Written Statement of
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National Flood Insurance Program Reform
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Introduction

Good morning Chairman Johnson, Ranking Member Shelby, and distinguished Members of the Committee. My name is Craig Fugate, and I am the Administrator of the Federal Emergency Management Agency (FEMA). It is an honor to appear before you today on behalf of FEMA to discuss the National Flood Insurance Program (NFIP).

The NFIP serves as the foundation for national efforts to reduce the loss of life and property from flood disasters, and is estimated to save the nation $1.6 billion annually in avoided flood losses. By encouraging and supporting mitigation efforts, the NFIP leads our nation in reducing the impact of disasters. In short, the NFIP saves money and, more importantly, lives. While the NFIP has experienced significant successes since it was created more than 40 years ago, there are a number of challenges currently facing the program. The most significant challenge is balancing the program’s fiscal soundness with the affordability of flood insurance. The NFIP must continue to offer affordable insurance that will properly identify those properties at risk and provide them adequate coverage, while reducing the need for taxpayer-financed disaster assistance.

In my testimony today, I will provide a brief history and overview of the NFIP and discuss critical changes FEMA has made to the program over the years. I will also discuss the recent efforts of FEMA’s NFIP Reform Working Group, which is developing policy recommendations for comprehensive NFIP reform for the Secretary of the Department of Homeland Security. It is important to note, however, that the Administration has not taken a position on the preferred
course of action for NFIP reform and that these are currently draft proposals from the NFIP Reform Working Group.

Congress has been a valuable and important partner in all of our NFIP efforts, and we appreciate your attention to this important matter.

Overview of the National Flood Insurance Program

The NFIP is designed to insure against, as well as minimize or mitigate, the long-term risks to people and property from the effects of flooding, and to reduce the escalating cost of flooding to taxpayers. Flooding can occur along river banks, or result from weather-related coastal hazards, such as hurricanes, storm surges, or tornadoes. More than half of the U.S. population now lives in coastal watershed counties or floodplain areas. Flooding is the most costly and prevalent natural disaster risk in the United States.

History of the NFIP

Major flood disasters in the United States in the 1920s and 1930s led to federal efforts to protect lives and property from flooding. In 1936 Congress enacted the Flood Control Act to reduce the overall risk of flooding, but there were still significant at-risk communities that lacked insurance. In the 1950s, it became evident that private insurance companies could not provide flood insurance at an affordable rate. At that time, the only Federal relief available to flood survivors
was disaster assistance through the Federal Disaster Assistance Program. In 1968, Congress established the NFIP to make affordable flood insurance available to the general public, and to protect communities from potential damage through floodplain management, which is the implementation of preventive measures to reduce flood damage.

When Tropical Storm Agnes struck the Eastern seaboard in 1972, many communities were either unaware of the serious flood risk they faced or were unwilling to take the necessary measures to protect residents of the floodplain. Very few of the communities affected by the storm had applied for participation in the NFIP. Even in participating communities, most owners of flood-prone property opted not to purchase flood insurance. Instead, they chose to rely on federal disaster assistance to finance their recovery. As a result, Congress enacted the Flood Disaster Protection Act of 1973 to establish a mandatory flood insurance purchase requirement for structures located in identified Special Flood Hazard Areas (SFHAs) that have a federally-backed mortgage.

The next year, Congress enacted the Disaster Relief Act, which contained several preparedness and mitigation provisions to reduce disaster-related losses. Later, the National Flood Insurance Reform Act of 1994 established the Flood Mitigation Assistance Program, which provided cost-shared funding for states and communities to develop mitigation plans and implement measures to reduce future flood damages.

The NFIP, with the certainty of the risk that it assumes, requires mitigation actions that aim to break the cycle of repeated disaster damage and reconstruction. To mitigate against repeated losses and damage to properties associated with flooding, Congress established two programs in
the Flood Insurance Reform Act of 2004: the Severe Repetitive Loss program; and the Repetitive Flood Claims program.

Today, more than 21,000 communities in 56 states and territories participate in the NFIP, resulting in more than 5.6 million NFIP policies providing over $1.2 trillion in coverage. To directly respond to the flood-risk reduction needs of communities, FEMA has produced digital flood hazard data for more than 88 percent of the nation’s population. The NFIP floodplain management standards that each participating community is required to enact can reduce flood damages in newly-constructed buildings by more than 80 percent.

Prior to 2003, more than 70 percent of FEMA’s flood maps were at least 10 years old. These maps were developed using what is now outdated technology; and more importantly, many maps no longer accurately reflected current flood hazards. Over the last eight years, Congress has provided over $1 billion to update and digitize our nation’s flood maps so we better understand the risks that our nation faces from flooding. Since the start of FY 2009, we have been implementing the Risk Mapping, Assessment, and Planning (Risk MAP) program, which not only addresses gaps in flood hazard data, but uses that updated data to form a solid foundation for risk assessment and floodplain management, and to provide state, local, and tribal governments with information needed to mitigate flood-related risks. Risk MAP is introducing new products and services extending beyond the traditional digital flood maps produced in Flood Map Modernization, including visual illustration of flood risk, analysis of the probability of flooding, economic consequences of flooding, and greater public engagement tools. FEMA is
increasing its work with officials to help use flood risk data and tools to effectively communicate risk to citizens, and enable communities to enhance their mitigation plans.

This past fiscal year, the NFIP reduced potential flood losses by an estimated $1.6 billion and increased the number of flood insurance policies in effect by 47,992. FEMA also initiated 600 Risk MAP projects affecting 3,800 communities and addressed their highest priority engineering data needs, including coastal and levee areas.

As the Agency moves forward with our mapping program, we remain mindful of the challenges that flood mitigation efforts can pose for many families and communities. To that end, FEMA has used the flexibility it has under the NFIP to implement several important reforms that recognize these challenges. The most significant of these reforms are (1) the establishment of Scientific Resolution Panels, and (2) the extension of eligibility for Preferred Risk Policies.

**Scientific Resolution Panels**

Flood hazards are constantly changing. For that reason, FEMA regularly updates Flood Insurance Rate Maps (FIRMs) to reflect those changes. However, when affected residents challenge revisions to the FIRMs with conflicting technical and scientific data, an independent third-party review of the information is available to ensure the FIRMs are accurate and credible.

FEMA’s Scientific Resolution Panel (SRP) process, established in November 2010, provides an independent third party to work with communities to ensure the flood hazard data depicted on
FIRMs is built collaboratively using the best science available. A community, tribe or political entity that has the authority to adopt and enforce floodplain ordinances for its jurisdiction can request that FEMA use the SRP when conflicting data are presented.

The SRP is composed of technical experts in engineering and scientific fields that are relevant to the creation of Flood Hazard Maps and Flood Insurance Studies. Based on the scientific and technical data submitted by an NFIP community and FEMA, the SRP renders a written recommendation that FEMA either deny the community’s data or incorporate it in part or in whole into the FIRM. For an appeal or protest to be incorporated, the community’s data must satisfy the NFIP standards for flood hazard mapping. The SRP process is reflective of the value FEMA places on the importance of community collaboration to create accurate and credible flood maps.

Preferred Risk Policy

In 2003 FEMA began using appropriated funds to implement a nationwide initiative to update our flood maps. This effort has resulted in digital maps replacing the previous paper inventory, and in maps that more accurately reflect today’s flood risk. As a result of mapping modernization, many buildings that previously were identified in low-risk areas have been mapped into high-risk Special Flood Hazard Areas (SFHAs). The flood risk is real, and those with federally-backed mortgages find themselves subject to a statutory flood insurance purchase requirement. At the same time, mapping modernization has removed approximately the same number of structures from the SFHAs as it has added.
While the changes resulting from map modernization provide a more accurate reflection of a property and a community’s flood risk, FEMA recognizes the financial hardship that a new SFHA designation may place on individuals. Consequently, effective January 1, 2011, FEMA began extending eligibility for its lowest-cost flood insurance policy – the Preferred Risk Policy (PRP) -- for two additional policy years for individuals newly mapped into an SFHA. Previously, PRP eligibility was for one year only.

Extension of eligibility for the PRP should help to ease the financial burden on affected property owners in this difficult economic environment. With this change, property owners should also have adequate time to understand and plan for the financial implications of the newly-communicated flood risk and the mandatory purchase requirement. Finally, this two-year extension provides more time for the affected communities to upgrade or mitigate flood control structures to meet regulatory standards and reduce flood risks. This reduces the financial impact on residents and businesses in the long-term while making communities safer and stronger.

**NFIP Reform Working Group**

The NFIP has successfully reduced flood risks across the United States since its inception in 1968. Evidence of its success can be seen in the more than 21,000 participating communities, more than 5.6 million flood insurance policy holders, a modernized flood hazard data inventory, and a suite of incentives driving risk reduction across the nation. Clearly, the program has
improved the flood-resistance of existing and new construction through building standards, and has helped individuals and businesses recover more quickly from flooding through the insurance process.

However, after 42 years of program operation, concerns about the program remain; and after more than a decade of seeking input, identifying issues, and undergoing studies, FEMA believes that the time has come to undertake a critical review of the NFIP. As members of this Committee and others in Congress consider NFIP reform, the Department of Homeland Security (DHS) and the Administration is prepared to assist those efforts as appropriate.

In 2009, I asked my staff to begin a comprehensive review of the NFIP. This review has involved three important phases designed to elicit policy recommendations and engage a broad range of stakeholders, including floodplain managers, emergency managers, lenders, the insurance industry, the environmental community, federal agencies and private non-profit organizations. With so many diverse interests, stakeholder engagement has been a critical foundation of the review process.

Phase I of the NFIP review effort began in November 2009, with a listening session designed to capture and analyze stakeholder concerns and recommendations. The session included more than 200 participants and resulted in nearly 1,500 comments and recommendations from stakeholders.

Phase II began in March 2010, when FEMA formally established the NFIP Reform Working Group, tasked with identifying the guiding principles and criteria for potential proposals to
reform the NFIP. This internal working group comprises a cross-section of FEMA’s NFIP staff. As a means to conduct the analysis, FEMA chose a participatory policy analysis framework to guide the NFIP review effort. This Phase II effort incorporated the recommendations and themes resulting from the NFIP listening session and web comments. The NFIP Reform Working Group concluded this phase in May 2010 and released a final report entitled “NFIP Reform: Phase II Report.” The results of both Phases I and II are now available on FEMA’s website.

As part of Phase III, which is ongoing, the NFIP Reform Working Group is reviewing a comprehensive body of work offering a critique of the NFIP, including reports by the Government Accountability Office, the Congressional Research Service and the DHS Office of the Inspector General; testimony before Congressional Committees; proceedings of various policy meetings; policy papers published by industry, advocacy groups and professional associations; and scholarly works. We have been reaching out to other federal agencies as well. For example, we have solicited ideas from the Federal Interagency Floodplain Management Task Force, a group of 12 federal agencies brought together to promote the health, safety, and welfare of the public by encouraging programs and policies that reduce flood losses and protect the environment.

Based on this research and stakeholder input, the NFIP Reform Working Group drafted a number of policy options for deliberation and public comment. In December 2010, FEMA held two public meetings and initiated a public comment period in order to solicit input from stakeholders on the policy options. Public input from these efforts served as a source for the refinement of the policy alternatives. Over 150 stakeholders attended the public meetings and we received 84 additional comments on specific policy options.
The NFIP Reform Working Group has identified several important issues that Congress may wish to address in the context of reform. They include, but are not limited to, actuarial soundness and program solvency, cost and affordability of flood insurance, mandatory purchase requirements, accuracy of mapping, and economic development and environmental protection. I would like to briefly address each of these issues.

_Actuarial Soundness and Program Solvency_

Current subsidies reflect the challenge to implementing the NFIP under the legislative mandate that flood insurance “is available on reasonable terms and conditions to persons who have need for such protection.”¹ While the current program collects more than $3 billion in premium revenue annually, estimates indicate that an additional $1.5 billion in premium revenue is foregone due to the current subsidized rate policy.

This annual premium shortfall has at times required FEMA to use its statutory authority to borrow funds from the Treasury. These funds were used to pay flood damage claims to policyholders. Although payments have been made to reduce this obligation, $17.75 billion in debt remains and FEMA is unlikely to pay off its full debt, especially if it faces catastrophic loss years. The NFIP review effort is exploring fiscal soundness by analyzing inherent program subsidies and examining potential methods to further reduce the loss of life and property.

_Mandatory Purchase Requirement, Affordability and Cost_

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¹ 42 U.S.C. § 4001(a).
The cost of an NFIP policy and the affordability of flood insurance are topics of frequent discussion. In some communities, the introduction of updated flood hazard mapping results in new requirements for the purchase of NFIP policies. These premiums represent an unbudgeted and often unanticipated expense to property owners. To some, the insurance is unaffordable.

While FEMA has implemented some measures to address affordability concerns – including the Preferred Risk Policy – the program offers no means-based test that prices premium to income level. Affordability concerns are explored in the NFIP review effort with a variety of measures examined, ranging from credits and vouchers to high-deductible policies.

**Accuracy of Mapping**

When a new and more accurate map creates or expands a flood hazard area based on the latest science and information on flood risks, property owners newly added to this area, and thus required to purchase an NFIP policy, are understandably concerned. In some instances, this concern leads to questions about the scientific credibility of our mapping process. As noted above, we have created Scientific Resolution Panels to resolve these questions. And while FEMA is committed to working closely with communities to develop the most accurate flood maps possible, the current “in or out” nature of the SFHAs (one is either in an SFHA or not) has left the program with a perceived credibility problem, as there is no gradation of risk identified within a flood zone.

**Economic Development and Environmental Protection**
The impact of the NFIP on economic development is another matter of debate among stakeholders. Areas prone to flooding may have unique resource advantages such as proximity to waterborne transport, as well as environmental or recreational value. However, these advantages, which may be revenue-positive for a property owner or community in the short-term, may become liabilities during a severe flooding event. As written by the Association of State Floodplain Managers: “[l]and use decisions are made by communities and tend to be based on local short-term economic factors in the form of community growth and resultant increases in the local tax base. These decisions often favor using floodplains for economic development, with the fact that the area is subject to flooding being a much lower priority in the decision.”

The challenge of balancing economic development with floodplain management and risk reduction is explored in Phase III of the review effort.

Of course, these are not the only near-term issues that comprehensive NFIP reform should address. The NFIP Reform Working Group is examining other issues, which include certification of levees, properties that significantly drain the NFIP through repeated losses, subsidies, insurance ratings, building standards, and incentives and disincentives for mitigation.

**NFIP Reform Policy Alternatives**

In January 2011, FEMA’s NFIP Reform Working Group completed the refinement of policy alternatives and began the policy evaluation phase. The Working Group is now in the analysis phase, with a third-party policy analysis organization performing both quantitative and

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qualitative analyses of the policy alternatives to identify each policy’s strengths and weaknesses. The policy options are intentionally provocative and designed to represent the broadest range of policy options. The four policy alternatives moving forward to the evaluation phase each represent a unique policy theme. I would like to briefly discuss each policy option. The Administration has not taken a position on the preferred course of action for NFIP reform. These are currently draft proposals from the NFIP Reform Working Group. At this time, I view our role as helping to facilitate a needed conversation on identifying an effective path forward.

*Community-Based Insurance*

The NFIP uses two mechanisms for implementing the floodplain management, mapping, and insurance elements of the program. States and communities administer floodplain management requirements, including permitting and regulating land use. Communities also adopt Flood Insurance Rate Maps. However, the insurance element of the program is administered by “Write Your Own” insurance companies that participate in the program or by FEMA directly. Thus, while communities issue permits for construction in the floodplain, policyholders bear the cost of insuring against flood risk through the payment of an annual flood insurance premiums. Community land-use decisions do not account for the full cost of flood risk.

Based on what we have heard from stakeholders, we are exploring community-based flood insurance, whereby risk assessments would be performed on individual buildings and the insurance premium payment would be made by the community. As part of this option, the federal government would continue to back flood insurance contracts in exchange for the
adoption and enforcement of minimum floodplain management standards and would provide an assessment and calculation of flood risk. The sum in dollars of the risk assessment for all buildings in the community would constitute the required premium. Incentives could be structured to encourage communities to implement flood mitigation measures in order to reduce their overall premium assessment.

Privatization

The NFIP was created in 1968, in part because of the absence of any substantive means, by insurance or otherwise, to mitigate the risk of flood hazards on the private insurance markets. Many hurdles stood in the way at the time: areas prone to flood hazards and the likelihood of flooding had not been identified; building practices and codes that mitigate the flood hazard were neither known nor enforced; and the financial risk of insuring properties with the potential for large catastrophic losses posed an unmanageable threat to the solvency of insurers.

In the more than 40 years since NFIP was created, the landscape has changed: flood risk has been digitally mapped and identified for 88 percent of the population; private and public sector modeling tools are available to model riverine and coastal flooding; the 21,000-plus communities participating in the NFIP have adopted building codes and practices to mitigate flooding; and the insurance and financial markets have developed a variety of means to spread risk from traditional reinsurance to more recent innovations of catastrophe bonds, risk markets, and financial derivatives.
Historically, the private insurance market has taken the position that flood is either uninsurable or prohibitively expensive. With that in mind, in January 2011, we brought in Chief Executives from several Write-Your-Own companies to discuss the optimal balance in flood coverage between the private and public sectors. This preliminary discussion served to initiate the conversation with the private flood industry to better understand what’s possible in the future. We will be continuing the dialogue started in this session with a second meeting this fall.

Federal Assistance

Under the federal assistance option, we are exploring a new framework for flood loss reduction in which the federal government would provide financial assistance through all federal flood management programs only in communities in which specific flood mitigation and preparedness measures have been enacted. Failure of a community to enact such measures would result in a significant reduction in federal flood-related disaster assistance, ineligibility for pre- and post-disaster grants for floodplain relocation, and could include limitations for flood control works.

In this option, the program could create a rating system similar to the NFIP’s Community Rating System. The community rating could correspond to a cost-share structure for federal flood disaster and mitigation programs. Communities with higher ratings could be given more favorable cost-share arrangements, whereas those with lesser rating could receive a significantly reduced cost-share.

Optimization of Current NFIP Structure
The NFIP optimization policy option outlines potential enhancements to the existing program to address programmatic weaknesses and current challenges while optimizing the existing achievements, strengths, and benefits of the program. The options for modification address many areas of the program such as Pre-FIRM subsidies, grandfathering, rating freedom, repetitive loss properties, coverage limits, mandatory purchase, assistance to low-income citizens, floodplain management standards, levees, flood hazard data, mitigation programs and grants, natural and beneficial functions of floodplains, and the NFIP debt.

These four policy proposals present a broad spectrum of the options available to enact comprehensive NFIP reform, but they are not the only ones. All policy options, however, acknowledge that even an extremely successful flood mitigation effort cannot eliminate flood risk. Flooding will continue to cause economic loss, which begs the question: Who should bear that loss? The NFIP Reform Working Group heard varying opinions on this matter, which are reflected in the four draft policy options. Economic loss from flood could be borne by local economies, charitable organizations, individuals who experience the flood loss, taxpayers through disaster relief and individual assistance programs, or the private insurance market.

The nature of the NFIP demands that it be looked at holistically rather than piecemeal; changing one facet impacts other aspects of the reform process. A successful outcome of NFIP reform will include a multi-year reauthorization of the NFIP to provide program stability, and a reform proposal that addresses short term issues; considers expert judgment and best practices; establishes the long term program direction; and incorporates the incremental reforms necessary
to achieve that target state.

**Conclusion**

The NFIP helps communities increase their resilience to disaster through risk analysis, risk reduction, and risk insurance. It also helps individual citizens recover more quickly from the economic impacts of flood events, while providing a mechanism to reduce exposure to flooding through compliance with building standards and encouraging sound land-use decisions.

While the NFIP has been an extremely successful program through its 42 years of existence, we know we can do better. Through the NFIP Reform Working Group, we have engaged stakeholders of various disciplines from across the nation to help us guide the NFIP review effort. We look forward to sharing the findings from this on-going effort with you as we continue to work together to ensure a strong NFIP.

Thank you again for the opportunity to appear before you today. I am happy to answer any questions you may have.