2.8 Reasonable and Prudent Alternative

“Reasonable and prudent alternatives” refer to alternative actions identified during formal consultation that can be implemented in a manner consistent with the intended purpose of the action, that can be implemented consistent with the scope of the Federal agency’s legal authority and jurisdiction, that are economically and technologically feasible, and that would avoid the likelihood of jeopardizing the continued existence of listed species or resulting in the destruction or adverse modification of critical habitat (50 CFR 402.02).

This opinion has concluded that FEMA’s proposed action for implementation of the NFIP in Oregon is likely to jeopardize the continued existence of ESA-listed species under the jurisdiction of NMFS and is likely to result in the destruction or adverse modification of critical habitat that has been designated or proposed for these species. The phrase “jeopardize the continued existence of” means “to engage in an action that reasonably would be expected, directly or indirectly, to reduce appreciably the likelihood of both the survival and recovery of a listed species in the wild by reducing the reproduction, numbers, or distribution of that species (50 CFR 402.02).

2.8.1 Reasonable and Prudent Alternative Overview

Our analysis indicates that FEMA has not structured its proposed implementation of the NFIP in Oregon so that FEMA is positioned to know or reliably estimate the general and particular effects of the program on ESA-listed species or their designated critical habitat.

To satisfy its obligation pursuant to section 7(a)(2) of the Endangered Species Act of 1973, as amended, FEMA must place itself in a position to: (1) monitor the direct, indirect, and cumulative impacts of the activities implemented under the NFIP in Oregon, (2) effectively determine program compliance, (3) take timely and effective corrective actions when the consequences of NFIP activities exceed measurable standards and criteria, and (4) structure the program in a manner that allows assurances that floodplain activities will not jeopardize ESA-listed species or their designated critical habitat.

The reasonable and prudent alternative that follows contains six elements that are designed to achieve these outcomes.

1. **Notice, Education, and Outreach.** The first element of the reasonable and prudent alternative requires FEMA to develop an education and outreach strategy for RPA implementation and to provide notice to all NFIP participating communities in Oregon regarding the outcome of the agency’s consultation and the substance of the RPA.

2. **Interim Measures.** Given that most of the RPA elements will take a period of years to fully implement, the second element of the reasonable and prudent alternative includes measures for more immediate implementation that FEMA should promptly carry out to reduce the loss of floodplain habitat features and functions as the long-term measures are phased in.
These measures are intended to slow the rate at which development permanently alters habitat conditions that are otherwise necessary for species survival and recovery, but by themselves these measures are inadequate to avoid jeopardy and adverse modification over the long term.

3. **Mapping Flood and Flood-Related Hazard Areas.** The third element of the reasonable and prudent alternative requires FEMA to implement specific program standards to identify and map more comprehensively, accurately, and timely, both flood hazard areas, and flood-related erosion hazard areas.

4. **Floodplain Management Criteria.** The fourth element of the reasonable and prudent alternative includes revisions to FEMA’s regulatory floodplain management criteria so as to avoid, minimize, and mitigate the adverse effects of floodplain development on remaining habitat functions and processes.

5. **Data Collection and Reporting.** The fifth element of the reasonable and prudent alternative requires FEMA to systematically monitor all participating communities and collect and report floodplain development information.

6. **Compliance and Enforcement.** The sixth element of the reasonable and prudent alternative requires FEMA to ensure that participating communities are compliant with the floodplain management criteria as revised by this RPA.

**2.8.2 Reasonable and Prudent Alternative Specific Elements**

This RPA applies to all river sub-basins (HUC 4) in Oregon that contain ESA-listed anadromous fish146 determined in this opinion to be jeopardized by the implementation of the NFIP, or containing critical habitat determined to be destroyed or adversely modified by the implementation of the NFIP. The statutory authorities under which this RPA may proceed include: 42 U.S.C. 4001(e); 42 U.S.C. 4002(b)(3); 42 U.S.C. 4011(a)-(b); 42 U.S.C. 4022(a)(1); 42 U.S.C. 4024; 42 U.S.C. 4011(a); 42 U.S.C. 4011a; 42 U.S.C. 4011b; 42 U.S.C. 4012(c); 42 U.S.C. 4014; 42 U.S.C. 4121(c); 42 U.S.C. 4128; and 16 U.S.C. 1536(a)(1)-(2).

When NMFS determines that a proposed Federal action is likely to violate the standards of ESA section 7(a)(2), NMFS is required to devise a Reasonable and Prudent Alternative (RPA) to the proposed action. An RPA is intended to provide an alternative to the proposed action that can be implemented consistent with the intended purpose of the proposed action, that can be implemented consistent with the scope of the Federal agency’s legal authority and jurisdiction, that is economically and technologically feasible, and that will avoid jeopardy and adverse modification. Given that throughout the action area, some floodplains retain much of their natural condition, while others have been altered through extensive development, the RPA includes provisions to protect to existing habitat conditions and features. As explained in this opinion,

146 We define the geographical scope of this RPA as HUC 4 river sub-basins in order to ensure that this RPA applies both to sub-basins containing listed salmonids and to sub-basins where listed salmonids are not present but where floodplain development results in downstream effects to natural floodplain functions and, consequently, to listed salmonids.
protection and restoration of floodplain habitat and functions are necessary in order for the listed salmonids, and Southern Resident killer whales, to survive and recover. FEMA’s current implementation of the NFIP has contributed to and continues to exacerbate the existing degraded conditions.

This RPA recommends revisions to FEMA’s implementation of the NFIP in Oregon intended to provide protections for floodplain functions and features that support listed salmonids. NMFS has framed these recommendations based upon lessons derived from extensive efforts by FEMA, NMFS, and local governments in western Washington to reshape the implementation of the NFIP in that region based upon NMFS’ 2008 jeopardy opinion and RPA for Puget Sound, Washington. This RPA focuses on the same basic improvements as were recommended in the 2008 opinion, specifically: (1) updated maps to more accurately depict the floodplain; (2) updated development and mitigation standards to guide development away from the most sensitive habitat areas and to reduce the impacts of new development or redevelopment in floodplains; and (3) strengthened systems of accountability to track and report on RPA implementation.

FEMA’s implementation of the Puget Sound RPA evolved into heavy reliance on local compliance, resting largely on the discretion of the enrolled communities to choose their preferred method of compliance, often on a permit-by-permit basis, and upon the ability of FEMA staff to provide significant technical assistance to those communities to support and track implementation. The results to date are mixed, with ongoing efforts by FEMA and NMFS to improve outreach and technical assistance to local communities and to improve reporting and tracking. However, the lack of local technical expertise in floodplain hydrology and function in some communities, highly mixed and ultimately unreliable reporting, and the inability of a small FEMA staff to track implementation across a wide geography, means that, despite FEMA’s best efforts, NMFS remains concerned with the Puget Sound approach. The Puget Sound approach’s reliance on local communities to discern effects to salmonid resources places a scientific burden upon many with limited capacity to implement such a standard successfully, making it uncertain that FEMA can ensure that NFIP implementation is, in fact, avoiding jeopardy.

The major difference in this RPA relative to the 2008 RPA is to clarify that the locus of accountability for these ESA duties rests upon FEMA to programatically ensure that the NFIP in Oregon avoids jeopardy through strengthened NFIP standards, enhanced use of jointly developed guidance and technical support to assist local jurisdictions in complying with the revised standards, and strengthened partnership between FEMA and NMFS and with Oregon communities to protect important floodplain functions over the long term. Accordingly, this RPA articulates a set of specific recommendations on mapping, development, and mitigation standards to achieve the goal identified in FEMA’s proposed action of “no net loss or a net beneficial gain” of floodplain functions through avoidance, minimization, and mitigation requirements.

Because NMFS anticipates that several years will be needed to incorporate and implement these programmatic revisions to the NFIP, this RPA recommends a phased approach to implementation. The first (interim) phase calls for FEMA and participating communities to implement improvements using existing guidance and administrative tools with substantially enhanced technical support from both FEMA and NMFS. The second phase calls for FEMA to
NMFS therefore strongly advises that FEMA revise its floodplain management regulations, policies, procedures, and/or guidance to ensure that the mapping, floodplain management, reporting, and enforcement protocols identified in this RPA are effectively implemented for the state of Oregon at the programmatic level. These measures are identified as necessary to ensure that the NFIP avoids jeopardy to listed species and avoids destruction and adverse modification of critical habitat for those species.

Timeline: In order to meet the expected outcomes of this RPA, except as otherwise provided below, all changes to regulations, policies, procedures, and/or guidance as needed to implement this RPA must be in place by:

- **September 15, 2016**, for Element 1.
- **January 1, 2019**, for any components of Element 4 that FEMA determines can be implemented without regulatory revisions.
- **January 1, 2021**, for any components of this RPA that FEMA determines require regulatory revisions.

**RPA Element 1: Notice, Education, and Outreach**

FEMA will develop, with NMFS’s assistance, an education and outreach strategy to assist the Oregon DLCD and Oregon NFIP communities in implementing both the interim and long-term measures contained in this RPA. As a first step in this strategy, FEMA and NMFS will prepare a notice for all Oregon NFIP participating communities subject to this RPA informing them of the results of the consultation and the objectives and contents of the RPA. The notice shall be provided to NFIP communities within 60 days of the issuance of this opinion and should include, at a minimum, the following information:

A. A summary of the opinion’s conclusions and a description of the types of floodplain development activities that have been found to harm listed species (see RPA Element 4.F). The notice should inform communities that these activities impair natural...
floodplain functions,*147 and thereby negatively impact the survival and recovery of the ESA-listed species.

B. The list of interim measures for prompt implementation found at RPA Element 2 and FEMA and NMFS’s joint recommendation that communities implement these measures at the earliest possible time.

C. FEMA and NMFS’ joint recommendation that new structures* placed in the SFHA should be elevated by methods other than fill, and that proponents of projects that involve adding fill exceeding 50 cubic yards should pursue CLOMR-Fs prior to LOMR-Fs to ensure ESA compliance. FEMA shall include appropriate guidance on how to elevate structures in a manner that minimizes adverse effects to natural floodplain functions.

D. Notice to the communities of a pending requirement to report to FEMA information on all new development occurring in floodplains (see RPA Element 5.A).

E. A recommendation that participating communities provide to FEMA within 120 days of the notice their available information, if any, on locally identified flood-related hazards due to erosion or inundation, including data on anticipated flooding patterns influenced by build-out, climate change, or sea level rise, which are not currently reflected on maps adopted by FEMA, per 44 CFR 65.1.

FEMA and NMFS will commence development of the education and outreach strategy as soon as possible upon the issuance of this opinion, utilizing the expertise of DLCD and other state and local partners as appropriate, with the objective of providing clear, concise, and timely information to Oregon NFIP participants on the need for and objectives of this RPA and how they may achieve and document compliance with both the interim and long-term measures.

RPA Element 2: Interim Measures

Given that FEMA’s implementation of RPA Elements 3-6 may take several years, this RPA includes the following steps for interim implementation. These measures are intended to ensure that existing natural floodplain functions are maintained pending full RPA implementation. FEMA’s PBA states that FEMA has already notified communities of their responsibility to comply with the ESA, including the requirement that they either: (1) prohibit all NFIP-related actions in the SFHA during the implementation phase, or (2) determine the presence of fish or critical habitat, assess permit applications for potential impacts to species and habitat, and require that any actions with potential adverse effects be fully mitigated with no net loss of habitat function. Accordingly, NMFS anticipates that FEMA and NFIP communities, with NMFS’ support and assistance, will begin implementing the following measures as soon as possible, and that all communities will be implementing these measures within 2 years of the date of this opinion.

147 Italicized terms that are noted with an asterisk are defined in a glossary at part for their specific meaning as used in this document. The glossary is found at part 2.8.3.
A. Require that all development in the SFHA be mitigated to achieve no net loss of natural floodplain functions. Pending FEMA’s completion of a long-term mitigation strategy (see RPA Element 4.F below), FEMA will require, through guidance or otherwise, mitigation per the ratios below:

i. In the larger of: the 25 year floodplain (where an FIS has been performed), the floodway (if designated), the channel migration zone (CMZ) *(if designated); or, in FEMA’s proposed riparian buffer zone (RBZ)*; mitigate for lost flood storage and vegetation removal at the following ratios:
   a. 2 to 1 for lost flood storage (located and designed consistent with Element 4.F, below),
   b. 3 to 1 for trees of or exceeding 6 inch dbh.

ii. In the remainder of the floodplain at the following ratios:
   a. 1.5 to 1 for lost flood storage (located and designed consistent with Element 4.F, below),
   b. 2 to 1 for trees of or exceeding 6 inch dbh.

iii. Use pervious pavement where possible. Mitigate for the placement of new impervious surface (e.g., roofs, driveways, sidewalks, roads, patios, etc.) in order of preferred method as follows:
   a. By removing an equal amount of impervious surface, and/or
   b. By infiltration of stormwater using low impact development (LID)* or green infrastructure* practices (e.g., rain gardens, bioswales), or, where not possible because of impermeable soils or high water table, then
   c. Stormwater detention is required to ensure no increase in peak volume or flow, and treatment is required to minimize pollutant loading.

iv. Exception. Where implementation of the mitigation standards set forth above is impracticable, a community may propose alternative mitigation standards, which will be acceptable if both FEMA and NMFS agree that the alternative standards provide resource protection equivalent to that provided by the measures above.

B. As described in FEMA’s proposed action for this consultation, identify a riparian buffer zone (RBZ) measured 170 feet horizontally from the ordinary high water mark of perennial or intermittent streams, and limit the types of development allowed in the RBZ to: (1) water-dependent uses*; (2) habitat restoration activities*; (3) activities that result in a beneficial gain for the species or habitat; and (4) activities that will have no adverse effects on listed species or habitat, i.e., activities that will not degrade or limit natural floodplain functions in any way (FEMA PBA 2-41). Require mitigation per Element 2.A for development types (1) and (3) above.

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148 These ratios were identified per the best available science concerning the use of mitigation to achieve “no net loss” of aquatic habitat resources, which indicates that in the United States and Canada, mitigation practices over the last 30 years have often been insufficient to replace the amount and function of the impaired resources (e.g. Harper and Quigley 2005).

149 During consultation, FEMA provided a list of activities that would be considered to have “no adverse effect,” as follows: (A) repairs or remodels of an existing structure provided that the repair/remodel are not a substantial improvement or a repair of substantial damage; (B) expansion of an existing structure that is no greater than 10% beyond its existing footprint provided the pairs or remodeling are not a substantial improvement or repair of substantial damage; also, if the structure is in the floodway, there shall be no change in the dimensions perpendicular to flow without a floodway analysis; (C) activities the sole purpose of which is to create, restore, or

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C. For all SFHA development occurring 90 days or more after the issuance of this Biological Opinion, FEMA shall deny or decline to process requests for LOMR-Fs that fail to demonstrate to FEMA that all impacts of development to natural floodplain functions were avoided or mitigated, e.g., by restoration of flood storage, vegetation, and hydrologic processes, consistent with the ratios identified in Element 2.A above. Alternatively the applicant may demonstrate to FEMA that the ESA was otherwise satisfied separately via section 7, 10, or 4(d).

D. FEMA shall review all requests for CLOMRs and CLOMR-Fs and determine whether the proposed project will adversely affect natural floodplain functions. FEMA may seek NMFS’ assistance in making this determination. If FEMA makes a positive determination, FEMA shall seek NMFS’ assistance in identifying appropriate mitigation measures to ensure that the project does not adversely affect natural floodplain functions and require that such measures be carried out as a condition of CLOMR and future LOMR issuance.

E. Track all permitted development activities and associated mitigation and report to FEMA per RPA Element 5 as soon as practicable. Reporting during the interim period may rely on FEMA Region X’s newly revised reporting tool.

F. Where multiple repeat-damage buyout opportunities exist, FEMA, with NMFS’s technical assistance, shall recommend that the State prioritize floodplain development buyouts based on presence of high priority salmonid populations.

These measures, while protective of habitat and listed species as interim measures, are a subset of, and less protective of important habitat features and processes than, the full RPA and are insufficient by themselves to avoid jeopardy or adverse modification over time. These requirements will sunset when Elements 3-6 are fully implemented and supersede these requirements to provide more permanent protections for the natural floodplain functions that serve ESA-listed species.

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enhance natural floodplain functions, provided the activities do not include structures, grading, fill, or impervious surfaces; (D) development of open space and recreational facilities, such as parks, trails, and hunting grounds, that do not include structures, fill impervious surfaces, or removal of more than 5% of native vegetation on that portion of the property within the SFHA; and (E) repair to on-site septic systems, so long as ground disturbance is kept to the minimum necessary. NMFS agrees with FEMA’s description of activities that qualify as “no adverse effect” with one exception. For categories A and B, any expansion of the structure’s existing footprint should be considered an adverse effect that requires mitigation, for the reasons discussed earlier in this opinion.

150 “Given the nationwide trend in urbanization and higher peak flows, a true 1 percent floodplain is likely larger than a mapped effective floodplain. The LOMC standards and guidance should acknowledge this condition and at least scrutinize in more detail requests that lower floodplains, while continuing land development leads to increased runoff, higher flood flows, and increased flood damages, as well as loss of floodplain habitat.” (Galloway et al. 2006.)

RPA Element 3: Mapping Special Hazard Areas to Fully Identify Floodplain Resources

As was noted in the hearings on HR 6525, the Flood Disaster Protection Act of 1973, which expanded the NFIP, “local officials in many flood-prone communities…like to think that a major flood is unlikely to happen to them, and thus they defer coming into the program until local developers have had a chance to build on the community’s remaining undeveloped lands without land use controls.”

FEMA noted in its 2001 report, that “[f]lood hazards may change significantly in areas experiencing urban growth or changes in physical conditions caused by such geologic processes as subsidence and erosion” (FEMA 2001a). FEMA’s 2013 CRS Coordinator’s Manual (p. 410-2) further explains that “[d]evelopment regulations need thorough and accurate mapping of Special Flood Hazard Areas (SFHAs) and related flood hazard data.” FEMA’s CRS Coordinator’s Manual (p. 220-9) also notes that “[t]he faster an area grows, the more important it is to regulate development to prevent flood losses.”

As noted by FEMA, adoption of maps is prerequisite to effective management of flood-related hazard areas. “Outdated mapping hinders sound floodplain management. The map a community uses for floodplain management can and should be updated frequently to account for annexations, new divisions, site-by-site analyses, better ground elevation data, and incorporation of new hazard data. To make the map more useful and easier to use, it should include detailed topography, building footprints, natural features, and other data that can help relate the floodplain information to conditions on the ground and to other programs.” 2013 CRS Coordinator’s Manual at 440-2. NOAA Fisheries strongly concurs with these observations.

NMFS is in agreement with FEMA that incomplete, out of date, and/or inaccurate mapping of flood hazard prone areas prevents local government officials from understanding how severe flood risk is and thus from implementing restrictive zoning and land use regulations and comprehensive planning. Thus, this Element of the RPA provides program-level revisions to ensure that all special hazard areas* (defined for this RPA to include the SFHA, area of future conditions flood hazard* (AFCFH), and E Zones) are fully and accurately reflected on FEMA’s maps, as these dictate where floodplain development restrictions and construction standards apply.

Accurate mapping of those areas likely to experience flood hazards, such as flood inundation and flood-related erosion, will provide valuable co-incidental information on, and protections for, floodplain functions and processes associated with important habitat features that support listed species. Accurate knowledge of important habitat features is essential to avoid jeopardy and to enable recovery. Thus flood hazard mapping must occur in both developed areas and areas of possible population growth, and should not be overly limited by the size of the watershed drainage area.

Therefore, in order to avoid the likelihood of jeopardy and the likelihood of adverse modification of designated critical habitat, this RPA calls for FEMA to ensure that all Oregon NFIP

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participating communities adopt FIRMs in accordance with the criteria below and meet the mapping benchmarks described in RPA Element 6.A(ii), Compliance Benchmarks. This is compatible with authorities at 42 U.S.C. 4101 (a)(1) (“to identify and publish information with respect to all floodplain areas within 5 years of August 1, 1968”), and (b) (“to accelerate the identification of risk zones within flood-prone and mudslide-prone areas…in order to make know the degree of hazard within each such zone at the earliest possible date”). Regulations which are applicable or pertinent to this RPA Element include: 44 CFR 59.1, 59.23, 60.1, 60.2(c), 60.3(d)(2), 60.5, 60.24-26, 64.1, 64.3(a)(2), 65.1-3, 65.6(a)(3), and 65.7.

NMFS provides these specific mapping recommendations in full recognition of the work of FEMA’s Technical Mapping Advisory Committee (TMAC), which has fashioned a broader suite of recommended improvements to FEMA’s mapping program. NMFS representatives to the TMAC have reviewed the recommendations below, and have indicate that they are more detailed than but consistent with the broader TMAC recommendations.

A. Modify Flood Hazard Mapping Protocols

FEMA’s maps are intended to, based on the best available science, indicate the likelihood of exposure of certain lands to inundation in order to evaluate flood-related risks to life and property and thereby provide insurance for structures that are located in flood-prone areas, and discourage new construction in flood-prone areas. Therefore, consistent with 42 U.S.C. 4101(a)-(d) and with recommendations developed under 42 U.S.C. 4101a(d)(1)(A) and (d)(2), and obligations under the Biggert-Waters Act to identify, update, and maintain maps of all areas of possible population growth within both the 100 and 500-year floodplain, FEMA will incorporate when mapping, the best available data that indicates both current risk and reasonably anticipated future risk (see 42 U.S.C. 4101b(a), 4101b(b)(3)(C), and 4101b(c)(1)(ii)). To accomplish this, FEMA will implement the following measures:

i. Ensure that the models and methods used for mapping are based on the best available science and appropriate for the area being mapped, including:153

   a. Calibrate flood maps to historic flood events by using stage-discharge relationship at USGS gaging stations; or, where gage data is unavailable, to historic high water marks. This is an economical and efficient method to correct older maps.

   b. Use maximum probable roughness coefficient (e.g., Manning’s n) during flood modeling that corresponds to the anticipated riparian vegetation condition, consistent with the land use zoning for the area, and the season of highest roughness. This is intended to ensure maps reflect vegetation maturation over the duration of the map, as mature riparian vegetation provides important habitat functions for listed species.

   c. Use unsteady-state hydraulic models, or an equally accurate modeling method, for conditions of significant floodplain storage and/or tidal flow. Areas of significant flood storage, and areas affected by tidal flooding both provide important areas for juvenile salmonid refuge/survival.

   153 NAS 2009; Galloway et al. 2006.
d. Use multi-dimensional hydraulic models, or an equally accurate modeling method, where site conditions have uncertain or changeable flow paths or complex overbank flow, and for locations where flows have significant lateral flow compression (e.g., bridges).

ii. To reduce the risk of reliance on BFE estimates that are too low and therefore underestimate likely flood levels, and consistent with the recommendation in Rosenbaum and Boulware (2006), present the range of modeled BFE values in the FIS and use the 90th percentile value of the modeled 100 year flow as the BFE (see also 2013 CRS Coordinator’s Manual at 410-18).

iii. When mapping or remapping, include all watersheds of 160 acres and larger, as small watersheds may have areas of largely intact floodplain function which provide important features for listed species.

iv. Depicting a larger floodway would reduce the amount and type of development that can be placed within the special flood hazard area near the river channel, and thus preserve natural floodplain functions upon which listed species depend. To better protect the important habitat functions and features adjacent to the waterway and to minimize channelization, scour, and erosion, define and depict the regulatory floodway as
   a. The 1 foot rise floodway, expanded to include all locations where depths of flood water reach or exceed 3 feet, and all locations where the velocity of floodwater reaches or exceeds 3 feet per second (see 2013 CRS Coordinator’s Manual at 410-21), or
   b. A 6-inch rise floodway.

B. Map Riverine Erosion Zones

The NFIA requires FEMA to depict flood hazards, and includes flood-related erosion within the definition of flood, and also requires that map updates include any relevant information on land subsidence and other flood-related hazards. Flood-related erosion areas pose high risk to human life and property and also provide important habitat forming processes that support listed salmonids. Thus, consistent with authorities at 42 U.S.C. 4101(a)-(f), 4101b, 4121(c); 44 CFR 9.7(b)(v)(B), 59.1, 60.2(a), 60.5, 64.3 (a)(2) and (b), 65.1; FEMA’s 1999 Riverine Erosion Hazard Areas Mapping Feasibility Study; and the TMAC’s 2015 Future Conditions Risk Assessment and Modeling Report Recommendation 4, FEMA will:

i. Identify the full range of flood-related erosion hazards on FIRMs, including CMZs, per Appendix 2.8-B, CMZ Mapping Priorities and Protocols, and designate as E Zones, using one of the following methods:
   a. The mapping methodology identified by Rapp and Abbe 2003 (outlined in Appendix 2.8-B), or

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154 Rosenbaum and Boulware (2006) recommend “using the upper limit of a 95-5 or 90-10 confidence interval in calculating the BFE” “to ensure that 1 percent chance protection is provided to most properties” (Recommendation DEI-5, pp. 24-25, 74).

155 The Coordinator’s Manual explains: “Because the entire SFHA benefits from the implementation of a more restrictive floodway surcharge, a FWS [floodway standard] includes the entire width of that reach of the SFHA, not just the area of the floodway. A higher floodway standard helps prevent development within the SFHA, thereby reducing increases in flood elevations on existing structures.” 2013 Coordinator’s Manual at 410-21.
b. Another methodology of comparable value (e.g., Olson et al. 2014), or
c. A proxy using the method described in Appendix 2.8-B (based on Sikder 2012), or
d. Use the entire SFHA as the E Zone.

ii. Where the CMZ is disconnected by existing infrastructure and development in floodplains, as determined pursuant to a CMZ delineation methodology consistent with Rapp and Abbe (2003), or another methodology of comparable value (e.g., Olson et al. 2104), the disconnected area may be excluded from the CMZ/Zone E.

C. Depict the High Hazard Area on FIRMS

Per “Guidelines for Implementing EO 11988, Floodplain Management, and EO 13690, Establishing a Federal Flood Risk Management Standard,” issued October 8, 2015:

High-hazard areas are those portions of riverine and coastal floodplains nearest the source of flooding. These are the frequently flooded areas that become arenas of major flood dynamics during large floods. Here, floodwaters exert their maximum pressures, erosion is greatly accelerated, and the potential loss to lives and property is increased. Additionally, these are the areas of coastal and riverine floodplains within which many of the most critical floodplain values are concentrated. In riverine situations, the high-hazard area is that portion of the floodplain where impedance to flood flow resulting from human activity can increase flood heights and consequently the area subject to flooding. In coastal floodplains, the high-hazard area is usually confined to the beach area in front of high bluffs or the crest of primary or foredunes, where wave impact is the most significant inducing factor.

In light of the high potential for flood damages and the high likelihood of significant adverse effects to natural floodplain functions associated with development in areas closest to the flood source and at greatest risk of flood-related erosion, FEMA shall depict on FIRMs a subset of the floodplain referred to herein as the high hazard area.* This will ensure that that local land use decisions are fully informed of risk and will aid in guiding development away from flood hazards, as provided in Element 4 of this RPA.

For this RPA, the high hazard area (HHA) is defined and measured by the furthest landward extent of:

i. Floodway (as defined by this RPA), and
ii. E Zones (as identified per Element 3.B., above).

D. Depict the Area of Future Conditions Flood Hazard

A report provided by AECOM (2013) indicates that in the Pacific Northwest the combination of shifting rainfall and snowfall patterns due to climate change, when coupled with future land use changes associated with increasing human population
growth, will significantly increase the BFEs of riverine areas in the next 85 years.\textsuperscript{156} Thus FIRMs shall depict the AFCFH.

i. As required by the Biggert-Waters Act at section 100215(d)(2) and to meet the intended outcomes of this RPA, FEMA shall incorporate future conditions risk assessments in map revisions or updates, consistent with the TMAC report’s recommendations on mapping future conditions, within 36 months of receiving the report. Consistent with the Biggert-Waters Act 2012, future conditions mapping shall be based upon the best available science, including projections for the year 2050 and to be updated to incorporate new data every 10 years thereafter, and shall include:
   a. Climate change in both coastal and riverine areas, and sea level rise in coastal areas (42 U.S.C. 4101b(b)(3)(D) and EO 13653; 42 U.S.C. 4101a(d)), and
   b. Build out/land cover change (42 U.S.C. 4101a(d)).

ii. If available data are inadequate to estimate future conditions, or if needed to address uncertainty, a 2-foot freeboard, or the 0.2 percent chance floodplain are acceptable proxies for the AFCFH, as identified by the Federal Flood Risk Management Standard. See also 42 U.S.C. 4101b(b)(1)(A)(ii).

E. Revise Map Adoption Procedures
Replacing outdated maps with more accurate maps is beneficial only if the updated maps are expeditiously adopted by communities and used as a basis for implementing the NFIP’s requirements. Frequently, communities continue to rely on outdated maps long after new maps have been prepared, due to the lengthy process for appeals and general time lag between FEMA’s issuance of a preliminary map and a letter of final determination (LFD). To ensure that floodplain management and concomitant habitat protections are applied based on the best information available, FEMA must ensure that all timelines provided in 42 U.S.C. 4104, 4104-1, and 44 CFR part 67 are adhered to, and:
   i. Issue an LFD within 90 days of the date that any appeals process is resolved in favor of FEMA.
   ii. When a new map is not appealed, issue an LFD within 45 days of the date upon which the appeal period expired.

F. Map Residual Flood Hazards and Risks Behind Levees
Consistent with FEMA’s obligations under the Biggert-Waters Act to identify, update, and maintain maps of areas of residual risk that are protected by levees, dams, and other flood control structures, FEMA will apply the following criteria:
   i. Do not omit any areas from the SFHA based on the presence of a non-accredited levee, as residual risk persists despite the presence of levees; and, do not delay the finalization of flood insurance rate maps, irrespective of the presence of non-accredited levees. Provisional accreditation of shall be limited to a single term of 18 months.
   ii. Depict the level of residual risk behind accredited levees via methods selected by FEMA.

\textsuperscript{156} See opinion at Section 2.2 and section 2.4.3.2
iii. Ensure that there is coordination or consultation with NMFS prior to levee accreditation or approving map changes based on the construction of new levees or improvements to existing levees. Joint consultation with another federal entity such as the Corps of Engineers at the time of levee construction or levee improvements is preferred.

G. Provide Accurate Maps Based on the Best Available Data for All Oregon NFIP Communities
FEMA shall work with NMFS and the State of Oregon to develop a schedule for producing updated maps consistent with this Element for all Oregon NFIP communities subject to this RPA. The schedule shall be completed within one year of the issuance of this opinion, and FEMA will thereafter implement this RPA Element consistent with the agreed schedule. In addition to FEMA’s existing prioritization factors to be considered in developing the schedule, FEMA shall include the prioritization factors for mapping/remapping provided in Appendix 2.8-A, ESA Mapping Priority, and Appendix 2.8-B, CMZ Mapping Priorities and Protocols. At a minimum, the schedule will provide for 10 new or updated maps completed per year until all requisite mapping has been completed.

RPA Element 4: Floodplain Management Criteria for Special Hazard Areas that Avoid, Minimize, and Mitigate Program Level Impacts

Once flood risks are mapped, restrictive land use and development standards are appropriate. Such restrictions achieve two positive outcomes: they reduce exposure of life and property to flood risk and preserve natural floodplain functions, as described in the CRS Coordinator’s Manual at 120-6 and at 42 U.S.C. 4121(a)(12)(A)-(B), 44 CFR 9.4, and 44 CFR 9.10(d)(2).

The purpose of the NFIP is to “require States or local communities, as a condition of future Federal financial assistance, to participate in the flood insurance program and to adopt adequate flood plan [sic] ordinances with effective enforcement provisions consistent with Federal standards to reduce or avoid future flood losses” (42 U.S.C. 4002(b)(3)). As no flood insurance coverage is to be provided unless jurisdictions “have adopted adequate land use and control measures” (42 U.S.C. 4022(a)(1)), FEMA is authorized to establish comprehensive criteria for land management and use that states or local communities must adopt in order to participate in the NFIP. The criteria are intended to encourage communities to constrict the development of land exposed to flood damage, guide development away from flood hazard areas, reduce flood-related damage, and improve long-range land management and use of flood-prone areas. 42 U.S.C. 4102.

As stated by Congress, “A most important public purpose which the [NFIP] will serve will be to encourage State and local governments to adopt and enforce appropriate land use provisions to restrict future development of land which is exposed to flood hazard.” H.R. Rep. No. 1585, reprinted in 1968 U.S.C.C.A.N. 2873, 2966. The NFIP’s goal of reducing future damage to life and property and minimizing disaster costs co-incidentally preserves floodplain resources needed for the survival and recovery of listed fish. Conversely, standards that allow unmitigated
development throughout floodplains impair natural floodplain functions and are at odds with the goals of the Unified National Program for Floodplain Management and the ESA.

For this consultation, FEMA proposed to modify the NFIP floodplain management criteria for Oregon to better preserve floodplain habitat for listed species. FEMA’s proposal consists of dividing the floodplain into two components: (1) a riparian buffer zone, measured 170-feet laterally from either side of a water course, and (2) the remainder of the floodplain. FEMA proposes that within the riparian buffer zone (RBZ) only certain types of development would be allowed, specifically: development that will not adversely affect listed species or critical habitat; functionally dependent uses; habitat restoration activities; and, activities that result in a beneficial gain for species or habitat. FEMA would require mitigation for any short-term adverse effects associated with these uses. FEMA proposes that in the remainder of the floodplain, mitigation would be required for all adverse effects to floodplain functions so that no net loss or a beneficial gain is achieved. Further, based on discussions with FEMA during this consultation, FEMA intends that the mitigation requirement include, sequentially, avoidance, minimization, and compensation for unavoidable impacts.

NMFS understands the underlying intent of FEMA’s proposed measures to be “no adverse effects” to or “beneficial gain” of habitat functions within the riparian buffer zone and “no net loss” of functions within the remainder of the floodplain; NMFS strongly supports these objectives. NMFS also agrees with and supports FEMA’s proposal for more stringent development limitations, including limits on acceptable types of development, within the RBZ. However, based on experience in Puget Sound, Washington and for the reasons explained previously and in Appendix 2.4-A of this opinion, NMFS has concerns regarding the ability of local communities to effectively implement these technically complex concepts absent greater specificity regarding acceptable uses, likely impacts on floodplain function, and appropriate mitigation requirements. Also, the state of Oregon DLCD has expressed its preference for clear and specific mitigation requirements to facilitate local implementation.

NMFS has developed the following modifications to FEMA’s proposed action in order to ensure that development impacts will be avoided, minimized, and compensated for, as intended by FEMA. These criteria are similar to the standards that FEMA has been implementing in Puget Sound, Washington since September 2008, and to the higher regulatory standards advocated by FEMA in the 2013 CRS Coordinator’s Manual. This RPA element is designed with the understanding that development in urbanized floodplains will incur less degradation and likely require less mitigation than development in floodplains with more rural characteristics, because fewer natural functions remain in previously developed locations.

In order for FEMA to meet the ESA’s requirement that its program avoid jeopardy to listed species and adverse modification of critical habitat, FEMA must require that communities adopt the criteria outlined below as a condition of continued participation in the program, and FEMA must enforce community compliance, i.e., by initiating probation/suspension for communities that fail to timely adopt and implement the criteria. Compliance with this RPA element will better guide the development of proposed future construction away from locations which are
threatened by flood and flood-related hazards,\textsuperscript{157} and will protect and may reestablish some degree of natural and beneficial floodplain functions as defined by statute (42 U.S.C. 1421(12)), and by regulation (44 CFR 9.4), e.g., “Natural values of floodplains…include but are not limited to (b) living resource values.”

A. Regulatory Revisions to Enhance ESA Compliance
FEMA shall revise its regulations at 44 CFR part 60 to incorporate an ESA performance standard into the regulatory floodplain management criteria required as a condition of NFIP eligibility. NMFS understands that FEMA intends to initially implement an ESA performance standard through guidance, but ultimately will codify it as part of the regulatory floodplain management criteria (e.g., see the proposed regulatory revision provided in Section 2.10, Conservation Recommendations). The ESA performance standard must be sufficiently detailed to allow FEMA to ensure community compliance with the floodplain management criteria set forth in this RPA Element through the issuance of additional guidance or otherwise. FEMA shall also craft guidance and provide technical support as needed for successful implementation of the ESA performance standard and this RPA Element.

B. Avoid Impacts by Guiding Development Away from Land Which is Exposed to High Hazards\textsuperscript{158}
Due to the importance of protecting riparian habitat and functions within the high hazard area,\textsuperscript{159} apply the following criteria within the HHA:

i. Except as provided in paragraph (iv) below, allow no new development or substantial improvements (as defined by this RPA) in the high hazard area (see e.g., 44 CFR 9.11(d)(1)).

ii. A designated floodway may not be redrawn for the purposes of accommodating new structures.\textsuperscript{160}

iii. Designate the E-Zone setback “to create a safety buffer consisting of a natural vegetative or contour strip” as provided in 44 CFR 60.5(b)(2) as the greater of:
   a. The 60-year erosion setback (44 CFR 59.1) or,
   b. One-half again the distance of the depicted “high” or “severe” erosion risk.

\textsuperscript{157} Compliance with this RPA will co-incidentally satisfy the GAO recommendation in its climate change report that FEMA should consider amending the NFIP minimum standards to incorporate forward looking standards (GAO 2014).

\textsuperscript{158} “Within the 1 percent floodplain, natural and beneficial functions are generally more prevalent closer to the stream where overbank flooding is frequent and complex habitat exists along the aquatic-terrestrial boundary. Disturbances to habitat are typically much greater from activities that occur closer to the stream channel than along the outer limits mapped for the 1 percent flood” (Galloway \textit{et al.} 2006).

\textsuperscript{159} “The preservation strategy focuses on the immediate impacts of the proposed floodplain actions. This strategy involves prevention of alteration to the natural and beneficial floodplain values or maintenance of the floodplain environment as close to its natural state as possible using all practicable means. This strategy is most effectively applied to floodplains showing little or no previous disruption by man, but may be appropriate for other floodplains. The best strategy for preserving and protecting the remaining natural values of floodplains is avoidance...” (FEMA 1986).

\textsuperscript{160} “Disruption of natural floodplain terrain and vegetation within a floodway adjacent to the stream channel can affect some of the highest quality habitat and represents a significant impact to the natural and beneficial functions of floodplains” (Galloway \textit{et al.} 2006).
c. Allowed uses within the safety buffer are those identified at 44 CFR 60.5(b)(2), i.e., “agricultural, forestry, outdoor recreation and wildlife habitat areas, and for other activities using temporary and portable structures only.”

iv. **Exceptions**
   a. The following uses may be allowed in the high hazard area: (1) open space* uses (see CRS Coordinator’s Manual at 420-6 to -7); (2) habitat restoration activities; (3) low intensity recreational uses*; (4) water-dependent uses,* and (5) bioengineered bank protection.* In that portion of the HHA outside of the 10 year floodplain, agriculture and forestry are additional uses that may be allowed.
   b. Development that qualifies for grandfathering per Element 4.G may proceed despite being located in the high hazard area.
   c. Any development allowed as an exception must meet the mitigation requirements of Elements 4.F, except for habitat restoration activities, which are considered self-mitigating and therefore do not require additional mitigation.

C. **Minimize Impacts by Constricting the Development of Land Which Is Exposed to Flood Damage**¹⁶¹ – Division of Lots and Lot Coverage

FEMA shall, in consultation with the Oregon Department of Land Conservation and Development:

i. For properties that are located partially within special hazard areas, develop clear and measurable spatial standards,¹⁶² governing the creation of new development parcels to ensure that newly created lots reserve sufficient land outside of special hazard areas to accommodate future construction and disallow partitioning that will create new parcels fully within special hazard areas.

ii. Develop clear and measurable spatial standards governing the minimum permissible size of new development parcels to minimize densification and preserve natural floodplain functions.

iii. Limit the footprint of new structures to 10% or less of total lot size for both residential and commercial development in order to reduce impervious surfaces in floodplains and minimize impacts to natural floodplain functions.

iv. Ensure that any lots or parcels created by division are able to accommodate development consistent with the applicable zoning and this RPA, including any necessary mitigation, without requiring any variance from local or state land-use requirements.

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¹⁶¹ This language found at FEMA’s legislative authorities 42 USC 4102(c)(2), and is part of the larger section, 4102, entitled “Criteria for land management and use.” Section 4012 calls for the Administrator of FEMA to develop comprehensive criteria, which, to the maximum extent feasible, will constrict development of land, and guide development of proposed construction away from locations threatened by flood hazards.

¹⁶² To avoid problems associated with the Puget Sound RPA’s “lack of clarity, and...development standards [that] were not tailored to help communities understand their NFIP and ESA compliance obligations” (NWF v FEMA, 10/24/14), NMFS refers FEMA to the standards identified in the 2013 CRS Coordinator’s Manual at 420-26 to -27 as an example of a clear and measurable standard. FEMA shall work in concert with DLCD and local authorities to develop a clear, measurable standard appropriate for Oregon.
v. Within urban growth boundaries in effect on January 1, 2019, the protective measures in paragraphs (i)-(iii) above may be met by employing alternative methods that preserve hyporheic function, riparian vegetation, and flood refugia for listed fish, such as or using *cluster development/open space zoning* that places development landward of the 50 year flood interval. A conservation easement or deed restriction shall be utilized to preserve unimpaired flood processes in the undeveloped area (see e.g., 2014 CRS Manual at 420-21).

vi. Partitioning for the purpose of habitat restoration activities in special hazard areas is excluded from provisions (i)-(iii) above.

D. **Minimize Impacts by Requiring Encroachment Analyses Prior to Floodway Development**
   An equal degree of encroachment analysis must occur prior to approval of floodplain development in any participating jurisdiction that lacks a mapped floodway,\(^{163}\) to ensure that the de facto floodway that would be identified consistent with RPA Element 3.A(iv) is not encroached in a manner detrimental to natural floodplain values or functions.

E. **Minimize Stormwater and Hyporheic Impacts from Impervious Surfaces**
   Minimize the impacts of new impervious surface in floodplains by requiring the use of pervious surface to the maximum extent feasible. Where use of pervious surface is not feasible, minimize impacts by requiring the removal of existing impervious surface up to an amount equal to the new impervious surface to the maximum extent feasible. Require mitigation per Element 4.F below for any remaining impacts.

F. **Compensatory Mitigation for Adverse Impacts Associated with Floodplain Development**
   NMFS fully supports FEMA’s objective for implementation of the NFIP in Oregon, that all development impacts to natural floodplain functions be fully mitigated. Accordingly, FEMA, with NMFS’ technical assistance, will develop detailed mitigation standards, with the objective of achieving “no net loss or beneficial gain”\(^{164}\) of natural floodplain functions, which take into consideration the following factors: the likelihood of underperformance; the timing of mitigation performance relative to the accrual of impacts and compensation for delayed realization; the value of on-site versus off-site mitigation; the value of in-kind versus out-of-kind mitigation; and, the need for assurances and performance monitoring to ensure that the mitigation will function in perpetuity.

   i. The mitigation standards shall identify the specific development activities that require mitigation, including, at a minimum:
      a. The addition of fill, structures, levees, and dikes, which reduces flood storage and fish refugia, impedes habitat forming processes, increases flow volume and velocity thereby eroding stream banks and beds, and alters peak flow timing thereby increasing risk of injury to reds, fry, and alevin;


\(^{164}\) See also Presidential Memorandum: Mitigating Impacts on Natural Resources from Development and Encouraging Related Private Investment, November 3, 2015. “Agencies’ mitigation policies should establish a net benefit goal or, at a minimum, a no net loss goal for natural resources the agency manages that are important, scarce, or sensitive, or wherever doing so is consistent with agency mission and established natural resource objectives.”
b. The addition of impervious surfaces, which reduces hyporheic function and stream recharge, increases storm water, pollutant loading, water temperature, velocity, and scour, and modifies peak and base flows;
c. Vegetation removal, which reduces shade, detrital input, velocity refuge, and habitat complexity and increases storm water and erosion; and
d. Bank armoring, which reduces instream habitat values and impedes habitat forming processes.

ii. If FEMA wishes to provide a variance process that allows communities to adopt alternative mitigation standards that differ from the standards developed by FEMA under Element 4.F(i), FEMA will ensure that such alternative standards are consistent with the intent of this RPA sub-element through one of the following procedures:

a. Require that the community proposing the alternative obtain an ESA section 10 permit from NMFS; or
b. Require that the community proposing the alternative provide its proposal to FEMA for a preliminary finding of adequacy. If FEMA finds that the proposal is adequate, FEMA shall seek NMFS’ agreement that the alternative provides resource protection comparable with that provided by RPA Element 4.F(i), and determine whether additional steps are required for ESA compliance.

iii. Alternatively, or pending FEMA’s completion of mitigation standards per Element 4.F(i), FEMA may utilize the criteria set forth below, as supplemented by Appendix 2.8-C, which NMFS considers adequate to offset development impacts.

a. Location. Locate all mitigation on site, except when precluded by geomorphic or spatial constraints or when off-site mitigation will clearly provide a greater benefit to listed species; financial cost is not a basis for allowing required mitigation to occur at an off-site location.

b. Assurances. Require the mitigation proponent to provide appropriate assurances that the mitigation will function in perpetuity, as provided in Appendix 2.8-C.

c. Timing. Where delayed realization is anticipated, increase the required mitigation ratios, as provided in Appendix 2.8-C.

d. Displaced flood volume. Provide compensatory storage for displacement of flood storage volume/loss of accessible floodplain refugia for listed fish due to fill or structural displacement. This balanced cut and fill requirement applies to all floodplain development except habitat restoration activities. When mitigating lost storage by creating compensatory storage, the compensatory storage must be:

1. Hydrologically connected to the waterbody which is the flooding source,
2. Designed so that there is no increase in velocity,
3. Designed to fill and drain in a manner that does not trap fish,
4. Within the same hydraulic reach* as the proposed development to minimize impact to affected fish populations,
5. Measured in one foot elevation increments relative to the amount and location of fill placed, and
6. Provided at a 1.5 to one ratio laterally, or greater, in order to guarantee no loss of beneficial floodplain functions, including conveyance.
e. **Increased impervious surface.** Where minimization per Element 4.E above does not fully compensate for lost functions, mitigate any remaining impacts to natural floodplain functions from the increase of impervious surface by requiring the following measures:
   1. Incorporate low impact development (LID) features or methods in new structures,
   2. Incorporate green infrastructure development standards at the community planning scale,\textsuperscript{165} and
   3. Require treatment for any storm water generated despite use of the above measures.

f. **Decreased riparian vegetation.** Mitigative planting must replace the lost vegetation in a manner that provides equivalent area, diversity, and function and must be located to benefit the same fish population(s) affected by the development.

G. **Grandfathering**

Development for which the *start of construction* \(^*\) occurs on or before September 15, 2016 is grandfathered. However, when a grandfathered structure is substantially damaged or substantially improved, the structure must come into compliance with Elements 4.B-4.F as applicable, *e.g.*, mitigation is required for any adverse impacts to natural floodplain functions associated with the substantial improvement (expanded footprint, vegetation removal, placement of fill, etc.). Substantial damage and substantial improvement shall be calculated at 50\% of the value of the structure, measured cumulatively over a 10 year time frame. Also, improvements that increase the footprint of the structure 10\% or more (based on the square feet of the lowest floor) measured cumulatively over 10 years shall constitute “substantial improvement” (See 2013 CRS Coordinator’s Manual at 430-1).

H. **Alternative Compliance for Special Circumstances**

If a community demonstrates to FEMA that full compliance with Element 4 is impracticable due to exceptional circumstances (*e.g.*, geomorphic constraints, wildfire risk, or community located fully within the floodplain), a community may propose an alternative scheme (through regulations or enforceable procedures) for complying with the intended outcomes of Element 4 through one of the procedures described below. NMFS expects that such situations will be extremely limited and that alternative compliance will only be approved by FEMA where the community clearly demonstrates that the intended protective outcomes of Element 4 will be achieved through the proposed alternative.

i. A community may propose an alternative scheme to FEMA; FEMA will make an initial determination whether the alternative is consistent with Element 4, and if FEMA makes a positive determination, FEMA will seek NMFS’ agreement that the alternative provides comparable resource protection prior to approving the alternative.

\textsuperscript{165} “Green stormwater infrastructure or similar pollution prevention methods should be incorporated to the maximal extent practicable, at the watershed scale, for all future development and redevelopment projects, particularly those involving transportation infrastructure” (Spromberg *et al.* 2016).
ii. A community may seek an incidental take permit from NMFS under ESA section 10; if NMFS grants the permit, FEMA may accept the associated habitat conservation plan as the alternative method of compliance.

iii. A community may pursue authorization under ESA section 4(d), Limit 12 (50 CFR 223.203(b)(12)).

**RPA Element 5: Data Collection and Reporting**

“Water and the adjacent floodplain exist in nature in a state of dynamic equilibrium; when coastal or riverine systems are disturbed, the environmental effects may affect areas far from the original site of the disturbance and can last for decades. Thus, floodplain actions must be viewed with caution and a careful assessment made of their impact on natural and beneficial floodplain values.”

In order to document that FEMA is carrying out the NFIP, and NFIP participating communities complying with NFIP minimum standards are managing floodplain development in a manner that preserves natural floodplain functions to meet the objectives of this RPA, FEMA must systematically collect and analyze information from all participating communities in Oregon so as to document impacts, including: (a) how many floodplain development activities are permitted by participating communities subject to this RPA; (b) where and when the development occurs; (c) a basic description of the development, including mitigation; (d) the impact of the development on natural floodplain functions, and (e) information that allows an evaluation of community compliance with the NFIP requirements as modified by this RPA. NMFS is aware of the difficulties in tracking implementation of the Puget Sound RPA reliably and is therefore seeking to strengthen the tracking and accountability mechanisms in this RPA. NMFS desires a speedy and efficient system of tracking and reporting and will work with FEMA, Oregon’s DLCD, and local authorities towards this end.

**A. Permit Reporting**

FEMA shall require that participating communities report to FEMA on each permit issued for development in special hazard areas, including the following information:

i. The amount of fill or structural displacement of flood storage, and the amount of compensatory storage measured by volume and area (both surface area and cross sectional area). This reporting element effectively describes loss of refugia for rearing fish, and indicates factors that increase the BFE and flood velocities.

ii. The amount of new impervious surface (indicates loss of hyporheic function) and any projected change in the timing, velocity, or peak flows of storm water runoff and the types and amounts (if applicable) of mitigation provided.

iii. The area in which clearing and/or grading occurred (e.g., within the HHA, SFHA, or AFCFH)

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167 “Where location in the floodplain is the only practicable alternative, care must be taken to identify both the beneficial and the adverse impacts to existing natural and beneficial floodplain values and to design or modify the action to avoid or minimize potential harm to or within the floodplain.” FEMA 1986.
iv. The number of trees equal to or greater than 6" dbh removed (indicates loss of riparian function and reduction of source of large wood recruitment) and the number and timing of trees planted to meet mitigation requirement (indicative of the duration of lost functions).

v. If a project disconnects land from the floodplain (e.g., by accreditation of levees or recognition of non-accredited levees), identify the type of project and the amount of land disconnected from the floodplain. This reporting element effectively describes loss of refugia for rearing fish, and indicates factors that increase the BFE and flood velocities.

vi. If a project reconnects land to the floodplain (e.g., by the removal or setback of a levee) identify the type of project and amount of land reconnected to the floodplain. This reporting element is indicative of effectiveness of mitigation or of beneficial habitat restoration actions.

vii. The location of the project and of the corresponding mitigation (e.g., within the high hazard area, the SFHA, or AFCFH); for projects in the HHA identify which exception from Element 4.B(iv) applies. This reporting element indicates the quality of mitigation based on the relative role the mitigation area performs in terms of inundation frequency.

FEMA, with NMFS’ assistance, will finalize a reporting form or electronic reporting system incorporating the requirements above by March 15, 2018, so that reporting by NFIP communities may commence by July 1, 2018. Thereafter, FEMA will require that communities submit a quarterly report to FEMA indicating issuance of each floodplain development permit in the reporting period. FEMA may develop its own standardized reporting form, or NMFS has prepared a Google Form that could be used for reporting as required by this component of the RPA. NMFS estimates that communities could complete the form in fewer than 10 minutes for each permit issued.

B. Annual Reporting

FEMA will prepare and submit a report to NMFS annually, based on the calendar year, on RPA implementation status. NMFS recommends that these annual reports be publically available so that the public can track efforts to protect public health and safety and important floodplain functions and other indicators of the successful implementation of this RPA. FEMA will:

i. Confer with NMFS to mutually agree upon a due date for submission of the annual report, but no later than September 1 of each year. The first report shall be prepared for calendar year 2017.

ii. Annually meet with NMFS to review the most recent report and program performance. The interagency meeting purpose will be to discuss program compliance, identify what additional actions by FEMA are warranted, and determine whether re-initiation of this consultation is warranted.

iii. Include in the report, at a minimum, the following:

a. A list of communities that have adopted ordinances or enforceable procedures that implement the revised floodplain management criteria required by this RPA.

b. A list of completed maps that comply with RPA Element 2.
c. The mapping status of each Oregon NFIP participating community (i.e., dates of effective maps, status of preliminary maps including status of any appeals, and anticipated dates for Letters of Final Determination).

d. The number of CLOMCs (specify how many are CLOMR-Fs) and LOMCs (specify how many are LOMR-Fs) issued by FEMA.

e. Sum by participating community: fill area and volume values based on the community reported fill placed within special hazard areas excluding fill associated with habitat restoration activities.

f. Sum by participating community: the number of times and amount of mitigation required for loss of riparian vegetation.

g. Sum by participating community: increase in impervious surface.

h. Sum by participating community: the amount of floodplain disconnected and/or reconnected to the floodplain.

i. A summary of items (e)-(h) aggregated by county.

j. A summary of the CAVs initiated and completed that year, including the community progress toward compliance benchmarks (below).

k. A brief description of any compliance problems or issues and resulting FEMA enforcement actions.

RPA Element 6: Compliance and Enforcement

In order for this RPA to function as intended, it is critical that FEMA effectively monitor community implementation of and compliance with these amended criteria and promptly undertake appropriate enforcement actions if needed to ensure community compliance. FEMA must ensure both that communities adopt the required ordinances and/or enforceable procedures and that communities enforce their ordinances/procedures so as to achieve the intended outcomes of this RPA, i.e., preservation of all remaining natural floodplain functions.

A. Community Implementation

i. Early Implementation Incentive. Because compliance with this RPA will prevent destruction and adverse modification of critical habitat by reducing or avoiding degradation and loss of floodplains and natural floodplain functions; and because the preservation of floodplains and natural floodplain functions will avoid the likelihood of jeopardy to listed species; in order to encourage jurisdictions to independently pursue compliance with the RPA in advance of stated timelines, which would confer an early and permanent benefit to the listed species and their habitat, this RPA directs FEMA, as authorized by 42 U.S.C. 4022(b), to modify the CRS so that when, prior to FEMA’s own compliance with the provisions of this RPA, a community:

   a. Adopts a regulatory floodway per RPA Element 3.A(iv), it receives 200 points under CRS part 410.

   b. Adopts a map depicting flood related erosion zones or uses an accepted scientific method to confirm no CMZ is present per RPA Element 3.B, it receives 100 points under CRS part 410.

   c. Adopts a map depicting the HHA per RPA Element 3.C, it receives 100 points under CRS part 410.
d. Adopts a map depicting the AFCFH per RPA Element 3.D, it receives 100 points under CRS part 410.
e. Regulates to a preliminary map even though the letter of final determination has not yet been issued, it receives 100 points under CRS parts 430 and 510.
f. Adopts a zero rise/zero increase in velocity standard for development receives 100 points under CRS part 430.
g. Restricts division of lots per RPA Element 4.C, it receives 150 points under CRS parts 420 and 430.
h. Requires use of LID and/or green infrastructure for all new development per RPA Element 4.F, it receives 200 points under CRS part 450.
i. Limits new development in the HHA per RPA Element 4.B, it receives 300 points under CRS parts 420 and 430.

ii. Compliance Benchmarks. To demonstrate that it is achieving the expected outcomes of this RPA, FEMA must ensure that participating communities adopt maps and regulate development corollary to those maps. Thus, FEMA may demonstrate that this RPA is being successfully implemented by showing that:
   a. Within 18 months of the date of this opinion, FEMA shall demonstrate substantial progress on any guidance materials needed to implement this RPA.
   b. For any regulatory revisions that FEMA determines are necessary to implement this RPA, FEMA shall provide proposed rule for public comment within 2 years of the date of this opinion.
   c. Within 18 months of a LFD indicating a community’s revised FIRM, the jurisdiction shall have revised its code to meet all minimum criteria consistent with hazards identified on that FIRM.
   d. By September 1, 2024, FEMA must demonstrate that all NFIP participating jurisdictions in Oregon subject to this consultation have adopted and implemented all requirements from Elements 3 and 4 of this RPA. This deadline also applies to any jurisdiction pursuing alternative compliance per RPA Element 4.G.

B. Enforcement. In order to meet the requirements of this RPA, by September 1, 2024, FEMA will demonstrate full program compliance by those communities subject to this RPA, based on the data from local permits reported to FEMA and from CAVs or comparable means of auditing community compliance. FEMA must conduct CAVs or otherwise audit compliance with this RPA in 25 communities each year beginning in 2023. NMFS further recommends that FEMA prioritize for CAVs for or otherwise audits those communities which:
   i. FEMA is aware or has reason to believe (e.g., based on permit reporting data) are not fully implementing the RPA requirements.
   ii. Have mapped floodplains that retain low density characteristics and are subject to possible population growth.
   iii. Show an increasing number of floodplain development permits.
   iv. Have growth boundaries, comprehensive plans, or zoning that allow development in special hazard areas.
FEMA shall implement appropriate compliance efforts directed at those communities that do not achieve and maintain compliance with the above benchmarks. For example, when development reporting reveals that a jurisdiction has permitted development within special hazard areas without mitigation, then FEMA will put that jurisdiction on notice for probation within 12 months of the date of the violation unless corrective action has been taken. Communities automatically out of compliance are those that fail to have in place ordinances and other enforceable procedures that comply with the revised floodplain management criteria in this RPA. Should a participating community placed on probation fail to come into substantial compliance within 24 months of being placed on probation, FEMA will suspend the community from the NFIP, and the community’s take coverage shall lapse.

2.8.3 Glossary of Terms as Used in this RPA

**Area of future conditions flood hazard (AFCFH)** – The land area that would be inundated by the 1-percent-annual-chance (100-year) flood based on future conditions hydrology (44 CFR 59.1), inclusive changes due to climate change.

**Avulsion** – “Described by Allen (1965 5:119) as ‘the sudden abandonment of a part or the whole of a meander belt by a stream for some new course.’ Channels may avulse into an abandoned channel or create a new channel depending on the pre-existing boundary conditions that initiate the avulsion” (Rapp and Abbe 2003).

**Avulsion hazard zone (AHZ)** – “The area not included in the Historic Migration Zone that is at risk of avulsion over the timeline of the channel migration zone” (refer to Section 4.2 of Rapp and Abbe 2003).


**Channel migration zone (CMZ)** – “The area where a stream or river is susceptible to channel erosion” (refer to Rapp and Abbe 2003). The CMZ may extend beyond the 100-year floodplain. Where the delineated CMZ extends beyond artificial revetments, bulkheads, and levees, all such areas are included within the CMZ unless they are designated as disconnected migration areas, as these structures have a high risk of failure.

**Cluster development/open space zoning** – An alternative site planning technique that concentrates dwelling units in a compact area to reserve undeveloped space elsewhere on the site. In this technique, lot sizes, setbacks, and frontage distances are minimized to allow for open space. The basic principle of cluster development is to group new homes onto part of the development parcel, so that the remainder can be preserved as unbuilt open space. See [http://water.epa.gov/polwaste/nps/openspace.cfm](http://water.epa.gov/polwaste/nps/openspace.cfm).

**Development** – Any man-made change to improved or unimproved real estate, including but not limited to buildings or other structures, mining, dredging, filling, grading, paving, excavation or
drilling operations, storage of equipment or materials (44 CFR 59.1), and expanded for the purpose of this RPA to include removal of vegetation or other alteration of natural site characteristics (including any remnant natural characteristics existing in a degraded site). For this RPA, development does not include the maintenance, repair, or remodel of existing buildings, facilities, and utilities within their existing footprints (except for substantial repairs and improvements); resurfacing of roads; lawn care, gardening, removal of noxious weeds, replacement of non-native vegetation with native vegetation, or removal of hazard trees; or, plowing and similar agricultural practices that do not involve filling, grading, or construction of levees or structures.

_Erosion hazard area (EHA)_ – “The area, not included in the HMZ, or the AHZ, that is at risk of bank erosion from stream flow or mass wasting over the timeline of the CMZ. The EHA has two components: the Erosion Setback (ES) and the Geotechnical Setback (GS). The ES is the area at risk of future bank erosion by stream flow; the GS is defined by channel and terrace banks that are at risk of mass wasting (due to erosion of the toe). The GS projects from the ES at a side slope angle that forms a stable bank configuration, thereby accounting for mass wasting processes that will promote a stable angle of repose” (refer to Sections 4.3 and 4.5 of Rapp and Abbe 2003). At a minimum, that portion of the Coastal and Riverine Erosion Zones posing “high” and “severe” risk of subsidence, avulsion, or channel migration – identified using protocols from Rapp and Abbe (2003) Section 4.5, must be included in the EHA.

_Extreme high tide_ – The elevation of the highest predicted astronomical tide expected to occur at a specific tide station over the National Tidal Datum Epoch.

_Future-conditions hydrology_ – The flood discharges associated with projected land-use conditions based on a community’s zoning maps and/or comprehensive land-use plans and without consideration of projected future construction of flood detention structures or projected future hydraulic modifications within a stream or other waterway, such as bridge and culvert construction, fill, and excavation (44 CFR 59.1), and expanded for the purpose of this RPA to include projected changes in future riverine hydrology associated with climate change and changes in sea level, storm surge, and wave heights due to climate change as of 2100.

_Green Infrastructure_ – Use of natural hydrologic features to manage water, and provide environmental and community benefits. Green infrastructure uses management approaches and technologies that utilize, enhance, and/or mimic the natural hydrologic cycle processes of infiltration, evapotranspiration, and reuse. At a large scale, green infrastructure is an “interconnected network of green space that conserves natural systems and provides assorted benefits to human populations” (See McMahon and Benedict, 2006). At a local scale, green infrastructure manages stormwater by infiltrating it in the ground where it is generated using vegetation or porous surfaces, or by capturing it for later reuse. See additional information available at http://www.epa.gov/smartgrowth/green-infrastructure.html; Benedict, Mark A. and McMahon, Edward T. Green Infrastructure: Linking Landscapes and Communities. Benedict, Mark A. and McMahon. Washington, D.C., Island Press, 2006; see also McIntyre _et al._ (2014) re biological improvements from use of green infrastructure.
Habitat – All habitat used by or that supports listed species, not only habitat designated as critical habitat.

Habitat restoration activities – Includes those actions that re-establish or improve natural conditions and functions of aquatic and floodplain areas, including, but not limited to, side channels, oxbows, and adjacent wetlands. Restoration does not include those activities the primary purpose of which is to provide, or repair, flood or erosion protection structures, even when those activities include habitat enhancement features. See Fish-Habitat Relationships and the Effectiveness of Habitat Restoration (Roni et al 2014). Available at: http://www.nwfsc.noaa.gov/assets/25/7422_08122014_141405_FishHabRelationshipsTM127We bFinal.pdf.

High hazard area (HHA) – The area comprised of and measured to the furthest landward extent of: (1) V zones; (2) LiMWA; (3) floodway (as revised by this RPA); and (4) E Zones (as revised by this RPA).

Historical migration zone – The collective area the channel occupied in the historical record (refer to Section 4.1 of Rapp and Abbe 2003).

Hydraulic reach – The reach of a stream between the nearest features controlling the flood water elevations upstream and downstream from the proposed development site. In the absence of determining the flood elevation controlling features, a default length equivalent to 14 times the bankfull channel width of the stream or river at the project site may be used.

Limit of moderate wave action (LiMWA) – The inland limit of the area affected by waves greater than 1.5 feet (covered by Procedure Memorandum 50).

Low impact development (LID) – LID is an approach to land development (or re-development) that works with nature to manage stormwater as close to its source as possible. LID employs principles such as preserving and recreating natural landscape features, minimizing effective imperviousness to create functional and appealing site drainage that treat stormwater as a resource rather than a waste product. LID refers to designing and implementing practices that can be employed at the site-level to control stormwater and strive to replicate the pre-development hydrology of the site. See http://water.epa.gov/polwaste/green/; see also EPA 841-R-13-004 (2013).

Low intensity recreational use – Includes pedestrian trails, natural turf ball fields, tent camping, temporary/transient structures such as campers/trailers.

Mitigation – All steps necessary to minimize the potentially adverse effects of the proposed action, and to restore and preserve the natural and beneficial floodplain values (44 CFR 9.4). Mitigation requires sequential implementation of measures that first avoid effects to the degree possible, then minimize remaining effects, then replace and/or otherwise compensate for, offset, or rectify the residual adverse effects to natural floodplain functions.
Natural floodplain functions – All natural floodplain functions which support fish and wildlife, including the listed species subject to this consultation. Natural floodplain functions include all functions associated with the natural undisturbed floodplain that moderate flooding; retain flood waters; reduce erosion and sedimentation; mitigate the effect of waves and storm surges; maintain water quality and recharge of ground water; and provide fish and wildlife habitat. Natural floodplain functions include large wood recruitment and other habitat forming processes. See, e.g., 42 U.S.C. 4121(a)(12).

Open space – Used as a descriptive term; includes areas legally designated and encumbered as open space, but may also include other land use designations or zoning districts or overlays that restrict development and maintain areas in a condition that is largely devoid of structures or infrastructure regardless of ownership or access (private or public). For example, open space may include the follow provided development is indefinitely set aside:

1. A natural area containing only minor improvements.
2. A park that was "reclaimed" from a previously developed area.
3. A playground or playfields with natural turf.
4. An agricultural field or pasture.

Riparian buffer zone (RBZ) – As defined in FEMA’s proposed action for this consultation, the outer boundary of the RBZ is measured from the ordinary high water line of a fresh waterbody (lake; pond; ephemeral, intermittent, or perennial stream) or mean higher-high water line of a marine shoreline or tidally influenced river reach to 170 feet horizontally on each side of the stream. The RBZ includes the area between these outer boundaries on each side of the stream, including the stream channel.

Riparian vegetation – Native vegetation, especially trees, within 200 feet of the ordinary high water mark.

Special hazard area – An area having special flood, mudslide (i.e., mudflow), or flood-related erosion hazards, and shown on an FHBM or FIRM as Zone A, AO, A1-30, AE, AR, AR/A1-30, AR/AE, AR/AO, AR/AH, AR/A, A99, AH, VO, V1-30, VE, V, M, or E (44 CFR 59.1), and expanded for the purpose of this RPA to include the AFCFH.

Start of construction – Includes substantial improvement, and means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, rehabilitation, addition placement, or other improvement was within 180 days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading and filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for

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168 Perennial Stream: A stream that flows year round, even during periods of no rainfall. Intermittent Stream: A stream that flows only during certain times of the year, including ephemeral streams.
a basement, footings, piers, or foundations or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For a substantial improvement, the actual start of construction means the first alteration of any wall, ceiling, floor, or other structural part of a building, whether or not that alteration affects the external dimensions of the building (44 CFR 59.1).

**Structure** – A walled and roofed building, including a gas or liquid storage tank, that is principally above ground, as well as a manufactured home (44 CFR 59.1).

**Water-dependent uses** – As defined in FEMA’s proposed action, a use that cannot perform its intended purpose unless located or carried out in proximity to water (e.g., pier, bridges). For NFIP insurable structures, “[t]he term includes only docking facilities, port facilities that are necessary for the loading and unloading of cargo or passengers, and ship-building and ship repair facilities, but does not include long-term storage or related manufacturing facilities” (44 CFR Part 59.1). For structures other than NFIP insurable buildings (e.g., utility crossings, bridges), the locational dependence is determined by two tests (Interagency Task Force on Floodplain Management, 1984). First, is the purpose of the activity involved directly in the business of inserting and extracting goods into and out of waterborne vessels or inserting and extracting the vehicles themselves to and from the water, or to provide public access and use of the shoreline for recreation? Second, for an industry classified as functionally-dependent under the first question, is an individual structure vital to day-to-day production?

**2.8.4 Findings on the Reasonable and Prudent Alternative**

As stated in the introduction of Section 2.8 above, a reasonable and prudent alternative to the proposed action is one that avoids jeopardy by ensuring that the action is undertaken in a manner so that its effects do not appreciably reduce the species’ likelihood of survival or the species’ potential for recovery (50 CFR 402.02). It also must avoid destruction or adverse modification of designated critical habitat.

This RPA is designed to address the deficiencies of the NFIP as implemented in Oregon and identified in this opinion – these deficiencies contribute to the degradation of critical habitat for listed species, reduce the likelihood of survival, and increase the likelihood of extinction of listed species. By addressing deficiencies in FEMA’s mapping protocols and development standards, the RPA will significantly reduce the effects of future floodplain development and thus avoid adverse effects on anadromous fish and their habitat in the action area. Compliance with the NFIP revisions proposed by the RPA will also ensure that any adverse impacts to relevant habitat features are mitigated. By doing so, the RPA would prevent the exacerbation of identified limiting factors for listed anadromous fish and avoid the future loss of population abundance and productivity caused by the direct, indirect, and cumulative effects of floodplain development. Similarly, the RPA will prevent additional loss of critical habitat quality and function resulting from floodplain development. Implementation of the RPA will avoid jeopardy to SRKW because, for those listed fish species that are prey for SRKW and the subject of this opinion, the RPA will ensure that the impacts of the proposed action are minimized and mitigated so as not to increase the salmonid species’ risk of extinction.
A reasonable and prudent alternative must: (1) be consistent with the intended purpose of the proposed action; (2) be within the scope of the Federal agency’s legal authority and jurisdiction; (3) be economically and technologically feasible; and (4) avoid the likelihood of jeopardizing the continued existence of listed species or resulting in the destruction or adverse modification of their critical habitat (50 CFR 402.02). As explained in the preamble to the ESA consultation regulations:

An alternative, to be reasonable and prudent, should be formulated in such a way that it can be implemented by a Federal agency consistent with the scope of its legal authority and jurisdiction. However, the Service notes that a Federal agency’s responsibility under section 7(a)(2) permeates the full range of discretionary authority held by that agency; i.e., the Service can specify a reasonable and prudent alternative that involves the maximum exercise of Federal agency authority when to do so is necessary, in the opinion of the Service, to avoid jeopardy.

51 FR 19926, 19937 (June 3, 1976).

2.8.4.1. Collectively, the Elements of the RPA Will Avoid Jeopardy

The six elements of the RPA work together to minimize habitat degradation associated with FEMA’s current implementation of the NFIP, avoiding jeopardy and adverse modification of designated critical habitat by:

- Making affected communities aware of the consultation outcome, and their need to avoid detrimental effects to floodplain habitats from development (RPA Element 1). Although NMFS cannot predict how much beneficial impact will result from community notification, education, and outreach, we expect that raising awareness among community permitting and planning officials of the link between floodplain function and the conservation of listed species will result in some additional protection of natural floodplain functions.

- Providing interim measures to put in place habitat protections through development restrictions and mitigation requirements for all floodplain development impacts to natural floodplain functions (RPA Element 2). Element 2 establishes minimum mitigation requirements for floodplain development and limits FEMA’s authorization of map revisions that do not comply with the mitigation standards. We expect the measures in Element 2 to result in fewer impacts to natural floodplain functions until the more protective requirements of Elements 3-6 can be fully implemented.

- Improving the accuracy, thoroughness, and timeliness of FEMA’s mapping activities to ensure that habitat features need to support listed salmonids are identified and protected (RPA Element 3). Correctly identifying flood-prone and flood-related hazard prone areas, and reducing the risk that such areas are not identified and protected, when coupled with the remaining elements of the RPA, will avoid most adverse effects in areas identified as high hazard areas, which are the areas that, due to their frequency of inundation and pattern of erosion, serve the most valuable habitat functions for salmonids. Accurate mapping required by Element 2, together with limits on division of property and
mitigation requirements for development in the remainder of floodplain areas, will minimize the adverse effects of floodplain development on remaining floodplain habitat, preserving natural floodplain functions and ensuring that adverse impacts of development are adequately offset or rectified. Over time, NMFS expects these significant changes to implementation of the NFIP in Oregon will lead to a ‘no-further loss’ approach to preserving floodplain function. This is expected to slow and eventually halt the loss of population productivity and abundance resulting from habitat degradation caused by floodplain development.

- Revising the regulatory floodplain management criteria required as a condition of community participation in the NFIP to: (1) avoid increasing density of floodplain development, (2) require compensatory mitigation for fill in floodplains, (3) require green infrastructure and LID to reduce stormwater generated by development in floodplains, and require treatment of any generated stormwater to address impacts associated with development in floodplains, (4) provide enhanced protections for the most important habitat areas (floodways and channel migration zones) to limit future loss of floodplain habitat features and functions (RPA Element 4). This element provides a suite of development protocols that will reduce the number of structures built in floodplains, manage effects from the structures that are built, and mitigate effects that cannot be otherwise managed. Mitigation ratios are greater than 1-to-1 to compensate for temporal loss of riparian functions, and in anticipation of underperformance of the mitigation, which has been identified as a common complication. Consequently, we expect that future floodplain development will avoid or successfully offset most adverse impacts on listed species’ habitat.

- Systematically collecting and reporting floodplain development information to reveal whether FEMA’s revisions to the NFIP pursuant to the RPA are being effectively implemented by the participating communities (RPA Element 5). Accurate reporting will allow NMFS and FEMA to track progress over time and identify patterns of non-performance. This accountability element allows the Federal agencies to intervene if local non-performance is identified, and thus will ensure the RRP will be implemented appropriately to provide sufficient protection to listed species and their component populations.

- Providing incentives to communities for early implementation of the RPA’s habitat protections, describing compliance benchmarks to monitor RPA implementation, and requiring that FEMA take necessary steps to enforce any community non-compliance (RPA Element 6). By linking RPA compliance to probation and suspension, local communities’ compliance with aspects of the NFIP related to preserving natural floodplain functions will be reviewed and managed by FEMA and DLCD with the same level of scrutiny as other standards of the NFIP. RPA Element 6 outlines FEMA’s obligation to monitor local compliance with the standards of the RPA as components of the NFIP.

2.8.4.2 Consistency with Purpose of the Proposed Action

This RPA is consistent with the purpose of FEMA’s proposed action and the National Flood Insurance Program as authorized by the NFIA and described in Section 1.3 of this opinion. The
purposes of the NFIA are to provide affordable flood insurance throughout the nation, encourage appropriate land use that will minimize the exposure of property to flood damage, and thereby reduce federal expenditures for flood losses and flood disaster assistance (see National Wildlife Fed’n v. FEMA, 2014 WL 5449859, at *1 (W.D. Wash., Oct. 24, 2014) (citations omitted). Specifically, the NFIP is a voluntary Federal benefit program that allows property owners in communities that choose to participate to obtain certain Federal benefits in exchange for agreeing to implement land use controls at least as restrictive as those promulgated by FEMA.¹⁶⁹ NFIP communities are eligible to purchase insurance as a protection against flood losses and to receive federal flood disaster assistance. To the extent that the RPA requires FEMA to adopt stricter land use provisions than it has previously promulgated, this is consistent with the intended purpose of FEMA’s proposed action, which included conservation measures specifically intended to satisfy ESA requirements. It is also consistent with the NFIA and FEMA’s regulations, because the RPA will limit future construction in areas exposed to flooding, as well as decrease over time the number of structures vulnerable to flood losses, thereby reducing federal flood expenditures. The NFIA provides:

42 U.S.C. 4001(c): The Congress further finds that (1) a program of flood insurance can promote the public interest by providing appropriate protection against the perils of flood losses and encouraging sound land use by minimizing exposure of property to flood losses; and (2) the objectives of a flood insurance program should be integrally related to a unified national program for flood plain management. . .

42 U.S.C. 4001(e): It is the further purpose of this chapter to (1) encourage State and local governments to make appropriate land use adjustments to constrict the development of land which is exposed to flood damage and minimize damage caused by flood losses, (2) guide the development of proposed future construction, where practicable, away from locations which are threatened by flood hazards, (3) encourage lending and credit institutions, as a matter of national policy, to assist in furthering the objectives of the flood insurance program, (4) assure that any Federal assistance provided under the program will be related closely to all flood-related programs and activities of the Federal Government, and (5) authorize continuing studies of flood hazards in order to provide for a constant reappraisal of the flood insurance program and its effect on land use requirements.

42 U.S.C. 4102(c): …the Administrator shall from time to time develop comprehensive criteria designed to encourage…the adoption of adequate State and local measure which, to the maximum extent feasible, will – (1) constrict the development of land…(2) guide the development of proposed construction away from locations which are threatened by flood hazards, (3) assist in reducing damage caused by floods, and (4) otherwise improve the long-range land management and use of flood prone areas[.]

¹⁶⁹ “There has been little progress toward curtailing disastrous flood losses by planning for and controlling the uses of flood-prone lands. Development of such lands has continued, making the [national flood insurance] program’s objective more difficult to achieve.” Comptroller General 1975.
44 CFR codifies FEMA’s obligations under the NFIA as follows:

44 CFR 60.1 Purpose of subpart.

(a) The Act provides that flood insurance shall not be sold or renewed under the program within a community, unless the community has adopted adequate flood plain management regulations consistent with Federal criteria. Responsibility for establishing such criteria is delegated to the Federal Insurance Administrator.

(b) This subpart sets forth the criteria developed in accordance with the Act by which the Federal Insurance Administrator will determine the adequacy of a community's flood plain management regulations. These regulations must be legally-enforceable, applied uniformly throughout the community to all privately and publicly owned land within flood-prone, mudslide (i.e., mudflow) or flood-related erosion areas, and the community must provide that the regulations take precedence over any less restrictive conflicting local laws, ordinances or codes. Except as otherwise provided in § 60.6, the adequacy of such regulations shall be determined on the basis of the standards set forth in § 60.3 for flood-prone areas, § 60.4 for mudslide areas and § 60.5 for flood-related erosion areas.

(c) Nothing in this subpart shall be construed as modifying or replacing the general requirement that all eligible communities must take into account flood, mudslide (i.e., mudflow) and flood-related erosion hazards, to the extent that they are known, in all official actions relating to land management and use.

(d) The criteria set forth in this subpart are minimum standards for the adoption of flood plain management regulations by flood-prone, mudslide (i.e., mudflow)-prone and flood-related erosion-prone communities.

The NFIP is intended to be implemented by FEMA as part of a larger “unified national program for floodplain management.” 170 42 U.S.C. 4001(c). In 1986, FEMA stated that “A Unified National Program for Floodplain Management” calls for continuing efforts that seek to reduce and keep flood losses at acceptable levels while recognizing, preserving, and restoring the floodplain's natural values through wise use of water and related land resources” (FEMA 1986), and made a general statement regarding floodplain use: “Development in or adversely affecting floodplains should be avoided unless it is considered necessary from a public interest standpoint and unless no suitable alternative exits. Avoidance of development in high hazard areas is the preferred approach for minimizing losses to people, property, and natural floodplain values.”

In 1994 the Federal Interagency Floodplain Management Task Force (FIFMTF) stated in its document “The Unified National Program for Floodplain Management,” “if uncontrolled development and use of floodprone lands by unsuspecting or ill-informed people is allowed – we

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170 “A Unified National Program for Managing Flood Losses” in August 1966 concluded that the Nation needed a broader and more unified national program to manage flood losses. It noted that structural measures had helped, but additional measures directed to land use planning were required.” Comptroller General 1975.(emphasis added).
end up with unacceptable loss of life and property, and often irreparable harm to the natural functions of floodplains upon which we rely. Wise land use practices – delineation of sensitive areas, planning, management and restoration – are essential for allowing the continued use of valuable floodplain assets while at the same time safeguarding them against abuse” (FIFMTF 1994). The 1994 Unified Program report outlined several goals, among them a goal to “[r]educe, by at least half, the risks to life, property, and the natural resources of the nation’s floodplains” (emphasis added). The Unified National Program defines natural resources of floodplains as “all of the resources and benefits provided by floodplains under natural (or nearly natural) conditions, along with the biologic and hydrologic functions that floodplains normally perform.” “Objective d.” of this goal is to “[r]educe by at least half the risk of degradation of the most important natural resources of the Nation’s floodplains, by 2020.” Given the priority that Congress placed on preserving the ecosystems upon which endangered and threatened species depend, it stands to reason that those floodplains which provide habitat values for ESA-listed species should be construed as among those that the Unified Program identified as needing a 50 percent reduction in degradation by 2020.

All elements of the RPA, when adopted by FEMA, will promote wise use, encourage appropriate land use adjustments to constrict the development of land in flood-prone areas, guide the development of proposed future construction away from flood hazard areas, require state and local communities as a condition of NFIP participation to adopt adequate floodplain ordinances with effective enforcement provisions consistent with Federal standards to reduce and avoid future flood losses, and accurately identify flood risks and provide flood risk information to the public. While the RPA was specifically designed to protect habitat values needed to support listed fish species, it will co-incidentally serve the NFIA’s purposes of reducing tax-payer funded flood expenditures. As explained in the 1994 Unified National Program report, preservation and restoration of natural floodplain resources “reduces the risk to human resources because many of the normal hydrologic and biologic functions of natural floodplains act to mitigate the intensity, extent, and damaging aspects of flooding” (FIFMTF 1994). Also, as stated by the Interagency Task Force on Floodplain Management (2007), “Natural and beneficial values also include the floodplain’s capability to convey and store floodwaters, recharge groundwater, and preserve water quality. These values can have a direct and significant impact on public health and safety, property damages, and economic well-being of a community” (p. 17).

The RPA will also fulfill FEMA’s objective of implementing the NFIP in Oregon in a manner that does not jeopardize ESA-listed species or destroy or adversely modify their critical habitat. The RPA, while crafted to preserve natural floodplain functions that provide habitat for listed species in Oregon, could be implemented within the framework of the program to more fully achieve the NFIP’s primary purposes in any, or every, NFIP participating community.

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171 “Wise use of floodplain means enjoying the benefits of floodplain lands and waters while still minimizing the loss of life and damage from flooding and at the same time preserving and restoring the natural resources of floodplains as much as possible. Wise use thus is any activity or set of activities that is compatible with both the risks to the natural resources of the floodplains and the risks to human resources (life and property).” FIFMTF 1994 (emphasis in original).
2.8.4.3 Within the Scope of Action Agency’s Authority and Jurisdiction

The RPA is within the scope of the Federal Agency’s legal authority and jurisdiction as set forth by the NFIA:

42 U.S.C. 4002(b) - Purpose:

(1) substantially increase the limits of coverage authorized under the national flood insurance program;

(2) provide for the expeditious identification of, and the dissemination of information concerning, flood-prone areas;

(3) require States or local communities, as a condition of future Federal financial assistance, to participate in the flood insurance program and to adopt adequate flood plan ordinances with effective enforcement provisions consistent with Federal standards to reduce or avoid future flood losses; and

(4) require the purchase of flood insurance by property owners who are being assisted by Federal programs or by federally supervised, regulated, or insured agencies or institutions in the acquisition or improvement of land or facilities located or to be located in identified areas having special flood hazards.

42 U.S.C. 4102 – Criteria for land management and use

(c) The Director shall from time to time develop comprehensive criteria designed to encourage, where necessary, the adoption of adequate State and local measures which, to the maximum extent feasible, will:

(1) constrict the development of land which is exposed to flood damage where appropriate,

(2) guide the development of proposed construction away from locations which are threatened by flood hazards,

(3) assist in reducing damage caused by floods, and

(4) otherwise improve the long-range land management and use of flood-prone areas, and he shall work closely with and provide any necessary technical assistance to State, interstate, and local governmental agencies, to encourage the application of such criteria and the adoption and enforcement of such measures.

172 “Congress knew this was not a sound actuarial program but agreed to take the that risk only because we could get land use.” Statement of Mr. Bernstein, p 36 .... “We are encouraged that the administration proposal continues a firm position with respect to adequate and responsive land use control measures. We consider such requirements to be absolutely essential to the long-range success of the flood insurance program. Without such provisions to control future development of flood-prone area, continuance of a viable flood insurance program could very well be in jeopardy.” Statement of Robertson Mackay, Chairman, National Flood Insurers Association. Excerpted from Hearings on the Expansion of the National Flood Insurance Program, May 1973.

173 In enacting the NFIA, Congress recognized that, although the NFIP is a voluntary program, “the availability of Federal loans, grants, guarantees, insurance, and other forms of financial assistance are often determining factors in the utilization of land and the location and construction of public and private industrial, commercial, and residential facilities.” 42 U.S.C. 4002(a)(2). The 1975 Comptroller’s Report indicated that “The Flood Disaster Protection Act of 1973, should provide greater incentive to localities to regulate the development of flood-prone lands if FIA (1) properly implements the provisions of the act.”(p 47); and the NFIP’s “provisions provide powerful incentives and sanctions for the local recognition of the extent of flood hazards and the adoption of local measures designed to restrict the use of land in flood-hazard areas.” Appendix II, p 55 (emphasis added).
These sections of the NFIA appear to give FEMA broad discretion in developing the federal floodplain management standards, including discretion to fashion criteria to protect listed species, as has been noted by several federal courts: “In developing the minimum eligibility criteria, the NFIA authorizes FEMA to guide development of proposed construction away from locations threatened by flood hazards and to ‘otherwise improve the long-range land management and use of flood-prone areas.’ . . . Pursuant to either of these purposes, FEMA has the discretion to revise the minimum eligibility criteria to benefit [ESA listed] salmon.” National Wildlife Fed’n v. v. FEMA, 345 F. Supp. 2d 1151, 1173-74 (W.D. Wash. 2004); see also Florida Key Deer v. Paulison, 522 F.3d 1133, 1142 (11th Cir. 2008) (the NFIA’s “purposes are broad and contemplate restriction of land development and consideration of whether a locality’s land-use measures will ‘otherwise improve’ land management and use. Therefore, although FEMA is required to issue flood insurance to localities that satisfy certain criteria, FEMA itself is charged with developing those criteria and enjoys broad discretion in so doing.”); Florida Key Deer v. Stickney, 864 F. Supp. 1222, 1239 (S. D. Fla. 1994) (“The NFIA [] gives FEMA broad discretion to establish specific criteria of eligibility for communities to participate in the NFIP.”).

Furthermore, the RPA is consistent with EO 13653,174 EO13690, EO 11988, the requirement by regulation that FEMA restore and preserve the natural and beneficial values served by floodplains (44 CFR 9.2), and the requirement by regulation that FEMA take into account environmental considerations when authorizing or approving major actions175 that significantly affect the environment (44 CFR 10). NMFS identifies floodplain connectivity, flood storage, fish refugia, hyporheic function, and complex riverine habitat, among others, as natural and beneficial functions of floodplains that simultaneously provide valuable benefit to listed salmonids and to their critical habitat where designated. To the degree that the RPA requires FEMA to adopt standards, revise protocols, modify procedures, and alter policies to better preserve natural and beneficial values of floodplains, this is consistent with FEMA’s codified authority and policy:

44 CFR 9 Floodplain Management and Protection of Wetlands

§ 9.2 Policy

(a) FEMA shall take no action unless and until the requirements of this regulation are complied with.

(b) It is the policy of the Agency to provide leadership in floodplain management and the protection of wetlands. Further, the Agency shall integrate the goals of the

174 “…all agencies shall…reform policies and Federal funding programs that may, perhaps unintentionally, increase the vulnerability of natural or built systems, economic sectors, natural resources, or communities to climate change related risks.” EO13653, Preparing the United States for the Impacts of Climate Change, Section 2, Modernizing Federal Programs to Support Climate Resilient Investment.

175 44 CFR 9.4 defines “action” to include “conducting Federal activities and programs affecting land use, including, but not limited to, water and related land resources, planning, regulating and licensing activities.” FEMA’s regulations further define “actions affecting or affected by floodplains or wetlands” as “actions which have the potential to result in the long- or short-term impacts associated with (a) the occupancy or modification of floodplain, and the direct or indirect support of floodplain development.”
Orders [Executive Order 11988, Floodplain Management, and Executive Order 11990, Protection of Wetlands] to the greatest possible degree into its procedures for implementing NEPA. The Agency shall take action to:

(1) Avoid long- and short-term adverse impacts associated with the occupancy and modification of floodplains and the destruction and modification of wetlands;

(2) Avoid direct and indirect support of floodplain development and new construction in wetlands wherever there is a practicable alternative;

(3) Reduce the risk of flood loss;

(4) Promote the use of nonstructural flood protection methods to reduce the risk of flood loss;

(5) Minimize the impact of floods on human health, safety and welfare;

(6) Minimize the destruction, loss or degradation of wetlands;

(7) Restore and preserve the natural and beneficial values served by floodplains;

(8) Preserve and enhance the natural values of wetlands;

(9) Involve the public throughout the floodplain management and wetlands protection decision-making process;

(10) Adhere to the objectives of the Unified National Program for Floodplain Management; and

(11) Improve and coordinate the Agency’s plans, programs, functions and resources so that the Nation may attain the widest range of beneficial uses of the environment without degradation or risk to health and safety.

44 CFR 10 Environmental Considerations - Subpart A - General

§ 10.2 Applicability and scope.

The provisions of this part apply to the Federal Emergency Management Agency, (hereinafter referred to as FEMA) including any office or administration of FEMA, and the FEMA regional offices.
§ 10.4 Policy.

(a) FEMA shall act with care to assure that, in carrying out its responsibilities, including disaster planning, response and recovery and hazard mitigation and flood insurance, it does so in a manner consistent with national environmental policies. Care shall be taken to assure, consistent with other considerations of national policy, that all practical means and measures are used to protect, restore, and enhance the quality of the environment, to avoid or minimize adverse environmental consequences, and to attain the objectives of:

(1) Achieving use of the environment without degradation, or undesirable and unintended consequences;

(2) Preserving historic, cultural and natural aspects of national heritage and maintaining, wherever possible, an environment that supports diversity and variety of individual choice;

(3) Achieving a balance between resource use and development within the sustained carrying capacity of the ecosystem involved;

Additional discussion regarding FEMA’s authority to implement the RPA is provided in NMFS’ In-Consultation Memorandum, Responses to Action Agency Comments on Reasonable and Prudent Alternative, included in the record for this consultation. Finally, NMFS notes that, under the ESA, FEMA is required to use the full extent of its statutory authority to conserve listed species. 16 U.S.C. 1531(b); Tennessee Valley Auth. v. Hill, 437 U.S. 153, 185 (1978); 51 FR at 19937. NMFS finds relevant the reasoning of the Eleventh Circuit Court of Appeals in its decision in Florida Key Deer v. Paulison, 522 F.3d at 1144: “Here, FEMA has the authority in its administration of the NFIP, as discussed above, to prevent the indirect effects of its issuance of flood insurance by, for example, tailoring the eligibility criteria that it develops to prevent jeopardy to listed species.

2.8.4.4 Economic and Technical Feasibility

The RPA is economically feasible because, while FEMA (and local communities) will see some increased administrative costs from implementation of the RPA, including compliance with the monitoring and reporting requirements, those costs will be insignificant in terms of the FEMA budget and will be balanced by the financial benefits provided by the RPA. The financial benefits of the RPA include: (1) avoiding the costs associated with floodplain development actions covered by the incidental take statement included in this consultation that would otherwise warrant ESA consultation; (2) contributing to the solvency of the NFIP by reducing the risk of flood damage in Oregon by limiting the siting of structures in high flood hazard areas and requiring mitigation for loss of natural floodplain functions; (3) ensuring communities have sustainable economies resistant to disruption due to flooding; (4) reducing community liability associated with inducing additional flood impacts on other properties by permitting development in the floodplain; (5) reducing the rate at which local communities are increasing their reliance on Federal resources; (6) providing participating communities the opportunity to receive

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additional CRS credits that contribute to potential premium reductions for landowners throughout the community (not just those in the floodplain); (7) providing monetized benefits associated with improved ecosystem services, including protections provided by non-structural flood mitigation features; (8) contributing to the restoration of commercial and recreational fisheries that provide support to local and national economies, and providing associated tax revenues; and (9) avoidance of aggravating flood risk with build-out by employing floodplain mitigation. Some associated costs (e.g., use the most accurate topography and elevation data available) are otherwise required by existing legislation (Biggert-Waters Flood Insurance Reform Act of 2012, Homeowner Flood Insurance Affordability Act of 2014) and thereby are not attributable to the RPA.

With regard the economic feasibility of the RPA elements related to mapping in particular, we point to FEMA’s own statement in 1988, that “[m]aping of future conditions floodplains should result in fewer necessary revisions to the NFIP maps, therefore lowering FEMA’s costs in the long-term…The costs to produce the hydraulic analysis, review the future conditions hydrologic and hydraulic analyses, and map the future conditions floodplain would not differ greatly from current average Flood Insurance Study costs” (FEMA 1988). While these statements address only two aspects of modified mapping in the RPA, for the remainder we point to a 2013 report that provides a cost analysis for flood mapping, which indicates that providing more accurate maps for the entire nation could be achieved within a 10 year period at a cost of roughly 7 billion dollars177 (ASFPM 2013b). Adequate mapping can be done in many areas using new processes for about $300/mile (pers. comm. 10/3/14, Larry Larson, PE CFM, Senior Policy Advisor ASFPM). “[T]he state of North Carolina has demonstrated that lidar mounted on vehicles can be used to determine individual structure elevations on a large scale and at low cost. It has also shown that a digital environment that displays information on flood hazard, structure vulnerability, and flood risk management options for individual structures can be created at relatively low cost ($3,000–$12,000 per county in North Carolina)” (NAS 2015).

Similarly, a study prepared as part of an overall evaluation of the NFIP indicates that revising the NFIP to anticipate future flood conditions would be cost effective: “An obvious observation is that building in the watershed does change the flood conditions and can greatly increase the damage to structures. Increasing the flood conditions will change the design level base flood elevation (BFE) and/or alter the 100-year floodplain. This in turn can expose more buildings, especially existing buildings, to damage. As this study demonstrates the increased damage to buildings can be multiple orders of magnitude depending on the flood conditions. Even in the areas with only minor differences in the flood elevations and subsequent flood depth, estimated savings [of future conditions floodplain management] could easily be in the millions of dollars…” (Blais et al. 2006). Where the RPA requires mapping previously unmapped areas

176 The benefit-cost ratio of FEMA Hazard Mitigation grants is illustrative of this assertion. The Flood Mitigation Assistance Program created with the National Flood Insurance Reform Act of 1994 funds flood hazard reduction grants. One study revealed that “[a]ll individual flood grants [it evaluated] had benefit-cost ratios greater than 1.0, with an average benefit-cost ratio of 5.1, a minimum of 3.0, a maximum of 7.6, and a standard deviation of 1.1.” (Rose et al. 2007).

177 “Direct average annual flood damages have jumped from approximately $5.6 billion per year in the 1990s to nearly $10 billion per year in the 2000s, with some years much more that. But the costs of flooding go far beyond these direct losses.” (ASFPM 2013b.)
based on size of watershed or application of 6 inch inundation rather than 1 foot inundation, FEMA may choose to use other mapping protocols that are more efficient and cost effective, such as those described by Sangwan and Merwade (2015).

With regard to elements of the RPA restrict development in high hazard areas as defined by the RPA, and that require mitigation for loss of flood storage, this steps are fiscally sound. Again, an evaluation of the costs and benefits of flood hazard mitigation grants revealed that those “projects also reduce the societal impacts of flooding by reducing injuries to the residents of the properties. For the flood project grant stratum, 22 grants had enough data to estimate casualty reduction benefits. The grants varied in size, with some mitigating many properties and others only a few. Overall, buying these properties reduced approximately 68 injuries for a total benefit of $12.3 million.” (Rose et al. 2007.) Given the above, we conclude that the RPA is economically feasible because ultimately the benefits are greater than the costs associated with not implementing the RPA (Kousky and Walls 2013; Trautman 2014).

The RPA is technologically feasible because many of the measures in this RPA are: (1) based on similar measures already being implemented in the region (e.g., CMZ mapping, development restrictions in a riparian buffer area, CLOMR review, mitigation requirements, balanced cut and fill (FEMA 2012; FEMA 2013a)); (2) consistent with measures proposed by FEMA in the BA and other agency documents (e.g., FEMA 1999; TMAC 2000; FEMA 2002; FEMA 2010b); and (3) addressed in other scientific and technical literature on the subject (e.g., Rapp and Abbe 2003; ASFPM 2007; ASFPM 2008) and NMFS’ recovery plans (e.g., ODFW and NMFS 2011; NMFS 2011d; NMFS 2013a). “[T]echnological advances (e.g., increased computing power; availability of lidar and webbased mapping; new techniques for providing greater spatial resolution in hazard modeling) are enabling analyses that were not practical in the early 1970s, when NFIP methods were developed” (NAS 2015).

Specifically addressing the mapping of riverine erosion/channel migration zones, we again point to a FEMA document on this topic: “there are analytical procedures that can be used to characterize riverine erosion and that, depending on the application, can yield reliable results. For example, because of limititations in data availabilities [in 1999] it is extremely difficult to reproduce detailed time variation of stream movement; however it is entirely feasible to analyze channel history and infer trends in the stream alignment and average migration rates” (emphasis added) (FEMA 1999). The technical feasibility of flood-related erosion zone mapping is demonstrated by the State of New Hampshire’s Innovative Land Use Planning Technique; A Handbook for Sustainable Development Chapter 2.9 Fluvial Erosion Hazard Area Zoning, which demonstrates mapping methods developed by the State with funding from FEMA in 2008. The State of Vermont has developed and adopted regulations that combine NFIP floodplain and Fluvial Erosion Hazard zone regulations. The Washington State Department of Ecology has employed a “planning level” channel migration zone mapping construct that has allowed them to map almost 600 miles of channel migration areas in 4 months (Pers. comm. Patricia Olson 5/21/15). Finally Pierce County Washington has mapped several channel migration zones and currently manages the high risk channel migration areas with the same development restrictions as apply in the designated floodway.
Regarding the feasibility of increasing restriction on land use, we find the statement of the Comptroller General in 1975 still relevant: “[t]here are several ways of regulating the use of flood plains. For example, to avoid flood damage from a 100-year flood level, one of the following techniques could be used: – eliminate construction in the 100-year flood area – restrict land use to functions, such as recreation and farming, that will not be severely damaged by floods...” (Comptroller General 1975).

2.8.4.5 Comparison with 2008 Jeopardy Biological Opinion for Puget Sound

While several components of the RPA differ from those of the RPA prepared in 2008 (see Appendix 2.4-A for greater detail) as part of the jeopardy biological opinion on the effects of the NFIP on listed species in Puget Sound (NMFS 2008c), the NFIP itself has been revised and requires both study and accompanying regulatory revisions, with its re-authorization via the Biggert-Waters Flood Insurance Reform Act of 2012 (Biggert-Waters Act). For example:

1. Sec. 100215(d) Future Conditions Risk Assessment and Modeling Report,
2. Sec. 100216 National Floodplain Mapping – parts (b)(1)(A); (2); (3)(C); & (D),
3. Sec. 100226 Flood Protection Structure Accreditation Task Force – parts (b)(3)(B) & (c),
4. Sec. 100231 Studies and Reports – parts (e)(1)(B)(iii)&(iv), and

The NFIP has also been revised by the Homeowner Flood Insurance Affordability Act of 2014 (HFIAA), which requires both study and accompanying regulatory revisions:

1. Sec. 14 Accounting for Flood Mitigation Activities in Estimates of Premium Rates,178
2. Sec. 17 Flood Insurance Rate Map Certification,
3. Sec. 22 Exemption From Fees For Certain Map Change Requests,179
4. Sec. 27 Mapping of Non-Structural Flood Mitigation Features,
5. Sec. 28 Clear Communications,
6. Sec. 30 Mapping.180

Other factors that influenced unique aspects of RPA development in Oregon include:

1. The ESA consultation on NFIP implementation applies statewide in Oregon, but was limited in Washington to Puget Sound;
2. FEMA has revised the CRS (FEMA 2013) since the time of the Puget Sound consultation;
3. FEMA’s proposed action differed from the proposed action presented for Puget Sound;

178 Requires FEMA give consideration to land use measures and flood forecasting when determining flood insurance premiums.
179 Exempts the fee requirement for flood insurance rate map change requests for habitat restoration projects that are funded in whole or in part with Federal or state funds, including dam removal, culvert redesign or installation, or the installation of fish passage.
180 Requires FEMA to provide notification of the flood model they intend to use and an explanation of why the model is appropriate.
4. Experience with implementing the Puget Sound RPA indicates that some RPA provisions would benefit from more clear assignment of responsibility, accountability, applicability, and/or level of detail;
5. An interest to providing increased clarity regarding mitigation and compliance;
6. Recognition that floodplain development cannot be wholly avoided; and
7. An awareness of issues raised in litigation between FEMA and third parties on RPA implementation and ESA compliance.

2.9 Incidental Take Statement

Section 9 of the ESA and Federal regulations pursuant to section 4(d) of the ESA prohibit the take of endangered and threatened species, respectively, without a special exemption. “Take” is defined as to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture or collect, or to attempt to engage in any such conduct. “Harm” is further defined by regulation to include significant habitat modification or degradation that actually kills or injures fish or wildlife by significantly impairing essential behavioral patterns, including breeding, spawning, rearing, migrating, feeding, or sheltering (50 CFR 222.102). “Incidental take” is defined by regulation as takings that result from, but are not the purpose of, carrying out an otherwise lawful activity conducted by the Federal agency or applicant (50 CFR 402.02). For this consultation, we interpret “harass” to mean an intentional or negligent action that has the potential to injure an animal or disrupt its normal behaviors to a point where such behaviors are abandoned or significantly altered. Section 7(b)(4) and section 7(o)(2) provide that taking that is incidental to an otherwise lawful agency action is not considered to be prohibited taking under the ESA if that action is performed in compliance with the terms and conditions of an incidental take statement.

2.9.1 Amount or Extent of Take

In the biological opinion, NMFS concluded that the proposed program was likely to result in take among 18 ESA-listed species (see Section 2.4). The changes to the implementation of the NFIP in Oregon made by the RPA will allow implementation while no longer jeopardizing those ESA-listed species or destroying or adversely modifying their designated critical habitat. Avoiding jeopardy to anadromous salmon avoids prey-based effects on Southern Resident Killer Whales. While the RPA reduces the duration, magnitude, and intensity of take, it will not wholly avoid take. Consequently, under the RPA, take of 17 ESA-listed anadromous fish species that occur in the inland waters of the action area remains reasonably certain to occur. For Southern Resident Killer Whales, the proposed action would reduce their prey base and, over time, lead to jeopardy to this species as explained in our biological opinion above. Implementation of the RPA is expected to significantly reduce the death of Chinook salmon, avoiding extinction of the Chinook ESUs found in Oregon – as these are the killer whale prey at issue here, we therefore, expect the implementation of the RPA to avoid harm to Southern Resident Killer Whales. In other words, the RPA will not cause take of Southern Resident Killer Whales. Under the RPA, NMFS concludes that incidental take would still occur:

1. Salmon and steelhead – Harm of juveniles and, to a lesser degree, adults is the primary category of take that results from floodplain development conducted under the NFIP