



SUMMARY REPORT

OPERATIONS and MAINTENANCE PLANS and CRITERIA

HOUSATONIC RIVER and NAUGATUCK RIVER

FLOOD PROTECTION PROJECTS

SECTION 1

ANSONIA and DERBY, CONNECTICUT

December 2010

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1.0 <u>INTRODUCTION</u>

In June 2010, Ansonia and Derby retained Milone & MacBroom, Inc. (MMI) of Cheshire,

Connecticut to perform the investigative and engineering services required to pursue

accreditation of Section 1 of the Housatonic River and Naugatuck River Flood Control Systems.

In order to establish and/or maintain accreditation of a levee system, the levee owners (Ansonia

and Derby) are required to demonstrate compliance with Section 65.10 under Title 44, Chapter 1,

Subchapter B, Part 65 of the Code of Federal Regulations.

For the purposes of this report, the observations, analyses, conclusions, and recommendations

provided herein pertain to Section 1 only as described below:

• Section 1 – The left (east) bank of the Housatonic River in Derby from Bridge Street to

the confluence with the Naugatuck River/Route 8 embankment and the right (west) bank

of the Naugatuck River from the Main Street (Route 34) bridge north through Derby to

the embankment supporting Pershing Drive in Ansonia

In particular, this report provides an assessment of the existing operation and maintenance plans

and criteria associated with the flood protection systems in accordance with Section 65.10(c) and

(d) summarized under Section 2 below.

2.0 FEDERAL REGULATORY CRITERIA

44 CFR Section 65.10(c) - Operations plans and criteria

For a levee system to be recognized, the operational criteria must be as described below.

All closure devices or mechanical systems for internal drainage, whether manual or automatic, must be operated in accordance with an officially adopted operation manual, a copy of which must be provided to FEMA by the operator when levee or drainage system recognition is being sought or when the manual for a previously recognized

system is revised in any manner. All operations must be under the jurisdiction of a

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Federal or State agency, an agency created by Federal or State law, or an agency of a community participating in the NFIP.

44 CFR Section 65.10(c)(1) - *Closures*

Operation plans for closures must include the following:

- (i) Documentation of the flood warning system, under the jurisdiction of Federal, State, or community officials, that will be used to trigger emergency operation activities and demonstration that sufficient flood warning time exists for the completed operation of all closure structures, including necessary sealing, before floodwaters reach the base of the closure.
- (ii) A formal plan of operation including specific actions and assignments of responsibility by individual name or title.
- (iii) Provisions for periodic operation, at not less than one-year intervals, of the closure structure for testing and training purposes.

44 CFR Section 65.10(c)(2) - Interior drainage systems

Interior drainage systems associated with levee systems usually include storage areas, gravity outlets, pumping stations, or a combination thereof. These drainage systems will be recognized by FEMA on NFIP maps for flood protection purposes only if the following minimum criteria are included in the operation plan:

- (i) Documentation of the flood warning system, under the jurisdiction of Federal, State, or community officials, that will be used to trigger emergency operation activities and demonstration that sufficient flood warning time exists to permit activation of mechanized portions of the drainage system.
- (ii) A formal plan of operation including specific actions and assignments of responsibility by individual name or title.
- (iii) Provision for manual backup for the activation of automatic systems.
- (iv) Provisions for periodic inspection of interior drainage systems and periodic operation of any mechanized portions for testing and training purposes. No more than one year shall elapse between either the inspections or the operations.

44 CFR Section 65.10(c)(1) - Other operation plans and criteria

Other operating plans and criteria may be required by FEMA to ensure that adequate protection is provided in specific situations. In such cases, sound emergency management practice will be the standard upon which FEMA determinations will be based.

44 CFR Section 65.10(d) - Maintenance plans and criteria

For levee systems to be recognized as providing protection from the base flood, the maintenance criteria must be as described herein. Levee systems must be maintained in accordance with an officially adopted maintenance plan, and a copy of this plan must be provided to FEMA by the owner of the levee system when recognition is being sought or when the plan for a previously recognized system is revised in any manner. All maintenance activities must be under the jurisdiction of a Federal or State agency, an agency created by Federal or State law, or an agency of a community participating in the NFIP that must assume ultimate responsibility for maintenance. This plan must document the formal procedure that ensures that the stability, height, and overall integrity of the levee and its associated structures and systems are maintained. At a minimum, maintenance plans shall specify the maintenance activities to be performed, the frequency of their performance, and the person by name or title responsible for their performance.

3.0 SUMMARY OF OPERATIONS AND MAINTENANCE PLANS

3.1 <u>History</u>

City of Ansonia

On March 31, 1967, the Mayor of the City of Ansonia with the approval and consent of its Board of Aldermen executed an assurance agreement with the U.S. Army Corps of Engineers (USACE) to maintain and operate the flood control works in accordance with the regulations established by the USACE and later supplemented by specific operation and maintenance procedures outlined in the May 1973 Operation and Maintenance Manual provided to the city following completion of the construction of the Ansonia Local Protection Project.

City of Derby

On June 26, 1968, the Mayor of the City of Derby with the approval and consent of its Board of Aldermen executed an assurance agreement with the USACE to maintain and operate the flood control works in accordance with the regulations established by

the USACE and later supplemented by specific operation and maintenance procedures

outlined in the September 1973 Operation and Maintenance Manual provided to the

city following completion of the construction of the Derby Local Protection Project.

3.2 Regulatory Oversight

Ansonia and Derby's responsibilities under this manual are under the jurisdiction of the

USACE, District Engineer, and the system is subject to annual and periodic inspections

by the USACE and its consultants. The USACE determines whether the status of the

flood protection system is active or inactive based upon the results of the inspections and

the implementation of repairs and maintenance in response to requirements and

recommendations offered by the USACE and other duly authorized agencies or

individuals.

More specifically, the USACE assigns one of three system or segment ratings based upon

the inspection results and findings, which are:

Acceptable

Minimally Acceptable

Unacceptable

Ansonia

In the USACE's most recent inspection report for the segment described as the Naugatuck

River RB-Southend, Ansonia received a Minimally Acceptable rating with several areas

requiring attention in order to maintain an "active" status for this segment.

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The following categories/items were rated Unacceptable:

• Unwanted vegetation growth (along slope and adjacent to railroad flood gate)

• Culverts/discharge pipes (lack of camera inspections)

Megger testing on pump motors and critical power cables

The following categories/items were rated Minimally Acceptable:

Animal control (animal burrows along levee embankment)

• Sluice/slide gates (safety concern – missing gate well cover plates)

• Safety compliance (lack of safety compliance reports)

• Shoaling (sediment deposition) - large islands and sediment build – monitor and

dredge if deposition begins to impede channel flow

Derby

In the USACE's most recent inspection report for the segment described as the Naugatuck

River RB-Southend Derby/Housatonic River LB Derby, CT, Derby received a Minimally

Acceptable rating with several areas requiring attention in order maintain an "active"

status for this segment.

The following categories/items were rated Unacceptable:

Unwanted vegetation growth

• Underseepage relief wells/toe drainage systems (testing and inspection)

• Culverts/discharge pipes (lack of camera inspections – location of risers and drains)

• Megger testing on pump motors and critical power cables

The following categories/items were rated Minimally Acceptable:

• Encroachments (storage of equipment materials)

• Animal control (animal burrows along levee embankment)

• Revetments other than riprap (monitor condition of metal bin type retaining walls)

• Seepage (vegetation obscured view of interior ponds and standing water near toe drain

and relief wells)

Unwanted vegetation growth (near floodwalls)

Monolith joints (reseal cracked joints)

• Safety compliance (lack of safety compliance reports)

Since receipt of the USACE's inspection reports, both municipalities have pursued measures to address the Unacceptable and Minimally Acceptable items in addition to their standard operation and maintenance procedures. The following items have been pursued:

Unwanted Vegetation Growth

• Derby has removed most of the encroaching vegetation adjacent to the flood

control structures. Along the Route 8 embankment, vegetation removal has been

initiated but has not been completed. More information regarding the vegetation

removal in this area is provided in the Engineering Report – Embankment

Protection Analysis, prepared by MMI, dated December 2010 and included as

Appendix C of the collective Federal Emergency Management Agency (FEMA)

Certification package.

Ansonia has also completed most of the removal of unwanted vegetation along

this segment of the levee system.

Underdrains, Culverts, and Discharge Pipes

• Closed circuit television (CCTV) inspections have been performed in the

accessible underdrains, culverts, and discharge pipes including those that pass

through the levee embankment and those that collect interior drainage. More

information regarding the piping inspections and the CCTV inspections of each of

the Derby relief wells is provided in the Engineering Report – Interior Drainage

Analysis, prepared by MMI, dated December 2010 and included as Appendix F of

the collective FEMA Certification package.

Megger Testing at Pump Stations

• The pumps at both the Ansonia and Derby pumping stations are diesel engine

driven and designed to be operational without electrical service. At the Derby

pump station, Megger Testing was performed on the internal electrical conductors

and also on the service provided via the Derby Water Pollution Control Authority

plant. Emergency power is also available from the existing generator located at

the plant facility. More information regarding the pumping stations is provided in

the Engineering Report – Interior Drainage Analysis, prepared by MMI, dated

December 2010 and included as Appendix F of the collective FEMA Certification

package.

The municipalities continue to investigate and address the other Minimally Acceptable

items including repairs to animal burrows and monitoring areas where minor repairs and

maintenance can prevent Unacceptable deteriorations.

The Operations and Maintenance Manuals referenced herein originally provided specific

procedures that included flood warning protocols, detailed and specific actions, assignments of

personnel and responsible individuals, notification to railroad authorities and other critical

agencies, equipment and flood fighting materials (i.e., readily available supply of sand and

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sandbags, etc.), and other provisions for periodic and flood time inspection of interior drainage

systems, mechanical features, and any other flood control features. The manual also outlines

specific intervals for when inspections, maintenance, and testing of the system should be

performed.

As part of the FEMA Certification documentation, the original Operations and Maintenance

Manuals have been updated for Section 1 of the Derby and Ansonia shared flood control system

to incorporate current regulations provided by FEMA, reference to current Levee Ownership

Manuals, new USACE inspection forms and format, emergency contact personnel information,

and other items that help to bring the manual into compliance with current engineering and

emergency preparedness practices.

4.0 <u>CONCLUSIONS</u>

The updated Operation and Maintenance Manuals for Ansonia and Derby are included as

appendices to this report. On October 28, 2010, the Derby Board of Aldermen adopted the

revised manual with the provision to include subsequent revisions that may result during the

FEMA accreditation or through review by the USACE. On December 14, 2010, the Ansonia

Board of Aldermen initiated their discussion regarding the updated manual, and formal adoption

is expected in December 2010.

For the limited section of the Ansonia flood control system included in this phase of the

certification effort, the only updates to the manual include reference to updated regulations,

reference to current levee maintenance documentation, and updated emergency personnel

notification information.

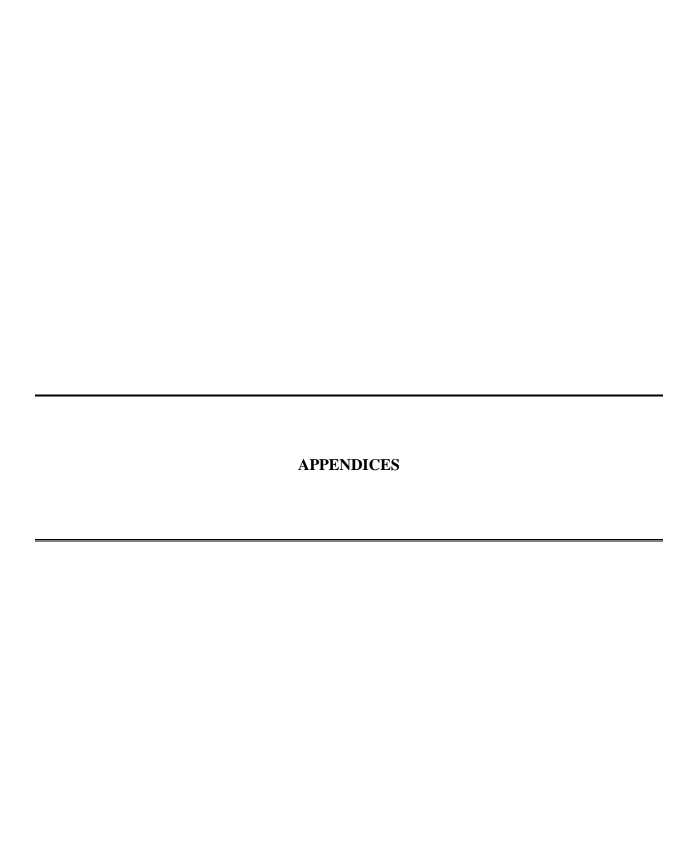
Therefore, it is our opinion that Operation and Maintenance Plans originally prepared for the

Ansonia and Derby local flood protection projects and the updated manuals meet the

requirements outlined in 44 CFR Section 65.10(c) and (d).

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В.	FLOOD DAMAGE REDUCTION SEGMENT/SYSTEM INSPECTION REPORT – Naugatuck River RB – Southend Derby/Housatonic River LB Derby, CT Date of Inspection – 4/23/2009 – Provided to Derby on February 3, 2010

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