

SECTION 103 – WRDA 86, AS AMENDED

**MODEL PROJECT PARTNERSHIP AGREEMENT
FOR
SPECIFICALLY AUTHORIZED
STRUCTURAL FLOOD RISK MANAGEMENT
PROJECTS AND SEPARABLE ELEMENTS
(optional Section 104 text)**

MODEL HISTORY:

10 January 2006 - Model originally approved.

19 April 2006 - Model revised to incorporate additional language in Option 2 of Article VI.B. to clarify timing of payments from the sponsor.

22 January 2009 - Model revised to: 1) change PCA to PPA in the title and Whereas clauses; and 2) change the term “flood damage reduction” to “flood risk management” throughout model.

Note: For information regarding the approval authority and signature authority for a project specific agreement developed using the current version of the Structural Flood Risk Management (optional Section 104) model, go to the Implementation Memo link to see the Structural Flood Risk Management Model Implementation Memo, dated 1 February 2006.

MODEL APPLICABILITY:

The Structural Flood Risk Management (optional Section 104) model is one of sixteen models to be developed for implementing specifically authorized structural flood risk management projects or separable elements thereof. The other models will address different combinations of structural flood risk management projects or separable elements thereof with added features for non-structural flood risk management, ecosystem restoration, or recreation and include optional text for affording credit pursuant to either Section 104 of the Water Resources Development Act of 1986 or Section 221 of the Flood Control Act of 1970, as amended.

This model should be used only for specifically authorized structural flood risk management projects (and separable elements thereof) that do not include any other project purposes. It should not be used for implementation of projects under any of the CAP authorities; any other flood risk management authority; specifically authorized projects that do not have structural flood risk management features; specifically authorized structural flood risk management projects with added features for non-structural flood risk management, ecosystem restoration, or recreation; nor for specifically authorized structural flood risk management projects for which credit will be afforded pursuant to Section 221 of the Flood Control Act of 1970, as amended.

Project specific agreements developed using this model cannot be approved for execution prior to compliance with all applicable environmental laws and regulations including, but not necessarily limited to, NEPA and Section 401 of the Federal Water Pollution Control Act (33

U.S.C. 1341).