of Iowa, Section 903.1).

Usually, each day a violation continues is considered a separate offense. This approach encourages a quick remedy to the problem. Some communities double the fee for violating the ordinance if construction began without a permit. Check with your community’s attorney for an acceptable fine for a misdemeanor and familiarize yourself with the language in the code for issuing fines. Some communities include “enhanced fines” in their penalties and enforcement language for violations of specific codes.

An appeals process must also be defined, and the procedure for making an appeal stated in the Notice of Violation. If your ordinance is based on zoning authority, the Code of Iowa states that a board of adjustments shall hear and decide appeals from and review any order, requirement, decision, or determination made by an administrative official charged with the enforcement. If your ordinance is not based on zoning authority, the Board of Supervisors or Council usually hears the appeal.

The person or party requesting an appeal must specify the grounds for appeal on a form approved by the city or county. There is no set time period in which the board must hear the appeal; however, the Code requires that a reasonable time be fixed and if there is a time limit for appeal, that information must be included in the Notice of Violation or Stop Work Order. Moreover, “due notice” must be given to the parties once the appeal is scheduled and a
decision must be rendered within a reasonable time. Once the board has made a finding, it will constitute a final administrative decision, which is subject to judicial review. Note if the approval of an appeal requires a variance from your ordinance, DNR approval or concurrence is required.

17.2.2. Recordation

Depending on your ordinance’s authority, you may be able to record the violation in the property’s deed records. This will inform potential purchasers as well as “cloud the deed,” making it hard for the owner to sell the property. This approach is more appropriate for new developments that are likely to be sold in the near future. Another procedure is called *lis pendens*, which is a list maintained by the Clerk of Court of pending cases in which real estate is at issue. Your attorney can file an application and ask the judge for an order to put a case on the *lis pendens*. When a case is on the *lis pendens*, it will be a title objection and the property will not be sold until the buyer is satisfied that the problem is addressed. A *lis pendens* requires that a magistrate or judge rules in favor of filing the *lis pendens*.

17.2.3. Restraining orders

A restraining order is an order to stop further non-compliant conduct. A County Board of Supervisors may issue such an order if construction is in violation of any ordinances or other regulation (Code of Iowa, Section 335.23). A City Board of Adjustments must have a restraining order issued through the courts (Code of Iowa, Section 414.16).

17.2.4. Citations

A citation is like a traffic ticket. It contains a fine and cites the specific section of zoning code or ordinance that was violated. It is a common approach for enforcing local zoning regulations and may be used to enforce floodplain regulations.

The Code of Iowa provides for both cities and counties to define by ordinance that an ordinance violation is a municipal or county *infraction*, which is more severe than a misdemeanor. The Code states that “a county infraction is a civil offense punishable by a civil penalty of not more than $750 for each violation and if the infraction is a repeat offense a civil penalty not to exceed $1000 for each repeat offense.” Cities have similar limits. To use the citation approach, your regulations need to include remedies for violations. The DNR model ordinance does not have this language, and a sample of a citation for violation of a floodplain regulation is included as Figure 17-3.
With specific legal authority, a floodplain administrator or zoning administrator is delegated as authorized by the community to issue civil citations for infractions.

Upon writing a citation, the administrator may not serve the citation but must engage an official of the County in which the citation addressee resides, or send the citation by certified mail return receipt requested or by publication in a newspaper. A citation must contain the following information:

- The name and address of the responsible party/defendant;
The description of the infraction attested to by the officer issuing the citation;
The location and time of the infraction;
The amount of civil penalty to be assessed or the alternate relief sought, or both;
The manner, location, and time in which the penalty may be paid;
The time and place of court appearance; and
The penalty for failure to appear in court.

Once the citation is issued, the matter is tried in the appropriate court based on the amount of the fine.

17.3. Section 1316

Section 1316 of the National Flood Insurance Act authorizes FEMA to deny flood insurance to a property declared in violation of the community’s ordinance.

Section 1316 is used when the community has exhausted all other legal means to remedy the violation and the structure is still non-compliant. Section 1316 is designed to supplement your enforcement work, not replace it. Check with DNR or the FEMA Regional Office on how 1316 has been used.

If invoked under Section 1316, denying flood insurance means:

- The property may be difficult to sell, and impossible to sell for those who rely on a federally insured loan to purchase the property;
- The market value of the property may fall;
- The cost of suffering flood damage without insurance may be too great a risk for the property owner;
- Lending institutions holding the property’s mortgage may threaten to foreclose; and
- Any permanent reconstruction will not be eligible for Federal disaster assistance. (Note: State funds might still be used if it is in a community’s best interest to remove the structure from the flood hazard area, in spite of any preceding violations of the floodplain regulations.)

In some cases a Section 1316 insurance denial will be sufficient to convince the property owner to correct the violation. Section 1316 also has the advantage of limiting any taxpayer liability if the building is damaged by a flood, as the owner will be ineligible for an insurance claim or disaster assistance.
17.4. Help

You are not alone in wanting your ordinance enforced. Help in dealing with violations is often available from other sources. Your first point of contact can be DNR. The staff will work with you to determine the best way to deal with a particular violation and to provide expert advice.

If the project is in a floodway (or a floodplain where no floodway has been mapped), construction without a DNR permit may be a violation of State law. If the project is in a wetlands area, development without a Corps of Engineers permit may be a violation of Federal law. You should contact DNR and the Corps to ascertain whether the project is a violation. If so, discuss mutual enforcement actions.

It is important that you keep DNR and FEMA appraised of your problems and progress. DNR and FEMA staff can assist you in pursuing a violation.

17.5. Resolving Violations

What do you do when the owner of a property in violation of your regulations agrees (or is ordered by a court) to bring the project into compliance? Three scenarios are reviewed to show how problems could be resolved.

17.5.1. Example violation #1—fill in the floodway without a permit

The property owner placed fill into the floodway. Here are some ideas on how you could resolve this type of case.

**Abatement option 1: remove the fill.** If removal of the fill is the option that is used, it may entail more than removing a pile of dirt. If the fill has been graded and the original “natural” elevation can no longer be discerned, you will have to determine (as near as possible) the original elevations and slope. Then, you must require that the violator remove the fill only to that elevation and slope.

**Abatement option 2: leave the fill and get a permit.** You could agree to leave the fill in place and have the violator apply for a permit, supply a “no rise certification,” and get a Letter of Map Revision (LOMR). If so, give them copies of all pertinent application forms and establish a specific date by which you must receive all applications and data. You then need to coordinate your response with all other applicable agencies and inform DNR and FEMA in writing of your actions. You may also want to contact your District Corps of Engineers to ensure that their permit requirements have been met, if applicable. You must monitor the situation and be ready to fall back to Abatement option 1 if the violator fails to meet their part of the agreement.

If you do not receive the permit application and LOMR data as agreed, then the violation must be considered active and all violation notices should remain in effect until the LOMR and the permit application are received. You should inform the violator that the violation is still active, provide a second due date for the submission of the data and inform them that if the information is not received, the community will issue a citation and pursue enforcement actions through litigation.
**Abatement option 3: apply for a variance.** If the developer can supply proof that even though the project increases flood heights, it will have no adverse impact on others, he could apply for a variance. He will still need to submit application forms and the variance will need approval by DNR. If this option is pursued, the developer will need to apply for a LOMR to reflect the new flooding conditions.

17.5.2. **Example violation #2—house built too low**

A single-family dwelling was not constructed to the required elevation. The lowest floor is three feet below the minimum flood protection elevation and is two feet below the 100-year flood elevation (in violation of both the local ordinance and FEMA regulations).

**Abatement option 1: elevate.** If the structure was built on a crawl space, elevation would be the best option. If the structure has been built on slab, elevation may be an option but would probably be more expensive. Special care must be taken to ensure that the new elevation meets the elevation requirements of the ordinance.

If the structure is built over a basement, then the first floor may be at or above the minimum flood protection elevation. If this is the case, you may decide to require that the basement be abandoned and filled. This option could be accomplished by moving all heating, plumbing, and utilities and utility equipment to the first floor or higher and backfill the basement. If the basement is filled in, the final elevation of fill must be at or above the lowest exterior ground elevation adjacent to the building.

**Abatement option 2: allow to remain.** If you agree that the structure should remain on the site as is, then several actions should be taken:

1. You must notify the property owner that their flood insurance premiums may increase and increased premiums are possible for future buyers of the home.

2. The violator must be required to floodproof the structure to the maximum extent possible and submit a certified Elevation Certificate, a Floodproofing Certificate, and a copy of a letter requesting rating or re-rating of the structure for flood insurance purposes to the community and DNR. FEMA’s Technical Bulletin series including *Non-Residential Floodproofing Requirements and Certification for Buildings Located in Special Flood Hazard Areas in Accordance with the National Flood Insurance Program* and *Wet Floodproofing Requirements for Structures Located in Special Flood Hazard Areas in Accordance with the National Flood Insurance Program* provide guidance on floodproofing techniques. Keep in mind, dry floodproofing isn’t an option for single-family homes or multi-family dwellings.

3. The violator should file a notice with the County Recorder notifying any future purchasers that the property does not conform to the floodplain development requirements of the community. A copy of the notice should also be filed with the title abstract. This option should be considered only if all the requirements of the ordinance cannot be met.
4. The community should submit the appropriate information to FEMA so the building will be a “submit for rate” property, i.e., its flood insurance premiums will reflect the true hazard that it is exposed to.

5. The variance procedure should be used and records kept to document that the building is not a legal violation of your regulations. The variance will also need approval by DNR.

**Abatement option 3: demolish.** Although demolition would not normally be required for a structure with the lowest floor (including basement) only one or two feet below the Base Flood Elevation (BFE) outside of a designated floodway, this is an option that must be considered. If the structure lies in a floodway or more than two feet below the BFE, demolition becomes a more appropriate option.

**Note:** If a pattern of a lack of enforcement is found during a Community Assistance Visit (CAV), FEMA may consider one of the compliance actions discussed in Section 2.6. You need to show that you are engaged in enforcing floodplain regulations in your community, and not relying on the denial of a federally insured loan or denial of flood insurance to enforce State and local regulations.
# 18. Records

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18.1. Introduction

Records show what you approved and what you told the developer, forming a paper trail needed for administrative or legal proceedings related to development projects. Such records are vital in case the project is built in violation of your ordinance or the conditions of a permit. They also give future owners information about the property.

Records are also checked by the Federal Emergency Management Agency (FEMA) or the Iowa Department of Natural Resources (DNR) to determine if your community is in full compliance with the National Flood Insurance Program (NFIP). Good record keeping is also part of the criteria used to award points in the Community Rating System (CRS) program.

This section reviews what records need to be maintained to meet your community’s obligation to the NFIP and the DNR.

18.2. Permit File

Your community should have a permit record system that is keyed to a geographical identifier (not just a building permit number) such as: street address, subdivision, lot and block number, township, section and range, or county assessor’s property ID number.

You should have a unique identifier for each permit application. The identifier may be a permit number or a case number.

18.2.1. Contents

Permit files and electronic records should contain copies of these items, as appropriate:

- The permit application form and all attachments, including the site plan;
- All correspondence pertinent to the project;
- Flood and floodway data prepared by the developer;
- Engineering analyses of floodway encroachments and watercourse alterations;
- Special engineering designs for enclosures below the 100-year flood (also known as the 1% annual chance or base flood);
- Any variances or appeals proceedings;
- Records of inspections of the project while under construction;
- Documentation of the “as-built” lowest floor elevation of all new and substantially improved buildings (ideally in the form of a FEMA Elevation Certificate);

Lowest Floor—The lowest floor of the lowest enclosed area (including basement). An unfinished or flood-resistant enclosure (that is not a basement) is not the lowest finished floor if the enclosure is built as required in the local ordinance.
• Documentation of the area of openings below the lowest floor, for structures built on crawl-spaces and small accessory structures;

• Certification of the elevation to which any nonresidential building has been floodproofed; and

• Certificates of compliance or occupancy.

Keeping these records is a requirement to participate in the NFIP; there is no statute of limitations as to how long they should be kept. You may want to keep a separate log, record, or file of floodplain permits so you can readily retrieve those floodplain projects to show FEMA or the DNR staff for CRS credit.

18.2.2. File retention

It is not necessary to keep the entire building plans and other documents longer than is required for local code purposes. However, here are some reasons to keep floodplain permit related materials (in a retrievable format) indefinitely:

• If you allow below-Base Flood Elevation (BFE) flood enclosures, you will need the approved ground floor plan of each building in case future owners modify that area (see Section 11.3);

• You need to keep track of each building addition or expansion so you can tell when the building has been increased by 25 percent or more (see Sections 12.2 and 12.3.3);

• If a flood insurance “submit for rate” issue arises, you need to be able to show whether the building was originally built according to your regulations (see Section 19.3.2); and

• To maintain your current rating, or achieve a higher rating, under the CRS (see Section 20).

Any of these situations could arise years from now, but they would impact your office’s obligation to the State and the NFIP.

18.3. Elevation Certificate

Your permit file needs an official record that shows how high new buildings and substantial improvements were elevated. This is needed both to show compliance with the ordinance and for the owner to obtain a flood insurance policy.

18.3.1. FEMA’s form

For new and substantially improved structures in your community’s flood hazard areas, use FEMA’s Elevation Certificate Form (FEMA Form 81-31). A blank copy of the latest form is in Section 27.

If your community is participating in the CRS, the FEMA form must be used for new construction and substantial improvements to existing buildings. Insurance agents writing flood
insurance policies also must use the form to properly rate all new and post-FIRM buildings in the floodplain.

The FEMA Elevation Certificate is a 17-page packet, with 12 pages dedicated to how to complete it.

Note: If you use the software version, or keep elevation records on a computer database, you also need to keep the original signed hard copy of the surveyor’s certification.

The Elevation Certificate is used for the purposes of certifying compliance with floodplain regulations for elevating and floodproofing; it is used to establish flood insurance premiums for structures in flood hazard areas; and it is used to obtain a Letter of Map Amendment (LOMA) when a property owner believes that a structure is incorrectly categorized as being in a flood hazard area. In cases where a property owner wants to apply for a LOMA, the Elevation Certificate only needs to record two elevations: the elevation of the lowest grade around the structure (Lowest Adjacent Grade, or LAG) and the elevation of the 1% chance annual flood.
Figure 18-2 FEMA Elevation Certificate (front)
ELEVATION CERTIFICATE, page 2

IMPORTANT: In these spaces, copy the corresponding information from Section A.

FOR INSURANCE COMPANY USE

Policy Number:

Building Street Address (including Apt., Unit, Suite, and/or Bldg. No.), or RD. Route and Box No.

City

State

ZIP Code

Company NAIC Number:

SECTION D – SURVEYOR, ENGINEER, OR ARCHITECT CERTIFICATION (CONTINUED)

Copy both sides of this Elevation Certificate for (1) community official; (2) insurance agent/company; and (3) building owner.

Comments

________________________________________

Signature

Date

SECTION E – BUILDING ELEVATION INFORMATION (SURVEY NOT REQUIRED) FOR ZONE AO AND ZONE A (WITHOUT BFE)

For Zones AO and A (without BFE), complete Items E1–E5. If the Certificate is intended to support a LOMA or LOMR-F request, complete Sections A, B, and C. For Items E1–E4, use natural grade, if available. Check the measurement used. In Puerto Rico only, enter meters.

E1. Provide elevation information for the following and check the appropriate boxes to show whether the elevation is above or below the highest adjacent grade (HAG) and the lowest adjacent grade (LAG).

a) Top of bottom floor (including basement, crawlspace, or enclosure) is _______ feet _______ meters above or below the HAG.

b) Top of bottom floor (including basement, crawlspace, or enclosure) is _______ feet _______ meters above or below the LAG.

E2. For Building Diagrams 6–9 with permanent flood openings provided in Section A Items B and/or C (see pages 8–9 of Instructions), the next higher floor (elevation C2 in the diagrams) of the building is _______ feet _______ meters above or below the HAG.

E3. Attached garage (top of slab) is _______ feet _______ meters above or below the HAG.

E4. Top of platform of machinery and/or equipment servicing the building is _______ feet _______ meters above or below the HAG.

E5. Zone AO only; if no flood depth number is available, is the top of the bottom floor elevated in accordance with the community's floodplain management ordinance? □ Yes □ No □ Unknown. The local official must certify this information in Section G.

SECTION F – PROPERTY OWNER (OR OWNER’S REPRESENTATIVE) CERTIFICATION

The property owner or owner's authorized representative who completes Sections A, B, and E for Zone A (without a FEMA-issued or community-issued BFE) or Zone AO must sign here. The statements in Sections A, B, and E are correct to the best of my knowledge.

Property Owner or Owner's Authorized Representative's Name

Address

City State ZIP Code

Signature

Date

Telephone

Comments

________________________________________

□ Check here if attachments.

SECTION G – COMMUNITY INFORMATION (OPTIONAL)

The local official who is authorized by law or ordinance to administer the community's floodplain management ordinance can complete Sections A, B, C (or E), and G of this Elevation Certificate. Complete the applicable item(s) and sign below. Check the measurement used in Items G8–G10. In Puerto Rico only, enter meters.

G1. □ The information in Section C was taken from other documentation that has been signed and sealed by a licensed surveyor, engineer, or architect who is authorized by law to certify elevation information. (Indicate the source and date of the elevation data in the Comments area below.)

G2. □ A community official completed Section E for a building located in Zone A (without a FEMA-issued or community-issued BFE) or Zone AO.

G3. □ The following information (Items G4–G10) is provided for community floodplain management purposes.

G4. Permit Number

G5. Date Permit Issued

G6. Date Certificate Of Compliance/Occupancy Issued

G7. This permit has been issued for: □ New Construction □ Substantial Improvement

G8. Elevation of abutted lowest floor (including basement) of the building: _______ feet _______ meters Datum

G9. BFE or (in Zone AO) depth of flooding at the building site: _______ feet _______ meters Datum

G10. Community's design flood elevation: _______ feet _______ meters Datum

Local Official's Name

Title

Community Name

Telephone

Signature

Date

Comments

________________________________________

□ Check here if attachments.

FEMA Form 086-0-33 (Revised 7/12) Replaces all previous editions.

Figure 18-3 FEMA Elevation Certificate (back)
The local permit official is responsible for ensuring that an Elevation Certificate is obtained from the property owner for all new or substantially improved buildings. Part or all of the form may be completed by a land surveyor, engineer, architect, or local official authorized by ordinance to provide floodplain management information. A registered surveyor must complete Section C – Building Elevation Information, and provide her or his certification in Section D.

The permit official should review the certificate to ensure that it is complete and that Sections A and B (on property and map information) are correct. This is especially important for local officials in CRS communities. A community with a record of accepting incomplete and/or erroneous Elevation Certificates is at risk of losing CRS credits and potentially CRS eligibility if a clear pattern of issues are uncovered. Although it is optional, the local permit official may consider completing Section G as it contains information that helps determine if a building is compliant.

18.3.2. Annexations

The FEMA Elevation Certificate form is self-explanatory. One problem arises when a city annexes Special Flood Hazard Areas in the unincorporated areas of the county. This situation can lead to considerable confusion as to flood zone determination, as well as knowing which community number and panel numbers should be used on Elevation Certificates and other NFIP documents.

Many newer flood maps are prepared in countywide format—that is, multiple communities share the same map panel. In cases where a countywide map has not been produced, use the following procedure for newly annexed properties in flood hazard areas:

- **Flood zone determination:** If the subject property is located within areas annexed from the county, use the county flood maps to determine the appropriate flood zone;

- **Community Identification Number:** In item B1 of Section B of the FEMA form (“NFIP Community Name & Number”), use the municipality’s NFIP ID number once a property is annexed; and

- **Flood Map Panel Number:** For property located in an annexed area, for item B4 of Section B (“Map and Panel Number”), use the entire county ID and panel number—“370087 0005,” not just “0005.” For sites within the “area not included,” state “No NFIP Map.” For items B5-B7, refer to the county’s map.

18.4. Floodproofing Certificate

Floodproofing means making a building watertight or substantially impermeable to floodwaters. It is an option only allowed for nonresidential buildings. Buildings that are a mix of residential and nonresidential are classified as nonresidential, as long as the majority of the floor area is nonresidential. Nonresidential floor area includes enclosed parking areas as well as commercial floor area.

Designs for a floodproofed building must account for flood warning time, rate of rise of floodwaters, uses of the building, mode of entry to and exit from the building and the site, floodwater velocities, flood depths, debris impact potential, and flood frequency.
FEMA’s Technical Bulletin 3-93, Non-Residential Floodproofing Requirements and Certification for Buildings Located in Special Flood Hazard Areas, has a detailed discussion on each of these considerations.

For insurance rating purposes, the building’s floodproofed design elevation must be at least one foot above the 1% annual chance flood elevation to receive rating credit. If floodproofed only to the 1% annual chance flood elevation, the floodproofing credit cannot be used, resulting in higher flood insurance rates.

44 CFR Sections 60.3(B)(5) and (c)(4) require the community to obtain and maintain a licensed professional engineer’s certification that a nonresidential building was properly floodproofed. The one-page FEMA Floodproofing Certificate included in Section 27 fulfills NFIP insurance rating needs as well as floodplain management requirements.
U.S. DEPARTMENT OF HOMELAND SECURITY
FEDERAL EMERGENCY MANAGEMENT AGENCY
National Flood Insurance Program

FLOODPROOFING CERTIFICATE
FOR NON-RESIDENTIAL STRUCTURES

The floodproofing of non-residential buildings may be permitted as an alternative to elevating to or above the Base Flood Elevation; however, a floodproofing design certification is required. This form is to be used for that certification. Floodproofing of a residential building does not alter a community's floodplain management elevation requirements or affect the insurance rating unless the community has been issued an exception by FEMA to allow floodproofed residential basements. The permitting of a floodproofed residential basement requires a separate certification specifying that the design complies with the local floodplain management ordinance.

BUILDING OWNER'S NAME

STREET ADDRESS (including Apt., Unit, Suite, and/or Bldg. Number) OR P.O. ROUTE AND BOX NUMBER

OTHER DESCRIPTION (Lot and Block Numbers, etc.)

CITY STATE ZIP CODE

FOR INSURANCE COMPANY USE

POLICY NUMBER

COMPANY NASC NUMBER

SECTION I – FLOOD INSURANCE RATE MAP (FIRM) INFORMATION

Provide the following from the proper FIRM:

<table>
<thead>
<tr>
<th>COMMUNITY NUMBER</th>
<th>PANEL NUMBER</th>
<th>SURFACE</th>
<th>DATE OF FIRM ISSUE</th>
<th>FIRM ZONE</th>
<th>BASE FLOOD ELEVATION (1% ARI Zones, Use Depth)</th>
</tr>
</thead>
</table>

Indicate elevation datum used for Base Flood Elevation shown above: ☐ NGVD 1929 ☐ NAVD 1988 ☐ Other/Source:

SECTION II – FLOODPROOFING INFORMATION (By a Registered Professional Engineer or Architect)

Elevations are based on: ☐ Construction Drawings ☐ Building Under Construction ☐ Finished Construction

Floodproofing Design Elevation Information:

Building is floodproofed to an elevation of _______ feet (in Puerto Rico only) _______ meters. ☐ NGVD 1929 ☐ NAVD 1988 ☐ Other/Source: _________________________________

Height of floodproofing on the building above the lowest adjacent grade is _______ feet (in Puerto Rico only): _______ meters.

For Unnumbered A Zones Only:

Highest adjacent (finished) grade next to the building (HAG) _______ feet (in Puerto Rico only): _______ meters.

☐ NGVD 1929 ☐ NAVD 1988 ☐ Other/Source: _________________________________

(NOTE: For insurance rating purposes, the building's floodproofed design elevation must be at least 1 foot above the Base Flood Elevation to receive rating credit. If the building is floodproofed only to the Base Flood Elevation, then the building's insurance rating will result in a higher premium.)

SECTION III – CERTIFICATION (By a Registered Professional Engineer or Architect)

Non-Residential Floodproofed Construction Certification:

I certify that, based upon development and/or review of structural design, specifications, and plans for construction, the design and methods of construction are in accordance with accepted standards of practice for meeting the following provisions:

- The structure, together with attendant utilities and sanitary facilities, is water-tight to the floodproofed design elevation indicated above, with walls that are substantially impermeable to the passage of water.
- All structural components are capable of resisting hydrostatic and hydrodynamic flood forces, including the effects of buoyance, and anticipated debris impact forces.

I certify that the information on this certificate represents my best efforts to interpret the data available. I understand that any false statement may be punishable by fine or imprisonment under 18 U.S. Code, Section 1001.

CERTIFIER'S NAME

LICENSE NUMBER (or Affix Seal)

TITLE

COMPANY NAME

ADDRESS

CITY STATE ZIP CODE

SIGNATURE

DATE PHONE

Copies should be made of this Certificate for: 1) community official, 2) Insurance agent/company, and 3) building owner.

FEMA Form 086-0-34 (7/12) REPLACES ALL PREVIOUS EDITIONS F-006

Figure 18-4 FEMA Floodproofing Certificate
19. Flood Insurance

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19.1. Introduction

One of the primary reasons for your community participating in the National Flood Insurance Program (NFIP) is to make insurance available for people who want to protect themselves financially from flood hazards. This section reviews how the insurance aspect of the NFIP works and how rates and coverage are dependent on how well buildings comply with the requirements of your ordinance. It also covers flood insurance policies: what’s covered, what’s not covered, when a policy must be bought, and other rules. This is important information for the local permit administrator to know because some construction decisions affect what is eligible for insurance coverage.

Ninety seven percent of Iowa’s communities in the NFIP are in the Regular Phase. Only a few communities are still in the Emergency Phase. Because so few communities remain in the Emergency phase, this section only discusses the Regular Phase provisions. The only major difference between the two programs is that under the Emergency Phase lower amounts of flood insurance coverage are available.

19.1.1. Insurance companies

Flood insurance policies are obtained through local property insurance agents. The agents may sell a policy through one of the Write Your Own insurance companies or a “direct” policy through the Federal Emergency Management Agency (FEMA). Both approaches will result in the issuance of a “Standard Flood Insurance Policy” (SFIP) that meets all the requirements and rates set by FEMA.

If an insured property is flooded, the property owner contacts his or her insurance agent. The agent arranges for an adjuster to review the damage and work with the insured to settle a claim.

Property owners always work through their insurance agents—they do not need to deal with FEMA.

19.2. Coverage

Flood insurance coverage is provided for insurable buildings and their contents.

19.2.1. Building coverage

Building coverage is for the structure. This includes all things that typically stay with the building when it changes ownership, including:

Check out these resources for more information:

Answers to Questions about the National Flood Insurance Program (questions 21–66 cover the topics in this section).

Local insurance agents should have additional references, including FEMA’s NFIP Flood Insurance Manual and Agents.FloodSmart.gov.

The general public should use www.FloodSmart.gov to assist in finding an agent and for general insurance information.
• Utility equipment, such as a furnace or water heater;
• Wall-to-wall carpeting;
• Built-in appliances; and
• Wallpaper and paneling.

Ten percent of a residence’s building coverage may apply to a detached garage or carport. Other appurtenant structures must be insured under a separate policy.

19.2.2. “Building” defined

A “building” is defined for flood insurance purposes as:

• A structure with two or more outside rigid walls and a fully secured roof, that is affixed to a permanent site; or

• A manufactured (aka a mobile) home—a structure built on a permanent chassis, transported to its site in one or more sections, and affixed to a permanent foundation; or

• A travel trailer without wheels, built on a chassis and affixed to a permanent foundation, that is regulated under the community’s floodplain management and building ordinances or laws.

To be insurable a building must be principally above ground. “Principally above ground” means at least 51 percent of the actual cash value of the structure, including machinery and equipment (but not land value), is above ground.

This definition is similar to, but not quite the same as, the definition for “building” or “structure” used for floodplain management and defined in Section 11.

Examples of things that are not considered insurable buildings include:

• Gas or liquid storage tanks;
• A structure with more than 50 percent of its value underground, such as an underground pumping station, well, or septic tank;
• Tents;
• Tennis and swimming pool bubbles;
• Swimming pools (indoor or outdoor);
• Open pavilions for picnic tables and bleachers;
• Carports with open sides;
• Sheds on skids that are moved to different construction sites;
• Licensed vehicles, campers, and travel trailers (unless permanently attached to the site);
• A building declared in violation of a State or local law (see Section 17.3 on Section 1316);
• Buildings over water that were built after October 1, 1982; and
• Landscaping, crops, and other items outside of a building.

19.2.3. Contents coverage

Contents coverage is for the removable items inside an insurable building. A renter can purchase a policy for contents coverage, even if there is no structural coverage.

Certain contents are not insurable. These include:

• Animals and livestock;
• Licensed vehicles;
• Jewelry, artwork, furs, and similar items valued at more than $2,500;
• Money or valuable papers; and
• Items in a structure that does not qualify as an “insurable building,” such as garden tools stored in an open carport.

19.2.4. Enclosures

There is limited coverage in enclosures below the lowest floor of an elevated post-FIRM [Flood Insurance Rate Map] building (including factory built housing):

• There is no contents coverage in these enclosures; and
• The only structural coverage is for the required utility connections and the foundation and anchoring system required to support the building.

It is therefore in the best interest of the permit official to ensure that furnaces and other items that can be damaged by floodwater are not allowed in a crawlspace or other enclosure below an elevated lowest floor.

19.2.5. Basements

A basement is a floor that is below grade on all sides. There is limited coverage for basements as listed in Figure 19-1.
The NFIP has limited coverage for basements and the below grade floors of tri-levels. The NFIP defines “basement” as “Any area of the building, including any sunken room or sunken portion of a room, having its floor below ground level (subgrade) on all sides” (Section II of the SFIP, August 1, 2009).

Coverage under building or structural coverage is limited to:

a. Any of the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:

   1. Central air conditioners;
   2. Cisterns and the water in them;
   3. Drywall for walls and ceilings in a basement and the cost of labor to nail it, unfinished and un-floated and not taped, to the framing;
   4. Electrical junction and circuit breaker boxes;
   5. Electrical outlets and switches;
   6. Elevators, dumbwaiters, and related equipment, except for related equipment installed below the Base Flood Elevation (BFE) after September 30, 1987;
   7. Fuel tanks and the fuel in them;
   8. Furnaces and hot water heaters;
   9. Heat pumps;
   10. Nonflammable insulation in a basement;
   11. Pumps and tanks used in solar energy systems;
   12. Stairways and staircases attached to the building, not separated from it by elevated walkways;
   13. Sump pumps;
   14. Water softeners and the chemicals in them, water filters, and faucets installed as an integral part of the plumbing system;
   15. Well water tanks and pumps;
   16. Required utility connections for any item in this list; and
   17. Footings, foundations, posts, pilings, piers, or other foundation walls and anchorage systems required to support a building.

b. Clean-up. (Section III.A.8).

Coverage under personal property coverage “is limited to the following items, if installed in their functioning locations and, if necessary for operation, connected to a power source:

1. Air conditioning units, portable or window type;
2. Clothes washers and dryers; and
3. Food freezers, other than walk-in, and food in any freezer. (Section III.B.3.)
19.2.6. Increased Cost of Compliance (ICC) coverage

The SFIP includes coverage for the increased cost to repair/rebuild a structure that has been substantially damaged by flood so as to bring it into conformance with requirements of the community’s local floodplain management ordinances.

ICC coverage is mandatory for all SFIPs except for (1) those sold in Emergency Program communities, (2) contents-only policies, (3) Dwelling Forms on individual condominium units within a multi-unit building, and (4) Group Flood Insurance. In a multi-unit condominium building, ICC coverage is only available through the condominium association’s flood policy.

The current ICC coverage limit is $30,000 per building or, for non-condominium townhouse construction, per unit, per policy. This coverage amount is in addition to the amount of building coverage purchased. However, for any base flood event, the amount of combined loss payment received from building coverage and ICC coverage cannot exceed the maximum program limits of $250,000 for residential structures and $500,000 for non-residential structures.

An ICC claim can be filed only if the structure has been substantially damaged by a flood. ICC coverage can be used for elevating, moving, or demolishing damaged structures that qualify for the coverage. More information on ICC coverage is available through FEMA’s ICC webpage. FEMA has also developed the brochure, Increased Cost of Compliance Coverage: How You Can Benefit, which you may wish to distribute to your residents following a flood.

For residents to be eligible to claim ICC funds for a “repetitively damaged” structures, your community’s ordinance must include language addressing either “cumulative substantial damage” or “repetitive loss.” Examples of acceptable language are shown in Figure 12-13.

19.2.7. Amount of coverage

Insurance rates for all buildings are based on a two-tiered system: a first or basic layer of coverage and a second or additional layer. The maximum amounts available under each layer are shown in Figure 19-3.
<table>
<thead>
<tr>
<th>Building Coverage</th>
<th>Basic Insurance Limits</th>
<th>Additional Insurance Limits</th>
<th>Total Insurance Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single-family dwelling</td>
<td>$60,000</td>
<td>$190,000</td>
<td>$250,000</td>
</tr>
<tr>
<td>2-4 family dwelling</td>
<td>$60,000</td>
<td>$190,000</td>
<td>$250,000</td>
</tr>
<tr>
<td>Other residential</td>
<td>$175,000</td>
<td>$75,000</td>
<td>$250,000</td>
</tr>
<tr>
<td>Nonresidential</td>
<td>$175,000</td>
<td>$325,000</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

**Contents coverage**

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>$25,000</td>
<td>$75,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>Nonresidential</td>
<td>$150,000</td>
<td>$350,000</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

**Figure 19-3 Amount of available insurance**

**Note:** This table is for communities in the Regular Phase of the NFIP. If your community has a FIRM and is participating in the NFIP, it is in the Regular Phase. Coverage amounts are as of October 1, 2013.

19.2.8. **Waiting period**

In most cases, a 30-day waiting period follows the purchase of a flood insurance policy before it goes into effect. There are some exceptions when a policy goes into effect immediately, e.g., when a policy is purchased at the time of a new mortgage or title transfer and when a new FIRM puts a property into the Special Flood Hazard Area (SFHA).

The objective of the 30-day waiting period is to encourage people to keep a policy at all times. FEMA does not want people to wait for the river to rise before they buy their coverage. Also, to be on a sound financial basis, the NFIP needs everyone at risk to pay their share of the premiums.

Many people have found out about the waiting period the hard way. Your community might want to consider publicizing the availability of flood insurance so residents can be protected when a flood comes.

19.3. **Rating Buildings**

The insurance agent calculates the premium for a flood insurance policy on a property. The premiums on new buildings are based on the risk of flooding and flood damage. If a building is built incorrectly, the owner may be faced with very high premiums or insufficient coverage. On the other hand, if a building is built properly, the owner will pay less than what it costs to insure a pre-FIRM building under the “subsidized” rates while they remain available.

The two aspects of the NFIP—insurance and regulations—reinforce each other. How well local floodplain management regulations are enforced affects the flood insurance rates paid by the citizens of your community. Consequently, it is important for you to know how flood insurance rates are set for new buildings.

As noted earlier, 97 percent of the communities in Iowa are in the Regular Phase of the NFIP. Only a few communities are still in the Emergency Phase. This section only discusses the Regular Phase rates. Emergency Phase policies are rated similarly to pre-FIRM policies.
19.3.1. Rating pre-FIRM buildings

Pre-FIRM buildings are those built before the effective date of your first FIRM. This means they were built before detailed flood hazard data and flood elevations were provided to the community and usually before your community enacted comprehensive regulations on floodplain construction.

The pre-FIRM building rates for a single-family structure primary residence are shown in Figure 19-4 and available in Section 5 of the NFIP Flood Insurance Manual. They are based on the building type and FIRM zone. The elevation of the building is not counted because most people do not have elevation data on pre-FIRM buildings. If there is an elevation certificate or similar record, then the building can be rated at the post-FIRM rate, if it is lower. (Note: The rates listed in Figure 19-4 do not apply to 1-4 family structures that are non-primary residences or Severe Repetitive Loss properties.)

If a pre-FIRM building is substantially damaged or substantially improved, it will be re-rated as a post-FIRM building when the policy is renewed (see Section 12 on determining substantial damage and substantial improvement).

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Building types</td>
<td>Building</td>
</tr>
<tr>
<td>No basement</td>
<td>.91/.77</td>
</tr>
<tr>
<td>With basement</td>
<td>.97/1.14</td>
</tr>
<tr>
<td>With enclosure</td>
<td>.97/1.37</td>
</tr>
<tr>
<td>Mobile home</td>
<td>.91/.77</td>
</tr>
</tbody>
</table>

Figure 19-4 Rates for pre-FIRM single-family dwellings

Notes: Rates are per $100 coverage as of October 1, 2013. The two numbers under each category (Building or Contents) reflect the rates for the basic and additional layers of coverage explained in Figure 19-3. The FIRM zones designations are explained in Section 4.

19.3.2. Rating post-FIRM buildings

The premium rates for new or post-FIRM construction are actuarial, meaning they are based on the known risk the building is exposed to. Post-FIRM rates base the risk on the FIRM zone and the elevation of the lowest floor (including the basement) of the building in relation to the BFE. These rates are shown for a single-family residence in Figure 19-5. These ratings reflect awareness that floods greater than the base flood (also known as the 1% annual chance or 100-year flood) do occur and the penalty imposed if a building is not built in compliance.

Figure 19-5 shows how the rates are dependent on the elevation of the lowest floor in relation to the BFE. The higher the floor, the lower the rate. A building with the lowest floor one foot above the BFE (“+1” in Figure 19-5) benefits from a lower rate than a pre-FIRM building’s “subsidized” rate: 71 cents per $100 for the first layer compared to 91 cents per $100 for a pre-FIRM building in the AE Zone.
<table>
<thead>
<tr>
<th>Lowest floor vs. BFE</th>
<th>AE, A1-A30 Zones</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Building</td>
</tr>
<tr>
<td>+4</td>
<td>.24/.08</td>
</tr>
<tr>
<td>+3</td>
<td>.30/.08</td>
</tr>
<tr>
<td>+2</td>
<td>.42/.08</td>
</tr>
<tr>
<td>+1</td>
<td>.71/.10</td>
</tr>
<tr>
<td>0</td>
<td>1.78/.13</td>
</tr>
<tr>
<td>-1</td>
<td>4.40/1.10</td>
</tr>
<tr>
<td>-2</td>
<td>Submit for rate</td>
</tr>
</tbody>
</table>

Figure 19-5 Rates for post-FIRM single-family dwellings in the SFHA

Notes: Rates are for one floor, no basement, as of October 31, 2013. The two numbers reflect the rates for the basic and additional layers of coverage which are explained in Figure 19-3.

Submit for rate: The insurance agent’s rate tables do not cover cases where the building is two or more feet below the BFE. The agent must send the application to his or her company headquarters for a special, individualized rating. This procedure is known as submit-for-rate.

Submit-for-rate premiums on policies that are significantly below the BFE can be as high as $25 per $100 in coverage.

Since a submit-for-rate policy often is an indicator of the property owner’s noncompliance with a community’s regulations, the community’s failure to enforce its regulations, or the result of a variance action, these cases are forwarded to the FEMA Regional Office for investigation.

Elevation certificates: You can see how important it can be for property owners to have their buildings properly rated. One of the key tools that helps do this is the Elevation Certificate. This form tells the insurance agent how high the building (lowest floor) is in relation to the BFE. It also helps ensure that owners’ insurance premiums accurately reflect their flood risk. Elevation Certificates are discussed in Section 18.

Floodproofing: Typically, structural floodproofing measures are only recognized for nonresidential structures, or mixed-use structures where the majority of floor area is nonresidential. In order for a structure to qualify for floodproofing credit it must be floodproofed to at least 1 foot higher than the BFE. Otherwise, the structure must be rated based on the elevation of its lowest floor.

When computing the premium for a floodproofed structure, 1 foot is subtracted from the protection elevation to establish the elevation to be used for determining the rate.

Buildings that are floodproofed need floodproofing certificates, as explained in Section 18.

19.3.3. Rating in approximate A zones

Approximate A Zones are floodplains that are mapped on the FIRM without a BFE. They are discussed in Section 4. A post-FIRM building in an approximate A Zone is rated using the table below, which is available in Section 5 of the NFIP Flood Insurance Manual.
Figure 19-6 Rates for post-FIRM buildings in an approximate A Zone

There are two ways to determine rates in approximate A Zones. In either case, an elevation certificate is needed.

- Rates can be determined using a BFE provided by the community or Iowa Department of Natural Resources. If the building is elevated 2 or more feet above that BFE, the rates are comparable to those for buildings in AE Zones.

- If there is no BFE from any source, rates can be set based on the height of the building’s lowest floor above its highest adjacent grade. Rates are comparable to those for building in the AE Zones if the lowest floor is elevated 5 or more feet above grade.

Buildings built at or below grade can use the submit-for-rate approach.

19.3.4. Premiums

A policyholder’s total payment is calculated by:

- Multiplying the amount of building coverage desired times the rate (done once for the basic coverage and again for the additional limits);

- Multiplying the amount of contents coverage times the rate desired (done once for the basic coverage and again for the additional limits);

- Factoring in the amount of deductible the policyholder wants;

- Adding the premium for ICC coverage, which varies from $4 to $70, depending on the type of building and FIRM zone (see Section 12 on ICC coverage); and
• Adding the Federal policy fee (currently $40).

• Adding the $25 surcharge for single-family dwellings and the $250 surcharge for nonresidential and multi-family dwellings.

Two detailed rating examples appear on the next two pages. Note that the cost for $150,000 in coverage for a (subsidized) pre-FIRM home is higher than the cost of $500,000 in coverage for a post-FIRM non-residential building.

The rates can vary based on the community’s floodplain management program. If the community has not properly enforced its floodplain management ordinance, it could be put on probation. In communities under probation, all policies have an additional $50 surcharge.

Conversely, a community that has an exemplary program that includes floodplain management activities above and beyond the minimum NFIP criteria may apply for a Community Rating System (CRS) classification. This has reduced the flood insurance premiums in 1,200 communities by as much as 45 percent. The CRS is explained in more detail in Section 20.
### REGULAR PROGRAM, PRE-FIRM CONSTRUCTION, $1,000 DEDUCTIBLE OPTION (SURCHARGE), ZONE AE

Essential Data to Determine Appropriate Rates and Premium:

**Regular Program:**
- Flood Zone: AE
- Occupancy: Single-Family Dwelling
- Number of Floors: 2 Floors
- Basement/Enclosure: Enclosure
- Deductible: $1,000/$1,000
- Deductible Factor: 1,100
- Contents Location: Enclosure and Above
- Date of Construction: Pre-FIRM
- Elevator Difference: N/A
- Floodproofed (Yes/No): No
- Building Coverage: $150,000
- Contents Coverage: $60,000
- ICC Premium: $70
- CRS Rating: N/A
- CRS Discount: N/A
- Reserve Fund Assessment: $146
- Probation Surcharge: $0
- Federal Policy Fee: $44

**Determined Rates:**
- Building: 0.97 / 1.37
- Contents: 1.15 / 1.38

### ESTIMATED BUILDING REPLACEMENT COST:

<table>
<thead>
<tr>
<th>INSURANCE COVERAGE</th>
<th>TOTAL AMOUNT OF INSURANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building</td>
<td>$150,000</td>
</tr>
<tr>
<td>Contents</td>
<td>$60,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BASIC LIMITS</th>
<th>AMOUNT OF INSURANCE</th>
<th>RATE</th>
<th>ANNUAL PREMIUM</th>
<th>AMOUNT OF INSURANCE</th>
<th>RATE</th>
<th>ANNUAL PREMIUM</th>
</tr>
</thead>
<tbody>
<tr>
<td>BUILDING</td>
<td>$150,000</td>
<td>.97</td>
<td>$562</td>
<td>$100,000</td>
<td>1.37</td>
<td>$1,233</td>
</tr>
<tr>
<td>CONTENTS</td>
<td>$60,000</td>
<td>1.15</td>
<td>$268</td>
<td>$35,000</td>
<td>1.38</td>
<td>$483</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>ADDITIONAL LIMITS</th>
<th>AMOUNT OF INSURANCE</th>
<th>RATE</th>
<th>ANNUAL PREMIUM</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>DEDUCTIBLE</th>
<th>TOTAL PREMIUM</th>
</tr>
</thead>
<tbody>
<tr>
<td>BUILDING &amp; 1,000</td>
<td>$182</td>
</tr>
<tr>
<td>CONTENTS &amp; 1,000</td>
<td>$77</td>
</tr>
<tr>
<td>TOTAL PREMIUM</td>
<td>$1,097</td>
</tr>
</tbody>
</table>

**Rate Category:**
- MANUAL
- SUBMIT FOR RATE
- PROVISIONAL RATING

**Payment Method:**
- ANNUAL SUBTOTAL
- ICC PREMIUM
- CRS PREMIUM DISCOUNT
- SUBTOTAL
- RESERVE FUND
- SUBTOTAL
- PROBATION SURCHARGE
- SUBTOTAL
- FEDERAL POLICY FEE
- TOTAL AMOUNT DUE

**Signature of Insurance Agent/Producer:**

**Signature of Insured (Optional):**

---

**Premium Calculation:**

1. Multiply Rate x $100 of Coverage: Building: $1,815 / Contents: $771
2. Apply Deductible Factor: Building: 1.100 x $1,815 = $1,997 / Contents: 1.100 x $771 = $848
4. Annual Subtotal: $2,845
5. Add ICC Premium: $70
6. Subtotal: $2,915
7. Subtract CRS Discount: N/A
8. Subtotal: $2,915
9. Add Reserve Fund Assessment: $146 ($68)
10. Subtotal: $3,061
11. Probation Surcharge: N/A
12. Add Federal Policy Fee: $44
13. Total Amount Due: $3,105

---

**Figure 19-7 Rating example for a Pre-FIRM house**

Source: Flood Insurance Manual, effective October 1, 2013
**REGULAR PROGRAM, POST-FIRM, ELEVATION RATED, $5,000/$5,000 DEDUCTIBLE OPTION, ZONE AE**

Essential Data to Determine Appropriate Rates and Premium:

**Regular Program:**
- Flood Zone: AE
- Occupancy: Non-Residential Dwelling
- Number of Floors: 2 Floors
- Basement/Enclosure: None
- Deductible: $5,000/$5,000
- Deductible Factor: .890
- Contents Location: Above Ground Level and Higher Floors
- Date of Construction: Post-FIRM
- Elevation Difference: +4
- Floodproofed (Yes/No): No
- Building Coverage: $500,000
- Contents Coverage: $500,000
- ICC Premium: $4
- CRS Rating: 5
- CRS Discount: 25%
- Reserve Fund Assessment: $46
- Probation Surcharge: $0
- Federal Policy Fee: $44

**Determined Rates:**

Building: .20 / .08  Contents: .22 / .12

<table>
<thead>
<tr>
<th>INSURANCE COVERAGE</th>
<th>TOTAL AMOUNT OF INSURANCE</th>
<th>BASIC LIMITS</th>
<th>ADDITIONAL LIMITS (REGULAR PROGRAM ONLY)</th>
<th>DEDUCTIBLE</th>
<th>TOTAL PREMIUM</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>AMOUNT OF INSURANCE</td>
<td>RATE</td>
<td>ANNUAL PREMIUM</td>
<td>AMOUNT OF INSURANCE</td>
</tr>
<tr>
<td>BUILDING</td>
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<td>$175,000</td>
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<td>$350</td>
<td>$225,000</td>
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<tr>
<td>CONTENTS</td>
<td>$500,000</td>
<td>$150,000</td>
<td>.22</td>
<td>$330</td>
<td>$250,000</td>
</tr>
</tbody>
</table>

**Rate Category:**
- ☐ Minimal  ☐ Submit for Rate  ☐ Provisional Rating  ☑ Other

**Payment Method:**
- ☑ Check  ☐ Credit Card  ☐ Other

**N.B.S.:** Building coverage benefits – except for a residential condominium building – are not available if other NFIP building coverage has been purchased by the applicant of any other party for the same building.

The above statements are correct to the best of my knowledge. I understand that any false statements may be punishable by fine and/or imprisonment under applicable federal law. See reverse side of copies 2, 3, and 4.

**Signature of Insurance Agent/Predictor:**

**Signature of Insured (optional):**

**Premium Calculation:**

1. Multiply Rate x $100 of Coverage:
   - Building: $610 / Contents: $750
2. Apply Deductible Factor:
   - Building: .890 x $610 = $543 / Contents: .890 x $750 = $668
3. Premium Reduction:
   - Building: $610 - $543 = $67 / Contents: $750 - $668 = $82
4. Annual Subtotal:
   - + $1,211
5. Add ICC Premium:
   - + $4
6. Subtotal:
   - + $1,215
7. Subtract CRS Discount:
   - + $304 (25%)
8. Subtotal:
   - + $911
9. Add Reserve Fund Assessment:
   - + $46 (5%)
10. Subtotal:
    - + $957
11. Probation Surcharge:
    - N/A
12. Add Federal Policy Fee:
    - + $44
13. Total Amount Due:
    - + $1,001

**Figure 19-8 Rating example for a post-FIRM business in a CRS community**

Source: Flood Insurance Manual, effective October 1, 2013
19.4. The Mandatory Purchase Requirement

The Flood Disaster Protection Act of 1973 and The National Flood Insurance Reform Act of 1994 strengthened a key requirement to the NFIP: if a community participates in the program, flood insurance is a prerequisite for receiving money from a Federal agency or a federally supported financial program.

19.4.1. Where it applies

The mandatory purchase requirement applies to all forms of Federal or federally related financial assistance for buildings located in SFHAs. This requirement affects loans and grants for the purchase, construction, repair, or improvement of any publicly or privately owned building in the SFHA, including machinery, equipment, fixtures, and furnishings contained in such buildings.

Financial assistance programs affected include loans and grants from agencies such as the U.S. Department of Veterans Affairs, U.S. Department of Agriculture Rural and Housing Services, Federal Housing Administration, Small Business Administration, and FEMA.

The requirement applies to secured mortgage loans from financial institutions, such as commercial lenders, savings and loan associations, savings banks, and credit unions that are regulated, supervised, or insured by Federal agencies such as but not limited to the Federal Deposit Insurance Corporation, the National Credit Union Administration, and the Farm Credit Administration. The requirement comes into play if a loan is made, increased, renewed, or extended—at any of those steps, the lender must check to see if the building is in an SFHA at that time. For example, a building in an X Zone when the original mortgage was taken out would be affected if the area is remapped in the SFHA and the loan is later refinanced.

The requirement also applies to all mortgage loans purchased by Fannie Mae or Freddie Mac in the secondary mortgage market.

19.4.2. How it works

Before a person can receive a loan or other financial assistance from one of the affected agencies or lenders, there must be a check to see if the building is in an SFHA on the FIRM. It is the agency’s or the lender’s responsibility to check the FIRM to determine if the building is in an SFHA, although many communities provide assistance.

If the building is in an SFHA, the agency or lender is required by law to make the purchase of a flood insurance policy a condition of the loan. Federal law requires structural coverage equal to the amount of the loan (or other financial assistance) or the maximum amount available, whichever is less.
Note: Many people who were required to get building coverage do not realize that their contents are not covered unless they voluntarily purchase contents coverage. A local public information program would help residents by informing them of this and other basic facts, such as the 30-day waiting period and the availability of insurance for properties outside the floodplain.

The mandatory purchase requirement does not affect loans or financial assistance for items that are not covered by a flood insurance policy, such as vehicles, business expenses, landscaping, and vacant lots.

It also does not affect loans for buildings that are not in the SFHA, even though a portion of the lot may be flood-prone. While not mandated by law, a lender may require a flood insurance policy as a condition of a loan for a property in any zone on a FIRM and may require more coverage that the minimum required by Federal law.

19.4.3. Flood insurance for your community

As a recipient of Federal financial assistance, your community may have been subject to the mandatory purchase requirement. You should determine if there are any insurable publicly owned or leased buildings in your SFHA. If so, see if they received Federal aid in the past. Likely prospects include:

- A wastewater treatment plant (typically located near a body of water) that received a grant from the Environmental Protection Division;

- Public housing or neighborhood center funded with help from the Department of Housing and Urban Development or the Community Development Block Grant; and

- Any facility that received disaster assistance after a flood or other disaster declaration.

Whether there was a requirement to buy insurance or not, you should advise your risk manager or other appropriate office about the buildings exposed to damage from flooding. Many agencies find out too late that their “all risk” insurance policies do not cover flooding. Over the years, Congress has taken steps to encourage public agencies and private property owners to purchase flood insurance instead of relying on disaster assistance for help after a flood. As an example, a disaster assistance grant for a public building is reduced by the amount of insurance coverage (structural and contents) a community should carry on the building (regardless whether the community is carrying a policy).

In effect, disaster assistance for public agencies now has a very large deductible equal to the insurance policy it should carry. Why wait for the disaster to be caught short? You should advise the appropriate people of the need to purchase flood insurance coverage on your community’s buildings.
# 20. The Community Rating System

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20.1. Introduction

The National Flood Insurance Program’s (NFIP) Community Rating System (CRS) recognizes floodplain management and outreach activities performed by communities that exceed the NFIP minimum standards. CRS, a voluntary program, recognizes these efforts by reducing the cost of flood insurance premiums by 5 to 45 percent for flood insurance policies in communities that participate in the CRS.

20.1.1. Objective

The objective of the CRS is to recognize, encourage, and reward communities that are doing more than meeting minimum NFIP requirements. The CRS encourages, by the use of flood insurance premium adjustments, community and State activities beyond those required by the NFIP to:

- Reduce and avoid flood damage to insurable property both inside and outside mapped floodplains;
- Strengthen and support the insurance aspects of the NFIP;
- Foster comprehensive floodplain management.

20.1.2. Overview

The CRS recognizes 19 creditable activities organized under four categories: Public Information, Mapping and Regulations, Flood Damage Reduction, and Warning and Response. Communities can choose to undertake any or all of these activities. Based on the number of credit points received for each activity, a community is ranked in one of ten CRS classes, with Class 1 requiring the most credit points and giving the largest premium reduction (See Figure 20-1 below). Most communities have already implemented activities that will earn credit under the CRS. Additionally, in Iowa, communities are automatically awarded CRS credit points for freeboard, mandatory reporting of flood risk in real estate disclosure agreements, and other activities implemented as the result of Iowa State laws, regulations, and standards that support floodplain management.
20.1.3. The application process

The CRS application is a multi-step process that includes coordination with the Iowa Department of Natural Resources (DNR), the Federal Emergency Management Agency (FEMA) Region VII, and Insurance Services Office, Inc. (ISO). The overall application timeframe will vary based upon the extent and timeliness of follow-up activities required. However, at a minimum the entire process is likely to take one year to complete. Detailed information about the application process, including specific steps, is provided in the CRS Toolkit for Iowa communities.

20.1.4. Community responsibilities

Once a community receives its initial classification in the CRS, it must continue to implement its credited activities to keep its classification. Specifically, a community is responsible for:

- Designating someone who is familiar with the agencies that implement CRS activities as the community’s CRS Coordinator;
- Cooperating with the ISO/CRS Specialist and the verification procedures;
- Recertifying each year that it is continuing to implement its activities;

Figure 20-1 CRS credit points and premium reductions

<table>
<thead>
<tr>
<th>Credit Points</th>
<th>CRS Class</th>
<th>Premium Reduction for Properties Located in the SFHA(^1) shown on the FIRM(^2)</th>
<th>Premium Reduction for Properties Outside of the SFHA shown on the FIRM (Does not apply for Preferred Risk Policies)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4,500+</td>
<td>1</td>
<td>45%</td>
<td>10%</td>
</tr>
<tr>
<td>4,000–4,499</td>
<td>2</td>
<td>40%</td>
<td>10%</td>
</tr>
<tr>
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<td>5%</td>
<td>5%</td>
</tr>
<tr>
<td>0–499</td>
<td>10</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

\(^1\) Special Flood Hazard Area; \(^2\) Flood Insurance Rate Map

The DNR has developed a CRS Toolkit (Iowa CRS Toolkit) to help Iowa’s communities determine whether the CRS program may be a good fit for them. The Toolkit contains a workbook with information on the estimated level of effort and necessary documentation for each creditable activity. The workbook also calculates the potential CRS class rating based on the activities the community identifies as applicable.

Download the **CRS Toolkit for Iowa Communities** from the Iowa Floodplain and Stormwater Management Association’s website today!
Ensuring that flood protection projects and drainage system maintenance activities are compliant with Federal environmental and historic preservation requirements;

Submitting the appropriate documents with its recertification;

Advising FEMA and its ISO/CRS Specialist of modifications in its activities;

Maintaining Elevation Certificates, other permit records, and old Flood Insurance Rate Maps (FIRMs) forever;

Maintaining other records of its activities for five years, or until the next verification visit, whichever comes sooner; and

Participating in the cycle verification process, which is conducted every five years for Class 6-9 communities or every three years for Class 1-5 communities.

20.1.5. Costs and benefits

Communities should prepare and implement those activities that best deal with their local problems, whether or not they are creditable under the CRS. In considering whether to undertake a new floodplain management activity, a community must consider all of the benefits the activity will provide (not just insurance premium reductions) to determine whether it is worth implementing.

Costs

No fee is charged for a community to apply for participation in the CRS. The only costs the community incurs are those of implementing creditable floodplain management activities and the staff time needed to prepare the letter of interest, document activities, and prepare for and participate in the recertification process and verification visits. The CRS Toolkit for Iowa Communities does provide an estimate of the level of effort for each creditable activity. The toolkit can help identify which activities may be the best fit for a community based on available resources and the types of floodplain management activities already being performed.

Benefits

Communities with a large number of flood-prone properties and flood insurance policies have the most to gain from participation in CRS. However, keep in mind that there are many additional benefits to joining CRS for communities and residents besides the savings on flood insurance policies, including:

- Improved public safety through outreach, warning systems, and other projects;
- The opportunity for a community to evaluate the effectiveness of its floodplain management program against other State and nationally recognized benchmarks;
- Savings on flood insurance policies covering publicly owned and leased buildings;
• More money staying in the community instead of being spent on flood insurance;

• A reduction in flood damage and increased environmental protection;

• Residents being reminded the community is working to reduce flood losses and lower insurance costs;

• More knowledgeable residents and greater support for flood protection measures as the result of outreach activities; and

• Lower insurance costs, which may provide incentive to those on the fence about purchasing flood insurance.

20.2. CRS Activities

The CRS Toolkit for Iowa Communities describes the 19 floodplain management activities credited by the CRS and the documentation required to receive credit for each activity. The number of available credits and formulas used to calculate credit are also included. The activities are divided into four categories. More detailed information on each activity is also available in the CRS Coordinator’s Manual.

Public information (300 Series): This series credits programs that advise people about the flood hazard, encourage the purchase of flood insurance, and provide information about ways to reduce flood damage through a variety of public outreach activities. Additional credit is available for certain CRS activities if performed as part of a comprehensive Program for Public Information (PPI) (http://crs2012.org/uploads/docs/300/developing_a_ppi_march_13.pdf).

Mapping and regulations (400 Series): This series credits programs that provide increased protection to new development. These activities include mapping areas not shown on the FIRM, preserving open space, protecting natural floodplain functions, enforcing higher regulatory standards, and managing stormwater. The credit is increased for growing communities.

Flood damage reduction (500 Series): This series credits programs for areas in which existing development is at risk. Credit is provided for a comprehensive floodplain management plan, mitigating areas prone to repetitive losses, relocating or retrofitting flood-prone structures, and maintaining drainage systems.

Warning and Response (600 Series): This series credits measures that protect life and property during a flood through flood warning and response programs. There are special credits for maintenance of levees and dams and preparedness programs for their potential failure.
Communities are encouraged to submit alternative approaches or innovations for review to their ISO/CRS Specialist. The request should include documentation to support how the alternative approach or innovation meets the intent of, or is equivalent to, the prerequisite or the element and/or activity credited in the CRS Coordinator’s Manual.

**Uniform minimum credit:** Many communities can qualify for “uniform minimum credit” whereby a county or regional agency can apply for a CRS activity that it is implementing on behalf of its communities. If the community has its own program that deserves more credit points, it may apply for more than the uniform minimum credit points. This approach saves time and money for everyone involved.

For example, CRS credit is provided for legal requirements that a property’s flood hazard be disclosed to potential purchasers or renters (Activity 340). Under uniform minimum credit, Iowa communities receive credit for the State law that requires sellers to tell buyers if the property has flooded. The CRS Toolkit for Iowa Communities indicates what activities uniform minimum credit applies for the more stringent requirements enacted by the State of Iowa.

### 20.3. Credit Points

#### 20.3.1. Activity credit points

Detailed information about credit points associated with each CRS activity is provided in the CRS Toolkit for Iowa Communities and in the CRS Coordinator’s Manual. A summary of CRS activities and credit points are shown in Figure 20-2. The fourth column in this table shows the average credit points received by previous years’ applicants for each activity. The averages are based upon the number of applicants for each activity, not the total number of applicants for the CRS. The fifth column shows the percentage of all applicants that received credit for each activity. Note the average credits for activities with a high percentage of credited communities. They provide a better indication of what an applicant can expect for an activity than do the maximum points available.
20.3.2. Identifying CRS creditable activities

A minimum of 500 points is needed to receive a CRS classification of Class 9, which will reduce premium rates. If a community does not qualify for at least 500 points, it may want to initiate some new activities to attain Class 9. For example, some of the public information activities can be implemented for a very low start-up cost. It is recommended that communities complete Part 2 of the Iowa CRS Toolkit, the Toolkit Workbook, to identify activities that your community can receive credit for and, if necessary, to identify additional activities that can be performed to obtain additional credit points. Part 1 of the Toolkit includes detailed instructions for completing the Toolkit Workbook.
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# 21. Disaster Operations

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21.1. Disaster Operations

Floodplain managers agree: It is not *if* your community will be flooded. It is *when*.

Those who have been hit by a flood or other disaster usually regret they were unprepared. Whether it is your house or your community, you can take steps to be ready for a flood event.

This section covers the steps and procedures that your permit office should follow after a disaster. The rules are the same for floods or any other kind of disaster. Remember, it does not matter what damaged the buildings in your floodplain. If they are damaged, you are responsible to see that they are repaired according to the standards in your floodplain management ordinance.

After a disaster you can expect everyone to want you to respond quickly and efficiently, without regard to other priorities. You will have to take on emergency post-disaster responsibilities, often at the expense of not performing your normal duties.

There may be pressure from the public and elected officials to waive normal procedures and regulations to help people return to normal as fast as possible. In spite of the fact that “back to normal” means people and property could be exposed to the type of flooding that may have caused the disaster in the first place.

In short, your residents and businesses are primarily concerned with getting back to normal. Your stress level is high, patience can be low, the environment is unfamiliar, and there is never enough time, money, or workforce.

To help you prepare for disaster scenarios, your permit office should prepare procedures that will ensure full and fair enforcement of your regulations during this time of stress, confusion, and controversy. Mapping out your procedures will allow you to focus on the solutions to problems without having to draft the decision-making steps you will use to enforce your floodplain management ordinance.

### 21.1.1. Safety and health hazards

More than eight million families in the United States live in floodplains. Millions more work in floodplains or drive through them every day. In an average year, floods kill 150 people and cause more than $3 billion in property damage. Nationally, average annual flood losses continue to increase. Knowing the impact of a potential hazard—and guarding against it—is integral to administering a floodplain management program.

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**Figure 21-1 Iowa Flood Response Toolkit**, a quick reference tool designed to help communities prepare, respond, and recover from flood emergencies.
Safety hazards

Studies have shown that it doesn’t take much depth or velocity to knock a person over. No areas with moving floodwater can be considered safe for walking.

Drowning in vehicles is the number one cause of flood deaths. The hazards of driving in flooded waters are explained in Figure 21-3. A car will float in only two feet of moving water, which is one reason floods kill more persons trapped in vehicles than anywhere else. Often victims put themselves in perilous situations by ignoring warnings about travel or mistakenly thinking that a washed-out bridge is still open.

Electrocution is the second most frequent cause of flood deaths, claiming lives in a flooded area that is carrying a live current created when electrical components short. Floods also can damage gas lines, floors, and stairs, creating secondary hazards such as gas leaks and unsafe structures.

Fire can be a result of too much water—floods can break gas lines, extinguish pilot lights, and short circuit electrical wiring, causing conditions ripe for a fire. Fire equipment may not be able to reach a burning building during high water.

Health hazards

Floods bring and leave hazards in the form of animal carcasses, garbage, and ponds that can become breeding grounds for germs and mosquitoes. Any flooded items that come in close contact with people must be thrown out, including such things as food, cosmetics, medicines, stuffed animals, and baby toys. Clothes and dishes need to be washed thoroughly.

If the water system loses pressure, a boil order may be issued to protect people and animals from contaminated water. Wells need to be tested by the local health department before the water is deemed safe to drink. Septic systems are put out of operation when under water, adding to the health hazard of a flood.

Mold, mildew, and bacteria grow in damp, flooded areas (see Figure 21-2). One health hazard occurs when heating or air conditioning ducts in a forced-air system are not properly cleaned following inundation. When the furnace or air conditioner is turned on, the sediments left in the ducts are circulated throughout the building and breathed in by the occupants.
Flood Safety Outdoors

- Do not walk through flowing water. Drowning is the number one cause of flood deaths. Currents can be deceptive; six inches of moving water can knock you off your feet. Use a pole or stick to ensure that the ground is still there before you go through an area where the water is not flowing.

- Do not drive through a flooded area. More people drown in their cars than anywhere else. Don’t drive around road barriers; the road or bridge may be washed out. A car can float in as little as two feet of water.

- Stay away from power lines and electrical wires. The number two flood killer after drowning is electrocution. Electrical current can travel through water. Report downed power lines to the power company.
Flood Safety Indoors

- Turn off your electricity if your building is flooded. If you don’t know how, call an electrician. Some appliances, such as television sets, can shock you even after they have been unplugged. Don’t use appliances or motors that have gotten wet unless they have been taken apart, cleaned, dried, and inspected by a professional.

- Watch for animals. Small animals like rats and snakes that have been flooded out of their homes may seek shelter in yours. Use a pole or stick to poke and turn items over and scare away small animals.

- Look before you step. After a flood, the ground and floors are covered with debris including broken bottles and nails. Floors and stairs that have been covered with mud can be very slippery.

- Be alert for gas leaks. Use a flashlight to inspect for damage. Don’t smoke or use candles, lanterns, or open flames unless you know the gas has been turned off and the area has been thoroughly aired out. If you have questions on gas, call the gas company.

- Carbon monoxide exhaust kills. Use a generator or other gasoline-powered machine outdoors. The same goes for camping stoves. Fumes from charcoal are especially deadly—cook with charcoal outdoors.

- Clean everything that got wet. Flood waters have picked up sewage and chemicals from roads, farms, factories, and storage buildings. Spoiled food and flooded cosmetics and medicines are health hazards. When in doubt, throw them out.

- Take good care of yourself. Wear gloves and boots. Wash your hands frequently during clean up. Recovering from a flood is a big job. It is tough on both the body and spirit and the effects a disaster has on you and your family may last a long time. Keep your eyes open for signs of anxiety, stress, and fatigue in you and your family.

Taken from Repairing Your Flooded Home

Mental health

Flooding, especially repetitive flooding, takes a toll on people’s mental health. Stress comes from facing the loss of time, money, property, and personal possessions such as heirlooms. This is aggravated by fatigue during clean up and anxiety over lost income, health risks, and damage to irreplaceable items. Children and the elderly are especially susceptible to stress from the disruption of their daily routines.
Here are some warning signs of stress. If you see these in people after a disaster, advise them to get help through the local health department or disaster assistance counselors.

- Short tempers, frequent arguments;
- Greater consumption of alcohol;
- Smoking more than usual;
- Getting upset over minor irritations;
- Difficulty sleeping, bad dreams;
- Aches, pains, stomach problems;
- Apathy, loss of concentration; and
- Depression.

In addition, you may have personally suffered damage or loss. So while you are at work helping others, you may not be getting the help you need. Add to this the need to be available at least 12 hours a day with few trained helpers. This may affect your own mental health, so stay aware of your own mental health and well-being.

### 21.1.2. Emergency operations

Remember, the emergency manager is responsible for disaster and emergency response activities, such as evacuation, rescue, sandbagging, and coordination with the county, State, and Federal emergency management agencies. Once the disaster proves to be big enough, the emergency manager will open up the Emergency Operations Center (EOC).

You may have a role during the emergency. The permit office usually is expected to have a representative in the EOC during the disaster.

When reviewing this section, you should meet with the emergency manager to review what they expect you to do before, during, and after the disaster. It is very important to clarify your role as soon as possible. The emergency manager may need you for damage assessment right when you think you can start inspecting individual buildings.

At some time you will move from the emergency phase to the recovery phase. That is where this section picks up. You also should review with the emergency manager what your office needs to be doing to help your community recover, and at what point you and your staff are free to pursue the activities covered in this section.

### 21.1.3. Building condition survey

A building condition survey is conducted to help the permit office manage time and resources most efficiently. The survey determines:
If any building is so dangerous that it should not be reentered without a careful inspection; and

Which buildings will need a building permit before they can be repaired or reoccupied.

When possible, the building condition survey is done in conjunction with the emergency manager’s initial damage assessment. If the area affected is relatively small, the survey may be skipped and the permit office can immediately begin inspecting damaged buildings.

**Substantial Damage**

*Substantial damage is a formal determination, made by a community floodplain manager, that the cost to repair a damaged building to its “before damage” condition would be 50 percent or more of the market value of the structure before the damage occurred. See Section 12 for more information.*

**High water marks:** High water marks should be marked with spray paint or another highly visible method on telephone poles, trees, etc. They prove to be very valuable records and will help residents relate the last flood to the regulatory protection level. For example, if the flood was estimated to be two feet below the 1% annual chance flood (also known as the 100-year or base flood), people can be told that if they were substantially damaged, they will have to elevate their homes at least three feet above the high water marks.

The water level at each building should also be measured and recorded at a uniform location (for example, water was 48" above grade measured at the right side of the front entrance door). Once building clean up has begun, it is often difficult to determine what elements of a structure were above or below this line for salvage and repair purposes. If your community has a Geographic Information System (GIS) with recent (or fairly recent) aerial photography, attribute data can be attached to the GIS with this information. This data can then be used to map the depth and extent of the flood. High water marks are also important for recording the extent of the flood and adding to the hydrologic record. If possible, aerial photography should be taken during the crest or high water point since this has been a valuable tool for communities in previous flood events.

**Work maps:** Work maps that show the floodplain, buildings, addresses, and elevation contour lines could be very helpful. They should be on letter, legal, or tabloid size paper for ease of use in a vehicle during the building survey. To save time and avoid delays, work maps should be made in advance of a disaster.

Before the survey, you should review the work maps for the affected area(s) and, using the high water mark data, determine which areas experienced the most significant flooding and in all likelihood the worst damage. This can be done by plotting known flood boundaries or matching high water marks to the elevation contour lines.

Any area where the flood crest was two feet or more above the building’s adjacent grade should be outlined on the map and designated as the first priority for the building condition survey. Again, GIS can be a powerful tool in filtering addresses and parcel/building data for the field surveys.
The Survey Team: If possible, a team including a building inspector, a utility specialist, or fire department staff member and one person to record information should be included in each survey team. Utility or fire department staff should carry gas sniffing equipment, when available, and should focus on identifying hazards that need immediate attention or disconnection. The building inspector is responsible for making an initial determination on the condition of the structure and can relay that information while the third team member takes notes on the conditions being determined by the other two team members. If a three-member team is not a possibility, for safety of the members, a minimum of two individuals should be on each team.

Conduct building condition survey: The building condition survey is conducted from outside all buildings. A basis condition form should be created for each structure and will include notes on the buildings’ condition and issues noted by the survey team during the assessment.

Depending on the severity and duration of flooding, the survey may be conducted concurrently with the emergency manager’s initial damage assessment. A photo should be taken of each building, showing any damage that is visible from outside.

- Any structure that appears to be fully or partially collapsed or appears to be in danger of imminent collapse should be marked with a red placard. If the building is not safe to enter, to clean up, or work on without major structural repairs, post a “Keep Out – Uninhabitable” sign.

- Yellow placards should be placed on structures that are structurally sound but require any type of repair. If the building needs repairs that do not require a permit, post “Safe for Occupancy” and “Approved to Connect” (utilities) signs.

- Green placards are placed on structures that are unaffected. If a permit to make repairs is needed, post the “Habitable – Repairs Necessary” sign.

Appropriate colored signs can be obtained in volume from the model code organizations. The ones shown here are from the Building Officials and Code Administrators (BOCA) and are color coded for easy viewing from the street.

In the case of a red or yellow placard, only a representative of the permit office may remove or replace the sign after permits have been issued and repairs are made. The green “safe for occupancy” placards may be removed by the owners in accordance with instructions issued by the community (for example, the permit office may want all signs to remain posted until all inspections have been completed).

When the field work is done, summarize the survey findings and plot them on a master mitigation map using your GIS if available. Use color coding—green, yellow, or red—so those structures that are or may be substantially damaged will stand out.
Notice to owners: Upon completing the survey, send a letter to the owner of each property surveyed, including those assessed as apparently safe. The letter should identify what activities can and cannot proceed without a permit and share helpful links to resources and reference materials on flood recovery. Each letter should include the building’s address, property identifier, and the owner’s name. If the property owner’s name and address cannot be located, a copy of the letter can be posted on the property. A sample letter is shown in Figure 21-5.

Keep copies of each letter in the permit office. It is helpful to start a file for all red and yellow placarded properties, as additional information will be acquired and filed throughout the flood recovery process.

With the letter include a link to a copy of the FEMA/Red Cross publication Repairing Your Flooded Home.

The permit requirements stated in the notice should be widely publicized so residents have every opportunity to be made aware of when a permit is needed. Sometimes well-meaning friends and organizations help people clean up and repair so fast that they do not realize when a permit is needed. Recommended distribution methods include:

- Sharing information with local media outlets such as newspapers and radio stations;
- Posting information in a prominent location on your community’s website;
- Posting messages periodically to your community’s social media pages, including Facebook and Twitter;
- Printing out fact sheets on the permitting process and providing to emergency management or other community staff who are canvassing neighborhoods for direct distribution to residents; and
- Keeping copies available in municipal offices for residents to pick up.
Online Resources

The following online resources have additional information to help flood victims keep safe after a flood. Consider including links to this information on your website or sharing them through social media in the days following the flood.

Ready.gov’s Flood page has information about staying safe after the flood, including health and safety tips, and clean up.

The Centers for Disease Control (CDC) have several pages of information about staying safe and healthy following a flood. Topics covered include precautions when reentering a flooded home, food spoilage, mold, and other potential hazards.
Dear [Name]

The permit office conducted a survey of flooded buildings in your neighborhood. A review of your building(s) indicates that the structure(s) was affected by the recent flood. Here are some things you should know:

1. Repairs to your building require a permit from the City’s permit office. Before you remove, alter, or replace any of the following items, you must obtain a building permit: the roof, walls, siding, wallboard, plaster, insulation, paneling, cabinets, flooring, electrical system, plumbing, heating, or air conditioning.

2. The permit office will conduct a complimentary inspection of the damage to your building. This inspection will help you identify what needs to be repaired. It will also identify if a permit is needed and if your building could be substantially damaged. There is no cost for this inspection, but it must be taken before you begin your repairs or reconstruction. We will contact you when we plan to do the inspection. If you have a preferred time, please call us to arrange an appointment.

3. You may proceed with cleanup activities and temporary emergency repairs without a permit. These include:
   a. Removing and disposing of damaged contents, carpeting, wallboard, insulation, etc.
   b. Hosing, scrubbing, or cleaning floors, walls, ductwork, etc.
   c. Covering holes in roofs or walls and covering windows to prevent the weather from inflicting further damage.
   d. Removing sagging ceilings, shoring up broken foundations, and other actions to make the building safe to enter.

4. Some day in the future, your area will flood again. There are things you can do during repair and reconstruction to reduce damage from the next flood. Many of these are discussed in the attached book, Repairing Your Flooded Home. We’ll be glad to talk to you about protecting your property from future flooding. If we receive a disaster declaration, there may be some financial assistance to help pay for making your property safer than it was before. In the meantime, read Step 8 in Repairing Your Flooded Home for some ideas.

5. In order to screen out possible opportunists from taking advantage of the current situation, any contracted work must be done by a firm licensed to work in the [City/County]. Furthermore, residents are cautioned and warned not to sign blank contracts, agree to have work performed without first seeing the contractor’s registration card, or allow work or alterations not authorized by the [City/County] permit office.

For further information, please contact the permit office at ____________.

Sincerely,

[Name], Director
Permit Office

Attachment: Repairing Your Flooded Home

Figure 21-5 Sample letter to flood damaged property owner

(Reword for other types of disasters)
21.1.4. Permit requirements

As soon as possible after the flood, you should contact the Iowa Department of Natural Resources (DNR) and the Federal Emergency Management Agency (FEMA) Region VII Office to review regulatory requirements for repair and reconstruction of flood damaged structures, and to see if there are any new guidance documents or data from claims adjusters. You must require floodplain development permits for repair of damaged buildings located in your regulated floodplain and determine if those buildings have been substantially damaged.

**Permit required:** A permit is needed for each building where repairs will involve removing, altering or replacing the roof, walls, siding, wallboard, plaster, insulation, paneling, cabinets, flooring, electrical system, plumbing, heating, or air conditioning. These repair/reconstruction projects must meet the requirements of any applicable building code and your floodplain management ordinance.

The requirement for a permit cannot be waived, although your governing board may opt to waive permit fees. The community cannot reduce or ignore the National Flood Insurance Program (NFIP) substantial damage requirement. To do so will subject your community to potential NFIP sanctions (see Section 2.6).

If a permit is required, residents should be given the necessary forms and told which types of activities, if any, they can proceed with before the permit is issued.

21.1.5. Clean up and emergency repairs

You may allow clean up and temporary emergency repairs to proceed without a permit. These include:

- Removing and disposing of damaged contents, carpeting, wallboard, insulation, etc.;
- Hosing, scrubbing, or cleaning floors, walls, ductwork, etc.;
- Covering holes in roofs or walls and covering windows to prevent weather from inflicting further damage; and
- Making the building safe to enter by removing sagging ceilings, shoring up broken foundations, and other actions.

You may want to identify which buildings may need emergency work and review with the owner the benefits of having professional contractors do some of it.

Structural alterations, such as removing floors or studs, or replacing a furnace, are usually not allowed without a permit.

If your community has not adopted a building code, a building permit may not be required to repair a flood-damaged structure. However, any community that participates in the NFIP is required to issue a floodplain development permit to repair a flood-damaged building.
Owners of potentially substantially damaged buildings should be advised against making major repairs unless the building presents a safety hazard, because their buildings may have to be elevated, or may be purchased and/or demolished later.

### 21.2. Detailed Damage Assessments

As soon as possible after delivering the notices to property owners following the building condition survey, your office should perform a more complete assessment of each flooded property. During this review, document needed repairs and the extent of the damage to each structure. This may be done with a checklist customized by your jurisdiction or you may use the Substantial Damage Estimate (SDE) program developed by FEMA. Properties in the floodplain may require additional modifications depending on the amount of damage to the structures. Floodplain ordinances incorporate the concept of Substantial Damage (i.e., damage equal to or greater than 50 percent of the pre-flood value of the structure) and this assessment is key to this determination. A sample checklist is shown in Figures 21-6 and 21-7. Regardless of which method you use, remember to retain a copy for your records and give a copy of the completed inspection to the property owner, along with safety, health, and repair information.

#### 21.2.1. Substantial Damage Estimates

The SDE software tool and supporting manual were developed by FEMA and are used to evaluate damage to structures after natural disasters. In many cases FEMA estimators will arrive in disaster areas to conduct damage assessments as part of the total FEMA response to a disaster area. This estimation process and the SDE software, along with estimator training, are made available to jurisdictions and should be considered if you are in an area prone to flooding. SDEs use predetermined repair values of each element of a structure to estimate total damage to a structure. This repair estimate is then compared to the assessed value to reach the percent damage the structure has sustained. The [FEMA publication Substantial Damage Estimator](http://www.fema.gov/media-library/assets/documents/18692) includes a User’s Manual for the software and a Field Workbook. This document and other SDE resources are available on [FEMA’s website](http://www.fema.gov/media-library/assets/documents/18692).

#### 21.2.2. Damage assessment appeals

Regardless of what damage assessment process is utilized, a process of appeals should be put in place to allow property owners to appeal substantial damage determinations. Repair estimates from certified contractors can be used to determine a more accurate cost to repair a structure. Also, certified appraisals can be used as more accurate pre-flood structure values. Property owners need to be given the opportunity to appeal a damage assessment and any system of accurate valuation should be considered since the timely declaration that a structure is, or is not, substantially damaged is critical in the recovery process.
21.2.3. Follow up

Here are some things to help with enforcement:

- As you develop procedures, check with your utility companies and appropriate community utility departments. Advise them of your enforcement procedures.

- If not in place, establish a policy that utilities may not turn service back on unless there is an “Approved to Connect” sign posted on the building. This will greatly help compliance with the regulations after a disaster.

- Instruct police and other community departments about the permit requirements and ask them to report to you any construction projects underway without posted permit signs.

- Within a week of issuing the notices to the owners, visit the notified properties to ensure that the owners are abiding by the requirements.

- Keep a master list and use your GIS capabilities (when available) to map and track your survey, inspection, and permit application findings.
Property address: __________________________________ Date: __________________________
Owner: ____________________________________________ Phone: _______________________

Check the appropriate column. Column 1 items note that the damage is minor, column 2 items can be expensive to repair, and column 3 items are indicators of substantial damage. Do not count clean up costs or damage to contents (including plug-in appliances) and other items not part of the building’s structure (detached structures, fences, sidewalks, swimming pools, etc.).

<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
<th>General condition</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Building appears sound and safe to enter, needs minor work to make habitable</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Apparently safe to enter, needs extensive cleaning/repairs</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Foundation, floor, or ceiling damage such that building not safe to enter</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Depth of water</th>
</tr>
</thead>
<tbody>
<tr>
<td>In crawlspace, &lt;2&quot; in unfinished basement, not in building</td>
</tr>
<tr>
<td>In unfinished basement, only affected contents and utilities</td>
</tr>
<tr>
<td>&lt; 3' in finished basement or over first floor</td>
</tr>
<tr>
<td>3' over first floor or in finished basement</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Foundation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of foundation: Slab Basement/split level Crawlspace</td>
</tr>
<tr>
<td>No signs of cracks or settling</td>
</tr>
<tr>
<td>Cracks in basement or crawlspace walls</td>
</tr>
<tr>
<td>Buckling of slab or basement floor, broken crawlspace or basement wall</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Exterior</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of exterior walls: Masonry Wood/aluminum/vinyl siding</td>
</tr>
<tr>
<td>No signs of cracks or swelling, doors/windows stick but work</td>
</tr>
<tr>
<td>Some swelling or warping of walls, doors/windows may need to be replaced</td>
</tr>
<tr>
<td>Deck, porch, balcony damaged</td>
</tr>
<tr>
<td>Shifting of wall on foundation, wall broken</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Floors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concrete/tile/bare wooden floors: no signs of damage</td>
</tr>
<tr>
<td>Tile/vinyl/linoleum coming loose, can be cleaned and re-glued</td>
</tr>
<tr>
<td>Carpeting/vinyl/linoleum soaked, needs to be replaced</td>
</tr>
<tr>
<td>Wooden floor or subfloor warped, broken, or needs replacement</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Interior</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water did not reach any wallboard, paneling, or insulation; doors stick but work</td>
</tr>
<tr>
<td>First four feet of wallboard, paneling, or insulation must be replaced</td>
</tr>
<tr>
<td>All wallboard, paneling, or insulation in the lowest floor must be replaced</td>
</tr>
<tr>
<td>Doors/molding/built-in bookcases swollen, warped, need to be replaced</td>
</tr>
<tr>
<td>Studs/walls broken, shifted</td>
</tr>
<tr>
<td>Ceiling sagging/collapsing</td>
</tr>
</tbody>
</table>

Figure 21-7 First page of sample building inspection checklist
<table>
<thead>
<tr>
<th>1</th>
<th>2</th>
<th>3</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Heating &amp; central air conditioning</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Type of system: ______ Forced air ______ Electric baseboard ______ Other: ______</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water did not reach any electrical parts, gas jets, or ductwork</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ductwork needs to be disassembled and cleaned or replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gas jets and/or electrical parts need to be cleaned or replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Propane/fuel tank needs to be reconnected and/or anchored</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Electrical</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water did not reach any outlets, switches, meters, or fuse or breaker boxes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outlets, switches, breakers, lights, or other fixtures need to be replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Meter or service box needs to be repaired or replaced by a professional</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Plumbing</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drains and sewers need to be cleared</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sump pump needs to be repaired or replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water heater needs to be replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water softener needs to be replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Kitchen and bath</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kitchen and bath(s) only need to be cleaned up</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Built-in appliances, ovens, etc., need cleaning by a professional</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Built-in appliances, ovens, etc., need to be replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cabinets/counters warped or otherwise need to be replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plumbing fixtures cracked, broken, or need to be replaced</td>
<td></td>
<td></td>
</tr>
<tr>
<td>______</td>
<td>______</td>
<td>______</td>
</tr>
<tr>
<td>Number of checks in each column</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Completed by: ________________________________

If all checks are in column 1, no building permit is needed. If there are any checks in columns 2 or 3, a building permit must be applied for and a repair/reconstruction estimate (prepared and signed by a licensed contractor) must be submitted.

Except where professional cleaning is needed, any items checked in columns 1 or 2 can be performed by the owner.

A licensed contractor may charge for the repair/reconstruction estimate, especially if the owner intends to do the work.

Any item checked in column 3 and any alteration to the electrical or plumbing systems must be performed by a licensed contractor.

The owner should read *Repairing Your Flooded Home*, pages 15-29 for clean up and repair guidance and pages 39-41 for mitigation suggestions to incorporate into the repairs.

For further information, please contact the Permit Office at ________________________.

---

**Figure 21-8 Second page of sample building inspection checklist**
21.2.4. Flooded buildings

Flooded buildings are harder to inspect than those damaged by other means. Much of the damage is hidden behind walls or under floors, so the owner may not recognize the long term effects of water, moisture, and mold.

You should require that the wallboard/plaster and insulation be removed from a flooded building. Once the owner reports the framing members are dry, conduct an inspection. Check the cleanliness and moisture content before allowing the walls to be recovered. If the studs are too wet, tell the owner to allow them to dry more before they are covered over.

The best way to measure the level of moisture in wood is with a moisture meter. You can get a moisture meter at home improvement stores or woodworking specialty companies. It needs to have a probe that can be inserted into the wood.

If the wood’s moisture content exceeds normal levels for your area of the country (usually 10 to 15 percent), it is too wet to be covered by paint or wallboard. Re-inspect it later after it is allowed to dry some more. If the owner is anxious to rebuild, make sure he or she has a copy of *Repairing Your Flooded Home*. Step 4 of that book reviews how to speed up the drying process.

21.2.5. Contractor quality control

After a disaster, not-so-honest or unqualified contractors offer to help disaster victims, sometimes offering reduced rates or special deals. Your community may want to control this by requiring that certain construction and reconstruction work be done by qualified and licensed contractors.

The State of Iowa licenses electricians, mechanical contractors (heating, ventilation, and air conditioning), and plumbers. You can provide your residents with a list of licensed subcontractors. General contractors are not required to be licensed in the State, though individual communities may elect to require licensing for general contractors. You can also provide handouts with guidance on how to select contractors. See the *Iowa Flood Response Toolkit* for a sample fact sheet.

If you receive a sufficient number of complaints, you should relieve a contractor of his or her license to do business. You also can report unscrupulous contractors to State licensing agencies and/or the Consumer Protection Division in the Iowa Attorney General’s office.

Engaging in price gouging in a time of a disaster in an area declared by the Governor to be a disaster area is a violation of the Iowa Consumer Fraud Act. That Act allows the Attorney General to go to court to stop illegal practices and get refunds for consumers.
Your work does not have to be a series of confrontations with contractors. They can be your best ally when telling a property owner why things have to be done a certain way. They also can help encourage property owners to retrofit and take additional steps to protect themselves from the next flood.

You may want to conduct workshops for contractors on flood repairs, mitigation measures, funding opportunities, etc.

21.3. Administration

21.3.1. Permit forms

If a permit is required, the property owner should be given the forms needed and told what repairs, if any, can proceed before the permit is issued. Keep these forms in the property’s file:

- Notice to the owner (Figure 21-5);
- Initial inspection checklist (Figures 21-7 and 21-8);
- Permit application;
- Repair/reconstruction estimate;
- Substantial damage worksheets;
- Inspection records;
- Photographs;
- FEMA Elevation or Floodproofing Certificate, if the building is required to be elevated or floodproofed;
- Approved to Connect notice (if used by your community); and
- Certificate of occupancy.

21.3.2. Public information

Your community should tell residents about the regulatory requirements and the need to carefully clean and rebuild. You should issue news releases and/or distribute materials to advise property owners about:

- Activities that need a permit;
- Activities that do not need a permit (the language in Figure 21-5 could form the basis for a news release);
- The substantial damage rule;
• The benefits of Increased Cost of Compliance flood insurance coverage (see Section 12.4.3);

• The need for licensed contractors, if required in your community;

• The information provided in Steps 2, 3, and 4 in Repairing Your Flooded Home, such as taking pictures for insurance and disaster assistance claims before throwing things away, how to drain a basement without risking foundation damage, and health and safety precautions; and

• The need to include property protection measures (mitigation) as part of repairing homes or businesses. People need to recognize that “returning to normal” means returning to a building that could be similarly damaged by another flood.

21.3.3. Staff assistance

If the disaster affected many properties, you likely will need more people to perform survey and inspection work. Staff assistance can come from:

• A mutual aid agreement with neighboring communities. There may already be some agreements with your neighbors on sharing staff from other offices. If you do not have any, work with your emergency manager on procedures and agreement language.

• Other communities willing to offer help; check with the DNR.

• Your area building officials association, which may know of members available to help.

If there was a disaster declaration, check with your emergency manager. You may be able to get temporary hires with part of the cost eligible for reimbursement through disaster assistance.

Disaster assistance may also reimburse your community for inspectors to conduct habitability inspections and to determine if buildings are substantially damaged.
21.3.4. Technical assistance

Many technical issues can arise during post-disaster permit operations, but you have many sources of assistance:

- Call the DNR and the FEMA Region VII Office first. If there was a disaster declaration, they may be able to provide technical assistance staff or workshops to clarify issues;

- The DNR also has a number of fact sheets available about flood clean up for businesses and residents in rural areas:
  - Flood Cleanup for Businesses;
  - DNR Guide to Flood Clean-Up in Rural Areas;
  - Disposing of Flood-Deposited Sand, Silt and Debris on Farmland;
  - Proper Management of Flooded Grain and Hay; and
  - What Should I Do When My Well Floods?

- The Centers for Disease Control have several web pages addressing flood clean up:
  - Reentering Your Flooded Home
  - Mold After a Disaster

- The National Center for Healthy Housing has developed Creating a Healthy Home: A Field Guide for Clean-Up of Flooded Homes.

- FEMA has numerous documents available for assistance with repairing flood damaged structures to be more resilient to future flooding, including the Mitigation Planning How-To Series and the Homeowner’s Guide to Retrofitting.

- Ask your county health department or emergency manager for site-specific guidance on how to ensure that a building is fit for re-occupancy, water is drinkable, etc.

Iowa State Extension (http://www.extension.iastate.edu/topic/recovering-disasters) has post-disaster materials on many topics and can provide advice on technical matters. Check their website for the latest materials (see Section 28 Contacts).

Some communities require that a contractor certify that a building has been properly cleaned. This should be allowed only if the contractor is qualified to do so. Two organizations certify repair contractors. They can tell you who in your area is certified and what qualifications they have. They are the International Institute for Cleaning and Restoration Certification (IICRC) and the Association of Specialists in Cleaning and Restoration (ASCR). Section 28 lists contact information.
Rebuilding Safer and Stronger

Flooding create a window of opportunity to increase awareness of flood risk. Use this opportunity to encourage your residents to build back safer and stronger. Seize the opportunity to encourage property owners to voluntarily elevate utilities and other mechanical devices or even their entire home higher than the required elevation to keep them safe from future flooding.

The following resources will help you and your residents rebuild safer and stronger:

- FEMA P-312, The Homeowner’s Guide to Retrofitting: Six Ways to Protect Your Home From Flooding, is a valuable resource that can be used by residents to learn how to rebuild safer to avoid future flood losses. FEMA's Building Science web page has many additional resources to help you and residents build safer following a flood.

- The FEMA publication Mitigation Ideas: A Resource for Reducing Risk from Natural Hazards is available to help communities identify and evaluate potential mitigation actions for reducing risk from natural hazards and disasters.

- You can also learn about best practices that have been implemented by other communities during flood recovery through FEMA’s Mitigation Best Practices search web page or FEMA’s catalog of mitigation fact sheets.
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22. Hazard Mitigation

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22.1. Mitigation Measures

While this reference has focused on regulations directed toward new construction in the floodplain, most communities are more concerned about existing flood problems. This section tackles the bigger issue—reducing flood losses and making sure other activities do not make things worse.

Many communities deal with flooding with only one or two flood protection activities. Every community in the National Flood Insurance Program (NFIP) regulates new development to make sure flooding does not get worse. Many communities tackle their local drainage problems with storm sewer or drainage construction projects. Communities in high hazard areas usually have flood warning and evacuation programs.

However, many communities do not realize how many other flood protection activities they could implement; nor do they know of all the other Federal, State, local, and private agencies or organizations that can help them with flood problems.

While flooding cannot always be stopped—and in many cases, should not be prevented—flood hazards can be reduced. As its definition attests, the phrase “hazard mitigation” means taking measures that minimize or reduce the impacts of flooding on human development.

For the purposes of this reference, “flood hazard mitigation” is defined as “all actions that can be taken to reduce property damage and the threat to life and public health from flooding.”

“All” is the critical word. Each community should consider all possible measures for mitigating flood hazards, and each community should seek support from as many programs and agencies as possible.

Each mitigation measure is appropriate in different situations. Structural flood control projects can be the most efficient way to protect an existing critical facility or a concentration of damage-prone buildings. But in developing areas, regulations and acquisition make more sense, as they are inexpensive ways to limit creation of flood problems.

“All actions” is an all-encompassing definition. To make “all actions” more manageable, flood hazard mitigation measures can be categorized under six basic strategies: prevention, property protection, natural resource protection, emergency services, structural projects, and public information.

Figure 22-1 summarizes these mitigation strategies.
22.1.1. Prevention

Preventive measures are designed to keep the problem from occurring or getting worse. They ensure that future development does not increase flood damage. Preventive measures are
usually administered by building, zoning, planning, and/or code enforcement offices. They include:

- Planning and zoning;
- Open space preservation;
- Building codes;
- Floodplain development regulations;
- Subdivision regulations; and
- Stormwater management.

22.1.2. Property protection

Property protection measures are used to modify buildings subject to flood damage rather than to keep floodwaters away. Your community may find these to be inexpensive measures because often they are implemented by or cost-shared with property owners. These measures include:

- Acquisition;
- Relocation;
- Building elevation;
- Dry and wet floodproofing;
- Sewer backup protection; and
- Flood insurance.

22.1.3. Natural resource protection

Water quality and natural habitats may be improved, and flood losses reduced, by preserving or restoring natural areas or the natural functions of floodplain and watershed areas. These activities usually are implemented by environmental or code enforcement agencies. In addition to these measures, zoning or preserving open space also can protect natural resources. Natural resource protection activities include:

- Wetland protection;
- Erosion and sediment control; and
- “Best management practices” for stormwater management.
22.1.4. Emergency services

Emergency services measures protect people during and after a flood. Most counties and many cities have emergency management offices to coordinate warning, response, and recovery during a disaster. Emergency services measures include:

- Flood warning;
- Flood response;
- Critical facility protection; and
- Health and safety maintenance.

22.1.5. Structural projects

Structural flood control projects are used to prevent floodwaters from reaching properties. These measures are “structural” because they involve construction of man-made structures to control water flows. There are six common types of projects:

- Reservoirs;
- Levees/floodwalls/seawalls;
- Channel modifications;
- Enlarging culverts or bridge openings;
- Diversions; and
- Storm sewers and drainage systems.

Figure 22-3 Example structural flood control project

Structural projects can be very expensive. Besides the cost, their shortcomings include:

- Disturbing the land, disrupting natural water flows, and destroying habitats;
- Requiring regular maintenance;
- Being built to a flood protection level that larger floods can exceed; and
- Creating a false sense of security, as people protected by a project often believe that no flood will ever reach them.

22.1.6. Public information

Public information activities advise property owners, potential property owners and visitors about the hazards, ways to protect people and property from the hazards and the natural and beneficial functions of floodplains. Usually implemented by a public information office, they can include:
• Floodplain mapping information;
• Outreach projects;
• Real estate disclosure;
• Library resources;
• Technical assistance;
• Environmental education; and
• Web-based information and social media tools.

22.2. Mitigation Planning

Different departments in a community may implement activities that are not coordinated or that may even conflict with one another. Some examples:

• The street department extends or improves streets into the floodplain, while the planning and zoning office is discouraging development there;

• The public works department straightens ditches and lines them with concrete to make them more efficient, while the parks department or neighborhood groups promote greenways and natural vegetative approaches to bank stabilization;

• The engineering office collects valuable data on rainfall and stream levels, but does not give the emergency manager information to predict the timing or crest of a flood; and

• Property owners view a swamp as a place to be filled in so it can be farmed or built on without realizing the wetland’s role in filtering and absorbing floodwaters and providing habitat.

22.2.1. Benefits of planning

Floodplain residents and property owners are not always aware of things that are being done to protect them from flooding, nor are they aware of things they can do to protect themselves or how they can contribute to community efforts. Developing a flood hazard mitigation plan is one of the best ways to correct these shortcomings.

The objective of planning is to produce a program of activities that will best tackle the community’s flood problem and meet other community needs. A well-prepared plan will:

• Ensure that all possible activities are reviewed and implemented so that the most appropriate solutions are used to address the flood problem;

• Link floodplain management policies to specific activities;
• Ensure that activities are coordinated with each other and with other community goals, objectives, and activities, preventing conflicts and reducing the costs of implementing individual activities;

• Educate residents about the flood hazard, flood loss reduction measures, and the natural and beneficial functions of floodplains;

• Fulfill planning requirements for Federal assistance;

• Guide development away from hazardous areas;

• Build public and political support for projects that prevent new flood problems, reduce flood losses, and protect the natural and beneficial functions of floodplains; and

• Facilitate implementation of floodplain management activities through an action plan that has specific tasks, staff assignments, and deadlines.

A well-prepared plan will guide your community’s flood, stormwater, and related activities so that they are implemented more economically and in ways more attuned to the needs and objectives of your community and its residents.

A well-prepared plan also will reduce flood losses and improve protection of the floodplain’s natural and beneficial functions, to the benefit of both your community and the NFIP.

Note: The Flood Mitigation Assistance (FMA) Program and the Disaster Mitigation Act of 2000 tie certain Federal Emergency Management Agency (FEMA) mitigation funding to having a mitigation plan.

22.2.2. The planning process

The planning process includes getting input from everyone who has relevant information, everyone who is affected by flooding, and everyone who will participate in implementing the plan. It works for all types of plans, such as those for land use, capital improvement, neighborhood redevelopment, and hazard mitigation.

A hazard mitigation plan can take many forms, using a variety of formats and organizational styles. The format and organization of a plan are not what is important.

Dwight D. Eisenhower said, “Planning is essential.” This simple phrase says it all: The paper document is not as important as the process of planning. Because each community is different, each floodplain management plan will be different. However, the process they follow should be similar.
The Disaster Mitigation Act of 2000 (also known as “DMA 2000” or “DMA 2K”) set new planning requirements for FEMA’s programs. Effective November 1, 2003, if a community wants FEMA pre-disaster mitigation funds, it will have to have a multi-hazard mitigation plan. The requirement went into effect for post-disaster Hazard Mitigation Grant Program (HMGP) funds on November 1, 2004.

FEMA recommends a 10-step planning process, summarized in Figure 22-6. This process provides a framework with which local officials, residents, engineers, technical experts and others can work out the details and reach agreement on what should be done to mitigate the flood hazard.

The 10-step planning process is credited under the Community Rating System, Activity 510 Floodplain Management Planning, in the CRS Coordinator’s Manual and the CRS Application (http://crsresources.org/quick-check). It is explained in more detail in Example Plans. Plans developed according to this process are a prerequisite for funding under other FEMA programs.

One of the most legally defensible ways to manage your floodplain is to use the No Adverse Impact (NAI) approach. This approach is based on the premise that your floodplain management regulations are not taking away property rights, rather the regulations are protecting them.

More information on the NAI approach to floodplain management can be found in the paper titled Property Rights and Community Liability – The Legal Framework for Managing Watershed Development, published by the Association of State Floodplain Managers.
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*The “How-to Guides” are a series of mitigation planning books published as State and Local Mitigation Planning how-to guides, FEMA 386-1, -2, etc. See Section 25 for downloading and ordering information.

### 22.3. Multi-Objective Management

Because water does not respect property lines or city limits, solutions to your community’s flood problem will involve not just people who suffered damage most recently, but also the neighborhood, your community, and even the rest of the watershed.

A single-minded approach will not lead to a solution to a flood problem. Other interests are out there, and if everyone focuses only on his or her own concerns, everyone will simply compete—and no one wins.

On the other hand, there is a proven approach to reduce flood losses and simultaneously address other community concerns. Called multi-objective management or M-O-M, it succeeds because using it builds alliances among interest groups.

M-O-M uses existing financial and other resources to look at the whole watershed affecting the flooding problem. In the end, your community will have coordinated flood loss reduction with reaching some of its other goals and needs. By using M-O-M, solutions to flooding will be more effective, more sensitive to the environment, have broader support, be part of a more comprehensive program and accomplish more than one objective.

#### 22.3.1. M-O-M guidelines

There is nothing magical about M-O-M. The idea is to bring together everyone with a concern or problem that has the potential to affect or be affected by the flood problem. It requires
communication among groups, and it capitalizes on the help government agencies and private organizations offer.

M-O-M has six guidelines:

1. **Keep the effort locally based.** Solutions must be acceptable to residents, their neighbors, and others in the area. They must fit in with other local concerns and goals.

2. **Understand the flood problem and its relation to the watershed.** The problem is not isolated; neither is it limited to one stream or one neighborhood. If people think in terms of the whole watershed, they will come up with more possible solutions—and the solutions will not cause problems for someone else.

3. **Think broadly about possible solutions to reduce the flood problem.** There are more ways to do things than conventional wisdom may suggest. Do not get locked into wanting a floodwall or other single-purpose project without first checking out alternatives.

4. **Identify the other community concerns and goals that could have a bearing on the flood problem.** People who are interested in those other concerns should meet and brainstorm possible solutions that can reach more than one of their objectives.

5. **Obtain expert advice and assistance from government agencies and private organizations.** Planners should find out what financial assistance and advice are available. They should not put all their eggs in one basket and wait for that big “cure-all” project that may never be funded; there are literally hundreds of programs out there.

6. **Build a partnership among the private and public groups and individuals that can be enlisted to work on the objectives.** More minds and hands mean that better ideas will result, people will be more likely to follow through, and more people will be available to do the work.

Using the M-O-M process will help greatly in developing a mitigation plan that coordinates and includes other community objectives and interests. Preparing a written plan helps people get organized, clarifies solutions, and formalizes everyone’s participation.

### 22.3.2. Benefits

If you have a flood problem, you may ask, “Why bother with this planning process? Why not just stop the flooding?”

This is not as easy as it sounds, especially if you are on a large river.

Structures to “stop” or control floods can be expensive to build and maintain; take a long time to plan, fund, approve, and build; and can cost more than the value of the property they would protect. They may adversely affect other properties, the environment, and other community plans for the area. As shown by the Great Flood of 1993, they do not always work, especially if a flood is larger than the flood for which the structure was designed.

If you have only one objective—“stop the flooding”—you may spend a lot of time and money on your one problem, but end up creating new problems for other people. You will be competing with other communities that want funds for expensive structural projects. You will even be competing with others in your community who have different goals in mind.
The M-O-M approach helps you take charge of your future by looking at all the things your community needs and seeing how they can be combined with possible ways to reduce flood losses. Your eggs are not all in one basket, you are less dependent on outside agencies, and you have more sources of funding and technical advice.

With M-O-M, you join forces with other people who are just as devoted to their goals, be they parks and recreation, economic development, tourism, or environmental education. You can all reach your objectives in a cheaper, faster, and less disruptive manner by using M-O-M, and get more permanent, less expensive flood loss reductions than by trying to control the natural forces that cause floods.
After the 1993 flood, the City of Cherokee applied for disaster assistance funding to acquire flood-damaged properties and help people relocate out of the floodplain. Cherokee’s grant application was approved, and owners of 187 properties decided to sell their residences to the city. This floodplain, by law, must be used as open space after flood-damaged structures are removed. The next question was: What to do with the land that would best serve the community?

The National Park Service (NPS) provided technical assistance. NPS staff worked with the city for more than a year to develop a Green Spaces Plan through a community-based planning process. This included the formation of a steering committee to provide local leadership for the floodplain open space planning initiative.

NPS supported the steering committee and facilitated a series of community planning workshops through which a Green Spaces Plan was developed. NPS also helped link Cherokee with additional technical assistance needed to develop the plan, with potential funding, and with other resources to implement the plan. The major components of the plan are shown in the map, below.

Cherokee’s Green Spaces Plan

Legend

- Historic site
- Existing parkland
- Floodway
- Floodway fringe

The groups with an interest in open space use of floodplains are generally not the same groups initially involved in disaster recovery. It took work to identify and organize the people and groups with skills and interests to help plan and develop the open space (i.e., clubs, user groups, educators, local officials, etc). The result was a truly multi-objective plan for the newly acquired open spaces.

Cherokee’s partners and contributors included:

- FEMA
- NPS
- Siouxland Interstate Metropolitan Planning Council
- Natural Resources Conservation Services
- US Fish and Wildlife Service
- Iowa DNR, Forestry Division
- Green Spaces Advisory Committee
- Cherokee Area Economic Development Corporation
- Cherokee County Conservation Board
- Cherokee Historical Commission
- Ducks Unlimited
- Iowa Wildlife Federation
- Little Sioux Spoke Folks
- Little Sioux Wildlife Federation
- Pheasants Forever
- Ridgerunners
- Western Hills Area Education Association

One reason M-O-M gets such good results is that by using it, you treat the river’s floodplain and its watershed as a resource. The floodplain need not be just a place with a flood hazard; it is also an area that is important to your community and to plant and animal life.
The M-O-M process makes sure that flood projects do not undermine other community objectives and the need to protect the natural environment.

For more information on M-O-M, see Using Multi-Objective Management to Reduce Flood Losses in Your Watershed.

### 22.4. Mitigation Assistance Programs

A variety of Federal, State, local and private sources offer assistance in mitigation activities. Help is limited only by your community’s imagination and initiative. This section reviews the more common programs.

#### 22.4.1. Technical assistance

Help with mitigation planning may be available from a local, regional or State planning division or a private organization. For example, the NPS’s Rivers, Trails, and Conservation Assistance Program provides staff support for local planning under certain conditions (see the Cherokee story above). If they cannot help with the whole thing, they may be able to help with some tricky parts, like providing a facilitator for an all-day community input workshop.

Another source of assistance is a private consultant. Planning and engineering firms usually have personnel skilled in the various flood loss reduction measures and the planning process.

These flood-related agencies and organizations may help in providing technical assistance or in implementing mitigation activities that benefit your community:

- The soil and water conservation district;
- Agencies of the U.S. Department of Agriculture (USDA) that work with watershed property owners, such as the Natural Resources Conservation and Cooperative Extension services;
- County and/or multi-jurisdictional watershed management authorities;
- Regional or metropolitan water, sewer, or sanitary districts;
- County emergency management division;
- Department of Public Defense, Emergency Management Division;
- FEMA Regional Office; and
- The district office of the U.S. Army Corps of Engineers.

More references and contacts in floodplain management agencies and programs can be obtained through the DNR and the Association of State Floodplain Managers (see Section 28, Contacts).
See also *Federal Programs Offering Non-Structural Flood Recovery and Floodplain Management Alternatives*, Executive Office of the President, 1998.

A reference for Tribes preparing a multi-hazard mitigation plan is available from FEMA in the document titled *Tribal Multi-Hazard Planning Guidance*.

Another excellent source of information is a resource directory that was prepared jointly by FEMA and the NPS. It is now on a website maintained by the Sonoran Institute (refer to Section 25 for the URL). Although developed for western States, most of the programs are available nationwide.

Assistance on wetlands issues can be obtained by calling the U.S. Environmental Protection Agency Wetlands Information Hotline at 800-832-7828.

### 22.4.2. Property owners

Many times, a community does not have to look beyond the beneficiaries of hazard mitigation to find help for a mitigation activity.

For an activity that directly affects a property, such as a retrofitting project, the owner should be asked to chip in. One example is using the owner's insurance claim to help pay for a project related to repairing a damaged building. The *Increased Cost of Compliance coverage* in the flood insurance policy was specifically created for mitigation purposes. It is discussed in more detail in Section 12.4 on Substantial Damage.

Owners who recognize that they have a real flood problem are usually willing to pay a large part of the cost. In one project in Denham Springs, Louisiana, homeowners paid up to $40,000 as the 50/50 match to elevate their homes above flood levels.

For more information on these and other local funding sources, see the Corps of Engineer’s resource *Local Flood Proofing Programs*.

### 22.4.3. Flood Mitigation Assistance Program

The National Flood Insurance Reform Act of 1994 authorized FEMA to provide grants to States and communities for planning assistance and for mitigation projects that reduce the risk of flood damage to structures covered by flood insurance. The overall goal of the FMA program is to fund cost-effective measures that reduce or eliminate the long-term risk of flood damage to buildings, manufactured homes and other insurable structures.

FMA will pay 75 percent of the cost of these measures under its planning grants, project grants, and technical assistance grants. Each State receives annual funding for planning and project grants. The State’s Emergency Management Division administers the program. All funding applications must go through the State to be accepted by FEMA (see Section 28, Contacts).
Planning grants: The purpose of a planning grant is to develop or update a Flood Mitigation Plan. To be eligible for an FMA or HMGP project grant, an eligible applicant must develop, and have approved by the FEMA Regional Director, a Flood Mitigation Plan that “will articulate a comprehensive strategy for implementing technically feasible flood mitigation activities for the area affected by the plan.”

The regulations note that “existing plans, such as those credited through the Community Rating System ... may meet the requirements of FMA with few or no modifications.”

Project grants: The following types of projects are eligible for funding through FMA, providing they meet all other eligibility criteria (per 44 CFR 78.12):

- Acquisition of insured structures and underlying real property in fee simple and easements restricting real property to open space uses;
- Relocation of insured structures from acquired or restricted real property to non hazard-prone sites;
- Demolition and removal of insured structures from acquired or restricted real property;
- Elevation of insured residential structures in accordance with NFIP standards;
- Elevation or dry floodproofing of insured nonresidential structures in accordance with NFIP standards;
- Other activities that bring an insured structure into compliance with the NFIP’s floodplain management requirements; and
- Minor physical flood mitigation projects that reduce localized flooding problems and do not duplicate the flood prevention activities of other Federal agencies.

To be eligible for a project grant, a project must be:

- In conformance with the approved hazard mitigation plan. The type of project being proposed must be identified in the plan.
- Cost-effective, not costing more than the anticipated value of the reduction in both direct damages and subsequent negative impacts to the area if future floods were to occur. Both costs and benefits are computed using net-present value.
- In conformance with Federal regulations on floodplain management, protection of wetlands, seismic safety, and applicable environmental laws and regulations.
- Technically feasible.
- In conformance with the minimum standards of the NFIP.
- Located physically in a participating NFIP community that is not on probation or must benefit such community directly by reducing future flood damage.
Get more information:

FEMA Flood Mitigation Assistance Program
Iowa Hazard Mitigation Assistance Grant Program
Iowa Community Development Block Grant (CDBG) Program
Rural USDA Development Grants

22.4.4. Disaster assistance

If your community is affected by a disaster and the area subsequently receives a Presidential disaster declaration, a variety of programs can provide mitigation assistance. Most of them are authorized by the Robert T. Stafford Disaster Relief and Emergency Act, known as the Stafford Act.

Following the presidential declaration, a disaster field office will be established under the guidance of a State coordinating officer and a Federal coordinating officer. They will be supported by mitigation staff, directed by a deputy Federal coordinating officer for mitigation and a State hazard mitigation officer.

Two types of help will be provided: technical assistance and financial assistance. The Federal-State team will distribute up-to-date materials about these programs; this section provides a brief overview of them. Note that available assistance can be slightly different when implemented in your area.

Technical assistance: Disaster assistance staff are available to schedule time with your community’s mitigation planners. They can review mitigation measures, techniques, and funding sources.

One of their prime concerns will be proper regulation during reconstruction (see Section 21). They can help analyze damage and identify areas prime for acquisition and clearance. They will also provide input on the prioritization of mitigation actions.

The disaster team may also provide technical assistance to property owners. Information on repairing and retrofitting is given through public meetings, handouts, and news releases. Sometimes mitigation tables are set up in disaster recovery centers or separate Reconstruction Information Centers are opened. They house architects, engineers, and other specialists who can work closely with owners to answer questions.
on the design of appropriate flood protection measures.

The International Council of Building Officials (ICBO) has published *Disaster Mitigation: A Guide for Building Departments* (http://shop.iccsafe.org/disaster-mitigation-a-guide-for-building-departments.html). Subjects covered include guidelines for damage mitigation, disaster-response management, immediate response, mutual aid and inspections, working with the media, repair and recovery policies, and public information bulletins.

Iowa State Extension (http://www.extension.iastate.edu/topic/recovering-disasters) also has post-disaster materials on many topics and can provide advice on technical matters.

**Financial assistance:** FEMA will widely publicize the assistance programs that are made available after a disaster declaration. Three main types of assistance are available, each of which can fund mitigation measures:

1. **Public/Infrastructure Assistance,** formerly known as the Public Assistance Program. It can provide 75 percent of the cost of repairing or restoring facilities owned by public agencies and certain private nonprofit organizations. If an applicant prefers to relocate a facility out of the floodplain rather than replace it, FEMA will still provide funds.

FEMA takes the first step in obtaining Public/Infrastructure Assistance funding by completing a Damage Survey Report (DSR) for each facility. The community should have a representative on each DSR team to provide local input into the repair or replacement design for damaged facilities.

The local DSR representative should be aware that this program provides an opportunity to incorporate hazard mitigation features while replacing some damaged property. FEMA can provide funding above and beyond the cost of repairing or replacing a public facility, if it can be demonstrated that the proposed mitigation measure is technically feasible, cost-effective, and required by a State or local regulation.

**Mitigation example:** A flood washes out a culvert that used to back up every time there was a 2-inch rain. FEMA and the State will estimate the cost to repair or replace it as it was. If someone points out that (1) a larger culvert can save more money than it costs by reducing future flood damage, (2) the larger culvert will not create a new flood problem, and (3) floodplain regulations prohibit obstructions in the floodway, then FEMA may share the expense of replacing the lost culvert with a larger one.
Similarly, funds from this program can be used to protect or relocate damaged water and sewer lines, floodproof pumping stations, or replace bridges with clear spans.

**Insurance note:** Public/Infrastructure Assistance grants for public buildings are subject to a “deductible.” Under the Stafford Act, Federal disaster assistance for a flooded public building will be reduced by the amount of flood insurance coverage the community should have on that building.

It does not matter whether the building is insured; FEMA will still only provide assistance for damage that exceeded the level of available insurance (structural and contents).

**Example:** The maximum amount of structural flood insurance available for a non-residential building is $500,000. Floodville’s $2 million city hall is flooded and receives $600,000 in damage. If the city hall is in a Special Flood Hazard Area (SFHA), the disaster assistance program will assume it’s insured for $500,000. Federal aid to repair or rebuild the city hall will be 75 percent of $100,000 ($600,000-$500,000).

Floodville will receive $75,000 in disaster assistance for a building that suffered $600,000 in damage. If the city hall was not insured, Floodville’s taxpayers are going to have to come up with the balance. If it was insured, the city will have $575,000 ($500,000 in insurance claim and $75,000 from disaster assistance) toward repairs and reconstruction.

Flood insurance is also a good idea because not every flood warrants a Federal disaster declaration. The moral of the story is to make sure that all publicly owned buildings subject to flooding have flood insurance.

2. **Human services programs** provide resources to assist residents and business owners, such as transitional shelter, temporary housing, unemployment assistance, food stamps, crisis counseling, disaster legal services, grants, and loans. This assistance falls under the Individual Assistance Program.

Temporary housing can be particularly helpful in providing homes for people waiting to find out if their homes can be reoccupied or if they will be acquired and cleared.

The Individual and Family Grants (IFG) program is designed to help disaster victims pay for “unmet needs,” such as those that are not funded by other programs. It is a grant to

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**Benefit-Cost Analysis (BCA)**

Before funding a hazard mitigation project, FEMA requires a BCA. BCA is the method by which the future benefits of a mitigation project are estimated and compared to its cost. The end result is a benefit-cost ratio (BCR), which is derived from a project’s total net benefits divided by its total project cost. The BCR is a numerical expression of the cost effectiveness of a project. A project is considered to be cost effective when the BCR is 1.0 or greater, indicating the benefits of a prospective hazard mitigation project are sufficient to justify the costs.

Visit [http://www.fema.gov/benefit-cost-analysis](http://www.fema.gov/benefit-cost-analysis) to learn about the BCA program and to access the Mitigation Benefit-Cost Analysis Toolkit, which includes all of the FEMA BCA software, technical guides, and tools to conduct a BCA.
individuals, usually people who cannot qualify for a loan or cannot get a loan to cover all of their expenses.

Sometimes IFG can be used to fund minor property protection projects, such as elevating a furnace, water heater, washer, or electrical service box above the flood level. These grants can be especially useful in areas with lower income or fixed income families that are subject to shallow or basement flooding.

Flood victims can apply for individual assistance following a disaster in the following ways:

- Online at http://www.DisasterAssistance.gov;
- Through a mobile device at m.fema.gov;
- Calling 1-800-621-FEMA or 1-800-462-7585 (TTY) for hearing and speech impaired; and
- Visiting a FEMA Disaster Recovery Center set up in the vicinity. (Locations will be posted online.)

Answers to questions about the application process, including how to check on the status of an application, are available online through FEMA’s website (http://www.fema.gov/apply-assistance).

3. **Hazard mitigation programs** provide financial resources to help reduce susceptibility to damage from a future disaster. Section 404 of the Stafford Act makes money available to assist eligible applicants after a Presidential disaster declaration. Section 404’s HMGP will pay up to 75 percent of the cost of such mitigation projects.

To be eligible, the community must have an accepted hazard mitigation plan (see discussion in Section 22.2.2). Projects should be consistent with the recommendations of the plan and the State’s mitigation plans and strategies. Projects must be shown to be cost-effective, and they may mitigate hazards other than the one that caused the Presidentially declared disaster.

Eligible projects include acquisition of flood-prone properties and conversion to open space, elevation of flood-prone buildings, and minor drainage improvements.

Traditionally, the program has most often been used to acquire floodplain properties. In some communities, the property owners volunteered to help pay the non-Federal share of the cost.

Even if your community did not receive a disaster declaration, you may be able to receive a Hazard Mitigation Grant. In 1997, FEMA ruled that the funds could be spent on appropriate projects throughout a State that received a disaster declaration. However, priority funding is usually given to communities in the declared counties.

FEMA’s Hazard Mitigation Assistance Programs include:
• **Hazard Mitigation Grant Program** – assists in implementing long-term hazard mitigation measures following disasters. Funding is available to implement projects in accordance with State, Tribal, and local priorities.

• **Pre-Disaster Mitigation (PDM)** – provides funds on an annual basis for hazard mitigation planning and the implementation of mitigation projects prior to a disaster.

• **Flood Mitigation Assistance** – provides funds on an annual basis so that measures can be taken to reduce or eliminate risk of flood damage to buildings insured under the NFIP. FMA now includes two former standalone programs:
  
  o **Repetitive Flood Claims** – provides funds on an annual basis to reduce the risk of flood damage to individual properties insured under the NFIP that have had one or more claim payments for flood damages.
  
  o **Severe Repetitive Loss** – provides funds on an annual basis to reduce the risk of flood damage to residential structures insured under the NFIP that are qualified as severe repetitive loss structures.

FEMA’s [Unified Hazard Mitigation Assistance Grant Programs fact sheet](http://www.fema.gov) includes a comparison of programs, eligible activities, and application information. FEMA’s [HMGP web page](http://www.fema.gov) contains additional reference materials about the programs. The Iowa Department of Homeland Security also provides information about the Hazard Mitigation Assistance grant program on its website ([http://www.homelandsecurity.iowa.gov/grants/HMA.html](http://www.homelandsecurity.iowa.gov/grants/HMA.html)).

4. The U.S. Department of Housing and Urban Development (HUD) CDBG program includes [Disaster Recovery grants](http://www.hud.gov) to rebuild areas affected by disasters and to provide crucial seed money to start the recovery process. Since CDBG Disaster Recovery assistance may fund a broad range of recovery activities, HUD can help communities and neighborhoods that otherwise might not recover due to limited resources. Disaster Recovery grants are often used to supplement disaster programs of FEMA, the U.S. Small Business Administration, and the U.S. Army Corps of Engineers. The [Iowa Economic Development Authority](http://www.iowaeconomicdevelopment.com) (IEDA) administers the CDBG program in Iowa. More information about the program is available through their website ([http://www.iowaeconomicdevelopment.com/CommunityDevelopment/CDBG](http://www.iowaeconomicdevelopment.com/CommunityDevelopment/CDBG)).
Executive Order 11988 sets minimum requirements for Federal agencies to follow when they build in the floodplain, fund projects in the floodplain, or are otherwise responsible for floodplain development. The Order does not prohibit floodplain development. It requires agencies to “consider alternatives to avoid adverse effects and incompatible development in the floodplains.”

Most agencies follow the guidelines published by the U.S. Water Resources Council (which has since been disbanded). Those guidelines recommend an 8-step decision-making process, which is included in Section 23.2.

23.1. Executive Order 11988 – Floodplain Management

Source: The provisions of Executive Order 11988 of May 24, 1977, appear at 42 FR 26971, 3 CFR, 1977 Comp., p. 117, unless otherwise noted.

By virtue of the authority vested in me by the Constitution and statutes of the United States of America, and as President of the United States of America, in furtherance of the National Environmental Policy Act of 1969, as amended (42 U.S.C. 4321 et seq.), the National Flood Insurance Act of 1968, as amended (42 U.S.C. 40011 et seq.), and the Flood Disaster Protection Act of 1973 (Public Law 93-234, 87 Stat. 975), in order to avoid to the extent possible the long and short term adverse impacts associated with the occupancy and modification of floodplain development wherever there is a practicable alternative, it is hereby ordered as follows:

SEC. 1. Each agency shall provide leadership and shall take action to reduce the risk of flood loss, to minimize the impact of floods on human safety, health and welfare, and to restore and preserve the natural and beneficial values served by floodplains in carrying out its responsibilities for:
(1) acquiring, managing, and disposing of Federal lands, and facilities;
(2) providing Federally undertaken, financed, or assisted construction and improvements; and
(3) conducting Federal activities and programs affecting land use, including but not limited to water and related land resources planning, regulating, and licensing activities.

SEC. 2. In carrying out the activities described in Section 1 of this Order, each agency has a responsibility to evaluate the potential effects of any actions it may take in a floodplain; to ensure that its planning programs and budget request reflect consideration of flood hazards.
and floodplain management; and to prescribe procedures to implement the policies and requirements of this Order, as follows:

(a)(1) Before taking an action, each agency shall determine whether the proposed action will occur in a floodplain. For major Federal actions significantly affecting the quality of the human environment, the evaluation required below will be included in any statement prepared under Section 102(2)(C) of the National Environmental Policy Act. This Determination shall be made according to a Department of Housing and Urban Development (HUD) floodplain map or a more detailed map of an area, if available. If such maps are not available, the agency shall make a determination of the location of the floodplain based on the best available information. The Water Resources Council shall issue guidance on this information not later than October 1, 1977.

(2) If an agency has determined to, or proposes to, conduct, support, or allow an action to be located in a floodplain, the agency shall consider alternatives to avoid adverse effects and incompatible development in the floodplains. If the head of the agency finds that the only practicable alternative consistent with the law and with the policy set forth in this Order requires siting in a floodplain, the agency shall, prior to taking action,
(i) design or modify its action in order to minimize potential harm to or within the floodplain, consistent with regulations issued in accord with Section 2(d) of this Order, and
(ii) prepare and circulate a notice containing an explanation of why the action is proposed to be located in the floodplain.

(3) For programs subject to the Office of Management and Budget Circular A-95, the agency shall send the notice, not to exceed three pages in length including a location map, to the state and area-wide A-95 clearinghouses for the geographic areas affected. The notice shall include,
(i) the reasons why the action is proposed to be located in a floodplain;
(ii) a statement indicating whether the action conforms to applicable state or local floodplain protection standards; and
(iii) a list of the alternatives considered.

Agencies shall endeavor to allow a brief comment period prior to taking any action.

(4) Each agency shall also provide opportunity for early public review of any plans or proposals for actions in floodplains, in accordance with Section 2(b) of Executive Order No. 11514, as amended, including the development of procedures to accomplish this objective for Federal actions whose impact is not significant enough to require the preparation of an environmental impact statement under section 102(2)(C) of the National Environmental Policy Act of 1969, as amended.

(b) Any requests for new authorization or appropriations transmitted to the Office of Management and Budget shall indicate, if an action to be proposed will be located in a floodplain, whether the proposed action is in accord with this Order.

(c) Each agency shall take floodplain management into account when formulating or evaluating any water and land use plans and shall require land and water resources use appropriate to the degree of hazard involved. Agencies shall include adequate provision for the evaluation and consideration of flood hazards in the regulations and operating
procedures for the licenses, permits, loan or grants-in-aid programs that they administer. Agencies shall also encourage and provide appropriate guidance to applicants to evaluate the effects of their proposals in floodplains prior to submitting applications for Federal licenses, permits, loans or grants.

(d) As allowed by law, each agency shall issue or amend existing regulation and procedures within one year to comply with this Order. These procedures shall incorporate the Unified National Program for Floodplain Management of the Water Resources Council, and shall explain the means that the agency will employ to pursue the nonhazardous use of riverine, coastal and other floodplains in connection with the activities under its authority. To the extent possible, existing processes, such as those of the Council on Environmental Quality and the Water Resources Council, shall be utilized to fulfill the requirements of this Order. Agencies shall prepare their procedures in consultation with the Water Resources Council, the Director of the Federal Emergency Management Agency, and the Council on Environmental Quality, and shall update such procedures as necessary.

[Sec. 2 amended by EO 12148 of July 20, 1979, 44 FR 43239, 3 CFR, 1979 Comp., p. 412]

SEC. 3. In addition to the requirements of Section 2, agencies with responsibilities for Federal real property and facilities shall take the following measures:

(a) The regulations and procedures established under Section 2(d) of this Order shall, at a minimum, require the construction of Federal structures and facilities to be in accordance with the standards and criteria and to be consistent with the intent of those promulgated under the National Flood Insurance Program. They shall deviate only to the extent that the standards of the Flood Insurance Program are demonstrably inappropriate for a given type of structure or facility.

(b) If, after compliance with the requirements of this Order, new construction of structures or facilities are to be located in a floodplain, accepted floodproofing and other flood protection measures shall be applied to new construction or rehabilitation. To achieve flood protection, agencies shall, wherever practicable, elevate structures above the base flood level rather than filling in land.

(c) If property used by the general public has suffered flood damage or is located in an identified flood hazard area, the responsible agency shall provide on structures, and other places where appropriate, conspicuous delineation of past and probable flood height in order to enhance public awareness of a knowledge about flood hazards.

(d) When property in floodplains is proposed for lease, easement, right-of-way, or disposal to non-Federal public or private parties, the Federal agency shall (1) reference in the conveyance those uses that are restricted under identified Federal, State or local floodplain regulations; and (2) attach other appropriate restrictions to the uses of properties by the grantee or purchaser and any successors, except where prohibited by law; or (3) withhold such properties from conveyance.

SEC. 4. In addition to any responsibilities under this Order and Sections 202 and 205 of the Flood Disaster Protection Act of 1973, as amended (42 U.S.C. 4106 and 4128), agencies which guarantee, approve, regulate, or insure any financial transaction which is related to
an area located in a floodplain shall, prior to completing action on such transaction, inform any private parties participating in the transaction of the hazards of locating structures in the floodplain.

SEC. 5. The head of each agency shall submit a report to the Council on Environmental Quality and to the Water Resources Council on June 30, 1978, regarding the status of their procedures and the impact of this Order on the agency's operations. Thereafter, the Water Resources Council shall periodically evaluate agency procedures and their effectiveness.

SEC. 6. As used in this Order:

(a) The term “agency” shall have the same meaning as the term “Executive agency” in Section 105 of Title 5 of the United States Code and shall include the military departments; the directives contained in this Order, however, are meant to apply only to those agencies which perform the activities described in Section 1 which are located in or affecting floodplains.

(b) The term “base flood” shall mean that flood which has a one percent or greater chance of occurrence in any given year.

(c) The term “floodplain” shall mean the lowland and relatively flat areas adjoining inland and coastal waters including floodprone areas of offshore islands, including at a minimum, that area subject to a one percent or greater chance of flooding in any given year.

SEC. 7. Executive Order No. 11296 of August 10, 1966, is hereby revoked. All actions, procedures, and issuances taken under that Order and still in effect shall remain in effect until modified by appropriate authority under the terms of this Order.

SEC. 8. Nothing in this Order shall apply to assistance provided for emergency work essential to save lives and protect property and public health and safety, performed pursuant to section 305 and 306 of the Disaster Relief Act of 1974 (88 Stat. 148, 42 U.S.C. 5145 and 5146).

SEC. 9. To the extent the provisions of section 2(a) of this Order are applicable to projects covered by Section 104(h) of the Housing and Community Development Act of 1974, as amended (88 Stat. 640), 42 U.S.C. 5304(h)), the responsibilities under those provisions may be assumed by the appropriate applicant, if the applicant has also assumed, with respect to such projects, all of the responsibilities for environmental review, decision making, and action pursuant to the National Environmental Policy Act of 1969, as amended.

23.2. Eight-Step Decision-Making Process

Each agency publishes its own regulations on how it administers the requirements of Executive Order 11988. Most agencies follow guidelines published by the U.S. Water Resources Council. Those guidelines recommend an 8-step decision-making process. This section has been taken from FEMA’s regulations, 44 CFR Part 9, section 9.6.
23.2.1. § 9.6 Decision-making process

(a) Purpose. The purpose of this section is to set out the floodplain management and wetlands protection decision-making process to be followed by the Agency in applying the Orders to its actions. While the decision-making process was initially designed to address the floodplain Order’s requirements, the process will also satisfy the wetlands Order’s provisions due to the close similarity of the two directives. The numbering of Steps 1 through 8 does not firmly require that the steps be followed sequentially. As information is gathered throughout the decision making process and as additional information is needed, reevaluation of lower numbered steps may be necessary.

(b) Except as otherwise provided in § 9.5 (c), (d), (f), and (g) regarding categories of partial or total exclusion when proposing an action, the Agency shall apply the 8-step decision-making process. FEMA shall:

Step 1. Determine whether the proposed action is located in a wetland and/or the 100-year floodplain (500-year floodplain for critical actions); and whether it has the potential to affect or be affected by a floodplain or wetland (see § 9.7);

Step 2. Notify the public at the earliest possible time of the intent to carry out an action in a floodplain or wetland, and involve the affected and interested public in the decision-making process (see § 9.8);

Step 3. Identify and evaluate practicable alternatives to locating the proposed action in a floodplain or wetland (including alternative sites, actions and the “no action” option) (see § 9.9). If a practicable alternative exists outside the floodplain or wetland FEMA must locate the action at the alternative site.

Step 4. Identify the potential direct and indirect impacts associated with the occupancy or modification of floodplains and wetlands and the potential direct and indirect support of floodplain and wetland development that could result from the proposed action (see § 9.10);

Step 5. Minimize the potential adverse impacts to or within floodplains and wetlands to be identified under Step 4, restore and preserve the natural and beneficial values served by floodplains, and preserve and enhance the natural and beneficial values served by wetlands (see § 9.11);

Step 6. Reevaluate the proposed action to determine first, if it is still practicable in light of its exposure to flood hazards, the extent to which it will aggravate the hazards to others, and its potential to disrupt floodplain and wetland values and second, if alternatives preliminarily rejected at Step 3 are practicable in light of the information gained in Steps 4 and 5. FEMA shall not act in a floodplain or wetland unless it is the only practicable location (see § 9.9);

Step 7. Prepare and provide the public with a finding and public explanation of any final decision that the floodplain or wetland is the only practicable alternative (see § 9.12); and

Step 8. Review the implementation and post-implementation phases of the proposed action to ensure that the requirements stated in § 9.11 are fully implemented. Oversight responsibility shall be integrated into existing processes.
24. Glossary

Included below are technical terms used in the Desk Reference. Those that are not as commonly used throughout multiple sections include the section of the Desk Reference where the term is described in more detail. Note that the local floodplain management ordinance will likely have its own definitions section. The definitions in the legal ordinance take precedence over those in this section.

**404 Permit:** A permit required by Section 404 of the Clean Water Act to protect rivers and adjacent wetlands from being filled. This permit program is administered by the U.S. Army Corps of Engineers. [Section 9]

**A Zone:** See Zone A.

**Actual cash value:** The replacement cost for a building, minus a depreciation percentage based on age and condition. [Section 12]

**Anchoring:** Special connections made to ensure that a building will not float off or be pushed off its foundation during a flood. [Section 11]

**Appeal:** A request to higher authority such as a Board of Appeals or a City Council to overrule a permit denial because the applicant claims that the ordinance has been incorrectly interpreted. [Section 16]

**Approximate studies:** Flood mapping that shows the *approximate* outline of the base floodplain. An approximate study does not produce a Base Flood Elevation. [Section 4]

**B Zone:** See Zone B.

**Base flood depth:** A measurement of the base flood in feet above ground, used for shallow flooding. [Section 4]

**Base flood:** The 1% annual chance or 100-year flood adopted by the National Flood Insurance Program as the basis for mapping, insurance rating, and regulating new construction. [Section 3.2.1]

**Base Flood Elevation (BFE):** The elevation (above sea level or other datum) of the crest of the base flood. [Section 3]

**Basement:** Any floor level below grade on all sides. [Section 11]

**Basin:** See watershed.

**Bench marks:** Monuments on the ground that show the elevation of the spot above sea level. Also referred to as elevation reference marks. [Section 4]
Best Available Data: The most recent, approved hydraulic and hydrologic information to show what the 100-year flood elevations and floodplain boundaries are for a particular area. [Section 8]

Building: A walled and roofed structure that is principally above ground. The term includes manufactured homes, mobile homes, and gas or liquid storage tanks. In this reference, the term is the same as the term “structure” in the Federal regulations (44 CFR 59.1). [Section 11]

Building condition survey: A windshield survey conducted to obtain a preliminary evaluation of the extent and severity of damage to buildings after a disaster. [Section 21]

C Zone: See Zone C.

Catchment area: See watershed.

Cubic feet per second (CFS): The unit by which discharges are measured (a cubic foot of water is about 7.5 gallons). [Section 3]

Closed basin lake: A lake that has either no outlet or a relatively small one, where rainfall can cause the lake’s level to rise faster than it can drain.

Coastal high hazard area: That part of the coastal floodplain where the wave heights during the base flood will be three feet or more.

Code of Federal Regulations (CFR): A master coding system to identify the Federal agency regulations that have been published in the Federal Register. 44 CFR includes all the regulations published by FEMA. [Section 2]

Community: A city, village, special town, or county with the statutory authority to enact floodplain regulations and participate in the National Flood Insurance Program. [Section 2]

Community Rating System (CRS): A program that provides a flood insurance premium rate reduction based on a community’s floodplain management activities. [Section 20]

Conditional Letter of Map Amendment (CLOMA): A statement that if a project is constructed as planned, a Letter of Map Amendment can be issued later. [Section 6]

Conditional Letter of Map Revision (CLOMR): A statement that if a project is constructed as planned, a Letter of Map Revision can be issued later. [Section 6]

Contour: A line of equal elevation on a topographic (contour) map.

Contour map: A map that shows points with the same elevation as connected by a contour line. [Section 3]

Conveyance shadow: An area upstream or downstream of an existing obstruction to flood flows. [Section 10]

Cross section: Surveyed information that describes the stream and the floodplain at a particular point along the stream. [Section 3]
**Damage Survey Report (DSR):** A form completed by disaster assistance staff to determine the repair and reconstruction needs of public and private nonprofit facilities. [Section 22]

**Dam breach inundation area:** The area flooded by a dam failure. [Section 13]

**Datum:** A common vertical elevation reference point, usually in relation to sea level. [Section 3]

**Detailed studies:** Flood mapping that produces Base Flood Elevations, floodways, and other pertinent flood data. [Section 3]

**Development:** Any man-made change to real estate. [Section 9]

**Disaster Mitigation Act of 2000 (DMA 2K, DMA 2000):** Legislation that requires a community to have a mitigation plan before it can receive mitigation funds from FEMA. [Section 22]

**Discharge:** The amount of water that passes a point in a given period of time. The rate of discharge is measured in cubic feet per second (cfs). [Section 3]

**Elevation reference marks:** See bench marks.

**Emergency Operations Center (EOC):** A facility that houses communications equipment that is used to coordinate the response to a disaster or emergency. [Section 21]

**Eminent domain:** Governmental power to acquire a property without the owner’s consent. [Section 7]

**Executive Order 11988 (EO 11988):** A directive by the President that sets procedures Federal agencies must follow before they take or fund an action in the floodplain. [Sections 13 and 23]

**Factory built home:** Any structure designed for residential use, which is wholly or in substantial part, made, fabricated, formed, or assembled in manufacturing facilities for installation or assembly on a building site. Also referred to as manufactured home. [Section 11]

**Factory built home park:** A parcel or contiguous parcels of land divided into two or more factory built home lots for sale or lease. Also referred to as manufactured home park. [Section 11]

**Federal Emergency Management Agency (FEMA):** The Federal agency that administers the National Flood Insurance Program. Most of the NFIP field work and community coordination in Iowa are done by FEMA’s Region VII Office.

**Federal Insurance Administration (FIA):** FIA was the part of FEMA that administers the National Flood Insurance Program. In 2002, it was folded into the Federal Insurance and Mitigation Administration.

**Federal Insurance Administrator:** FEMA Program administrator.
Federal Insurance and Mitigation Administration (FIMA): The part of FEMA that administers all aspects of the National Flood Insurance Program, including insurance, mapping, regulations and mitigation. [Section 2]

Federal Register: A daily publication of the Federal government used to publicize Federal agencies’ rules.

Flash flood: A flood in hilly areas that may come scant minutes after a heavy rain. One can also occur in urban areas where impervious surfaces and drainage improvements speed runoff to a stream. [Section 1]

Flood: The National Flood Insurance Program’s definition is “a general and temporary condition of partial or complete inundation of normally dry land areas.” [Section 2]

Flood Boundary Floodway Map (FBFM): An official map of a community, on which FEMA has delineated the regulatory floodway. [Section 4]

Flood Hazard Boundary Map (FHBM): A map published by FEMA that delineates the approximate boundary of the floodplain. [Section 4]

Flood fringe: See floodway fringe.

Flood hazard mitigation: All actions that can be taken to reduce property damage and the threat to life and public health from flooding. [Section 22]

Flood Insurance Rate Map (FIRM): An official map of a community, on which FEMA has delineated both the Special Flood Hazard Areas and the risk premium zones applicable to the community. [Section 4]

Flood Insurance Study: A report published by FEMA for a community in conjunction with the community’s Flood Insurance Rate Map. The study contains such background data as the base flood discharges and water surface elevations that were used to prepare the FIRM. [Section 4]

Flood Mitigation Assistance (FMA): A grant program funded by the National Flood Insurance Program. [Section 22]

Flood of record: The highest known flood level for the area, as recorded in historical documents. [Section 8]

Floodplain: Any land area susceptible to being inundated by flood waters from any source. [Section 1]

Floodproofing: Protective measures added to or incorporated in a building that is not elevated above the Base Flood Elevation to prevent or minimize flood damage. “Dry floodproofing” measures are designed to keep water from entering a building. “Wet floodproofing” measures minimize damage to a structure and its contents from water that is allowed into a building. [Section 11]
**Floodway:** The stream channel and portion of the adjacent floodplain that must remain open to permit passage of the base flood. [Section 3]

**Floodway Data Table:** The table in the Flood Insurance Study that provides detailed information for each cross section on streams studied in detail. [Section 5]

**Floodway fringe:** The portion of the floodplain lying on either side of the floodway. [Section 3]

**Freeboard:** A margin of safety added to the Base Flood Elevation to account for waves, debris, miscalculations, or lack of data. [Section 11]

**Functionally dependent use:** Development that must be located or carried out close to water, e.g., a docking or port facility. [Section 17]

**Geographic information system (GIS):** Computer-based map systems that allow the user to keep a map updated easily and to correlate geographic information with other data, such as tax records on properties. [Section 4]

**Hazard Mitigation Grant Program:** A FEMA disaster assistance grant that funds mitigation projects. [Section 22]

**HEC-2:** A computer model used to conduct a hydraulic study, which produces flood elevations, velocities, and floodplain widths. [Section 3]

**HEC-RAS:** A computer model used to conduct a hydraulic study, which produces flood elevations, velocities, and floodplain widths. [Section 3]

**Historic structure:** A building or other structure that has been declared worthy of preservation by a recognized agency. [Section 12]

**Home rule:** A community authorized to do anything that is not prohibited by statute. [Section 7]

**Human intervention:** Actions that must be taken by one or more persons in order for a building to be floodproofed before floodwaters arrive. [Section 11]

**Hydraulics:** The study of moving water. A hydraulic analysis in a Flood Insurance Study calculates how high and how fast a flood discharge flows. [Section 3]

**Hydrodynamic force:** The force of moving water, including the impact of debris and high velocities. [Section 1]

**Hydrologic cycle:** The natural cycle that circulates water throughout the environment to maintain an overall balance between water in the air, on the surface, and in the ground. [Section 1]

**Hydrology:** The science dealing with the waters of the earth. A flood discharge is developed by a hydrologic study. [Section 3]

**Hydrostatic pressure:** The pressure put on a structure by the weight of standing water. The deeper the water, the more it weighs and the greater the hydrostatic pressure. [Section 1]
**Ice floe:** Large chunks of ice that can cause a great deal of damage when a frozen river or lake begins to melt and break up. [Section 1]

**Ice jam:** Flooding that occurs when warm weather and rain break up frozen rivers and the broken ice floats downriver until it is blocked by an obstruction, creating an ice dam that blocks the channel and causes flooding. [Section 1]

**Increased Cost of Compliance (ICC):** An additional claim payment made to a flood insurance policyholder to help cover the cost of bringing a substantially damaged or repetitively damaged building into compliance with the National Flood Insurance Program construction standards for new buildings. [Section 12]

**Individual and Family Grants (IFG):** A disaster assistance grant that helps people with their unmet needs (i.e., needs not helped by other disaster assistance programs). [Section 22]

**Inverse condemnation:** See “taking.” [Section 7]

**Insurance Services Office, Inc. (ISO):** An insurance organization that administers the Community Rating System for FEMA. [Section 20]

**Iowa Department of Natural Resources (DNR):** The State agency responsible for conserving and enhancing Iowa’s natural resources.

**Lateral pressure:** The amount of pressure imposed sideways by standing water. Deeper water exerts more lateral pressure than shallow water. [Section 1]

**Letter of Map Amendment (LOMA):** A change to a FEMA floodplain map that removes an area that was inadvertently included in the Special Flood Hazard Area. [Section 6]

**Letter of Map Revision (LOMR):** A change to a floodplain map based on new data submitted to FEMA. [Section 6]

**Licensed Professional Engineer:** An engineer who has been tested and registered by the Department of Commerce, Professional Licensing Bureau.

**Lowest Floor:** The lowest floor of the lowest enclosed area (including basement) of a building. [Section 11]

**Manufactured home:** A building that is transportable in one or more sections, built on a permanent chassis, and designed for use with or without a permanent foundation when attached to utilities. The term includes mobile home and “double wide.” [Section 11]

**Market value:** The price a willing buyer and seller agree upon. [Section 12]

**Meander:** A curve in a river. [Section 1]

**Mitigation Directorate:** The FEMA office that set national policy for the National Flood Insurance Program and administered the mapping program. In 2002, it was folded into the Federal Insurance and Mitigation Administration. [Section 2]
**Multi-objective management (M O-M):** An approach to planning and funding local programs that involves a variety of local interests and concerns. [Section 22]

**National Environmental Policy Act (NEPA):** A Federal law that requires agencies to evaluate the environmental impact of a proposed project. [Section 13]

**National Geodetic Vertical Datum (NGVD) of 1929:** The national datum used by the National Flood Insurance Program. NGVD is based on mean sea level. It was known formerly as the “Mean Sea Level Datum of 1929 (MSL).” [Section 3]

**Non-Regulatory Products:** Tools available for community use that are not tied to the regulatory development and insurance requirements of the National Flood Insurance Program, e.g., the Flood Risk Report, Flood Risk Map, and Flood Risk Database. [Section 5]

**Non-structural flood protection measures:** Administrative tools for controlling flooding and flood damage, including regulations on development, building codes, property acquisition and structure relocation, and modification of existing buildings. [Section 2]

**North American Vertical Datum (NAVD):** The national elevation datum that is replacing NGVD.

**Overbank flooding:** Flooding that occurs when downstream channels receive more rain or snowmelt from their watershed than normal, or a channel is blocked by an ice jam or debris. Excess water overloads the channel and flows out onto the floodplain. [Section 1]

**Planned unit development (PUD):** A regulatory approach that allows a developer to design the entire area while individual requirements are relaxed to allow for open space, mixed land uses, and other variances to traditional zoning rules. [Section 13]

**Ponding:** Runoff that collects in depressions and cannot drain out, creating a temporary pond. [Section 1]

**Post-FIRM building:** For insurance rating purposes, a post-FIRM building was constructed or substantially improved after December 31, 1974, or after the effective date of the initial Flood Insurance Rate Map of a community, whichever is later. A post-FIRM building is required to meet the National Flood Insurance Program’s minimum Regular Program flood protection standards. [Section 2]

**Pre-FIRM building:** For insurance rating purposes, a pre-FIRM building was constructed or substantially improved on or before December 31, 1974, or before the effective date of the initial Flood Insurance Rate Map of the community, whichever is later. Most pre-FIRM buildings were constructed without taking the flood hazard into account. [Section 2]

**Probability:** A statistical term having to do with the size of a flood and the odds of that size of flood occurring in any year. [Section 3]

**Profile:** A graph that shows elevations of various flood events. [Section 3]
Public/Infrastructure Assistance: A disaster assistance grant that helps public agencies and nonprofit organizations finance repairs and reconstruction. [Section 22]

“Q”: An abbreviation used by engineers to stand for discharge. [Section 3]

Q3 flood data product: A digital picture of some of the features shown on a Flood Insurance Rate Map. [Section 4]

Reconstruction: Building a new structure on the old foundation or slab of a structure that was destroyed, damaged, purposefully demolished, or razed. The term also applies when an existing structure is moved to a new site. [Section 12]

Recreational vehicle: A vehicle designed primarily for use as temporary living quarters. [Section 11]

Regular Program: The phase of community participation in the National Flood Insurance Program that begins on the date of the Flood Insurance Rate Map or when the community adopts an ordinance that meets the minimum requirements of the National Flood Insurance Program and adopts the technical data provided with the FIRM, whichever is later. Nearly all communities participating in the NFIP are in the Regular Program. Also called the Regular Phase. [Section 2]

Rehabilitation: An improvement made to an existing structure that does not affect its external dimensions. [Section 12]

Retrofitting: Modifications made to an existing building or its yard to protect it from flood damage. Retrofitting techniques include floodproofing, elevation, and construction of small levees.

Risk Mapping, Assessment, and Planning (Risk MAP): The FEMA program that provides communities with flood information and tools they can use to enhance their mitigation plans and take action to better protect their citizens. [Section 4]

Riverine: Of or produced by a river. Riverine floodplains have readily identifiable channels. Floodway maps can only be prepared for riverine floodplains. [Section 1]

Roughness: A measure related to ground surface conditions that reflects changes in floodwater velocity due to ground friction. [Section 3]

Runoff: Rainfall and snowmelt that reaches a stream. [Section 3]

Section 1316: A section in the National Flood Insurance Act of 1968 that authorizes local officials to request that FEMA deny flood insurance coverage on a building built contrary to a local ordinance. [Section 17]

Sheet flow: Floodwater that spreads out over a large area that does not have defined channels at a somewhat uniform depth. [Section 1]

Special Flood Hazard Area (SFHA): The base floodplain displayed on FEMA maps. It includes the A and V zones. [Section 4]
**Stafford Act:** The Robert T. Stafford Disaster Relief and Emergency Assistance Act of 1988, which authorizes FEMA’s current disaster assistance programs and the Hazard Mitigation Grant Program. [Section 22]

**Stationing:** Determining the distance along a stream. [Section 5]

**Statutory authority:** The powers granted to a local government by State law. [Section 7]

**Stormwater detention:** Storing stormwater runoff for release at a restricted rate after the storm subsides. [Section 13]

**Stormwater management:** Efforts to reduce the impact of increased runoff that results from new development. [Section 13]

**Stormwater retention:** Storing stormwater runoff for later use in irrigation or groundwater recharge, or to reduce pollution. [Section 13]

**Structural flood control:** Measures that control floodwaters by construction of barriers or storage areas or by modifying or redirecting channels. [Section 2]

**Subdivision:** The division of land into three or more parcels.

**Submit to rate:** A process used when an insurance agent cannot complete the rate calculation for a flood insurance policy. The application is sent to FEMA. [Section 19]

**Substantial damage:** Damage of any origin sustained by a structure whereby the cost of restoring the structure to its undamaged condition would equal or exceed 50 percent of the market value of the structure before the damage occurred. [Section 11 and 12]

**Substantial improvement:** Any reconstruction, rehabilitation, addition, or other improvement to a structure, the total cost of which equals or exceeds 50 percent of the market value of the structure before the start of construction of the improvement. The definition of “substantial improvement” includes buildings that have been repaired after suffering substantial damage. [Section 11 and 12]

**Taking:** Obtaining private property without compensating the owner. The term also includes reducing the value of private property to such an extent that the owner is deprived of all economic interest. [Section 7]

**Terrain:** Ground contours.

**Thalweg:** The lowest points along the entire length of a stream bed or valley. A stream or river thalweg represents the area of deepest flows with the highest velocity. In the FEMA Flood Insurance Study the “Stream Bed” elevations are almost always taken along the thalweg. [Section 1]

**Topographic map:** See contour map.

**Uplift:** Hydrostatic pressure placed on a floor as water below the floor tries to rise. [Section 1]
**Variance:** A grant of relief by a community from the terms of a land use, zoning, or building code regulation. [Section 16]

**Velocity:** The speed of moving water, a force that is measured in feet per second. [Section 1]

**Watershed:** An area that drains into a lake, stream, or other body of water. [Section 1]

**Wet floodproof:** Protecting a building from flood damage by using flood-resistant materials below the flood level and elevating things subject to flood damage above the flood level. [Section 11]

**Write Your Own (WYO):** An insurance company that has agreed to sell flood insurance policies on behalf of the National Flood Insurance Program. [Section 19]

**X Zone:** See “Zone X.”

**Zone A:** The Special Flood Hazard Area (except coastal V Zones) shown on a community’s Flood Insurance Rate Map. [Section 4]

There are five types of A Zones:

- A: SFHA where no Base Flood Elevation is provided.
- A# (numbered A Zones, e.g., A7 or A14): SFHA where the FIRM shows a Base Flood Elevation in relation to NGVD.
- AE: SFHA where Base Flood Elevations are provided. AE Zone delineations are now used on new FIRMs instead of A# Zones.
- AO: SFHA with sheet flow, ponding, or shallow flooding. Base flood depths (feet above grade) are provided.
- AH: Shallow flooding SFHA. Base Flood Elevations in relation to NGVD are provided.

**Zone B:** Area of moderate flood hazard, usually depicted on Flood Insurance Rate Maps as between the limits of the base and 500-year floods. B Zones are used to designate base floodplains of little hazard, such as those with average depths of less than 1 foot. [Section 4]

**Zone C:** Area of minimal flood hazard, usually depicted on Flood Insurance Rate Maps as above the 500-year flood level. B and C Zones may have flooding that does not meet the criteria to be mapped as a Special Flood Hazard Area, especially ponding and local drainage problems. [Section 4]

**Zone D:** Area of undetermined but possible flood hazard. [Section 4]

**Zone V:** The Special Flood Hazard Area subject to coastal high hazard flooding. There are three types of V Zones: V, V#, and VE, and they correspond to the A Zone designations. [Section 4]
**Zone X:** Newer Flood Insurance Rate Maps show Zones B and C (see above) as Zone X. [Section 4]

**Zoning:** A regulatory program that sets and enforces development standards for different zones or districts of a community. [Section 7]
25. References

Most of the documents listed here are available online or for free through government publication resource centers. Available websites are noted. Those with a “.pdf” extension require Adobe Acrobat Reader, which is free software available from www.adobe.com/acrobat.

Many FEMA publications can be ordered by calling 800-480-2520 or faxing your order to 301-362-5335. Hard copy or CD/DVDs are available for commonly requested publications but many other publications are only available online. Easy access to FEMA publications is available through FEMA’s Resource & Documents Library. The search function on the site allows you to enter keywords and filter by media type and a number of selection criteria.

The noted U.S. Army Corps of Engineers (COE) floodproofing publications can be found on the following website: https://www.nwo.usace.army.mil/nfpc. Hard copies may be available in some instances by contacting the COE by email at mailto:hqpublications@usace.army.mil.

The publications cited in the desk reference, as well as other resources useful to local officials are listed below in order by publication title. Where applicable, links where the publication can be found online are provided.


http://www.access.gpo.gov/nara/cfr/waisidx_07/44cfrv1_07.html.


http://www.fema.gov/library/viewRecord.do?id=1724

http://www.nchh.org/LinkClick.aspx?fileticket=ANhnOoaHSfY%3d&amp;tabid=311

http://www.fema.gov/media-library-data/5270aa93d5b892c8420248bc8f40a1ee/FIRM+Appeals+(EAP)+Criteria.pdf

http://training.fema.gov/EMIWeb/CRS/

http://www.fema.gov/library/viewRecord.do?id=2442


http://www.fema.gov/media-library/assets/documents/3289


Flood Proofing Programs, Techniques and References. U.S. Army Corps of Engineers. 1996. (Available on the Corps’ website noted on the first page.)


References


Flood Resistant Design and Construction. American Society of Civil Engineers. ASCE 24-05. Reston, VA: ASCE-SEI, 2006. Available for purchase by mail request to: American Society of Civil Engineers, 1801 Alexander Bell Drive, Reston, Virginia 20191; or online at http://cedb.asce.org/cgi/WWWdisplay.cgi?144770


Mitigation planning “how-to guides.” FEMA has a series of guides on planning, to help communities meet the DMA 2K, FMA and CRS planning criteria. They can be found at http://www.fema.gov/plan/mitplanning/resources.shtm.


References


 Wet Floodproofing Requirements for Structures Located in Special Flood Hazard Areas in Accordance with the National Flood Insurance Program. Federal Emergency Management
http://www.fema.gov/library/viewRecord.do?id=1720
26. Cedar County, IA and Incorporated Areas (West Branch) – FIS and FIRM

This section supports the Flood Insurance Rate Map (FIRM) and Flood Insurance Study (FIS) report exercises found in Section 5. It includes portions of the old format FIRM and Flood Boundary Floodway Map (FBFM) for the City of West Branch and portions of the new format countywide FIRM on which the City of West Branch is now shown for comparison. It also includes a comparison of the old format for including Elevation Reference Marks and the approach used on new FIRMs.

This section concludes with the Flood Insurance Study for Cedar County, IA and Incorporated Areas, which includes the City of West Branch.

Title block – FIRM map index for Cedar County, IA and Incorporated Areas

Title block – FIRM panel 211 for Cedar County, IA and Incorporated Areas

Figure 26-1 FIRM title blocks
Figure 26-2 Old format FIRM for City of West Branch
Figure 26-3 Old format FBFM
Figure 26-4 Portion of FIRM Panel 19031C0211C – Cedar County, IA and Incorporated Areas (New Format)
Figure 26-5 Portion of FIRM Panel 19031C0212C – Cedar County, IA and Incorporated Areas (New Format)
## Elevation Reference Mark Descriptions – Old Format FIRMs

<table>
<thead>
<tr>
<th>REFERENCE MARKS</th>
<th>ELEVATION FEET (NGVD)</th>
<th>DESCRIPTION OF LOCATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>RM 1</td>
<td>709.67</td>
<td>U.S. Geological Survey standard disk “V 76” set in corner of northwest abutment of Chicago, Rock Island and Pacific Railroad bridge over West Branch Wapsinonoc Creek.</td>
</tr>
<tr>
<td>RM 2</td>
<td>706.36</td>
<td>A chiseled square in northeast corner of north headwall of the Interstate 80 culvert over West Branch Wapsinonoc Creek.</td>
</tr>
<tr>
<td>RM 3</td>
<td>711.18</td>
<td>Northwest bolt on fire hydrant collar located on west side of Second Street, about 75 feet south of Second Street bridge over Tributary A.</td>
</tr>
<tr>
<td>RM 4</td>
<td>712.54</td>
<td>Northwest corner of concrete slab for light pole b&amp;e located at northwest corner of Parkside Drive bridge over Tributary A.</td>
</tr>
<tr>
<td>RM 5</td>
<td>714.92</td>
<td>A chiseled square in northwest corner of the curb mil on west side of Downey Street footbridge over Tributary A.</td>
</tr>
<tr>
<td>RM 6</td>
<td>716.35</td>
<td>Nail with cap located in southwest piling cap of College Street bridge over West Branch Wapsinonoc Creek.</td>
</tr>
<tr>
<td>RM 7</td>
<td>711.17</td>
<td>A chiseled square located near a handrail post in northeast corner of Main Street bridge over West Branch Wapsinonoc Creek.</td>
</tr>
<tr>
<td>RM 8</td>
<td>755.75</td>
<td>60d spike in power pole located on west side of Fourth Street, about 700 feet north of the Orange Street and Fourth Street intersection.</td>
</tr>
<tr>
<td>RM 9</td>
<td>721.30</td>
<td>60d spike in power pole located in northeast corner of intersection of Downey Street and County Road at north end of the City of West Branch.</td>
</tr>
<tr>
<td>RM 10</td>
<td>722.25</td>
<td>60d spike in corner post located on north side of drive and west side of Downey Street, about 400 feet northwest of Chicago. Rock Island and Pacific Railroad bridge over West Branch Wapsinonoc Creek.</td>
</tr>
</tbody>
</table>

**Figure 26-6 Elevation reference marks**

## Bench Mark Descriptions – New FIRMs

Bench marks are still shown on the FIRM with an “X” (see MG0379 in Figure 26-5), but the identifying number used is a National Geodetic Survey (NGS) bench mark number. To obtain current elevation, description, and/or location information for bench marks shown on the FIRM, you can visit the [NGS website](https://www.ngs.noaa.gov/). Locate the Survey Mark Datasheets page (NGS Datasheet Page), click on *Datasheets* and then *PIIDs*, and use the number shown on the FIRM (e.g., MG0379 on map 19031C0212C in Figure 26-5) to search for the details of a specific bench mark. Bench mark MG0379 has a variety of information listed in the NGS datasheet including:

- Latitude/Longitude;
- Location description;
- Elevation;
- Datum;
- Type of bench mark; and
- Condition of bench mark.
An example of a datasheet from the NGS website is shown on the following page. You can see near the bottom of the datasheet that in both 1998 and in 2000 the mark was not found. This does not always mean the mark has been destroyed but to avoid lost time a surveyor may choose another mark that has recently been located.
The NGS Data Sheet
See file dsdata.txt for more information about the datasheet.

PROGRAM = datasheet95, VERSION = 8.4
1 National Geodetic Survey. Retrieval Date = JANUARY 3, 2014
MG0379
MG0379 DESIGNATION - U 76
MG0379 PID - MG0379
MG0379 STATE/COUNTY- IA/CEDAR
MG0379 COUNTRY - US
MG0379 USGS QUAD - WEST BRANCH (1965)
MG0379
MG0379 *CURRENT SURVEY CONTROL
MG0379
MG0379 NAD 83(1986) POSITION- 41 40 16. (N) 091 20 33. (W) SCALED
MG0379 NAVD 88 ORTHO HEIGHT - 218.867 (meters) 718.07 (feet) ADJUSTED
MG0379 GEOID HEIGHT - -32.65 (meters) GEOID12A
MG0379 DYNAMIC HEIGHT - 218.783 (meters) 717.79 (feet) COMP
MG0379 MODELED GRAVITY - 980.235.3 (mgal) NAVD 88
MG0379 VERT ORDER - SECOND CLASS 0

The horizontal coordinates were scaled from a topographic map and have an estimated accuracy of +/- 6 seconds.

The orthometric height was determined by differential leveling and adjusted by the NATIONAL GEODETIC SURVEY in June 1991.

The dynamic height is computed by dividing the NAVD 88 geopotential number by the normal gravity value computed on the Geodetic Reference System of 1980 (GRS 80) ellipsoid at 45 degrees latitude (g = 980.6199 gals.).

The modeled gravity was interpolated from observed gravity values.

MG0379
MG0379; North East Units Estimated Accuracy
MG0379; SPC IA S 187,810. 679,650. MT (+/- 180 meters Scaled)
MG0379 SUPERSEDED SURVEY CONTROL

MG0379 NGVD 29 (???/??/92) 218.909 (m) 718.20 (f) ADJ UNCH 2.0

Superseded values are not recommended for survey control.

MG0379 NGS no longer adjusts projects to the NAD 27 or NGVD 29 datum. See file dsdata.txt to determine how the superseded data were derived.

MG0379 U.S. NATIONAL GRID SPATIAL ADDRESS: 15TXG379145(NAD 83)
MG0379 MARKER: DB = BENCH MARK DISK
MG0379 SETTING: 36 = SET IN A MASSIVE STRUCTURE
MG0379 SP_SET: FOUNDATION
MG0379 STAMPING: U 76 1934

MG0379 STABILITY: B = PROBABLY HOLD POSITION/ELEVATION WELL

MG0379 HISTORY - Date Condition Report By
MG0379 HISTORY - 1934 MONUMENTED CGS
MG0379 HISTORY - 19980729 MARK NOT FOUND USPSQD
MG0379 HISTORY - 20000404 MARK NOT FOUND AERIAL SERVICES INCORPORATED

MG0379 STATION DESCRIPTION
MG0379 DESCRIBED BY COAST AND GEODETIC SURVEY 1934

MG0379 AT WEST BRANCH,


MG0379
MG0379 STATION RECOVERY (1998)
MG0379 RECOVERY NOTE BY US POWER SQUADRON 1998
MG0379 MARK NOT FOUND.

MG0379
MG0379 STATION RECOVERY (2000)
MG0379 RECOVERY NOTE BY AERIAL SERVICES INCORPORATED 2000 (KE)
MG0379 NOT FOUND.

Figure 26-7 NGS data sheet
# FLOOD INSURANCE STUDY

## CEDAR COUNTY, IOWA

AND INCORPORATED AREAS

<table>
<thead>
<tr>
<th>Community Name</th>
<th>Community Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>BENNETT, CITY OF</td>
<td>190001</td>
</tr>
<tr>
<td>CEDAR COUNTY</td>
<td>190000</td>
</tr>
<tr>
<td>(UNINCORPORATED AREAS)</td>
<td></td>
</tr>
<tr>
<td>*CLARENCE, CITY OF</td>
<td>190045</td>
</tr>
<tr>
<td>DURANT, CITY OF</td>
<td>190022</td>
</tr>
<tr>
<td>LOWDEN, CITY OF</td>
<td>190064</td>
</tr>
<tr>
<td>MECHANICSVILLE, CITY OF</td>
<td>190070</td>
</tr>
<tr>
<td>STANWOOD, CITY OF</td>
<td>190006</td>
</tr>
<tr>
<td>TIPTON, CITY OF</td>
<td>190057</td>
</tr>
<tr>
<td>WEST BRANCH, CITY OF</td>
<td>190058</td>
</tr>
</tbody>
</table>

*NO SPECIAL FLOOD HAZARD AREAS IDENTIFIED*

Effective: August 19, 2013

Federal Emergency Management Agency

FLOOD INSURANCE STUDY NUMBER
19031CV000A
NOTICE TO
FLOOD INSURANCE STUDY USERS

Communities participating in the National Flood Insurance Program have established repositories of flood hazard data for floodplain management and flood insurance purposes. This Flood Insurance Study (FIS) report may not contain all data available within the Community Map Repository. Please contact the Community Map Repository for any additional data.

The Federal Emergency Management Agency (FEMA) may revise and republish part or all of this FIS report at any time. In addition, FEMA may revise part of this FIS report by the Letter of Map Revision process, which does not involve republication or redistribution of the FIS report. Therefore, users should consult with community officials and check the Community Map Repository to obtain the most current FIS report components.

Selected Flood Insurance Rate Map panels for this community contain information that was previously shown separately on the corresponding Flood Boundary and Floodway Map panels (e.g., floodways, cross sections). In addition, former flood hazard zone designations have been changed as follows:

<table>
<thead>
<tr>
<th>Old Zone(s)</th>
<th>New Zone</th>
</tr>
</thead>
<tbody>
<tr>
<td>AI through A30</td>
<td>AE</td>
</tr>
<tr>
<td>B</td>
<td>X</td>
</tr>
<tr>
<td>C</td>
<td>X</td>
</tr>
</tbody>
</table>

Initial Countywide FIS Effective Date: August 19, 2013
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EXHIBITS

Exhibit 1 - Flood Profiles
Tributary A
West Branch Wapsinonoc Creek

Profile 01P
Profiles 02P-03P

Exhibit 2 - Flood Insurance Rate Map Index
Flood Insurance Rate Map
INTRODUCTION

1.1 Purpose of Study

This Flood Insurance Study (FIS) revises and updates information on the existence and severity of flood hazards in the geographic area of Cedar County, including the Cities of Bennett, Clarence, Durant, Lowden, Mechanicsville, Stanwood, Tipton, and West Branch; and the unincorporated areas of Cedar County (referred to collectively herein as Cedar County), and aids in the administration of the National Flood Insurance Act of 1968 and the Flood Disaster Protection Act of 1973. This study has developed flood-risk data for various areas of the community that will be used to establish actuarial flood insurance rates and to assist the community in its efforts to promote sound floodplain management. Minimum floodplain management requirements for participation in the National Flood Insurance Program (NFIP) are set forth in the Code of Federal Regulations at 44 CFR, 60.3.

Please note that the City of Durant is geographically located in Cedar, Muscatine, and Scott Counties. The City of Durant is included in its entirety in this FIS report.

Please note that the City of West Branch is geographically located in Cedar and Johnson Counties. The City of West Branch is included in its entirety in this FIS report.

Please note that the City of Wilton is geographically located in Cedar and Muscatine Counties. The City of Wilton is not included in this FIS report. See the separately published FIS report and Flood Insurance Rate Map (FIRM) for flood-hazard information.

Please note that the City of Clarence has no mapped special flood hazard areas.

In some states or communities, floodplain management criteria or regulations may exist that are more restrictive or comprehensive than the minimum Federal requirements. In such cases, the more restrictive criteria take precedence and the State (or other jurisdictional agency) will be able to explain them.

The Digital Flood Insurance Rate Map (DFIRM) and FIS report for this countywide study have been produced in digital format. Flood hazard information was converted to meet the Federal Emergency Management Agency (FEMA) DFIRM database specifications and Geographic Information System
(GIS) format requirements. The flood hazard information was created and is provided in a digital format so that it can be incorporated into a local GIS and be accessed more easily by the community.

1.2 Authority and Acknowledgments

The sources of authority for this FIS are the National Flood Insurance Act of 1968 and the Flood Disaster Protection Act of 1973.

Precountywide Analyses

Information on the authority and acknowledgements for each jurisdiction included in this countywide FIS, as compiled from their previously printed FIS reports, is shown below:

West Branch, City of: The hydrologic and hydraulic analyses for Tributary A and West Branch Wapsinonoc Creek for the September 16, 1982, FIS report (FEMA, 1982) were performed by Wallace Holland Kaster Schmitz and Co. and Kirkham Michael and Associates, for FEMA, under Contract No. H-4738. The work was completed in March 1981.

The Cities of Bennett, Clarence, Durant, Lowden, Mechanicsville, Stanwood, and Tipton; and the unincorporated areas of Cedar County have no previously printed FIS reports.

This Countywide FIS Report

The hydrologic and hydraulic analyses for this study were performed by the Strategic Alliance for Risk Reduction (STARR) for FEMA, under Contract No. HSFEHQ-09-D-0370, Project Order No. HSFE07-09-J-0003. The work was completed in September 2011.

Base map information shown on this FIRM was provided in digital format by the Farm Services Administration Aerial Photography Field Office. This information was photogrammetrically compiled at a scale of 1:12,000 from aerial photography dated 2009. The projection used in the preparation of this map is Universal Transverse Mercator (UTM) Zone 15, and the horizontal datum used is North American Datum of 1983 (NAD 83), Geodetic Reference System 1980 (GRS80) spheroid.
1.3 Coordination

An initial meeting is held with representatives from FEMA, the community, and the study contractor to explain the nature and purpose of a FIS, and to identify the streams to be studied or restudied. A final meeting is held with representatives from FEMA, the community, and the study contractor to review the results of the study.

Precountywide Analyses

The initial and final meeting dates for previous FIS reports for Cedar County and its communities are listed in the following table:

<table>
<thead>
<tr>
<th>Community</th>
<th>FIS Date</th>
<th>Initial Meeting</th>
<th>Final Meeting</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Branch, City of</td>
<td>September 16, 1982</td>
<td>March 1978</td>
<td>January 18, 1982</td>
</tr>
</tbody>
</table>

This Countywide FIS Report

An initial letter, dated July 20, 2010, was sent to the Cities of Bennett, Clarence, Durant, Lowden, Mechanicsville, Stanwood, Tipton, and West Branch, and the unincorporated areas of Cedar County informing them that FEMA was initiating a countywide FIS.

The results of the study were reviewed at the final meeting held on December 20, 2011, and attended by representatives of FEMA, Iowa DNR, STARR, and the communities. All issues and/or concerns raised at that meeting have been addressed.

2.0 **AREA STUDIED**

2.1 Scope of Study

This FIS covers the geographic area of Cedar County, Iowa, including the incorporated communities listed in Section 1.1. The areas studied by detailed methods were selected with priority given to all known flood hazards and areas of projected development or proposed construction through July 2011.

The following streams were studied by detailed methods in this FIS report:

- Tributary A
- West Branch Wapsinnonoc Creek
The limits of detailed study are indicated on the Flood Profiles (Exhibit 1) and on the FIRM (Exhibit 2).

For this countywide FIS, Tributary A and West Branch Wapsinonoc Creek were redelineated based on updated topography. All areas studied by approximate methods were either newly studied or revised based on updated hydrologic and hydraulic models.

Also for this countywide FIS, the FIS report and FIRM were converted to countywide format, and the flooding information for the entire county, including both incorporated and unincorporated areas, is shown. Also, the vertical datum was converted from the National Geodetic Vertical Datum of 1929 (NGVD) to the North American Vertical Datum of 1988 (NAVD). In addition, the UTM coordinates, previously referenced to the North American Datum of 1927 (NAD 27), are now referenced to the NAD83.

Approximate analyses were used to study those areas having low development potential or minimal flood hazards. The scope and methods of study were proposed to and agreed upon by FEMA and Cedar County.

2.2 Community Description

Cedar County is located in east-central Iowa. According to the U.S. Census Bureau, the population estimate for 2010 was 18,499 (U.S. Census Bureau, 2011). The annual average temperature in the City of Clarence is 48.9 degrees Fahrenheit. Annual average precipitation in the City of Clarence is 33.5 inches, with an average recorded annual snowfall of 30.7 inches (Weatherbase, 2011).

The topography of this area is generally characteristic of the Kansa drift area. The terrain of the Kansas drift area is quite uneven. Major streams in this area have broad floodplains flanked by hills and ridges. The rate of runoff in the Kansas drift area is high (Iowa Highway Research Board, 1974).

The West Branch Wapsinonoc Creek flows south-southeast through the center of the City of West Branch and flows into the Wapsinonoc Creek in southwestern Cedar County with a drainage area of 15.5 square miles (Iowa Highway Research Board, 1974). Tributary A flows east through Hoover Park and is adjacent to Hoover Memorial Library. A right bank tributary of West Branch Wapsinonoc Creek, Tributary A has a drainage area of 2.9 square miles.

2.3 Principal Flood Problems

The main flood season in Cedar County is in spring and early summer. Most of the larger floods have resulted from heavy general rains during this season. However, intense local thunderstorms may cause floods during other seasons (U.S. Army Corps of Engineers (USACE), 1971). Presence of railroad and
interstate highway embankments, restrictive bridges and buildings in the floodplain have added further complications to the flooding. There are no stream gaging records for West Branch Wapsinonoc Creek or Tributary A.

The greatest known flood flow occurred in 1967. The indirect discharge measurement at U.S. Highway 80 for the storm was determined by the U.S. Geological Survey (USGS) (USGS, unpublished) to be 3,370 cubic feet per second (cfs). The estimated return period for a flood of this magnitude is 56 years.

2.4 Flood Protection Measures

No specific flood protection measures presently exist. Efforts to reduce flood damage will be primarily through the use of these studies to promote sound land use and floodplain management.

3.0 ENGINEERING METHODS

For the flooding sources studied by detailed methods in the community, standard hydrologic and hydraulic study methods were used to determine the flood hazard data required for this study. Flood events of a magnitude that are expected to be equaled or exceeded once on the average during any 10-, 50-, 100-, or 500-year period (recurrence interval) have been selected as having special significance for floodplain management and for flood insurance rates. These events, commonly termed the 10-, 50-, 100-, and 500-year floods, have a 10-, 2-, 1-, and 0.2-percent chance, respectively, of being equaled or exceeded during any year. Although the recurrence interval represents the long-term, average period between floods of a specific magnitude, rare floods could occur at short intervals or even within the same year. The risk of experiencing a rare flood increases when periods greater than 1 year are considered. For example, the risk of having a flood that equals or exceeds the 1-percent-annual-chance (100-year) flood in any 50-year period is approximately 40 percent (4 in 10); for any 90-year period, the risk increases to approximately 60 percent (6 in 10). The analyses reported herein reflect flooding potentials based on conditions existing in the community at the time of completion of this study. Maps and flood elevations will be amended periodically to reflect future changes.

3.1 Hydrologic Analyses

Hydrologic analyses were carried out to establish peak discharge-frequency relationships for each flooding source studied by detailed methods affecting the community.
Precountywide Analyses

Hydrologic analyses were carried out to establish the peak discharge-frequency relationships for floods of the selected recurrence intervals for each flooding source studied in detail affecting the community.

The peak frequency discharges for West Branch Wapsinocom Creek and Tributary A were developed from the Iowa Natural Resources Council regional equations in Bulletin No. 11 (Iowa Natural Resources Council, 1973). These regional equations relate basin characteristics to stream flow data and were developed by computing frequency curves from gaging station data in the region using a log-Pearson Type III distribution analysis (Water Resources Council, 1976). The regional equations were then derived by regressing each set of frequency discharges on several basin and climatic parameters. The parameters for the 0.2-percent-annual-chance frequency discharges were determined by fitting the parameters for the lower frequency discharges to a curve and extrapolating the values for the 0.2-percent-annual-chance values.

This Countywide FIS Report

For the streams studied by approximate methods, peak discharges were obtained from the 2008 Hazard Mitigation Technical Assistance Program (HMTAP) Flood Data Analysis study for Cedar County. The hydrologic analyses included in the study used the regional regression equations for Cedar County, gage analysis, and the effective FIS data to determine peak discharges. Users should refer to the original HMTAP Flood Data Analysis study (FEMA, 2008) for detailed information regarding these hydrologic analyses.

Peak discharge-drainage area relationships for each flooding source studied in detail are shown in Table 1.

Table 1 - Summary of Discharges

<table>
<thead>
<tr>
<th>Flooding Source and Location</th>
<th>Drainage Area (square miles)</th>
<th>10-Percent-Annual-Chance</th>
<th>2-Percent-Annual-Chance</th>
<th>1-Percent-Annual-Chance</th>
<th>0.2-Percent-Annual-Chance</th>
</tr>
</thead>
<tbody>
<tr>
<td>WEST BRANCH WAPSINOCOC CREEK</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>North side of U.S. Highway 80</td>
<td>8.1</td>
<td>1,690</td>
<td>3,260</td>
<td>4,090</td>
<td>6,350</td>
</tr>
<tr>
<td>Just upstream of the confluence of Tributary A</td>
<td>4.6</td>
<td>1,290</td>
<td>2,550</td>
<td>3,240</td>
<td>5,130</td>
</tr>
<tr>
<td>TRIBUTARY A</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>At the confluence with West Branch Wapsinocom Creek</td>
<td>2.9</td>
<td>1,010</td>
<td>2,040</td>
<td>2,610</td>
<td>4,220</td>
</tr>
</tbody>
</table>
3.2 Hydraulic Analyses

Analyses of the hydraulic characteristics of flooding from the sources studied were carried out to provide estimates of the elevations of floods of the selected recurrence intervals. Users should be aware that flood elevations shown on the FIRM represent rounded whole-foot elevations and may not exactly reflect the elevations shown on the Flood Profiles or in the Floodway Data Table in the FIS report. Flood elevations shown on the FIRM are primarily intended for flood insurance rating purposes. For construction and/or floodplain management purposes, users are cautioned to use the flood elevation data presented in this FIS report in conjunction with the data shown on the FIRM.

Precountywide Analyses

Analysis of the hydraulic characteristics of the streams in the community were carried out to provide estimates of the equations of the floods of the selected recurrence intervals along with each flooding source studied in detail.

Cross sections for the backwater analysis of Tributary A and West Branch Wapsinonoc Creek were obtained from aerial photographs flown in April 1979, at a negative scale of approximately 1:9,600 (Western Air Maps, Inc., 1977). The streambed and bridges were field surveyed to obtain elevation data and structural geometry.

Water surface elevations (WSELS) of floods of the selected recurrence intervals for Tributary A and West Branch Wapsinonoc Creek were computed through the use of the USACE, Hydrologic Engineering Center (HEC) computer program, HEC-2 (HEC, 1979).

Starting WSELS for Tributary A were taken from the profile for West Branch Wapsinonoc Creek. Starting WSELS for West Branch Wapsinonoc Creek were developed using a slope-area method to model free flow conditions.

WSELS for the areas studied by approximate methods were determined using the Flood Hazard Boundary Map (Federal Insurance Administration (FIA), 1976), aerial photographs (Western Air Maps, Inc., 1977) and topographic maps (USGS, 1965).

This Countywide FIS Report

For streams studied by approximate methods, cross section data was obtained from the Hazard Mitigation Technical Assistance Program (HMTAP) models and adjusted based on the Light Detection and Ranging (LiDAR) data (Iowa LiDAR Consortium, 2007) provided by the Iowa Department of Natural Resources. Only structures modeled for the HMTAP study were included in this analysis. The
studied streams were modeled using the USACE, HEC computer program, HEC-RAS, version 4.0.0 (HEC, 2008).

Channel roughness factors (Mannings “n”) used in the hydraulic computations were approximated from orthophotos. The Manning’s “n” values for all detailed studied streams are listed in Table 2:

<table>
<thead>
<tr>
<th>Stream</th>
<th>Channel “n”</th>
<th>Overbank “n”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tributary A</td>
<td>0.033</td>
<td>0.055-0.080</td>
</tr>
<tr>
<td>West Branch Wapsinonoc Creek</td>
<td>0.012-0.033</td>
<td>0.055-0.080</td>
</tr>
</tbody>
</table>

Locations of selected cross sections used in the hydraulic analyses are shown on the Flood Profiles (Exhibit 1). For stream segments for which a floodway was computed (Section 4.2), selected cross section locations are also shown on the FIRM (Exhibit 2).

The profile baselines depicted on the FIRM represent the hydraulic modeling baselines that match the flood profiles on this FIS report. As a result of improved topographic data, the profile baseline, in some cases, may deviate significantly from the channel centerline or appear outside the special flood hazard area.

The hydraulic analyses for this study were based on unobstructed flow. The flood elevations shown on the Flood Profiles (Exhibit 1) are thus considered valid only if hydraulic structures remain unobstructed, operate properly, and do not fail.

3.3 Vertical Datum

All FIS reports and FIRMs are referenced to a specific vertical datum. The vertical datum provides a starting point against which flood, ground, and structure elevations can be referenced and compared. Until recently, the standard vertical datum in use for newly created or revised FIS reports and FIRMs was NGVD. With the finalization of NAVD, many FIS reports and FIRMs are being prepared using NAVD as the referenced vertical datum.

All flood elevations shown in this FIS report and on the FIRM are referenced to NAVD. Structure and ground elevations in the community must, therefore, be referenced to NAVD. It is important to note that adjacent communities may be referenced to NGVD. This may result in differences in Base Flood Elevations (BFEs) across the corporate limits between the communities. Some of the data used in this study were taken from the prior effective FIS reports and adjusted to NAVD. The average conversion factor that was used to convert the data in this FIS report to NAVD was calculated using the National Geodetic Survey’s (NGS) VERTCON online utility (NGS, 2008). The data points used to determine the conversion are listed in Table 3.
Table 3 – Vertical Datum Conversion

<table>
<thead>
<tr>
<th>Quad Name</th>
<th>Corner</th>
<th>Latitude</th>
<th>Longitude</th>
<th>Conversion from NGVD29 to NAVD88</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mechanicsville</td>
<td>SW</td>
<td>41.875</td>
<td>-91.375</td>
<td>-0.105</td>
</tr>
<tr>
<td>Stanwood</td>
<td>SW</td>
<td>41.875</td>
<td>-91.250</td>
<td>-0.095</td>
</tr>
<tr>
<td>Clarence</td>
<td>SW</td>
<td>41.875</td>
<td>-91.125</td>
<td>-0.102</td>
</tr>
<tr>
<td>Oxford Junction</td>
<td>SW</td>
<td>41.875</td>
<td>-91.000</td>
<td>-0.112</td>
</tr>
<tr>
<td>Lost Nation</td>
<td>SW</td>
<td>41.875</td>
<td>-90.875</td>
<td>-0.135</td>
</tr>
<tr>
<td>Cedar Bluff</td>
<td>SW</td>
<td>41.750</td>
<td>-91.375</td>
<td>-0.128</td>
</tr>
<tr>
<td>Tipton West</td>
<td>SW</td>
<td>41.750</td>
<td>-91.250</td>
<td>-0.148</td>
</tr>
<tr>
<td>Tipton East</td>
<td>SW</td>
<td>41.750</td>
<td>-91.125</td>
<td>-0.125</td>
</tr>
<tr>
<td>Lowden</td>
<td>SW</td>
<td>41.750</td>
<td>-91.000</td>
<td>-0.131</td>
</tr>
<tr>
<td>Wheatland</td>
<td>SW</td>
<td>41.750</td>
<td>-90.875</td>
<td>-0.131</td>
</tr>
<tr>
<td>West Branch</td>
<td>SW</td>
<td>41.625</td>
<td>-91.375</td>
<td>-0.141</td>
</tr>
<tr>
<td>Rochester</td>
<td>SW</td>
<td>41.625</td>
<td>-91.250</td>
<td>-0.157</td>
</tr>
<tr>
<td>Lime City</td>
<td>SW</td>
<td>41.625</td>
<td>-91.125</td>
<td>-0.164</td>
</tr>
<tr>
<td>Bennett</td>
<td>SW</td>
<td>41.625</td>
<td>-91.000</td>
<td>-0.154</td>
</tr>
<tr>
<td>Dixon</td>
<td>SW</td>
<td>41.625</td>
<td>-90.875</td>
<td>-0.151</td>
</tr>
</tbody>
</table>

Average: -0.132

For additional information regarding conversion between NGVD and NAVD, visit the NGS website at www.ngs.noaa.gov, or contact the NGS at the following address:

Vertical Network Branch, N/C/G13
National Geodetic Survey, NOAA
Silver Spring Metro Center 3
1315 East-West Highway
Silver Spring, Maryland 20910
(301) 713-3191

Temporary vertical monuments are often established during the preparation of a flood hazard analysis for the purpose of establishing local vertical control. Although these monuments are not shown on the FIRM, they may be found in the Technical Support Data Notebook associated with the FIS report and FIRM for this community. Interested individuals may contact FEMA to access these data.

To obtain current elevation, description, and/or location information for benchmarks shown on this map, please contact the Information Services Branch of the NGS at (301) 713-3242, or visit their website at www.ngs.noaa.gov.
4.0 FLOODPLAIN MANAGEMENT APPLICATIONS

The NFIP encourages State and local governments to adopt sound floodplain management programs. Therefore, each FIS provides 1-percent-annual-chance (100-year) flood elevations and delineations of the 1- and 0.2-percent-annual-chance (500-year) floodplain boundaries and 1-percent-annual-chance floodway to assist communities in developing floodplain management measures. This information is presented on the FIRM and in many components of the FIS report, including Flood Profiles, Floodway Data Table, and Summary of Stillwater Elevations Table. Users should reference the data presented in the FIS report as well as additional information that may be available at the local map repository before making flood elevation and/or floodplain boundary determinations.

4.1 Floodplain Boundaries

To provide a national standard without regional discrimination, the 1-percent-annual-chance flood has been adopted by FEMA as the base flood for floodplain management purposes. The 0.2-percent-annual-chance flood is employed to indicate additional areas of flood risk in the community.

For all streams studied by approximate methods, the 1-percent-annual-chance floodplain boundaries were interpolated using 10-foot raster grids, derived from LiDAR data, with an accuracy equivalent to a contour interval of 2 feet (Iowa LiDAR Consortium, 2007).

For each stream studied by detailed methods, the 1- and 0.2-percent-annual-chance floodplain boundaries have been delineated using the flood elevations determined at each cross section. Between cross sections, the boundaries were interpolated using 10-foot raster grids, derived from LiDAR data, with an accuracy equivalent to a contour interval of 2 feet (Iowa LiDAR Consortium, 2007).

The 1- and 0.2-percent-annual-chance floodplain boundaries are shown on the FIRM (Exhibit 2). On this map, the 1-percent-annual-chance floodplain boundary corresponds to the boundary of the areas of special flood hazards (Zones A and AE), and the 0.2-percent-annual-chance floodplain boundary corresponds to the boundary of areas of moderate flood hazards. In cases where the 1- and 0.2-percent-annual-chance floodplain boundaries are close together, only the 1-percent-annual-chance floodplain boundary has been shown. Small areas within the floodplain boundaries may lie above the flood elevations but cannot be shown due to limitations of the map scale and/or lack of detailed topographic data.

For the streams studied by approximate methods, only the 1-percent-annual-chance floodplain boundary is shown on the FIRM (Exhibit 2).
4.2 Floodways

Encroachment on floodplains, such as structures and fill, reduces flood-carrying capacity, increases flood heights and velocities, and increases flood hazards in areas beyond the encroachment itself. One aspect of floodplain management involves balancing the economic gain from floodplain development against the resulting increase in flood hazard. For purposes of the NFIP, a floodway is used as a tool to assist local communities in this aspect of floodplain management. Under this concept, the area of the 1-percent-annual-chance floodplain is divided into a floodway and a floodway fringe. The floodway is the channel of a stream, plus any adjacent floodplain areas, that must be kept free of encroachment so that the 1-percent-annual-chance flood can be carried without substantial increases in flood heights. Minimum Federal standards limit such increases to 1 foot, provided that hazardous velocities are not produced. The floodways in this study are presented to local agencies as minimum standards that can be adopted directly or that can be used as a basis for additional floodway studies.

The floodways presented in this FIS report and on the FIRM were computed for certain stream segments on the basis of equal-conveyance reduction from each side of the floodplain. Floodway widths were computed at cross sections. Between cross sections, the floodway boundaries were interpolated. The results of the floodway computations have been tabulated for selected cross sections (Table 4). In cases where the floodway and 1-percent-annual-chance floodplain boundaries are either close together or collinear, only the floodway boundary has been shown.
<table>
<thead>
<tr>
<th>CROSS SECTION</th>
<th>DISTANCE (FEET)</th>
<th>WIDTH (FEET)</th>
<th>SECTION AREA (SQUARE FEET)</th>
<th>MEAN VELOCITY (FEET PER SECOND)</th>
<th>REGULATORY WITHOUT FLOODWAY (FEET NAVD)</th>
<th>WITHOUT FLOODWAY (FEET NAVD)</th>
<th>WITH FLOODWAY (FEET NAVD)</th>
<th>INCREASE (FEET)</th>
</tr>
</thead>
<tbody>
<tr>
<td>TRIBUTARY A</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>465</td>
<td>457</td>
<td>1,474</td>
<td>1.9</td>
<td>712.7</td>
<td>712.7</td>
<td>713.6</td>
<td>0.9</td>
</tr>
<tr>
<td>B</td>
<td>693</td>
<td>260</td>
<td>1,030</td>
<td>2.5</td>
<td>713.4</td>
<td>713.4</td>
<td>714.3</td>
<td>0.9</td>
</tr>
<tr>
<td>C</td>
<td>820</td>
<td>284</td>
<td>864</td>
<td>3.1</td>
<td>713.5</td>
<td>713.5</td>
<td>714.4</td>
<td>0.9</td>
</tr>
<tr>
<td>D</td>
<td>990</td>
<td>250</td>
<td>1,191</td>
<td>2.2</td>
<td>715.3</td>
<td>715.3</td>
<td>716.3</td>
<td>1.0</td>
</tr>
<tr>
<td>E</td>
<td>1,185</td>
<td>245</td>
<td>1,232</td>
<td>2.1</td>
<td>715.5</td>
<td>715.5</td>
<td>716.5</td>
<td>1.0</td>
</tr>
</tbody>
</table>

*Feet above confluence with West Branch Wapsippec Creek*
<table>
<thead>
<tr>
<th>CROSS SECTION</th>
<th>DISTANCE (FEET)</th>
<th>WIDTH (FEET)</th>
<th>SECTION AREA (SQUARE FEET)</th>
<th>MEAN VELOCITY (FEET PER SECOND)</th>
<th>REGULATORY WATER SURFACE ELEVATION</th>
<th>WITHOUT FLOODWAY WATER SURFACE ELEVATION</th>
<th>WITH FLOODWAY WATER SURFACE ELEVATION</th>
<th>INCREASE (FEET)</th>
</tr>
</thead>
<tbody>
<tr>
<td>WEST BRANCH WAPSINONOC CREEK</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>A</td>
<td>700</td>
<td>364</td>
<td>2,512</td>
<td>1.6</td>
<td>708.2</td>
<td>708.2</td>
<td>708.9</td>
<td>0.7</td>
</tr>
<tr>
<td>B</td>
<td>1,600</td>
<td>481</td>
<td>2,671</td>
<td>1.5</td>
<td>708.4</td>
<td>708.4</td>
<td>709.1</td>
<td>0.7</td>
</tr>
<tr>
<td>C</td>
<td>2,100</td>
<td>275</td>
<td>1,397</td>
<td>2.9</td>
<td>708.5</td>
<td>708.5</td>
<td>709.2</td>
<td>0.7</td>
</tr>
<tr>
<td>D</td>
<td>2,480</td>
<td>211</td>
<td>1,267</td>
<td>3.2</td>
<td>708.8</td>
<td>708.8</td>
<td>709.6</td>
<td>0.8</td>
</tr>
<tr>
<td>E</td>
<td>2,615</td>
<td>85</td>
<td>708</td>
<td>5.8</td>
<td>708.8</td>
<td>708.8</td>
<td>730.6</td>
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</tr>
<tr>
<td>F</td>
<td>2,885</td>
<td>88</td>
<td>1,000</td>
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<td>712.3</td>
<td>712.3</td>
<td>712.9</td>
<td>0.6</td>
</tr>
<tr>
<td>G</td>
<td>3,085</td>
<td>356</td>
<td>2,533</td>
<td>1.6</td>
<td>712.4</td>
<td>712.4</td>
<td>713.3</td>
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</tr>
<tr>
<td>H</td>
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<td>406</td>
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<td>712.9</td>
<td>713.6</td>
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<td>I</td>
<td>4,250</td>
<td>434</td>
<td>2,183</td>
<td>1.5</td>
<td>713.1</td>
<td>713.1</td>
<td>714.0</td>
<td>0.9</td>
</tr>
<tr>
<td>J</td>
<td>4,435</td>
<td>399</td>
<td>1,953</td>
<td>1.7</td>
<td>713.2</td>
<td>713.2</td>
<td>714.0</td>
<td>0.8</td>
</tr>
<tr>
<td>K</td>
<td>4,625</td>
<td>290</td>
<td>1,122</td>
<td>2.9</td>
<td>714.0</td>
<td>714.0</td>
<td>714.6</td>
<td>0.6</td>
</tr>
<tr>
<td>L</td>
<td>4,865</td>
<td>258</td>
<td>1,621</td>
<td>2.0</td>
<td>714.5</td>
<td>714.5</td>
<td>715.2</td>
<td>0.7</td>
</tr>
<tr>
<td>M</td>
<td>5,620</td>
<td>187</td>
<td>631</td>
<td>5.1</td>
<td>715.0</td>
<td>715.0</td>
<td>715.5</td>
<td>0.5</td>
</tr>
<tr>
<td>N</td>
<td>6,185</td>
<td>310</td>
<td>1,022</td>
<td>3.2</td>
<td>717.0</td>
<td>717.0</td>
<td>717.9</td>
<td>0.9</td>
</tr>
<tr>
<td>O</td>
<td>6,605</td>
<td>59</td>
<td>463</td>
<td>6.7</td>
<td>720.3</td>
<td>720.3</td>
<td>721.2</td>
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<tr>
<td>P</td>
<td>7,170</td>
<td>85</td>
<td>638</td>
<td>5.1</td>
<td>721.4</td>
<td>721.4</td>
<td>721.8</td>
<td>0.4</td>
</tr>
<tr>
<td>Q</td>
<td>7,340</td>
<td>49</td>
<td>332</td>
<td>9.8</td>
<td>721.4</td>
<td>721.4</td>
<td>721.8</td>
<td>0.4</td>
</tr>
<tr>
<td>R</td>
<td>7,810</td>
<td>100</td>
<td>628</td>
<td>5.2</td>
<td>722.9</td>
<td>722.9</td>
<td>723.7</td>
<td>0.8</td>
</tr>
<tr>
<td>S</td>
<td>8,250</td>
<td>100</td>
<td>624</td>
<td>5.2</td>
<td>723.7</td>
<td>723.7</td>
<td>724.2</td>
<td>0.5</td>
</tr>
<tr>
<td>T</td>
<td>8,760</td>
<td>60</td>
<td>353</td>
<td>9.2</td>
<td>724.1</td>
<td>724.1</td>
<td>724.7</td>
<td>0.5</td>
</tr>
</tbody>
</table>

*Feet above U.S. Highway 80*
The area between the floodway and 1-percent-annual-chance floodplain boundaries is termed the floodway fringe. The floodway fringe encompasses the portion of the floodplain that could be completely obstructed without increasing the WSEL of the 1-percent-annual-chance flood more than 1 foot at any point. Typical relationships between the floodway and the floodway fringe and their significance to floodplain development are shown in Figure 1.

![Floodway Schematic](image)

**Figure 1 - Floodway Schematic**

No floodways were computed for West Branch Wapsinonoc Creek from approximately 1,210 feet downstream of Sewage Treatment Plant Road to approximately 2,010 feet downstream of Sewage Treatment Plant Road.

5.0 **INSURANCE APPLICATIONS**

For flood insurance rating purposes, flood insurance zone designations are assigned to a community based on the results of the engineering analyses. These zones are as follows:

**Zone A**

Zone A is the flood insurance risk zone that corresponds to the 1-percent-annual-chance floodplains that are determined in the FIS by approximate methods. Because detailed
hydraulic analyses are not performed for such areas, no BFEs or base flood depths are shown within this zone.

Zone AE

Zone AE is the flood insurance risk zone that corresponds to the 1-percent-annual-chance floodplains that are determined in the FIS by detailed methods. In most instances, whole-foot BFEs derived from the detailed hydraulic analyses are shown at selected intervals within this zone.

Zone X

Zone X is the flood insurance risk zone that corresponds to areas outside the 0.2-percent-annual-chance floodplain, areas within the 0.2-percent-annual-chance floodplain, areas of 1-percent-annual-chance flooding where average depths are less than 1 foot, areas of 1-percent-annual-chance flooding where the contributing drainage area is less than 1 square mile, and areas protected from the 1-percent-annual-chance flood by levees. No BFEs or base flood depths are shown within this zone.

6.0 FLOOD INSURANCE RATE MAP

The FIRM is designed for flood insurance and floodplain management applications.

For flood insurance applications, the map designates flood insurance risk zones as described in Section 5.0 and, in the 1-percent-annual-chance floodplains that were studied by detailed methods, shows selected whole-foot BFEs or average depths. Insurance agents use the zones and BFEs in conjunction with information on structures and their contents to assign premium rates for flood insurance policies.

For floodplain management applications, the map shows by tints, screens, and symbols, the 1- and 0.2-percent-annual-chance floodplains, floodways, and the locations of selected cross sections used in the hydraulic analyses and floodway computations.

The countywide FIRM presents flooding information for the entire geographic area of Cedar County. Previously, FIRMs were prepared for each incorporated community and the unincorporated areas of the County identified as flood-prone. This countywide FIRM also includes flood-hazard information that was presented separately on Flood Boundary and Floodway Maps, where applicable. Historical data relating to the maps prepared for each community are presented in Table 5.

7.0 OTHER STUDIES

This report either supersedes or is compatible with all previous studies on streams studied in this report and should be considered authoritative for purposes of the NFIP.
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<td>None</td>
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<td>West Branch, City of</td>
<td>March 1, 1674</td>
<td>January 23, 1976</td>
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*No special flood hazard areas identified*

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**TABLE 5**

**FEDERAL EMERGENCY MANAGEMENT AGENCY**

**CEDAR COUNTY, IA AND INCORPORATED AREAS**

**COMMUNITY MAP HISTORY**
8.0 LOCATION OF DATA

Information concerning the pertinent data used in the preparation of this study can be obtained by contacting FEMA, Federal Insurance and Mitigation Division, 9221 Ward Parkway, Suite 300, Kansas City, Missouri 64114-3372.

9.0 BIBLIOGRAPHY AND REFERENCES


Western Air Maps, Inc., *Aerial Photography, City of West Branch*, Scale 1:9,600, Lenexa, Kansas, 1977.
27. FEMA Forms

This section contains five FEMA forms that are useful to a local regulatory program.


- MT-2 – Application Forms and Instructions for Conditional Letters of Map Revision and Letters of Map Revision http://www.fema.gov/library/viewRecord.do?id=1493

- The FEMA Elevation Certificate is explained in Section 18. It can be downloaded from FEMA’s web site at http://www.fema.gov/library/viewRecord.do?id=1383

- The FEMA Floodproofing Certificate is explained in Section 18. It can be downloaded from FEMA’s web site at http://www.fema.gov/library/viewRecord.do?id=1600
28. Contacts

Because names, offices and phone numbers change, this Desk Reference has listed all contacts in one separate section. This section will be updated periodically.

**Iowa Department of Natural Resources**

Serves as the primary contact for your community for ordinance administration and National Flood Insurance Program technical guidance.

Land Resources Section  
Wallace State Office Building  
502 E 9th St  
Des Moines, IA 50319-0034

Website: [http://www.iowadnr.gov/InsideDNR/RegulatoryLand/FloodPlainManagement](http://www.iowadnr.gov/InsideDNR/RegulatoryLand/FloodPlainManagement)

*For information about:*

- Flood Plain Permits, Dam Safety, Floodplain Mapping and the NFIP: 1-866-849-0321
- Sovereign Land Program Coordinator: 515-725-8464
- Water Quality Certification: 515-725-0341
- Recreational Boat Docks: 515-725-8200
- Sand and Gravel Permits: 515-725-8460

Download DNR permit forms and the Joint Application Form at:  

**Iowa Association of Code Officials (IowACE)**

Website: [http://www.iowace.com](http://www.iowace.com)

---

For technical assistance on ordinances and the NFIP:  
Bill Cappuccio  
515-725-8342  
Fax: 515-725-8202  
[bill.cappuccio@dnr.iowa.gov](mailto:bill.cappuccio@dnr.iowa.gov)
Iowa Homeland Security & Emergency Management

Camp Dodge, Building W-4
7105 NW 70th Ave
Johnston, IA 50131

Phone: 515-725-3231
Website: http://www.iowahomelandsecurity.org

Iowa State Hazard Mitigation Officer

Dennis Harper
Iowa Division of Emergency Mgmt.
7900 Hickman Rd Ste 500
Windsor Heights, IA 50324

Phone: 515-725-9348
E-mail: dennis.harper@iowa.gov

Iowa State Extension (post disaster materials)

Website: http://www.extension.iastate.edu/Pages/communications/recovery/

Federal Emergency Management Agency

Federal Emergency Management Agency
Region VII
9221 Ward Pkwy Ste 300
Kansas City, MO 64114-3372

Phone: 816-283-7061

Ordinance and NFIP questions
Roger Benson
Phone: 816-283-7031
E-mail: Dean.Ownby@fema.dhs.gov

Mapping and Engineering questions
Rick Nusz
Phone: 816-283-7907
E-mail: Rick.Nusz@fema.dhs.gov

CRS Coordinator

Connie Wisniewski
Phone: 816-283-7013
E-mail: Connie.Wisniewski@fema.dhs.gov

FEMA Map Information Exchange (FMIX)

Toll free call center for flood map related inquiries
1-877-336-2627
FEMA map product orders or access to online products

For ordering FIRMs, FIS, and DFIRM databases:

Federal Emergency Management Agency
FEMA Map Service Center
PO Box 1038
Jessup, MD 20794-1038

Phone: 800-358-9616
Fax: 800-358-9620
E-mail: FEMA-MSCservice@dhs.gov
Website: http://www.msc.fema.gov

NFIP online resources

The NFIP regulations can be found on this website:
http://www.fema.gov/plan/prevent/fhm/frm_docs.shtm

The NFIP’s Community Status Book that lists the current status of every community in the NFIP is found at: http://www.fema.gov/cis/IA.pdf

MT-EZ – Application Form for Single Residential Lots or Structure Letter of Map Amendment, LOMA’s, is explained in Section 6. It can be downloaded from FEMA’s website at:
http://www.fema.gov/library/viewRecord.do?id=2328

MT-1 – Application Forms and Instructions for Conditional and Final Letters of Map Amendment and Letters of Map Revision Based on Fill
http://www.fema.gov/library/viewRecord.do?id=1492

MT-2 – Application Forms and Instructions for Conditional Letters of Map Revision and Letters of Map Revision
http://www.fema.gov/library/viewRecord.do?id=1493

FEMA Elevation Certificate is explained in Section 18. It can be downloaded from FEMA’s website at http://www.fema.gov/library/viewRecord.do?id=1383

FEMA Floodproofing Certificate is explained in Section 18. It can be downloaded from FEMA’s website at http://www.fema.gov/library/viewRecord.do?id=1600

Hardcopy forms and publications

LOMC Clearinghouse
7390 Coca Cola Dr Ste 204
Hanover, MD 21076

FEMA publications warehouse:

1-800-480-2520
Orders can be faxed to: 301-362-5335
FEMA’s Emergency Management Institute

For NFIP related training:

301-447-1000 or 800-238-3358
Website: [http://training.fema.gov/EMIWeb](http://training.fema.gov/EMIWeb)

Community Rating System

ISO/CRS Specialist for Iowa

Christina Groves
163 Drury St
Graham, KY 42344

Phone: 270-338-1930
E-mail: cgroves@iso.com
Website: [http://training.fema.gov/EMIWeb/CRS/](http://training.fema.gov/EMIWeb/CRS/)

Order CRS publications from:

William L. Trakimas, CFM
E-mail: wtrakimas@iso.com

U.S. Army Corps of Engineers

Omaha District (Corps permits for the Missouri River, its contiguous wetlands, and Carter Lake)

US Army Engineer District
Omaha Corps of Engineers
PO Box 5
Omaha, NE 68102

Phone: 402-221-4133

Rock Island District (Corps permits for all other areas of Iowa)

US Army Engineer District
Rock Island Corps of Engineers
Clock Tower Building –
PO Box 2004
Rock Island, IL 61204-2004

Phone: 309-794-5376
Website: [http://www2.mvr.usace.army.mil/Regulatory](http://www2.mvr.usace.army.mil/Regulatory)

See also the Iowa DNR website for the DNR – Corps of Engineers Joint Application Form:
Association of State Floodplain Managers

ASFPM
575 D’Onofrio Dr Ste 200
Madison, WI 53719

Phone: 608-828-3000
Website: http://www.floods.org

IFSMA

Iowa Chapter of ASFPM
Iowa Floodplain and Stormwater Management Association

Website: https://sites.google.com/site/floodplainmanagersiowa

Repair contractor certification programs

International Institute for Cleaning and Restoration Certification
2715 E Mill Plain Blvd
Vancouver, WA 98661

Phone: 360-693-5675

Association of Specialists in Cleaning and Restoration
10830 Annapolis Junction Rd Ste 312
Annapolis Junction, MD 20701

Phone: 301-604-4411
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1.1. What Is Risk MAP?

As the National Flood Insurance Program (NFIP) has evolved, so have the programs and flood map products used for it. Over the years, the quality and complexity of flood map products has increased, with the latest generation of Federal Emergency Management Agency (FEMA) flood map products being produced under the Risk Mapping, Assessment, and Planning (Risk MAP) program (http://www.fema.gov/media-library/assets/documents/18274?id=4119). Risk MAP is a comprehensive program that involves close collaboration with State, Tribal, and local partners across the nation to identify flood risk and help reduce that risk. Risk MAP provides communities with flood information and tools they can use to enhance their mitigation plans and take action to better protect their citizens. Through more precise flood mapping products, risk assessment tools, and planning and outreach support, Risk MAP strengthens local ability to make informed decisions about reducing risk from flooding.

1.2. Risk MAP and the Mapping Process

As part of the Risk MAP program, FEMA works closely with community officials throughout the flood study process to ensure new maps are as accurate as possible and that the community and other stakeholders have ample time and opportunity to provide input on the new maps.

First, FEMA engages in a Discovery process (http://www.fema.gov/media-library-data/20130726-1808-25045-6204/risk_map_discovery_brochure.pdf) with communities and other local stakeholders to obtain a comprehensive picture of flooding issues, flood risk, and the potential for the performance of additional flood mitigation activities, including the adoption of more restrictive floodplain management criteria by communities. Stakeholders may include, but are not limited to, local officials, citizen associations, representatives of levee boards, conservation districts, Tribal Nations, and economic development organizations. Information obtained during the Discovery meeting helps determine whether a flood risk assessment project, including new or updated flood hazard data and a corresponding Flood Insurance Rate Map (FIRM) and Flood Insurance Study (FIS) report is needed.

Once it is determined that the creation or revision of flood hazard data, including an update to the FIRM and FIS report, is needed, FEMA works with communities and other Discovery stakeholders to determine the parameters of the project, including flooding sources and the type and extent (e.g., number of stream miles) of the study.

After a draft flood study has been prepared by FEMA and its partners, a preliminary FIRM and FIS report will be distributed to the community and made available through FEMA’s Map Service Center (https://hazards.fema.gov/femaportal/prelimdownload). After these preliminary products are made available for review, FEMA holds meetings with community officials to present, explain, and receive feedback on the maps. FEMA then publishes two notices in local papers to notify officials and local stakeholders that the maps are available for inspection. After the second notice, a 90-day appeal period begins. To be considered, an appeal submittal must be received within the 90 days and must include technical and/or scientific data to demonstrate that proposed Base Flood Elevations (BFEs), Special Flood Hazard Areas (SFHAs), regulatory floodway boundaries, or zone designations are scientifically or technically incorrect. Non-technical concerns, such as incorrect street names and discrepancies in community boundaries, can also be submitted as a comment during this time. If FEMA and the community
are unable to agree on the resolution of an appeal, the community can request a review by an independent Scientific Resolution Panel (http://www.floodsrp.org).

After all appeals are resolved, FEMA issues a Letter of Final Determination and each affected community has six months to adopt the new FIRM as the tool they will use for local floodplain management.

1.3. Risk MAP Products and Datasets

In addition to the standard regulatory FIRM, FIS report, and FIRM database, there are a number of non-regulatory Risk MAP products that serve as additional tools to increase risk awareness. These Risk MAP products can help community officials make better decisions on the most appropriate mitigation actions needed to reduce their risk. The products include those noted below.

1.3.1. Flood Risk Report

The Flood Risk Report (FRR) provides community and watershed specific flood risk information extracted from the Flood Risk Database (see below). It explains the concept of flood risk, and identifies useful tools and reference materials. The FRR, used in combination with the FRM is a good tool for communities to use in raising awareness of local flood risk.

1.3.2. Flood Risk Map

The Flood Risk Map (FRM) depicts select flood risk data for a project area and is typically used to illustrate an overall picture of flood risk for the area. Typical maps may show the potential flood losses associated with the 1% annual chance flood for each census block, key watershed features that affect local flood risk, and information about potential future projects or successful past projects to reduce flood risk.

1.3.3. Flood Risk Database

The Flood Risk Database (FRD) is a GIS database which stores all non-regulatory flood risk data for a flood risk project, including the information shown in the Flood Risk Report and on the Flood Risk Map. The FRD provides a wealth of data that may be used to analyze, communicate and visualize flood risk for dissemination to persons in a community.

1.3.4. Flood risk datasets

There are several datasets that are considered for development as part of a new Risk MAP study. The datasets contain additional detailed information that supplement the regulatory
FIRM and FIS report and are tools you can be used to assist in quantifying a community’s flood risks and implementing appropriate mitigation actions. The datasets include:

- Changes Since Last FIRM (CSLF);
- Flood Depth and Analysis Grids;
- Flood Risk Assessment Data; and
- Areas of Mitigation Interest

**Changes Since Last FIRM**

The CSLF helps flood study users quickly identify the changes made to a new flood map by identifying the areas where flood boundaries and/or flood zones have changed since the previous FIRM. The product captures areas where the floodplain and floodway have increased or decreased, as well as areas where the flood zone designation has changed (e.g., A to AE). In areas where the mapped flood hazard has changed, the engineering factors that have contributed to the change are identified within the CSLF. The CSLF is only available in areas which currently have an effective digital FIRM.

**Flood Depth and Analysis Grids**

Depth grids give users an indication of the flood risk by identifying various depths of flooding within the mapped floodplain. Being able to easily identify flood depths allows a community to prioritize actions in the areas with higher flood depths when preparing emergency plans and mitigation actions. For example, areas predicted to have only a few inches of flooding will have a lower priority when planning mitigation actions than areas with greater flood depths where water rescues might be required and catastrophic damage may occur. Figure 3 shows the depth grid concept and a map produced showing differing flood depths. Point specific locations on this particular map identify a 0.0 foot depth, a 0.1 foot depth, and a 4.7 foot depth.
Flood Risk Assessment Data

Flood Risk Assessments identify areas that are the most vulnerable to flooding and that will experience the greatest losses (dollar amounts) due to a specific flood event. Identifying the areas with the most significant losses will:

- Quantify potential future losses to existing structures;
- Support mitigation plan updates through improved risk quantification;
- Support disaster recovery planning by showing areas of highest expected damages; and
- Identify where flood mitigation actions will produce the highest return on investment.

Areas of Mitigation Interest

Using the available data, communities can better understand the impact of multiple factors on the floodplain which allows them to better prioritize mitigation projects. The AMI product identifies conditions within a project area (watershed and/or community) that may contribute to the severity of the flood hazard and associated losses. These conditions include areas with a
history of flood claims, hydraulic structures that contribute to backwater (e.g., undersized culverts, bridges and dams), and areas experiencing land use change or development. By identifying these conditions within the project area, this product assists communities in prioritizing potential mitigation actions.

Additional Information Resources


1.3.5. Outreach

As new flood risks are identified, it is important to have a well designed and implemented community outreach program so that the updated data, maps, and tools are understood by those who will be affected by the hazard. There are outreach activities that can be implemented at little or no cost. Several low-cost outreach ideas include:

- Flyers at libraries and other community buildings;
- Envelope stuffers in utility bills;
- Notifications in school children’s backpacks;
- Distribute press releases;
- Send public service announcements to local radio and television stations;
- Speak at various civic organizations (Lions Club, Rotary, Homeowners’ Association Meetings, etc.);
- Provide links to FEMA websites on the community website (http://www.ready.gov, http://www.fema.gov; http://www.FloodSmart.gov, etc.); and
- Distribute information via social media platforms such as Facebook and Twitter;

There are numerous materials available from FEMA to assist with effective communication about FEMA programs and flood risk to your constituents, including:

- What is Risk MAP?: http://www.fema.gov/media-library/assets/documents/18274?id=4119
• FEMA Mitigation Planning Fact Sheet:
  http://www.fema.gov/library/viewRecord.do?id=2066

• Answers to Questions about the NFIP:
  http://www.fema.gov/library/viewRecord.do?id=1404

• Hazard Mitigation Assistance (HMA) Grant Programs Fact Sheet:
  http://www.fema.gov/library/viewRecord.do?id=3648