

# **Dallas City Council Agenda**

#### Kenneth L. Woods, Jr., Presiding Tuesday, September 3, 2024 7:00 PM Dallas City Hall, 187 SE Court St. Dallas, OR 97338

All persons addressing the Council will please use the table at the front of the Council. All testimony is electronically streamed and recorded via the City of Dallas YouTube Channel:

https://www.dallasor.gov/community/page/dallasyoutube

S		AGENDA ITEM	RECOMMENDED ACTION
	1.	ROLL CALL, PLEDGE OF ALLEGIANCE	
	2.	INTRODUCTIONS, RECOGNITIONS, PROCLAMATIONS	
	3.	PUBLIC COMMENT (SEE PAGE 2 FOR MORE INFORMATION)	
		This time is provided for citizens to comment on municipal issues and any	
		agenda items other than public hearings.	
		To submit public comment by live telephone, please call:	
		+1 253 215 8782 MEETING ID: 212 855 0622	
		*We encourage you to be logged into the public comment queue by 7:00pm*	
		CONSENT AGENDA The following items are considered routine and will be enacted by one motion	
		There will be no separate discussion of these items unless a Council member so	
		requests, in which case the item will be removed from the Consent Agenda and	
		considered separately.	
er		<ul> <li>a) Approval of the August 19, 2024 Work Session Minutes p.3</li> <li>b) Approval of the August 19, 2024 City Council Meeting Minutes p.4</li> </ul>	MOTION
	5.	ITEMS REMOVED FROM CONSENT AGENDA	
	6.	REPORTS OR COMMENTS FROM MAYOR AND COUNCIL MEMBERS	
f	7.	REPORTS FROM CITY MANAGER AND STAFF	
		a) LOC Foundation Fundraiser p.5	MOTION
	8.	RESOLUTIONS	
tor		a) Resolution No. 3534 approving an agreement with Oregon	ROLL CALL
tor		Business Development Department for financing sewer	VOTE
		infrastructure upgrades for the La Creole Node Master Plan; and	
		authorizing the City Manager to sign the agreement p.8	
		b) Resolution No. 3535 Adopting the Polk County Multi-Jurisdictional	ROLL CALL
		Natural Hazards Mitigation Plan p.24	VOTE
	9.	OTHER BUSINESS	
	10.	ADJOURNMENT	

**Our Mission:** We are a welcoming, safe and livable community dedicated to people and business.

#### COUNCIL

Mayor Kenneth L Woods, Jr. **Council President Michael Schilling** Councilor Nancy Adams Councilor **Carlos Barriento** Councilor Larry Briggs Councilor **Kirsten Collins** Councilor Kim Fitzgerald Councilor Micah Jantz Councilor David Shein Councilor Debbie Virden

#### **CITY STAFF**

**City Manager** Brian Latta Asst. City Manage **Emily Gagner City Attorney** Lane Shetterly **Police Chief** Tom Simpson Fire & EMS Chie April Wallace **Economic &** Community **Development Direc Charlie Mitchell Public Works Direc** Gary Marks Library Director Mark Johnson **Finance Directo** Cecilia Ward **City Recorder Kim Herring** 



# **Guide for Remote Meeting Access**

# Watch a Dallas City Council Meeting or Planning Commission Meeting Live on Youtube

Visit: <a href="http://www.dallasor.gov/community/page/dallasyoutube">www.dallasor.gov/community/page/dallasyoutube</a>

# Submit public testimony at a Dallas City Council Meeting or Planning Commission Meeting by Phone

\*We encourage you to be logged into the public comment queue by 7:00PM to ensure your comments will be received\*

Step 1: Dial: +1 (253) 215-8782

Step 2: Enter Meeting ID: 213 855 0622

<u>Step 3:</u> Press **#**. This will set your participant ID as your telephone number.

Helpful Tips:

- Make sure to call in before the meeting start time
- You will be asked to speak during the public comment portion of the meeting (See page 1 of the meeting agenda). You will be called upon by phone number once the public comment period begins. All testimony will be electronically recorded.
- Do not use your speakerphone when calling to submit public comments as it may affect call quality.
- Turn off the volume on YouTube if you choose to watch the video live on YouTube while simultaneously commenting via telephone, otherwise you may experience audio feedback.
- Press **\*6** to unmute yourself when asked by the recording secretary or presiding officer.



## MEETING MINUTES DALLAS CITY COUNCIL WORK SESSION 187 SE COURT ST, DALLAS OR 97338

## Monday, August 19, 2024

Mayor Kenneth L. Woods, Jr. called the City Council Work Session to order on August 19, 2024
 at 6:00 pm.

# 3 ROLL CALL

- 4 **Councilors Present:** Council President Michael Schilling, Councilor Nancy Adams, Councilor
- 5 Carlos Barrientos, Councilor Larry Briggs, Councilor Kirsten Collins, Councilor Kim Fitzgerald,
   6 Councilor Micah Jantz, and Councilor David Shein
- 7 Mayor or Councilors Excused: Councilor Debbie Virden
- 8 Also Present: Mayor Kenneth L. Woods, Jr., City Manager Brian Latta, Assistant City Manager
- 9 Emily Gagner, City Attorney Lane Shetterly, Fire & EMS Chief April Wallace, Deputy Police
- 10 Chief Jerry Mott, and City Recorder Kim Herring

## 11 LOC Priorities for 2025 Legislative Session

12 Mr. Latta presented the information regarding the LOC Priorities. The council needs to come up

13 with their top five priorities. After some discussion and voting by each councilor, the top five

- 14 priorities for the Dallas City Council are (in no particular order):
- 15 a) Infrastructure Funding
- 16 b) Restoration of Recreational Immunity
- 17 c) Alcohol Tax
- 18 d) 2025 Transportation Package
- 19 e) Lodging Tax Flexibility

# 20 Fire Department Tour (City Council and staff only)

- 21 Chief Wallace took the council and staff on a tour of the fire department. City Attorney
- 22 Shetterly reminded council that this was an informational tour of the facility and no deci-23 sions of any kind would be made during the tour.
- 24 **ADJOURNMENT:** 6:16 pm (tour commenced after adjournment)



## MEETING MINUTES DALLAS CITY COUNCIL 187 SE COURT ST, DALLAS, OR 97338

## Monday, August 19, 2024

- 1 Mayor Kenneth L. Woods, Jr. called the City Council meeting to order on Monday, August 19,
- 2 2024 at 7:00 pm.
- 3 ROLL CALL
- 4 **Councilors Present:** Council President Michael Schilling, Councilor Nancy Adams, Councilor
- Carlos Barrientos, Councilor Larry Briggs, Councilor Kirsten Collins, Councilor Kim Fitzgerald,
   Councilor Micah Jantz, and Councilor David Shein
- 6 Coulenoi Mican Janz, and Coulenoi David Shelli
- 7 Mayor or Councilors Excused: Councilor Debbie Virden
- 8 Also Present: Mayor Kenneth L. Woods, Jr., City Manager Brian Latta, Assistant City Manager
- 9 Emily Gagner, City Attorney Lane Shetterly, Deputy Police Chief Jerry Mott, Fire & EMS Chief
- 10 April Wallace, Public Works Director Gary Marks, Library Director Mark Greenhalgh-Johnson
- 11 and City Recorder Kim Herring

# 12 INTRODUCTIONS, RECOGNITION, PROCLAMATIONS

13 DPC Mott introduced Officer Andrew McDonald who is a new employee and has recently com-14 pleted DPSST and field training.

## 15 PUBLIC COMMENT

- 16 Ann Hurd, Friends of the Dallas Aquatic Center, provided comment about their funding and ex-
- pected projects at the Aquatic Center. She also presented a check for \$5,000 to be deposited intothe trust fund.

## 19 CONSENT AGENDA

- a) Approve the August 5, 2024 Work Session Meeting Minutes
- **b)** Approve the August 5, 2024 City Council Meeting Minutes
- 22 c) July 2024 Financial Report
- Councilor Schilling made a motion to approve the consent agenda as presented. Councilor Shein
   seconded the motion. The vote was taken and the motion passed with a vote of 8-0.

# 25 REPORTS OR COMMENTS FROM MAYOR AND COUNCIL MEMBERS

- 26 Councilor Shein thanked Ann Hurd and the Friends of the Dallas Aquatic Center for their hard
- 27 work and dedication.

# 28 SECOND READING OF ORDINANCES

- a) Ordinance No. 1897 Amending Dallas City Code Section 7.850 and 7.856, Relating
   to Itinerant Merchants as Mobile Vendors
- 31 Mr. Latta presented the staff report. The Mayor declared Ordinance No. 1897 to have passed its
- 32 second reading and called for a roll call vote. The roll call vote was taken and Ordinance No.
- 1897 passed with a vote of 8-0. Councilors Adams, Barrientos, Briggs, Collins, Fitzgerald, Jantz,
   Schilling and Shein voted YES.
- 35 ADJOURNMENT: 7:08 pm

36	Read and approved this	day of	2024.
----	------------------------	--------	-------

- 37
- 38
- 39 Mayor
- 40
- 41 \_\_\_\_\_
- 42 City Manager

CITY OF DALLAS OREGON

# CITY COUNCIL STAFF REPORT

MEETING DATE:	September 3, 2024
AGENDA ITEM NO.	7.a
TOPIC:	LOC Foundation Fundraising
PREPARED BY:	Kim Herring, City Recorder
APPROVED BY:	🖉 City Manager
ATTACHMENTS:	A – Letter from LOC Foundation

#### **RECOMMENDED ACTION:**

City staff recommends the City Council consider a donation to the LOC Foundation.

#### **BACKGROUND:**

The League of Oregon Cities (LOC) Foundation raises funds to enable both elected and appointed local leaders from across the state to attend LOC and Oregon Mayors Association (OMA) conferences and training programs, which fosters growth and enhances the ability to serve their communities effectively.

The City of Dallas has not historically made donations for this purpose.

#### **SUMMARY TIMELINE:**

September 3, 2024 – Present solicitation letter to the Council for consideration

#### **FISCAL IMPACT:**

If the City Council wants to make a donation, staff recommend a \$500 donation.

#### **RECOMMENDED MOTION:**

TBD



August 23, 2024

Brian Latta 187 SE Court Street Dallas,OR 97338

Re:Request for Support of the LOC Foundation

Dear Brian,

As a new fiscal year begins, the LOC Foundation Board of Directors would like to express its sincere gratitude for your city's ongoing commitment to strengthening your community, its residents, and its businesses. The time, service, and professionalism you, your staff, and your elected leaders provide your city cannot go unstated, or unrecognized.

With the start of a new fiscal year, an upcoming election cycle, and a long legislative session in 2025, the Foundation's Board of Directors is investing in the development and empowerment of Oregon's local government leaders – including its city staff, councilors, commissioners, and mayors. The November election will bring new and emerging leaders to Oregon cities, while these new leaders will bring fresh perspectives and enthusiasm, they will need time and resources to learn the job and navigate the complexities of municipal governance. With the start of a long legislative session in 2025, veteran and newer local government officials will find themselves working closely with state leaders, digesting complicated pieces of legislation, and working with regional partners to ensure the vitality of their communities. Now, more than ever, the Foundation believes it is crucial to invest in the development and empowerment of Oregon's local government officials.

To this end, the Foundation's Board of Directors is reaching out to request your city's generous contribution to the LOC Foundation's fundraising campaign. Your city's donation will play a pivotal role in enabling both elected and appointed local leaders from accross the state to attend League of Oregon Cities (LOC) and Oregon Mayors Association (OMA) Conferences and training programs, fostering their growth and enhancing their ability to serve their communities effectively. During Fiscal Year 2024/25, the Foundation hopes to provide scholarships to city leaders to attend:

- LOC Annual Conference: October 17 19, 2024; Bend, Oregon.
- OMA Fall Workshop: October 18, 2024; Bend, Oregon.
- LOC Spring Conference: May 1 2, 2025; North Bend, Oregon.

In addition to the above major events, the LOC plans to provide a robust training program in the relevant fiscal year, which will include in-person events, hybrid events, and webinars.

The impact of your support goes beyond the individual recipient – it ripples through communities, creating a network of informed and empowered city officials. By contributing to this cause, you contribute to the strength and resilience of Oregon's cities.

Here's how your donation can make a difference:

- 1. **Conference Attendance:** Your city's support will enable elected and appointed city officials to attend LOC and OMA Conferences, providing them with valuable opportunities for networking, knowledge-sharing, and professional development.
- 2. **Training Programs:** Your city's contribution will help send elected and appointed city officials to essential training programs that cover a range of topics, including municipal governance, ethics, and public meeting laws, ensuring that our city officials are well-equipped to address the challenges they face.
- 3. Leadership Development: By supporting the LOC Foundation, your city invests in the future leadership of Oregon cities. Your city's contribution helps create a pipeline of well-informed, capable leaders who will contribute to the continued success of all communities.

Every contribution, regardless of size, makes a meaningful impact. Thank you for considering this request, and for your unwavering commitment to the success of Oregon's cities. Together, we can build a future where every elected and appointed city official has the resources and support needed to lead with confidence.

Sincerely,

LOC Foundation Board of Directors

CITY OF DALLAS OREGON

# CITY COUNCIL STAFF REPORT

MEETING DATE:	September 3, 2024
AGENDA ITEM NO.	8.a
TOPIC:	\$1,000,000 La Creole Node Sewer Project Phase 1 Grant
PREPARED BY:	Gary Marks, Public Works Director
APPROVED BY:	Strain City Manager
ATTACHMENTS:	<ul> <li>A – Business Oregon Sewer Infrastructure Upgrades for La Creole Node Master Plan Grant Agreement (Grant # C2024452)</li> <li>B – Resolution 3534; a resolution authorizing the city manager to sign a grant agreement.</li> </ul>

#### **RECOMMENDED ACTION:**

Approve Resolution 3534, a resolution authorizing the city manager to sign the Sewer Infrastructure Upgrades for La Creole Node Master Plan Grant Agreement (Grant # C2024452).

#### **BACKGROUND:**

The La Creole Node Master Plan calls for the installation of sewer infrastructure to serve the node. The first construction phase to bring sanitary sewer service to the node requires installation of a new 12" sewer main in Hawthorne Avenue from Academy Street to E. Ellendale Avenue and installation of an 8" sewer main in E. Ellendale Avenue beginning at Hawthorne Avenue and proceeding approximately 800' to the west. Subsequent phases 2 & 3 will provide a gravity system in the node and construction of a lift station and pressure line. Construction of Phase 1 is anticipated during the coming winter months with completion in the spring.

During the 2024 Oregon Legislative Session, the Oregon Legislature appropriated a \$1,000,000 grant to the City of Dallas as partial funding of the phase 1 project. Administration of the grant was delegated to the Oregon Business Development Department (Business Oregon). Business Oregon has provided the City with a grant agreement entitled, Sewer Infrastructure Upgrades for La Creole Node Master Plan Grant Agreement (Grant # C2024452). The agreement provides the terms of the grant and a completion date for the project of June 30, 2025, unless extended by the parties. The City Council must approve the agreement either by resolution or ordinance. The grant agreement and a resolution authorizing the city manager to sign the agreement accompany this report.

#### **SUMMARY TIMELINE:**

September 3<sup>rd</sup> City Council meeting.

#### **FISCAL IMPACT:**

The grant agreement provides a \$1,000,000 grant to support the La Creole Node Sewer Project, Phase 1.

#### **RECOMMENDED MOTION:**

N/A – Resolutions are considered by roll call vote.

#### **ATTACHMENTS:**

A – Business Oregon Sewer Infrastructure Upgrades for La Creole Node Master Plan Grant Agreement (Grant # C2024452).

B – Resolution 3534; a resolution authorizing the city manager to sign a grant agreement.

#### GRANT AGREEMENT

Project Name: Sewer Infrastructure Upgrades for La Creole Node Master Plan

Project Number: C2024452

This grant agreement ("Contract"), dated as of the date the Contract is fully executed, is made by the State of Oregon, acting by and through its Oregon Business Development Department ("OBDD"), and the City of Dallas ("Recipient") for financing of the project referred to above and described in Exhibit B ("Project"). This Contract becomes effective only when fully signed and approved as required by applicable law. Capitalized terms not defined in Section 1 and elsewhere in the body of the Contract have the meanings assigned to them by Exhibit A.

This Contract includes the following, listed in descending order of precedence for purposes of resolving any conflict between two or more of the parts:

This Contract less ExhibitsExhibit AGeneral DefinitionsExhibit BProject DescriptionExhibit CProject Budget

Pursuant to ORS 285A.075(3) and Oregon Laws 2024, Chapter 109, Section 9(8) (the "Act" aka SB 1530 (2024)), OBDD is authorized to enter into a grant agreement with Recipient to assist in financing the costs of the Project to support the development of housing.

#### **SECTION 1 - KEY TERMS**

The following capitalized terms have the meanings assigned below.

Estimated Project Cost: \$2,462,011.

Grant Amount: \$1,000,000.

**Project Close-Out Deadline:** 90 days after the earlier of the Project Completion Date or the Project Completion Deadline.

**Project Completion Deadline:** June 30, 2025 unless extended by an amendment of the Parties, and for which OBDD shall not unreasonably withhold approval of such an amendment. Such an amendment extension shall be conditioned upon appropriation and expenditure authority carry-over extension of the Financing Proceeds by the Oregon Legislative Assembly.

#### **SECTION 2 - FINANCIAL ASSISTANCE**

OBDD shall provide Recipient, and Recipient shall accept from OBDD, a grant (the "Grant") in an aggregate amount not to exceed the Grant Amount. Notwithstanding the Grant Amount, the aggregate total of Financing Proceeds disbursed under this Contract cannot exceed the Costs of the Project.

<u>Conditions Precedent.</u> OBDD's obligations are subject to the receipt of the following items, in form and substance satisfactory to OBDD and its Counsel:

- (1) This Contract duly signed by an authorized officer of Recipient; and
- (2) Such other certificates, documents, opinions and information as OBDD may reasonably require.

- A. Disbursement Method.
  - (1) <u>Reimbursement Basis</u>. The Financing Proceeds will be disbursed to Recipient on an expense reimbursement or costs-incurred basis. Recipient must submit each disbursement request for the Financing Proceeds on an OBDD-provided or OBDD-approved disbursement request form ("Disbursement Request").
  - (2) <u>Advanced Payment</u>. Notwithstanding, Section 3A.(1), the Financing Proceeds of any remaining Grant Amount may be disbursed to Recipient as an advanced payment if OBDD, in its sole discretion, determines it has not received timely appropriation and expenditure authority carry-over extension of the Financing Proceeds by the Oregon Legislative Assembly.
- B. <u>Financing Availability</u>. OBDD's obligation to make, and Recipient's right to request, disbursements under this Contract terminate on the Project Close-out Deadline.
- C. <u>Conditions to Disbursements</u>. As to any disbursement, OBDD has no obligation to disburse funds unless all following conditions are met:
  - (1) There is no Event of Default.
  - (2) The representations and warranties made in this Contract are true and correct on the date of disbursement as if made on such date.
  - (3) OBDD, in the reasonable exercise of its administrative discretion, has sufficient funding, appropriations, limitations, allotments and other expenditure authority to make the disbursement. (Recipient acknowledges OBDD's appropriation and expenditure authority for this Grant presently expires on June 30, 2025; OBDD will seek a carry-over extension in the 2025 Oregon Legislative Session.)
  - (4) Reserved.
  - (5) OBDD (a) has received a completed Disbursement Request, (b) has received any written evidence of materials and labor furnished to or work performed upon the Project, itemized receipts or invoices for payment, and releases, satisfactions or other signed statements or forms as OBDD may require, (c) is satisfied that all items listed in the Disbursement Request are reasonable and that the costs for labor and materials were incurred and are properly included in the Costs of the Project, and (d) has determined that the disbursement is only for costs defined as eligible costs under the Act and any implementing administrative rules and policies.

OBDD may waive the requirements of this provision if an Advanced Payment disbursement method is used, and OBDD may instead require additional reporting requirements documenting the expenditures of the Financing Proceeds.

- (6) Recipient has delivered documentation satisfactory to OBDD that, in addition to the Financing Proceeds, Recipient has available or has obtained binding commitments for all funds necessary to complete the Project.
- (7) Any conditions to disbursement elsewhere in this Contract are met.

### SECTION 4 - USE OF FINANCIAL ASSISTANCE

A. <u>Use of Proceeds</u>. Recipient shall use the Financing Proceeds only for the activities described in Exhibit B and according to the Project Budget in Exhibit C. Recipient may not transfer Financing Proceeds among line items in the Project Budget without the prior written consent of OBDD.

- B. <u>Costs of the Project</u>. Recipient shall apply the Financing Proceeds to the Costs of the Project in accordance with the Act and Oregon law, as applicable. Financing Proceeds cannot be used for costs in excess of one hundred percent (100%) of the total Costs of the Project and cannot be used for pre-award Costs of the Project.
- C. <u>Costs Paid for by Others</u>. Recipient may not use any of the Financing Proceeds to cover costs to be paid for by other financing for the Project, whether from OBDD or from another State of Oregon agency or any third party.
- D. <u>Unexpended Grant Moneys</u>. Any Grant moneys disbursed to Recipient, and any interest earned by Recipient on the Grant moneys, that are not used as set out herein or that remain after the Project is completed or this Contract is terminated shall be immediately returned to OBDD.

### SECTION 5 - REPRESENTATIONS AND WARRANTIES OF RECIPIENT

Recipient represents and warrants to OBDD:

- A. <u>Estimated Project Cost, Funds for Repayment</u>. A reasonable estimate of the Costs of the Project is shown in Section 1, and the Project is fully funded.
- B. Organization and Authority.
  - (1) Recipient is a Municipality as defined in ORS 285B.410(9), and validly organized and existing under the laws of the State of Oregon.
  - (2) Recipient has all necessary right, power and authority under its organizational documents and under Oregon law to (a) execute and deliver this Contract, (b) incur and perform its obligations under this Contract, and (c) receive financing for the Project.
  - (3) This Contract has been authorized by an ordinance, order or resolution of Recipient's governing body that was adopted in accordance with applicable law.
  - (4) This Contract has been duly executed by Recipient, and when executed by OBDD, is legal, valid and binding, and enforceable in accordance with their terms.
- C. <u>Full Disclosure</u>. Recipient has disclosed in writing to OBDD all facts that materially adversely affect the Project, or the ability of Recipient to perform all obligations required by this Contract. Recipient has made no false statements of fact, nor has it omitted information necessary to prevent any statements from being misleading. The information contained in this Contract, including Exhibit B and Exhibit C, is true and accurate in all respects.
- D. <u>Pending Litigation</u>. Recipient has disclosed in writing to OBDD all proceedings pending (or to the knowledge of Recipient, threatened) against or affecting Recipient, in any court or before any governmental authority or arbitration board or tribunal, that, if adversely determined, would materially adversely affect the Project or the ability of Recipient to perform all obligations required by this Contract.
- E. No Events of Default.
  - (1) No Events of Default exist or occur upon authorization, execution or delivery of this Contract.
  - (2) Recipient has not violated, and has not received notice of any claimed violation of, any agreement or instrument to which it is a party or by which the Project or its property may be bound, that would materially adversely affect the Project or the ability of Recipient to perform all obligations required by this Contract.

è

- F. <u>Compliance with Existing Agreements and Applicable Law</u>. The authorization and execution of, and the performance of all obligations required by, this Contract will not: (i) cause a breach of any agreement or instrument to which Recipient is a party or by which the Project or any of its property or assets may be bound; (ii) violate any provision of the charter or other document pursuant to which Recipient was organized or established; or (iii) violate any laws, regulations, ordinances, resolutions, or court orders related to Recipient, the Project or its properties or operations.
- G. <u>Compliance with Tax Laws</u>. Recipient is not in violation of any Oregon tax laws, including but not limited to a state tax imposed by ORS 320.005 to 320.150 and 403.200 to 403.250 and ORS chapters 118, 314, 316, 317, 318, 321 and 323 and local taxes administered by the Department of Revenue under ORS 305.620.
- H. <u>Governmental Consent</u>. Recipient has obtained or will obtain all permits and approvals, and has made or will make all notifications, declarations, filings or registrations, required for the making and performance of its obligations under this Contract and the undertaking and completion of the Project.

#### **SECTION 6 - COVENANTS OF RECIPIENT**

Recipient covenants as follows:

- A. <u>Notice of Adverse Change</u>. Recipient shall promptly notify OBDD of any adverse change in the activities, prospects or condition (financial or otherwise) of Recipient or the Project related to the ability of Recipient to perform all obligations required by this Contract.
- B. <u>Compliance with Laws</u>. Recipient shall comply with all applicable laws, rules, regulations and orders of any court or governmental authority that relate to this Contract and the Project. In particular, but without limitation, Recipient shall comply with the following, as applicable:
  - (1) Oregon Tax Laws, (as defined in Section 5.G).
  - (2) State procurement regulations found in the Oregon Public Contracting Code, ORS Chapters 279A, 279B and 279C.
  - (3) Prevailing Wage Requirements.
    - (a) Recipient shall comply with state prevailing wage law as set forth in ORS 279C.800 through 279C.870, and the administrative rules promulgated thereunder (OAR Chapter 839, Division 25) (collectively, state "PWR"). This includes but is not limited to imposing an obligation that when PWR applies to the Project, contractors and subcontractors on the Project must pay the prevailing rate of wage for workers in each trade or occupation in each locality as determined by the Commissioner of the Bureau of Labor and Industries ("BOLI") under ORS 279C.815.
    - (b) When the federal Davis-Bacon Act applies to the Project, contractors and subcontractors on the Project must pay the prevailing rate of wage as determined by the United States Secretary of Labor under the Davis-Bacon Act (40 U.S.C. 3141 *et seq.*).
    - (c) Notwithstanding (3)(a) and (3)(b) above, when both PWR and the federal Davis-Bacon Act apply to the Project, contractors and subcontractors on the Project must pay a rate of wage that meets or exceeds the greater of the rate provided in (3)(a) or (3)(b) above.
    - (d) When PWR applies, Recipient and its contractors and subcontractors shall not contract with any contractor on BOLI's current List of Contractors Ineligible to Receive Public Works Contracts.

- (e) When PWR applies, Recipient shall be responsible for both providing the notice to the BOLI Commissioner required by ORS 279C.835 and the payment of any prevailing wage fee(s) required under ORS 279C.825 and BOLI's rules, including OAR 839-025-0200 to OAR 839-025-0230. For avoidance of any doubt, Recipient contractually agrees to pay applicable prevailing wage fees for the Project rather than OBDD, the public agency providing Financing Proceeds under this Contract.
- (f) Pursuant to ORS 279C.817, Recipient and any contractors or subcontractors may request that the BOLI Commissioner make a determination about whether the Project is a public works on which payment of the prevailing rate of wage is required under ORS 279C.840 (i.e. whether PWR applies).

These laws, rules, regulations and orders are incorporated by reference in this Contract to the extent required by law.

- C. Project Obligations. Recipient shall:
  - (1) When procuring professional consulting services, provide OBDD with copies of all solicitations at least 10 days before advertising, and all contracts at least 10 days before signing. Provide OBDD with copies of all plans and specifications relating to the Project, and a timeline for the bidding/award process, at least ten (10) days before advertising for bids.
  - (2) Provide a copy of the bid tabulation and notice of award to OBDD within ten (10) days after selecting a construction contractor.
  - (3) Permit OBDD to conduct inspection of the Project at any time.
  - (4) Complete the Project using its own fiscal resources or money from other sources to pay for any Costs of the Project in excess of the total amount of financial assistance provided pursuant to this Contract.
  - (5) Complete the Project no later than the Project Completion Deadline, unless otherwise permitted by OBDD in writing.
  - (6) Provide status reports to OBDD for the Project bi-annually on a form provided for or approved by OBDD. Reports are due January 30 (for the period May 16 – December 31) and June 1 (for the period January 1 – May 15) each year until the final project completion report detailed in subsection (7) below is accepted by OBDD or until this Contract is terminated. Status reports shall include a minimum of the following:
    - (a) an updated Estimated Project Cost;
    - (b) any revisions to the Project description (may require Contract Amendment);
    - (c) updated totals for state and local government Project financing support, noting grant and loan amounts and program names;
    - (d) an updated list of other sources of financing anticipated to complete the Project, noting grant and loan amounts and program names and noting whether they have been secured or are pending;
    - (e) an updated estimated Project completion timeline;
    - (f) an updated number of existing and additional/ new housing estimated to be served by the completed Project; and

- (g) an updated number of units anticipated to be served by the completed Project that will be affordable housing units along with their respective anticipated area median income restriction.
- (7) No later than the Project Closeout Deadline, provide OBDD with a final project completion report on a form provided by OBDD, including Recipient's certification that the Project is complete, all payments are made, and no further disbursements are needed; provided however, for the purposes of this Contract, OBDD will be the final judge of the Project's completion.
- (8) Obtain and maintain as-built drawings for all facilities constructed as part of the Project.
- D. <u>Ownership of Project</u>. The Project will be owned by Recipient during the Project and for not less than ten years following the Project Close-Out Deadline.
- E. <u>Operation and Maintenance of the Project</u>. Recipient shall operate and maintain the Project in good repair and operating condition so as to preserve the long term public benefits of the Project, including making all necessary and proper repairs, replacements, additions, and improvements during the Project and for not less than ten years following the Project Close-Out Deadline. On or before the Project Closeout Deadline, Recipient shall adopt a plan acceptable to OBDD for the on-going operation and maintenance of the Project without reliance on OBDD financing and furnish OBDD, at its request, with evidence of such adoption. The plan must include measures for generating revenues sufficient to assure the operation and maintenance of the Project during the usable life of the Project.
- F. Insurance, Damage. During the Project and for a period of not less than ten years following the Project Close-Out Deadline, Recipient shall maintain, or cause to be maintained, insurance policies with responsible insurers or self-insurance programs, insuring against liability and risk of direct physical loss, damage or destruction of the Project, at least to the extent that similar insurance is customarily carried by governmental units constructing, operating and maintaining similar facilities. Nothing in this provision precludes Recipient from exerting a defense against any party other than OBDD, including a defense of immunity.
- G. <u>Sales, Leases and Encumbrances</u>. During the Project and for a period of not less than ten years following Project Close-Out Deadline, except as specifically described in Exhibit B (Project Description), Recipient shall not sell, lease, exchange, abandon, transfer or otherwise dispose of any substantial portion of or interest in the Project, unless worn out, obsolete, or, in the reasonable business judgment of Recipient, no longer useful in the operation of the Project. Nevertheless, OBDD may consent to such disposition if it has received 90 days' prior written notice from Recipient.
- H. <u>Books and Records</u>. Recipient shall keep accurate books and records and maintain them according to generally accepted accounting principles established by the Government Accounting Standards Board in effect at the time. Recipient shall have these records audited annually by an independent certified public accountant, which may be part of the annual audit of all records of Recipient.
- I. <u>Inspections: Information</u>. Recipient shall permit OBDD and any party designated by OBDD: (i) to inspect, at any reasonable time, the property, if any, constituting the Project; and (ii) at any reasonable time, to inspect and make copies of any accounts, books and records, including, without limitation, its records regarding receipts, disbursements, contracts, investments and any other related matters. Recipient shall supply any related reports and information as OBDD may reasonably require.
- J. <u>Records Maintenance</u>. Recipient shall retain and keep accessible all books, documents, papers, and records that are directly related to this Contract, the Project or the Financing Proceeds for a

minimum of six years, or such longer period as may be required by other provisions of this Contract or applicable law, following the Project Closeout Deadline. If there are unresolved issues at the end of such period, Recipient shall retain the books, documents, papers and records until the issues are resolved.

- K. <u>Economic Benefit Data</u>. OBDD may require Recipient to submit specific data on the economic development benefits of the Project and other information to evaluate the success and economic impact of the Project, from the date of this Contract until six years after the Project Completion Date. Recipient shall, at its own expense, prepare and submit the data within the time specified by OBDD.
- L. <u>Disadvantaged Business Enterprises</u>. ORS 200.090 requires all public agencies to "aggressively pursue a policy of providing opportunities for disadvantaged business enterprises, minority-owned businesses, woman-owned businesses, businesses that service-disabled veterans own and emerging small businesses..." OBDD encourages Recipient in any contracting activity to follow good faith efforts as described in ORS 200.045, available at

https://www.oregonlegislature.gov/bills\_laws/ors/ors200.html. Additional resources are provided by the Governor's Policy Advisor for Economic and Business Equity. Also, the Certification Office for Business Inclusion and Diversity at the Oregon Business Development Department maintains a list of certified firms and can answer questions. Search for certified MWESB firms on the web at: https://oregon4biz.diversitysoftware.com/FrontEnd/SearchCertifiedDirectory.asp?XID=2315&TN=0 regon4biz.

- M. <u>Professional Responsibility</u>. A professional engineer or architect, as applicable, registered and in good standing in Oregon, will be responsible for any construction design for the Project. All service providers retained for their professional expertise must be certified, licensed, or registered, as appropriate, in the State of Oregon for their specialty. Recipient shall follow standard construction practices, such as bonding requirements for construction contractors, requiring errors and omissions insurance, and performing testing and inspections during construction.
- N. <u>Notice of Event of Default</u>. Recipient shall give OBDD prompt written notice of any Event of Default, or any circumstance that with notice or the lapse of time, or both, may become an Event of Default, as soon as Recipient becomes aware of its existence or reasonably believes an Event of Default is likely.
- O. Contributory Liability and Contractor Indemnification.
  - (1) If any third party makes any claim or brings any action, suit or proceeding alleging a tort as now or hereafter defined in ORS 30.260 ("Third Party Claim") against a party (the "Notified Party") with respect to which the other party may have liability, the Notified Party must promptly notify the other party in writing and deliver a copy of the claim, process, and all legal pleadings related to the Third Party Claim. Either party is entitled to participate in the defense of a Third Party Claim, and to defend a Third Party Claim with counsel of its own choosing. The foregoing provisions are conditions precedent for either party's liability to the other in regard to the Third Party Claim.

If the parties are jointly liable (or would be if joined in the Third Party Claim), the parties shall contribute to the amount of expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred and paid or payable in such proportion as is appropriate to reflect their respective relative fault. The relative fault of the parties shall be determined by reference to, among other things, the parties' relative intent, knowledge, access to information and opportunity to correct or prevent the circumstances resulting in such expenses, judgments, fines or settlement amounts. Each party's contribution amount in any

instance is capped to the same extent it would have been capped under Oregon law if that party had sole liability in the proceeding. This Section shall survive termination of this Contract.

(2) Recipient shall take all reasonable steps to require its contractor(s) that are not units of local government as defined in ORS 190.003, if any, to indemnify, defend, save and hold harmless the State of Oregon and its officers, employees and agents ("Indemnitee") from and against any and all claims, actions, liabilities, damages, losses, or expenses (including attorneys' fees) arising from a tort (as now or hereafter defined in ORS 30.260) caused, or alleged to be caused, in whole or in part, by the negligent or willful acts or omissions of Recipient's contractor or any of the officers, agents, employees or subcontractors of the contractor ("Claims"). It is the specific intention of the parties that the Indemnitee shall, in all instances, except for Claims arising solely from the negligent or willful acts or omissions of the Indemnitee, be indemnified by the contractor from and against any and all Claims. This Section shall survive termination of this Contract.

#### **SECTION 7 – DEFAULTS**

Any of the following constitutes an "Event of Default":

- A. Any false or misleading representation is made by or on behalf of Recipient, in this Contract or in any document provided by Recipient related to this Grant or the Project.
- B. Recipient fails to perform any obligation required under this Contract, other than those referred to in subsection A of this section 7, and that failure continues for a period of 30 calendar days after written notice specifying such failure is given to Recipient by OBDD. OBDD may agree in writing to an extension of time if it determines Recipient instituted and has diligently pursued corrective action.

#### **SECTION 8 - REMEDIES**

- A. <u>Remedies</u>. Upon any Event of Default, OBDD may pursue any or all remedies in this Contract and any other remedies available at law or in equity to enforce the performance of any obligation of Recipient. Remedies may include, but are not limited to any one or more of the following:
  - (1) Terminating OBDD's commitment and obligation to make the Grant or disbursements of Financing Proceeds under the Contract.
  - (2) Barring Recipient from applying for future awards.
  - (3) Withholding amounts otherwise due to Recipient for application to the payment of amounts due under this Contract.
  - (4) Requiring repayment of the Grant and all interest earned by Recipient on those Grant funds.
- B. <u>Application of Moneys</u>. Any moneys collected by OBDD pursuant to section 8.A will be applied first, to pay any attorneys' fees and other fees and expenses incurred by OBDD; then, as applicable, to repay any Grant proceeds owed; then, to pay other amounts due and payable under this Contract, if any.
- C. <u>No Remedy Exclusive: Waiver: Notice</u>. No remedy available to OBDD is intended to be exclusive, and every remedy will be in addition to every other remedy. No delay or omission to exercise any right or remedy will impair or is to be construed as a waiver of such right or remedy. No single or partial exercise of any right power or privilege under this Contract will preclude any other or further exercise thereof or the exercise of any other such right, power or privilege. OBDD is not required to

provide any notice in order to exercise any right or remedy, other than notice required in section 7 of this Contract.

D. <u>Default by OBDD</u>. In the event OBDD defaults on any obligation in this Contract, Recipient's sole remedy will be for disbursement of Financing Proceeds for Costs of the Project, not to exceed the Grant Amount, less any claims OBDD has against Recipient.

#### **SECTION 9 - MISCELLANEOUS**

- A. Time is of the Essence. Recipient agrees that time is of the essence under this Contract.
- B. Relationship of Parties; Successors and Assigns; No Third Party Beneficiaries.
  - (1) The parties agree that their relationship is that of independent contracting parties and that Recipient is not an officer, employee, or agent of the State of Oregon as those terms are used in ORS 30.265.
  - (2) Nothing in this Contract gives, or is to be construed to give, directly or indirectly, to any third persons any rights and benefits greater than those enjoyed by the general public.
  - (3) This Contract will be binding upon and inure to the benefit of OBDD, Recipient, and their respective successors and permitted assigns.
  - (4) Recipient may not assign or transfer any of its rights or obligations or any interest in this Contract without the prior written consent of OBDD. OBDD may grant, withhold or impose conditions on such consent in its sole discretion. In the event of an assignment, Recipient shall pay, or cause to be paid to OBDD, any fees or costs incurred because of such assignment, including but not limited to attorneys' fees of OBDD's Counsel. Any approved assignment is not to be construed as creating any obligation of OBDD beyond those in this Contract, nor does assignment relieve Recipient of any of its duties or obligations under this Contract.
  - (5) Recipient hereby approves and consents to any assignment, sale or transfer of this Contract that OBDD deems to be necessary.
- C. Disclaimer of Warranties; Limitation of Liability. Recipient agrees that:
  - (1) OBDD makes no warranty or representation, either express or implied, as to the value, design, condition, merchantability or fitness for particular purpose or fitness for any use of the Project or any portion of the Project, or any other warranty or representation.
  - (2) In no event are OBDD or its agents liable or responsible for any direct, indirect, incidental, special, consequential or punitive damages in connection with or arising out of this Contract or the existence, furnishing, functioning or use of the Project.
- D. <u>Notices and Communication</u>. Except as otherwise expressly provided in this Contract, any communication between the parties or notices required or permitted must be given in writing by personal delivery, email, or by mailing the same, postage prepaid, to Recipient or OBDD at the addresses set forth below, or to such other persons or addresses that either party may subsequently indicate pursuant to this Section.

Any communication or notice by personal delivery will be deemed effective when actually delivered to the addressee. Any communication or notice so addressed and mailed will be deemed to be received and effective five (5) days after mailing. Any communication or notice given by email becomes effective 1) upon the sender's receipt of confirmation generated by the recipient's email system that the notice has been received by the recipient's email system or 2) the recipient's

confirmation of receipt, whichever is earlier. Notwithstanding this provision, the following notices may not be given by email: notice of default or notice of termination.

If to OBDD:	Deputy Director Oregon Business Development Department 775 Summer Street NE Suite 200 Salem, OR 97301-1280
If to Recipient:	Public Works Director City of Dallas 187 SE Court Street Dallas, OR 97338

- E. No Construction against Drafter. This Contract is to be construed as if the parties drafted it jointly.
- F. <u>Severability</u>. If any term or condition of this Contract is declared by a court of competent jurisdiction as illegal, invalid or unenforceable, that holding will not invalidate or otherwise affect any other provision.
- G. Amendments, Waivers.

(1) This Contract may not be amended without the prior written consent of OBDD (and when required, the Department of Justice) and Recipient. This Contract may not be amended in a manner that is not in compliance with the Act. No waiver or consent is effective unless in writing and signed by the party against whom such waiver or consent is sought to be enforced. Such waiver or consent will be effective only in the specific instance and for the specific purpose given.

(2) Notwithstanding Section 9G.(1) above, the Parties agree that OBDD may extend the Project Completion Deadline by sending a written notice of amendment to Recipient ("Letter Amendment"), and Recipient will not be required to provide written consent to effect the amendment. OBDD may execute such a Letter Amendment only after an appropriation and expenditure authority carry-over extension of the Financing Proceeds by the Oregon Legislative Assembly.

- H. <u>Attorneys' Fees and Other Expenses</u>. To the extent permitted by the Oregon Constitution and the Oregon Tort Claims Act, the prevailing party in any dispute arising from this Contract is entitled to recover its reasonable attorneys' fees and costs at trial and on appeal. Reasonable attorneys' fees cannot exceed the rate charged to OBDD by its attorneys.
- I. <u>Choice of Law: Designation of Forum: Federal Forum</u>. The laws of the State of Oregon (without giving effect to its conflicts of law principles) govern all matters arising out of or relating to this Contract, including, without limitation, its validity, interpretation, construction, performance, and enforcement.

Any party bringing a legal action or proceeding against any other party arising out of or relating to this Contract shall bring the legal action or proceeding in the Circuit Court of the State of Oregon for Marion County (unless Oregon law requires that it be brought and conducted in another county). Each party hereby consents to the exclusive jurisdiction of such court, waives any objection to venue, and waives any claim that such forum is an inconvenient forum.

Notwithstanding the prior paragraph, if a claim must be brought in a federal forum, then it must be brought and adjudicated solely and exclusively within the United States District Court for the District of Oregon. This paragraph applies to a claim brought against the State of Oregon only to the extent Congress has appropriately abrogated the State of Oregon's sovereign immunity and is not consent by the State of Oregon to be sued in federal court. This paragraph is also not a waiver by the State of Oregon of any form of defense or immunity, including but not limited to sovereign immunity and immunity based on the Eleventh Amendment to the Constitution of the United States.

- J. <u>Integration</u>. This Contract (including all exhibits, schedules or attachments) constitutes the entire agreement between the parties on the subject matter. There are no unspecified understandings, agreements or representations, oral or written, regarding this Contract.
- K. <u>Execution in Counterparts</u>. This Contract may be signed in several counterparts, each of which is an original and all of which constitute one and the same instrument.

## SIGNATURES TO FOLLOW BELOW

Recipient, by its signature below, acknowledges that it has read this Contract, understands it, and agrees to be bound by its terms and conditions.



#### **EXHIBIT A - GENERAL DEFINITIONS**

As used in this Contract, the following terms have the meanings below.

"Costs of the Project" means Recipient's actual costs (including any financing costs properly allocable to the Project) that are (a) reasonable, necessary and directly related to the Project, (b) permitted by generally accepted accounting principles to be Costs of the Project, and (c) are eligible or permitted uses of the Financing Proceeds under applicable state or federal statute and rule.

"Counsel" means an attorney at law or firm of attorneys at law duly admitted to practice law before the highest court of any state, who may be of counsel to, or an employee of, OBDD or Recipient.

"Financing Proceeds" means the proceeds of the Grant.

"ORS" means the Oregon Revised Statutes.

"Project Completion Date" means the date on which Recipient completes the Project.

#### **EXHIBIT B - PROJECT DESCRIPTION**

Recipient shall use the Grant for sewer and stormwater infrastructure upgrades for La Creole Node master plan. The Project will be located along Hawthorne Avenue and Ellendale Avenue in Dallas, Oregon. The Project shall include, but is not limited to, the following:

Recipient will contract for construction of a new 8-inch gravity sewer pipe along Ellendale Avenue and a 12-inch gravity sewer pipe along Hawthorne Avenue connecting to an existing sewer manhole at SE Hawthorne Avenue and Academy Street.

#### **EXHIBIT C - PROJECT BUDGET**

	OBDD Funds	Other / Matching Funds
Activity	Approved Budget	Estimated Budget
Engineering	\$0	\$218,011
Construction	\$1,000,000	\$951,300
Construction Contingency	\$0	\$292,700
Total	\$1,000,000	\$1,462,011

### **RESOLUTION NO. 3534**

A Resolution approving an agreement with Oregon Business Development Department for financing sewer infrastructure upgrades for the La Creole Node Master Plan; and authorizing the City Manager to sign the agreement.

WHEREAS, the City of Dallas obtained an appropriation of funds from the Oregon legislature to finance sewer infrastructure upgrades for the La Creole Node Master Plan, to be administered by the Oregon Business Development Department (OBDD); and

WHEREAS, OBDD has presented the City with a Grant Agreement for such financing in an amount not to exceed \$1,000,000 (Project Number C2024452); and

WHEREAS, the City Council of the City of Dallas finds that it would be in the best interest of the City to execute the Grant Agreement and secure the grant award; NOW, THEREFORE,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

<u>Section 1</u>. The Grant Agreement with OBDD for sewer infrastructure upgrades for the La Creole Node Master Plan in an amount not to exceed \$1,000,000 be, and it hereby is, approved.

<u>Section 2</u>. The City Manager is hereby authorized to sign the Grant Agreement, and to do all such other things as may be necessary or appropriate to administer Agreement.

Adopted:September 3, 2024Approved:September 3, 2024

#### KENNETH L. WOODS, JR., MAYOR

APPROVED AS TO FORM:

BRIAN LATTA, CITY MANAGER

LANE P. SHETTERLY, CITY ATTORNEY

**RESOLUTION NO. 3534** 

ATTEST:

1

CITY OF DALLAS OREGON

# CITY COUNCIL STAFF REPORT

MEETING DATE:	September 3, 2024
AGENDA ITEM NO.	8.b
TOPIC:	Natural Hazards Mitigation Plan adoption
PREPARED BY:	Charlie Mitchell
APPROVED BY:	紀 City Manager
ATTACHMENTS:	A – 2024 Dallas NHMP Addendum B – Local Mitigation Plan Review Tool C – FEMA adoption letter D - DRAFT RESOLUTION NO. 3535

#### **RECOMMENDED ACTION:**

Staff recommends Council adoption of Resolution 3535.

#### **BACKGROUND:**

This item was presented to the Council in a Work Session in August.

Polk County and its cities, in collaboration with the Oregon Partnership for Disaster Resilience at the University of Oregon's Institute for Policy Research and Engagement, is updating its natural hazard mitigation plan. The plan seeks to mitigate vulnerabilities to natural hazards in Polk County, keeping people safe and protecting the infrastructure and environment that make Polk County a special place to live, work, and recreate. Mitigation is concerned with the natural hazards faced by the county (which we do not have much control over) and the county's vulnerabilities (over which we do have some control). The last update of this Plan was in 2017. The Plan for Dallas is a subset of the overall Polk County Plan.

The Federal Emergency Management Agency (FEMA) defines mitigation as "... the effort to reduce loss of life and property by lessening the impact of disasters ... through risk analysis, which results in information that provides a foundation for mitigation activities that reduce risk." Said another way, natural hazard mitigation is a method of permanently reducing or alleviating the losses of life, property, and injuries resulting from natural hazards through long and short-term strategies. Example strategies include policy changes; such as updated ordinances, projects, such as seismic retrofits to critical facilities; and education and outreach to targeted audiences, such as Spanish speaking residents or the elderly. Natural hazard

mitigation is the responsibility of the "Whole Community" - individuals, private businesses and industries, state and local governments, and the federal government.

#### SUMMARY TIMELINE:

April – August 2023 –	Phase 1 of the update; public comment period
September 2023 – March 2024 –	Phase 2 of the update; review by the Oregon Department
	of Emergency Management (OEM) and the Federal
	Emergency Management Agency (FEMA). It will end with
	the County and each City adopting the plan at a public
	meeting.
August 5, 2024 –	Work Session on NHMP adoption
September 3, 2024 –	Council considers adoption of Plan by Resolution

#### **FISCAL IMPACT:**

N/A

#### **RECOMMENDED MOTION:**

n/a – Resolutions are approved by a roll call vote.

#### **ATTACHMENTS:**

- A 2024 Dallas NHMP Addendum
- B Local Mitigation Plan Review Tool
- C FEMA adoption letter
- D DRAFT RESOLUTION NO. 3535

# City of Dallas Addendum to the Polk County NHMP



Photos courtesy of Oregon State Archives an

Effective

# March XX, 2024 through March XX, 2029

#### Prepared for

City of Dallas 187 SE Court St Dallas, OR 97338



Come thrive with us, we invest in people and business



Institute for Policy Research and Engagement

#### TABLE OF CONTENTS

Introduction	1
Purpose	
NHMP Process, Participation, and Adoption	1
NHMP IMPLEMENTATION AND MAINTENANCE	
Implementation through Existing Programs	
MITIGATION PLAN MISSION.	8
MITIGATION PLAN GOALS	9
MITIGATION STRATEGY	
Mitigation Successes	
Actions Items	
RISK ASSESSMENT	
Hazard Analysis	
Community Characteristics	
Community Lifelines	
Hazard Profiles	
Drought	
Earthquake (Cascadia)	
Earthquake (Crustal)	
Flood	
Landslide	
Severe Weather	
Extreme Heat Event	
Windstorm	
Winter Storm (Snow/Ice)	
Volcanic Event	
Wildfire	
PPENDIX A:	
UBLIC INVOLVEMENT SUMMARY	
Website Posting	
Dallas Steering Committee	
PPENDIX B: ACTION ITEM CHANGES	

# List of Tables

Table DA-1 Action Items	12
Table DA-2 Hazard Analysis Matrix	18
Table DA-3 Community Characteristics	21
Table DA-4 Community Lifelines	24
Table DA-5 Rapid Visual Survey Scores	30
Table DA-10 Status of All Hazard Mitigation Actions in the Previous Plan	46

# List of Figures

Figure DA-1 Understanding Risk	17
Figure DA-2 Dallas Zoning Map (2022)	20
Figure DA-3 Community Lifelines	23
Figure DA-4 Cascadia Subduction Zone Perceived Shaking	28
Figure DA-5 Liquefaction Susceptibility	29
Figure DA-6 FEMA Flood Zones	32
Figure DA-7 Landslide Susceptibility	35
Figure DA-9 Wildfire Risk.	40

# Introduction

# Purpose

This is an update to the Dallas addendum to the Polk County Multi-Jurisdictional Natural Hazard Mitigation Plan (MNHMP, NHMP). This addendum supplements information contained in Volume I (Basic Plan), which serves as the NHMP foundation, and Volume II (Appendices), which provide additional information. This addendum meets the following requirements:

- Multi-Jurisdictional Plan Adoption §201.6(c)(5),
- Multi-Jurisdictional Participation §201.6(a)(3),
- Multi-Jurisdictional Mitigation Strategy §201.6(c)(3)(iv) and
- Multi-Jurisdictional Risk Assessment §201.6(c)(2)(iii).

Updates to Dallas's addendum are further discussed throughout the NHMP and within Volume II, Appendix B, which provides an overview of alterations to the document that took place during the update process.

Dallas adopted their addendum to the Polk County Multi-jurisdictional NHMP on [date], 2024. FEMA Region X approved the Polk County NHMP on [date], 2024 and the City's addendum on [date], 2024. With approval of this NHMP, the City is now eligible for non-disaster and disaster mitigation project grants through [date-1], 2029.

# NHMP Process, Participation, and Adoption

This section of the NHMP addendum addresses 44 CFR 201.6(c)(5), *Plan Adoption* and 44 CFR 201.6(a)(3), *Participation*.

In addition to establishing a comprehensive, city-level mitigation strategy, the Disaster Mitigation Act of 2000 (DMA2K) and the regulations contained in Title 44 CFR Part 201 require that jurisdictions maintain an approved NHMP to receive federal funds for mitigation projects. Local adoption and federal approval of this NHMP ensures that the city will remain eligible for non-disaster and disaster mitigation project grants. Dallas was included as an addendum in the 2017 Polk County NHMP update process.

The Oregon Partnership for Disaster Resilience (OPDR) at the University of Oregon's Institute for Policy Research and Engagement (IPRE) partnered with the Oregon Department of Emergency Management (OEM), Polk County, and Dallas to update and incorporate Dallas's NHMP as an addendum to the County's NHMP. This project is funded through the Federal Emergency Management Agency's (FEMA) Hazard Mitigation Competitive Grant Program. Members of the Dallas NHMP steering committee also participated in the County NHMP update process (Volume II, Appendix B).

By creating a NHMP, locally adopting it, and having it approved by FEMA, Dallas will maintain eligibility for FEMA Hazard Mitigation Assistance grant program funds.

The Polk County NHMP and Dallas addendum are the result of a collaborative effort between residents, public agencies, non-profit organizations, the private sector, and regional organizations. A project steering committee guided the process of developing the NHMP.



#### **Convener and Committee**

The Dallas Economic and Community Development Director served as the designated convener of the NHMP update and will take the lead in implementing, maintaining, and updating the addendum to the Polk County NHMP in collaboration with the designated convener of the Polk County NHMP (Emergency Manager).

Representatives from the City of Dallas steering committee met formally and informally, to discuss updates to their addendum (Attachment B). The steering committee reviewed and revised the City's NHMP, with particular focus on the risk assessment and mitigation strategy (action items).

This addendum reflects decisions made at the designated meetings and during subsequent work and communication with Polk County Emergency Management and the OPDR.

The Dallas Steering Committee was comprised of the following representatives:

- Charlie Mitchell, Economic and Community Development Director
- Tom Gilson, Engineering Supervisor, Dallas Public Works
- Chase Ballew, Planner, City of Dallas
- Josh Rogers, Deputy Fire Chief, Dallas Fire Department

Dallas Natural Hazard Mitigation Plan Steering Committee included representatives from City departments associated with preventive measures (Economic and Community Development Director/Building Official), property protection (Floodplain Manager), natural resource protection (Parks & Recreation Planner), emergency services (Fire Department), structural flood control (Public Works), and public information (Economic and Community Development). The Dallas Steering Committee also sent two representatives to the Polk County NHMP Steering Committee (Planner and Economic and Community Development Director).

Steering committee members possessed familiarity with Dallas's community and how it is affected by natural hazard events. The steering committee was closely involved throughout the development of the NHMP and served as the local oversight body for the NHMP's development. The steering committee guided the Dallas update process through several steps including hazard assessment, problem identification, goal confirmation and prioritization, action item review and development, and information sharing, to update the NHMP and to make the NHMP as comprehensive as possible.

Based on their involvement in hazard mitigation projects or planning, and/or their interest as a neighboring jurisdiction, representatives from the following agencies were invited to participate in the NHMP update. Some of these reviewed drafts of the plan and provided feedback by email.

Other Government and Stakeholder Representatives:

- NW Natural Gas
- Pacific Power and Light
- Polk County Fire District No. 1
- Southwestern Polk County Fire District
- Polk County Emergency Services
- Oregon Department of Transportation District No. 2
- Dallas School District
- Mid Willamette Council of Governments

Stakeholders were included in the planning process. Unlike the Steering Committee, stakeholders for the update were not included in all stages of the planning process, but their input was included to inform the Steering Committee and provide additional perspectives from the community.

The residents of Polk County and the City of Dallas were given opportunities to participate in and learn about the NHMP planning process throughout the duration of the project. Responses to an online/in person survey were used to draft action recommendations that address the needs of vulnerable populations.

# **NHMP Implementation and Maintenance**

The City Council will be responsible for adopting the Dallas addendum to the Polk County NHMP. This addendum designates a steering committee and a convener to oversee the development and implementation of action items. Because the City addendum is part of the County's multi-jurisdictional NHMP, the City will look for opportunities to partner with the County. The City's steering committee will convene after re-adoption of the Dallas NHMP addendum on an annual schedule. The County is meeting on a semi-annual basis and will provide opportunities for the cities to report on NHMP implementation and maintenance during their meetings. The City's Economic and Community Development Director will serve as the convener and will be responsible for assembling the steering committee.

The steering committee will be responsible for:

- Reviewing existing action items to determine suitability of funding;
- Reviewing existing and new risk assessment data to identify issues that may not have been identified at NHMP creation;
- Educating and training new steering committee members on the NHMP and mitigation actions in general;
- Assisting in the development of funding proposals for priority action items;
- Discussing methods for continued public involvement;
- Evaluating effectiveness of the NHMP at achieving its purpose and goals (use Table 4-1, Volume I, Section 4, as one tool to help measure effectiveness); and
- Documenting successes and lessons learned during the year.

The convener will also remain active in the County's implementation and maintenance process (Volume I, Section 4).

The steering committee will be responsible for activities outlined in Volume I, Section 4.

The jurisdiction will utilize the same implementation and maintenance process identified in Volume I, Section 4. The jurisdiction will provide continued public participation during the plan maintenance process through periodic presentations to elected officials, public meetings, postings on social media, and/or through interactive content on the jurisdiction's website.

The City will utilize the same action item prioritization process as the County (Volume I, Section 4 and Volume II, Appendix D).



# **Implementation through Existing Programs**

The mitigation actions described herein are intended to be implemented through existing plans and programs within the city. Plans and policies already in existence have support from residents, businesses, and policy makers. Where possible, Dallas will implement the NHMP's recommended actions through existing plans and policies. Many land-use, comprehensive, and strategic plans get updated regularly, allowing them to adapt to changing conditions and needs. Implementing the NHMP's action items through such plans and policies increases their likelihood of being supported and implemented.

# **Existing Authorities**

Hazard mitigation can be executed at a local scale through three (3) methods: integrating hazard mitigation actions into other local planning documents (i.e., plan integration), adopting building codes that account for best practices in structural hardening, and codifying land use regulations and zoning designations that prescribe mitigation into development requirements. The extent to which a municipality or multi-jurisdictional effort leverages these approaches is an indicator of that community's capabilities.

The following provides a brief synopsis of some of the more important coordinating plans and policies of Dallas in the integration of hazard mitigation and long-range planning:

#### **City of Dallas Comprehensive Plan**

The Dallas <u>Comprehensive Plan</u> is the guiding policy document for land use and growth-related planning for the City. To properly identify the community's risks, the Natural Hazard Mitigation Plan relies heavily on the Population Element, Land Use Element, Transportation Element, and Regional Plan Element to identify the community's changing demographics, future population growth, and the physical direction of future growth.

Dallas addresses Statewide Planning Goal 7 Natural Hazards as part of their Comprehensive Plan. Section 6.2.6 includes three primary Environmental and Flood Hazard Regulations:

- 1. All development within the City of Dallas shall comply with applicable state and federal environmental rules, regulations, and standards.
- 2. Land use regulations will be coordinated and are intended to be consistent with federal and state environmental regulations.
- 3. The City shall ensure against flood damage to persons and property through the effective implementation of flood plain regulations, consistent with Federal Emergency Management Act (FEMA) standards.

Any update to Goal 7 or the broader comprehensive plan will reflect the current data and analysis about natural hazards impacting Polk County as contained within this Plan.

#### Land Use Regulations

The <u>Dallas Development Code</u> (DDC) sets forth zoning, land division and environmental protection requirements, and is a chapter of the Dallas City Code. The Development Code was last updated in July 2023. This update included modifications to Chapter 2.7 <u>Flood Hazard Regulations (2023)</u>, street standards, and housing standards. The Planning Department (within the Economic and Community Development Department) is responsible for implementing and enforcing the DDC.

The Dallas Economic and Community Development Department is the oversight entity for all matters related to current and long-range land use planning in the city. It is responsible for the administration of



state, county, and local land use policies and regulations as they relate to the preservation and quality development of property lying within the city limits and urban growth boundary (UGB). The Department periodically updates development codes and long-range plans to ensure adequate public facilities are available to serve new development, preserve community livability, and enhance the resilience of Dallas. They work closely with the County and neighboring jurisdictions to ensure plans are aligned.

#### **Structural Building Codes**

The Oregon Legislature recently adopted updated building codes for both residential (2023 <u>Oregon</u> <u>Residential Specialty Code</u>) and commercial structures (<u>Building Codes and Standards</u>: <u>Oregon Structural</u> <u>Specialty Code</u> 2022) since the last update of this Plan. These building codes are based on the 2021 version of the International Building Code, International Fire Code, and International Existing Building Code. As a result, both new residential and commercial structures will be required to be built according to the latest seismic and wind hardening standards in addition to requiring fire resistant building materials.

The City of Dallas has adopted the following codes:

- Residential Code: 2021 Oregon Residential Specialty Code
- Building Code: 2022 Oregon Structural Specialty Code
- Mechanical Code: 2022 Oregon Mechanical Specialty Code
- Plumbing Code: 2021 State of Oregon Plumbing Specialty Code
- Fire Code: 2022 Oregon Fire Code
- Electric Code: Provided by Polk County Building Department

#### **Dallas Public Facilities Plan (PFP)**

The Dallas Public Facilities Plan (PFP) describes sanitary sewer, water, and storm drainage facilities within the City and the improvements necessary to support the types and levels of development prescribed in the Dallas Comprehensive Plan. The public facilities plan is supported by adopted facilities master plans and sets priorities for facilities construction through the six-year capital improvements program and the City's annual budget. The City Engineering staff also maintains construction specification standards documents which set minimum construction standards for public improvements, such as sewer, water, and streets.

#### **Dallas Stormwater Master Plan**

The 2016 <u>Dallas Stormwater Master Plan</u> presents the results of the analysis of the existing stormwater collection and conveyance system, focusing on existing problem areas to identify modifications and additions to correct current deficiencies and address predicted future needs. The Ash Creek Feasibility Study was identified in the Stormwater Master Plan and identifies additional needs to solve stormwater deficiencies and flooding issues.

#### TMDL Plan (2022-2027)

The City of Dallas is a Designated Management Agency (DMA) as identified by the Department of Environmental Quality (DEQ). As a DMA, the City of Dallas has authority over the sources of pollution entering Rickreall Creek which contributes to water quality issues in the Willamette River. The City must implement Best Management Practices (BMPs) to control pollution in Rickreall Creek and other waterways. The City has developed a Total Maximum Daily Load (TMDL) Implementation Plan according to DEQ regulations, which is updated every five years. This document sets out specific BMPs that will address contributions of mercury to local waterways.

#### **Urban Renewal**

The Downtown Dallas Urban Renewal District is an economic development tool serving Downtown Dallas since 2004. The South Dallas Urban Renewal District created in 2022 will facilitate redevelopment of the former Mill Site, addressing the commercial land deficit, address and improve infrastructure in the area, and provide opportunities for economic development. Projects include: Floodway study (Mill site/N. Fork Ash Creek); street, water and sanitary improvements; and Ash Creek improvements.

#### Housing Needs Analysis, June 2020

This study, which determines the land need for types of housing within the City's Urban Growth Boundary for the next 20 years, identifies and removes development-constrained lands from the long-range land inventory. Development-constrained lands include those severely constrained by natural hazards, with slopes over 25%, or within the 100-year floodplain.

#### Water Master Plan

The Dallas Water System Master Plan, which was updated and adopted in 2021, includes the new flood map adopted in 2017 and incorporates resilience strategies into maintenance and expansion of water system.

#### **Mercer Reservoir Planning**

Although the available storage in Mercer Reservoir remains sufficient for the average watershed yield well beyond 2040, analysis indicates that the City could face a shortfall in the not too many years should a 100-year drought occur. If the City's water demands increase as projected and a 100-year drought occurred, the available storage in Mercer Reservoir would be exhausted by the year 2028. The City is taking a proactive approach and is starting the process to expand their water storage to provide for at least 50 years of projected water demands under drought conditions. Modifications will be designed to safely pass the Probable Maximum Flood and follow current standards for seismic resiliency.

#### **Community Wildfire Protection Plan**

The Polk County Community Wildfire Protection Plan (CWPP) will be incorporated into this Plan as a functioning annex. The NHMP will also be integrated into the City's Capital Improvement Plan, to be adopted by March 2024.

#### National Flood Insurance Program/FEMA Flood Insurance Study

The Floodplain Manager is responsible for administering the day-to-day activities of the city's floodplain program. They are assisted by the Building Official, the Planning Department, and by the City Manager.

Specifically, the floodplain manager:

- maintains and administers Dallas's floodplain regulations;
- reviews and issues floodplain development permits;
- maintains elevation certificates for all new and substantially improved structures (and maintains an extensive database of historic elevation certificates);
- ensures that encroachments do not occur within the regulated floodway;
- implements measures to ensure that new and substantially improved structures are protected from flood losses;
- maintains floodplain studies and maps and makes this information available to the public;
- maintains a flood information website with digital flood insurance rate map (DFIRM) data;
- conducts site visits to assess conditions and provide technical assistance to the public;
- maintains a library of historical flood related information;



- informs the public of flood insurance requirements; and
- conducts outreach and training about flood hazards and development within the floodplain.

In 2022, the Dallas City Council adopted Ordinance 1864, which updated Chapter 2.7 Flood Hazard Regulations to reflect the Oregon State Model Code provided by the Department of Land Conservation and Development. This code still relies upon FIRM maps and the Flood Insurance Study for Polk County and Incorporated Areas that were effective in December 2006.

#### **Public Works**

The City of Dallas Public Works Department is responsible for streets, water, sewer, stormwater, parks, and public facilities. Much of their work is associated with the reduction of hazards to the community and the implementation of resilience measures.

#### **City Administration**

The City Council of Dallas has the responsibility of developing and adopting the annual city budget. Integrating hazard mitigation goals and projects into the annual budget is key to implementing the plan. The City Council tries to broadly address resilience planning needs while it determines city and departmental priorities and looks for multiple-impact projects wherever possible. They also work with staff to apply for federal and state grant funding to pursue larger projects that are outside of general fund capacity.

## Personnel

The following Dallas personnel have assignments related to natural hazard mitigation planning and implementation:

Emergency Management: Tom Simpson, Chief of Police

Public Information Officer: Alyson Roberson, Communications Specialist

Floodplain Manager: Tom Gilson, Engineering Services Supervisor

Grant writing (for Public Works or emergency management): Tom Simpson, Chief of Police

Capital improvement planning: Brian Latta, City Manager

Capital improvement execution: Brian Latta, City Manager

Dallas does not have any employees solely designated to Emergency Management or Mitigation. These personnel integrate hazards and resilience planning into their greater work programs to the best of their abilities. However, there is limited capacity to expand upon their capabilities or workloads.

# **Capital Resources**

The City of Dallas maintains several capital resources that have important roles to play in the implementation of the natural hazard mitigation plan, including:

Communication Towers:

- Private Cellular Tower (224 East Ellendale Avenue)
- Private Cellular Tower (1500 SE Howe)
- Private Cellular Tower (1391 SE Jefferson St)



Critical facilities with power generators for use during emergency blackouts:

- Dallas Police Department (187 SE Court Street)
- Dallas Fire Department (915 SE Shelton Street)
- Dallas Water Treatment Plan (16375 Ellendale Road West)
- Dallas Sewage Plant (1070 Bowersville Road)
- Dallas Aquatic Center (1005 SE La Creole Drive)

Food Pantries:

• Dallas Food Bank (322 Main Street #180, Dallas)

Fuel Storage:

• Dallas City Workshops (536 SE Mill Street)

# Findings

Several important findings from this capability assessment informed the design of the Plan's mitigation strategy and aided in prioritizing action items.

#### **Staffing Limitations and Capacity**

Dallas staff are assigned hazard mitigation responsibilities as a (small) part of their larger job responsibilities. Limited capacity reduces the breadth of the programming the community can undertake in any year. The city relies upon its relationships with the County and other cities within its region to expand its operations.

#### Reliance upon outside funding streams and local match requirements

Dallas operates on a limited budget with a small staff. This leaves few opportunities for using local financial resources to implement hazard mitigation work. They lean heavily upon state and federal grant funds as the primary means for securing mitigation funding. Hazard mitigation grants such as HMGP and BRIC require 10-25% local funding match, as well as extra staff capacity and expertise to navigate the application process and manage the funding.

#### Leveraging Partnerships with Public and Nonprofit Entities

Regional planning displayed in the development of the Community Wildfire Protection Plan demonstrates the City's ability to effectively share information, identify priority needs, and work towards solutions.

# **Mitigation Plan Mission**

The 2023 Dallas Hazard Mitigation Advisory Committee (HMAC) reviewed the previous NHMP Mission and Goals in comparison to the County and State NHMP Goals and determined that they remain relevant and agreed to retain them without modifications.

The NHMP mission states the purpose and defines the primary functions of NHMP. It is intended to be adaptable to any future changes made to the NHMP and need not change unless the community's environment or priorities change.


The mission of the NHMP is to:

To assist in reducing risk, preventing loss, and protecting life, property, and the environment from future natural hazard events. The plan fosters collaboration and coordinated partnerships among public and private partners. This can be achieved by increasing public awareness and education and identifying activities to guide the county towards building a safer community.

This can be achieved by increasing public awareness, documenting the resources for risk reduction and loss-prevention, and identifying activities to guide the county and its cities towards building a safer, more sustainable community.

## **Mitigation Plan Goals**

Mitigation plan goals are more specific statements of direction that City of Dallas citizens, and public and private partners, can take while working to reduce the city's risk from natural hazards. These statements of direction form a bridge between the broad mission statement and particular action items. The goals listed here serve as checkpoints as agencies and organizations begin implementing mitigation action items.

Meetings with the HMAC, previous hazard event reports, and the previous NHMPs served as methods to obtain input and identify priorities in developing goals for reducing risk and preventing loss from natural hazards.

All the plan goals are important and are listed below in no particular order of priority. Establishing community priorities within action items neither negates nor eliminates any goals, but it establishes which action items to consider implementing first, should funding become available.

#### GOAL 1: PUBLIC EDUCATION AND AWARENESS

Provide public information and education/awareness to all residents of the city concerning natural hazard areas and mitigation efforts.

#### **GOAL 2: PREVENTIVE AND IMPLEMENTATION**

Develop and implement activities to protect human life, commerce, property and natural systems.

#### **GOAL 3: COLLABORATION AND COORDINATION**

Strengthen hazard mitigation by increasing collaboration and coordination among citizens, public agencies, non-profit organizations, businesses, and industry.

#### **GOAL 4: FUNDING AND PARTNERSHIPS**

Seek partnerships in funding and resources for future mitigation efforts.

#### **GOAL 5: EMERGENCY OPERATIONS**

Coordinate and integrate natural hazard mitigation activities, where appropriate, with emergency operations plans and procedures.

#### GOAL 6: NATURAL RESOURCES UTILIZATION

Link land use planning, development criteria, codes, and natural resources and watershed planning with natural hazard mitigation.



# **Mitigation Strategy**

This section of the NHMP addendum addresses 44 CFR 201.6(c)(3(iv), *Mitigation Strategy*.

The City's mitigation strategy (action items) was first developed during the 2020 NHMP planning process and revised during subsequent NHMP updates. During these processes, the HMAC assessed the City's risk, identified potential issues, and developed a mitigation strategy (action items).

During the 2023 update process, the City re-evaluated their mitigation strategy (action items). During this process action items were updated, noting if the action is complete, not complete and whether the actions were still relevant; any new action items were identified at this time (see Attachment B for more information on changes to action items).

## **Mitigation Successes**

The City of Dallas has several examples of hazard mitigation including the following projects funded through FEMA <u>Hazard Mitigation Assistance</u> and the Oregon Infrastructure Finance Authority's <u>Seismic</u> <u>Rehabilitation Grant Program</u>.<sup>1</sup>

#### **FEMA Funded Mitigation Successes**

• None identified.

#### Seismic Rehabilitation Grant Program Mitigation Successes

- 2021: Dallas High School Gymnasium (\$2,495,005)
- 2020: LaCreole Middle School Gymnasium (\$2,046,735)
- 2017: Whitworth Elementary School Gymnasium (\$700,160)
- 2016: Whitworth Elementary (\$1,492,900)
- 2010: Dallas Fire Station (\$887,725)

In addition, the following structures have also had some structural and/ or non-structural seismic retrofitting:

- Whitworth Elementary School (Dallas School District 2), brick flue was removed and a stainlesssteel flue was installed, funded per 2009 local school bond (completed in August 2010).
- Lyle Elementary School (Dallas School District 2), brick flue was removed and a stainless-steel flue was installed, funded per 2009 local school bond (completed in August 2010).
- Dallas High School (Dallas School District 2), brick flue was removed and a stainless-steel flue was installed, funded per 2009 local school bond (completed in August 2010).
- Morrison Campus Alternative School (1251 Main St., Dallas School District 2), brick flue was removed and a stainless-steel flue was installed, stadium concrete foundation was installed, dry rot removed and structural upgrades to columns, press box support was engineered and upgraded; funded per2009 local school bond (completed in August 2010, stadium upgrades in September 2011).

#### **Other Recent Mitigation Successes**

• Transportation System Plan Update (underway, adoption in 2024/2025)



<sup>&</sup>lt;sup>1</sup> The Seismic Rehabilitation Grant Program (SRGP) is a state of Oregon competitive grant program that provides funding for the seismic rehabilitation of critical public buildings, particularly public schools, and emergency services facilities.

- Updated Floodplain Development Code (Ordinance No. 1864, 2022)
- Clay Street Reservoir Complex rehabilitation (2023)
- Water Master Plan (2021)

## **Actions Items**

Table DA-1 Action Items documents the title of each action along with the lead organization, partners, timeline, cost, and potential funding resources. The HMAC decided to modify the prioritization of action items in this update to reflect current conditions (risk assessment), needs, and capacity. High priority actions are shown with orange highlight. The City will focus their attention, and resource availability, upon these achievable, high leverage, activities over the next five years. Although this methodology provides a guide for the HMAC in terms of implementation, the HMAC has the option to implement any of the action items at any time. This option to consider all action items for implementation allows the committee to consider mitigation strategies as new opportunities arise, such as capitalizing on funding sources that could pertain to an action item that is not currently listed as the highest priority. Refer to Attachment B for changes to actions since the previous NHMP.



### **Table DA-1 Action Items**

Action	Mitigation Actions	Drought	Earthquake	Extreme Heat	Flood	Landslide	Volcanic Event	Wildfire	Windstorm	Winter Storm	Potential Funding Resources	Lead	Partners	Timeline	Cost
1	Develop and fund capital projects designed to implement the recommendations of the Stormwater Management Plan.	x			x	x					Local Funding Resources, DEQ	Public Works	Planning, Administration	L	н
2	Harden utility headers located along river embankments to mitigate potential flood, debris, and erosion damages.				x	x					Local Funding, Utility funds, PDM	Public Works	DEQ, Utilities, DSL	L	н
3	Cross reference and incorporate mitigation planning provisions into all community planning processes such as comprehensive plan, Public Works construction standards, capital improvement, land use, transportation plans, etc. to demonstrate multi-benefit considerations, facilitate using multiple funding source consideration, and ensure new development addresses hazards.	×	×	×	x	x	x	×	x	x	Local Funding Resources, DLCD	Planning	Public Works	0	L

4	Develop, produce, and distribute information materials concerning mitigation, preparedness, and safety procedures for all natural hazards.	x	x	x	x	x	x	x	x	x	Local Funding Resources, FEMA	Planning	Library	0	L
5	Explore acquisition of portable fuel storage/delivery equipment to refill generators at critical facilities during multi-day hazard events.		x	x	x				x	x	DEQ, FEMA, OEM	Public Works	Police, Water Department	S	Μ
6	Work with the community to identify warming and cooling shelters, upgrade identified facilities as necessary to meet community needs, and develop an outreach program for community notification and awareness.			x							Local Funding Resources, ODOE, DEQ	Planning	Public Works, community partners, Red Cross, School District	0	S-M
7	Evaluate critical public facility seismic performance for city hall, fire stations, public works buildings, portable water systems, wastewater systems, electric power systems, and bridges within the jurisdiction.		x								Local Funding Resources, ODOT, ODOE, DEQ	Public Works	Planning, Water Department, Utilities	S	L
8	Inspect, prioritize, and retrofit any critical facility or public infrastructure that does not meet current Building Codes, including City Hall.		×								Local Funding Resources, HMGP, PDM	Public Works	Planning, Fire	Μ	Н
9	Retrofit/replace Godsey Road Bridge.		x		x						Local Funding Resources, ODOT, PDM, HMGP	Public Works	Planning, ODOT, County	М	Н

10	Install bank protection such as rock, concrete, asphalt, vegetation, or other armoring or protective materials to provide riverbank protection.			x	x			General Fund, PDM, HMGP, OWEB, DEQ	Public Works	DSL, FEMA	S-M	М
11	Establish flood mitigation priorities for residential and commercial buildings located within the 100-year floodplain using survey elevation date.			x				Local Funding Resources, DLCD, FEMA, ASFPM	Public Works	DLCD, FEMA	S	L
12	Develop an outreach program to educate public concerning NFIP participation benefits, floodplain development, land use regulation, and NFIP flood insurance availability to facilitate continued compliance with the NFIP.			x				Local Funding Resources, FEMA, DLCD	Planning	Public Works	Ο	L
13	Develop, implement, and enforce erosion and sediment control ordinances.	х		x	x			Local Funding Resources, DEQ	Planning	Public Works	0	L
14	Implement mitigation measures identified by critical facilities' owners, and other facility owners, to protect facilities located within the 100-year floodplain.			x				Local Funding Resources, FEMA, HMGP	Planning	Public Works	Μ	М
15	Increase size of culverts identified through the Stormwater Management Plan to increase its drainage efficiency.			х	x			Local Funding Resources, FEMA, HMGP	Public Works	DSL, ODOT	Н	L

16	Identify and prioritize critical facilities' overhead utilities that could be placed underground to reduce power disruption from windstorm/tree blow down damage.					×	x	×	Utilities, Local Funding Resources	Public Works	Utilities	S-M	L
17	Develop and implement programs to coordinate maintenance and mitigation activities to reduce risk to public infrastructure from severe winter storms.						x	x	Utilities, Local Funding Resources	Public Works	Utilities	0	L-M
18	Update or develop, implement, and maintain jurisdictional debris management plans.	x	x	x			x	x	Local Funding Resources	Public Works	Planning	0	L
19	Develop and maintain severe winter storm public outreach program defining mitigation activity benefits through educational outreach aimed at households and businesses while targeting special needs populations.						x	x	Local Funding Resources	Planning	Public Works	0	L
20	Update emergency response planning and develop client focused outreach program for ash fall events affecting river, air, and highway transportation, and industrial facilities and operations.				x				Local Funding Resources	Public Works	Police, Fire, Planning	М	L

O | Polk County NHMP 2023: Dallas Addendum

21	Evaluate capability of water treatment plant to deal with high turbidity from ash falls, update emergency response plans, and upgrade treatment facilities' physical plant to deal with ash falls.			x				Local Funding Resources, DEQ, HMGP	Public Works	Water Department, DEQ	М	M - H
22	Participate in the maintenance, implementation, and update of the Polk County Community Wildfire Protection Plan (2024).				x			Local Funding Resources, ODF, PDM, HMGPWF	Fire and Rescue	ODF, Public Works, Planning	ο	М
23	Develop outreach program to educate and encourage fire- safe construction practices for existing and new construction in high-risk areas.				x			Local funding resources, ODF	Fire and Rescue	Planning	0	М
24	Develop outreach program to educate and encourage home landscape cleanup (defensible space) and hazard vegetation management.				x	x	x	Local Funding Resources, Firewise, ODF	Fire and Rescue	HOAs, Oregon Department of Forestry, Planning	0	L

Cost: L – Low (less than \$50,000), M - Medium (\$50,000-\$100,000), H - High (more than \$100,000) Timing: O-Ongoing (continuous), S-Short (1-2 years), M-Medium (3-5 years), L-Long (5 or more years) Priority Actions: Identified with **bold** text and **orange** highlight

## **Risk Assessment**

This section of the NHMP addendum addresses 44 CFR 201.6(b)(2) - Risk Assessment. In addition, this chapter can serve as the factual basis for addressing Oregon Statewide Planning Goal 7 – Areas Subject to Natural Hazards.

Assessing natural hazard risk has three phases:

- **Phase 1:** Identify hazards that can impact the jurisdiction. This includes an evaluation of potential hazard impacts type, location, extent, etc.
- **Phase 2:** Identify important community assets and system vulnerabilities. Example vulnerabilities include people, businesses, homes, roads, historic places, and drinking water sources.
- **Phase 3:** Evaluate the extent to which the identified hazards overlap with, or have an impact on, the important assets identified by the community.

The local level rationale for the identified mitigation strategies (action items) is presented herein and within Polk County NHMP Volume I, Sections 2 and 3. The risk assessment process is graphically depicted in Figure DA-1 below. Ultimately, the goal of hazard mitigation is to reduce the area of risk, where hazards overlap vulnerable systems.

### Figure DA-1 Understanding Risk



## **Hazard Analysis**

The Dallas steering committee developed their hazard vulnerability assessment (HVA), using the Polk County's HVA (Polk County NHMP Volume II, Appendix C) as a reference. Changes from the County's HVA were made where appropriate to reflect distinctions in vulnerability and risk from natural hazards unique to Dallas, which are discussed throughout this addendum.

Table DA-2 shows the HVA matrix for Dallas, listing each hazard in order of rank from high to low. For local governments, conducting the hazard analysis is a useful step in planning for hazard mitigation, response, and recovery. The method provides the jurisdiction with a sense of hazard priorities but does not predict the occurrence of a particular hazard.

One catastrophic hazard (Cascadia Subduction Zone earthquake) and two chronic hazards (flood and winter storm) rank as the top hazard threats to the City (Top Tier). Windstorm, wildfire, and extreme heat event comprise the next highest ranked hazards (Middle Tier), while drought, crustal earthquake, landslide, and volcanic event comprise the lowest ranked hazards (Bottom Tier).

Hazard	History	Probability	Vulnerability	Maximum Threat	Total Threat Score	Hazard Rank	Tier
Flood	14	30	80	70	194	#1	Ton
Winter Storm	20	25	70	70	185	# 2	Tier
Earthquake - Cascadia	2	40	100	35	177	#3	nei -
Windstorm	12	25	60	70	167	#4	Middle
Wildfire	10	20	80	56	166	#5	Tior
Extreme Heat Event	16	25	50	70	161	#6	ner
Drought	6	20	80	28	134	#7	
Earthquake - Crustal	2	25	70	21	118	#8	Bottom
Landslide	2	25	40	21	88	#9	Tier
Volcanic Event	2	15	20	7	44	#10	

#### Table DA-2 Hazard Analysis Matrix

Source: Dallas NHMP Steering Committee, 2023.

## **Community Characteristics**

Table DA-3 and the following section provide information on City specific demographics and characteristics. For additional information on the characteristics of Dallas, in terms of geography, environment, population, demographics, employment, and economics, as well as housing and transportation, see Volume III, Appendix C. Many of these community characteristics can affect how natural hazards impact communities and how communities choose to plan for natural hazard mitigation. Considering the City specific assets during the planning process can assist in identifying appropriate measures for natural hazard mitigation.

Dallas is located on the eastern edge of the Coast Range along Rickreall Creek, about 15 miles west of the city of Salem, at an elevation of 325 feet above sea level. The City was incorporated in 1874 and serves as the Polk County seat.

The City is characterized by relatively flat topography, especially in the vicinity of downtown. Rickreall Creek, providing the City's water supply, flows west-east through the center of the city on the northern edge of the Central Business District. Ash Creek flows along the southern edge of the City. Together the 100-year floodplains for these two waterbodies comprise more than 500 of the City's

3139 acres. The City is within Rickreall watershed, although the southern portion of the city is within the Luckiamete watershed.

Dallas experiences a Mediterranean climate with warm to very warm, dry summers with cool mornings, and cold, rainy winters. Occasionally frigid weather will reach the Willamette Valley due to very cold continental air from Canada being driven over the Cascades by a low-pressure system to the south. However, snowfall is generally very rare, with an annual mean of 4.9 inches. Dallas averages 49 inches of rain per year. Rainfall is generally heavier during the winter months.

#### **Population and Income**

The City of Dallas had a population of 16,854 people per the 2020 Census, over an area of 4.91 square miles. Between 2016 and 2021, the City grew by 1,981 people (11%) (see Table DA-3 below). According to the State's official coordinated population forecast, between 2021 and 2040 the City's population is forecasted to increase by 31%.

Most of the population is White/Caucasian (90%) and about 5% of the population is Hispanic or Latino. The poverty rate is 14.5%. Four percent do not have health insurance. The City has a well-educated population, with 93% of residents with high school degrees or higher, and 24% with bachelor's degrees or higher. Approximately 13% of the population lives with a disability. Almost half the population (43%) are either below 18 (19%) or over 65 (24%) years of age.

#### Transportation, Housing, and Infrastructure

In the City of Dallas, transportation has played a major role in shaping the community. The development of the narrow-gauge railroad between 1878-80 secured the position of County Seat for the city. Today, the City of Dallas relies heavily upon its road system. (See Figure DA-2 Dallas Zoning Map (2023).)

Oregon Route 223 is the only state highway that serves the city. It connects the city of Dallas to Oregon Route 22 and Oregon Route 99W, providing Dallas residents with easy access to major shopping centers, employment, and governmental activities in Salem to the east and other cities to the north and south.

Much of Dallas consists of residential parcels, covering approximately 70% of the City's land area. There are over 6600 households within these residential areas, which circle the historic Central Business District. General commercial development centers around the intersection of the Dallas Rickreall Highway (OR 223) and Kings Valley Highway.

## Figure DA-2 Dallas Zoning Map (2022)



Source: City of Dallas website (November 2023)

Well over three-quarters of current residents live in single family homes (70%); mobile homes make up 8% of the housing stock. Forty percent (40%) of residences were built before 1980. Sixty-eight percent (69%) of housing units are homeowner occupied. New development has complied with the standards of the <u>Oregon Building Code</u> and the city's development code including their floodplain ordinance.

By far, motor vehicles represent the dominant mode of travel through and within Dallas. The mean travel time for workers (age 16+) is 29 minutes, with many Dallas residents commuting to Salem (in Marion County), which houses state buildings and offices. Seventy-three percent (73%) of workers drive alone to work. Of those who commute to work (in Polk County or Marion County), 73% drove alone, 13% carpooled, 3% walked, and 1% use public transit or bicycles. The remainder (10%) work from home. 74% have two cars available at home.

The City maintains water, sanitary sewer, and stormwater utilities, as well as streets, parks, and public facilities.

## Economy

A diverse range of businesses are located in Dallas. Dallas has a high population growth rate and is expected to grow to 25,089 people by 2040. About 45% of the resident population age 16 and over is in the labor force (7,434) and are employed in a variety of occupations, including: management, business, science, and art; service; production, transportation, and material moving; and sales and office occupations.

### **Table DA-3 Community Characteristics**

Population Characteristics			Household Characteristics								
2016 Population Estimate	15,3	45	Housing Units								
2021 Population Estimate	17,3	26	Single-Family (includes duplexes)	4,981	74%						
2040 Population Forecast*	25,0	89	Multi-Family	1,240	18%						
Race			Mobile Homes (includes RV, Van, etc.)	546	8%						
American Indian and Alaska Native		3%	Household Type								
Asian		< 1%	Family Household	4,283	65%						
Black/ African American		1%	Married couple (w/ children)	1,249	29%						
Native Hawaiian and Other Pacific Is	lander	< 1%	Single (w/ children)	498	12%						
White		90%	Living Alone 65+	954	14%						
Some Other Race		3%	Year Structure Built								
Two or More Races		4%	Pre-1970	1,478	22%						
Hispanic or Latino/a (of any race)		5%	1970-1989	2,056	30%						
Limited or No English Spoken	13	< 1%	1990-2009	2,452	36%						
Vulnerable Age Groups			2010 or later	781	12%						
Less than 5 Years	1,057	6%	Housing Tenure and Vacancy								
Less than 18 Years	3,165	19%	Owner-occupied	4,563	67%						
65 Years and Older	3,941	24%	Renter-occupied	2,049	30%						
85 Years and Older	561	3%	Seasonal	0	0%						
Age Dependency Ratio		74	Vacant	155	2%						
Disability Status (Percent age cohort	)		Vehicles Available (Occupied Units)								
Total Disabled Population	2,871	14%	No Vehicle (owner occupied)	123	3%						
Children (Under 18)	95	3%	Two+ vehicles (owner occupied)	3.381	74%						
Working Age (18 to 64)	1,518	16%	No Vehicle (renter occupied)	390	19%						
Seniors (65 and older)	1.258	33%	Two+ vehicles (renter occupied)	762	37%						
	,										
Income Characteristics			Employment Characteristics								
Households by Income Category	744	110/	Labor Force (Population 16+)	7 42 4	450						
Less than \$15,000	741	11%	In labor Force (% Total Population)	7,434	45%						
\$15,000-\$29,999	706	11%	Unemployed (% Labor Force)	451	6%						
\$30,000-\$44,999	1,027	16%	Occupation (Top 5) (Employed 16+)	4 202	100						
\$45,000-\$59,999	803	12%	Professional and Related Occupations	1,302	19%						
\$60,000-\$74,999	/30	11%	Management, Business, and Financial (	829	12%						
\$75,000-\$99,999	688	10%	Construction, Extraction, and Maintena	823	12%						
\$100,000-\$199,999	1,635	25%	Iransportation and Material Moving Oc	674	10%						
\$200,000 or more	282	4%	Office and Administrative Support Occu	646	9%						
Median Household Income		\$60,511	Health Insurance								
Gini Index of Income Inequality		0.48	No Health Insurance	635	4%						
Poverty Rates (Percent age cohort)			Public Health Insurance	8,105	50%						
Total Population	2,351	14%	Private Health Insurance	11,100	68%						
Children (Under 18)	553	18%	Transportation to Work (Workers 16+)								
Working Age (18 to 64)	1,242	13%	Drove Alone	5,037	73%						
Seniors (65 and older)	556	15%	Carpooled	900	13%						
Housing Cost Burden (Cost > 30% of h	ousehold	income)	Public Transit	46	1%						
Owners with a Mortgage	900	20%	Motorcycle	0	0%						
Owners without a Mortgage	162	4%	Bicycle/Walk	263	4%						
Renters	973	48%	Work at Home	671	10%						

Source: U.S. Census Bureau, 2017-2021 American Community Survey 5-Year Estimates; Portland State University, Population Research Center, "Annual Population Estimates, Table 4", 2016 and 2021; and "Population Forecasts, Summary Tab", 2022. Note 1: \* = Population forecast within UGB

Note 2: ACS 5-year estimates represent average characteristics from 2017-2021. Sampling error may result in low reliability of data. This information or data is provided with the understanding that conclusions drawn from such information are the responsibility of the user. Refer to the original <u>source</u> documentation to better understand the data sources, results, methodologies and limitations of each dataset presented.

## Disadvantaged populations

There are a number of federal and state agencies working to identify and address the qualities that make some communities more disadvantaged than others and reduce their ability to rebound from natural disasters. These issues include disparities within economic, health, environment, housing, and other areas. Polk County contains a number of disadvantaged populations as indicated by the indexes below.

The rural community of Dallas is specifically challenged by persistent poverty levels, lack of health care, and water/wastewater issues. The <u>Oregon Office of Rural Health</u> defines "rural" as any geographic areas in Oregon ten or more miles from the centroid of a population center of 40,000 people or more. In Polk County, Dallas, Falls City, Grand Ronde, and Monmouth qualify as "rural" under this threshold.

#### **Disadvantaged Community**

Per FEMA's <u>Grant Equity Threshold Tool</u>, the residents of Dallas are identified as "disadvantaged" due to health concerns and water/wastewater issues. Communities are identified as disadvantaged for HEALTH if they are in census tracts that: ARE at or above the 90th percentile for asthma OR diabetes OR heart disease OR low life expectancy AND are at or above the 65th percentile for low income. Communities are identified as disadvantaged for WATER and WASTEWATER if they are in census tracts that: ARE at or above the 90th percentile for low income. Wastewater discharge AND are at or above the 65th percentile for low income. High and/or persistent poverty and limited water and sanitation access and affordability reduce the community's ability to rebound from natural disasters.

#### **Medically Underserved**

The <u>Health Resource and Service Administration</u> classifies Dallas as a Medically Underserved Area (MUA), due to its shortage in dental, primary, and mental health care providers.

#### **Community Resilience-Challenged**

Polk County is identified as a 43 of 100 on FEMA's <u>Community Resilience Challenges Index</u> due to high numbers of residents with a disability, high numbers of single-parent households, low numbers of medical practitioners and hospitals (0.00 hospitals per 10,000 people), high number of households without a smartphone (13.54%) and high poverty levels (12%).<sup>2 3</sup>

#### **Economically Distressed**

Business Oregon gives priority when funding technical assistance, programs, and projects to geographic areas determined to be economically distressed as prescribed by Oregon law, based on 2016-2020 ACS data. The <u>list</u> is updated annually.

Within Polk County, the cities of **Dallas**, **Falls City**, **Grand Ronde**, **Independence**, **Monmouth**, Salem, and Willamina were identified as being *Economically Distressed* by Business Oregon in 2022.

<sup>&</sup>lt;sup>2</sup> FEMA, <u>Resilience Analysis and Planning Tool (RAPT) (arcgis.com)</u>, accessed December 2023.

<sup>&</sup>lt;sup>3</sup> Note: the Salem Health West Valley Hospital is located in Dallas and has six beds.

## **Community Lifelines**

This section outlines the resources, facilities, and infrastructure that, if damaged, could significantly impact public safety, economic conditions, and environmental integrity of Dallas. <u>Community Lifelines</u> are the most fundamental services in the community that, when stabilized, enable all other aspects of society to function. Mitigating these facilities will increase the community's resilience.

Community lifelines in Dallas are shown in Figure DA-3 and Table DA-4. This integrated network of assets, services, and capabilities are used day-to-day to support the recurring needs of the community and enable all other aspects of society to function. Decisive intervention (e.g., rapid re-establishment or employment of contingency response solutions) is required to maintain/reestablish these facilities and services following a hazard incident.



## **Figure DA-3 Community Lifelines**

Source: Oregon Partnership for Disaster Resilience, Oregon Department of Geology and Mineral Industries. Note: To view detail click this <u>link</u> to access Oregon HazVu

	Flood 1% Annual Chance	CSZ Earthquake Moderate to Complete Damage	Turner and Mill Creek Fault Earthquake Moderate to Complete Damage	Landslide High and Very High Susceptibility	Wildfire High and Moderate Risk
Critical Facilities by Community	Exposed	>50% Prob.	>50% Prob.	Exposed	Exposed
Dallas Community Charter	-	-	-	Х	-
Dallas Fire Station	-	х	-	-	-
Dallas High School	-	-	-	-	-
Dallas Police Department/City Hall	-	х	-	-	-
Jefferson Lodge Memory Care	-	х	-	-	-
Lacreole Middle School	-	х	-	-	-
Lyle Elementary School	-	-	-	-	-
Morrison Campus Alternative School	-	-	-	-	-
Oakdale Heights Elementary School	-	-	-	x	-
Polk County Emergency Management	-	-	-	-	
Polk County Jail	-	-	-	-	-
Polk County Public Works	-	-	-	x	-
Polk County Sheriff's Office	-	-	-	-	-
South View Medical Center	-	-	-	-	-
West Valley Community Hospital - Dallas	-	-	-	-	-
West Valley Community Hospital - Physicians and Surgeons Clinic	-	-	-	-	-
Whitworth Elementary School	-	-	-	-	-

#### **Table DA-4 Community Lifelines**

Source: Oregon Department of Geology and Mineral Industries, Dallas NHMP Steering Committee

## **Essential Facilities**

Facilities that are essential to the continued delivery of key government services and/or that may significantly impact the public's ability to recover from the emergency may include City buildings such as the Public Services Building, the City Hall, and other public facilities such as schools.

## **Environmental Facilities**

Environmental assets are those parks, green spaces, wetlands, and rivers that provide an aesthetic and functional ecosystem service for the community include: Kingsborough Park, Walnut Park, Roger Jordan Community Park, Dallas City Park, and the Rickreall Creek Trail System.

## **Vulnerable Populations**

Vulnerable populations, including seniors, disabled citizens, women, and children, as well those people living in poverty, often experience the impacts of natural hazards and disasters more acutely. Populations that have special needs or require special consideration include schools, daycare centers, adult care centers, medical facilities, mobile home parks, and senior housing.

## Hazardous Materials

Facilities that, if damaged, could cause serious secondary impacts may also be considered "critical." Hazardous materials sites are particularly vulnerable to earthquake, landslide, volcanic event, wildfire, and winter storm hazards. A hazardous material facility is one example of this type of critical facility.



Those sites that store, manufacture, or use potentially hazardous materials include: gas stations, fuel depots, manufacturing facilities, Public Works storage facilities, etc.

### **Economic Assets/Population Centers**

Economic assets include businesses that employ large numbers of people and provide an economic resource to the city of Dallas. If damaged, the loss of these economic assets could significantly affect economic stability, and prosperity. Population Centers usually are aligned with economic centers and are a concern during evacuation/notification during a hazard event include the Central Business District.

## Cultural and Historic Assets

The cultural and historic heritage of a community is more than just tourist charm. For families that have lived in the city for generations and new residents alike, it is the unique places, stories, and annual events that make the community an appealing place to live. The cultural and historic assets are both intangible benefits and obvious quality-of-life- enhancing amenities. Because of their role in defining and supporting the community, protecting these resources from the impact of disasters is important.



## **Hazard Profiles**

The following sections briefly describe relevant information for each profiled hazard. More information on Polk County hazards can be found in the Polk County NHMP Volume 1, Section 2 *Risk Assessment.* 

## Drought

The steering committee determined that the City's probability for drought is **moderate** (which is the same as the County's rating) and that their vulnerability to drought is **moderate** (which is the same as the County's rating). *These ratings have not changed since the previous version of the NHMP*.

Volume I, Section 2 describes the characteristics of drought hazards, history, how they relate to future climate projections (see <u>OCCRI report</u>), as well as the location, extent, and probability of a potential event. Due to the climate of Polk County, past and present weather conditions have shown an increasing potential for drought.

The City of Dallas draws its water from Rickreall Creek and stores water in Mercer Reservoir. The Dallas Public Works department is responsible for the operation and maintenance of the Mercer Reservoir Dam and Intake Facility, Dallas Water Treatment Plant, a water line distribution system, hydrants, pump stations and storage reservoirs. For more information on the future of Dallas's water supply visit their website.

#### Expansive Soils

The addition of moisture to any soil will cause a change in volume, which is referred to as a shrink-swell characteristic.<sup>2</sup>

According to the previous version of this plan the City of Dallas has critical facilities and infrastructure located within areas of low, moderate, and high risk; see Figure DA-6.

Low risk areas contain approximately 3,490 residential structures (value \$414.6M) and 20 non- residential structures (value unknown).

Moderate risk areas contain approximately 3,733 residential structures (value \$443.5M), 29 nonresidential structures (value unknown), six government facilities (value \$4.3M), four emergency response facilities (value \$2.3M), seven educational facilities (value \$7M), 13 care facilities (value\$350K), 14 community facilities (value \$7.1M), three bridges (value \$2.7M), one transportation facility (value unknown), five utility facilities (value \$15M) and two dams (value unknown).

High risk areas contain approximately 3,057 residential structures (value \$363.2M), 20 non-residential structures (value unknown), one government facility (value \$500K), three education facilities (value \$18.3M), eight care facilities (value \$350K), seven community facilities (value \$5.3M), three bridges (value \$5.5M), one transportation facility (value unknown) and two utility facilities (value unknown).<sup>4</sup>

#### **Vulnerability Assessment**

A comprehensive risk and vulnerability assessment is not available for the drought hazard. Statewide droughts have historically occurred in Oregon, and as it is a region-wide phenomenon, all residents are equally at risk. Structural damage from drought is not expected; rather the risks are present to humans



<sup>&</sup>lt;sup>4</sup> Dallas Addendum to Polk County NHMP, October 2017.

and resources. Agriculture, fishing, and timber have historically been impacted, as well as local and regional economies.

#### **Future Projections**

According to the Oregon Climate Change Research Institute (OCCRI report) "Future Climate Projections, Polk County,"<sup>5</sup> the incidence, extent, and severity of drought has increased over the last 20 years relative to the twentieth century, and this trend is expected to continue. Seasonal drought conditions are projected to occur more frequently in Polk County by the 2050s. The incidence of related negative physical and mental health outcomes, especially among low income, tribal, rural, and agricultural communities, is likely to increase.

Increasingly frequent droughts will have economic and social impacts upon those who depend upon predictable growing periods (ranches, farms, vineyards, gardeners) as well as upon the price and availability of fresh vegetables. It may also stress local jurisdiction's ability to provide water for irrigation or commercial and household use.

## Earthquake (Cascadia)

The steering committee determined that the City's probability for a Cascadia Subduction Zone (CSZ) earthquake is **moderate** (which is the same as the County's rating) and that their vulnerability to a CSZ earthquake is **high** (which is the same as the County's rating). *The probability rating increased, and the vulnerability rating stayed the same since the previous version of the NHMP.* 

The Cascadia Subduction Zone is a 680-mile-long zone of active tectonic convergence where oceanic crust of the Juan de Fuca Plate is subducting beneath the North American continent at a rate of 4 cm per year. Scientists have found evidence that 11 large, tsunami-producing earthquakes have occurred off the Pacific Northwest coast in the past 6,000 years. These earthquakes took place roughly between 300 and 5,400 years ago with an average occurrence interval of about 510 years. The most recent of these large earthquakes took place in 1700 A.D.<sup>6</sup>

Volume I, Section 2 describes the characteristics of earthquake hazards and their history, as well as the location, extent, and probability of a potential event. Generally, an event that affects the County is likely to affect Dallas as well. The causes and characteristics of an earthquake event are appropriately described within Volume I, Section 2, as well as are the location and extent of potential hazards. Previous occurrences are well documented within Volume I, Section 2. The community impacts described for the County would generally be the same for Dallas.

Figure DA-4 displays perceived shaking hazards from a Cascadia Subduction Zone earthquake event (darker areas represent greater concern).



<sup>&</sup>lt;sup>5</sup> Oregon Climate Change Research Institute, *Future Climate Projections, Polk County, Oregon*. May 2023.

<sup>&</sup>lt;sup>6</sup> The Cascadia Region Earthquake Workgroup, 2005. Cascadia Subduction Zone Earthquakes: A magnitude 9.0 earthquake scenario. <u>http://www.crew.org/PDFs/CREWSubductionZoneSmall.pdf</u>



### Figure DA-4 Cascadia Subduction Zone Perceived Shaking

Source: Oregon HazVu: Statewide Geohazards Viewer (DOGAMI) Note: To view detail click this <u>link</u> to access Oregon HazVu.

## Earthquake (Crustal)

The steering committee determined that the City's probability for a crustal earthquake is **low** (which is the same as the County's rating) and that their vulnerability to crustal earthquake is **moderate** (which is higher than the County's rating). *These ratings have not changed since the previous version of this NHMP.* 

#### Turner and Mill Creek Fault Scenario (Mw 6.6)

The Turner and Mill Creek Fault, located approximately 8 miles (~13 km) east of Independence and oriented east to west, is an ~11-mile (18 km) Quaternary fault estimated to slip less than 0.2mm/yr. The estimated maximum fault displacement for the Turner and Mill Creek Fault could produce relatively large (Mw-6.6) earthquakes, enough to pose a serious seismic threat to the communities in the vicinity of the eastern portion of Polk County.<sup>7</sup>

Volume I, Section 2 describes the characteristics of earthquake hazards and their history, as well as the location, extent, and probability of a potential event. Generally, an event that affects the county is likely to affect Dallas as well. The causes and characteristics of an earthquake event are appropriately described within Volume I, Section 2, as well as the location and extent of potential hazards. Previous occurrences are well-documented within Volume I, Section 2 and the community impacts described by the County would generally be the same for Dallas.



<sup>&</sup>lt;sup>7</sup> Multi-Hazard Risk Report for Polk County, DOGAMI, 2024.

Figure DA-5 shows the liquefaction risk to the community lifelines within Dallas. As shown in the figures, the area of greatest concern near the City of Dallas (darker areas) are to the north and south of the city. The eastern portion of the City has a moderate risk of liquefaction.



### **Figure DA-5 Liquefaction Susceptibility**

Source: Oregon Partnership for Disaster Resilience. Oregon Department of Geology and Mineral Industries. Note: To view detail click this link to access Oregon HazVu.

#### **Vulnerability Assessment**

Earthquake-induced damages are difficult to predict and depend on the size, type, and location of the earthquake, as well as site-specific building and soil characteristics. Presently, it is not possible to accurately forecast the location or size of earthquakes, but it is possible to predict the behavior of soil at any site. In many major earthquakes, damages have primarily been caused by the behavior of the soil.

The local faults, the county's proximity to the Cascadia Subduction Zone, potential slope instability, and the prevalence of certain soils subject to liquefaction and amplification combine to give the county a high-risk profile. Due to the expected pattern of damage resulting from a CSZ event, the Oregon Resilience Plan divides the State into four distinct zones and places Polk County predominately within the "Valley Zone" (Valley Zone, from the summit of the Coast Range to the summit of the Cascades). Within the Valley Zone, damage and shaking is expected to be strong and widespread - an event will be disruptive to daily life and commerce and the main priority is expected to be restoring services to business and residents.

As noted in the community profile, approximately 40% of residential buildings in Dallas were built prior to 1980. Prior to the seismic standards, structures are likely inadequate to withstand the impacts of an earthquake. Information on specific public buildings' (schools and public safety) estimated seismic

resistance, determined by DOGAMI in 2007, is shown in Table DA-5; each "X" represents one building within that ranking category. Of the facilities evaluated by DOGAMI using a Rapid Visual Survey (RVS), one building has a very high (100% chance) collapse potential; however, eight (8) buildings have a high (greater than 10% chance) collapse potential. Four of the high collapse potential structures have been mitigated since the last NHMP. *See Mitigation Successes (pg. DA-10) for a list of facilities that have seismic retrofits.* 

		Level of Collapse Potential						
		Low	Moderate	High	Very High			
Facility	Site ID*	(< 1%)	(>1%)	(>10%)	(100%)			
Schools								
Dallas High (Dallas SD 2)	Polk sch02			x				
(1250 Holman Ave) - See Mitigation Successes	TOIK_SCHOZ			~				
LaCreole Middle (Dallas SD 2)	Polk sch01	v		v v				
(701 SE La Creole Dr) - See Mitigation Successes	POIK_SCHOT	^		^,^				
Lyle Elementary (Dallas SD 2)	Polk sch08			Y				
(185 SW Levens St)	POIK_SCHOO			^				
Oakdale Heights Elementary (Dallas SD 2)	Polk sch11		v					
(1275 SW Maple St)	POIK_SCITT		^					
Whitworth Elementary (Dallas SD 2)	Polk sch12	v		vv				
(1151 SW Miller Ave) - See Mitigation Successes	POIK_SCI112	^		^,^				
Universities/ Colleges								
Chemeketa CC (Dallas Academy)	Polk sch02			Y				
(915 SE Ash)	POIK_SCHOZ			~				
Public Safety								
Dallas Police Department	Polk pol02		v		v			
(187 SE Court St)	POIK_poioz		~		^			
Polk County Sheriff	Polk pol01		v					
(850 Main St)	FOIK_POID1		~					
Dallas Fire Station	Polk fir02			v				
(915 SE Shelton St) - See Mitigation Successes	POIK_III05			^				
Hospitals								
West Valley Community Hospital								
(Salem Health West Valley)	Polk_hos01	Х						
(525 SE Washington St)								

#### Table DA-5 Rapid Visual Survey Scores

Source: DOGAMI 2007. Open File Report 0-07-02. Statewide Seismic Needs Assessment Using Rapid Visual Assessment. "\*" – Site ID is referenced on the RVS Polk County Map.

In addition to building damage, utility (electric power, water, wastewater, natural gas) and transportation systems (bridges, pipelines) are also likely to experience significant damage. There is a low probability that a major earthquake will result in failure of upstream dams.

Utility systems will be significantly damaged, including damaged buildings and damage to utility infrastructure, including water and wastewater treatment plants and equipment at high voltage substations (especially 230 kV or higher which are more vulnerable than lower voltage substations). Buried pipe systems will suffer extensive damage with approximately one break per mile in soft soil areas.



There would be a much lower rate of pipe breaks in other areas. Restoration of utility services will require substantial mutual aid from utilities outside of the affected area.

#### Natural Hazard Risk Report<sup>8</sup>

In 2024, DOGAMI created a Risk Report (O-24-XX) for Polk County that provides hazard analysis summary tables that identify populations and property that are vulnerable to the earthquake hazard. Identified community lifelines that are exposed to this hazard are shown in Table DA-4. No development changes affected the jurisdiction's overall vulnerability to this hazard. Loss estimates for earthquake events in the city are shown below:

#### Cascadia Subduction Zone Scenario (Mw 9.0)

The city is expected to experience damage to 206 buildings (5 critical facilities). These structures are expected to experience a potential loss of \$72.2 million (a loss ratio of 3.4%). In addition, there is the potential for 76 residents to be displaced (0.4% of the population).

#### Turner and Mill Creek Fault Scenario (Mw 6.6)

The city is expected to experience damage to 32 buildings (no critical facilities). These structures are expected to experience a potential loss of \$18.0 million (a loss ratio of 0.9%). In addition, there is the potential for 12 residents to be displaced (0.1% of the population).

#### **Future Projections**

Future development (residential, commercial, or industrial) within the city will be at risk to earthquake impacts, although this risk can be mitigated by the adoption and enforcement of high development and building standards. Reducing risks to vulnerable populations should be considered during the redevelopment of existing properties.

### Flood

The steering committee determined that the City's probability for flood is **high** (which is the same as the County's rating) and that their vulnerability to flood is **moderate** (which is the same as the County's rating). *These ratings have not changed since the previous version of this NHMP.* 

Polk County NHMP Volume I, Section 2 describes the characteristics of flood hazards, history, and how they relate to future climate projections (see <u>OCCRI report</u>), as well as the location, extent, and probability of a potential event. Portions of Dallas have areas of flood plains (special flood hazard areas). These include areas along Rickreall Creek and North Fork Ash Creek (Figure DA-6). Other portions of Dallas, outside of the mapped floodplains, are also subject to significant, repetitive flooding from local storm water drainage. In general, the 100-year floodplain delineates an area of high risk, while the 500-year floodplain delineates an area of moderate risk.

Flooding along the creeks is most frequent from October through April during periods of heavy rain and/or snowmelt. Because the drainage areas of these creeks are small, flash floods may occur where the extent of flooding is influenced by runoff over a short period of time.

<sup>&</sup>lt;sup>8</sup> DOGAMI, Multi-Hazard Risk Report for Polk County, Oregon (O-24-XX, February 2024), Table A-10.

### Figure DA-6 FEMA Flood Zones



Source: Oregon Partnership for Disaster Resilience. Oregon Department of Geology and Mineral Industries. Note: To view detail click this <u>link</u> to access Oregon HazVu.

#### **Mercer Reservoir**

The Rickreall (originally LaCreole) Creek Watershed supplies water for the Dallas Water System. The system has evolved from intakes on Rockhouse Creek, Applegate Creek, and Canyon Creek (tributaries to Rickreall Creek) in 1919, to the present dual intake system, about 3.5 miles west of Dallas. In addition, water is stored behind an earthen dam about 4.5 miles upstream from the intake. Water is released from the dam when the natural stream flow is inadequate to meet the demand for water. The dam was constructed in 1959 to store 760 acre-feet (247 MG) of water. In 1972 the dam was raised to provide a total raw storage of 1,550 acre-feet (505 MG). Construction of flashboards completed in April 2001 added 215 acre-feet (70 MG) of spring/summer storage.

Mercer Reservoir is identified as a High Hazard Potential dam, based on its hazard potential or anticipated downstream consequences in the event of failure or mis-operation. The Oregon Water Resources Department identified Mercer Dam as in Poor condition, as a March 2022 study calculated the Probable Maximum Flood (PMF) would likely overtop the existing dam. A PMF is determined by calculating the highest probable amount of water that could collect and flow out of a drainage. PMFs are required to be used on flood calculations of High Hazard dams and use worst case scenarios for precipitation, temperature, soil absorption and snowpack to calculate the model storm event. This type of event is so unlikely to happen that it is somewhere in the 1 to 15,000-20,000-year probability.

The City is exploring constructing a new dam to provide water storage (4900 Acre/Feet), the volume that has been projected to be needed to serve Dallas at its 2070 population projection during a 100-year drought event.<sup>9</sup>

#### **Vulnerability Assessment**

Identified Community Lifelines that are exposed to this hazard are shown in Table DA-4. Note that even if a facility has exposure, *it does not mean there is a high risk (vulnerability)*. No development changes affected the jurisdiction's overall vulnerability to this hazard.

The city is at risk from three types of flooding: riverine, urban, and dam failure. Riverine flooding occurs when streams overflow their banks and inundate low-lying areas. This is a natural process that adds sediment and nutrients to fertile floodplain areas. It usually results from prolonged periods of precipitation over a wide geographic area. Low velocity sheets of water generally flood most areas that are prone to flooding. Urban flooding occurs as land is converted to impervious surfaces and hydrologic systems are changed. Precipitation is collected and transmitted to streams at a much faster rate, causing floodwaters that rise rapidly and peak with violent force. During urban flooding, storm drains can back up and cause localized flooding of streets and basements.

Dam failures can also pose a risk to property owners downstream. According to the Bureau of Reclamation, Mercer Dam is a High-Risk Potential. Dam failure could lead to inundation of Dallas. The earthen dam is not seismically retrofitted.

Floods can have a devastating impact on almost every aspect of the community, including private property damage, public infrastructure damage, and economic loss from business interruption. It is important for the City to be aware of flooding impacts and assess its level of risk.

The economic losses due to business closures often total more than the initial property losses that result from flood events. Flood events significantly impact business owners and their employees. Direct damages from flooding are the most common impacts, but indirect damages, such as diminished clientele, can be just as debilitating to a business. No critical or essential facilities are in the floodplain. Currently, there is no financial impact data available of this infrastructure.

If major flooding affected all of the main transportation routes in Dallas, traffic flow in and out of the City would be significantly affected, but all avenues would not be cut off. The amount of property in the floodplain is not a large area but damage could be significant as it would affect residential, commercial, and public property. Floodwaters can affect building foundations, seep into basements or cause damage to the interior, exterior, and contents of buildings, dependent upon the velocity and depth of the water and by the presence of floating debris. The City sewer system can overflow during flood events and cause further property damage. For Dallas, urban flooding due to storm water drainage problems have been minor. The storm water systems are designed to handle more common small- to medium-sized runoff events and allow minor street flooding to carry off stormwater that exceeds the system capacity.

The <u>Polk County Flood Insurance Study</u> (January 19, 2018) has a brief history of flooding in Polk County (Volume I, Section 2). Figure DA-3 shows the location of Critical Facilities throughout Dallas.

For mitigation planning purposes, it is important to recognize that flood risk for a community is not limited only to areas of mapped floodplains. Other portions of Dallas outside of the mapped floodplains

<sup>&</sup>lt;sup>9</sup> Mercer Reservoir | Dallas Oregon

may also be at relatively high risk from over bank flooding from streams too small to be mapped by FEMA or from local storm water drainage.

#### Natural Hazard Risk Report<sup>10</sup>

In 2024, DOGAMI created a Risk Report (O-24-XX) for Polk County that provides hazard analysis summary tables that identify populations and property that are vulnerable to the flood hazard. Identified community lifelines that are exposed to this hazard are shown in Table DA-4. No development changes affected the jurisdiction's overall vulnerability to this hazard. Loss estimates for flood events in the city are shown below:

The city is expected to experience damage to 76 buildings (no critical facilities). These structures are expected to experience a potential loss of \$3.5 million (a loss ratio of 0.2%). In addition, there is the potential for 197 residents to be displaced (1.1% of the population).

#### **Future Projections**

According to the Oregon Climate Change Research Institute (OCCRI report) "Future Climate Projections, Polk County,"<sup>11</sup> winter flood risk at mid- to low elevations in Polk County, where temperatures are near freezing during winter and precipitation is a mix of rain and snow, is projected to increase as winter temperatures increase. The temperature increase will lead to an increase in the percentage of precipitation falling as rain rather than snow. Vulnerable populations adjacent to floodways (including the unhoused, manufactured home communities, and campground occupants) will be more at risk as the winter flood risk increases.

#### National Flood Insurance Program (NFIP)

FEMA updated the Flood Insurance Study (FIS) and Flood Insurance Rate Maps (FIRMs) for Polk County and Incorporated areas in 2006 (effective December 2006). The City complies with the NFIP through enforcement of their flood damage prevention ordinance and their floodplain management program. The last Community Assistance Visit (CAV) for the City was in 2021. The City does not participate in the Community Rating System (CRS). In 2022, the Dallas City Council adopted Ordinance 1864, which updated Chapter 2.7 Flood Hazard Regulations to reflect the Oregon State Model Code (provided by the Department of Land Conservation and Development).

The Community Repetitive Loss record for Dallas does not include any Repetitive Loss Properties<sup>12</sup> or Severe Repetitive Loss Properties.<sup>13</sup>

### Landslide

The steering committee determined that the City's probability for landslide is **low** (which is lower than the County's rating) and that their vulnerability to landslide is **moderate** (which is higher than the County's

<sup>&</sup>lt;sup>10</sup> DOGAMI, Multi-Hazard Risk Report for Polk County, Oregon (O-24-XX, February 2024), Table A-10.

<sup>&</sup>lt;sup>11</sup> Oregon Climate Change Research Institute, Future Climate Projections, Polk County, Oregon. May 2023.

<sup>&</sup>lt;sup>12</sup> A Repetitive Loss (RL) property is any insurable building for which two or more claims of more than \$1,000 were paid by the National Flood Insurance Program (NFIP) within any rolling ten-year period, since 1978. A RL property may or may not be currently insured by the NFIP.

<sup>&</sup>lt;sup>13</sup> A Severe Repetitive Loss (SRL) property is a single family property (consisting of 1 to 4 residences) that is covered under flood insurance by the NFIP and has incurred flood-related damage for which 4 or more separate claims payments have been paid under flood insurance coverage, with the amount of each claim payment exceeding \$5,000 and with cumulative amount of such claims payments exceeding \$20,000; or for which at least 2 separate claims payments have been made with the cumulative amount of such claims exceeding the reported value of the property.

rating). The probability rating stayed the same and the vulnerability rating increased since the previous version of the NHMP.

Polk County NHMP Volume I, Section 2 describes the characteristics of landslide hazards, their history within Polk County, and how they relate to future climate projections (see <u>OCCRI report</u>), as well as the location, extent, and probability of a potential event within the region.

The potential for landslide in Dallas is low except for areas to the west near the Dallas Cemetery, to the south near Church Street, and in the hilly area to the north and in the areas immediately adjacent to stream channels.

Sedimentary rock underlies Dallas. Sedimentary rock is primarily conglomerate, claystone, and siltstone with some sandstone toward the west. Sedimentary rock is less resistant to stream action. Landslide susceptibility exposure for Dallas is shown in Figure DA-7.

Dallas demonstrates a mix of low and moderate susceptibility to landslide exposure, with corridors of moderate susceptibility concentrated around the stream banks within the City. The topography of Dallas is predominantly flat with minimal slopes.



#### Figure DA-7 Landslide Susceptibility

Source: Oregon Partnership for Disaster Resilience. Oregon Department of Geology and Mineral Industries. Note: To view detail click this link to access Oregon HazVu.

#### **Vulnerability Assessment**

DOGAMI completed a statewide landslide susceptibility assessment in 2016 (<u>O-16-02</u>); general findings from that report are provided above.



Identified community lifelines that are exposed to this hazard are shown in Table DA-4. Note that even if an area has a high percentage of land in a high or very high landslide exposure susceptibility zone, this does not mean there is a high risk (vulnerability), because risk is the intersection of a hazard and assets.

No development changes affected the jurisdiction's overall vulnerability to this hazard.

Potential landslide-related impacts are adequately described within Volume I, Section 2 and include infrastructural damages, economic impacts (due to isolation and/or arterial road closures), property damages, and obstruction to evacuation routes. Rain-induced landslides and debris flows can potentially occur during any winter in Polk County and thoroughfares beyond City limits are susceptible to obstruction as well.

The most common type of landslides in Polk County are slides caused by erosion. Slides move in contact with the underlying surface, are generally slow moving and can be deep. Rainfall-initiated landslides tend to be smaller; while earthquake induced landslides may be quite large. All soil types can be affected by natural landslide triggering conditions.

Dallas's vulnerability to landslides is limited to a few stream banks that are deeply incised. Possible landslides in these locations would be accurately described as bank failures, which would be very localized and not occur along the length of a stream channel. The threat of loss to life or property and damage to structures, including critical facilities, is minimal. The City's flood protection requirements establish setbacks along the stream corridors and prevent the location of structures within the areas at risk of bank failure.

#### Natural Hazard Risk Report<sup>14</sup>

In 2024, DOGAMI created a Risk Report (O-24-XX) for Polk County that provides hazard analysis summary tables that identify populations and property that are vulnerable to the landslide hazard. Identified community lifelines that are exposed to this hazard are shown in Table DA-4. No development changes affected the jurisdiction's overall vulnerability to this hazard. Loss estimates for landslide events in the city are shown below:

There are 1,169 buildings (three critical facilities) exposed to the high and very high landslide susceptibility hazard. These structures represent a building replacement value of \$305.6 million (14% of total building replacement value). In addition, there is the potential for 3,099 residents to be displaced (17% of the population).

#### **Future Projections**

Landslides are often triggered by rainfall when the soil becomes saturated. As a surrogate measure of landslide risk, the Oregon Climate Change Research Institute (OCCRI report) report looks at extreme precipitation. In Polk County, the number of days per year with at least 0.75 inches of precipitation is not projected to change substantially. Nevertheless, by the 2050s, the amount of precipitation on the wettest day and wettest consecutive five days per year is projected to increase by an average of 14% (range 2–33%) and 11% (range 2–22%), respectively, relative to the 1971–2000 historical baselines, under the higher emissions scenario. The number of days per year that exceeded a threshold for landslide risk, which is based on prior 18-day precipitation accumulation, is not projected to change substantially. However, landslide risk depends on multiple factors, and this metric does not reflect all aspects of the hazard.

<sup>&</sup>lt;sup>14</sup> DOGAMI, Multi-Hazard Risk Report for Polk County, Oregon (O-24-XX, February 2024), Table A-10.

### Severe Weather

Severe weather can account for a variety of intense and potentially damaging weather events. These events include extreme heat, windstorms, and winter storms. The following section describes the unique probability and vulnerability of each identified weather hazard.

## **Extreme Heat Event**

The steering committee determined that the City's probability for extreme heat event is **high** (which is the same as the County's Rating) and that their vulnerability to an extreme heat event is **moderate** (which is the same as the County's Rating). *The City did not assess the extreme heat event hazard in the previous version of the NHMP*.

Polk County's NHMP Volume I, Section 2, adequately describes the causes and characteristics of extreme heat, as well as the history, location, extent, and probability of a potential event and how it relates to future climate projections (see <u>OCCRI report</u>). Generally, an event that affects the County is likely to affect the City as well. A severe heat episode or "heat wave" occurs about every two to three years, and typically lasts two to three days but can last as many as five days. A severe heat episode can be defined as consecutive days of temperatures in the high 90s and above 100. Severe heat hazard can be described as the average number of days with temperatures greater than or equal to 90-degrees Fahrenheit.<sup>15</sup>

Extreme heat events can and have occurred in the city. While they typically do not cause loss of life, they are becoming more frequent and have the potential to impact economic activity as well as quality of life and have caused threats to life in some cases. Changes in climate indicate that the area should expect to see more extreme heat events resulting from hazards.

#### **Future Projections**

According to the Oregon Climate Change Research Institute (OCCRI report) "Future Climate Projections, Polk County,"<sup>16</sup> the number, duration, and intensity of extreme heat events will increase as temperatures continue to warm. Projected demographic changes in Polk County, such as an increase in the proportion of older adults and the number of children, will increase the number of people in some of the populations that are vulnerable to extreme heat.

#### Windstorm

The steering committee determined that the City's probability for windstorms is **high** (which is the same as the County's rating) and that their vulnerability to windstorms is **moderate** (which is the same as the County's rating). *The probability rating increased and the vulnerability rating remained the same since the previous version of the NHMP*.

Polk County NHMP Volume I, Section 2 describes the characteristics of windstorm hazards, history, and how they relate to future climate projections (see <u>OCCRI report</u>), as well as the location, extent, and probability of a potential event within the region. Because windstorms typically occur during winter months, they are sometimes accompanied by ice, freezing rain, flooding, and very rarely, snow. Other severe weather events that may accompany windstorms, including thunderstorms, hail, lightning strikes, and tornadoes are generally negligible for Dallas.



<sup>&</sup>lt;sup>15</sup> DLCD. Oregon State Natural Hazard Mitigation Plan. 2020.

<sup>&</sup>lt;sup>16</sup> Oregon Climate Change Research Institute, *Future Climate Projections, Polk County, Oregon*. May 2023.

Volume I, Section 2 describes the impacts caused by windstorms, including power outages, downed trees, heavy precipitation, building damages, and storm-related debris. Additionally, transportation and economic disruptions result as well. Microbursts also occur in Dallas creating strong winds, particularly from the northeast.

Damage from high winds has resulted in downed utility lines and trees. Electrical power can be out anywhere from a few hours to several days. Outdoor signs have also suffered damage. If the high winds are accompanied by rain (which they often are), blowing leaves and debris clog drainage-ways, which in turn causes localized urban flooding.

#### **Future Projections**

According to the Oregon Climate Change Research Institute (<u>OCCRI report</u>) "Future Climate Projections, Polk County,"<sup>17</sup> mean wind speeds in Oregon are projected to decrease slightly, but extreme winter wind speeds may increase, especially in western Oregon. The frequency of strong easterly winds during summer and autumn, however, is projected to decrease slightly.

## Winter Storm (Snow/Ice)

The steering committee determined that the City's probability for winter storm is **high** (which is the same as the County's rating) and that their vulnerability to winter storm is **moderate** (which is lower than the County's rating). *These ratings have not changed since the previous version of the NHMP*.

Polk County NHMP Volume I, Section 2 describes the characteristics of winter storm hazards, history, and how they relate to future climate projections (see <u>OCCRI report</u>), as well as the location, extent, and probability of a potential event within the region. Severe winter storms can consist of rain, freezing rain, ice, snow, cold temperatures, and wind. They originate from troughs of low pressure offshore that ride along the jet stream during fall, winter, and early spring months. Severe winter storms affecting the City typically originate in the Gulf of Alaska or in the central Pacific Ocean. These storms are most common from November through March.

Major winter storms can and have occurred in the Dallas area and while they typically do not cause significant damage, they are frequent and have the potential to impact economic activity. The most likely impacts to Dallas from winter storms are road closures limiting access to/from some areas, especially roads to higher elevations, power outages from downed transmission lines, and damages to structures from tree falls.

#### **Future Projections**

According to the Oregon Climate Change Research Institute (<u>OCCRI report</u>) "Future Climate Projections, Polk County, "<sup>18</sup> cold extremes will become less frequent and intense as the climate warms. The number of county residents vulnerable to extreme cold is likely to grow, although this increase may be offset somewhat by the decrease in incidence of cold extremes.

#### **Vulnerability Assessment**

Due to insufficient data and resources, Dallas is currently unable to perform a quantitative risk assessment, or exposure analysis, for the extreme heat, windstorm, and winter storm hazards. For a list of facilities and infrastructure vulnerable to these hazards see the Community Assets Section.

<sup>&</sup>lt;sup>17</sup> Ibid.

<sup>&</sup>lt;sup>18</sup> Oregon Climate Change Research Institute, *Future Climate Projections, Polk County, Oregon*. May 2023.

## Volcanic Event

The steering committee determined that the City's probability for a volcanic event is **low** (which is the same as the County's rating) and that their vulnerability to a volcanic event is **low** (which is the same as the County's rating). *These ratings have not changed since the previous version of the NHMP*.

Polk County NHMP Volume I, Section 2 describes the characteristics of volcanic hazards and their history, as well as the location, extent, and probability of a potential event within the region. Generally, an event that affects the County is likely to affect Dallas as well. Dallas is very unlikely to experience anything more than volcanic ash during a volcanic event. Though unlikely, the impacts could be significant to the local water supply, create health problems, and collapse roofs of vulnerable structures. There is currently no analysis to determine the numbers and types of buildings, including critical facilities, in the City that would be vulnerable to a volcanic eruption.

#### **Vulnerability Assessment**

Due to Dallas' relative distance from volcanoes, the city is unlikely to experience the immediate effects that eruptions have on surrounding areas (i.e., mud and debris flows, or lahars). Depending on wind patterns and which volcano erupts, however, the city may experience ashfall. The eruption of Mount St. Helens in 1980, for example, coated the Willamette Valley with a fine layer of ash. If Mount Hood erupts, however, the city could experience a heavier coating of ash.

#### **Future Projections**

Although the science of volcano predictions is improving, it remains challenging to predict a potential volcanic event. Ash fall, which will be the greatest impact, will impact the entire County. Impacts will be felt hardest by property managers (ranches, farmers, etc.) and by those relying upon clean surface water (for drinking water production and irrigation).

### Wildfire

The steering committee determined that the City's probability for wildfire is **high** (which is the same as the County's rating) and that their vulnerability to wildfire is **moderate** (which is the same as the County's rating). *These ratings have increased since the previous version of the NHMP*.

Polk County NHMP Volume I, Section 2 describes the characteristics of wildfire hazards, history, and how they relate to future climate projections (see <u>OCCRI report</u>), as well as the location, extent, and probability of a potential event within the region. The location and extent of a potential wildfire vary depending on fuel, topography, and weather conditions. Weather and urbanization conditions are primarily at cause for the hazard level. Wildfires near Dallas are common. Figure DA-9 shows wildfire risk in Dallas.

The potential community impacts and vulnerabilities described in Volume I, Section 2 are generally accurate for the City as well. The <u>Polk County Community Wildfire Protection Plan</u> (CWPP, updated 2017) assesses wildfire risk, maps wildland urban interface areas, and includes actions to mitigate wildfire risk. The City is included in the CWPP and will update the City's wildfire risk assessment if the fire plan presents better data during future updates (an action item is included within Volume I, Section 4 to participate in updates to the integrated fire plan and to continue to maintain and update their CWPP). The City hereby incorporates the CWPP into this addendum by reference to provide greater detail to sensitivity and exposure to the wildfire hazard.

In general, wildfire conditions are greatest in the hilly area surrounding the water treatment plan, Mercer Reservoir (10 miles west of the city), and homes in the southeast portion of the city.



### Figure DA-8 Wildfire Risk



Source: Oregon Partnership for Disaster Resilience. USFS Pacific Northwest Region Wildfire Risk Assessment (PNRA) Note: To view detail click this link to access Oregon Explorer's CWPP Planning Tool.

History:

- 1987 5,000 acre fire in the Rickreall Watershed caused sediment damage to the Mercer Reservoir which is the source for Dallas' drinking water supply.<sup>19</sup>
- August 17, 2013. 200-acre wildfire along Highway 22 burned near a winery close to Dallas. Firefighters from Dallas, Yamhill, Polk County, Sheridan, Willamina, McMinnville, and Depoe Bay were utilized.

Irrigated agricultural land surrounds much of Dallas, thereby reducing the risk to wildfire to the city.

Property can be damaged or destroyed with one fire as structures, vegetation, and other flammables easily merge to become unpredictable and hard to manage. Other factors that affect ability to effectively respond to a wildfire include access to the location and to water, response time from the fire station, availability of personnel and equipment, and weather (e.g., heat, low humidity, high winds, and drought).

#### **Vulnerability Assessment**

Due to insufficient data and resources, Dallas is currently unable to perform a complete quantitative risk assessment, or exposure analysis, for this hazard. Identified community lifelines that are exposed to this hazard are shown in Figure DA-3. Note that even if a facility has exposure, *it does not mean there is a high risk (vulnerability)*.

<sup>&</sup>lt;sup>19</sup> Polk County Community Wildfire Protection Plan (2009).

Ignition sources are generally concentrated along travel corridors and at the edges of urban areas. Debrisburning, equipment use, and even arson contribute to wildlife ignition sources. Dallas is bounded by irrigated rural areas. However, there are several travel corridors that connect the City to these areas, and east-west stream corridors, including the Rickreall, which connect the City to the wildland-urban interface and sources of wildland fires.

In general, wildfire conditions are greatest in the hilly area surrounding the water treatment plan, Mercer Reservoir (10 miles west of the city), and homes in the southwest portion of the city.

#### Natural Hazard Risk Report<sup>20</sup>

In 2024, DOGAMI created a Risk Report (O-24-XX) for Polk County that provides hazard analysis summary tables that identify populations and property that are vulnerable to the wildfire hazard. Identified community lifelines that are exposed to this hazard are shown in Table DA-4. No development changes affected the jurisdiction's overall vulnerability to this hazard. Loss estimates for wildfire events in the city are shown below:

There are 66 buildings (no critical facilities) exposed to the high and moderate wildfire hazard risk zones. These structures represent a building replacement value of \$22.2 million (1.0% of total building replacement value). In addition, there is the potential for 243 residents to be displaced (1.4% of the population).

#### **Future Projections**

According to the Oregon Climate Change Research Institute (<u>OCCRI report</u>) "Future Climate Projections, Polk County,"<sup>21</sup> wildfire frequency and intensity and area burned are projected to continue increasing in the Northwest. Wildfire risk, expressed as the average number of days per year on which fire danger is very high, is projected to increase in Polk County by 11 days by the 2050s.

<sup>&</sup>lt;sup>20</sup> DOGAMI, Multi-Hazard Risk Report for Polk County, Oregon (O-24-XX, February 2024), Table A-10.

<sup>&</sup>lt;sup>21</sup> Oregon Climate Change Research Institute, *Future Climate Projections, Polk County, Oregon*. May 2023.

# **Appendix A:**

# **Public Involvement Summary**

Members of the steering committee provided edits and updates to the NHMP prior to the public review period as reflected in the final document. In addition, a written and online Hazard Awareness survey was distributed that included responses from 144 people (including 52 residents of Dallas) (Volume II, Appendix F).

To provide the public information regarding the draft NHMP addendum, and provide an opportunity for comment, an announcement (see below) was provided from **April XX** and through the FEMA review period on the City's website. The plan was also posted and announced on the County's website. There were **XX** [to be updated following public comment period] comments provided. Additional opportunities for stakeholders and the public to be involved in the planning process are addressed in Volume II, Appendix B.

Stakeholder participation was encouraged through one-on-one briefings and interviews. Stakeholder agencies not directly represented on the CAC or NHMP Steering Committee were also included in all meeting follow-ups to provide opportunities to provide comments on draft goals, hazard assessments, mitigation actions, and plan products.

#### **Hazard Survey**

Volume I, Appendix F contains the findings, methodology, and full report of a household hazard preparedness survey taken in Polk County in the summer of 2023. Over fifty of the 144 respondents to the survey, which was distributed online and in person at various events around Polk County, were residents of Dallas. Survey findings were reviewed and incorporated into the mitigation strategy by the Steering Committee.

## Website Posting

<mark>To be provided</mark>



## **Dallas Steering Committee**

Dallas convened a Natural Hazard Mitigation Plan Steering Committee, which included representatives from City departments associated with preventive measures (Economic and Community Development Director), property protection (Floodplain Manager), natural resource protection (Parks & Recreation Director), emergency services (Fire Department), structural flood control (Public Works), and public information (Economic and Community Development Director). The Dallas Steering Committee also sent two representatives to the Polk County NHMP Steering Committee (Planner and Economic and Community Development Director).

Steering committee members possessed familiarity with Dallas's community and how it is affected by natural hazard events. The steering committee guided the Dallas update process through several steps including hazard assessment, problem identification, goal confirmation and prioritization, action item review and development, and information sharing, to update the NHMP and to make the NHMP as comprehensive as possible.

Based on their involvement in hazard mitigation projects or planning, and/or their interest as a neighboring jurisdiction, representatives from the following agencies were invited to participate in the NHMP update. Some of these participated at Steering Committee meetings while others reviewed drafts of the plan and provided feedback by email.

Other Government and Stakeholder Representatives:

- NW Natural Gas
- Pacific Power and Light
- Polk County Fire District No. 1
- Southwestern Polk County Fire District
- Polk County Emergency Services
- Oregon Department of Transportation District No. 2
- Dallas School District
- Mid Willamette Council of Governments

Stakeholders were included in the planning process. Unlike the Steering Committee, stakeholders for the update were not included in all stages of the planning process, but their input was included to inform the Steering Committee and provide additional perspectives from the community.

The steering committee met formally on the following date:

#### Dallas steering committee, August 16, 2023 (via Zoom)

During this meeting, a representative from the steering committee reviewed the previous NHMP, and was provided updates on hazard mitigation planning, the NHMP update process, and project timeline. The steering committee:

- Updated recent history of hazard events in the city.
- Reviewed and confirmed the County NHMP's mission and goals.
- Discussed the NHMP public outreach strategy.
- Reviewed and added to Community Lifelines and list of essential facilities.
- Reviewed and provided feedback on the draft risk assessment update including community vulnerabilities and hazard information.
- Reviewed and updated their existing mitigation strategy (actions).


• Reviewed and updated their implementation and maintenance program.

#### Meeting Attendees:

- Charlie Mitchell, Economic and Community Development Director
- Tom Gilson, Engineering Supervisor, Dallas Public Works
- Chase Ballew, Planner, City of Dallas
- Josh Rogers, Deputy Fire Chief, Dallas Fire Department



# Appendix B: Action Item Changes

Table DA-6 is an accounting of the status (complete or not complete) and major changes to actions since the previous NHMP. All actions were renumbered in this update to be consistent with other jurisdictions that are participating in the multi-jurisdictional NHMP. Actions identified as still relevant are included in the updated action plan (Table DA-1).

## Previous NHMP Actions that are Not Complete and No Longer Relevant:

Changed:

Multi-Hazard, Long Term #1, "Obtain funding and resources to implement high priority mitigation actions *items.*" No longer relevant. This action is considered part of the implementation of the NHMP and determined not to be mitigation. It has been amended to the current Action #1 – "Develop and fund capital projects designed to implement the recommendations of the Stormwater management Plan."

Deleted:

DR #1: Require building design, engineering, and construction processes that address expansive soil conditions at potentially affected building sites.

DR #2: Require road design, engineering, and construction processes that address expansive soil conditions. Water absorption prevention, impermeable membrane, soil compaction, and drainage methods need to be considered once geologic studies determine soil composition.

2020 Action Item	2023 Action Item	Status	Still Relevant? (Yes/No)
Multi-Hazard Mitigation Items	s		
MH#1	1	Not Complete, modified	Yes
MH #2	2	Not Complete	Yes
MH #3	3	Not Complete, modified	Yes
MH #4	4	Not Complete	Yes
	5	New	Yes
	6	New	Yes
Earthquake Mitigation Items			
EQ #1	7	Not Complete	Yes
EQ #2	8	Not Complete	Yes
	9	New	Yes
Flood Mitigation Items			
FL #1	10	Not Complete	Yes
FL #2	11	Not Complete	Yes
FL #3	12	Not Complete	Yes

## Table DA-6 Status of All Hazard Mitigation Actions in the Previous Plan

2020 Action Item	2023 Action Item	Status	Still Relevant? (Yes/No)	
FL #4	13	Not Complete	Yes	
FL #5	14	Not Complete	Yes	
FL #6	15	Not Complete, modified	Yes	
Severe Weather Mitigation Ite	ems			
WD #1	16	Not Complete	Yes	
WS #1	17	Not Complete	Yes	
WS #2	18	Not Complete	Yes	
WS #3	19	Not Complete	Yes	
VE #1	20	Not Complete	Yes	
VE #2	21	Not Complete	Yes	
Wildfire Mitigation Items				
WF #1	22	Not Complete	Yes	
WF #2		Not Complete	Yes	
WF #3	23	Not Complete	Yes	
WF #4	24	Not Complete	Yes	



# **Local Mitigation Plan Review Tool**

# **Cover Page**

The Local Mitigation Plan Review Tool (PRT) demonstrates how the local mitigation plan meets the regulation in 44 CFR § 201.6 and offers states and FEMA Mitigation Planners an opportunity to provide feedback to the local governments, including special districts.

- 1. The Multi-Jurisdictional Summary Sheet is a worksheet that is used to document how each jurisdiction met the requirements of the plan elements (Planning Process; Risk Assessment; Mitigation Strategy; Plan Maintenance; Plan Update; and Plan Adoption).
- 2. The Plan Review Checklist summarizes FEMA's evaluation of whether the plan has addressed all requirements.

For greater clarification of the elements in the Plan Review Checklist, please see Section 4 of the Local Mitigation Planning Policy Guide. Definitions of the terms and phrases used in the PRT can be found in Appendix E of that Guide.

Plan Information			
Jurisdiction(s)	Polk County		
Title of Plan	Polk County Multi-Jurisdictional Natural Hazard Mitigation Plan		
New Plan or Update	Update		
Single- or Multi-Jurisdiction	Multi-jurisdiction		
Date of Plan	5/14/2024		
Local Point of Contact			
Name and Title	Austin McGuigan, Planning Director		
Agency	Polk County		
Address	850 Main St. Dallas, OR 97338		
Phone Number	(503) 623-9237		
Email	Mcguigan.austin@co.polk.or.us		

Additional Point of Contact			
Name and Title	Michael Howard		
Agency	Institute for Policy Research & Engagement		
Address	1209 University of Oregon		
Phone Number	541.346.8413		
Email	mrhoward@uoregon.edu		

Review Information			
State Review			
State Reviewers	Jason Gately		
State Review Date	Click or tap to enter a date.		
FEMA Review			
FEMA Reviewer(s) and Title	Joshewa Fulton, Hazard Mitigation Planner		
Date Received in FEMA Region	5/23/2024		
Plan Not Approved	Click or tap to enter a date.		
Plan Approvable Pending Adoption	7/1/2024		
Plan Approved	Click or tap to enter a date.		

# **Multi-Jurisdictional Summary Sheet**

In the boxes for each element, mark if the element is met (Y) or not met (N).

#	Jurisdiction Name	A. Planning Process	B. Risk Assessment	C. Mitigation Strategy	D. Plan Maintenance	E. Plan Update	F. Plan Adoption	G. HHPD Requirements	H. State Requirements
1	City of Dallas	Y	Y	Y	Y	Y		Y	
2	City of Falls City	Y	Y	Y	Y	Y		N/A	
3	City of Independence	Y	Y	Y	Y	Y		N/A	
4	City of Monmouth	Y	Y	Y	Y	Y		N/A	
5	Polk County	Y	Y	Y	Y	Y		Y	

# **Plan Review Checklist**

The Plan Review Checklist is completed by FEMA. States and local governments are encouraged, but not required, to use the PRT as a checklist to ensure all requirements have been met prior to submitting the plan for review and approval. The purpose of the checklist is to identify the location of relevant or applicable content in the plan by element/sub-element and to determine if each requirement has been "met" or "not met." FEMA completes the "required revisions" summary at the bottom of each element to clearly explain the revisions that are required for plan approval. Required revisions must be explained for each plan sub-element that is "not met." Sub-elements in each summary should be referenced using the appropriate numbers (A1, B3, etc.), where applicable. Requirements for each element and sub-element are described in detail in Section 4: Local Plan Requirements of the *Local Mitigation Planning Policy Guide*.

Plan updates must include information from the current planning process.

If some elements of the plan do not require an update, due to minimal or no changes between updates, the plan must document the reasons for that.

Multi-jurisdictional elements must cover information unique to all participating jurisdictions.

## **Element A: Planning Process**

Element A Requirements	Location in Plan (section and/or page number)	Met / Not Met
A1. Does the plan document the planning process, including how it was prepared and who was involved in the process for each jurisdiction? (Requirement 44 CFR § $201.6(c)(1)$ )		
A1-a. Does the plan document how the plan was prepared, including the schedule or time frame and activities that made up the plan's development, as well as who was involved?	Acknowledgements; Plan Summary, p. i-ii; Vol. I, Sect. 1, p. 1-4; Vol II, Appendix B; Vol. III Jurisdictional Addenda, Process, Participation, and Adoption	Met
A1-b. Does the plan list the jurisdiction(s) participating in the plan that seek approval, and describe how they participated in the planning process?	Acknowledgements; Plan Summary, p. i-ii; Vol. I, Sect. 1, p. 1-4; Vol II, Appendix B; Vol. III Jurisdictional Addenda, Process, Participation, and Adoption	Met

Element A Requirements	Location in Plan (section and/or page number)	Met / Not Met
A2. Does the plan document an opportunity for neighboring communities, local and regional agencies involved in hazard mitigation activities, and agencies that have the authority to regulate development as well as businesses, academia, and other private and non-profit interests to be involved in the planning process? (Requirement 44 CFR § 201.6(b)(2))		
A2-a. Does the plan identify all stakeholders involved or given an opportunity to be involved in the planning process, and how each stakeholder was presented with this opportunity?	Acknowledgements; Plan Summary, p. i-ii; Vol. I, Sect. 1, p. 1-4; Vol II, Appendix B; Vol. III Jurisdictional Addenda, Process, Participation, and Adoption	Met
A3. Does the plan document how the public was involved in the planning process during the drafting stage and prior to plan approval? (Requirement 44 CFR § $201.6(b)(1)$ )		
A3-a. Does the plan document how the public was given the opportunity to be involved in the planning process and how their feedback was included in the plan?	Vol. I, Sect. 4, p. 103; Vol II, Appendix B, p. B- 7-16; Vol. III Jurisdictional Addenda, Attachment A: Public Involvement Summary	Met
A4. Does the plan describe the review and incorporation of existing plans, studies, reports, and technical information? (Requirement 44 CFR § 201.6(b)(3))		
A4-a. Does the plan document what existing plans, studies, reports and technical information were reviewed for the development of the plan, as well as how they were incorporated into the document?	Vol. I, Sec. 3, Risk Assessment; Vol. II, Appendix C, Community Profile; Vol. III Jurisdictional Addenda, Risk Assessment; footnotes throughout plan	Met
ELEMENT A REQUIRED REVISIONS		
Required Revision:		

# Element B: Risk Assessment

Element B Requirements	Location in Plan (section and/or page number)	Met / Not Met
B1. Does the plan include a description of the type, location, and extent of all natural hazards that can affect the jurisdiction? Does the plan also include information on previous occurrences of hazard events and on the probability of future hazard events? (Requirement 44 CFR § $201.6(c)(2)(i)$ )		
B1-a. Does the plan describe all natural hazards that can affect the jurisdiction(s) in the planning area, and does it provide the rationale if omitting any natural hazards that are commonly recognized to affect the jurisdiction(s) in the planning area?	Vol. I, Plan Summary, iv; Sect. 2, p. 7-75; Vol. II Jurisdictional Addenda, Hazard Analysis, Hazard Characteristics	Met
B1-b. Does the plan include information on the location of each identified hazard?	Vol. I, Sect. 2, p. 7-75, Location and Extent, Maps; Vol. II Jurisdictional Addenda, Hazard Characteristics, Maps	Met
B1-c. Does the plan describe the extent for each identified hazard?	Vol. I, Sect. 2, p. 7-75, Location and Extent, Maps; Vol. II Jurisdictional Addenda, Hazard Characteristics, Maps	Met
B1-d. Does the plan include the history of previous hazard events for each identified hazard?	Vol. I, Sect. 2, p. 7-75, Figure 7 & 8, History; Vol. II Jurisdictional Addenda, Hazard Characteristics	Met

Element B Requirements	Location in Plan (section and/or page number)	Met / Not Met
B1-e. Does the plan include the probability of future events for each identified hazard? Does the plan describe the effects of future conditions, including climate change (e.g., long-term weather patterns, average temperature and sea levels), on the type, location and range of anticipated intensities of identified hazards?	Vol. I, Sect. 2, p. 7-75, Future Climate Projection, Probability Assessment; Vol. II Jurisdictional Addenda, Hazard Characteristics	Met
B1-f. For participating jurisdictions in a multi-jurisdictional plan, does the plan describe any hazards that are unique to and/or vary from those affecting the overall planning area?	Vol. II Jurisdictional Addenda, Hazard Characteristics	Met
B2. Does the plan include a summary of the jurisdiction's vulnerability and the impacts on the community from the identified hazards? Does this summary also address NFIP-insured structures that have been repetitively damaged by floods? (Requirement 44 CFR § 201.6(c)(2)(ii))		
B2-a. Does the plan provide an overall summary of each jurisdiction's vulnerability to the identified hazards?	Vol. I, Sect. 2, p. 7-75, Vulnerability Assessment, Vol. II Jurisdictional Addenda, Hazard Characteristics	Met
B2-b. For each participating jurisdiction, does the plan describe the potential impacts of each of the identified hazards on each participating jurisdiction?	Vol. II Jurisdictional Addenda, Hazard Characteristics	Met
B2-c. Does the plan address NFIP-insured structures within each jurisdiction that have been repetitively damaged by floods?	Vol. I, Sect. 2, NFIP p. 43-44; Vol. II Jurisdictional Addenda, Hazard Characteristics, NFIP	Met
ELEMENT B REQUIRED REVISIONS		
Required Revision:		

# Element C: Mitigation Strategy

Element C Requirements	Location in Plan (section and/or page number)	Met / Not Met
C1. Does the plan document each participant's existing authorities, policies, programs and resources and its ability to expand on and improve these existing policies and programs? (Requirement 44 CFR § $201.6(c)(3)$ )		
C1-a. Does the plan describe how the existing capabilities of each participant are available to support the mitigation strategy? Does this include a discussion of the existing building codes and land use and development ordinances or regulations?	Vol. I, 93-99; Vol. II, Appendix C, Political Capacity, pp. C-2 to C- 7; Vol. III, Jurisdictional Addenda, Implementation through existing programs	Met
C1-b. Does the plan describe each participant's ability to expand and improve the identified capabilities to achieve mitigation?	Vol. I, 93-99; Vol. II, Appendix C, Political Capacity, pp. C-2 to C- 7; Vol. III, Jurisdictional Addenda, Implementation through existing programs	Met
C2. Does the plan address each jurisdiction's participation in the NFIP and continued compliance with NFIP requirements, as appropriate? (Requirement 44 CFR § $201.6(c)(3)(ii)$ )		
C2-a. Does the plan contain a narrative description or a table/list of their participation activities?	Vol. I, Sect. 2, NFIP p. 43; Vol. II Jurisdictional Addenda, Hazard Characteristics, NFIP, sentence before table.	Met
C3. Does the plan include goals to reduce/avoid long-term vulnerabilities to the identified hazards? (Requirement 44 CFR § 201.6(c)(3)(i))		
C3-a. Does the plan include goals to reduce the risk from the hazards identified in the plan?	Vol. I, Sect. 3, p. 77	Met

Element C Requirements	Location in Plan (section and/or page number)	Met / Not Met
C4. Does the plan identify and analyze a comprehensive range of specific mitigation actions and projects for each jurisdiction being considered to reduce the effects of hazards, with emphasis on new and existing buildings and infrastructure? (Requirement 44 CFR § 201.6(c)(3)(ii))		
C4-a. Does the plan include an analysis of a comprehensive range of actions/projects that each jurisdiction considered to reduce the impacts of hazards identified in the risk assessment?	Vol. I, Sect. 3, Figure 26; Vol. III Jurisdictional Addenda, Table 1	Met
C4-b. Does the plan include one or more action(s) per jurisdiction for each of the hazards as identified within the plan's risk assessment?	Vol. I, Sect. 3, Figure 26; Vol. III Jurisdictional Addenda, Table 1	Met
C5. Does the plan contain an action plan that describes how the actions identified will be prioritized (including a cost- benefit review), implemented, and administered by each jurisdiction? (Requirement 44 CFR § 201.6(c)(3)(iv)); (Requirement §201.6(c)(3)(iii))		
C5-a. Does the plan describe the criteria used for prioritizing actions?	<ul> <li>Vol. I, Sect. 3, pp. 78- 81, Sect. 4, pp. 100- 103;</li> <li>Vol. II Appendix D</li> <li>Vol. III Jurisdictional</li> <li>Addenda, statement</li> <li>before Implementation</li> <li>through Existing</li> <li>Programs.</li> </ul>	Met
C5-b. Does the plan provide the position, office, department or agency responsible for implementing/administrating the identified mitigation actions, as well as potential funding sources and expected time frame?	Vol. I, Sect. 3, Figure 26, "Lead"; Vol. III Jurisdictional Addenda, Table 1, "Lead"	Met
ELEMENT C REQUIRED REVISIONS		
Required Revision:		

# **Element D: Plan Maintenance**

Element D Requirements	Location in Plan (section and/or page number)	Met / Not Met
D1. Is there discussion of how each community will continue public participation in the plan maintenance process? (Requirement 44 CFR § 201.6(c)(4)(iii))		
D1-a. Does the plan describe how communities will continue to seek future public participation after the plan has been approved?	Vol. I, Sect. 4, pp. 103- 104; Vol. III Jurisdictional Addenda, statement before Implementation through Existing Programs.	Met
D2. Is there a description of the method and schedule for keeping the plan current (monitoring, evaluating and updating the mitigation plan within a five-year cycle)? (Requirement 44 CFR § $201.6(c)(4)(i)$ )		
D2-a. Does the plan describe the process that will be followed to track the progress/status of the mitigation actions identified within the Mitigation Strategy, along with when this process will occur and who will be responsible for the process?	Vol. I, Sect. 4; Vol. III Jurisdictional Addenda, NHMP Implementation and Maintenance	Met
D2-b. Does the plan describe the process that will be followed to evaluate the plan for effectiveness? This process must identify the criteria that will be used to evaluate the information in the plan, along with when this process will occur and who will be responsible.	Vol. I, Sect. 4, p. 105- 106, Figure 29; Vol. III Jurisdictional Addenda, NHMP Implementation and Maintenance	Met

Element D Requirements	Location in Plan (section and/or page number)	Met / Not Met
D2-c. Does the plan describe the process that will be followed to update the plan, along with when this process will occur and who will be responsible for the process?	Vol. I, Sect. 4, p. 100- 106; Vol. III Jurisdictional Addenda, NHMP Implementation and Maintenance, statement before Implementation through Existing Programs.	Met
D3. Does the plan describe a process by which each community will integrate the requirements of the mitigation plan into other planning mechanisms, such as comprehensive or capital improvement plans, when appropriate? (Requirement 44 CFR § 201.6(c)(4)(ii))		
D3-a. Does the plan describe the process the community will follow to integrate the ideas, information and strategy of the mitigation plan into other planning mechanisms?	Vol. I, Sect. 4, pp. 91- 99; Vol. III Jurisdictional Addenda, Implementation through Existing Programs, and statement before this section	Met
D3-b. Does the plan identify the planning mechanisms for each plan participant into which the ideas, information and strategy from the mitigation plan may be integrated?	Vol. I, Sect. 4, pp. 91- 99; Vol. III Jurisdictional Addenda, Implementation through Existing Programs, and statement before this section	Met

Element D Requirements	Location in Plan (section and/or page number)	Met / Not Met
D3-c. For multi-jurisdictional plans, does the plan describe each participant's individual process for integrating information from the mitigation strategy into their identified planning mechanisms?	Vol. I, Sect. 4, pp. 91- 99; Vol. III Jurisdictional Addenda, Implementation through Existing Programs, and statement before this section	Met
ELEMENT D REQUIRED REVISIONS		

Required Revision:

# Element E: Plan Update

Element E Requirements	Location in Plan (section and/or page number)	Met / Not Met
E1. Was the plan revised to reflect changes in development? (Requirement 44 CFR § 201.6(d)(3))		
E1-a. Does the plan describe the changes in development that have occurred in hazard-prone areas that have increased or decreased each community's vulnerability since the previous plan was approved?	Vol. I, Sect. 2, Inset boxes after heading for each hazard; Vol. III Jurisdictional Addenda, sentence in each hazard vulnerability assessment section	Met
E2. Was the plan revised to reflect changes in priorities and progress in local mitigation efforts? (Requirement 44 CFR § 201.6(d)(3))		
E2-a. Does the plan describe how it was revised due to changes in community priorities?	Vol. I, Sect. 3, p. 80- 81; Vol. III Jurisdictional Addenda, statement before Implementation through Existing Programs.	Met

Element E Requirements	Location in Plan (section and/or page number)	Met / Not Met
E2-b. Does the plan include a status update for all mitigation actions identified in the previous mitigation plan?	Vol. II, Appendix B, Mitigation Strategy, pp. B-4-6; Vol. III Jurisdictional Addenda, Attachment A	Met
E2-c. Does the plan describe how jurisdictions integrated the mitigation plan, when appropriate, into other planning mechanisms?	Vol. I, Sect. 4, p. 91-99 Vol. III Jurisdictional Addenda, statement before Implementation through Existing Programs.	Met
ELEMENT E REQUIRED REVISIONS		

Required Revision:

# **Element F: Plan Adoption**

Element F Requirements	Location in Plan (section and/or page number)	Met / Not Met
F1. For single-jurisdictional plans, has the governing body of the jurisdiction formally adopted the plan to be eligible for certain FEMA assistance? (Requirement 44 CFR § $201.6(c)(5)$ )		
F1-a. Does the participant include documentation of adoption?	to be accomplished later	Choose an item.
F2. For multi-jurisdictional plans, has the governing body of each jurisdiction officially adopted the plan to be eligible for certain FEMA assistance? (Requirement 44 CFR § $201.6(c)(5)$ )		
F2-a. Did each participant adopt the plan and provide documentation of that adoption?	Documents of adoption to be included once adopted	Not Met

ELEMENT F REQUIRED REVISIONS	
Required Revision: Will be marked as "Met" once formally adopted by all jurisdictions.	

# Element G: High Hazard Potential Dams (Optional)

HHPD Requirements	Location in Plan (section and/or page number)	Met / Not Met
HHPD1. Did the plan describe the incorporation of existing plans, studies, reports and technical information for HHPDs?		
HHPD1-a. Does the plan describe how the local government worked with local dam owners and/or the state dam safety agency?	Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43, Section 3, Figure 26, Action Items 1, 5, 6, 21, 44; Vol. II, Appendix C, Dams, pp. C-36 to C- 38 Vol. III, Dallas Addendum, pp. DA 32- 33	Met
HHPD1-b. Does the plan incorporate information shared by the state and/or local dam owners?	Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43; Vol. II, Appendix C, Dams, pp. C-36 to C- 38 Vol. III, Dallas Addendum, pp. DA 32- 33	Met

HHPD Requirements	Location in Plan (section and/or page number)	Met / Not Met
HHPD2. Did the plan address HHPDs in the risk assessment?		
HHPD2-a. Does the plan describe the risks and vulnerabilities to and from HHPDs?	Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43, Section 3, Figure 26, Action Items 1, 5, 6, 21, 44; Vol. II, Appendix C, Dams, pp. C-36 to C- 38 Vol. III, Dallas Addendum, pp. DA 32- 33, Table DA-1	Met
HHPD2-b. Does the plan document the limitations and describe how to address deficiencies?	Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43, Section 3, Figure 26, Action Items 1, 5, 6, 21, 44; Vol. II, Appendix C, Dams, pp. C-36 to C- 38 Vol. III, Dallas Addendum, pp. DA 32- 33, Table DA-1	Met

HHPD Requirements	Location in Plan (section and/or page number)	Met / Not Met
HHPD3. Did the plan include mitigation goals to reduce long- term vulnerabilities from HHPDs?		
HHPD3-a. Does the plan address how to reduce vulnerabilities to and from HHPDs as part of its own goals or with other long- term strategies?	Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43, Section 3, Figure 26, Action Items 1, 5, 6, 21, 44; Vol. II, Appendix C, Dams, pp. C-36 to C- 38 Vol. III, Dallas Addendum, pp. DA 32- 33, Table DA-1	Met
HHPD3-b. Does the plan link proposed actions to reducing long- term vulnerabilities that are consistent with its goals?	<ul> <li>Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43,</li> <li>Section 3, Figure 26,</li> <li>Action Items 1, 5, 6,</li> <li>21, 44;</li> <li>Vol. II, Appendix C,</li> <li>Dams, pp. C-36 to C- 38</li> <li>Vol. III, Dallas</li> <li>Addendum, pp. DA 32- 33, Table DA-1</li> </ul>	Met
HHPD4-a. Did the plan include actions that address HHPDs and prioritize mitigation actions to reduce vulnerabilities from HHPDs?		
HHPD4-a. Does the plan describe specific actions to address HHPDs?	Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43, Section 3, Figure 26, Action Items 1, 5, 6, 21, 44; Vol. III, Dallas Addendum, pp. DA 32- 33, Table DA-1, Actions 1 & 2	Met

HHPD Requirements	Location in Plan (section and/or page number)	Met / Not Met
HHPD4-b. Does the plan describe the criteria used to prioritize actions related to HHPDs?	Vol. I, Sect. 3, p. 99- 102	Met
HHPD4-c. Does the plan identify the position, office, department or agency responsible for implementing and administering the action to mitigate hazards to or from HHPDs?	Vol. I, Sect. 2, High Hazard Potential Dams, pp. 40-43, Vol. III, Dallas Addendum, DA-32	Met
HHPD Required Revisions		
Required Revision: Click or tap here to enter text.		

# Element H: Additional State Requirements (Optional)

Element H Requirements	Location in Plan (section and/or page number)	Met / Not Met
This space is for the State to include additional requirements.		
The State of Oregon imposes no additional requirements upon local NHMPs	n/a	Choose an item.

# **Plan Assessment**

These comments can be used to help guide your annual/regularly scheduled updates and the next plan update.

## **Element A. Planning Process**

#### Strengths

- Use of social media and other forms of outreach helps to reach a wide swath of communities
- Thorough discussion on how previous plans and other plans/policies have been reviewed and incorporated into this plan. Good practice for help to fine tune future plans and adapt to changes in the county
- Planning process is well documented.

#### **Opportunities for Improvement**

No comments for improvement at this time.

## **Element B. Risk Assessment**

#### Strengths

- Overall hazard identification and risk assessment ties in with each jurisdiction's hazards profile
- Comprehensive ranking system
- The plan uses maps, graphs, and tables to effectively convey information in way that is easily digestible.

#### **Opportunities for Improvement**

No comments for improvement at this time.

## **Element C. Mitigation Strategy**

#### Strengths

- Narrative description of duties and responsibilities of agency/jurisdiction personel
- Mitigation Successes section(s) provide additional context and show the impact of mitigation strategies in practice.

#### **Opportunities for Improvement**

• No comments for improvement at this time.

## **Element D. Plan Maintenance**

### Strengths

- The plan provides detailed steps for NHMP evaluation.
- Good use of OPDR Natural Hazard Mitigation Plan Update Toolkit to monitor plan effectiveness.

#### **Opportunities for Improvement**

• No comments for improvement at this time.

## **Element E. Plan Update**

#### Strengths

- Plan addresses mitigation actions that were completed, incomplete, or no longer relevant. Action Item tables clearly present this information
- Uses callout boxes to highlight key changes from the previous plan.

#### **Opportunities for Improvement**

• No comments for improvement at this time.

## Element G. HHPD Requirements (Optional)

#### Strengths

[insert comments]

#### **Opportunities for Improvement**

[insert comments]



Attachment C **U.S. Department of Homeland Security** FEMA Region 10 130 228th Street, SW Bothell, WA 98021-8627



## July 1, 2024

Stephen Richardson, State Hazard Mitigation Officer Oregon Department of Emergency Management 3930 Fairview Industrial Drive SE Salem, Oregon 97302

Reference: Adoption Required to Finish Polk County Multi-jurisdictional Natural Hazard Mitigation Plan Process

Dear Officer Richardson:

In accordance with applicable<sup>1</sup> laws, regulations, and policy, the United States Department of Homeland Security's Federal Emergency Management Agency (FEMA) Region 10 has determined the Polk County multi-iurisdictional hazard mitigation plan meets all applicable FEMA hazard mitigation planning requirements except its adoption by:

Polk County	City of Dallas	City of Falls City
City of Independence	City of Monmouth	

Local governments, including special districts, with a plan status of "Approvable Pending Adoption" are not eligible for FEMA mitigation grant programs with a hazard mitigation plan requirement.

The next step in the approval process is to formally adopt the hazard mitigation plan and send a resolution to the state for submission to FEMA. Sample adoption resolutions can be found in Appendix B of the Local Mitigation Planning Policy Guide.

An approved hazard mitigation plan, including adoption by the local government, is one of the conditions for applying for and/or receiving FEMA mitigation grants from the following programs:

- Hazard Mitigation Grant Program (HMGP)
- Hazard Mitigation Grant Program Post-Fire (HMGP-PF)
- Building Resilient Infrastructure and Communities (BRIC)
- Flood Mitigation Assistance (FMA)
- High Hazard Potential Dams Grants Program (HHPD)

<sup>&</sup>lt;sup>1</sup> Robert T. Stafford Disaster Relief and Emergency Assistance Act, as amended; the National Flood Insurance Act of 1968, as amended; and National Dam Safety Program Act, as amended; 44 CFR Part 201, Mitigation Planning; and Local Mitigation Planning Policy Guide (FP-206-21-0002).

Officer Richardson July 1, 2024 Page 2

Participating jurisdictions that adopt the plan more than one year after Approvable Pending Adoption status has been issued must either:

- Validate that their information in the plan remains current with respect to both the risk assessment (no recent hazard events, no changes in development) and their mitigation strategy (no changes necessary); or
- Make the necessary updates before submitting the adoption resolution to FEMA.

We look forward to receiving the adoption resolutions and discussing options for implementing this hazard mitigation plan. If we can help in any way, please contact the FEMA Region 10 Hazard Mitigation Planning Team at <u>FEMA-R10-MT\_Planning@fema.dhs.gov</u>.

Sincerely,

WENDY L SHAW Date: 2024.07.05 09:19:44 -07'00'

Wendy Shaw, P.E. Risk Analysis Branch Chief Mitigation Division

Enclosures

cc: Jason Gately, Oregon Department of Emergency Management

JF:JG:wls

## **RESOLUTION NO. 3535**

A Resolution Adopting the Polk County Multi-Jurisdictional Natural Hazards Mitigation Plan.

WHEREAS, the City of Dallas recognizes the threat that natural hazards pose to people, property and infrastructure within our community; and

WHEREAS, undertaking hazard mitigation actions will reduce the potential for harm to people, property and infrastructure from future hazard occurrences; and

WHEREAS, an adopted Natural Hazards Mitigation Plan is required as a condition of future funding for mitigation projects under multiple FEMA preand post-disaster mitigation grant programs; and

WHEREAS, the City of Dallas has fully participated in the FEMA prescribed mitigation planning process to prepare the *Polk County, Multi-Jurisdictional Natural Hazards Mitigation Plan,* which has established a comprehensive, coordinated planning process to eliminate or minimize these vulnerabilities; and

WHEREAS, the City of Dallas has identified natural hazard risks and prioritized a number of proposed actions and programs needed to mitigate the vulnerabilities of the City of Dallas to the impacts of future disasters within the *Polk County, Multi-Jurisdictional Natural Hazards Mitigation Plan;* and

WHEREAS, these proposed projects and programs have been incorporated into the *Polk County, Multi-Jurisdictional Natural Hazards Mitigation Plan* that has been prepared and promulgated for consideration and implementation by the participating cities and special districts of Polk County; and

WHEREAS, the Oregon Department of Emergency Management and Federal Emergency Management Agency, Region X officials have reviewed the *Polk County, Multi-Jurisdictional Natural Hazards Mitigation Plan* and pre-approved it (dated, July 1, 2024) contingent upon this official adoption of the participating governments and entities; WHEREAS, the NHMP is comprised of three volumes: Volume I -Basic Plan, Volume II – Jurisdiction Addenda, and Volume III – Appendices, collectively referred to herein as the NHMP; and

WHEREAS, the NHMP is in an on-going cycle of development and revision to improve its effectiveness; and

WHEREAS, City of Dallas adopts the NHMP and directs the City Manager to develop, approve, and implement the mitigation strategies and any administrative changes to the NHMP;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

<u>Section 1</u>. The City of Dallas hereby adopts *the Polk County Multi-Jurisdictional Natural Hazards Mitigation Plan* as an official plan of the City.

<u>Section 2</u>. That the City of Dallas will submit this adopted Resolution to the Oregon Department of Emergency Management and Federal Emergency Management Agency, Region X officials to enable final approval of the *Polk County Multi-Jurisdictional Natural Hazards Mitigation Plan*.

Adopted: September 3, 2024 Approved: September 3, 2024

## KENNETH L. WOODS, JR., MAYOR

ATTEST:

APPROVED AS TO FORM:

BRIAN LATTA CITY MANAGER LANE P. SHETTERLY CITY ATTORNEY