DRAFT:
RECOMMENDATIONS FOR A
NATIONAL LEVEE SAFETY PROGRAM
A Report to Congress from the National Committee on Levee Safety
An Involved Public and Reliable Levee Systems
January 15, 2009
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Cover Photo credit: View of New Orleans after Hurricane Katrina, August 2005
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DRAFT:

This report has been prepared in accordance with Section 9003 of WRDA 2007 and should not be construed as an Army or Administration position on the recommendations contained herein. Under departmental procedures, the official position on the merits of the recommendations contained within this report may be developed by the Secretary of the Army in response to a request from the Chairman of the Committee having jurisdiction, and then only after coordination with the Office of Management and Budget and other agencies.
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This report contains the recommendations and strategic plan for implementation for a National Levee Safety Program from the National Committee on Levee Safety (Committee). The Committee is a diverse group of professionals from federal, state, local/regional governments and the private sector that have worked diligently at representing national interests in levee safety. The report is in response to Title IX, known as the National Levee Safety Act of the Water Resources Development Act of 2007, specifically Section 9003. As a group, we cannot over-emphasize the urgency of these recommendations.

We are at a critical juncture in our nation’s history—a burgeoning growth of risk to people and infrastructure as a result of more than 100 years of inattention to levee infrastructure combined with an economy and social fabric which is in a particularly vulnerable state. The long history of levees in the United States is full of lessons from both successes and failures. The devastating floods of the late 1920s and 1930s brought a long period of unregulated and poorly constructed levees into focus, resulting in the construction of more robust levee systems for the decades of the 1930s through 1960s. Inopportunistly, the 1960s through the 1980s ushered in new national policies relating to flood insurance, cost sharing for flood control projects, and new owner/operator responsibilities that had the unintended effect of targeting levee designs to only the 1%-annual-chance (100-year) event. This then became the beginning of a dangerous and inappropriate association of the 1%-annual-chance (100-year) event as a safety standard. Our relative complacency during the numerous natural events that continued to wreak economic catastrophes in recent decades was shattered in 2005 in New Orleans. It was the catastrophic loss of life associated with Hurricane Katrina that once again refocused the nation and became the catalyst for the National Levee Safety Act and this report.

The current levee safety reality for the United States is stark—uncertainty in location, performance and condition of levees and a lack of oversight, technical standards, and effective communication of risks. A look to the future offers two distinct possibilities: one where we continue the status quo and await the certainty of more catastrophes or one where we take reasonable actions and investments in a National Levee Safety Program that turns the tide on risk growth. We strongly recommend the latter.

The Committee’s recommendations are prefaced by recognition of a need for a broader national flood risk management approach, the benefits of integrating national dam safety and levee safety programs, and call for leveraging levee safety as a critical first step in a national infrastructure investment. The Committee also recognizes that levee systems commonly share the same space as water conveyance and critical ecosystems and habitats, and that working with these interests is vital in effectively managing flood risks.
The specific recommendations for a National Levee Safety Program (NLSP) embrace three main concepts: (1) the need for leadership via a National Levee Safety Commission (Commission) that provides for state delegated programs, national technical standards, risk communication, and coordinating environmental and safety concerns; (2) the building of strong levee safety programs in and within all states that in turn provide oversight, regulation, and critical levee safety processes; and (3) a foundation of well-aligned federal agency programs and processes.

The following is a summary of the twenty recommendations:

**Comprehensive and Consistent National Leadership**

1. **Establish a National Levee Safety Commission** to provide national leadership and comprehensive and consistent approaches to levee safety including standards, research and development, technical materials and assistance, training, public involvement and education, collaboration on environmental and safety issues, facilitation of the alignment of federal programs and design, delegation and oversight of a delegated program to states.

2. **Expand and Maintain the National Levee Database** to include a one-time US Army Corps of Engineers (Corps) inventory and inspection of all non-federal levees. Baseline information will be included and maintained in an expanded National Levee Database (NLD) in order that critical safety issues, true costs of good levee stewardship, and the state of individual levees can inform priorities and provide data for needed risk-informed assessments and decision-making.

3. **Adopt a Hazard Potential Classification System** as a first step in identifying and prioritizing hazard in leved areas. Due to a lack of data regarding probability of failure, initial classifications should be based solely on consequences in order to assist in setting priorities, criteria, and requirements as the NLSP is being established.

4. **Develop and Adopt National Levee Safety Standards** that will assist in ensuring that the best engineering practices are available and implemented throughout the nation at all levels of government.

5. **Develop Tolerable Risk Guidelines** in order to facilitate an understanding of the options to reduce identified risks, how uncertainty affects this understanding, and to better inform levee construction/enhancement decisions and weigh non-structural alternatives to flood risk management in a risk-informed context.

Chenango River with water surface elevation near top of project during flood of record, Binghamton, NY 2006 (NYSDEC)
6. Change “Levee Certification” to “Compliance Determination” to better articulate the intent that “certification” under the National Flood Insurance Program (NFIP) requirements does not constitute a safety guarantee or warranty. The purpose of this change is to more clearly communicate residual risks of living and working in leveed areas.

7. Subject Levee Certifications (Compliance Determinations) under FEMA’s National Flood Insurance Program to Peer Review in order to increase confidence in technical determinations of compliance.

8. Swiftly Address Growing Concerns Regarding Liability for Damages Resulting from Levee Failures through exploration of a range of measures aimed at reducing the potential liability of engineering firms and/or government agencies that perform engineering services for levee systems (e.g. inspections, evaluations, design, construction administration, certification, or flood fighting). Congress should address this liability concern as a first priority in order to help ensure state and local interest in developing levee safety programs, and to prevent much needed levee repairs, rehabilitation and certification from coming to a halt.

9. Develop a Comprehensive National Public Involvement and Education/Awareness Campaign to Communicate Risk and Change Behavior in Leveled Areas as an essential element of levee safety by improving public understanding of the role of levees, associated risks, and individual responsibilities to empower people to make risk-informed choices.

10. Provide Comprehensive Technical Materials and Direct Technical Assistance crucial to the successful implementation of consistent national standards to states, local communities and owner/operators.

11. Develop a National Levee Safety Training Program including a combination of courses, materials, curricula, conferences, and direct assistance resulting in an increase in the level of expertise and knowledge in all aspects of levee safety. This would includethe development of curricula and certification requirements for Certified Levee Professional programs.

12. Develop and Implement Measures to More Closely Harmonize Levee Safety Activities with Environmental Protection Requirements to ensure that critical levee operations and maintenance is not delayed and that, where possible without compromising human safety, environmentally-friendly practices and techniques are developed and used.

13. Conduct a Research and Development Program that will continually advance state-of-the-art technologies and practices for levee safety and conduct critical operations and maintenance activities in as cost-effective and environmentally-friendly manner as possible.

Building and Sustaining Levee Safety Programs in All States

14. Design and Delegate Program Responsibilities to States to assist state and local governments in developing effective levee safety programs focused on continual and periodic inspections, emergency evacuation, mitigation, public involvement and risk communication/awareness, etc.

15. Establish a Levee Safety Grant Program to assist states and local communities in developing and maintain the institutional capacity, necessary expertise, and program framework to quickly initiate and maintain levee safety program activities and requirements (cost shared).

16. Establish the National Levee Rehabilitation, Improvement, and Flood Mitigation Fund to aid in the rehabilitation, improvement or removal of aging or deficient national levee infrastructure. Investment (cost-shared) is recommended to be applied to the combination of activities, both structural and non-structural, that combined, would maximize overall risk reduction and initially be focused in areas with the greatest risk to human safety.

Aligning Existing Federal Programs (Incentives and Disincentives)

17. Explore Potential Incentives and Disincentives for good levee behavior through alignment of existing federal programs.
18. **Mandate Purchase of Risk-Based Flood Insurance in Leveed Areas** to reduce economic flood damages and increase understanding of communities and individuals that levees do not eliminate risk from flooding.

19. **Augment FEMA’s Mapping Program** to improve risk identification and communication in leveed areas and consolidate critical information about flood risk.

20. **Align FEMA’s Community Rating System (CRS) to Reward Development of State Levee Safety Programs** by providing further incentives to communities to exceed minimum program requirements and benefit from lower risk-based flood insurance rates to policy holders who live in leveed areas.

The Committee recommends phased strategic implementation as follows:

- **Phase I:** Immediately implement critical Congressional and federal agency actions including legislation establishing a National Levee Safety Program, completion of an inventory and initial inspection of all levees, establish a Coordinating Council on Communications for Levees, requiring mandatory risk-based flood insurance purchase in leveed areas, and addressing barriers associated with levee liability.

- **Phase II:** A five to seven year period that overlaps Phase I that incentivizes the development of state levee safety programs through the deployment of a National Levee Safety Code, training, research and development, technical assistance and materials, start-up grants for states, and funds for rehabilitation and mitigation.

- **Phase III:** Transition to a steady state future where state and local levee safety activities are sustained through incentives, and encouraged through disincentives such as withholding funds from existing programs. Levee safety decisions will be guided by the completion of Tolerable Risk Guidelines.

A National Levee Safety Program is a wise investment that moves the country away from a reactive disaster assistance environment to a proactive safety-oriented culture where the general public and governments are informed and able to participate in shared responsibilities of risk management and where levees are reliable. In the post-Katrina environment we have a clear and well-justified call to action. Levee safety deserves a priority focus within national infrastructure needs as levees protect much of the other infrastructure—such as roads, bridges, schools, and water and sewer treatment plants—from frequent flooding.

The Committee is encouraged by the question asked by Congress in the Levee Safety Act and the validation provided by the Committee’s external review team. We view the report as a beginning, not an end, to addressing the issue of levee safety and eagerly anticipate the continued dialogue and action regarding the recommendations in the report.

In the spirit of a good beginning, the Committee will seek additional stakeholder and agency input through a series of national and regional listening sessions that were beyond the accelerated pace of the report, but are important as one of the next steps in realizing a National Levee Safety Program.

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**Goals for the National Levee Safety Program Title IX, National Levee Safety Act**

1. Ensuring the protection of human life and property by levees through the development of technologically, economically, socially, and environmentally feasible programs and procedures for hazard reduction and mitigation relating to levees.

2. Encouraging use of the best available engineering policies and procedures for levee site investigation, design, construction, operation and maintenance, and emergency preparedness.

3. Encouraging the establishment and implementation of an effective national levee safety program that may be delegated to qualified states for implementation, including identification of incentives and disincentives for state levee safety programs.

4. Ensuring that levees are operated and maintained in accordance with appropriate and protective standards by conducting an inventory and inspection of levees.

5. Developing and supporting public education and awareness projects to increase public acceptance and support of state and national levee safety programs.

6. Building public awareness of the residual risks associated with living in leveed areas.

7. Developing technical assistance materials for state and national levee safety programs.

8. Developing methods to provide technical assistance relating to levee safety to non-federal entities.

9. Developing technical assistance materials, seminars, and guidelines relating to the physical integrity of levees in the United States.
Vision and Approach

Mission Statement
(from Title IX of the Water Resources Development Act of 2007)
“The committee shall develop recommendations for a National Levee Safety Program, including a strategic plan for implementation of the program.”

Vision for Levee Safety in the United States
Vision of the National Levee Safety Program—“An involved public and reliable levee systems working as part of an integrated approach to protect people and property from floods.”

Focus of this report and its relationship with the broader issue of Flood Risk Management
In developing a strategic plan and recommendations for a National Levee Safety Program (NLSP), the Committee focused on those foundational elements defined in the Levee Safety Act, that support the vision statement, while the broader issues of flood risk management were distinguished from those issues specific to Levee Safety. Main areas of focus were:

- Employing sound technical practices in levee design, construction, operation, inspection, assessment, security, and maintenance
- Ensuring effective public education and awareness of risks involving levees
• Establishing and maintaining competent levee safety programs and procedures that emphasize the protection of human life
• Implementing feasible governance solutions and incentives that encourage and sustain effective levee safety programs at all levels of government, including basic hazard reduction and mitigation measures related to levees

In order to achieve our stated purposes, the above four aspects of levee safety were the Committee’s primary focus. The Committee explored other goals and connectivity with related flood risk management elements such as insurance, floodplain management, and evacuation, and included recommendations on these issues where they were considered directly related to the scope set out in the Levee Safety Act. Other flood risk management elements, such as land use development and building codes, were less directly related to levee safety and thus deemed outside of the scope of this report. We have endeavored to create a set of recommendations that, as a package, will not only result in a meaningful, comprehensive levee safety program, but place levees in their appropriate place in an overall flood risk management context. After all, in some cases, the safest levee is no levee at all.

Figure 1: Intersection of Levee Safety And Flood Risk Management Activities with the NCLS Report on a National Levee Safety Program
The Evolution of Levee Policy in the United States

A Long History

The history of levees in the United States predates even colonization by Europeans. Early Native Americans constructed raised earthen structures along the Ohio and Mississippi Rivers as safe havens from flooding. During the intervening hundreds of years, techniques became more sophisticated, but the general policy of elevating above the flood was still considered effective, if not often employed. From the early days of the country until the 1930s, levee construction around the United States was both sporadic and unsophisticated, and without the benefit of engineering or science practices. Crudely constructed embankments were used to channelize rivers to permit upstream mining (California), protect agriculture and developed areas from riverine flooding (nationwide), transport water for irrigation (West), and provide inland protection along large natural lakes (Florida). These “levees,” as we now call them, were prone to breaching from internal defects and overtopping, were essentially unregulated and unmanaged, and often lacked good operation and maintenance practices.

An Early Renaissance Period

The devastation and significant loss of life caused by the great floods on the Mississippi and Ohio Rivers during the late 1920s and 1930s spurred a Congressional response, ultimately resulting in the Flood Control Acts of 1928 and 1936. These Acts established federal interests in the design and construction of flood control structures such as levees and dams that were to be executed by the Corps at full federal expense. What followed this landmark legislation was the design and construction of thousands of miles of robust levee systems, many providing protection from the “Standard Project Flood”—the largest reasonable flood that could be expected in the basin. Although these levees do not have a level of flood frequency assigned to them, many provided protection from unusual to extreme flooding in the range of 0.2-percent-annual chance (500-year flood) to 0.1-percent-annual chance (1,000-year flood). This trend in robust levee
construction continued for almost four decades until new national policies began unintentionally encouraging the construction of less protective levee systems.

Unintended Consequences

In 1968 Congress enacted the National Flood Insurance Program (NFIP). One of the primary purposes of the NFIP was to address the inability of the public to secure privately backed insurance for economic losses from flooding. Administered by the Federal Emergency Management Agency (FEMA), the NFIP designated the 1%-annual-chance event (100-year flood) as a special flood hazard area in which those holding federally related mortgages would be required to purchase flood insurance. Never intended to be a safety standard, the 1%-annual-chance event soon became a target design level for many communities as it allowed unrestricted development to continue and provided relief from mandatory flood insurance purchase for homeowners behind levees accredited to meet the 1%-annual-chance event within a relatively economical initial construction cost.

Meanwhile, an interesting parallel was occurring in regards to dams in the United States resulting in a National Dam Safety Program. The destruction and, more significantly, the loss of life as a result of the catastrophic failures of Teton Dam (Idaho, 1976) and Kelly Barnes Dam (Georgia, 1977), resulted in legislation and executive orders for a new national policy initiating the development of the National Dam Safety Program and establishment of the National Dam Safety Review Board, administered and led by

Excerpt from “Risk Analysis and Uncertainty in Flood Damage Reduction Studies”

Why the 100-Year Flood?

The concept of the 100-year flood is central to the National Flood Insurance Program and to many of the Corps’s flood damage reduction activities. Hundreds of government officials administer or work within these flood mitigation and damage reduction programs, to which millions of taxpayer dollars have been devoted. Many consultants are employed in mapping the nation’s 100-year floodplains and scores of university professors analyze the hydrological, statistical and public policy implications of the 100-year flood. Given the economic and social importance of these efforts, one would assume that the selection of the 100-year flood as a defining hydrological event is based on sound scientific and statistical foundations.

Gilbert White, professor emeritus of geography at the University of Colorado, is widely recognized as a leader in promoting sound U.S. flood management strategies. In 1993, Professor White provided an oral interview to Martin Reuss, the Corps of Engineers senior historian. In that interview, White’s response to a question about the selection of the 100-year flood sheds some light on the rational for its selection. Given his knowledge of and experience in the U.S. floodplain management, Gilbert White’s account may be among the better explanations for the prominence of the 100-year flood in U.S. floodplain management and policy.

In response to the question “How do you take into account so-called catastrophic flood—the once in 100-years flood?”, White stated:

“There was a very interesting development of the notion that there could be a flood of sufficiently low frequency that no effort should be made to cope with it. The Federal Insurance Administration picked one percent [or] a recurrence interval of a hundred years. And some of us were involved in that because we recognized that they initially had to have some figure to use. The one-percent flood was chosen. I think Jim Goddard and TVA colleagues would be considered parties to the crime. With the lack of any other figure, the concept taken from TVA’s “intermediate regional flood” seemed a moderately reasonable figure. We generally use the term “catastrophic flood” for events of much lesser frequency.

This goes back to my earlier criticism of the FIA and it’s determination to cover the country promptly. In covering the country promptly they established one criterion—the 100-year flood. I think it would have been much more satisfactory if they had not tried to impose a single criterion but had recognized that there could be different criteria for different situations. This could have been practicable administratively even though a federal administrator would say it’s far easier, cleaner, to have a single criterion that blankets the country as a whole.

What’s the effect of a having criterion of 100 if in doing so a local community is encouraged to regulate any development up to that line and then to say we don’t care what happens above that line? We know that in a community like Rapid City the floods were of a lesser frequency than 100 years, and a community ought to be aware of this possibility.

A simplified national policy tended to discourage communities from looking at the flood problem in a community-wide context, considering the whole range of possible floods that would occur.

So I would say that any community ought to be sensitive to the possibility of there being a 500-year flood, or a 1,000-year flood. It should try to consider what it would do in that circumstance, and wherein it could organize its development so that if and when that great event does occur it will have the minimum kind of dislocation.”

Gilbert White referred to several risk-related topics addressed in this report. For example, his comment regarding the value of using different criteria for different situations buttresses the Corps’s adoption of risk analysis techniques and the abandonment of the levee freeboard principle. As White pointed out, different geographical areas are subject to different levels of flood risk and uncertainty and thereby require different margins of safety. The committee also agrees with Professor White’s comments regarding flood hazard preparedness for floods of all magnitudes. This committee recommends that rather than focusing on a single event—the 100-year flood—that the Corps examine the risks of flooding from the full range of possible floods.
FEMA. Today, 49 of 50 states have qualified dam safety programs that provide for public safety through review, regulation, and standards for dams. Unfortunately, there was no correlation between dams and the similar potential that existed for levees.

The 1986 Water Resources Development Act provided new requirements for local cost sharing of flood control projects constructed by the Corps. It also required that lands, easements, rights of way and real estate were to be provided by local sponsors along with an agreement for local sponsors to provide for all operations, maintenance, repair, rehabilitation, and replacement of flood control works. These additional financial burdens on local communities made affordability of new levees and repairs of existing levees an emerging issue and began an unintended shift away from watershed development to individual projects. Combined with the growing and unintended desirability of simply meeting the minimum certification requirements, the affordability concerns resulted in many levee systems over the last 30 years being constructed to provide protection to only the 1%-annual-chance event—a de facto, unintentional, and dangerous adoption of an actuarial standard as a safety standard.

Complacency Regarding Levees

Riverine flooding on the Mississippi River (1993) and in California (1986 and 1997) spurred additional federal interest in flooding and the role of levees in flood damage reduction and floodplain management when substantial economic damage resulted. Even so, greater catastrophe was only narrowly avoided as most major levee systems protecting heavily urbanized areas held and there was little loss of life. Similarly, several hurricanes along the Florida peninsula (Andrew in 1992, Opal in 1995, Charley, Ivan, Frances, and Jeanne in 2004, and Dennis and Wilma in 2005) and eastern seaboard (Hugo, 1989) resulted in substantial flooding and economic damage but little loss of life. A number of comprehensive and significant reports followed these events, including the “Sharing the Challenge” (Galloway) Report and the Interagency Levee Policy Committee Report (FEMA). Although these reports had well-justified and comprehensive recommendations regarding levees,
“A flood catastrophe represents a national security issue. Floods especially attack the poor, the disabled and the elderly. They affect our people, our economy, and our environment. How to deal with them has been the subject of many studies over the years and we keep coming back to the same recommendations.

In the future we need to take an approach to flood damage reduction that brings all of the players to the table in a collaborative approach that shares responsibilities and funding. The federal government, acting alone, may not be able to afford new projects but, where it already has been committed to provide protection and where it now provides protection, it has an obligation to provide an appropriate level of protection and to carry out the maintenance necessary to insure system integrity.

Given the tragedies we have seen over the last weeks, the governments and the public must be prepared to take action to “do it right”—to take recommendations out of the too hard box and move ahead.”

Statement of Gerald E. Galloway, PE, PhD
Glenn L. Martin Institute Professor of Engineering
University of Maryland, College Park, MD 20742
to the Committee on Transportation and Infrastructure Subcommittee on Water Resources and the Environment US House of Representatives
October 27, 2005

at that time there was little appetite for creating a levee safety program on a national scale. To date few of the recommended actions have been implemented.

Part of our complacency is related to a misunderstanding of flood risk by decision makers and the general public. Some believe that a 1%-annual-chance (i.e., 100-year) level of flood protection corresponds to a high level of flood protection, perhaps meaning that a flood would not occur for another 100 years. In actuality, a 100-year level of flood protection means that there is a 26% chance of flooding during the 30-year life of a typical mortgage. As shown in the figure on the previous page, even a 200-year level of flood protection corresponds to a 14% chance of flooding over a 30-year period. These are actually pretty high levels of risk considering that playing one round of Russian Roulette is comparable to a 17% chance of disaster. It is not until we reach a 500-year level of flood protection that the chance of flooding starts getting down to a relatively small chance (i.e., approximately 6% over a 30-year period).

A Wakeup Call
Hurricanes Katrina and Rita (2005) in the Gulf Coast, changed everything. With economic damages estimated to be more than $200 billion dollars and a loss of life of more than 1,800 persons, the role of levees in providing for public safety and flood risk management was again prominently thrust back into the national spotlight. In the midst of an unprecedented federal investment in levee infrastructure and flood insurance in the greater New Orleans area, Congress passed the Water Resources Development Act of 2007—a key element of which was Title IX, also known as the National Levee Safety Act. The Act seeks to develop basic information on federal levees (database, inventory, inspection, and assessments of levees). It also called for this National Committee on Levee Safety. Later in 2008, the flooding and breaching of levees in the Midwest reinforced the sense of urgency. It is the task of this Committee and the purpose of this report to provide recommendations to Congress, including a strategic plan for implementation, for a National Levee Safety Program. These tasks require that the current state of levees in the United States—our “Levee Truths”—be fully understood.

*Since publication of above graph the Louisiana Department of Health and Hospitals placed the final number of confirmed fatalities at 1,810 in all states due to Hurricane Katrina.
The Current State of Levees and Public Safety

An understanding of the current state of levee safety in the United States is necessary if we are to confront the years of neglect and understand the genesis of a new National Levee Safety Program:

Levees are now abundant and integral to economic development in many communities in the United States:

- An inventory of the levees under the Corps authorities alone indicates that there are over 2,000 federal levee systems, totaling over 14,000 miles of infrastructure.
- Although the true extent of the national inventory is yet unknown, California has found that the levees designed and constructed by the Corps may represent only 15% of the total levees in the nation—as many as 100,000 miles or more of levees may exist.
- Extrapolating from the federal inventory, it is estimated that tens of millions of people live and work in leveed areas.
- In addition to protecting people and residential property, levees protect much of the civil infrastructure that permits society to function free from frequent flooding, including: roads, railways, bridges, utility systems, water treatment plants, port facilities, critical public service facilities such as fire and police departments and hospitals, sewage treatment plants, refineries and fuel depots, and substantial industry and manufacturing facilities. Levees protect critical infrastructure, facilitating and yielding an economic multiplier effect for communities.

Although proven beneficial in investment and function, levees have inadvertently increased flood risks in the country by attracting development to the floodplain:

- On average, Corps levee systems currently provide a 6:1 return ratio on flood damages prevented compared to initial costs. Larger, more robust levee systems such as the Mississippi River and Tributaries system provide a 24:1 return ratio on investment. Well-designed, constructed, operated, and maintained levees continue to be economically well-justified federal and non-federal investments.

- Levees can also attract development to the floodplain that would not otherwise be there. The continual growth of population and economic investment behind levees is now considered the dominant factor in the national flood risk equation (Dr. Pilke, University of Colorado, Wye River Summit, December 2006), outpacing the effects of increased chance of flood occurrence and the degradation of levees. In the 2006 Census, the two fastest growing counties in the United States were St. Bernard Parish and Orleans Parish, both located within the devastated areas of New Orleans, Louisiana.
The trend for people and communities to locate near rivers and coastal areas is undeniable and will not realistically change in the near future. The link between this natural co-location and the economic welfare of the nation, as witnessed by the effects of Hurricane Katrina on the petrochemical and fishery industries, is obvious. However, as a nation, we have not wisely developed leveed areas in a manner to both realize the benefits of rivers and manage the risks of flooding.

As with all flood control structures, levees only reduce the risk to individuals and structures behind them, they do not eliminate the risk:

- For too long, the partnership of local, state, and federal agencies have allowed the communities in leveed areas to believe that levees—by themselves—make the public safe from flooding. As with virtually any human activity, risks are never eliminated as some residual chance of catastrophe remains and the likelihood of flooding is greater than may be fully appreciated by the public.

- Levees that are poorly designed, constructed, operated or maintained can actually increase risks.

- National discussions have centered on the level of protection offered by levees, and often the risk of living in leveed areas is not articulated. Because of this dialogue on protection, little focus is placed on the measures that the public can take to mitigate their risks.

- Chance and likelihood of flooding remain misunderstood concepts by many. The 1%-annual-chance flood event (e.g. 100-year event) is believed by many to be a highly infrequent event; but in reality, has at least a 26% chance of occurring over the life of a 30 year mortgage for a residence behind a levee. Many Americans located behind 100-year levees do not hesitate to purchase fire insurance for their homes, but resist the purchase of flood insurance even though the chance of flooding is many times more likely than fire.

The number, location, and condition of all the levees in the United States is currently unknown:

- Knowing the location, condition, owners, operators, and areas protected by levees is fundamental and absolutely necessary to help assure public safety—in fact an inventory of levees is the first step in realizing a national levee safety program. The utility of an accurate inventory also aligns with the concepts of asset management and portfolio management common to good industry practice. Prioritization of activities associated with levees of the highest hazard potential require an accurate inventory of assets.

- By latest count, the approximately 2,000 levee systems just within the Corps program authority account for roughly 14,000 miles of levee infrastructure—this is roughly the same quantity of infrastructure within the entire 84,000+ dams in the National (federal, state, local, private) Inventory of Dams (NID). Therefore, levees by their substantially larger social footprint demand attention exceeding that of dams.

- According to early estimates, non-federal levees may account for an additional 100,000 miles or more.

### Figure 6: United States Levees at a Glance

- Average Age of Levees in Corps Programs = 50 years
- Population in Leveed areas: estimated to be tens of millions
- Some of the Major Urban Centers with Levees: New Orleans, Sacramento, Dallas-Fort Worth, St. Louis, Quad Cities, Louisville, Portland, Washington D.C., Kansas City, Tulsa, Little Rock
of levees nation-wide and other federal agencies like U.S. Bureau of Reclamation (USBR) are responsible for another 8,000 miles of levee-like structures along canals. Ultimately, levees constitute much more infrastructure that is more integral to communities than do dam infrastructure; but, surprisingly lack the national awareness and safety program focus that benefit dam safety.

Effective flood risk management involves employment of a plethora of strategies, techniques and tools, but in too many instances, levees have been the primary or only tool:

- Evidence suggests that land development controls, building codes, emergency evacuation procedures, flood warning systems, robust levee safety programs, non-structural measures, public education and awareness programs, and flood insurance are all highly effective, but vastly underused tools in flood risk management in the United States.

- Although it is technologically feasible to adequately manage risk through structural means, it is often prohibitively expensive to do so. Consequently, the examples of levees providing high levels of protection—Mississippi River and Tributaries or the Netherlands Coastal Defense—are few.

- The misperception that levees are the single solution to our risk management needs has hindered our ability to achieve a more comprehensive vision of shared flood risk management from being realized and properly embraced by local, regional, and state governments and the individuals that live behind levees.

- Levee systems commonly share the same space as water supply conveyance and critical ecosystems and habitat. As a result, proper management of levee systems must interact and coordinate with these two other important interests. In many cases, this will either place restrictions or create opportunities in maintaining or improving levee systems.

There is currently no national policy relating to the safety of levees:

- Federal and state agencies have varying policies and criteria concerning many aspects of levee design, construction, operation, and maintenance; but, there are no national policies, standards, or best practices that are comprehensive to the issues of levee safety and that can be adopted broadly by governments at all levels.

- Consequentely, the level of protection and robustness of design and construction vary considerably across the country, helping to create a wide-ranging profile of risk exposure, risk understanding, risk levels, and consequently public safety.

- The lack of national standards for levees creates a scenario where licensed professional engineers, levee owners, and governments cannot rely on an accepted standard of care when performing critical services in design,
construction, and certification of levees. The legal environment—as evidenced in the post-Katrina law suits, appears to be making such work increasingly riskier business propositions in comparison to the fees generated. Together, these experiences are effectively reducing the private sectors’ interest and ability to provide these services.

Many government officials and the general public have only a limited understanding of levees and the risks associated with them:

- Even competent agencies with large levee inventories such as the Corps or the California Department of Water Resources recognize massive gaps in their knowledge regarding federal levees within their authorities. Such data gaps include subsurface conditions, hydrologic conditions, performance history, design and construction records, inspection data, potential failure modes, modifications, ownership, and the like. Without this information, there is great uncertainty in how reliably the levees will perform in the infrequent and dangerous events during which they are tested. With non-federal levees, anecdotal information suggests that the data gaps are larger and uncertainty is even more critical.

- Uncertainty is a major component of understanding risks—where uncertainty is large, risks are essentially unknown. Without this knowledge, risk awareness is low and risk communication and management is difficult, if not impossible.

- Good decision making relies on quality information. Therefore, major investments in the study and rehabilitation of levees in the United States must be justified by more and better quality information than currently exists.

- Better information on levees will enable more effective public education and awareness of risks. With this information, FEMA’s concept of communicating “early, often, and continually” needs to be more thoroughly applied to communicating the risks associated with living in leveed areas.

- Modern engineering practices, such as the use of probabilistic hydrologic modeling, geophysical techniques, potential failure mode analysis, and risk and uncertainty assessments are effective in placing the past practices in context. Where these new techniques are applied to older levees, the results clearly indicate that better safety standards and practices are needed.
RECOMMENDATIONS FOR A NATIONAL LEVEE SAFETY PROGRAM
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Many levees originally constructed to protect agricultural fields now protect large urban communities and the infrastructure they depend on;

• Risk is the product of the chance of the flood event, the likelihood that levees will perform as intended, and the consequences of poor performance. Development in leveed areas—residential, industrial, critical facilities, and civil infrastructure—has resulted in “risk creep”—the steady increase in risk levels over time.

• Federal policies limit the federal investment in levees to the amount that can be economically justified based on existing conditions. Consequently, even levees designed to the full capacity of federal principles and guidelines can soon become inadequate if significant development continues to occur.

• Many levees were planned, designed, and constructed with a specific use and purpose in mind. Other levees lack good engineering practice from inception. In general, protection of higher consequence areas requires more robust engineering standards and levels of protection. Therefore, changes to land development over time and advancements in engineering practices can change levels of public safety needed and required.

Many urban areas protected by levees, particularly those in deep floodplains, have an unacceptably low level of flood protection and an unacceptably high risk. Failure of such levees can result in high loss of life, property damage, and economic losses.

The reliability of many levees is commonly not known:
• Floods do not respect the political and ownership boundaries by which many levees are managed. Floods exploit system weaknesses across the entire line of protection or system, which may include multiple owners and even infrastructure such as railroad and highway embankments that were not designed for the purpose of flood protection.
• Systems approaches to levee safety demand greater collaboration between levee segment owners and communities.

Safety programs can and should provide improved public safety through the close scrutiny of levee conditions and risks posed, and the communication of those findings to decision makers and affected populations:
• Based on a recent survey of states by the Association of State Dam Safety Officials, only 22 of 50 states had some limited authorities in regulating and overseeing levee safety. None of the states had comprehensive safety programs geared to all of the major components recommended in this report.
• A similar review of federal agencies with responsibilities for levee safety indicates either newly formed programs (U.S. Army Corps of Engineers—2007) or a general lack of rigorous oversight exists (U.S. Bureau of Reclamation, Natural Resource Conservation Service, International Boundary and Water Commission).

Figure 7: Survey of State Levee Safety Activities
Association of State Dam Safety Officials, February 8, 2006

• Does your agency have regulatory authority or responsibility over levees?
  — No: 24 states
  — Yes: 23 states
• If you do not, which agency in your state (if any) does?
  — Most common answer: unknown
  — Misperception that the Corps was responsible
• Describe what types of programs your state has for managing levee safety.
  — Highly varied responses: not regulated to regulated “like dams”
• From your general knowledge, are there levees in your state that cause concern from a safety standpoint?
  — No: 12 states
  — Yes: 25 states
  — Maybe: 10 states
Where We Go From Here—The Call to Action

We can imagine two futures for levee systems and the communities that they help protect: one where we continue the status quo of an uncertain inventory, no national standards, inadequate oversight, lack of risk management, and a degradation of public safety and economic security or; one where we take reasonable actions and make justifiable investments in a National Levee Safety Program that help us understand and communicate the risks associated with levees in order that the shared responsibilities of risk reduction activities can be carried out at all levels of government. As a nation, our Call to Action is not predicated on if the next levee system fails and causes catastrophic damage but when and where it fails. The vast numbers of levee systems in the United States combined with their uncertain condition and an increasing flood frequency assure that there will be more such events—it is just a matter of when and where.

Understanding the Future Through Risk Concepts

The sense of urgency is most compelling when viewed through the lens of risk:

Components of Risk

Our understanding of future risks associated with levees comes from how the three major components of risk combine: (1) the likelihood of experiencing floods, (2) the likelihood that levee infrastructure and other flood protection measures will perform as intended during these events, and (3) the consequences of poor performance or failure for the protected people, property, and the environment.

Likelihood of Experiencing Floods

Even considering the historical records of the last 100 years or so, engineers and scientists have limited abilities to predict analytically—or
accurately extrapolate—the likelihood and flood stage of storms in the future. What we can do with confidence is to show that continued development in the floodplain and within watersheds increases runoff and decreases flood carrying capacity of waterways, thus yielding more frequent and higher flood stages. We can also now conclude that effects of climate change are likely to increase the intensity of coastal and riverine storm events, and thus increase the chance of higher flood stages. In general, we can expect more frequent and higher flood stages in the future to increase the overall risk profile behind levees.

The Likelihood that Levee Infrastructure Will Perform Satisfactorily

Another key element of risk with levees is how well the levee will hold back the anticipated higher and more frequent flood stages? In short, many levees were not built with modern engineering and tend to become less reliable with time. Imagine a 1950s vintage automobile, parked in a driveway since it came off the assembly line, with very limited operation (driving, fueling with leaded gas) and maintenance (oil changes, brake pads) during the intervening years, no improvements related to product recalls or advancements in design (anti-lock brakes, air bags, seat belts, safety glass), no consideration for how the driving environment has changed (speed limits, road surfaces, fuel efficiency) and individual components that have undergone the natural processes of degradation and normal wear-and-tear that come with exposure to the environment. This scenario is the reality within which levees exist—structures that, by and large, lack good maintenance, updates, repairs, and advancements with the state of the art, but, that must protect communities from flooding on a moments notice. So, the trend with the levee performance element of risk is toward lower reliability over time, and thus greater risks.

Consequences of Failure

This element of the risk profile is often both the most dynamic and the dominant factor in the escalation of risk for the protected public. Population growth, and the economic development that comes with it, is not only the fastest growing element of risk but is the one that generally has had the least attention and management by governments. In cases where levees are certified for NFIP purposes, development is perversely incentivized through reduced or no requirement for flood insurance and by the potential for governments to build their tax base through development that would not otherwise have been acceptable. Similar to the likelihood of floods and the performance of levees, the growth of consequences is increasing risk over time.

Tolerable Risk Guidelines

The process that puts all of these components of risk in a societal context and in turn enables better decision making is the use of published tolerable risk guidelines. Although not yet common in levee safety, tolerable risk guidelines have advanced safety engineering and public safety in a number of fields including the airline industry, dam safety programs, transportation industry, and the environmental, food service and medical industries.
What if We Don’t Take This Opportunity to Act?

The other view of the future in regard to levee systems and communities is a continuation of the status quo—no national policies or standards, a lack of oversight and understanding, a lack of education and awareness, and escalating flood losses behind levees. If we are to understand our Call to Action, we must try to imagine the ramifications of this future possibility:

- Envision being surprised by a breaching of a levee system in a major urban area in the United States such as Sacramento, California; St. Louis, Missouri; Dallas, Texas; New Orleans, Louisiana; Hartford, Connecticut; Portland, Oregon; Washington, D.C.; or Kansas City, Kansas and Missouri. What would be the local and regional effects? What would be the national impacts? International? Where would the people go? How many lives would be lost? How many families would be impacted?

- Now envision these same levee systems as part of the larger systems in society—government, business, the environment, and the social fabric of communities. During, and long after these catastrophes, governments at all levels must operate in a crisis and emergency mode forgoing well-made plans in the process. Businesses—commerce, transportation, insurance, banking, manufacturing, energy—all feel the ripple effect and begin an absorption and redistribution of costs. Environmental effects of contaminated flood waters, destroyed habitat, and second and third order effects of recovery operations increase the stress on already taxed natural systems. And the epicenter of impact—the communities and individuals themselves—struggle to reshape, rebuild, and envision a future for individuals and families at just the time when long-term futures are least well-defined and have been most altered. In flooded areas, home values plummet, the single greatest source of personal wealth. One need look no further than the greater New Orleans today to see our future clearly and starkly.

The national response to this all-too-real future will be “Not again! .... How can we be in this position again?” We have the social justification to keep from repeating such disasters—public safety—a key shared responsibility of individuals and all levels of government. We have the economic justifications in terms of flood damages prevented, healthy, striving communities, and the economic benefits/multipliers that come with fixing problems. We have the direction from our national government, and we have the support of our international allies that have already crossed this bridge in developing national safety programs.
Building a different, better future and preventing additional catastrophe and loss is our call to action. A National Levee Safety Program is not only a much better offer to the public than the status quo; it is what is expected of us. We must interrupt our patterns of high risk behavior, because it is not only good for “our neighbors” to engage, it is in our self interests to engage. Yes, flood risks are just one source of risks that we as a nation must grapple with; however, it is one for which there is a compelling case for action.

**What We Can Do to Secure a Better Future**

To have a meaningful chance of slowing and even reducing the levels of risk for communities behind levees it will take a concerted effort to manage all three aspects of the risk equation: likelihood of flooding, levee performance, and consequences of failure. The nation is experiencing a level of flood risk that was not arrived at overnight, but accumulated via a number of practices over the last 100 years or more. It is unreasonable to believe that we can successfully address the causes of our risks in simply a few years—it will take generations of changed behavior and substantial investment. A National Levee Safety Program is the first and best step in starting to secure a better future.

A National Levee Safety Program begins to address all three elements of risk associated with levees. A comprehensive program of national standards, improved communication, and periodic and continuing safety processes such as an inventory, inspections, and assessments, address the basic data needed to understand and communicate risks. Once this basic information begins to take form, the national program can leverage it to address and prioritize risk reduction activities across all levels of government:

- **Immediate and Short-Term Measures**: consistent interim standards for levee design and construction; more rigorous oversight and review of levee infrastructure by government at all levels; increased public awareness and engagement; evacuation plans; risk-based flood insurance; basic risk mitigation measures in leveed areas; and better understanding and decisions in floodplain development. Results from immediate inventory and inspection activities would inform short-term assessments and rehabilitation of national priority levee systems. States need to assume responsibility for nonfederal levees within their jurisdictions.

- **Long-Term Structural Measures**: a national plan for major rehabilitation, repair, improvement, and/or decommissioning of deficient levee systems.

- **Long-Term Non-Structural Measures**: a national plan for how floodplains are managed that properly balances the desire to place communities near water with the need to better manage flood risks and public safety.

- **Comprehensive, Systems-Based Approaches**: new analytical and decision-making tools that utilize risk-informed applications to evaluate structural and non-structural measures in concert across entire basins.

Statistics from economic stimulus initiatives indicate that for every $1 billion in infrastructure investment, we create over 47,000 jobs in the economy. So, identifying and fixing the problems in our levee systems not only is a good return on initial investment but creates a multiplier effect in the overall economy.

The American Society of Civil Engineers (re: Infrastructure Scorecard) has estimated that the costs to address our nation’s failing infrastructure is over $1.6 trillion and increasing. With recent collapses and failures, infrastructure has a national spotlight. Levees are not only part of this infrastructure but form a critical role as flood protection for other infrastructure including roads, railways, bridges, industries, utilities, and water/sewer treatment plants. For this reason, levees and levee safety programs must be an integral element and priority within the larger infrastructure actions.
Recommendations to Congress

The flood risks that this Nation faces are many and varied. During the past twenty years, the recommendation has been made in a number of nationally-commissioned and peer-reviewed reports for a national strategy to address flood risk management. Even prior to Hurricane Katrina, consistency and collaboration among FEMA and the Corps on flood damage reduction, mitigation, and mapping programs were identified as critical components of a federal flood risk management strategy. Although that effort continues, the loss of life and property due to floods continues to rise and significant deficiencies remain for local and state flood risk management efforts.

While improving levee safety will enhance public safety, the effort will be most effective if it is conducted within the context of a broader national flood risk management program. Levee safety efforts will benefit from a national policy for flood risk management that recognizes the various federal, state, regional, and local responsibilities and functions, provides fiscal support for state and local flood risk management activities, and recognizes state and local governments as the nation’s principal flood risk managers.

In presenting this plan, the Committee believes it is important for the reader to understand that while the safety of levees is a significant component of the Nation’s approach to flood risk management, it is just that, a component. A National Levee Safety Program will be most effective only when coupled with an overall national flood risk management strategy. The Committee recommends that Congress give strong consideration to the development of an overall National Flood Risk Management Strategy, of which the National Levee Safety Program would be an integral part.

In addition to the above statement, placing levee safety in an appropriate and useful flood risk management context, the Committee considered the following principles while developing its recommendations:

- Levee safety is a shared responsibility. Responsibilities lie at all levels of government and with persons whose lives and property are located behind levees.
- Our nation’s levee problems took generations to build, so it will not be solved overnight. As such, the Committee is recommending a phased approach.
- While levees protect property, infrastructure and economic activity, the Committee has held paramount human health and safety.
- Levees are most effective when managed as physical and political systems, not as individual reaches. We are only as strong as our weakest point.
- Clear attention needs to be brought on issues like: “Who pays?”, “Who benefits?”, and “Who owns the risk?”. If there is an imbalance in these, things will fall apart—the three must be kept in proper tension. Those dealing with land use and those responsible for levee performance must clearly share the risk, the costs and the benefits.
• Commonalities between levee safety and dam safety are many. In order to maximize efficiencies at all levels of government, build upon existing state expertise and provide consistent messages related to multi-hazard risk to the public, all opportunities to integrate the two should be explored; and

• Levees are not only critical public infrastructure, but in many communities protect other critical infrastructure (e.g. roads, bridges, hospitals, wastewater treatment, etc.). Investment in maintaining their reliability should be a national priority.

This recommendations section is organized along the lines of the three major components of what the Committee views as necessary for an effective National Levee Safety Program. Under each of these components are specific recommendations:

• **Comprehensive and consistent, National Leadership**—create a National Levee Safety Commission charged with understanding and communicating risks associated with levees, developing national safety standards, facilitating dialogue and research on important levee related topics (e.g. research and development, facilitating dialogue with environmental interests), providing technical materials and assistance to all levels of government, encouraging improved safety measures and programs through grants, and overseeing national and state levee safety program development and implementation activities.

• **Strong Levee Safety Programs in All States**—the cornerstone of an effective National Levee Safety Program are effective state programs following a consistent set of national safety standards and mitigation protocols. States are well positioned to provide assistance and oversight to local owner/operators, and coordinate activities in a systems approach among entities within and among states.

• **Alignment of Existing Federal Programs**—in order to ensure that investment in our nation’s levees and programs to protect the people who live behind them are effective, all federal programs that impact community and individual behavior in the leved area should be aligned toward the same goals of risk reduction, developing resilient and reliable levees and protection of human life and property.
Summary of Recommendations for a National Levee Safety Program

The following is an overview of the 20 recommendations described in more detail in this section.

**Comprehensive and Consistent National Leadership**

1. **Establish a National Levee Safety Commission** to provide national leadership and comprehensive and consistent approaches to levee safety including standards, research and development, technical materials and assistance, training, public involvement and education, facilitation of the alignment of federal programs and design, delegation and oversight of a delegated program to states.

2. **Expand and Maintain the National Levee Database** to include a one-time U.S. Army Corps of Engineers inventory and inspection of all non-federal levees. Baseline information will be included and maintained in an expanded National Levee Database (NLD) in order that critical safety issues, true costs of good levee stewardship, and the state of individual levees can inform priorities and provide data for needed risk-informed assessments and decision-making.

3. **Adopt a Hazard Potential Classification System** as a first step in identifying and prioritizing hazard in leveed areas. Due to a lack of data regarding probability of failure, initial classifications should be based solely on consequences in order to assist in setting priorities, criteria, and requirements as the NSLP is being established.

4. **Develop and Adopt National Levee Safety Standards** that will assist in ensuring that the best engineering practices are available and implemented throughout the nation at all levels of government.

5. **Develop Tolerable Risk Guidelines** in order to facilitate an understanding of the options to reduce identified risks, how uncertainty affects this understanding, and to better inform levee construction/enhancement decisions and weigh non-structural alternatives to flood risk management in a risk-informed context.

6. **Change “Levee Certification” to “Compliance Determination”** to better articulate the intent that “certification” under the National Flood Insurance Program (NFIP) requirements does not constitute a safety guarantee or warranty. The purpose of this change is to more clearly communicate residual risks of living and working in leveed areas.

7. **Subject Levee Certifications (Compliance Determinations) under FEMA’s National Flood Insurance Program to Peer Review** in order to increase confidence in technical determinations of compliance.

8. **Swiftly Address Growing Concerns Regarding Liability for Damages Resulting from Levee Failures** through exploration of a range of measures aimed at reducing the potential liability of engineering firms and/or government agencies that perform engineering services for levee systems (e.g. inspections, evaluations, design, construction administration, certification, or flood fighting). Congress should address this liability concern as a first priority in order to help ensure state and local interest in developing levee safety programs, and to prevent much needed levee repairs, rehabilitation and certification from coming to a halt.

9. **Develop a Comprehensive National Public Involvement and Education/Awareness Campaign to Communicate Risk and Change Behavior in Leveed Areas** as an essential element of levee safety by improving public understanding of the role of levees, associated risks, and individual responsibilities to empower people to make risk-informed choices.

10. **Provide Comprehensive Technical Materials and Direct Technical Assistance** crucial to the successful implementation of consistent national standards to states, local communities and owner/operators.

11. **Develop a National Levee Safety Training Program** including a combination of courses, materials, curricula, conferences, and direct assistance resulting in an increase in the level of expertise and knowledge in all aspects of levee safety. This would include the development of curricula and certification requirements for a Certified Levee Professional program.

12. **Develop and Implement Measures to More Closely Harmonize Levee Safety Activities with Environmental Protection Requirements** to ensure that critical levee operations and maintenance is not delayed and that, where possible without compromising human safety, environmentally-friendly practices and techniques are developed and used.

13. **Conduct a Research and Development Program** that will continually advance state-of-the-art technologies and practices for levee safety and conduct critical operations and maintenance activities in as cost-effective and environmentally-friendly manner as possible.
RECOMMENDATIONS FOR A NATIONAL LEVEE SAFETY PROGRAM
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Building and Sustaining Levee Safety Programs in All States

14. **Design and Delegate Program Responsibilities to States** to assist states and local governments develop effective levee safety programs focused on continual and periodic inspections, emergency evacuation, mitigation, public involvement and risk communication/awareness, etc.

15. **Establish a Levee Safety Grant Program** to assist states and local communities develop and maintain the institutional capacity, necessary expertise, and program framework to quickly initiate and maintain levee safety program activities and requirements.

16. **Establish the National Levee Rehabilitation, Improvement, and Flood Mitigation Fund** to aid in the rehabilitation, improvement or removal of aging or deficient national levee infrastructure. Investment (cost-shared) is recommended to be applied to the combination of activities, both structural and non-structural, that combined, would maximize overall risk reduction and initially be focused in areas with the greatest risk to human safety.

Aligning Existing Federal Programs (Incentives and Disincentives)

17. **Explore Potential Incentives and Disincentives** for good levee behavior through alignment of existing federal programs.

18. **Mandate Purchase of Risk-Based Flood Insurance in Leved Areas** to reduce financial flood damages and increase understanding of communities and individuals that levees do not eliminate risk from flooding.

19. **Augment FEMA’s Mapping Program** to improve risk identification and communication in leved areas and consolidate critical information about flood risk.

20. **Align FEMA’s Community Rating System (CRS) to Reward Development of State Levee Safety Programs** by providing further incentives to communities to exceed minimum program requirements and benefit from lower risk-based flood insurance rates to individuals who live in leoved areas.

Comprehensive and Consistent National Leadership for Levee Safety

Currently, responsibility for levee safety is assigned in an often uncoordinated and incomplete manner—distributed across all levels of government (federal, state, regional, local and owners) and housed in different agencies and functions within each level of government. This shared and diffuse responsibility impedes development of comprehensive safety policies and programs, impairs ongoing coordination, and prevents a sustained focus on this issue. Effectively addressing levee safety across the country requires a strong, independent, national program drawing on and integrating the diverse expertise from existing agencies at all levels of government and from the private sector.

**Recommendation #1:** Establish an independent National Levee Safety Commission (Commission) charged with understanding and communicating risks associated with levees, developing national safety standards, facilitating dialogue and research on important levee related topics (e.g. research and development, facilitating dialogue with environmental interests), and providing technical materials and assistance to all levels of government.
Developing Effective Governance for the National Levee Safety Program

The Committee analyzed at a conceptual level how best to govern the NLSP, first considering the “what” of the NLSP, and second “how” the program elements comprising the “what” could best be led and coordinated. The Committee defined the following guiding principles or characteristics as essential:

- Independence to address levee safety holistically, unconstrained by the momentum and priorities of existing programs, and the ability to make politically challenging and unpopular decisions when necessary.

Federal Agencies with Existing Programs and Expertise

The following federal agencies have been identified as having existing programs and/or expertise that would provide a direct benefit in the development and implementation of the National Levee Safety Program.
- U.S. Army Corps of Engineers (Corps)
- Federal Emergency Management Agency (FEMA)
- U.S. Bureau of Reclamation (USBR)
- U.S. Fish and Wildlife Service (USFWS)
- Department of Homeland Security (DHS)
- U.S. Geological Survey (USGS)
- U.S. Environmental Protection Agency (USEPA)
- National Oceanic and Atmospheric Administration (NOAA)
- Federal Energy Regulatory Commission (FERC)
- Housing and Urban Development (HUD)
- U.S. Fish & Wildlife Service (USFWS)
- International Boundary and Water Commission (IBWC)
- National Resource Conservation Service (NRCS)

- Leadership for the significant horizontal integration of effort across federal agencies and alignment of their programs, as well as for the vertical integration to achieve strong and balanced participation at all levels of government and in the private sector.
- Organizational capabilities spanning regulatory policy development, program implementation and oversight, grants management; and significant experience in technical, public communications and environmental areas.

Identifying the most effective governance model to provide for an effective NLSP is neither simple nor obvious. The governing body of the NLSP should have expertise in several areas such as levee engineering, risk mitigation in leved areas, and administration of grants and incentives, among others. Considering the guiding principles, essential characteristics and desired expertise, the Committee developed a governance model dependent on the establishment of a National Levee Safety Commission to lead and coordinate the NLSP. Such a governance model provides the strongest organizational basis for the sustained focus and clear accountability needed for levee safety.

Organizational Structure and Duties of the National Levee Safety Commission

The Commission would consist of appointed Commissioners knowledgeable in the fields of water resources and risk management, representing the diversity of skills needed to successfully lead the NLSP including engineering, public communications, program development and oversight, and environment and public safety collaboration. The majority of Commissioners would be selected from state and local government or the private sector, with 2 of the Commissioners being federal employees, one each appointed by the head of FEMA and the Corps, respectively.

The Commissioners’ primary duties and responsibilities could include the following:

- Establish and oversee the NLSP, including the program elements and standing advisory committees;
- Review and approve all key regulatory and programmatic changes to the NLSP once established;
- Review and approve delegation of the NLSP to a qualified state or other entity;
- Provide support for delegated programs in facing and overcoming challenges associated with the NLSP development and implementation;
- Review and approve rescission of a delegated program for non-performance;
- Provide periodic recommendations to the President of the United States on the effectiveness of the NLSP including needed authorities, budgets, and coordination with other federal programs;
- Develop and transmit reports to key oversight bodies;
- Conduct periodic evaluations of the NLSP to ensure effectiveness; and
- Understand and communicate risks associated with levees.
To effectively develop, implement, direct, and oversee the NLSP, requires that the Commissioners be full-time employees, expected to serve three-year staggered terms, supported by staff consisting of both full-time professionals and additional staff resources drawn from various federal agencies on a temporary and as-needed basis. This will ensure that the Commission will have sufficient staff resources and expertise as the program is initially developed and launched, and then administered over time. In addition, the Commission will be supported by four standing Advisory Committees comprised of volunteers from all levels of government and the private sector with specific responsibility to advise the Commission on matters related to the NLSP:

- **Delegated Programs Committee** to advise the Commission concerning development and implementation of delegated levee safety programs to qualified states, sustainment of qualified programs at the state level, revocation of delegated programs, management of incentives (including grant programs) and disincentives for state, local and regional programs.
- **Technical Committee** to advise the Commission on matters related to the management of the National Levee Database; development and maintenance of the National Levee Safety Code, processes for technical assistance to states and training programs; and research and development associated with levee safety.
- **Public Involvement, Education & Awareness Committee** to advise the Commission in the development and fielding of targeted public outreach programs to gather public input, provide education, raise risk awareness, communicate information on delegated programs and track public understanding and behavior changes.
- **Environment & Safety Committee** to advise the Commission on O&M permitting processes for existing projects, coordination of environmental and safety concerns on removal, rehabilitation and new levee projects, and efforts for environment and safety collaboration in leveed areas.

The Commission would establish the size, membership, and specific charter of each standing Advisory Committee, and, as needed, establish additional ad hoc Advisory Committees to address specific topics. Advisory Committee members are anticipated to be voluntary positions drawn from all sectors of government and the private and non-profit sectors.

**Standing Up the National Levee Safety Program**

The Committee considered two main concepts for governance of the NLSP:

**Concept One:** Formation of a National Levee Safety Commission

- Commission established as a new independent federal agency with functional and operational responsibility, and the NLSP placed therein; or
- National Levee Safety Program placed in an existing federal agency and the Commission serving as an advisory body to that agency for NLSP duties.

**Concept Two:** Distribution of the elements of the National Levee Safety Program among various federal agencies without the benefit of a Commission.

**Concept 1a: National Levee Safety Commission established as a new independent federal agency**

The recommended governance model, a National Levee Safety Commission, is represented by Figure 8. The Committee’s judgement is that an independent entity, the National Levee Safety Commission, would best ensure a strong voice and participation of all key players and provide the appropriate concentrated focus on levee safety and commitment to sustain a comprehensive and robust levee safety program over time. As an independent agency, the Commission would be free from the constraints of many existing competing programs and would be able to provide the critical role of integrating and coordinating across the federal government while providing the single forum for all levels of government to come together to meet their shared responsibilities. For these reasons, the Committee believes that this is the best option and recommends the establishment of a National Levee Safety Commission as a new agency to provide leadership in the further development, implementation, and oversight of the NLSP. As work progresses in developing the NLSP, new information and insights will be gathered through expanded stakeholder input, development of the National Levee Database, and additional assessment of the current and potential capabilities of state levee safety programs.
This information will further refine the size and scale needed for the National Levee Safety Commission.

Concept 1b: National Levee Safety Program embedded in an existing agency with the Commission as an Advisory Body

The Committee also considered the possibility of embedding the Commission and program in a single existing federal agency, either the Corps or FEMA. While both FEMA and the Corps have strong programmatic involvement with levees and established organizational capabilities and resources, neither is a perfectly ideal home for the program. The governing body of the NLSP should have significant expertise in three important areas: (1) levee engineering, (2) risk mitigation in leveed areas, and (3) administering grants and incentives. While the Corps is expert at the third area while the Corps is not, and it would seemingly take a significant institutional change to develop it there. Neither agency has all the expertise needed.

Rather than trying to force such changes and further stretch the resources of these agencies by expanding their already large missions, the Committee believes that it is preferable to utilize the existing expertise from both organizations to support a new, small independent organization that can effectively leverage the resources of both agencies.

In addition, the Committee believes that having the Commission limited to an advisory role within one of these agencies is counter to the realization that levee safety is a shared responsibility across all levels of government needing consensus-based solutions. The Commission, drawing its membership from across all levels of government and having decision-making responsibility on key policy and program activities shared by all affected parties, is critical to the success of the program. The Committee believes that it would be difficult to integrate an independent Commission with such important decision making and oversight authority into the existing operational and management structure of either agency.

Concept 2: National Levee Safety Program responsibilities dispersed among existing agencies without the benefit of a Commission

The Committee also considered whether the various elements of the National Levee Safety Program could be effectively distributed among various federal agencies leveraging existing programs and organizations. Such an approach would—if feasible—require the least new resources and potentially accelerate some program elements. The Committee believes that this is not a feasible option for three important reasons: (1) it would not lead to the necessary level of integration and coordination across federal programs; (2) without a Commission, charting and sustaining a long-term program would be difficult; and (3) a critical element to the long-term success of the program, and the primary means for ensuring strong state and local participation in the program is the involvement of state and local representation through the Commission and its standing advisory committees. Additionally, the issues surrounding levees are complex on many levels—addressing technical issues, property rights, liability, and communication of complex concepts of risk to the general public.

Further, these issues are largely interdependent. To have an effective
levee safety program requires that they be addressed in a singular manner, not through the various lenses of existing agencies where their given authorities and practices differ. Finally, a national levee safety program—with its need for sustained programs over a long term to address the serious risk of relatively rare but catastrophic events—would run the risk of being lost among the numerous other important missions and programs run by these organizations.

**Program Responsibilities of the National Levee Safety Commission**

The following section includes thirteen additional recommendations describing the major program elements and responsibilities envisioned for the *National Levee Safety Commission* that will take place at the federal level. The recommendations reflect the Committees’ strong belief that a consistent, national voice and approach to levees is needed, but that implementation will only be effective through shared responsibility from all levels of government, citizens who live and work behind levees and the private sector. Program responsibilities include:

- Expand and Maintain the National Levee Database
- Adapt Hazard Potential Classification System and Definitions
- Develop and Adopt National Levee Safety Standards
- Develop Tolerable Risk Guidelines
- Change Term “Levee Certification” to “Compliance Determination”
- Subject Levee Certifications (Compliance Determinations) Under FEMA’s National Flood Insurance Program to Peer Review.
- Address Growing Concerns Regarding Liability for Damages Resulting from Levee Failures
- Lead Public Involvement and Education/Awareness Campaign to Understand Risk and Change Behavior in Leved Areas
- Provide Technical Materials, Assistance and Training to State, and Communities
- Develop and implement measures and practices to more closely harmonize levee safety activities with environmental protection requirements and principles
- Conduct Research and Development to Support Efficient and More Cost Effective Levee Safety Programs
- Design, Delegate and Oversee Program Responsibilities to States
- Coordinate Federal Agency Activites

**Expand and Maintain the National Levee Database**

In order to make good flood risk management investments, we must understand more fully the situation under which we are living—namely the location and condition of our nation’s levees. Because watercourses do not respect political boundaries, and levees are best understood in systems, data collection must be conducted in a consistent and comprehensive manner across the nation.

One of the most reliable and inexpensive methods of predicting a levee or levee system performance during a flooding event is to document its past performance. To be meaningful and of greatest use, the NLD must contain all germane information needed to make informed decisions and assessments as to the status and reliability of the Nation’s levees and levee systems. Any and all decisions that rely on information contained within the NLD are only as good as the data upon which they are based.

Until we have baseline information, gathered through inspections and post-flood performance data, we will not be able to efficiently or cost-effectively:

- Identify the most critical levee safety issues

**Performance Data That Should Be Collected During and After a Flood Event**

- Incidents of seepage and/or boils
- Overtopping
- Stability problems
- Waterside and landside erosion
- Flood-fights
- Breaches
- Partial and near failures
- Evacuations
- Lives lost
- Property damage and estimated costs
- Lawsuits
- Findings regarding any levee incidents
- Weather conditions
- Flood stages
- Flood system operations
- Resources used during flood, including flood-fights and evacuations
- National Federal Response

**Performance Data That Should Be Collected for Routine O&M**

- Burrowing animals
- Excessive vegetation
- Problems with encroachments
- Settlements
- Repairs or modifications
- Piezometric and other data
• Quantify the nation’s risk exposure and true costs of maintaining levees
• Focus priorities for future funding
• Provide data for risk-based assessments

Recommendation #2: Expand the existing federal National Levee Database (NLD) to include inventory and inspection of federal levees (e.g., federally constructed, non-federally operated and maintained levees) and conduct inventory and inspection of all levees (included in levee definitions) on a periodic cycle, not to exceed 10 years. Data should be incorporated into the NLD.

Specific aspects of this recommendation include:
• Gather levee performance data
• Provision for periodic inventory and inspection updates (initial inventory and inspection should be done by the Corps, but maintained by states on an ongoing basis).

• Development of guidelines related to both the open and limited dissemination of information related to levees.
• Have all state and local governments provide the minimum basic information set out in the National Levee Safety Act.
• Public and private organizations with interest and/or expertise in levee safety should be invited to peer review the NLD and the types of information used in the database.

Corps’s National Levee Database Upon Which Expansion to Non-Federal Levees Could be Based
• Section 9004 of the National Levee Safety Act should be amended to require all state and local agencies to provide data necessary to complete the NLD.

Due to the urgency of this undertaking, Congress should act now to expand current Corps authorities to conduct a one-time inventory and inspection of all the nation’s levees (and expand the federal efforts to include performance data). Once the National Levee Safety Commission is created, responsibility for maintenance of the NLD and collection of state updates should be conducted by the Commission.

The Corps, in consultation with the Department of Homeland Security’s Dam Sector, should establish guidelines to distinguish those portions of the NLD (if any) that, for national security concerns, should not be released to the public.

**Develop Hazard Classification System and Definitions**

It is expected that both the National Levee Safety Commission and delegated programs will need to classify levees by potential hazard, and later by risk, in order to set priorities, criteria, and requirements. The classifications proposed herein, and shown above, are intended for interim use over the next 5 years. During this time, knowledge and lessons learned will be used to develop improved definitions and classifications.

Due to a lack of data at this time regarding probability of failure, definitions and classifications should initially be based solely on consequences of levee failure. Consequences of levee failure include the following parameters related to the number of people at risk, ability to evacuate (depth of flooding), and property values at risk:

- Population and property at risk within levee flood protection zone
- Depth of flooding—three feet is a common reference where children and the elderly may drown, and evacuation by car or truck is prohibited
- Area and facilities within levee flood protection zone
- Height of levee

Classifications endeavor, to the extent practicable, to use parameters and definitions consistent with those in use by other agencies (e.g. State of California, FEMA).

- The State of California recently passed flood management legislation (Senate Bill 5) and a separate flood bond initiative (Proposition 1E) that define an urban area as having 10,000 people and subject to higher flood protection requirements, and also eligible for greater financial assistance from the states.
- FEMA considers shallow flooding in their Special Flood Hazard Areas to be less than 3 feet.

The proposed three-tier hazard potential classification system shown above is relatively simple, easily understood and quantifiable. It is intentionally set up to parallel the definitions established for the National Dam Safety Program.

**Recommendation #3:** The Committee recommends that the following levee definitions and preceding Hazard Potential Classifications be adopted on an interim basis for use with both the national and state levee safety programs. It further recommends that they revised after 5 years.

**Clarifications of Hazard Potential Classification**

- Classifications are also intended to include areas of consequence where critical life safety infrastructure is at risk (e.g. major hospitals,
regional water treatment plants, and major power plants)

- Also includes areas of consequence where the number of people potentially inundated is low, but there may be significant potential for large economic impacts or losses

- The area of consequence which establishes the limits for estimating potential hazards should correspond to the elevation of the top of a flood control levee. For canal structures, the area will initially need to be estimated by judgment taking into account the potential volume that could be discharged by the canal and looking at developed structures within the potential discharge area/drainage.

**Levee and Canal Structure Definitions**

**Levee**
A manmade barrier (embankment, floodwall, or structure) along a water course constructed for the primary purpose to provide hurricane, storm, and flood protection relating to seasonal high water, storm surges, precipitation, and other weather events; and that normally is subject to water loading for only a few days or weeks during a year.

Levees may also be embankments, floodwalls, and structures that provide flood protection to lands below sea level and other lowlands and that may be subject to water loading for much, if not all, portions of the year, but that do not constitute barriers across water courses or constrain water along canals.

This levee definition does not apply to shore line protection or river bank protection systems such as revetments, barrier islands, etc.

**Levee Feature**
A levee feature is a structure that is critical to the functioning of a levee. Examples include embankment sections, floodwall sections, closure structures, pumping stations, interior drainage works, and flood damage reduction channels.

**Levee Segment**
A levee segment is a discrete portion of a levee system that is owned, operated and maintained by a single entity, or discrete set of entities. A levee segment may have one or more levee features.

**Levee System**
A levee system comprises one or more levee segments and other features which collectively provide flood damage reduction to a defined area. Failure of one feature within a levee system may constitute failure of the entire system. The levee system is inclusive of all features that are interconnected and necessary to ensure protection of the associated separable floodplain. These levee features may consist of embankment sections, floodwall sections, closure structures, pumping stations, interior drainage works, and flood damage reduction channels. Levee systems include all flood, storm, and hurricane damage reduction systems with any of the major levee features listed above.

Highway and railroad embankments can be considered to be levees only if they are performing as part of a flood control system. While such structures should be considered as part of the levee system, similar to topography, they should be included only to the extent that such structures actually provide some level of flood protection.

**Canal Structure**
An embankment, wall, or structure along a manmade canal or watercourse that constrains water flows and is subject to frequent water loadings, but that does not constitute a barrier across a watercourse.

**Note:** Congress included in its direction under Section 9003(2) of the Levee Safety Act that canal structures be considered as levees by this Committee—“[t]he term [levee] includes structures along canals that constrain water flows and are subject to more frequent water loadings...” The Committee strongly agrees they be included for reasons of public safety. Canal structures share...
with levees many risk and safety characteristics. When many canals were constructed, they were located generally in rural areas, where the major impact of canal failure was the loss of project benefits. With increased urbanization occurring on lands below many canals, significant loss of life and economic damage can now result from failure. To date, many canal operating entities and federal agencies that oversee canals have not independently addressed this problem, and will be important partners in efforts to identify and manage the risk of loss of life and property in canal and levee structure failures. Their inclusion will help assure that national efforts to manage this risk are comprehensive, coordinated and effective.

Unless otherwise stated herein, throughout this report the term “levee” refers to a levee system inclusive of canal structures as defined above.

National Levee Safety Program

Levees

Levees and canal structures should be exempt from regulation under the NLSP if they meet the following conditions:

• A canal constructed completely within natural ground without any manmade structure such as an embankment or retaining wall to retain water and/or where water is retained only by natural ground.

• Highway and railroad embankments which are not functioning as part of a flood control system.

• The levee or canal structure meets all of the following criteria:
  Not part of a federal flood control project, and
  Not an accredited levee by FEMA, and
  Not greater than 3 feet high, and
  Not protect a population greater than 50 people, and
  Not protect an area greater than 1,000 acres

Further, in order to avoid duplicative regulations, the Committee considers canals already regulated by the federal government (e.g., power canal regulated by the Federal Energy Regulatory Commission that are subject to dam safety standards) to comply with the NLSP, provided that applied federal safety criteria meet or exceed the to-be-determined interim procedures and National Levee Safety Code.

Develop National Levee Safety Standards

There is currently no uniform set of national levee safety standards. Various agencies use different (or non specific) criteria, making it difficult to understand levee safety across jurisdictions and sometimes creating conflict. For example, the Corps’ levee vegetation management memoranda have created major concerns across the nation, especially in California—a conflict that would not have surfaced if well-understood national standards existed and were enforced. Having a uniform set of policies, procedures, standards, and criteria for levee maintenance developed with input from all levels of government, together with input from academia and the private sector, will help establish a common set of expectations across the nation.

Develop Procedures for Three Types of Structures

• Levees that are embankments and floodwalls which have the primary purpose to provide hurricane, storm, and flood protection relating to seasonal high water and storm surges, and that normally are subject water loading for only a few days or weeks during a year.

• Embankments and floodwalls that provide flood protection to lands below sea level and other lowlands and that may be subject to water loading for much, if not all, portions of the year, but that do not constitute barriers across water courses, or constrain water along canals.

• Embankments and floodwalls that constrain water along canals, including water supply and power canals.

Engineering Activities Recommended for Inclusion in the Interim Procedures

• Levee Inspections
• Geotechnical explorations
• Site characterizations
• Geotechnical evaluations and analyses
• Hydrologic and hydraulic analyses
• Structural analyses
• Seismic evaluations
• Mechanical/Electrical components
• Levee penetrations (e.g. pipelines)
• Design guidelines and specifications
• Construction administration and inspection
• O&M (incl. vegetation management)
• Encroachments
• Security
• Risk analysis
• Levee fragility analysis
• Performance instrumentation
• Residual risk
• Emergency preparedness and response
• Emergency Action Plans
• Flood warning systems
• Flood fighting
• Performance documentation
• Interim risk reduction measures
• Evacuation
• Mapping and risk notification
• Surveys
Further, the development and use of national levee safety standards would provide the private sector with a nationally recognized set of standards that, if applied correctly with appropriate judgment, could help establish a standard of care and probably help reduce the exposure of public agencies and private engineering firms to litigation (see later section for a more in-depth discussion of this critical topic).

Currently, the best documented and available sets of engineering policies, procedures, standards, and criteria related to levees and canal structures are those developed and maintained by the Corps and the U.S. Bureau of Reclamation. Using these as a basis upon which to develop both interim procedures, and eventually the National Levee Safety Code, together with the opportunity to update them with input from state, local, academic, and private sector entities, represents the most expeditious way to establish well-crafted and accepted policies and procedures for levees and canal structures.

**Recommendation #4:** Develop and adopt a set of National Levee Safety Standards for common, uniform use by all federal, state and local agencies. The national standards should incorporate engineering policies, procedures, standards, and criteria for a range of levee types, canal structures, and related facilities and features. We recommend that interim products and procedures be adopted by all pertinent federal agencies and used as guidelines by non-federal entities until final standards are developed and adopted by both national and state levee safety programs.

**Step One (within 1 year):** Develop Interim Guidelines: Under the authority of the NLSP, the Commission should contract with the International Code Council (ICC) to develop *Interim National Levee Engineering Guidelines* (including policies, procedures, standards, and criteria) for levees, canal structures, and related facilities and features using the ICC code development process. This governmental consensus process meets the principles defined in OMB Circular A-119, Federal Participation on the Development and Use of Voluntary Consensus Standards and in Conformity Assessment Activities and Public Law 104-113 National Technology Transfer and Advancement Act of 1995. This expert process is designed specifically to protect the health, safety and welfare of people. It is anticipated that interim guidelines would be based in part on existing Corps policies, procedures, and criteria for levees and on USBR policies, procedures, and criteria for canal structures as modified through the ICC code development process.

**Step Two (within 5 years):** Develop and adopt *National Levee Safety Code*. The National Levee Safety Commission would again contract with the ICC to take the guidelines developed in step one and further develop them into a National Code.

- The best available practices from other countries should be considered in developing standards, along with lessons learned from using the interim procedures.
- Policies, procedures, standards, and criteria should be linked to *Levee Hazard Potential Classifications* for potential hazard and should incorporate concepts of tolerable risk.
- National procedures, standards, and criteria should be updated every 10 years, or more frequently.

Federal legislation should be passed requiring that all federal agencies and all state levee safety programs adopt the *National Levee Safety Code* once it becomes available. Local flood control agencies participating in either a state levee safety program or the NLSP should also be required to adopt the *National Levee Safety Code*.

Levee Damaged Due to Overtopping
Hurricane Katrina (August 2005)
St. Bernard Parish, Louisiana
Develop Tolerable Risk Guidelines

In order for the nation to better understand the risk associated with living behind a certain levee, more sophisticated approaches are needed. Tolerable risk guidelines are needed to: 1) better enable us to prioritize our public investment at the areas where not only there is a possibility for high consequences, but also where the probability of failure is high; 2) improve citizen and government knowledge and understanding regarding the benefits of mitigation activities; and 3) enhance the public debate regarding the true benefits and costs of flood risk mitigation alternatives.

Because people derive benefits from living in places with high flood risk and demographic trends predict additional influx into the floodplain and coastal areas, we must have tools to help us weigh those risks. We must ask ourselves the following questions, How much protection is reasonable to provide populations against the risk of property damage or personal injury due to flooding? We can approach this question using a variety of methods:

- Economic calculations on the value of a statistical life saved
- People’s willingness-to-pay to reduce risk
- State preferences
- Risks that people willingly accept

Tolerable risk methodology can help us better tailor our approaches to investments made and benefits accrued in the levee context. A tolerable risk is one that “society can live with so as to secure certain net benefits.” It is a risk that may not be broadly acceptable, and is not necessarily negligible; it is a risk that should be kept under review and reduced if and as possible, but it can be tolerated because of the concomitant benefits. In contrast, intolerable risks are those “so large that nobody should be exposed to [them] and thus risk reduction should be undertaken without regard to cost.” (Reducing Risks, Protecting People: HSE’s Decision Making Process (2001), UK Health and Safety Executive, London: HMSO, p. 27)

Recommendation #5: The National Levee Safety Commission should work with its Standing Technical Committee to develop National Tolerable Risk Guidelines for levees and structures along canals.

Because tolerable risk expertise is so specific, the Commission should:

- Assemble a panel of international renowned experts knowledgeable of tolerable risk concepts with the purpose to develop National Tolerable Risk Guidelines for Levees and Structures Along Canals.
- Conduct a peer review of the panel’s recommendations by an equally renowned group of experts.
- Enact new federal legislation with requirements for incorporating National Tolerable Risk Guidelines for Levees and Structures Along Canals.

Levee Reconstruction Post Hurricane Katrina (August 2005)
St. Bernard Parish, Louisiana
A Primer on Tolerable Risk Guidelines and their Application to our Nation’s Levees

What Are Tolerable Risk Guidelines?

Tolerable Risk Guidelines (TRG) are an improved methodology for decision making that enables investors to understand how the infrastructure-related risks for a specific system or portfolio of systems compares to what society and engineering practice deem to be tolerable. The use of TRG not only enables one to put risk in this broader context, but facilitates an understanding of the options to reduce that risk, how uncertainty effects this understanding, and how well justified are the ultimate decisions in order to gain broad stakeholder support. Two common misconceptions about TRG that should be recognized up front:

- TRG do not replace traditional engineering standards, they compliment them by putting considerations such as factors of safety, design approaches, and construction techniques into a consistent context in which to evaluate.
- TRG are not a simple numerical solution, they require the judgment of experienced engineers and scientist to have meaning and support confident, well-justified decisions.
- TRG inform decisions on both structural and non-structural remediation alternatives.

Definition of Tolerable Risk

- Risks society is willing to live with so as to secure certain benefits,
- Risks society does not regard as negligible or something it might ignore,
- Risks that society is confident that are being properly controlled by the owner, and
- Risks the owner keeps under review and reduces still further if and as practicable.

Citation: ANCOLD, 2003

“As Low As Reasonably Practical”

- The “as-low-as-reasonably-practicable” (ALARP) considerations include a way to address efficiency aspects in both individual and societal tolerable risk guidelines.
- The ALARP consideration states that risks lower than the tolerable risk limit are tolerable only if further risk reduction is impracticable or if the cost is grossly disproportional to the risk reduction. (Adapted from ICOLD)
- Determining that ALARP is satisfied is a matter of judgment.

TRG methodology considers how the (1) probability of failure for an element of infrastructure or political system combines with the (2) consequences of failure to create an (3) “annualized consequence risk”. Often, the risk is expressed in a loss of life per year metric. All three elements of risk are key metrics that help put the options available to reduce risk into a more logical and organized context. Some call this process “optioneering” - how engineering options are considered to gain the most cost effective risk reduction. The recognition of the level of knowledge or confidence in the information being evaluated—also known as an uncertainty analysis—is an important aspect of each measure.

Generalized and Project Specific Tolerability of Risk Framework

A common International graphical representation of tolerable risk guidelines
How does tolerable risk differ from other ways of measuring/looking at risk?

By itself, the estimation of risk is significant in determining the priority and relative urgency within a set of conditions and potential actions for remediation, including both structural and non-structural. TRG advances the utility of these risk estimations several significant steps forward by answering the following questions: (1) what are the limits of tolerability for probability of failure and annualized risk?, (2) how close are the estimated risks to these limits of tolerability? and (3) are there any limitations posed by economic factors or options that further define what is “practicable and achievable” if risks are above a limit of tolerability? For example, it is not just important to know the order (priority) and speed (urgency) at which to take action, it is even more important to know if your suggested actions are understood in a larger context, if they are the best options for reducing risks, if they are well justified, and if they bring conditions to a state of tolerability.

TRG also offer substantially better decision making than traditional standards based decision making as it allows a fair determination of the “worst first” concept, thus facilitating a smart “staged” buy down of risks across a large portfolio.

Why is tolerable risk a preferred way of looking at levees?

TRG are particularly important when dealing with a massive national portfolio of (on average) 50 year old levees which do not meet most engineering standards. The sheer size and costs of the infrastructure challenges regarding levees will take billions of dollars and decades to realize. Therefore, the order, urgency, method, and justification for rehabilitation action is critical to maintaining credibility and investment support, and for addressing public safety issues in an appropriate manner.

Tolerable Risk: Begin with the End in Mind

- Identify levees that pose greatest risk
- To what extent do they need to be modified or risks mitigated? (tolerability)
- Which actions should be taken first? (priority/sequence)
- How do we balance the desire to reduce risk with the availability of resources? (urgency)

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- To what extent do they need to be modified or risks mitigated? (tolerability)
- Which actions should be taken first? (priority/sequence)
- How do we balance the desire to reduce risk with the availability of resources? (urgency)
Removing Barriers Associated with Liability

Under current law, liability could be incurred by state and local government agencies and engineering firms that provide services for levees and other flood control structures and systems. Parties harmed due to levee failures may bring suit against agencies, companies, and individuals involved in levee design, construction and inspection.

The Corps and other federal agencies are afforded immunity from liability of any kind for damage from floods through provisions of the Flood Control Act of 1928. The primary purpose of the immunity provision was to avoid having flood damages added to the very substantial costs of flood control projects that were contemplated. Recently published draft policy states that the Corps will likely no longer certify levees that are not designed, constructed, owned or operated by the Corps. This leaves other government agencies and private engineering firms as the only entities left available to perform this service. These entities are reluctant to provide these services due to a liability potential that, in the case of private engineering firms, far exceeds the fee for services and/or the entity’s financial value. While this issue has been most urgent in the certification realm, some private engineering firms are also no longer willing to provide design and construction services.

Actions should be initiated as soon as possible due to the urgent need for levee engineering services, including certification, across the nation. Many communities and leveed areas have received FEMA notifications that they must recertify their levees within a two year timeframe. In most cases the Corps is not providing this service and have drafted policy that they will not certify non-Corps levees. In reaction to this policy, those seeking certification are looking elsewhere for those services, such as to private engineering firms, and state or local agencies that do not have federal immunity from liability. If this issue is not addressed expeditiously, it is likely that more private engineering firms and agencies will not offer service where it is most needed.

States, cities, counties, and local districts that begin inspecting levees for which they currently have no responsibility, such as privately owned levees, could be concerned about bringing new liability upon themselves. Inspection of all levees within a state is a key requirement for a state to have a delegated program under the NLSP. To the extent that delegated state programs exceed minimum requirements and take on responsibility for levee permitting, levee construction approval, and operation and maintenance of neglected levees, additional liability concerns may arise to the state and local government entities that undertake these responsibilities. Unless special protections are provided, the liability concerns may be serious enough so as to lead states and local governmental agencies to decline to participate in these actions, or even in the activities necessary to qualify for a delegated levee safety program.

Recommendation #6: Federal agencies should change the term “certification” (such as used in the NFIP) to “compliance determination” to better communicate to policy makers and the public that the determination does not imply a guarantee or warrantee.

Recommendation #7: Levee designs and levee certifications (compliance determinations) for the NFIP should undergo independent peer review.

Recommendation #8: Congress should swiftly address growing concerns regarding liability for damages resulting from levee failures through exploration of a range of measures aimed at reducing the potential liability of engineering firms and/or government agencies that perform engineering services for levee systems (e.g. inspections, evaluations, design, construction administration, certification, or flood fighting). Congress should address this liability concern as a first priority in order to help ensure state and local interest in developing levee safety programs, and to prevent much needed levee repairs, rehabilitation and certification from coming to a halt.

Examples of measures discussed by this Committee include:

a. Limitations on third-party liability for engineering firms providing engineering services for a levee system that might result from a levee failure during a flood event:
   i) Establish that liability following a flood event would only be present if the flood event was equal to or less than the design or rated level of flood protection provided by the levee system;
   ii) Establish that the engineering firm would not be liable for decisions (e.g. level of flood protection provided) that are
made by other parties (e.g. levee owner or maintaining agencies); and

iii) An engineering firm would be liable only to the extent caused by negligence, recklessness or willful misconduct of the firm.

b. Provisions to limit liability for state and local agencies that sponsor, and then accept, federal flood control projects due to design and construction deficiencies. State and local agencies would benefit from protection against suits alleging damages to persons or property resulting from the construction of the federal flood control facilities.

c. Provisions to limit liability for state and local agencies that, by implementing levee safety programs, provide oversight, funding, or other levee-related services for non-federal levees unrelated to any provided services.

California Flood Litigation
In the 2003 Paterno decision, the California Court of Appeals found the state liable, by inverse condemnation, for damages incurred by flooded residents as a result of a levee failure along the Yuba River. The Paterno decision and others give rise to growing concern of the possible emergence of a strict liability standard being broadly applied in cases of levee failure that result in widespread harm.

In addition, the State of California is now being sued by a railroad for the 2004 levee failure at Jones Tract. The state’s role was to provide financial assistance to the local levee district for operation and maintenance and to inspect the resulting work performed by the levee owner, verifying that the funds were spent for their authorized purposes. This experience demonstrates how having any involvement with a levee can create uncertainty about liability.

Lead Public Involvement and Education/Awareness Campaign to Understand Risk and Change Behavior in Leved Areas
Improving the safety of people who live behind the nation’s levees is the top priority of this Committee and should be one of our country’s highest priorities. In recent years, thousands of citizens have lost their homes, their livelihood, and in some cases even their lives due to flooding caused by levee failures. Loss of life due to flooding from levee failure can often be attributed to an individual’s lack of understanding of the limitations of levee systems and an unrealistic assessment of personal risk. This ultimately results in a failure to take necessary safety measures such as evacuation.

There is an urgent need to raise public awareness of issues related to levees. The public must be educated on the true risks associated with living in leveed areas and how to effectively deal with them. But experience has shown that simply informing individuals rarely affects positive changes in behavior. Success requires both public awareness and public involvement.

Opportunities for public education and public engagement must be provided at all levels of government. Public input is vital to insure that the elements included in a safety program reflect public values. An involved, informed public will be empowered to not only drive their governments to reduce flood risk, but will also take more personal responsibility in buying down that risk. As individuals, they will be better prepared to take risk reduction measures such as purchasing flood insurance, making structural changes to businesses and residences, providing adequate revenue (taxes) for proper levee operations and maintenance and evacuating when required. These measures not only increase public safety and reduce personal loss, but also reduce overall economic loss to the nation thereby lessening a reliance on post-disaster relief.

There are multiple federal and local agencies (e.g. FEMA, USACE, USBR, local levee owners, etc.) that communicate information about levees and levee safety. Each agency has developed its own message and terminology, resulting in inconsistent and sometimes conflicting messages related to levee safety. This has caused public confusion and frustration. There is no single entity charged with the responsibility of coordinating terminology and message across all the various agencies.

Traditionally, engineers have communicated flooding by using terms such as “100-year level of protection”. Such terminology has served to confuse the public and in some cases has lead to a false sense of security. Consequences of levee failures are rarely clearly identified. Effective risk communication can only occur when both probability and consequences are included. Numerous governmental and private sector experts have articulated the need to develop a consistent and effective way of communicating flood risk in leveed areas, but to date, no one has developed an effective way of doing so. While levee standards and other technical requirements are most appropriately developed by engineers, a very different set of skills is required to develop
effective public education and risk communication programs.

Each individual living in a leveed area is responsible for mitigating flood risk, particularly when it comes to preserving personal safety and the safety of family members. Levee safety is a shared responsibility and relies on involved, informed, motivated citizens, owner/operators, and governments.

Recommendation #9: Develop a comprehensive national public involvement and awareness/education program to increase public understanding of the role and limitations of levees, raise awareness of National and State Levee Safety Programs, and effectively communicate risks associated with living in leveed areas.

While the program may be developed at the national level, much of the actual communication will be accomplished at the state and local levels. Public outreach and risk communication activities should be guided by the following general principles:

- **Assess the needs and gather input from the public, states, levee owners/operators, local governments and other stakeholders with an interest in public safety in leveed areas.** Participation must be actively sought and the program must allow participants to define how they participate. Input must be obtained through realistic and meaningful opportunities. In order to advance shared responsibility, it must be evident to all that contributions from the various groups are being used to influence decisions made by program administrators.

- **Ensure consistency of messages across government agencies.** A significant benefit of a NLSP is the ability to develop and coordinate consistent terminology and messages across all agencies, enabling the public to better understand levee system-related issues.

- **Provide opportunities to educate the public and interested stakeholders on matters pertaining to levee systems and levee safety programs.** A national levee safety program is a new concept. The public and interested stakeholders will need to know how the program works, the anticipated benefits of the program, and how they can get involved.

- **Ensure that risk communication is clear and consistent.** The public involvement and awareness/education program must emphasize the concept of “risk” and move away from the old terms of “level of protection.” The program must include elements to communicate these concepts without technical jargon in a way that people can understand and use to make informed decisions about their lives and property. As conditions in leveed areas change, the level of risk changes. Therefore, risk information must be updated and communicated on a regular basis.

- **Seek to change behavior.** Many existing education/awareness efforts only seek to make individuals and governments aware of risk. Merely understanding the risk of living or building behind a levee is not sufficient to protect human life and property. The focus of the NLSP risk communication effort, and the measurement of its success, must be aimed at increasing involvement of individuals, businesses, and governments and persuading them to change their individual and collective behaviors in a manner consistent with increased safety and protection of property.

- **Ensure that adequate expertise is available and utilized.** We must draw upon the appropriate experts to design, implement and oversee the public involvement and education/awareness program. By involving experts in fields as social marketing, behavioral economics, risk communication, etc., we can better design programs and products to achieve the behavior change we are seeking: an involved public that understands the risks and takes appropriate actions to mitigate them. A high priority element critical for the success of this program is the vocabulary and graphics to describe risk.
and experts must be engaged to accomplish this. Adequate dedicated funding for this purpose must be provided to ensure success.

- **Develop the major components of the public involvement and awareness/education program at the national level for implementation primarily at the state and local level.** Development of the components at the national level will insure a consistent message that can be tailored to meet local needs and serve local audiences. The most effective way to deliver that message is at the local level. The national program should leverage existing best practices in developing its awareness/education program.

**Step One (immediately):** Lead agencies such as the Corps and FEMA shall establish an ad hoc committee of communication experts from agencies who are currently involved in public education and awareness programs, communicating risks to the public and/or working with the safety of levees. This *Coordinating Council for Communication for Levees* should be housed in FEMA, and work should immediately begin to identify existing programs, link relevant websites, provide public forums to discuss the National Levee Safety Program and identify potential Advisory Committee members and experts. The Council will promote consistency of terminology, messages and approaches across the federal agencies.

**Step Two:** Establish a **Public Involvement and Education/Awareness Standing Committee** of the National Levee Safety Commission.

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**Figure 12: Beyond Risk: you have more than one tool**

*Behavior Change Methodology*

- **Discovery**
  - Uncover audience need states

- **Design**
  - Define your “offer” to meet a need

- **Interrupt**
  - Spark an interest in the offer

- **Interact**
  - Turn the interest into action

- **Engage**
  - Build a base of believers

*“Behavioral Determinants”*

- Giving people a better reason to act
  - **Consequences**
    - Rewards
    - Risks
    - Penalties
    - Feelings/Emotions
  - **Efficacy**
    - Skills/Knowledge
    - Confidence
    - Environment
    - Control
    - Cost/Investment
  - **Norm**
    - Expectations (social norms)
    - Self Standards
    - Tradition/Routine


**Figure 13: Risk Equation Definitions**

\[
\text{Risk} = \text{Probability} \times \text{Consequence}
\]

(1) Loading Event Probability
(2) Potential Failure Mode
(3) Loss of Life
    - Economic Damage
    - Other Consequences

**Example of Regional Risk Maps**

These maps are part of a global examination of risk from natural hazards

*Example of regional risk maps from Center for Hazard and Risk Research, Columbia University*
The standing committees should include federal, state, local and private sector communication experts who will be responsible for the development and implementation of the public involvement and awareness/education program (9-13 members, ideally). The standing committees should have adequate resources to reach out for specialized expertise as needed for consultation, material generation, peer review, etc.

The standing committees should work to ensure better cooperation and consistency between agencies by taking over from the Coordinating Council for Communication for Levees.

The standing committees should establish national leadership in all aspects of a comprehensive public involvement and education program (e.g. target audiences, messages, tools, materials) as well as develop a rollout/train the trainer implementation. The work of the standing committees will include, but is not limited to, the following elements:

1. An assessment of public understanding and needs that have been developed through professional research and surveys and input from the public. This assessment will tie directly to the goals and measurements established for the program. This element of the program can and should include “listening sessions” across the United States that will increase the profile of the issue of levee safety and get the public interested in the effort.

The sessions will also provide an excellent database of interested groups and individuals who can later be contacted with additional information.

2. Risk communication vocabulary and components that consistently and clearly explains to the public the risk of living behind levees.

3. Messages, materials and goals aligned with information derived from the assessment and public input, technical recommendations, levee safety policies, and local and state incentives and disincentives.

4. A robust virtual dialogue component including a dynamic, interactive website linked to state and local agencies that can be used for numerous purposes, including continuing the dialogue on levee safety, collaborating, asking questions and getting answers from experts, public discussions, computer simulations, keeping audiences aware of the status of the program in their area, providing communication templates and programs, and housing best communication practices and training tools. This component should also include opportunities for people to interact with the data and to see things in ways that make sense to them such as maps that show inundation levels, videos of homes that have been flooded and other images that will command respect for the damage potential and safety hazard.

5. Materials for use by trainers, government officials, organized by target audience.

6. Training program to teach communication skills and effective use of materials and a program to “train the trainer” to ensure proficiency at the state and local levels.

7. Technical assistance to state and local agencies and private owners.

8. An educational program for school-age children.

9. An annual report to Congress and the public on the state of levee infrastructure, the outcomes of the program that reflect positive changes to our citizens’ lives, and the overall efforts and status of the NLSP.


Examples of Recommended Materials

- Topical discussion guides (e.g. flood risk management, dam safety, infrastructure)
- Background papers
- National Levee Safety Program Basics
  - Need for the program
  - Anticipated changes
  - Mechanics/timeline
- Templates
  - How to hold a public workshop, charrette, focus group, coffee klatch and advisory group
  - Basics of risk communication
  - Road signage
  - Developing an evacuation plan
  - How to talk to your community about mitigation
  - Setting up a “Citizen Levee Watch”
- List of potentially interested parties (e.g. civic clubs, COGs, Chambers of Commerce, professional associations)
The following table represents major target audiences, possible sought-after behavior change, and information and tools needed to achieve behavior change. The Committee should consider these, but not be limited by them.

**Provide Technical Materials, Assistance and Training to States and Communities**

Crucial to the successful adoption and consistent implementation of a National Levee Safety Code is a comprehensive and informative set of technical materials and direct technical assistance. This is particularly critical in the levee context since a majority of the levees in the country are outside the purview of the federal government. States and local agencies need to be provided the knowledge and the tools necessary to have an approvable levee safety program, particularly in the start-up phase.

The level of expertise with regard to the design, analysis and inspection of levees varies greatly across the country. The success of a national program depends upon common and highly sophisticated understanding of levee design and performance. The success of a NLSP is dependent on increasing the expertise and number of levee professionals across the country—hence a comprehensive training program.

The design, operation, and maintenance of levees are constantly evolving. With that evolution is the need to facilitate the flow of new and updated technical information. While conferences, technical assistance, and training are all proven methods to accomplish this, all three...
approaches in concert are more valuable.

The Corps is arguably the nation’s preeminent expert in levee design, analysis and inspection. A program that builds on that expertise (and lessons learned from the Dam Safety Program) will be the most effective and efficient. The Commission should work with the Corps to develop this three-prong effort in developing and implementing: 1) technical materials; 2) training program; and 3) direct technical assistance. Specific recommendations can be found below.

Recommendation #10: The National Levee Safety Commission should contract with the Corps to take the lead responsibility and be provided the necessary funding to develop, maintain, and periodically update technical assistance materials dealing with state and national levee safety programs and the physical integrity of levees.

- The Corps has numerous technical publications that cover a broad array of technical information to include levees and related materials. The Corps should consolidate its published information pertaining to all aspect of levees (planning, design, construction, O&M, etc) and make available on the NLSP web site and periodically update.
- The USBR should provide materials, expertise, and resources in developing technical assistance materials with respect to canal structures.
- The Corps’ Engineering and Research Development Center (ERDC) should initially conduct a literature search for best practices pertaining to all aspects of levees and publish on the NLSP web site and periodically update. The materials should be organized in a manner that is easily accessible and usable. Over time, the responsibility for the content of the technical assistance materials should be led by the standing Technical Committee of the Commission.
- Advertise, promote and educate the public, state and local agencies, owners and operators on the material available, how to access, and how to utilize the information to establish a state levee safety program and address physical integrity of levees.

This recommendation is dependent to some degree on developing the National Levee Safety Code. To begin to energize the states and for local governments and others to take a more active interest in levee safety, state and local entities have to be provided some tools with which to work.

Recommendation #11: Develop a National levee safety training program that includes the following minimum elements:

- A specific curriculum, the successful completion of which would result in the certification of the graduate as a “Certified Levee Professional”.
- Under contract with the Commission, the Corps should expand its current training program at either the Huntsville Center or Davis (HEC) to add classes in levee design, analysis and inspection. These classes should be made available to public and private sector. Consideration should also be given for the Corps to contract some of the training out to the private sector.
- National training opportunities—host recognized authorities in the engineering field to present and discuss analysis techniques, construction methods and other issues that can increase the expertise and information available to all engineers in the levee safety community.

Flooding of Patrick Manor Senior Housing Community. Pocahontas, AR
Photo by Elmo Webb, PE 3/23/08
• Local training through direct assistance to the states and tribes
• Self-paced training
• Annual National Levee Safety Conference sponsored jointly by pertinent federal agencies (e.g. Corps, FEMA, and USBR) and/or national flood management professional organizations (e.g. ASDSO, USSD, NAFSMA, ASFPM). This could be based on The National Flood Risk Management: Levee Safety Summit which was held in St. Louis, MO, in February 2008 (co-sponsored by the Corps and FEMA and jointly hosted by ASFPM and NAFSMA)—a combination of information sharing and training opportunities.

Create a Cadre of National Levee Experts: Certified Levee Professionals

In order to ensure a high level of professional training and experience and significantly expand the levee expertise needed to accomplish our national and local goals, delegation of the National Levee Safety Program (or parts thereof) to state and/or local entities should occur only if that entity has at least one “Certified Levee Professional” (CLP) on staff (or under contract) that is significantly responsible for the program. Such certification will only be granted to Licensed Professional Engineers with applicable expertise, experience, education, knowledge skill and ability in levee safety and who successfully complete this certification program. In addition, a provision for continuing education will be mandatory to maintain the certificate. Names and professional information regarding CLPs will be kept on file at the National Levee Safety Commission.

Develop and implement measures and practices to more closely harmonize levee safety activities with environmental protection requirements and principles

For levees to perform adequately and reliably, it is essential to perform maintenance and rehabilitation activities before a project becomes functionally impaired or failures begin. Non-federal partners have had difficulties in the past obtaining the necessary permits to perform needed operations and maintenance activities on existing federally-partnered levees, many of which have operations and maintenance activities outlined in manuals developed and issued to sponsors before the passage of current environmental protection laws such as the Clean Water Act and the Endangered Species Acts. In order to better harmonize these perspectives and ensure that the protection of human life is not compromised, the Committee recommends a series of actions to better understand and remove barriers to effective levee operations and maintenance.

Recommendation #12: Develop and implement measures and practices to more closely harmonize levee safety activities with environmental protection requirements and principles.

• The Commission should direct Research and Development efforts to evaluate O&M practices for existing projects and to develop cost-effective measures to make O&M practices more compatible with present-day natural resource management principles. Development should be by an interdisciplinary team, comprising technical and environmental expertise, addressing the need to protect public safety and the need to protect natural resources.
• The Commission should establish a standing committee to address O&M for existing projects and to address how to better coordinate environment and safety issues on rehabilitation and new construction.
• The Commission should require states to establish an approach to facilitate operations and maintenance permits among each of the state resource agencies as part of a qualified program.

Conduct Research and Development to Support Efficient and More Cost Effective Levee Safety Programs

A major challenge facing those responsible for levees is conducting appropriate and rapid geotechnical assessments of levee integrity. These assessments are critical to providing assurances of levee safety. However, such assessments, depending on the nature of the material and the cross section of the levee, are commonly very costly. The bulk of the costs are related to the number and depth of soil borings. While some research is underway in Japan and the Netherlands on use of remote electro-magnetic sensors, no reliable methods or technologies are currently available in the United States to replace soil borings, with the principal exception being cone penetrometer soundings. Currently, very little effort is underway in the Research and Development (R&D) community to deal with this challenge. Early R&D efforts should focus on improvement of rapid assessment of levee geotechnical
characteristics and integrity, and should consider research initiatives that would look at improved use of helicopter electromagnetic (HEM) and ground-based electrical resistivity surveys.

Conducting a dialogue with the most preeminent and influential members of the R&D community will bring together the best minds to help assure that an integrated, collaborative and comprehensive R&D program is developed and implemented. This will also provide potential sources of funding for the program.

There currently exists a large body of R&D knowledge both nationally and internationally that would be helpful to owner, operators, regulators, etc. Consolidating the body of knowledge and making the information easily accessible would be of great benefit and something that could be provided relative early on. Assembling a working group to further develop a prioritized list of future R&D needs will help assure that the appropriate R&D is being conducted that meets the needs of all interested parties.

**Recommendation #13: Develop a Research and Development (R&D) program funded at the federal level, and guided by a Standing Committee of the National Levee Safety Commission, that includes as a minimum:**

- Innovative technology for repairs and improved engineering methods that would lead to more reliable levees and more cost-effective approaches
- Technical and archival research—The Corps’ ERDC should conduct a search of current technology for repairs and improved engineering methods, tools and products for dissemination.
- Assistance by the National Science Foundation to focus some of its research on improving rapid assessment of levee geotechnical performance.
- Dissemination of research products (e.g. technical manuals and guidelines, workshop and conference proceedings, training manuals, executive summary documents, brochures) to the levee safety community
- Technology and tools to enhance the security of levees at the operation level
- Establish guidelines and a program for the forensic investigations of levee failures and/or severe levee distress.

A standing Technical Committee of the Commission should provide advice on program direction and priorities. The Committee should include representatives from academia, National Science Foundation, National Research Council, White House Office of Science and Technology, National Science and Technology Council, and the Corps’ ERDC.

**Design and Delegate Program Responsibilities to States**

The foundation of a strong National Levee Safety Program is effective state and local programs. As discussed in more detail in the next section Building and Sustaining Levee Safety Programs in All States, states are best positioned to organize, implement and oversee levee safety programs within local communities across the country. They have a combination of necessary legal and taxing authorities, statewide reach and relationships to make programs successful. As with other national regulatory programs that require consistence and adherence to national standards (e.g. National Pollutant Discharge Elimination System, National Dam Safety Program) states need clear, rational standards, helpful guidance, training and implementation assistance, funding assistance and...
Building and Sustaining Strong Levee Safety Programs in All States: The Cornerstone of a National Levee Safety Program

The National Levee Safety Act clearly indicates Congress’ intent that state levee safety programs be created through delegation to better manage the critical life safety infrastructure associated with non-federal levees. The benefits of building and sustaining strong state levee safety programs are multiple:

- States are uniquely positioned to oversee, coordinate, and regulate local and regional levee systems as they already have such roles with regard to other elements of infrastructure and the environment. It is not appropriate or realistic to approach the management and oversight of local and regional levee systems from a single, national level. Allowing for a degree of variation and tailoring to meet local needs and circumstances rather than a national, one-size-fits-all approach is desirable.
- Coordinating and leveraging existing and complementary programs are already underway in some states.
- The authority for creating and implementing state levee safety programs rests with individual states, not the federal government.
- States are best suited to compel standards and good practices of local levee owners and operators.

Complimentary State and Federal Levee Safety Programs. In establishing and sustaining state levee safety programs, there are distinct roles for both the Commission (addressed earlier in recommendations) and for the states with delegated levee safety programs. States would operate such programs in conformance with the national standards and requirements and provide timely and regular notification of their performance to the Commission. The Commission would, in turn, provide grants, training, technical assistance and guidance, clear national standards, and monitoring to ensure the success of the delegated programs. States with levee safety programs that exceed the minimum qualifications would receive additional incentives.

Promoting Tribal Levee Safety Programs

Congress intended to include the participation of Indian Tribes in the development of a National Levee Safety Program. This is evidenced by the specification to have tribal representation on the National Committee on Levee Safety. Unfortunately, no tribal representatives were able to fully participate at the Committee level during the very short time period when the Committee was convened to develop this report. However, the Committee was able to benefit from review comments provided by tribal representatives. The Committee recognizes that tribes represent sovereign entities and that there are commonly many jurisdictional issues between tribes and other agencies. The Committee also recognizes that different tribes, as with different states, will have different capabilities in implementing levee safety programs. Nevertheless, it is essential that efforts be made to ensure that people living on tribal lands will also benefit from levee safety programs. The Committee recognizes that different tribes, as with different states, will have different capabilities in implementing levee safety programs. Nevertheless, it is essential that efforts be made to ensure that people living on tribal lands will also benefit from levee safety programs. The Committee believes that states and the National Levee Safety Commission will work collaboratively with tribes in developing levee safety programs, and that different approaches and arrangements will be developed on a case by case basis. The Committee looks forward to the participation of tribal interests in the further refinement of the recommendations encompassed in this report and in the development of a National Levee Safety Program.
Physical Systems Approaches
Multi-jurisdictional programs are potentially a more effective basis for overall management of levee systems that do not lie entirely within any one political jurisdiction. States should be encouraged to cooperate with other state, local or federal entities to implement levee safety program elements for levee systems which cross jurisdictional boundaries. Such systems approaches are desirable because floods respond to physical systems—basins, protected areas, and major basin areas—not political or jurisdictional systems. The Commission would encourage systems approaches by providing additional incentives to states which implement NLSP elements through inter-jurisdictional cooperation agreements.

Principles of Delegation
States have primary authority for implementation of a levee safety program within their borders and it is the primary goal of the NLSP to delegate to and have strong state levee safety programs. The Committee recognizes that there likely will be instances where other approaches and delegation are necessary: (1) in the event that a state does not qualify for a delegated program, the Commission may consider designating local governments within the state to implement elements of the NLSP if the Commission judges such designation to be in the best interest of levee safety and/or conduct certain minimal levee safety activities via the Commission; (2) states may further delegate responsibilities for levee safety actions within their state; and (3) there are operations and maintenance requirements that belong at the owner/operator level and should not be assumed at the state or federal organizational levels.

Key Elements of a State Levee Safety Program

Recommendation #14: Delegate implementation of National Levee Safety Program activities to qualified states.

Delegation should be highly encouraged, and therefore obtainable with qualifications necessary to perform the basic functions of the NLSP. The requirements of a State Levee Safety Program include three primary elements: legislating statutory authorities; implementing rules, regulations, and procedures; and securing resources for these activities.
Statutory Authorities

1. To participate in the NLSP as established by the federal government.

2. To receive such funds as the federal government may make available for program implementation, and to distribute some portion of those funds to local government entities, consistent with the national program requirements.

3. To adopt or establish standards for levee classification, inspection, construction, operation, maintenance and emergency preparedness.

4. To perform or require performance of inspection of levees, and to prepare or require preparation and submittal of inspection reports and records.

5. To require or perform development and implementation of emergency action planning procedures.

6. To prepare reports of levees within the state, including location, condition, maintenance, areas protected, and risks posed thereby and to publish and distribute such reports to public or private entities.

7. To communicate with and educate local government and the public at large about the risks and benefits associated with levees and other flood-risk reduction measures, and to promote prudent practice with regard to levees.

8. To require that local government develop and implement emergency action planning procedures and evacuation plans for imminent or actual levee failure.

9. To enter public or private property for safety inspections or to perform emergency action.

10. To promulgate rules, regulations and procedures to implement these statutory authorities.

Rules, Regulations & Procedures

1. To coordinate levee safety activities among entities within the states owning, operating, regulating or using levees and between those entities and the NLSP.

2. To receive and review application packages from entities within the state for grants from the NLSP, to submit acceptable applications to the NLSP, and to receive and disburse grant funding from the NLSP.

3. To request an initial inspection by the Corps of the levees within the state jurisdiction.

4. To inspect or require the inspection of the levees within the state’s jurisdiction at least annually and after all significant high water events. The inspections should be performed under the supervision of a registered engineer who possesses a levee training certificate from the NLSP.

5. To provide information to the national levee database for the levees within the state and to provide updates at least annually, following the standards for the database, including identifying the hazard potential classification of levees.

6. To implement a levee risk communication and public outreach/education program, including publication of an
RECOMMENDATIONS FOR A NATIONAL LEVEE SAFETY PROGRAM
A Report to Congress from the National Committee on Levee Safety

annual report on the State Levee Safety program, and on the results of levee inspections, and providing public notification of the maintenance ratings and risk behind levees.

7. Adopt the Interim National Levee Engineering Guidelines, and when available, the National Levee Safety Code, for all levee projects under state jurisdiction or involving state funds.

8. To require that all communities protected by Significant and High Hazard Potential levees develop emergency action and evacuation plans in accordance with NLSP guidance.

9. Adopt measures as needed to require consideration of non-structural measures associated with any levee related activities.

10. To have a FEMA approved Hazard Mitigation Plan. Updates of plans should specifically reflect current condition and activities associated with levees.

11. To require that states provide liaison and coordination on environmental permitting actions.

Resources
Funding, qualified personnel, equipment and vehicles to conduct elements of a state program are the responsibility of states, local governments, and owners and would be principally provided by the states.

Absence of Delegation to Qualified State
In the absence of delegation to a qualified state program, the Commission should implement the following program measures:

- After an initial federal inspection and assessment, conduct or cause to be conducted an inspection of high or significant hazard levees after significant flood events, and at least every five years, and update the National Levee Database.
- Provide inspection reports and findings to local emergency management officials.
- Conduct a program of public information concerning the presence of levees, their condition and their associated risks, including notification of the state legislature and governor.
- Other and further action as the Commission deems appropriate to encourage, publicize the benefits of and foster support for a qualified state program.

Philosophy of Incentives and Disincentives
The Committee recommends that the start-up period of the NLSP and delegated state programs be highly encouraged through both direct support (e.g. program start-up grants, technical assistance, training) with no penalties for non-participation. After the start-up period is complete and states have been afforded ample opportunity and assistance to ensure the safety of their populations through strong levee-related mitigation activities and the maintenance of reliable and resilient levees, an increasingly substantial set of disincentives should be applied.

Over time, increasingly stringent disincentives (e.g. lower priority for flood control funds) should be applied, making it more difficult for states and local governments to secure federal investment (e.g. public housing, schools) in areas located behind uncertain or unreliable levees. The Committee believes that this phased approach toward application of incentives and disincentives recognizes two strongly held and equally important beliefs:

- significant time and assistance is needed for state/local governments and owners/operators understand and address their levee situation (this problem took years to develop and will not be fixed quickly); and

National Levee Safety Program Requirements for Owners and Operators
It is the opinion of the Committee that it is most effective and efficient for owner/operators to continue to be the primary responsible parties for crucial day-to-day activities. Recommendations to create a national program and delegated state programs do not take the place of the following key responsibilities of owner/operators (in some cases owners/operators are federal and state government agencies):

- Perform routine O&M including
  — routine inspection
  — routine maintenance
  — appurtenant works maintenance

- Perform on-site specific training

- Fulfill specific role in Floodplain Management Plans (in coordination with state and local governments)

- Local communication and education of risks

- Provide flood fighting and notification of distress

- Coordinate with local/regional flood fighting

- Participate in shared/new construction

- Perform repair, rehabilitation, replacement with sufficient property rights

- Develop and communicate emergency action plans (in coordination with state and local governments)
continued federal investment in areas protected by levees that do not invest in protecting the people and property located behind them (e.g. participate in a minimum state program) is both fiscally irresponsible and places citizens at unacceptable risk.

It is also the philosophy of this Committee that there are many additional levee related activities and responsibilities beyond minimum program requirements that should be performed at the state and local levels. Incentives should be offered to perform them. Because there is such a wide array of potential activities that may be utilized to increase the robustness of a state or local levee safety program, delegated programs that exceed the minimum requirements should be rewarded in proportion to the public safety benefits provided by the particular combination of activities they are performing. This could be addressed using a system of rewards like the Community Rating System, wherein a point-based system is applied to measure many different floodplain management activities and reward communities, through discounted insurance premiums, in proportion to the strength of the community’s floodplain management program.

This document addresses incentives and disincentives in two main sections of this report. In the section Financial Assistance Needed to Address Our Nation’s Levee Problem, the Committee describes two funding sources required to make state and local programs successful. The section entitled Aligning Existing Federal Programs to Promote Effective Mitigation in Leveed Areas recommends specific adjustments to three FEMA programs to limit federal financial exposure and reward good levee behavior. This section also suggests potential other areas of exploration as incentives/disincentives for investing in levee safety programs.

Please note that many of the incentives/benefits for state delegation as described in Aligning Existing Federal Programs to Promote Effective Mitigation in Leveed Areas can also be used as disincentives down the road. For example, eligibility and preference for P.L. 84-99 rehabilitation funds could be afforded to communities in states where there are qualified state levee safety programs. Conversely, lack of eligibility, lower priority or lower federal cost share should be afforded to projects in states that (at some point down the road) fail to create a qualified state levee safety program.
Commission Should Reward States and Local Communities Who Display Superior Performance

Experience with the NFIP and other federal programs suggest that states and communities benefit from availability of specific incentives to encourage best practices to exceed minimum program requirements. In the absence of such recognition, states and local governments operating within significant budget constraints often rely solely on minimum standards to comply with a federal program. Unfortunately, experience also teaches that reliance on minimum standards in the natural hazards risk management realm can have catastrophic results, such as to increase loss of life and property in disasters. This recommendation would provide for incentives and disincentives for hazard reduction and mitigation. These hazard reduction and mitigation activities can be far more effective at managing risk than rehabilitating or improving the levees themselves and are of enormous benefit both to the community and to the nation. Where feasible, they should be implemented as alternatives to levee work. Where levee work is occurring, these activities can be key elements of an overall flood risk management strategy for the levee-protected area.

State levee safety programs that exceed minimum requirements by permitting levee work and regulating new/enhanced levee construction will help to manage flood risk in the state and benefit the state and the nation.

As part of the recommendation to support strong state programs, the Commission should identify, support, and incentivize best practices for states and communities to exceed minimum requirements for delegated levee safety programs and for managing risk in levee-protected areas. The National Levee Safety Commission, FEMA, the Corps, and other agencies should identify opportunities within their programs to reward states and communities for superior performance. A system of incremental rewards, through various incentives, should be developed to provide the most rewards to states and communities that are doing the most to manage their levee systems and their flood risk in levee-protected areas. The Community Rating System is a good example of such a system of incremental incentives/rewards linked to desired behavior or best practices.

States with successfully operating levee safety programs should be rewarded to the extent that their safety programs exceed minimum requirements, such as by:

- Requiring permitting or registration of all levee systems.
- Requiring compliance with the National Levee Code for all levee construction in the state.
- Requiring approval of design and construction of new levees and levee alterations.
- Performing levee construction inspections.
- Ordering procedural or operating changes, maintenance, repair, degrading, removal of encroachments, or removal of levees, where identified as the best measure for risk management.
- Performing or contracting for maintenance, repairs, emergency actions, degrading, removal of encroachments, or removal of levees.
- Taking over maintenance responsibilities of levees not being adequately maintained by a local owner/operator.
- Acquiring property rights (e.g., eminent domain) for levee safety, where necessary to prevent harm.
- Encouraging community participation in the NFIP and even exceedance of the minimum NFIP requirements (especially floodplain management behind levees).

States and communities should be rewarded when they exceed minimum requirements for managing flood risk in areas protected by levees. These include both nonstructural and structural alternatives, such as:

- Enhanced public involvement, outreach and notification regarding flood risk associated with levees.
- Enhanced involvement of levee owners/operators to provide for opportunity for review, comment, and approval of proposed development behind the levee.
- Notification to prospective buyers in levee areas of flood risk behind levees, state’s status in the NLSP, and community’s status in the NFIP impacting availability of federal flood insurance.
- Public notice state’s status in NLSP.
- Public notice of community’s status in NFIP and availability of federal flood insurance.
- Promotion or requirement of flood insurance purchase.
- Contribution of locally generated data regarding levees to floodplain mapping.
- Levee hazard mitigation activities as part of an enhanced community or state levee safety or hazard management plan, which may include:
  - Buysouts/relocation of structures.
  - Elevation of buildings.
  - Floodproofing of structures.
  - Enhanced building codes.
  - Enhanced land use, zoning, and local community planning to prevent intensification of development behind levees contrary to tolerable risk guidelines.
- Preservation of open space to allow for flooding, and to prevent harm in the event of levee overtopping or failure.
- Requirement of flood water retention/detention areas, constructed wetlands, and similar nonstructural flood risk reduction measures.
- Reservoir reoperation.
- Channel enlargement.
- Require community participation in the NFIP.
development of an additional federal cost share program whose intent is to make more reliable and resilient existing levees as well as assess whether a structural solution is the most appropriate.

Grants to Create Levee Safety Programs in All States

Many states and communities have difficulty raising funds for levee safety activities. Levee safety program activities that assist individuals and local governments in better measuring and understanding risk to human health and safety and better cost estimates of potential flooding damages will make this easier over time. However, in the interim, to make the NLSP achievable, states will need funding to get the program up and running and to keep it sustainable.

The consideration for grant prioritization for National Levee Rehabilitation, Improvement, and Flood Mitigation Fund described in the next section will provide a great deal of incentive for most states and local governments. This, in combination with these start-up grants, will likely incentivize states to implement a levee safety program sooner.

Upholding the adage that an ounce of prevention is worth a pound of cure, the Committee believes that federal investment in setting up state safety programs will reap a many fold reduction in the need for federal disaster assistance, reducing the overall federal investment.

Recommendation #15: Establish a new levee safety grant program to assist states, local governments and owners and operators to achieve strong levee safety programs.

The Committee envisions that state levee safety programs will include state and local levels of government working cooperatively to accomplish the program goals, with a division of responsibilities as each state and local government is able to decide. Federal funds to assist state levee safety programs would therefore flow to the agency that is actually performing the federally funded work. It is intended that much of the funding would be delivered through state programs to the responsible agency performing functions such as inspections, preparation of reports and emergency action planning. Thus, it is envisioned that much of these funds would end up flowing to levee owners/operators and to the local agencies. Consequently, one of the requirements for a delegated state program is the ability to manage and disburse federal grant funds. Further, the administration of grants by the Commission to carry out this work must help verify that grant funds are used to reimburse the actual agencies that are completing the tasks associated with state levee safety programs.

- **Note:** While the Commission is being created, FEMA should administer the grant programs on their behalf. Once the necessary processes and resources are in place to properly administer this activity, the Commission would assume responsibility.
- Additional support/funding could be provided to states to support to multi-jurisdictional or levee system-specific programs.

Raising Funds to Support Strong Levee Safety Programs

While federal grants will be critical for establishing and maintaining strong levee safety programs within states and local communities, it will continue to be necessary for states, communities and levee owners to raise funds to conduct necessary state, local, and owner/ operator activities in perpetuity. The people that live, work, and own property in leveed areas are the most direct beneficiaries of levee program safety activities and should be the primary source of funds for upkeep and mitigation activities. Further, funds generated at the state/local level are critical for healthy safety programs and can often serve as the nonfederal match for federal cost sharing opportunities. The examples below describe two existing state approaches to funding levee safety activities:

- **State of Texas:** Texas State statute provides for collection of fees on flood insurance premiums, generating $6.2 million biannually to support floodplain management throughout the state.
- **State of California:** The State of California passed two major bond initiatives in 2006, authorizing $4.9 billion for flood management activities. Most of the bond funding is for repair and improvement of levees, with requirements for local cost sharing to match the state funds. Approximately $15 million per year supports maintenance of certain levees in the Sacramento-San Joaquin Delta.

Like the Texas approach, states could require a fee on flood insurance premiums sold in leveed areas (e.g., AL and XL zones) and use the generated funds for the levee safety program. Caution would need to be exercised in establishing such fees in areas behind accredited levees (e.g., XL zones) prior to implementation of mandatory flood insurance in these areas, because doing so may reduce the number of voluntarily purchased flood insurance policies.
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National Levee Rehabilitation, Improvement, and Flood Mitigation Fund

The National Levee Safety Program legislation being proposed will help enhance public safety by:
- Creating a National Inventory of Levees with Inspection Information
- Establishing Nation Levee Safety Standards
- Requiring Levee Safety Programs in All States
- Requiring inspections and assessments of levees
- Funding research to enhance technical expertise for levees
- Establishing training programs for levee safety
- Educating to public, levee owners and others about the need for strong levee safety programs, and risk.

While the NLSP will contribute to reducing the risk to life and property and help improve the safety of our nation’s levees, the safety of levees demands much more attention from national policymakers. This program basically establishes only the minimum effective management program for the nation’s levees and related infrastructure. By itself, the NLSP does not provide funding to address the many levee deficiencies that are expected to be discovered and documented.

Failures and devastation will continue to occur and threaten this nation as levees continue to age and deteriorate and as urban populations grow and development behind levees increases. Because of increasing population and development behind levees, the risks are expected to actually increase over time even if modest levee improvements are made. Failures affect large populations, flood into neighboring states and cost millions of dollars in federal disaster relief spending. There are likely many thousands of miles of unreliable levees throughout the United States. Events over the past two years illustrate the catastrophic results that can occur. The eyes of the nation were focused on the catastrophic consequences of Hurricane Katrina in New Orleans.

The management processes contained in levee safety programs, in and of themselves, do not solve problems that continue to grow as levees deteriorate and needed rehabilitation to bring them up to current safety standards is deferred. The priority on rehabilitating our aging and deteriorating national infrastructure must include levees. In 2006, the State of California passed two bond measures that would provide $4.9 billion for levee and other flood protection repairs and improvements. However, this figure pales in comparison with the $30 billion experts say would be needed across the state. A review by Scripps Howard News Service of levee oversight and funding at the state and national level suggests the new focus still may not be sufficient to overcome decades of neglect.

The creation of a National Levee Inventory will further enhance the recognition and realization of the deteriorating condition of many of the nation’s levee structures and of the lack of a focused public policy to address the problem. Federal, state and local levee owners will then need a funding source to assist with rehabilitating our aging and deteriorating levee infrastructure and correcting decades of neglect. It is difficult for many levee owners to find the funding necessary to undertake rehabilitation work when necessary. Often, vital repairs are neglected, and these levees are subject to further deterioration due to lack of funds and neglect. Deterioration can lead to levee failure. These types of disasters can cause great destruction and loss of life, with no respect for state boundaries. A few states across the country, such as the State of California, have established innovative funding programs but there is currently no comprehensive federal funding mechanism to assist...
levee owners. Levee districts, like many levee owners, are strapped for cash, especially the large sums needed to finance costly levee repairs. The challenge at federal, state and local level continues to be securing adequate funding countrywide for levee rehabilitation.

Key questions before the American people are:

- Will the federal government find a way to assist levee owners or will future catastrophic levee failures with resulting property damage and loss of life continue to occur?
- Will the nation learn from the experience of Katrina that it is far better to invest in levee rehabilitation rather than disaster relief and recovery? (i.e. pay me now or pay me more later)

It is a reasonable expectation of every U.S. resident to be protected from preventable disasters such as levee failures. There is a critical need to create a federally administered levee rehabilitation and flood mitigation program in order to repair our nation’s unsafe levees. Additionally, paralleling such a federal initiative should be similar efforts for state and local governments to create their own loan or grant programs for levee rehabilitation. There is a great need to begin an assistance program at both federal and state levels to help levee owners with their rehabilitation needs. This is a public safety issue.

**Recommendation #16: Authorize the National Levee Rehabilitation, Improvement, and Flood Mitigation Fund**

A federally authorized program should be developed and cost-shared (65% federal and 35% state/local) for non-federal publicly-owned levees. Funds would be available to address both structural and non-structural measures so long as the combination of measures maximizes overall risk reduction. Provisions could be made where a percentage of the non-federal cost share could be met through implementation of non-structural measures. This program would only be authorized for pre-disaster declaration and would not replace or substitute FEMA Mitigation Program funding. The legislation would provide funds directly to states based on a screening level risk-informed priority system that would be based in part on information taken from the NLD. Such federal assistance would initially be limited to only levee systems that protect existing urban areas which have a high damage potential.

Eligibility for this funding would have several requirements to assure that owners/operators maintain a high level of upkeep of their levees and engage in responsible activities related to the public protected by those levees. In order to be eligible to receive federal assistance a grant applicant must:

- Provide the minimum data to populate the National Levee Database;
- Demonstrate the financial means to provide their cost share contribution for the initial rehabilitation and the financial assistance to operate and maintain the levee system in accordance with the National Levee Safety Code;
- Evaluate an array of non-structural alternatives/activities, and where applicable identify nonstructural/structural blend of flood risk management approaches, and demonstrate that the appropriate combination of measures are being implemented to best reduce flood risk;
- Engage in public outreach/notification;
- Provide buyer notification of flood risk;
- Promote purchase of flood insurance;
- Develop an emergency response plan;
- Develop and implement an Inspection of Completed Works program;
- Provide a flood risk management plan as part of a public safety element of a general/master land use plan that demonstrates the local community plan to manage la and use over time to move substantially towards the established national tolerable risk guidelines; and
- Participate in the NFIP or be located entirely within one or more participating communities. Although the 1%-annual-chance (100-year) flood insurance standard required by the NFIP does not embody a levee safety standard for protection of life and property, participation in the NFIP demonstrates the community’s commitment to review development and enforce at least the minimum standards of the NFIP to prevent harm in and around its floodplains, including areas of residual risk associated with levees.

The federally sponsored levee safety program would be established through legislation that would be enacted at the same time as the Commission. Early funding could be used to assist states and local...
interests in conducting levee evaluations that will help inform the condition of levee systems and further facilitate funding priorities. It is anticipated that it will take two years for states to populate the NLD and develop a risk-based tool that would be used to assist in prioritizing the allocation of funds. The authoring language would, at a minimum, spell out the 65/35 cost-sharing provision; minimum requirements for a state to be eligible for assistance; and further specify that Congress rely on the recommendations of the Commission on the priority of allocation of funds based on the NLD and risk-based assessment performed and the level of appropriations over the next five years.

Aligning Existing Federal Programs to Promote Effective Mitigation in Leveed Areas (incentives and disincentives)

All Federal Agencies Should Adopt the Letter and the Spirit of National Levee Safety Program

First and foremost, all federal agencies should adopt the National Levee Safety Code and comply with all other requirements of the NLSP for levees under their jurisdictional control. Federal agencies with expertise may be called upon to provide technical or programmatic guidance, assistance, support, and applicable training in the development and implementation of the NLSP. Federal agency adherence to NLSP requirements is important in that it promotes nationwide consistency in important technical standards, common approaches and messages related to risk communication/public education and improved coordination and harmonization of federal levee-related programs and requirements. Except for a few cases where new authorities might be called for, federal agencies could use their existing authorities to perform these activities.

Aligning Existing Programs

As mentioned in the previous section, Financial Assistance Needed to Address Our Nation’s Levee Problem, grants should be provided to encourage states to support the set-up and maintenance of levee safety programs and to perform basic activities such as: update and maintenance of basic inventory, inspection, reporting, notification/public outreach, and coordination activities. Additional support should be provided for the costlier task of rehabilitating and improving levees, as well as the critical assessment of whether levees are the best flood risk mitigation option in a given situation.

In order to ensure that these investments have the greatest possible impact, all federal programs that significantly impact governmental and individual decision-making in leveed areas must be aligned toward the goal of reliable levees, an informed, involved public and shared responsibility for protection of human life and mitigation of public and private economic damages. Federal programs should not only be aligned with each other, but can be used as an enticement (benefits to be accrued upon the development of a
RECOMMENDATIONS FOR A NATIONAL LEVEE SAFETY PROGRAM
A Report to Congress from the National Committee on Levee Safety

Figure 15: Exploring the Need for Potential Incentives and Disincentives Through Existing Federal Programs

<table>
<thead>
<tr>
<th>Incentives/Disincentives</th>
<th>Property Owners in Leveed Areas</th>
<th>Levee Owners and Operators</th>
<th>Local/Regional Government</th>
<th>States</th>
</tr>
</thead>
<tbody>
<tr>
<td>FEMA Disaster Assistance (non-emergency) Funds (e.g. Individual Assistance, Public Assistance Sections C-G, Mitigation Grants)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Corps P.L. 84-99 Rehabilitation Projects</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Federal funds for infrastructure behind levees (e.g. Highway Funds, HUD grants)</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Small Business Administration loans for disaster recovery behind levees</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Federal Loan Guarantees for disaster recovery behind levees</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Federal flood controls projects from the Corps (General Investigations for new authorities &amp; Section 216 for continuing authorities)</td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

Note: Proposals to make changes in existing programs are intended to be revenue neutral. In the absence of new requirements, the intent of the Committee is that the funding for programs in this table remain largely the same, but that distribution of funds, preferences, etc. change as a result of beneficial levee safety practices. This approach is fiscally responsible in that it increases federal investment in communities whose levee safety programs (e.g., evacuation, land use, insurance) are more protective of human health and safety. Conversely, it reduces investment in the communities who forgo good levee safety practices.

Recommendation #17: Existing federal programs should be considered for use as possible additional incentives or disincentives to governments and their citizenry that have delegated state levee safety programs, per the requirements set forth by the Commission. For most of the examples below, incentives or the inverse (disincentives) can take the form of the four broad categories noted above (e.g., savings, eligibility, priority or cost share). Benefits from any given incentive may accrue at numerous levels, but it is possible to identify the targeted beneficiaries of the identified potential incentives, as shown below.

The Committee developed the existing recommendations under consideration of the following principles:

- **Immediate disaster response functions should not be included as incentives and disincentives.** Namely FEMA's Public Assistance Program Categories A and B and the Corps Flood Fighting function under P.L. 84-99 should be available to all communities in the face of a natural disaster. To withhold such immediate funds is inhumane, flies in the face of public safety, and does little to promote levee safety behavior.

- **Ensuring that promoting synergies between the National Levee Safety Program and the NFIP do not result in unintended consequences.** Links that are too strong between NLSP and the NFIP may further solidify the dangerous untrue belief by some that the 1%-annual-chance event (100-year) is a “safety standard” (see page 10 for a more in-depth discussion of this challenge). Further, any recommendations which include the NFIP must consider how all program components (hazard identification, insurance, and other mitigation actions) will work together. If they are not considered together there may be serious unintended consequences.

There are three specific recommendations related to the alignment of federal programs: 1) require risk-based flood insurance in leveed areas; and 2) enhance FEMA's
mapping program to communicate levee risk; and 3) align FEMA’s Community Rating System (CRS) to reward good levee safety behavior.

Mandatory Risk-Based Flood Insurance in Leved Areas

Flood insurance is one of the most effective ways to limit financial damages in the case of flooding and speed recovery of flood damaged communities. Currently, many people who live in leveed areas do not believe they need flood insurance as they are protected by a levee structure. This recommendation aims at increasing the understanding that living behind even well-engineered levees have some risk (sometimes referred to as residual risk). Implementing this recommendation will result in a greater number of home and business owners being protected from catastrophic financial loss. Further, this recommendation will increase risk awareness and preparedness of the public residing behind well-engineered levees. The Committee believes that implementing this recommendation will incentivize communities to exceed the 1%-annual-chance (100-year) protection standard which has mistakenly become a target minimum. Because premiums would be risk-based, greater protection, through better, more reliable levees or better floodproofing programs would result in more favorable premiums. A similar proposal is contained in legislation proposed in Congress (H.R. 3121, Section 107. Mandatory Coverage Areas) and is supported by this Committee.

Recommendation #18: Require phasing in mandatory purchase of flood insurance for structures in areas protected by levees with risk based premiums.

Legislation would be needed to authorize mapping of residual risk areas behind levees and to enact mandatory purchase requirements in these areas.

- FEMA would be required to develop appropriate risk-based premiums.
- FEMA would likely publish revisions to the FEMA Mapping Programs requirements and NFIP regulations on a set schedule that may be set by Congress.

Please note: Due to the differences in potential failure consequences, function and ownership, the Committee recommends that mandatory flood insurance not be required behind canal structures that do not have a significant role in providing hurricane, storm, or flood protection.

Enhance FEMA Mapping Program to Communicate Levee Risk to Communities

Identification of levee system consequence zones associated with levee failure will aid in determining hazard classifications, properties targeted for public outreach, funding, evacuation planning, mitigation, and other program components. The zones will set the boundaries for application of the NLSP.

FEMA is well-positioned to assist in levee risk communications because the NFIP flood maps (FIRMs/DFIRMs) are a primary source that local/regional/state entities access to assist in making local land use decisions. The likelihood of a community implementing requirements associated with additional FEMA data is increased by use and access to FIRM/DFIRM maps. These maps consolidate much of the information into the place where decision makers already go to find related data. FEMA’s website and resources are also frequently accessed by state professionals, mortgage lenders, prospective buyers, and property owners in reviewing property purchases.

Recommendation #19: FEMA’s flood hazard mapping program should be augmented to include the following activities to further support National Levee Safety Program activities, especially those associated with risk identification and communication in levee system impacted areas.

- Identify levee systems, including structures along canals, and associated levee system failure consequence zones. This should be carried out in accordance with the development of the NLD, which will provide additional information on consequence areas behind levees. The completion of this step is dependent on and should be informed by the recommended inventory and inspection of non-federal levees.
- Re-designate on DFIRMs existing Zone A/AE or Zone X areas impacted by levees as either AL or XL, respectively, to better communicate the greater flood risks in levee system impacted areas.
- Depict on FEMA’s website additional flood hazard information (e.g. 200-year and 500-year floodplain maps) that may be provided by local/regional/state entities.
Align FEMA’s Community Rating System (CRS) to Reward Development of State Levee Safety Programs

The intent of FEMA’s Community Rating System (CRS) is to reward communities that do more than meet the minimum NFIP requirements to help their citizens prevent or reduce flood losses. Through CRS Activity 620, the CRS also provides an incentive for communities to initiate new flood protection activities. By increasing the credit for levee safety activities, this recommendation would provide additional incentives to operate compliant levee safety programs. It would also reduce flood insurance premiums as they are based on risk, providing benefits directly to property owners and throughout participating communities and more importantly, reduce the overall hazard/damage potential. In order for this recommendation to be most effective, FEMA may also have to make the application process more user friendly and consider removing the construction date requirement.

Recommendation #20: The National Flood Insurance Program (NFIP) Community Rating System (CRS) Program should be revised to credit a community based on its state levee safety program and augmented to increase/decrease maximum credits allowed for certain CRS activities, including but not limited to Activity 620. The NFIP CRS Taskforce should revise CRS Activity 620 “Levee Safety” to:

- Provide credit for any community or communities within a state or tribe with a nationally compliant state levee safety program that has submitted the necessary documentation of its program to FEMA.
- Eliminate the requirement that CRS credit can only be provided to levees built before January 1, 1991.
- Eliminate the requirement that CRS credit can only be provided to levees that provide protection between the 4%-1%-annual-chance flood elevation.
- Increase the overall maximum allowable CRS credit that can be provided to any community for this activity, specifically for the operation, maintenance, and emergency/evacuation plan elements.
- Provide CRS credit to a community or communities within a state if the local/state hazard mitigation plan includes a list of all high hazard levees in the community/state and mitigation measures for the hazards they pose to the community or state.
- Revise method for calculating each of the elements of Activity 620.
- The CRS Taskforce should consider revisions to other CRS activities as necessary to provide credit for certain levee safety program activities/elements, such as:
  - Series 300—Public Information
    - 330—Outreach Projects
    - 340—Hazard Disclosure
    - 350—Flood Protection Information
    - 360—Flood Protection Assistance
  - Series 400—Higher Regulatory Standards
  - Series 600—Flood Preparedness
    - 610—Flood Warning Program
Investing in a National Levee Safety Program

Introduction

One of the dichotomies of levees is that, while these structures have afforded the country economic prosperity they have also had the unintended consequence of obligating the U.S. taxpayer to pay disaster damages and repairs when these same levees fail. The average yearly national cost can run in the billions as evidenced by the recovery efforts still underway today in New Orleans. The potential risk exposure in the future is even greater. A National Levee Safety Program (NLSP) is not just a cost; it is a long term investment in public safety and continued economic prosperity. With growing development and consequences in almost all areas behind levees, the benefits of a strong safety program will only increase.

Public Safety

The primary benefit of a NLSP is the protection of public health and safety. Some would argue that the protection of human life is fundamentally an economic issue while others would suggest that you can not put a value on human life and the loss of even one life is unacceptable. Hurricane Katrina and the estimated 1,800 fatalities associated with both the storm and the levee failures is the best and most compelling example in support of a NLSP.

Although the National Levee Safety Program comes with a cost, the overall proposition is: “Pay me now, or pay me even more later”

Donald Basham, Committee Member

“and later could be tomorrow”

Craig Kennedy, Committee Member

Figure 16: Loss of Life Estimation in Flood Risk Assessment

As the events in New Orleans bore true, fatality rates for major urban areas due to flooding have historically been in the 1% range worldwide. The exposure in some of the larger cities of the United States has the potential to match or exceed the catastrophic loss of life experienced in the Gulf Coast area in 2005. The very large events that would cause this type of loss of life have yet to be fully experienced in the United States simply because we have such an abbreviated history in comparison to some of the international communities. The table below shows lives lost due to major flood events that included levee failures in this country.

At the individual level, a robust levee safety program will not only inform people living behind levees of their risks but will engage and involve them in the process of risk communication, education, and awareness. An informed and involved public can participate in the shared responsibilities of risk management at both the individual level and the community level. Recent examples demonstrating the benefits of an informed and involved public include the effective evacuations of more than 2 million people from the greater New Orleans area in advance of Hurricane Gustav, and nearly 1.1 million people from the Texas Gulf Coast ahead of Hurricane Ike, both during the 2008 hurricane season.

**Financial Exposure in Leveed Areas—Bracketing the Cost**

While preservation of human life is the most compelling reason for levee safety, a responsible public must also consider the benefits and costs of the NLSP. One of the challenges in trying to quantify the nation’s flood risk with respect to property damage and economic loss is the lack of comprehensive information, particularly given the unknown number of levees across the nation and the unknown risks associated with them. Much of the available information on past flood damage and economic loss has been only partially captured, is often tracked differently by different agencies, and does not distinguish between flood damages in leveed areas and non-leveed areas. Nevertheless, some insight can be obtained by reviewing some of the available flood damage information associated with recent flood disaster events.

**Corps Data**

The Corps has compiled flood damage data associated with federal flood control facilities between 1998 and 2007 (Annual Flood Damage Reduction Report, provided by CECW-CE, 2007). During this ten-year period, flood damages associated with federal flood control facilities averaged $4.2 billion per year, excluding those associated with Hurricanes Katrina and Rita. Based on current information, it is reasonable to assume that about half of this was related to the 14,000 miles of federal levees, or about $2.1 billion per year. If this amount was then extrapolated to the estimated 100,000 miles of non-federal levees in the nation, the annual expected damage would be approximately $15 billion per year. However, Corps levees generally protect areas of more concentrated population, commerce, and infrastructure than the average non-federal levee. On the other hand, this compilation excluded the costs associated with Hurricanes Katrina and Rita.

### Figure 17: Major Flood Events That Included Levee Failures and/or Loss of Life

<table>
<thead>
<tr>
<th>Failure</th>
<th>Loss of Life*</th>
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</thead>
<tbody>
<tr>
<td>Okeechobee Hurricane, September 1928</td>
<td>2,500</td>
</tr>
<tr>
<td>The Great Flood, 1929</td>
<td>246</td>
</tr>
<tr>
<td>Vanport, Oregon, 1948</td>
<td>16</td>
</tr>
<tr>
<td>Kansas-Missouri Floods, 1951</td>
<td>28</td>
</tr>
<tr>
<td>Yuba City, Yuba County, California, 1955</td>
<td>38</td>
</tr>
<tr>
<td>Northern CA &amp; Northwestern Nevada, 1986</td>
<td>13</td>
</tr>
<tr>
<td>The Great Flood, 1993</td>
<td>47</td>
</tr>
<tr>
<td>Arboga, Yuba County, California, 1997</td>
<td>3</td>
</tr>
<tr>
<td>Hurricane Katrina, 2005</td>
<td>1,810</td>
</tr>
<tr>
<td>Midwest Flood, 2008</td>
<td>24</td>
</tr>
</tbody>
</table>

*Not known to be attributable entirely to levee failures*
reasonable upper bound limit for expected damage may be on the order of $10 billion per year.

**State of California Data**

The State of California has compiled flood damage data associated with state-federal project levees in California’s Central Valley for flood events between 1955 and 2005 (California Department of Water Resources, Division of Flood Management). The average flood damage associated with these 1,600 miles of levees was found to be $70 million per year (in 2005 dollars). If this amount was extrapolated to the estimated 100,000 miles of non-federal levees in the nation, the annual expected damage would be approximately $4.4 billion per year. While these Central Valley levees are typically major levees, the flooding was generally associated with agricultural areas and/or small rural communities. No major urban flooding was associated with these events. So, perhaps this extrapolation might be on the low side. A reasonable lower bound limit for expected damage may be on the order of $5 billion per year.

It is recognized that the above examples and extrapolations are not comprehensive and that they employ only simple calculations that do not tell the whole story. Nevertheless, they indicate that the annual financial loss associated with the nation’s levees may be on the order of roughly $5 to $10 billion per year.

**Insurance as a Basis for Exposure**

While this Committee believes that a national levee safety program is a necessary investment and will provide significant reductions in the nation’s flood risk behind levees, flood insurance will remain the most certain individual economic risk mitigation/reduction avenue available to citizens living and working within leveed areas (Data shows that individuals with flood insurance are more easily and quickly able to recover from the devastating financial effects of flood disasters). Insurance data can also be used as a basis to roughly estimate the national financial exposure due to flooding. Less than 6 million people currently hold flood insurance policies in more than 20,000+ communities across the United States. More importantly, it is estimated that only 10% of structures behind levees have flood insurance, and of those, most are not covered to the complete value of the property (both structure and contents). This demonstrates that the remaining 90% of the structures behind levees without insurance represent a significant exposure to the federal government in potential disaster assistance and recovery cost. Based on best available data, the current value of residential and commercial properties (structures and contents) located in all leveed areas alone constitute a total national cost exposure of more than $375 billion. An annual loss of $5 to $10 billion corresponds to about 1½% to 3% of the total exposure.

**Losses Incurred from Past Events**

Another means available for understanding costs both in terms of human life and dollars is to examine the data available from past documented flood disasters. The following synopses highlight some of those events.

**The Great Flood of 1993**

During the spring and summer (April–September) of 1993, extremely high rainfall occurred on the upper Mississippi River Basin causing major and/or record flooding for nine states in the upper Midwest. This event came to be known as “The Great Flood of 1993.” The magnitude, severity, and longevity of this flood were extreme. It was wide spread, covering nine states and 400,000
square miles. Also, the flood was of extremely long duration, lasting nearly 200 days at some locations. In terms of rainfall amounts, record river stages, extent of flooding, persons displaced, crop and property damage, and flood duration, the Great Flood was the worst hydro-meteorological event to occur since the United States started to document weather events in the late 1800s.

Damage caused by these record flood stages was massive. More than 200 counties were declared federal disaster areas, including all 99 counties in Iowa. More than 31,000 square miles of land were inundated by flood waters. An estimated 72,000 private homes were washed away or suffered major damage. Between 35,000 and 45,000 commercial structures were damaged. Along the length of the Mississippi River that forms the western boundary of Illinois, more than 1,000 miles of roads were closed and nine of the 25 non-railroad bridges were shut down and 12 commercial airports were closed by the flood. Additionally, the Corps reported that 40 of 229 federal levees and 1,043 of 1,347 non-federal levees were overtopped or damaged during the flood. There were also 15 flash floods triggered from these storms that caused dam breaks, the majority of which were in Wisconsin. Even in light of this, federal flood control efforts in the Mississippi basin prevented nearly $20 billion in potential damages. Estimates set the losses from this flood at $15.6 billion (1994 dollars) and this cost does not include all of the economic losses or the non-quantifiable, human impacts of this disaster. Agriculture accounted for over half of these damages. Flood response and recovery operations cost more than $6 billion. Also, because flood insurance was not extensively used, it was estimated that 15% to 25% of the flood disaster costs were borne by state and local governments, not to mention the costs to uninsured homeowners who were forced to rebuild using their own resources. This natural disaster killed 47 people and forced 74,000 people from their homes.

**Hurricanes Katrina and Rita, 2005**

Hurricanes Katrina and Rita devastated the New Orleans area and wrought approximately $200 billion in damage and economic losses. Prior to these hurricanes, different parts of New Orleans probably had different levels of flood protection. However, for discussion purposes, the overall level of flood protection was probably on the order of a 2-percent-annual-chance, or about a 50-year level of flood protection. At face value, this could be interpreted to mean that the New Orleans area would have had an annual damage exposure of about $4 billion per year prior to Hurricane Katrina. However, this is too high since Katrina was a larger storm than a 50-year event. So, for discussion purposes, let us assume that the pre-Katrina annual damage exposure was on the order of $1 to $2 billion per year prior to Hurricane Katrina. However, this investment that will be repaid many times in avoided costs.

**Midwest Flood 2008**

Midwesterners who experienced the Great Flood of 1993—estimated to have been a 500-year flood at the time—may have believed that they would not see another flood of that magnitude in their lifetimes. Following the devastating hurricanes along the Gulf of Mexico in 2005, most Americans probably believed the country to be “in the clear” from flooding for at least a few years, if not longer, but unfortunately that
assumption did not hold true.

During the summer of 2008, the Midwest once again experienced significant flooding following months of heavy precipitation. A number of rivers overflowed their banks for several weeks at a time and broke through levees at numerous locations. States affected by the flooding included Illinois, Indiana, Iowa, Michigan, Minnesota, Missouri, and Wisconsin. Approximately 35,000–40,000 people were evacuated from homes. Flood warnings covered a span of about 325 miles from Dubuque, Iowa to St. Louis, Missouri. The Mississippi River crested at 37 feet in the St. Louis area, seven feet above flood stage.

Flooding continued for as long as two weeks with central Iowa, Cedar Rapids being hardest hit. In Iowa alone, nine rivers crested at record levels, 83 of 99 counties were declared disaster areas, and Iowa’s agricultural economic losses are estimated to exceed $2 billion. In hard hit Cedar Rapids, Iowa, flood waters covered 1,300 city blocks, inundating city hall, the county jail, the fire department, police communication equipment, most of the public library’s collection, and 3,900 homes. The Cedar River flood crested at over 32 feet, exceeding the historic 1929 record, and nearly six feet above the so-called 500-year flood level. Only 777 of the 4,000 homes damaged or destroyed by flooding were covered by any flood insurance.

The flood left two dozen people dead and damage region-wide was estimated to be in the tens of billions of dollars. To date, $2.7 billion in federal flood relief has been approved, but does not include the federal investment of low-interest loans or the value of crop insurance and private insurance payouts.

The above examples do not provide data for hard analysis of annualized loss of life or rate-of-return on levee project investments; however, they underscore recent examples of the type of events that support the bracketed estimate of 5-10 billion dollars per year in flood damages.

Need for Future Data Coordination and Management and Analyses

As noted previously, because there is great uncertainty in the scope of the national levee portfolio, there can only be marginal confidence in an estimate of costs associated with this portfolio until such time as a comprehensive inventory and assessment of levees is completed.

The Committee fully believes that a comprehensive national inventory can be used to enable the development of a more detailed estimate of how much annual savings could be realized through the implementation of a national levee safety program. As stated above, much of the available information on past flood damage and economic loss information has been only partially captured, is often spread out and tracked differently by various agencies, and does not distinguish between flood damages in leveed areas and unleveed areas.

The Committee spent significant time collecting and examining various available data in its existing formats relative to flood disasters, but they are by no means comprehensive, or all focused on levee-related specific flood disasters. At some point in the future, when a comprehensive
inventory of levees has been completed nationwide and other data becomes available, specifically including costs of levee failures, it will be possible to perform detailed loss of life and economic analyses that would further thoroughly justify the budgets of the NLSP.

The Committee recommends that the Commission:

- Coordinate with all federal, state, and local agencies and other organizations to make sure all existing data has been analyzed;
- Coordinate, transfer, and manage important levee-related flood disaster data within the National Levee Database (NLD); and
- Require that the state and national levee safety programs develop improved methods for tracking damages and avoided costs, and to find improved ways of documenting and disseminating this information.

The Committee also recommends measures to require all federal, state, and local agencies and other organizations coordinate with and provide any available levee-related flood disaster data available to the Commission.

**Improved information leads to better investments**

As we look at the historical cost we must also evaluate how risks evolve and compound over time and in turn, impact future costs. The evaluation of risks for the future has various dimensions: (1) the changing landscape due to climate change and subsidence; (2) the changing likelihood of natural hazards such as floods; (3) the degradation of infrastructure due to normal environmental factors; and (4) other evolving factors such as state and regional population, local land use, economic activity, and ecosystem affected by levee failures. A separate, yet constant factor contributing to risk is the fact that risk accumulates with time. Even if the annual chance of occurrence is low, sooner or later, it will happen. At the same time, the probability of adverse consequences also increases as the economy and the population continues to grow.

This view is reiterated in the “Status and Trends” document (URS 2007) prepared for California Delta Vision. This document identifies the following “drivers of future change” for the Sacramento-San Joaquin Delta: Subsidence; Global Climate Change—Sea-Level Rise; Regional Climate Change—More Winter Floods; Seismic Activity; Introduced Species; and Population Growth and Urbanization. These broadly stated drivers of change can be expanded and characterized in various ways but many can generally be applied to most others areas of the country. A full range of reliable information is generally not available or adequate to conduct a detailed, quantitative analysis of each of these drivers of future change. However, based on current prevailing thinking there is every reason to believe that disaster assistance and recovery cost will only continue to increase unless the country significantly changes its’ floodplain management practices at all levels of government.

**Investment in a National Levee Safety Program**

Key assumptions and approaches used to develop a cost for a NLSP include the following:

- The governance structure of a NLSP includes the Commissioners, the Commission staff, and the travel and per diem expenses of the four advisory committees.
- Estimates for levee inventory and inspection costs were based upon an assumed scope of an additional estimated 100,000 miles of non-federal levees (federal levees budgeted for separately).
- Cost-sharing was based on the assumption that setting up the NLSP at the federal level and establishing the Commission would be funded exclusively at the federal level. Similarly, in order to complete the initial inventory and inspection of non-federal levees as soon as possible, it is recommended that this activity also be funded exclusively at the federal level. All other activities, including establishing and maintaining state levee safety programs and the National Levee Rehabilitation, Improvement, and Flood Risk Mitigation Fund would be cost-shared.
• Authorities, appropriations, and staffing for existing federal agencies are leveraged to the maximum extent possible and supplemented where required.

• Estimates of costs for a state levee safety program are derived from a comparison of some similar costs and activities within California.

• Professional judgment was used in the many instances where data did not exist.

The Committee believes that investments from the NLSP to include the Levee Rehabilitation, Improvement, and Flood Risk Mitigation Fund will return several dollars in benefits for every dollar spent. This is supported by the Corps estimates that for every dollar invested in flood damage reduction projects there is a $6.48 return on that investment in flood damages prevented.

The Committee further recognizes that there may be instances where the return is marginal when only looking at property damage and economic loss, but when taking into consideration risk to loss of life, the investment can still be well justified.

**Putting the National Levee Safety Program in Context**

The committee found no existing federal programs for which a direct line item comparison was appropriate due to differences in scope and maturity of existing programs. However, a cursory review of fiscal year 2008 budgets published by the Office of Management and Budget (http://www.whitehouse.gov/omb/budget/fy2008) indicate that the national program administration elements of the recommendation for a NLSP were similar to or lower than budget line items in agencies such as the Nuclear Regulatory Commission, the National Transportation Safety Board and the Consumer Products Safety Commission. The overall annual estimated costs of the NLSP were roughly comparable to the combined program totals for such federal activities as the Nuclear Regulatory Commission and EPA's Clean Water and Drinking Water programs. The majority of the estimated costs for a NLSP pertain to the rehabilitation of deficient levees (to include non-structural measures) and these estimates represent but a small fraction of the nation’s infrastructure needs.
It has taken more than a century of neglect and indifference for our current levee safety challenges to develop and the solutions that are needed cannot simply be put into place overnight. Due to the massive amount of effort in data collection, assessment, education, policies, procedures and management that is now required, it is essential to roll out the NLSP in well-planned phases. Each phase is intended to build from the data and experience collected in previous phases. In broad terms, the phases recommended below are designed to help the nation act on critical immediate recommendations, begin steps to implement near term recommendations for a NLSP primarily through incentives, while building the foundational strategies for a sustainable program into the future through both incentives and disincentives. These phased actions are expected to overlap.

Phase I: Immediate Actions—actions that are time critical and can begin prior to the development of the Commission. Current authorities exist, but funding is needed. Major components include:

1. Congress should pass legislation creating the National Levee Safety Commission (or give authority to existing federal agency)
   a. Appoint Commissioners/Staff Standing Committees
   b. Develop operational plan including legal, technical, financial administrative and institutional procedures

Figure 19: Strategic Implementation of Recommendations on a National Levee Safety Program
2. Congress should grant authority and appropriations to the Corps to expand the National Levee Database (NLD) and conduct a one-time inventory and inspection program for all levees (federal and non-federal) in the United States.
   a. The Corps should adopt the Interim Hazard Potential Classification System and definitions.

3. Congress should fund FEMA to organize a Coordinating Council on Communications for Levees to conduct a needs assessment and begin to develop a public involvement and education/awareness plan for levee safety.
   a. Congress should fund FEMA to develop a Levee Safety Website to communicate need for the program, initial risk communication messages and interim technical documents and standards.

4. Congress should begin research and implement options to address liability barriers.

5. The International Code Council (ICC) should be employed to develop Interim National Levee Engineering Guidelines.

6. Congress should fund the Corps to begin the Levee Research and Development Program.

7. Congress should mandate risk-based flood insurance behind levees and augment FEMA’s mapping program to better communicate risk in living and working behind levees.

8. Change term “levee certification” to “compliance determination.”

9. Subject FEMA levee certifications (compliance determinations) to peer review.

10. FEMA and the NFIP Taskforce should explore and implement revisions to CRS Activity 620 to incentivize good levee behavior.

Timing: This phase should begin immediately and run until the Commission is created and fully operational (approximately 2-3 years).

Phase II: Standing Up the National Levee Safety Program—activities designed to create the National Levee Safety Commission, a delegated state program, start-up grant funding and initial incentives. Major components include:

1. Commission should finalize Public Involvement and Education/Awareness Strategy and Implementation Plan.

2. Operationalize the National Levee Safety Commission (e.g. organization, personnel, guidance, etc.):
   a. Develop policies, procedures and guidance for delegated state program;
   b. Develop technical materials, direct assistance and training programs including Certified Levee Professional curricula and certification requirements;
   c. Administer National Levee Safety Grant Program to states;
   d. Negotiate with and grant delegation to qualified states; and
   e. Begin federal oversight of delegated program.

3. Commission should develop and oversee adoption of the National Levee Safety Code through the ICC.

4. Commission should work closely with FEMA and the NFIP Community Rating System Task Force to further explore alignment of FEMA’s mitigation grants programs to reward and incentivize good behavior behind levees.

5. Congress/Commission should authorize and fund the National Levee Rehabilitation, Improvement and Flood Mitigation Fund.

6. Commission develop and implement measures to harmonize levee safety activities with environmental protection requirements.

Timing: This phase should begin as soon as Congress passes legislation to create the National Levee Safety Commission (5-7 years).

Phase III: Sustaining the National Levee Safety Program—activities that result in a mature program, with all needed tools and materials developed. Once this phase is reached, the mix of incentives and disincentives should weigh more heavily towards rewarding superior performers and penalizing states that have not taken action.

1. Commission should finalize the National Tolerable Risk Guidelines for Levees and Canals.

2. Commission should begin to phase in disincentives (e.g. withholding funding for federal programs with a nexus to levee safety) for states and tribes that have not developed a state levee safety program.

Timing: This phase should be in place after about 5-10 years.
## Figure 20: Implementation Steps by Actor

<table>
<thead>
<tr>
<th>Year</th>
<th>Standing up the National Levee Safety Program</th>
<th>Standing up Levee Safety Programs in States</th>
<th>Inventory, Inspection and National Levee Database</th>
<th>Public Involvement, Education and Awareness</th>
<th>Develop Standards, Technical Materials and Training</th>
<th>Align Federal Programs to Promote Effective Mitigation in Levee Impacted Areas</th>
<th>Address Barriers to Liability</th>
</tr>
</thead>
<tbody>
<tr>
<td>2009</td>
<td>Legislation Creating the National Levee Safety Commission</td>
<td>States begin to develop necessary authorities and funding sources to develop State Levee Safety Program</td>
<td>Corps to conduct one-time national inventory and inspection using Hazard Potential Classification System to guide prioritization of risk</td>
<td>Finalize Public Involvement and Education Plan</td>
<td>ICC to develop National Levee Engineering Guidelines</td>
<td>FEMA, and where appropriate, the CRS Taskforce, should explore and implement revisions to CRS Activity 620 to incentivize good levee behavior, augment mapping program to better communicate risk, change “certification” to “compliance determination” and conduct peer review</td>
<td></td>
</tr>
<tr>
<td>2010</td>
<td>Appoint Commissioners and Create Standing Committees</td>
<td>States apply for and receive delegation (adopt Interim National Levee Engineering Guidelines, Potential Hazard Classification System and definitions, public involvement and other program guidance and responsibilities)</td>
<td>Implement National Public Involvement and Education Plan (assist with rollout, provide technical assistance, conduct efficacy evaluation, collection national-level awareness data)</td>
<td>Adopt National Levee Engineering Policies, Potential Hazard Classification System and definitions, public involvement and other program guidance and responsibilities</td>
<td>Employ International Code Commission to develop National Levee Safety Code</td>
<td>Explore alignment with other federal agency programs and assessment of incentives and disincentives for state delegated program</td>
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<tr>
<td>2011</td>
<td>Develop and Implement Operational Plan (legal, technical, financial, administrative, institutional)</td>
<td>States work with local governments and owner/operators to implement requirements of states levee safety program</td>
<td>States maintain inventory and conduct (or require) periodic inspection of levees, provide data to National Levee Database</td>
<td>States tailor and implement public involvement and risk communication programs</td>
<td>Finalize National Tolerable Risk Guidelines for Levees and Canals</td>
<td>States adopt Hazard Potential Classification System and definitions and encourage its use with owners and operators and municipalities to prioritize levee safety activities</td>
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<td>2012</td>
<td>Develop state program guidance, technical materials, standards, direct technical assistance</td>
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<td>2013</td>
<td>Develop measures and practices to harmonize levee safety with environmental protection requirements</td>
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<td>2014</td>
<td>Implement National Levee Safety Grants to States</td>
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<tr>
<td>2015</td>
<td>States apply for and receive delegation</td>
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<tr>
<td>2016</td>
<td>Negotiate, approve/disapprove state programs</td>
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<tr>
<td>2017</td>
<td>Implement National Levee Rehabilitation, Improvement and Flood Mitigation Fund</td>
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<td>2018</td>
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<td>2019</td>
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<td>2020</td>
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</tbody>
</table>

**Legend**

- = Congress
- = National Levee Safety Commission
- = Federal Government Agencies
- = States
We are at a critical juncture in our nation’s history—a burgeoning growth of risk to people and infrastructure as a result of more than 100 years of inattention to levee infrastructure combined with an economy and social fabric which is vulnerable to catastrophes. The current levee safety reality for the United States is stark—an uncertainty in location, performance and condition of levees and a lack of oversight, technical standards, and effective communication of risks. A National Levee Safety Program is a reasonable and prudent investment that turns the tide on risk growth.

We recognize the need for actions outside of the scope of this report: a broader national flood risk management approach; the benefits of integrating national dam safety and levee safety programs; and leveraging levee safety as a critical first step in a national infrastructure investment strategy. The specific recommendations for a National Levee Safety Program embrace three main concepts:

(1) The need for leadership via a National Levee Safety Commission that provides for state delegated programs, national technical standards, risk communication, and collaboration on environmental and safety concerns

(2) The building of strong levee safety programs in all states that in turn provide oversight, regulation, and critical levee safety processes

(3) A foundation of well-aligned federal agency programs and processes including an initial inventory and inspection of all levees, resolution of liability concerns, and robust incentives and disincentives to stand-up state programs and remediate levee risks

The Committee recommends a phased strategic implementation with a critical first step to immediately implement Congressional and federal agency actions including legislation establishing a National Levee Safety Program, completion of an inventory and initial inspection of all levees, establish a Coordinating Council on Communication for Levees, requiring mandatory risk-based flood insurance purchase behind levees, and addressing barriers associated with levee liability. Other phases of implementation will necessarily take years of focused effort to counter the century of inattention.

Now is the time to move the country away from a reactive disaster assistance environment to a proactive safety oriented culture where the general public and governments are informed and able to participate in shared responsibilities of risk management and where levees are reliable. In the post-Katrina environment, we have a clear call to action justified by both improved public safety and smart investment returns. Levee safety deserves a priority focus within national infrastructure needs as levees protect much of the other infrastructure—such as roads, bridges, schools, and water and sewer treatment plants—from frequent flooding.

We view the report as a beginning, not an end, to addressing the issue of levee safety and eagerly anticipate the continued dialogue and action regarding the recommendations in the report. Our vision—an involved public and reliable levee systems—finds its refuge in a National Levee Safety Program.
MEMORANDUM FOR DIRECTOR OF CIVIL WORKS

SUBJECT: Implementation of Section 9003, Committee on Levee Safety, of the Water Resources Development Act of 2007

1. The purpose of this memorandum is to provide implementation guidance for Section 9003, titled Committee on Levee Safety, of the Water Resources Development Act (WRDA) of 2007.

2. Section 9003 provides authority to establish a sixteen member “Committee on Levee Safety,” with the Chairperson named as the Secretary of the Army. The Committee on Levee Safety (Committee) is to develop recommendations for a national levee safety program, including a strategic implementation plan. Recommendations shall address the nine program goals named in Section 9003. The final report shall be submitted to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate not later than 15 January 2009.

3. I have delegated the Chairmanship of the Committee to the U.S. Army Corps of Engineers (USACE) Director of Civil Works, currently Mr. Steven L. Stockton. Remaining membership include the Administrator of the Federal Emergency Management Agency (FEMA) or the Administrator’s designee; eight State representatives, one from each USACE division’s area of responsibility; two private sector representatives; two local or regional representatives; and two Indian tribe representatives. Recommended Committee members shall be solicited and selected based on criteria established by the Committee Chairperson. I will review these recommendations and appoint the final Committee members.

4. Concomitant with this implementation guidance, I approve the attached charter thereby establishing the Committee on Levee Safety.

Encl

John Paul Woodley, Jr.
Assistant Secretary of the Army
(Civil Works)
COMMITTEE ON LEVEE SAFETY

CHARTER

Purpose:

To develop recommendations for a national levee safety program, including a strategic plan for implementation of the program, within 180 days from the date of the initial appropriations for the Committee on Levee Safety (Committee) meeting. Since the technical correction to Title IX, the National Levee Safety Act of 2007 (Act), dated 15 July 2008 permits use of existing appropriations where available, the submission date to Congress is 15 January 2008. Recommendations shall address the nine program goals named in Section 9003 of the Water Resources Development Act (WRDA) of 2007.

Convening Authority:

The Committee is convened under the authority of Section 9003 of WRDA 2007.

Section 9003 Goals:

1. Ensuring the protection of human life and property by levees through the development of technologically, economically, socially, and environmentally feasible programs and procedures for hazard reduction and mitigation relating to levees.

2. Encouraging use of the best available engineering policies and procedures for levee site investigation, design, construction, operation and maintenance, and emergency preparedness.

3. Encouraging the establishment and implementation of an effective national levee safety program that may be delegated to qualified States for implementation, including identification of incentives and disincentives for State levee safety programs.

4. Ensuring that levees are operated and maintained in accordance with appropriate and protective standards by conducting an inventory and inspection of levees.

5. Developing and supporting public education and awareness projects to increase public acceptance and support of State and national levee safety programs.

6. Building public awareness of the residual risks associated with living in levee protected areas.

7. Developing technical assistance materials for State and national levee safety programs.
8. Developing methods to provide technical assistance relating to levee safety to non-Federal entities.

9. Developing technical assistance materials, seminars, and guidelines relating to the physical integrity of levees in the United States.

**Definitions:**

1. **Levee:** The term “levee” is defined as “an embankment, including floodwalls” in which,

   - the primary purpose is to provide hurricane, storm, or flood damage reduction relating to seasonal high water, storm surges, precipitation, and other weather events;
   - normally is subject to water loading for only a few days or weeks during a year; and,
   - does not constitute a barrier across a watercourse, such as a dam.

2. **Regulatory Authority over Levee Safety:** The regulatory authority refers to the ability to promulgate and enforce regulations for the,

   - design and construction of levees or;
   - inspection of levees or;
   - operation and maintenance of levees or;
   - emergency response associated with levees or;
   - management/analysis of the risk and consequences associated with levees or;
   - repair and rehabilitation of levees or;
   - planning and policy development for flood damage reduction projects.

3. **Expertise in Levee Safety:** Demonstrates experience in the,

   - design and construction of levees or;
   - inspection of levees or;
   - operation and maintenance of levees or;
   - emergency response associated with levees or;
   - management/analysis of the risk and consequences associated with levees or;
   - repair and rehabilitation of levees or;
   - planning and policy development for flood damage reduction projects.

4. **State Representative:**
- Employee of a State agency with regulatory authority over the safety of any non-Federal levee in the State.
- Has experience with and responsibility for levee safety public policy development.
- Has expertise in levee safety as described in this Charter.

5. **Private Sector Representative**: Defined as a person who is not an employee of a Federal, State, local, regional government or Indian tribe, with experience in levee safety.

6. **Local or Regional Government Representative**: Local or regional government is defined as any local or regional entity that can collect taxes or assessments. This could be a city, county, reclamation district, water district, levee district, etc. that has responsibility for levees.
   - Employee of a local or regional agency, which can collect taxes or assessments, such as, a city, county, reclamation district, water district, or levee district.
   - Has expertise in levee safety as described in this Charter.

7. **Indian Tribe Representative**:
   - Member or employee of an Indian tribe.
   - Has expertise in levee safety as described in this Charter.

**Committee Implementation Groups**:

Implementation of Committee work will involve the following groups,

1. **Committee Voting Membership** is to be comprised of the 16 Committee members specified in Section 9003 and appointed by ASA(CW):
   - Chairperson: Secretary of the Army or the Secretary’s designee (pursuant to 10 USC 3016(b)(3), the Assistant Secretary of the Army for Civil Works (ASA(CW)) shall act for the Secretary of the Army for the purposes of Section 9003)
   - FEMA Representative: Administrator of FEMA or the Administrator’s designee
   - Eight State Representatives (one from each USACE Division’s Area of Responsibility)
   - Two Private Sector Representatives
   - Two Local/Regional Representatives
   - Two Indian Tribe Representatives

2. **Committee Nonvoting Membership** to be comprised of subject matter experts selected by the Chairperson.
3. **USACE Support Team** to be provided by USACE and will be comprised of a project manager, a facilitator, administrative assistants, and other staff deemed necessary by the Chairperson.

4. **Review Team** to be comprised of members selected from nominees not selected to be a voting or nonvoting member and other organizations. Final review team members shall be selected by the Chairperson.

**Roles and Responsibilities:**

1. **Chairperson:** Presides over the Committee and ensures purpose and goals of the Committee are accomplished. Has the ability to appoint a vice chair of his/her choosing to assume the duties of Chairperson in his/her absence.

2. **Voting Member:** Attend and participate in all Committee meetings. Is responsible for representing the interests and concerns of the organizations or institutions they represent. If a voting member cannot attend a Committee meeting, that member may send an alternate member in their place; however, the alternate member cannot vote. Voting members and alternates are free to abstain from a determination of consensus for whatever reasons and shall adhere to the Committee's charter and operating procedures.

3. **Nonvoting Member:** Attend and participate in all Committee meetings as subject matter experts. Provide input into Committee and/or work group products. May not send an alternate member in their place during Committee meetings. Nonvoting members shall adhere to the Committee's charter and operating procedures.

4. **Review Team Member:** Review and provide comments on Committee products when requested and within the timeframe established by the Chairperson.

5. **Project Manager:** Member of USACE Support Team to serve as lead project manager for the Committee. Responsible for coordinating all activities related to accomplishing the final strategic implementation plan, such as serving as USACE point-of-contact for Committee members, coordinating with others (internal and external to USACE) as needed to support Committee work, managing the facilitation contract, creating communication process to include central location of strategic plan documents, coordinating the review team, attending all Committee meetings, managing project funding and participating in the formulation of the final strategic plan.

6. **Facilitator:** Member of USACE Support Team to provide meeting planning, facilitation, and note taking services to ensure productive and useful meetings, which successfully engage Committee members and other attendees to accomplish meeting objectives. In addition, provide technical writing services to capture work completed by the Committee in the format of a quality document.
presenting the final recommended strategic plan for a national levee safety program.

7. **Administrative Support:** Member of USACE Support Team to provide administrative support associated with the Committee, which may include processing travel reimbursement, coordinating logistics, and other duties.

**Operating Procedures and Guidelines**

1. **Procedures:** The Committee will develop a set of operating procedures and guidelines to set forth in detail how it shall conduct meetings and accomplish the requirements of this charter. These procedures shall also include a communication plan, both internal and external to the Committee.

2. **Initial Meeting:** The first Committee meeting will be convened in October 2008.

3. **Work Groups and Subcommittees:** The Committee may create special work groups or subcommittees as necessary to accomplish its purpose. These may include voting and nonvoting members.

4. **Meeting Guests:** Additional subject matter experts may be invited to attend certain Committee meetings. All guests shall be approved prior to the meeting by the Chairperson.

5. **Decision-making:** To all extent possible, the Committee's goal is to reach consensus on all substantive issues. Final recommendations of the Committee may be arrived at through consensus among Committee voting members present at a meeting. In cases in which consensus cannot be reached, the Chairperson retains the right to render the recommendations of the Committee at any time. The Chairperson may, at his/her discretion, choose to take a vote from the voting members to inform his/her decision.

6. **Charter Amendment:** The Committee may propose amendments to the Charter for approval by the ASA(CW).

7. **Funding:** Voting and nonvoting members will be reimbursed for travel and per diem expenses at rates authorized for an employee of a Federal agency under subchapter I of chapter 57 of title 5, United States Code to accomplish Committee work. USACE will provide resources for the USACE Support Team. The Chairperson can at any time decide to reimburse travel expenses of other participants based on the availability of funds.

8. **Term of Appointment:** Voting and nonvoting members shall serve an appointment not to exceed two years beginning 1 October 2008. If a voting member notifies the Chairperson he or she is no longer able to serve, the Chairperson may make a recommendation for a replacement in-kind to the ASA(CW) for approval. If a nonvoting member notifies the Chairperson he or she is no longer able to serve, the Chairperson may replace the nonvoting member.
Title IX—National Levee Safety Program

This title may be cited as the “National Levee Safety Act of 2007”.

DEFINITIONS.
In this title, the following definitions apply:

1. COMMITTEE.—The term “committee” means the Committee on Levee Safety established by section 9003(a).

2. INSPECTION.—The term “inspection” means an actual inspection of a levee—
   (A) to establish the global information system location of the levee;
   (B) to determine the general condition of the levee; and
   (C) to estimate the number of structures and population at risk and protected by the levee that would be adversely impacted if the levee fails or water levels exceed the height of the levee.

3. LEVEE.—
   (A) IN GENERAL.—The term “levee” means an embankment, including floodwalls—
      (i) the primary purpose of which is to provide hurricane, storm, and flood protection relating to seasonal high water, storm surges, precipitation, and other weather events; and
      (ii) that normally is subject to water loading for only a few days or weeks during a year.
   (B) INCLUSION.—The term includes structures along canals that constrain water flows and are subject to more frequent water loadings but that do not constitute a barrier across a watercourse.

4. STATE.—The term “State” means—
   (A) a State;
   (B) the District of Columbia;
   (C) the Commonwealth of Puerto Rico; and
   (D) any other territory or possession of the United States.

5. STATE LEVEE SAFETY AGENCY.—The term “State levee safety agency” means the agency of a State that has regulatory authority over the safety of any non-Federal levee in the State.

6. UNITED STATES.—The term “United States”, when used in a geographical sense, means all of the States.

Committee on Levee Safety

(a) ESTABLISHMENT.—There is established a committee to be known as the “Committee on Levee Safety”.

(b) MEMBERSHIP.—The committee shall be composed of 16 members as follows:
   (1) The Secretary (or the Secretary’s designee), who shall serve as the chairperson of the Committee.
   (2) The Administrator of the Federal Emergency Management Agency (or the Administrator’s designee).
   (3) The following 14 members appointed by the Secretary:
      (A) Eight representatives of State levee safety agencies, one from each of the eight civil works divisions of the Corps of Engineers.
      (B) Two representatives of the private sector who have expertise in levee safety.
      (C) Two representatives of local and regional governmental agencies who have expertise in levee safety.
      (D) Two representatives of Indian tribes who have expertise in levee safety.

(c) DUTIES.—
   (1) DEVELOPMENT OF RECOMMENDATIONS FOR NATIONAL LEVEE SAFETY PROGRAM.—The committee shall develop recommendations for a national levee safety program, including a strategic plan for implementation of the program.
   (2) REPORT.—Not later than 180 days after the date of enactment of this Act, the committee shall submit to the Secretary, the Committee on Transportation and Infrastructure of the House of Representatives, and the Committee on Environment and Public Works of the Senate a report containing the recommendations developed under paragraph (1).
   (d) PURPOSES.—In developing recommendations under subsection (c)(1), the committee shall ensure that the national levee safety program meets the following goals:
      (1) Ensuring the protection of human life and property by levees through the development of technologically, economically, socially, and environmentally feasible programs and procedures for hazard reduction and mitigation relating to levees.
      (2) Encouraging use of the best available engineering policies and procedures for levee site investigation, design, construction, operation and maintenance, and emergency preparedness.
      (3) Encouraging the establishment and implementation of an effective national levee safety program that may be delegated to qualified States for implementation, including identification of incentives and disincentives for State levee safety programs.
      (4) Ensuring that levees are operated and maintained in accordance with appropriate and protective standards by conducting an inventory and inspection of levees.
(5) Developing and supporting public education and awareness projects to increase public acceptance and support of State and national levee safety programs.

(6) Building public awareness of the residual risks associated with living in levee protected areas.

(7) Developing technical assistance materials for State and national levee safety programs.

(8) Developing methods to provide technical assistance relating to levee safety to non-Federal entities.

(9) Developing technical assistance materials, seminars, and guidelines relating to the physical integrity of levees in the United States.

(e) COMPENSATION OF MEMBERS.—A member of the committee shall serve without compensation.

(f) TRAVEL EXPENSES.—To the extent amounts are made available in advance in appropriations Acts, the Secretary shall reimburse a member of the committee for travel expenses, including per diem in lieu of subsistence, at rates authorized for an employee of a Federal agency under subchapter I of chapter 57 of title 5, United States Code, while away from the home or regular place of business of the member in performance of services for the committee.

(g) APPLICABILITY OF FEDERAL ADVISORY COMMITTEE ACT.—The Federal Advisory Committee Act (5 U.S.C. App.) shall not apply to the committee.

33 USC 3303. SEC. 9004. INVENTORY AND INSPECTION OF LEVEES.

(a) LEVEE DATABASE.—

(1) IN GENERAL.—Not later than one year after the date of enactment of this Act, the Secretary shall establish and maintain a database with an inventory of the Nation’s levees.

(2) CONTENTS.—The database shall include—

(A) location information of all Federal levees in the Nation (including global information system information) and, for non-Federal levees, such information on levee location as is provided to the Secretary by State and local governmental agencies;

(B) utilizing such information as is available, the general condition of each levee; and

(C) an estimate of the number of structures and population at risk and protected by each levee that would be adversely impacted if the levee fails or water levels exceed the height of the levee.

(3) AVAILABILITY OF INFORMATION.—

(A) AVAILABILITY TO FEDERAL, STATE, AND LOCAL GOVERNMENTAL AGENCIES.—The Secretary shall make all of the information in the database available to appropriate Federal, State, and local governmental agencies.

(B) AVAILABILITY TO THE PUBLIC.—The Secretary shall make the information in the database described in paragraph (2)(A), and such other information in the database as the Secretary determines appropriate, available to the public.

(b) INVENTORY AND INSPECTION OF LEVEES.—

(1) FEDERAL LEVEES.—The Secretary, at Federal expense, shall establish an inventory and conduct an inspection of all federally owned and operated levees.

(2) FEDERALLY CONSTRUCTED, NONFEDERALLY OPERATED AND MAINTAINED LEVEES.—The Secretary shall establish an inventory and conduct an inspection of all federally constructed, non-federally operated and maintained levees, at the original cost share for the project.

(3) PARTICIPATING LEVEES.—For non-Federal levees the owners of which are participating in the emergency response to natural disasters program established under section 5 of the Act entitled “An Act authorizing the construction of certain public works on rivers and harbors for flood control, and for other purposes”, approved August 18, 1941 (33 U.S.C. 701n), the Secretary shall establish an inventory and conduct an inspection of each such levee if the owner of the levee requests such inspection. The Federal share of the cost of an inspection under this paragraph shall be 65 percent.

33 USC 3304. SEC. 9005. LIMITATIONS ON STATUTORY CONSTRUCTION.

Nothing in this title shall be construed as— employees for the recovery of damages caused by an action or failure to act; or

(1) creating any liability of the United States or its officers or employees for the recovery of damages caused by an action or failure to act; or

(2) relieving an owner or operator of a levee of a legal duty, obligation, or liability incident to the ownership or operation of a levee.

33 USC 3305. SEC. 9006. AUTHORIZATION OF APPROPRIATIONS.

There is authorized to be appropriated to the Secretary to carry out this title $20,000,000 for each of fiscal years 2008 through 2013.

Nancy Pelosi
Speaker of the House of Representatives.

Robert C. Byrd
President of the Senate pro tempore.

IN THE HOUSE OF REPRESENTATIVES, U.S.

November 6, 2007.

The House of Representatives having proceeded to reconsider the bill (H.R. 1495) entitled “An Act to provide for the conservation and development of water and related resources, to authorize the Secretary of the Army to construct various projects for improvements to rivers and harbors of the United States, and for other purposes”, approved August 18, 1941, by the President of the United States with his objections, to the House of Representatives, in which it originated, it was Resolved, That the said bill pass, two-thirds of the House of Representatives agreeing to pass the same.

Lorraine C. Miller
Clerk.
I certify that this Act originated in the House of Representatives.

Lorraine C. Miller
Clerk.

IN THE SENATE OF THE UNITED STATES,


The Senate having proceeded to reconsider the bill (H.R. 1495) entitled “An Act to provide for the conservation and development of water and related resources, to authorize the Secretary of the Army to construct various projects for improvements to rivers and harbors of the United States, and for other purposes”, returned by the President of the United States with his objections, to the House of Representatives, in which it originated, and passed by the House of Representatives on reconsideration of the same, it was Resolved, That the said bill pass, two-thirds of the Senators present having voted in the affirmative.

Nancy Erickson
Secretary.

LEGISLATIVE HISTORY—H.R. 1495 (S. 1248):
HOUSE REPORTS: Nos. 110-80 (Comm. on Transportation and Infrastructure) and 110-280 (Comm. of Conference).
Apr. 19, considered and passed House.
May 14-16, considered and passed Senate, amended.
Aug. 1, House agreed to conference report.
Sept. 24, Senate agreed to conference report.
WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS, Vol. 43 (2007):
Nov. 2, Presidential veto message.
Nov. 6, House overrode veto.
Nov. 8, Senate overrode veto.
### Appendix C—Abbreviations and Acronyms

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>AAA</td>
<td>Army Audit Agency</td>
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<tr>
<td>ALARP</td>
<td>“As Low As Reasonably Practicable”</td>
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<td>ANCOLD</td>
<td>Australian National Committee on Large Dams</td>
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<tr>
<td>ASCE</td>
<td>American Society of Civil Engineers</td>
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<td>ASDSO</td>
<td>Association of State Dam Safety Officials</td>
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<tr>
<td>ASFPM</td>
<td>Association of State Floodplain Managers</td>
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<tr>
<td>BIA</td>
<td>Bureau of Indian Affairs</td>
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<tr>
<td>CFR</td>
<td>Code of Federal Regulation</td>
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<td>CLP</td>
<td>Certified Levee Professional</td>
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<td>COG</td>
<td>Councils of Government</td>
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<tr>
<td>Corps</td>
<td>US Army Corps of Engineers</td>
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<tr>
<td>CRS</td>
<td>Community Rating System</td>
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<tr>
<td>DFRM</td>
<td>Digital Flood Insurance Rate Map</td>
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<tr>
<td>DHS</td>
<td>Department of Homeland Security</td>
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<tr>
<td>EC</td>
<td>Engineer Circular</td>
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<td>ECB</td>
<td>Engineering and Construction Bulletin</td>
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<td>ER</td>
<td>Engineer Regulation</td>
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<tr>
<td>ERDC</td>
<td>Engineer Research and Development Center (USACE)</td>
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<tr>
<td>FEMA</td>
<td>Federal Emergency Management Agency</td>
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<tr>
<td>FERC</td>
<td>Federal Energy Regulatory Commission</td>
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<tr>
<td>FIRM</td>
<td>Flood Insurance Rate Map</td>
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<tr>
<td>FY</td>
<td>Fiscal Year</td>
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<tr>
<td>HEC</td>
<td>Hydrologic Engineering Center (USACE)</td>
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<td>HEM</td>
<td>Helicopter Electromagnetic</td>
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<td>HMGP</td>
<td>Hazard Mitigation Grant Program</td>
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<td>HR</td>
<td>House Resolution</td>
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<td>HUD</td>
<td>US Department of Housing and Urban Development</td>
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<td>IA</td>
<td>Individual Assistance</td>
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<td>IBWC</td>
<td>International Boundary and Water Commission</td>
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<tr>
<td>ICOLD</td>
<td>International Commission on Large Dams</td>
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<tr>
<td>MT</td>
<td>Mitigation</td>
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<td>NAFSMA</td>
<td>National Association of Flood and Stormwater Management Agencies</td>
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<td>NCLS</td>
<td>National Committee on Levee Safety</td>
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<td>NFIP</td>
<td>National Flood Insurance Program</td>
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<td>NLD</td>
<td>National Levee Database</td>
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<td>NLSA</td>
<td>National Levee Safety Act</td>
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<td>NLSB</td>
<td>National Levee Safety Board</td>
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<td>NLSPI</td>
<td>National Levee Safety Program</td>
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<tr>
<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
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<td>NRCS</td>
<td>Natural Resource Conservation Service</td>
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<tr>
<td>O&amp;M</td>
<td>Operations and Maintenance</td>
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<tr>
<td>PE</td>
<td>Professional Engineer</td>
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<td>PG</td>
<td>Professional Geologist</td>
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<td>PL</td>
<td>Public Law</td>
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<td>PSA</td>
<td>Public Service Announcement</td>
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<tr>
<td>R&amp;D</td>
<td>Research and Development</td>
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<tr>
<td>RiskMAP</td>
<td>Risk Mapping, Assessment, and Planning (FEMA)</td>
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<tr>
<td>SES</td>
<td>Senior Executive Staff</td>
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<tr>
<td>TRG</td>
<td>Tolerable Risk Guidelines</td>
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<tr>
<td>U.S.</td>
<td>United States</td>
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<tr>
<td>USACE</td>
<td>United States Army Corps of Engineers</td>
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<tr>
<td>USBR</td>
<td>United States Bureau of Reclamation</td>
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<tr>
<td>USEPA</td>
<td>United States Environmental Protection Agency</td>
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<tr>
<td>USFWS</td>
<td>United States Fish and Wildlife Service</td>
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<tr>
<td>USGS</td>
<td>United States Geological Survey</td>
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<tr>
<td>USSD</td>
<td>United States Society on Dams</td>
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<td>WRDA</td>
<td>Water Resources Development Act</td>
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Appendix D—National Committee on Levee Safety Recommendation Development and Public Review Process

The purpose of this appendix is to describe the process the National Committee on Levee Safety (Committee) followed to formulate the recommendations and solicit feedback from a broad group of organizations and stakeholders.

Committee Member Selection:
The Chairmanship of the Committee was delegated to the U.S. Army Corps of Engineers (USACE) Director of Civil Works by the Assistant Secretary of the Army for Civil Works (ASA(CW)). The ASA(CW) selected and appointed final Committee members based on recommendations presented by USACE. Selections were based on criteria, which focused on professional expertise, technical background, leadership and communication experience. Committee members were charged to bring forth their individual expertise and judgment, and not the views of their organizations. The final recommendations comprise a collaborative Committee product that focuses on national solutions and may not represent the positions of individual members or their organizations.

Committee Operating Framework:
The Committee worked intensely from October 2008 to mid-January 2009 through a combination of full Committee meetings, smaller working group meetings, review team meetings, and conference calls. See the Committee charter, Appendix A, for more details on the operating procedures for the Committee. The following was the schedule:

- Initial committee meeting: 6 Oct - 10 Oct 08
- 2nd Committee Meeting: 20 Oct - 24 Oct 08
- Review Team Meeting: 30 Oct 08
- 3rd Committee Meeting: 4 Nov - 8 Nov 08
- 4th Committee Meeting: 17 Nov - 21 Nov 08
- 5th Committee Meeting: 8 Dec - 12 Dec 08
- Review Team Meeting: 12 Dec 08
- Public Webinar: 16 Dec 08
- 6th Committee Meeting: 5 Jan - 9 Jan 09
- Submit Report: 15 Jan 09

Committee members were divided into four work focus groups divided by the goals identified in the National Levee Safety Act. To ensure progress, individual workgroups met regularly at the discretion and organization of workgroup leaders. The following are the workgroups:

- Workgroup 1: Technical Assistance (Goals 2, 7, 8, 9)
- Workgroup 2: Public Awareness (Goals 5, 6)
- Workgroup 3: Levee Safety Program Development (Goals 1, 4)
- Workgroup 4: Implementation (Goal 3 and linking all other goals)

The Committee followed the following basic steps in its deliberations from October 6, 2008 through January 9, 2009. Because of the compressed timeframe, at times, some of these steps were being conducted in parallel.

- **Step One:** Workgroups developed scoping and clarifying questions for each of the nine goals. Committee presented scoping and clarifying questions for Review Team input.
- **Step Two:** Workgroups identified available data, input and advice needed for formulation of recommendations.
- **Step Three:** Committee conducted field trips to flood damaged areas, levees and appurtenant works in New Orleans, solicited presentations from a variety of experts and consulted technical, scientific and policy documents (for a list of major presenters and documents consulted, see Appendix XX).
- **Step Four:** Workgroups developed recommendations for discussion at the plenary that included main steps, rationale, timing, funding, governance, authorities and leverage/impacts on other programs.
- **Step Five:** Committee created a table that mapped recommendations by goal to ensure each goal had been addressed adequately.
- **Step Six:** Committee analyzed, discussed, amended and finalized recommendation content and overall implementation steps.
Review and Feedback Process

Within the constraints of the schedule, the Committee gathered information and feedback from a diverse group of experts and stakeholders throughout the development of the recommendations. Specific activities included the continuous posting of products as they were developed on the Committee website (http://www.iwr.usace.army.mil/ncls); forming a review team and conducting two review team meetings; and hosting a web-based open stakeholder meeting. Committee members reviewed and considered all comments submitted.

The review team was composed of numerous representatives from a range of organizations and interests to serve on the review team. Organizations nominated and/or invited to participate are listed on the following page. Most of the review team members participated in the review meetings in person. Web-based technology was provided for those who chose to participate virtually. Review team members provided verbal and written feedback. Approximately 500 comments were received from the October meeting and approximately 600 comments were received from the December meeting.

The Committee also conducted a two-hour virtual stakeholder meeting on December 16, 2008, to share preliminary recommendations and engage a broader group in a dialogue about the recommendations. This meeting was announced through a media roundtable, all US Army Corps of Engineers public affairs offices and existing professional networks. Approximately 320 individuals participated. Within the time allowed, 22 questions were submitted electronically. A feedback form was sent to all stakeholders to solicit additional comments.

Invited Review Organizations:
- American Council of Engineering Companies
- American Public Works Association
- American Rivers
- American Society of Civil Engineers
- American Water Resources Association
- Association of State Dam Safety Officials
- Association of State Floodplain Managers
- Central Valley Flood Protection Board
- Commonwealth of Pennsylvania
- Confederated Salish and Kootenai Tribes
- Department of Transportation
- Federal Emergency Management Agency
- Federal Energy Regulatory Commission
- Federal Highway Administration
- Flood Control District of Maricopa County
- GEI Consultants
- HDR, Inc.
- Hidalgo County Drainage District (TX)
- Institute for Business and Home Safety
- International Boundary and Water Commission
- Klinger and Associates, P.C.
- Middle Rio Grande Conservancy District
- Mississippi River Commission
- National Association of Flood and Stormwater Management Agencies
- National Emergency Management Association
- National Ocean Service
- National Park Service
- National Weather Service
- National Wildlife Federation
- Natural Resource Conservation Service
- Office of Management and Budget, Water and Power Branch
- Ohio Department of Natural Resources, Division of Water
- Pennsylvania Department of Conservation and Natural Resources
- Sacramento Area Flood Control Agency
- Seminole Tribe of Florida
- Small Business Administration
- State of Kansas
- State of Louisiana
- Tennessee Valley Authority
- Terracon Consultants, Inc.
- The Nature Conservancy
- U.S. Army Corps of Engineers
- U.S. Bureau of Indian Affairs
- U.S. Bureau of Reclamation
- U.S. Department of Interior
- U.S. Department of Transportation
- U.S. Environmental Protection Agency
- U.S. Fish and Wildlife Service
- U.S. Forest Service
- U.S. Geological Society
- U.S. Housing and Urban Development
- U.S. Small Business Administration
- U.S. Society of Dams
1. Significant Events and Federal Legislation
   - Swamp Land Acts 1849, 1850
     - Transferred swamp & overflow land to States on condition that sales revenue was used to build levees
   - 1874 Mississippi River Flooding
     - Major flooding on Lower Mississippi resulted in congressional funding for Corps of Engineers study. Study concluded that most ongoing flood control efforts were uncoordinated & inadequate
   - 1879 Mississippi River Commission Established
     - Focus was navigation improvements
     - Purpose: Identify and implement the most satisfactory flood control plan possible to improve navigation
   - 1917 Flood Control Act
     - First Federal Flood Control Legislation
     - Recognized the federal governments limited responsibilities for flood control in lower Mississippi & Sacramento Rivers
     - Established first cost sharing policy ($2 federal to $1 local)
   - 1927 Rivers & Harbor Act
     - Authorized the Corps to conduct surveys of most of the navigable streams of the United States
     - Known as 308 reports they became basic river planning documents
   - 1928 Flood Control Act
     - Expanded flood control policy on the Mississippi to include floodways, spillways and channel improvements
     - Released lower Mississippi residents from some local cooperation requirements.
   - 1936 Flood Control Act
     - Recognized that flood control was a “proper activity of the federal government in cooperation with states and their localities”
     - Stipulated that federal government would not participate in any flood control project if benefits did not exceed costs.
     - Authorized $320 million for over 200 flood control projects
   - Flood Control Act of 1941
     - Section 5 provided authorization to conduct rescue work and repair or maintenance of flood control works threatened or destroyed by flood.
   - Emergency Flood Control Act of 1955 (PL 84-99)
     - Created the first authorization for emergency flood response.
       - (1955) Category 100, 200, 300
       - (1962) Category 300 HSPP
       - (1974) Category 400 Contaminated Water Supply
       - (1976) Category 500 Advance Measures
       - (1977) Category 400 Drought Response
       - (1979) Category 600 Hazard Mitigation
       - (1986) Category 200 Post Flood Response
       - (1990) Expanded Preparation to “All Natural Hazards”

2. Public Law 84-99
   The U.S. Army Corps of Engineers has vested authority under Public Law 84-99 (PL 84-99), as amended, to conduct emergency preparation and response activities to assist public agencies in responding to flood and other emergencies. Assistance can be in the form of technical assistance, direct assistance, or rehabilitation of federal and certain non-federal flood control works damaged or destroyed by floods. Types of assistance are disaster preparedness, advance measures, emergency assistance, flood response, post-flood response, and project rehabilitation. USACE assistance must be requested through the State’s Standardized Emergency Management System and coordinated through the State’s Response Information Management System. The local agency requesting assistance must provide appropriate documentation (e.g., hold harmless agreements, etc.) following any verbal authorization. FEMA may also assign USACE flood emergency response activities under the Federal Response Plan separately from any PL 84-99 authorization.

   The major significance of WRDA 1986 was establishing a stronger flood risk reduction sponsor partnership with cost sharing and project development:
   - Section 104 - Authority for crediting sponsors for certain work compatible with a federal flood risk reduction project
   - Section 204 - Authorizes reimbursement to non-federal sponsors for construction of authorized federal harbor projects
   - Section 902 - Established a twenty percent cap on project cost increases
4. Inspection of Completed Works (ICW) and Rehabilitation and Inspection Program (RIP)

ICW is a Corps of Engineers program that includes periodic inspection of projects. These projects fall under Engineering Regulation (ER) 1110-2-530.

RIP is a Corps of Engineers program to perform inspections of non-federal projects under ER500-1 and the provisions of Public Law 84-99, if requested by the local sponsor. An initial eligibility inspection must be performed by the Corps of Engineers and subsequent maintenance inspections are required.

Through the Inspection of Completed Works (ICW) and the Rehabilitation and Inspection Program (RIP), the Corps of Engineers performs inspections of flood damage reduction projects, including: (a) projects federally built and maintained; (b) projects federally built and locally maintained; and (c) those projects locally built and maintained to determine eligibility for inclusion in the RIP or to determine eligibility to remain in the RIP. In most cases, maintenance of levees is a local responsibility. These inspections are visual verifications of the local entity’s compliance with oversight provided by the Corps Inspection Program. Levee owners have an incentive to maintain levees in a sound condition to remain in the program and receive rehabilitation assistance after flood events. Additionally, the failure to maintain a levee in sound condition may result in withdrawal of Corps certification that it meets the Federal Emergency Management Agency (FEMA) Base-flood requirement. These inspections are visual verifications of the local entity’s compliance with the Operation and Maintenance Manuals and do not include the engineering assessments needed to verify project performance or stability. Results of the inspections are forwarded to the local entity with recommendations for correcting any deficiencies identified.

5. Continuing Authorities Program (CAP)

The Continuing Authorities Program (CAP) is a group of legislative authorities that give the Corps of Engineers the authority to plan, design, and construct certain types of water resources and ecosystem restoration projects without additional and specific Congressional authorization. The purpose of CAP is to implement projects of limited scope and complexity. Each authority has specific implementation guidelines, total program and per-project funding limits, and cost share requirements. The following are the most commonly used CAP authorities:

- Small Flood Control Projects authorized by Section 205 of the 1948 Flood Control Act, with a per-project federal funding limit of $7 million. This program is designed to implement projects that reduce overland flood damages. Projects must be technically sound, economically justified and environmentally acceptable.
- Emergency Stream Bank Protection Projects authorized by Section 14 of the 1946 Flood Control Act with a per-project federal funding limit of $1.5 million. These projects are designed to protect essential public facilities threatened by flood induced erosion.
- Aquatic Ecosystem Restoration authorized by Section 206 of the 1996 Water Resources Development Act (WRDA) with a per-project federal funding limit of $5 million. This program is designed to develop aquatic ecosystem restoration and protection projects that improve the quality of the environment, are in the public interest, and are cost-effective.
- Project Modifications for the Improvement of the Environment authorized by Section 1135 of the 1986 WRDA with a per-project federal funding limit of $5 million. This program is designed to modify existing Corps projects for the purpose of improving environmental quality.

6. Planning Assistance to States (PAS)

Section 22 of the Water Resources Development Act (WRDA) of 1974 (Public Law 93-251), as amended, provides authority for the Corps of Engineers to assist the states, local governments, and other non-federal entities in the preparation of comprehensive plans for the development, utilization, and conservation of water and related land resources. Section 208 of the WRDA of 1992 (Public Law 102-580) amended the WRDA of 1974 to include eligible Native American Indian tribes as equivalent to a state. Section 2013 of the WRDA of 2007 increased the annual program funding limits to $5 million nationally, with up to $2 million per state or tribe.

The needed planning assistance is determined by the individual states and tribes. Study costs are shared equally by the federal government and the sponsor. Every year, each state and eligible Native American tribe provides the Corps of Engineers its request for studies under the program, and the Corps then accommodates as many studies as possible within the annual funding allotment. Typical studies are only at the planning level of detail; they do not include detailed design for project construction. The studies generally involve the analysis of existing data for planning purposes using standard engineering techniques, although some data collection is often necessary.

The program can encompass many types of studies dealing with water resource issues. Types of studies include the following:

- Water Supply and Demand
- Water Conservation
- Water Quality
- Environmental Conservation and Restoration
- Wetlands Evaluation
- Dam Safety/Failure
- Flood Risk Reduction
- Floodplain Management
- Coastal Zone Management and Protection
- Harbors and Ports

7. Floodplain Management Services (FPMS)

The program’s authority stems from section 206 of the 1960 Flood Control Act (Public Law 86-645), as amended.
Its objective is to foster public understanding of the options for dealing with flood hazards and to promote prudent use and management of the nation’s floodplains. Land use adjustments based on proper planning and the employment of techniques for reducing flood damages provide a rational way to balance the advantages and disadvantages of human settlement on floodplains. These adjustments are the key to sound floodplain management. People who live in the floodplain need to know about the flood hazard and the actions that they can take to reduce property damage and prevent the loss of life from floods. The FPMS program was developed by the Corps of Engineers specifically to address this need.

The FPMS programs provide the full range of technical services and planning guidance that is needed to support effective floodplain management. The Technical Services program develops or interprets site-specific data on obstructions to flood flows, flood formation and timing, flood depths, floodwater velocities, and the extent, duration, and frequency of flooding. The Special Studies Program provides assistance and guidance on all aspects of floodplain management planning:
- Floodplain Delineation and Flood Hazard Evaluation
- Dam Break Analysis
- Hurricane Evacuation
- Flood Warning and Preparedness
- Regulatory Floodway
- Comprehensive Floodplain Management
- Flood Risk Reduction
- Urbanization Impacts
- Storm Water Management
- Non-structural Flood Proofing
- Inventory of Flood Prone Structures

Program services are provided without charge upon request to state, regional, and local governments, eligible Native American Indian tribes, and other non-federal public agencies. These entities may provide voluntary contributions toward requested services to expand the scope or accelerate the provision of those services. Program services are also offered to non-water resource federal agencies and to the private sector on a 100 percent cost recovery basis. The Corps has very limited circumstances under which it can accept sponsor funds since the passage of the Thomas Amendment in Section 211 of the WRDA of 2000.

8. National Levee Database Authority (Public Law 109-148)

Emergency supplemental funds appropriated under Public Law 109-148 (enacted on December 30, 2005) included $30 million for the Corps of Engineers to initiate a National Inventory of Flood and Storm Damage Reduction projects, including an assessment of the condition of levee projects. In addition, the President’s budget for Fiscal Year 2007 included $20 million to continue this effort. The Corps is working with FEMA to coordinate its efforts with the FEMA Map Modernization program. It is envisioned that data from the inventory will be able to provide technical information to perform or be used as a basis for periodic re-certification of levees as required by FEMA for floodplain mapping purposes. The inventory will be a geospatial database that will allow data to be incorporated into the flood maps prepared by FEMA or, if more detailed mapping is available, could be used with that mapping. The database will allow users to have real time information readily available.

The Corps completed an initial survey of federal program levee systems in July 2006 and developed a national database to capture information about each levee, including the location and last recorded inspection rating. The levees included in this initial survey are: (1) federally owned and maintained; (2) federally built and locally maintained; and (3) locally built and maintained that meet specified Corps standards. The initial Corps survey included approximately 2,000 levees, encompassing approximately 13,000 miles, in the Corps Inspection of Completed Works (ICW) and Rehabilitation and Inspection (RIP) programs. Many of these projects were authorized by Congress for federal construction and later turned over to state and local sponsors to operate and maintain. These projects are inspected on a biennial schedule.


This WRDA established the National Committee on Levee Safety (NCLS) and charged it with developing a national levee safety policy. Section 9003 of Title IX listed nine areas of concern to be addressed by the NCLS in a report to Congress:

1. Ensuring the protection of human life and property by levees through the development of technologically, economically, socially, and environmentally feasible programs and procedures for hazard reduction and mitigation relating to levees.
2. Encouraging use of the best available engineering policies and procedures for levee site investigation, design, construction, operation and maintenance, and emergency preparedness.
3. Encouraging the establishment and implementation of an effective national levee safety program that may be delegated to qualified States for implementation, including identification of incentives and disincentives for State levee safety programs.
4. Ensuring that levees are operated and maintained in accordance with appropriate and protective standards by conducting an inventory and inspection of levees.
5. Developing and supporting public education and awareness projects to increase public acceptance and support of State and national levee safety programs.
6. Building public awareness of the residual risks associated with living in levee protected areas.
7. Developing technical assistance materials for State and national levee safety programs.
(8) Developing methods to provide technical assistance relating to levee safety to non-Federal entities.

(9) Developing technical assistance materials, seminars, and guidelines relating to the physical integrity of levees in the United States.

Section 9004 of Title IX The legislation also expanded the National Levee Database from listing federal levees to include all levees in the United States, with an emphasis on condition, establishing the population at risk and determining location by GIS coordinates.

Section 9006 of Title IX authorized $20 million per year for each federal fiscal year from 2008 through 2013.

The Federal Emergency Management Agency (FEMA) Authorities and Activities:

A. Statutes/Legislation:

1) National Flood Insurance Program (NFIP): Includes flood hazard identification (mapping, including areas impacted by levees), floodplain management, and flood insurance authorities.

The U.S. Congress established the National Flood Insurance Program (NFIP) with the passage of the National Flood Insurance Act of 1968. The NFIP is a Federal program enabling property owners in participating communities to purchase insurance as a protection against flood losses in exchange for State and community floodplain management regulations that reduce future flood damages. Participation in the NFIP is based on an agreement between communities and the Federal Government. If a community adopts and enforces a floodplain management ordinance to reduce future flood risk to new construction in floodplains, the Federal Government will make flood insurance available within the community as a financial protection against flood losses. This insurance is designed to provide an insurance alternative to disaster assistance to reduce the escalating costs of repairing damage to buildings and their contents caused by floods. Legislation relating to the NFIP include:

i. The National Flood Insurance Act of 1968 (NFIA)

ii. The Flood Disaster Protection Act of 1973 (FDPA)


   - Resulted in major changes to the NFIP. NFIRA, which amended the FDPA, provides tools to make the NFIP more effective in achieving its goals of reducing the risk of flood damage to properties and reducing Federal expenditures for uninsured properties that are damaged by floods.

   - Community Rating System -Subtitle C Section 541. Community Rating System and Incentives for Community Floodplain Management.

   ◦ To provide incentives for measures that reduce the risk of flood or erosion damage that exceed the criteria set forth in Section 1361 and evaluate such measures;
   
   ◦ To encourage adoption of more effective measures that protect natural and beneficial floodplain functions;
   
   ◦ To encourage floodplain and erosion management; and
   
   ◦ To promote the reduction of Federal flood insurance losses.

   • Flood Mitigation Assistance Grant Program:

   ◦ Pre-disaster grant program that provides funds every year to states and communities for projects that reduce or eliminate the long-term risk of flood damage to buildings, homes, and other structures that are insured under the NFIP.

   • Repetitive Flood Claims Grant Program

   ◦ A pre-disaster nationally competitive grant program that funds mitigation projects for certain repetitive loss properties in communities or states that cannot participate in the FMA program because they do not have funds for the non-federal match or lack the capacity to manage FMA grant activities.

   (http://www.fema.gov/government/grant/rfc/index.shtm)

   • Severe Repetitive Loss (SRL) Grant Program

   ◦ A pre-disaster grant program that is reserved for “severe” repetitive loss properties (i.e., residential properties with a high frequency of losses or a high value of claims). The funding is used to reduce or eliminate the long-term risk of flood damage to SRL structures insured under the NFIP.

   (http://www.fema.gov/government/grant/srl/index.shtm)

2) Disaster Assistance:

Robert T. Stafford Disaster Relief and Emergency Assistance Act (the Stafford Act), PL 100-707: Signed into law November 23, 1988; amended the Disaster Relief Act of 1974, PL 93-288. This Act constitutes the statutory authority for most Federal disaster response activities especially as they pertain to FEMA and FEMA programs. The Stafford Act provides the statutory framework for a Presidential declaration of an emergency or a declaration of a major disaster. Such declarations open the way for a wide range of Federal resources to be made available to assist in dealing with the emergency or major disaster involved. The
Stafford Act structure for the declaration process reflects the fact that federal resources under this statute supplement state and local resources for disaster relief and recovery. Except in the case of an emergency involving a subject area that is exclusively or preeminently in the federal purview, the Governor of an affected state, or Acting Governor if the Governor is not available, must request such a declaration by the President.

Financial Assistance:

i. Individual Assistance

The FEMA Individual and Households Program (IHP) provides assistance to victims of presidentially declared disasters. IHP assistance can be available to individuals, families and businesses. Assistance can include temporary housing, financial assistance for repairing a damaged dwelling, and assistance with other disaster-related needs such as transportation or medical and dental expenses incurred as a result of the disaster. IHP assistance is meant to help those affected by disasters with critical expenses that cannot be covered in other ways; it is not intended to restore an individual’s damaged property to its condition before the disaster. While some housing assistance funds are available through the Individuals and Households Program, most disaster assistance from the Federal government is in the form of loans administered by the Small Business Administration.

ii. Public Assistance - Section 406 of the Stafford Act

- Public Assistance is a post-disaster program established under Section 406 of the Stafford Act that is jointly administered by FEMA and individual states. As part of the reimbursements made to restore damaged public facilities and certain private non-profit (PNP) facilities, public assistance funds may be made available for cost-effective mitigation measures undertaken as part of the recovery. The amount of Section 406 Mitigation funds made available in any given disaster is not computed by a formula, but is based on a project-by-project evaluation of the feasibility and cost-effectiveness of mitigation measures.

Post-Disaster Grant Program Assistance:

i. Hazard Mitigation Grant Program (HMGP) - Section 404 of the Stafford Act

- The Hazard Mitigation Grant Program offers post-disaster funding to states, communities, and other eligible grant recipients to invest in long-term measures that will reduce vulnerability to future natural hazards. The states have a strong role in administering HMGP, with FEMA providing oversight.

ii. Pre-Disaster Mitigation (PDM) - Section 203 of the Stafford Act

- Pre-Disaster Mitigation is a nationally competitive grant program designed to assist states and communities to develop mitigation plans and implement mitigation projects. PDM funds are appropriated annually. FEMA convenes national panels to evaluate eligible applications that are submitted by states following the state selection process.

Hazard Mitigation Planning


B. Regulations:

1) NFIP:


i. 44 CFR 65.10 - Mapping of Areas Protect by Levee Systems - Established on August 25, 1986. FEMA regulatory responsibilities with regard to mapping areas protected by levees. FEMA is charged with accrediting levees certified by others, determining the appropriate flood risk designations for areas behind levees, and accurately depicting these flood risks on flood hazard maps

b. Parts 59, 60, 61, and others covering flood insurance and floodplain management activities

2) Disaster Assistance:

a. Title 44 CFR Part 206 - Federal Disaster Assistance

3) Mitigation Grants:

a. Title 44 CFR Part 79 - Flood Mitigation Grants

4) Hazard Mitigation Planning:

a. Title 44 CFR 201 - Mitigation Planning

C. Policies/Guidance:

1) NFIP:

a. FEMA's Guidelines and Specifications for Flood Hazard Mapping Partners Guidelines and Specifications Appendix H:

i. This Appendix describes the FEMA requirements and procedures for evaluating earthen levee systems and mapping the areas affected by those systems.
b. Procedural Memorandums (PMs): PMs supplement and clarify the information in Appendix H of FEMA’s Guidelines and Specifications for Flood Hazard Mapping Partners on mapping the base flood in areas with levees.

i. FEMA Procedural Memo 34 - Interim Guidance for Studies Including Levees Aug. 22, 2005
   • This Procedure Memorandum provides FEMA staff, contractors, and mapping partners with guidance for the evaluation and mapping of levees and levee-affected areas as part of the FEMA Flood Map Modernization effort.

   • This Procedure Memorandum provides FEMA staff, contractors, and mapping partners with guidance for identifying Provisionally Accredited Levees (PALs) and mapping levee-affected areas. Also included is a fact sheet, prepared in question-and-answer format, that provides detailed information regarding National Flood Insurance Program procedures for the evaluation and mapping of levee systems with emphasis on Procedure Memorandum No. 43 and PAL systems. This fact sheet was designed for a more technical audience. Additional documents include flowcharts and sample letters for different levee scenarios.

c. CRS Guidance

2) Disaster Assistance

a. Individual Assistance Policy and Guidance
b. Public Assistance Policy and Guidance
c. Hazard Mitigation Assistance Program Guidance
d. Hazard Mitigation Planning Guidance
c. CRS Guidance
Appendix F—Cursory Cost Estimates for a National Levee Safety Program

Cursory Cost Estimates for National Levee Safety Commission Activities

Preliminary costs were estimated for the following components:

- Establishing and maintaining Commission members, staff and Advisory Committees
- Technical Programs, including establishing National Levee Safety Code, publications, developing and distributing training materials, providing technical assistance, and establishing and maintaining a research and development program.
- Remapping FEMA NFIP maps to establish AL and XL zones, and other augmentations of FEMA mapping programs
- Leading public involvement and education/awareness campaigns to improve the understandings of risk and to change behavior in leved areas
- Developing and implementing measures and practices to more closely harmonize levee safety activities with environmental protection requirements and principles.

Costs were estimated for both a 5-year initial start-up phase, and a steady-state or long-term phase. Average costs for both phases are displayed in Table F-1, below.

Cursory Cost Estimates for State Levee Safety Programs

Recent experience from California was used to estimate the costs necessary for establishing and maintaining an average State Levee Safety Program. The process for this was as follows:

- The first step was to take the estimated 100,000 miles of non-federal levees in the nation and assume that the average state program would involve approximately 2,000 miles of levees. Using the experience from California for 1,600 miles of state-federal project levees, as detailed in Table F-2, it was estimated that there would be an average one-time start-up cost of approximately $6.5 million. After start-up, there would be an average annual cost of approximately $3.4 million.
- Taking the average annual cost of $3.4 million per year per state would end up totaling approximately $170 million per year for 50 states.
- It was assumed that the average one-time start-up cost of $6.5 million would be spent over five years. This would lead to a total start-up cost of approximately $65 million per year for 50 states spread over each of the first five years. However, during this same time, some states will have completed portions of their initial start-up activities and begin accruing some of the long-term annual costs. If we assume during the first five years that, on the average, about half of the long-term annual costs are being expended, then the average annual costs for all 50 states during the first five-year start-up period would be approximately $150 million [$65 million + (0.5 x $170 million)].
- It was assumed that the average annual cost for all 50 states during the first five years would be cost-shared, with the federal government paying approximately $113 million (75%) and non-federal entities paying approximately $37 million (25%) per year.
- It was assumed that the average annual cost for all 50 states during the long-term steady state

Table F-1: Estimated Costs for Establishing and Maintaining a National Levee Safety Commission

<table>
<thead>
<tr>
<th>National Levee Safety Commission</th>
<th>Annual Costs by Implementation Phase</th>
<th>Annual Costs by Implementation Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Phases 1 and II (Years 1 - 5)</td>
<td>Phase III (Steady State)</td>
</tr>
<tr>
<td>Activity</td>
<td>Cost</td>
<td>Cost-Share</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Federal</td>
</tr>
<tr>
<td>Commissioners, Commission Staff, Advisory Committees, and Managing State Program Delegation</td>
<td>$15M</td>
<td>100%</td>
</tr>
<tr>
<td>Technical Programs - Codes, Publications, Training, Technical Assistance, and Research &amp; Development</td>
<td>$11M</td>
<td>100%</td>
</tr>
<tr>
<td>Remapping for AL and XL Zones and augmenting FEMA mapping program</td>
<td>$10M</td>
<td>100%</td>
</tr>
<tr>
<td>Public Involvement and Education</td>
<td>$3M</td>
<td>100%</td>
</tr>
<tr>
<td>Environment and Public Safety</td>
<td>$1M</td>
<td>100%</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$40M</td>
<td></td>
</tr>
</tbody>
</table>

Note: Federal funds to assist state levee safety programs are envisioned to flow to the agency that is actually performing the federally funded work. It is intended that much of the funding would be delivered to the responsible agency to perform functions such as inspections, preparation of reports and emergency action planning (see section entitled Strong Levee Safety Programs in All States) for more detail.
phase would also be cost-shared, with the federal government paying approximately $85 million (50%) and non-federal entities paying $85 million (50%) per year. The rationale for the lower federal cost share for the long-term steady state phase is that the costs of continued annual inspections would be expected to be borne completely by the non-federal entities over long-term.

Average costs for both phases are displayed in Table F-2.

Table F-2: Estimated Costs for State Levee Safety Programs

<table>
<thead>
<tr>
<th>Activity</th>
<th>One-time Cost ($1,000)</th>
<th>Annual Cost ($1,000)</th>
<th>Comments</th>
<th>Basis for Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adopt National Code</td>
<td>$400</td>
<td>$100</td>
<td>Enact regulations, supplement, and update. This can involve significant staff effort and public review.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Safety inspections annually</td>
<td>$400</td>
<td>$1,500</td>
<td>Program setup and training would be significant. Likely more expensive for locals to perform work and state to have some oversight. Assume typical state has 2,000 miles nonfederal levees currently uninspected.</td>
<td>California 1,600 miles cost of $1.5 M for twice annually. Increased by 25% for 2,000 miles. Decreased by 33% for once annually. Increased by 20% for state oversight of local inspection. Assumed cost for initial setup and training.</td>
</tr>
<tr>
<td>Identify hazard potential of levees</td>
<td>$20</td>
<td>$20</td>
<td>Some initial training. Includes identifying possible new jurisdictional levees.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Provide updated information to NLD</td>
<td>$100</td>
<td>$50</td>
<td>Program setup and training. Some annual maintenance.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Emergency action plans and evacuation plans</td>
<td>$4,300</td>
<td>$50</td>
<td>Add 300 miles of federal levee since evacuation plans currently not required for federal levees—for total of 2,300 miles of levees. Assume 500 miles of high hazard potential levees need robust plans and 900 miles of significant hazard potential levees need ½ of the effort of a robust plan.</td>
<td>Use Sacramento County as cost basis for robust plans. Sacramento County 2004 cost of $325,000 for 90 miles of levee. Increased by 25% to include some additional effort and inflation. Assumed annual cost of $50,000 for periodic updates.</td>
</tr>
<tr>
<td>Enter public or private property for inspection/response</td>
<td>$0</td>
<td>$0</td>
<td>Would likely take legislation, possibly controversial. Legislative activities already funded.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Provide risk notification and public outreach</td>
<td>$300</td>
<td>$500</td>
<td>Could spend much less or more, depending on how thorough the outreach must be. Initial annual cost may start out low, but would expect to increase to something like $500,000 per year. Develop initial communication plan thru public input and research.</td>
<td>Assumed gathering public input and initial modest level of outreach involving public meetings, newspaper ads, PSAs, internet, email. Over time could approach something closer to California’s effort. California has budgeted $1 million annually for 1,600 miles of levees, with mailer to every property owner. Assume $500,000 annually for well-developed state outreach program. Assumed cost of initial communication plan and program setup.</td>
</tr>
<tr>
<td>Provide reports on program status and performance</td>
<td>$200</td>
<td>$300</td>
<td>Inspection reporting costs are covered above.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Promulgate rules and procedures</td>
<td>$800</td>
<td>$100</td>
<td>Enact regulations, supplement, and update. This can involve significant staff effort and public involvement.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Consider nonstructural measures</td>
<td>$100</td>
<td></td>
<td>Initial procedures are covered above. Provide guidance and assistance to communities for nonstructural programs.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Act as coordinator</td>
<td>$400</td>
<td></td>
<td>Initial procedures are covered above. Provide coordination within state and with national level program on levee safety program issues.</td>
<td>Assumed</td>
</tr>
<tr>
<td>Prepare and approve grant application packages</td>
<td>$90</td>
<td></td>
<td>Initial procedures are covered above. Assume this involves verifying that the updated HMPs cover levees.</td>
<td>Assumed 3% administration cost for national grants of $3 million/state.</td>
</tr>
<tr>
<td>Receive, disburse, and administer grants</td>
<td>$210</td>
<td></td>
<td>Initial procedures are covered above.</td>
<td>Assumed 7% administration cost for national grants of $3 million/state.</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$6,520</td>
<td>$3,420</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: Estimated cost for a state with 2,000 miles of non-federal levees.
Appendix G—Sources Presented or Consulted by
National Committee on Levee Safety (NCLS)

The National Levee Safety Committee actively sought
and benefited immensely from its consultation with
experts in a variety of disciplines and fields and from the
rich history of studies and reports issued previously on
the topic of levee safety and floodplain management.
Below is a list of this source material that was consulted
by the Committee and informed its discussions and
recommendations.

Presentations
- **ASFPM Foundation Report Levees 2050.** Sam Riley
  Medlock, Association of State Floodplain Managers
  (ASFPM), October 2008.
- **ASFPM/NAFSMA Joint Wye River Levee Policy Summit
  Recommendations.** Susan Gilson (NAFSMA), October
  2008.
- **California’s FloodSAFE Program.** Rod Mayer, Assistant
  Deputy Director, FloodSAFE, State of California,
  October 2008.
- **Congressional Reasearch Service; Teleconference on
  Governance Issues.** Nicole Carter, Claudia Copeland,
  Mary Tiemann, Jim McCarthy, Rob Meltz, October 30,
  2008.
- **Dam Safety Program Structure, USACE: Governance
  and Program Scope Overview.** Eric Halpin, Special
  Assistant for Dam and Levee Safety, USACE, October
  2008.
- **Double Edged Sword.** Chad Berginnis, Association of
- **FEMA Programs as Incentives or Disincentives to
  National Levee Safety Program.** Bill Blanton and
  Craig Kennedy, FEMA, November 2008.
- **FEMA's Programs that Relate to Levees.** Bill Blanton,
  Chief of Engineering and Management, FEMA,
  October 2008.
- **Flood Risk Communication.** Mary Jo Vrem (FEMA),
teleconference, November 14, 2008.
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