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Inclusion of Mobile Home Parks in Vermont Emergency Planning

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Inclusion of Mobile Home Parks in Vermont Emergency Planning

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List of Acronyms

CVEOE  Champlain Valley Office of Economic Opportunity
HUD   US Department of Housing and Urban Development
HAHC  Hinesburg Affordable Housing Committee
VEIC  VT Energy Investment Corporation
FEMA  Federal Emergency Management Agency
DHCD  US Department of Housing and Community Development
CAP   Consumer Assistant Program, Vermont
GIS   Geographical Information System
USDA  United States Department of Agriculture
NIFA  National Institute of Food and Agriculture
Catex Catastrophic Exercise
DEMHS Department of Emergency Management and Homeland Security
LEPC  Local Emergency Planning Committee
VCF   Vermont Community Foundation
EPA   United States Environmental Protection Agency
RPC   Regional Planning Commission
SNAP  Supplemental Nutrition Assistance Program
EPCRA Emergency Planning and Community Right-to-Know Act
NEA   National Emergencies Act
NIMS  National Incident Management System
NRF   National Response Framework
ESF   Emergency Support Function
EOP   Emergency Operations Plan
BEOP  Basic Emergency Operations Plan
LEOP  Local Emergency Operations Plan
ERAF  Emergency Relief and Assistance Fund Rule
EMD   Emergency Management Director
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Abstract

In 2009, Tropical Storm Irene exposed many of the physical and social problems of mobile home parks in Vermont, including poorly constructed housing, limited economic resources, and the placement of parks in the flood plain. In December 2013, the Vermont Department of Housing and Community Development contracted a report on the effects of Tropical Storm Irene. Among the conclusions was the recommendation that mobile home parks should develop emergency plans as a strategy for building resilience. Vermont researchers have collaborated with parks to create plans unique to residents. Further, they have worked to integrate mobile home parks into local town-wide emergency plans. To assess these efforts, this thesis details the vulnerabilities of mobile home parks, along with key federal and state emergency planning laws. Further it examines the mention of mobile home parks as high risk populations in official town-wide plans. These results are compared to previous research conducted by the Champlain Valley Office of Economic Opportunity in 2012.

Keywords: Tropical Storm Irene, mobile home parks, emergency plans, building resilience, Vermont, vulnerabilities, high risk populations

Introduction

Vermont mobile home parks are exposed to many hazards and risks. Some of these hazards include poor infrastructure within the park (such as outdated water systems), limited emergency vehicle access, close proximity to rail roads, siting in flood hazard areas, and placement of houses too close together. Generally to improve resiliency and reduce the likely hood of loss during a disaster, local entities within the state create emergency plans.

Most towns in the state of Vermont have a Local Emergency Operations Plan (LEOP) in order to meet Emergency Relief and Assistance Fund requirements (DEMHS, 2016). Those that do not have a LEOP operate under a county wide multi-jurisdictional plan. All towns are instructed to include a list of vulnerable populations, which generally includes senior housing, day care centers, and other high risk populations. In 2012, Sarah Woodward of the Champlain Valley Office of Economic Opportunity (CVOEO), contacted towns across the state to obtain their emergency plans to investigate if and how mobile home parks were incorporated. She received 80 town plans. Every town sent her at least one plan written prior to Tropical storm Irene, 10 towns also sent her their plans from post-Irene. The present study seeks to further this research by examining post-Tropical Storm Irene plans.

The entirety of this research was conducted prior to 2016. At the start of 2016, the Department of Emergency Management and Homeland Security (DEMHS) updated specific requirements within local emergency plans. DEMHS now requires that all LEOPs include a complete list of mobile home parks (Harris, 2016). It is up to the entities in a town who adopt the plan, typically the select board, to make sure that mobile home parks are mentioned. The Department does not have an additional system in place to ensure that all mobile home parks are listed (Harris, 2016). Regional Planning Commission staff is also trained to assist towns with their plans. However, since updates can be made to the previous year’s plans, the 2016 additions may not be present in all of the plans that will be adopted in 2016, though they are likely to be present in most.

Research Question: Are mobile home parks integrated into town’s emergency plans?
Hypothesis: Mobile home parks located within 500 feet of a rail road and/or in a flood hazard zone will be mentioned more frequently in town emergency plans than parks without one or more of these hazards.

Null Hypothesis: Mobile home parks located in a higher risk area will not be mentioned more frequently in town emergency plans than parks in without a flood hazard and/or within 500 feet of a rail road.

**Literature Review: Overview of US Mobile Home Vulnerabilities and Why Mobile Home Parks Should Prepare**

The present study focuses on emergency planning in Vermont and how mobile home parks are or are not integrated into this planning. To gain a deeper understanding of the details and context of this research, a broader picture of mobile home parks across the United States will be investigated here. Research on mobile home parks takes place in the context of under-served and under-studied populations. Largely, the research that has been done focuses on stigma towards residents, the location of homes, safety and durability, and the risks and benefits of living in a mobile home park.

Residents have been subject to discrimination, which includes characterizations such as “trailer trash,” “newlyweds” or “nearlydeads” (Aman & Yarnal, 2010; Baker, Hamshaw, & Beach, 2011; MacTavish, 2007; Shen, 2005). After the market crashed in 1929, many families resorted to living in trailers year-round (Aman & Yarnal, 2010). Since then, the most common perception of trailer dwellers has been a picture of transient and out of work families moving from town to town, living in dirty and unsanitary trailer parks trying to find work, which has led to some of the stigma around mobile homes (Genz, 2001). Most news media leads to stigma for mobile home residents by depicting dilapidated and inadequate homes (Kusenbach, 2009). According to R. Genz in his article *Why Advocates Need to Rethink Manufactured Housing* (2001), “Bias contributes to neglect of issues important to [mobile home] households, which typically have low incomes and little wealth” (393). Stereotypical portrayals often lead to negative and inadequate attention from local community members and governments. Further, it compounds the struggles of low-income families in these parks (Notter, MacTavish, & Shamah, 2008).

While many mobile home dwellers are often viewed as transient, statistics illustrate that the homes themselves are less likely to be moved than the media may lead us to believe. Mobile homes are expensive to move, and it is often difficult to find suitable relocation sites (Aman & Yarnal, 2010). In 2001, 99% of all mobile homes were expected to stay on their original lot (Genz, 2001). In Vermont, it was estimated in 2010 that 66% of mobile homes in parks would never move (Baker et al., 2011). For many Vermonters, their homes will not move simply because the infrastructure of their home would not be able to withstand the impact of being moved to another park.

The fact that many homes do not move has serious implications that add to mobile home families’ vulnerabilities. If families cannot move their home, then landlords in states where there is no legislation regarding rent prices, which is not the case in Vermont, can raise rents to unfair prices with the knowledge that their tenants cannot do anything about it (CFED, 2016).
In 1976, the US government’s Department of Housing and Urban Development (HUD) identified that many trailers were not being used as vacation homes but as permanent dwellings (Castro, n.d.). They thus established codes to make homes more durable and safe for permanent living. This marks the change in name for factory built homes: manufactured homes built on a chassis prior to 1976 are trailers, those built after 1976 are mobile or manufactured homes (Campany, n.d.; Castro, n.d.). Manufactured homes not built on a chassis are called modular homes.

Mobile home construction was also improved in 1994 to make homes more wind resistant, as a response to the damage caused by Hurricane Andrew in 1992 south of Miami, Florida (Zhang & Law, 2009). Hurricane Andrew destroyed 97% of mobile homes, though only 11% of single family homes were destroyed (Zhang & Law, 2009).

While homes built after 1994 are more durable and safe, they are not held to the same strict local zoning codes and state regulations that traditional stick built (not built in a factory) homes are. Additionally, because these homes are manufactured, owners often need to hire contractors with special skills which can also be costly (Aman & Yarnal, 2010). Finally, since the homes are manufactured, many of the parts cannot be found in a hardware store.

Aside from being expensive to repair, another consequence of poor building quality is low efficiency (Aman & Yarnal, 2010). Low efficiency typically leads to high electric and fuel bills. Across the United States, the Energy Department’s Weatherization Assistance Program provides energy efficiency retrofits to income-qualified residents through local agencies. This program is often able to assist low-income mobile home residents with weatherizing their home (Adams & Swineford, 2013). According to the US Department of Energy based on their Weatherization Program, for every $1.00 spent on weatherization work, residents experience $1.65 in energy savings and society experiences $1.07 worth of non-energy benefits, all of which can be considered significant savings to society and residents (U.S. Department of Energy, 2012).

Many mobile homes are manufactured in warm climates and are therefore not generally well suited to colder areas. In Vermont, the Champlain Valley Office of Economic Opportunity (CVOEO) is generally the entity that assists residents with weatherization, though some town’s affordable housing committees, such as Hinesburg’s, have also helped residents. In January of 2013, the Hinesburg Affordable Housing committee (HAHC), supported by the Vermont Energy Investment Corporation (VEIC), and owner of Mountain View Mobile Home park collaborated to assist six mobile home owners to improve the health, safety, and efficiency of their homes (Heath, 2015). Overall, the HAHC found the project to be a worthwhile experience. The homes were built between 1965 and 2010. Residents for whom data was available, saved on average $402 on fuel between 2013 and 2014, with savings ranging from $74 to $727 (Heath, 2015). Many of the residents expressed gratitude after the project. One resident sent an email to the committee stating, “Again, we really appreciate the work provided by the [HAHC]—it clearly made a substantial difference in our heating costs. Thank you!”

While efficiency is one issue, location in rural areas is another issue that many mobile home park residents face. Over half of all mobile homes in America are located in rural areas (Aman & Yarnal, 2010). One risk associated with living in rural areas is the increased distance to positive public institutions such as hospitals, police stations, and fire houses. In two studies, mobile homes were found to be located farther from positive public institutions than other types of housing in the same area (MacTavish, 2007; Shen, 2005). One study conducted by Katherine MacTavish, PhD, in 2007 additionally found that mobile homes were more likely to be located
near negative infrastructure (such as landfills or airports) because this land is less desirable and therefore relatively less expensive. However, Guoqiang Shen, PhD, in his 2005 study found no evidence that the town in his study was more likely to place mobile homes in negative areas than any other type of housing.

In addition to being more likely to be located farther from positive infrastructure, many parks across the US were established prior to land use regulations (“Policy Guide on Factory Built Housing,” 2001). As a result, many current parks are located in areas susceptible to natural disasters, including flooding.

While the rural location of parks may increase risk, there are many benefits to living in a mobile home park. One benefit is ownership. For many residents, especially couples and families, owning a mobile home has the advantage of having their own parcel of land and not needing to make the same considerations for their neighbors as in an apartment complex (Aman & Yarnal, 2010). However, according to Aman and Yarnal, high demand compounded with little space in parks has been a long standing issue. Especially as the price of land increased during the housing boom of the late 1990’s to early 2000’s, many parks closed as owners sold their land for higher prices to speculators (Sloat & Cvitanic, 2013).

Another benefit of owning a mobile home is affordability. Mobile homes account for a sufficient portion of affordable housing across the United States (MacTavish, 2007). An estimated 2.6 million households in the U.S live in mobile homes (George & Yankausas, 2011). According to Matthew Furman in his study with Harvard, mobile homes cost $35 dollars per square foot on average, versus $89 for a traditional stick built home (2014). Mobile home parks are one of the leading sources of non-government subsidized affordable housing (Collins, 2003; MacTavish, 2007).

Another aspect of affordability for mobile homes is the fact that they are manufactured. In some states, they benefit from not needing local building permits that can be costly. They can also benefit from economies of scale (Furman, 2014). By being built in a factory, high amounts of production can allow for low costs of material and high worker efficiency. Ironically, many of the aspects that make these homes affordable, such as being built on a chassis and therefore not requiring a foundation, also create financial barriers for residents (Aman & Yarnal, 2010). Because these homes are viewed by traditional lending institutions as mobile, most banks will not finance them, except for small local institutions. In many cases, mobile homes are financed in the same way cars are, drawing root from their days as vacation trailers when they were moved frequently (Aman & Yarnal, 2010). In response to these issues, Genz, recommends that widespread paradigms that view mobile home residents as transient need to be corrected and financing for manufactured housing should be incorporated into mainstream policy to improve the industry (2001).

The benefit of affordability leads to additional risks. Mobile home owners on average have significantly lower incomes than that of owners of traditional stick built homes (Aman & Yarnal, 2010). “The poor are more susceptible to certain hazards due to lack of resources, poor-quality housing, and the inability to recover quickly” (Burton, Kates, & White, 1993; Cutter, Mitchell, & Scott, 2000; Dasgupta, 1995). In a study on the effects of Hurricane Katrina in New Orleans on different socio-economic groups, people of low socio-economic status were found to have a harder time recovering from the disaster (Masozera, Bailey, & Kerchner, 2007).

According to Fothergill and Peek in their 2004 study, low-income households perceive their risk of a disaster in their environment to be relatively greater than higher-income households, but do less to prepare for these disasters (Fothergill & Peek, 2004). In his 2013
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graduate thesis, _An Examination of Vermonters’ Disaster Preparedness Practices_, Johnathan Bond, M.S., suggested that these findings may be a result of the fact that those with low socioeconomic status lack the financial resources necessary to prepare for an emergency. While the richest households in America may experience greater material losses following a disaster, low income residents, such as those who live in mobile home parks, suffer more from disasters and experience a greater material loss relative to their income. Bond found through his research that when considering demographic characteristics and physical risk factors associated with the type of construction and placement of parks, mobile home park residents can be twice as vulnerable to hazards as single family residents (2013). This illustrates the importance of recognizing the potential risks present to mobile home park residents.

Bond’s research was based on the Vermonter Poll, in which Vermonters across the state are called and asked to give their opinions on questions created by local government, nonprofit, and for-profit business, and the 2011 Mobile Home Park Survey conducted by Dr. Dan Baker and his team of researchers. Bond found that housing type was not a significant variable in the number of steps a household takes to prepare for a disaster. While this encourages us to believe that in Vermont mobile home park residents take just as many steps to prepare for a disaster as other homeowners, many mobile home residents face more potential hazards than members of traditional stick built homes and would therefore benefit from taking more steps. Bond did find, however, that ownership of the home (regardless of type), does have a positive effect on the number of steps taken to prepare for a disaster. Considering information cited in this literature review that many mobile home park residents own their home, this may mean that mobile home park residents have a tendency to prepare more than their low-income counterparts who rent their housing.

Generally, households, firms, and government agencies that prepare for a disaster are better off for three main reasons (FEMA, 2013). The first is that they may be able to prevent the loss of human life. In preparing for a disaster, plans are established that can help prioritize procedures and action steps before, during, and after a disaster. The second reason is that entities are more likely to be able to maintain pre-disaster activities. For example, when a household is prepared for a power outage, they may have a backup generator. This ensures that when the power goes out, they will still be able to cook food, shower, clean clothes, and maintain power to necessary medical supplies such as an oxygen tank. They will also be able to continue to work and pay their necessary bills. They can continue the activities that are essential to maintaining a pre-disaster standard of living. The third reason to prepare for a disaster is to keep damages and the cost of repair to a minimum, for example, preparing for a flood by purchasing flood insurance will reduce costs significantly (FEMA, 2013).

As illustrated in this literature review, while there are benefits to living in a mobile home park, there are also many potential risks that make mobile home park residents vulnerable. The benefit of ownership has its own unique difficulties arising from the structure of financing. The benefit of affordability leads to increased difficulties in preparing and responding to a disaster. Further, much of what makes a mobile home affordable, leads to poor building quality that can result in greater damage during a natural disaster. Because mobile home residents have lower incomes, parks tend to be located on cheaper, less desirable land which has led to additional risk factors such as increased distance to positive public infrastructure, closer proximity to negative infrastructure, and increased likelihood of flooding. The following section discusses some of the risks specific to mobile home parks in Vermont and the work being done to reduce these risks.
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Vulnerabilities of Vermont’s Mobile Home Parks and Residents

Many vulnerabilities are present in Vermont’s mobile home parks. Some of these vulnerabilities include poor infrastructure within the park (such as outdated water systems), limited emergency vehicle access, close proximity to rail roads, siting in flood hazard areas, and placement of houses too close together.

Vermont law not only defines a mobile home (see appendix 1), but it also defines what a park is for the purpose of regulating relations between residents and owners. Vermont law Conservation and Development, chapter 153, defines a mobile home park as a single parcel of land with two or more mobile homes. The definition excludes up to four homes provided to agricultural workers by their employers as a condition or benefit of employment. It also excludes parks intended for temporary or vacation dwellings (Title 10: Conservation and Development, n.d.).

Vermont State law requires all mobile home parks to register with the Department of Housing and Community Development (DHCD). DHCD releases information on registered parks in a report every three years. The last report at the start of writing this thesis was released in January 2014, and accounted for the years 2010 to 2013. Over the previous ten years, the number of parks had decreased from 254 to 244, a trend that is expected to continue (Hamlin, 2014). “At the same time median lot rent has increased by an average of 2.6% annually. The vacancy rate that stayed between 3.7% and 3.9% from 2004 through 2009 has increased” (Hamlin, 2014). Vacancy rate is the number of available rental properties that are not occupied in a given area per year. These trends demonstrate a loss of affordable housing to Vermont residents. Chittenden County contains 27% of Vermont’s mobile home parks, the vacancy rate of which was only 2% in 2012 (Baker, Hamshaw, & Hamshaw, 2014; Hamlin, 2014). Generally to be considered affordable, vacancy rates need to be at least 5% (Green & Haines, 2012). Thus, mobile home parks in Chittenden County are not affordable. To compound this issue, Chittenden County is one of the state’s largest employment centers (Hamlin, 2014). This is just one example of low housing availability in areas of high employment in Vermont.

In 2011, University of Vermont professor Dr. Daniel Baker, research specialist and lecturer Kelly Hamshaw, M.S., and Corey Beach from the Champlain Valley Office of Economic Opportunity (CVOEO), surveyed nine mobile home parks (Baker et al., 2011). They found that 74% of residents self-reported earnings at or below HUD 2010 low income levels and 41% self-reported very low or extremely low incomes (Baker et al., 2011). They also found that 1 out of 5 mobile homes were constructed prior to 1976 (n=306). Again, 1976 was a critical year for mobile home safety; in this year HUD established the first regulations for mobile home construction, though these codes are not as strict as local zoning and building codes. The average age of homes was found to be 24 years (Baker et al., 2011). Less than one-third reported knowing whether or not their home was tied down or anchored, and many may have overestimated as the researchers reported some amount of confusion from the residents regarding what anchoring was. Anchoring is when a system is put in place to secure the home to a foundation preventing it from moving during severe weather (Bosch & Hannon, 2005). Anchoring is often the determining factor between destroyed homes and damaged homes during emergency disasters.

In Vermont, Tropical Storm Irene exposed many of the vulnerabilities of Vermont’s mobile home parks. Mobile homes account for 7% of Vermont’s housing stock, yet owners of mobile homes received 15% of FEMA’s individual assistance awards as a result of damage from Irene (Baker et al., 2014). As of 2013, flooding from Irene damaged 17 mobile home parks and
more than 235 homes within these parks (Hamlin, 2014). Within 14 parks, 133 homes were
destroyed (Baker, Woodward, & Hamshaw, 2013). Since this time, more homes have been
recognized as having been damaged by the storm as the long term affects, such as mold, become
apparent. Despite the fact that Irene occurred over four years ago, recovery efforts continue.
The storm exposed the physical and social susceptibilities of these rural communities and
exacerbated the problems of poorly constructed housing, limited economic resources, and the
issues associated with being located in flood plains.

The Consumer Assistance Program (CAP) handles consumer complaints for the Vermont
Attorney General's Office. This office provides a letter mediation process for written consumer
complaints. These complaints remain on file for six years and are public record. After Tropical
Storm Irene, the office developed a protocol to flag complaints in which consumers referenced
the storm. Due to potential human error upon entry or if the consumer did not identify Irene in
their complaint, it is possible that not all complaints received that related to Tropical Storm Irene
were labeled as such. However, for those that were marked as "Irene," a total of 43 complaints
were taken from September 9th, 2011 to November 14th, 2014. Of the 43 complaints received
that specifically related to Irene, eight (19%) contained specific references to mobile homes.

Out of the 43 complaints submitted, ten were identified with the "home improvement"
trade code. Seven of these ten were specific complaints about improper repairs on mobile
homes. Letter mediation done in the CAPs office is a service available to all consumers in
Vermont, though not every Vermont resident may be aware of the program's existence.
However, it is likely that residents of mobile home parks are just as aware of this program as
residents of any other housing type, therefore it would be expected that the number of complaints
received by mobile home residents would be representative of their proportion of housing stock.
However, while mobile homes account for 7% of Vermont's housing stock, they accounted for 7
out of the 10 home improvement complaints received about Irene, this is 70% of the
complaints. Of the complaints about mobile homes, one was resolved, three were closed unable
to be resolved, one was referred to another agency, one is still pending a response from the
consumer, and one was resolved through a court order.

In addition to home improvement complaints, one mobile home complaint was related to
the complaint trade code “Housing and Real Estate.” A total of five complaints had the trade
code “Housing and Real Estate” for all consumers relating to Irene. While five is not a
significant sample size, one of these five complaints related to a mobile home, which is slightly
more than what would be expected considering that mobile homes account for 7% of the housing
stock. This complaint was closed unable to be resolved.

The effects of Tropical Storm Irene were so profound, that in December 2013, DHCD
contracted Daniel Baker, Ph.D., Kelly Hamshaw, MS, and two additional consultants to prepare
a report for the Vermont Legislature, titled Report on the Viability and Disaster Resilience of
Mobile Home Ownership and Parks. Among the conclusions was the recommendation that
mobile home parks develop emergency plans as a strategy for building resilience in these
communities (Luciano, Baker, Hamshaw, Riegler, & the Department of Housing and
Community Development of the Agency of Commerce and Community Development, 2013).

In September of 2010, Dr. Baker, Kelly Hamshaw, and GIS specialist Scott Hamshaw,
Ph.D., teamed up with the Mobile Home Program of the CVOEO as part of a USDA National
Institute of Food and Agriculture (NIFA) Disaster Resilience for Rural Communities Program
grant (Hamshaw, 2016). As part of this grant in 2013, Dr. Baker, Kelly Hamshaw, and Scott
Hamshaw created a GIS spatial overlay to analyze the position of parks. They found that nearly
32% of all Vermont mobile home parks have some amount of land located in the flood plain, and 20% have at least one mobile home located in the flood plain (Baker et al., 2014). The flood plain, or flood hazard zone, includes three levels of flood hazard. The floodway and the 100 year floodplain have a 1% chance of flooding in a given year (FEMA, 2015). The most vulnerable flood zone is the floodway, where the most rapid and deepest current is expected during a flood. The 500 year flood plain has a 0.2% chance of flooding in any given year (FEMA, 2015).

According to the GIS spatial overlay research, 6.1% of parks are located in the floodway, 12.1% of parks are located in the 100 year flood plain, and 2.0% of parks are located in the 500 year flood plain in Vermont (Baker et al., 2014).

Across the state, 11.7% of all mobile home lots in parks are located in a flood hazard area. Meanwhile, 6.3% of mobile homes located on private land and only 4% of single family homes are located in a flood hazard area (Baker et al., 2014). Considering that mobile homes account for 7% of Vermont’s housing stock, it is shocking that mobile homes in parks are almost three times more likely to be located in a flood hazard area than single family homes.

One factor, according to the researchers, that may have led to the placement of mobile home parks in flood hazard areas is the fact that a large portion of Vermont’s mobile home parks were built prior to the adoption of land use Act 250. As of 2010, 65% of all registered mobile home parks were built before 1970 (Baker et al., 2014)). This means that many of these parks are likely to be in areas that today would not be allowed due to state and local zoning regulations. Act 250 designates marshland, swamps, and other naturally prone flood hazard areas as undevelopable. These lands are also less appropriate for development which leads to a lower market value. Since mobile home park residents tend to be low income, this further compounds the likelihood that a large percentage of mobile home parks built prior to 1970 would be located in flood hazard areas. Across the US, many parks were established prior to land use regulations that would have prevented them from being located in vulnerable areas such as floodplains (Baker et al., 2014; “Policy Guide on Factory Built Housing,” 2001).

Also in the 2010 USDA NIFA grant, the team worked with residents of two cooperatively owned mobile home parks to create emergency plans. Cooperative parks were selected because these parks were the most willing to work with their neighbors and the research team. The parks selected were the Milton Mobile Home Cooperative and the Bunker Hill Community Cooperative. The team also worked with the residents of these parks and local emergency planners to practice and refine these plans through a table top exercise and a full scale exercise as part of the state wide catastrophic exercise (Catex) (Hamshaw, 2016). Catex was Vermont’s first catastrophic event exercise organized by the Vermont Division of Emergency Management and Homeland Security (DEMHS) held in the last week of March, 2014 (Baker, 2014).

The Bunker Hill Cooperative is located in the 100 year flood plain and faces many of the same hazards of other parks in Vermont including extreme cold, high winds, fire hazards from homes being too close together, falling tree limbs, and close proximity to heavily trafficked areas. Some of the key vulnerabilities that the Milton Cooperative has specifically faced in the past are structural fires, a ravine, low social capital (inability or unwillingness of residents to cooperate with each other), and close proximity to a tire dump and truck Route 7. The scenario of the Milton Cooperative exercise was of a fire at the tire dump. In this exercise, the researchers

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1 In this context, “single family homes” refers to traditional stick built or modular homes placed on private land. It does not include mobile homes on private land or in parks; it also does not include condos, apartments, or any other multi-family housing.
found several strengths, such as the ability of residents on the emergency planning team to notify neighbors quickly and recruit volunteers to help with the notification process. Areas for improvement included inconsistent messaging, and inconsistent record keeping. Based on this, researchers have created scripts that are now included in the emergency planning documents residents receive during training prior to exercises.

During these exercises, the research team also recognized areas where they needed to improve training residents. Another area for improvement lay in communicating with emergency planners from the state. Local emergency planners were not included in these original exercises; to improve upon this the researchers have met with several Local Emergency Planning Committees (LEPCs), as well as invited local Emergency Management Directors to exercises conducted with park residents.

The team continued mobile home park emergency planning with a one year grant from Vermont Community Foundations (VCF) and a two year grant from the US EPA. Both of these grants began in late 2014. The research focused on the positive impacts of emergency planning by engaging Vermont’s low income rural communities in mobile home parks with the surrounding communities of emergency planners. Using a community-based action research approach, the team worked with mobile home park residents to improve resiliency in a series of workshops to create and exercise emergency plans. Presentations were given to Regional and Local Emergency Planning Committees (RPC/LEPCs). Additionally, further efforts were made to improve communication and coordination between park residents and local emergency planners.

During this research, in the summer of 2015, team members went door to door in three parks in Bristol to gauge interest in workshops and meet residents. The team also handed out flyers on emergency planning as well as smoke detectors provided by the Red Cross. Many residents expressed interest in participating in an emergency planning workshop, but not with their neighbors, exhibiting low social capital in these communities.

Doing the door to door illuminated some of the other characteristics of mobile home parks that make these communities vulnerable. Many residents took the opportunity to express their more immediate concerns. For the residents in the park an unplanned and unexpected emergency was not their priority. One resident expressed that her failing health, her teenage daughter’s pregnancy, and a place for her daughter to live were current priorities. Another woman expressed her concerns over making the monthly rent, fear that her bathtub might fall through the floor the next time she used it, and apprehension of going another winter without water. The issue of frozen pipes is a common issue for many mobile home residents, since the hook up between the main water supply and the house is a series of underground pipes that come out of the ground and are exposed where they hook up to the house. This becomes a problem in the winter, since water does not flow continuously. Though heat tape can be used to keep the pipes warm, it is not always sufficient in the frigid Vermont temperatures. For the Bristol resident, her fear extended to the fact that each row of the park had a separate water hook up to the main line at the road. Her house was second in line; the first house had been vacant since the previous winter when her neighbor passed away and without him using the water the pipes under the ground had frozen. She also asked for information regarding how to apply for SNAP benefits. Many residents had similar concerns. These anecdotes are intended to serve as illustrations of obstacles that make it difficult for residents who are highly vulnerable to plan for emergencies.
Many parks also face an additional hazard due to their proximity to rail road tracks. Across Vermont, 45 parks are located within 500 feet of a rail road track, accounting for 18% of all parks. In addition, many rail road tracks have been built in valleys adjacent to rivers out of convenience (Klinger, 2015). Unfortunately these valleys are prone to flooding. In the state of Vermont, 33% of parks located within 500 feet of a rail road track also have some amount of land located in a flood hazard zone. And 22% of all parks located in a flood hazard area have a railroad hazard as well. While this is not a majority, it does illustrate that many parks located within 500 feet of a rail road have the additional hazard of a flood risk.

A Pownal RPC representative, Walter Klinger, was introduced to researchers Kelly Hamshaw, Sarah Woodward, and myself during a presentation we gave to the RPC. At this time he presented us with a letter he had written to the Vermont Agency of Transportation regarding their draft rail road use plan. In this letter, Klinger described many of the pressing concerns of rail roads and their proximity to mobile home parks. While this is anecdotal information, it is illustrative of the problems towns and mobile home parks face. Limited information is available as to the specific type and quantity of cargo on many of Vermont’s rail roads. As Klinger’s letter illustrates though, much of this cargo is hazardous materials. Klinger wrote, “Data from the draft plan indicates that an estimated 5,100 car loads of petroleum products, and some 3,500 car loads of related products per year go through [Pownal, Vermont].” The letter also detailed the significant concerns of air flow in the Hoosick river valley, which the PanAm main line travels through. This rural area has limited access for emergency vehicles, especially to parks located near the rail road. Additionally, complex meteorological air flow patterns complicate the issue more: “Any attempt to get people out of harm’s way under typical winter conditions could be greatly hampered by the complex flow problems inherent to the this area.” Klinger recommends VTRANS and the Vermont Department of Public Safety perform a comprehensive risk analysis of potential rail emergencies for the PanAm main line in Pownal. He further recommends that they provide Pownal’s volunteer fire department with the appropriate resources and training for the possibility of a hazardous materials emergency. Again, while this is anecdotal information, it illustrates the potential hazards that parks close to rail roads face.

While researchers are continuing efforts to work with park residents, residents still face many additional risks. As discussed, many residents are low income and in the face of financial stressors their preparedness is greatly hindered. Further low income residents have fewer resources for recovering after a disaster. As of 2010, 65% of mobile home parks in Vermont were established prior to land use Act 250 (Baker et al., 2014). Nearly 32% of Vermont parks have some amount of land located in the flood plain and 20% have at least one mobile home located in the flood plain (Baker et al., 2014). Planning for emergencies, both on a personal and town-wide level can help mobile home residents in responding and recovering from disasters.

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2 This percent was calculated by dividing 45 by 245, the number of mobile home parks registered in 2014 minus Gevry’s which has closed, though it continues to be listed on the registry as vacant because they are in the process of re-opening. Rail road data was provided by Scott Hamshaw as a spread sheet via email. See appendix __ for a copy of the table. It is also available online at uvm.edu/mobilehomes by searching individual parks.

3 This number was found by counting the number of parks with a rail road hazard and located in a flood hazard area (15) and then dividing by the total number of railroad hazard parks (45).

4 This number was found by counting the number of parks that are located in a flood hazard area that also contain a rail road hazard (15) and then dividing by the total number of parks that are located in a flood hazard (69).
Emergency Planning Nationally

In the US, many laws regarding emergency planning and response have been passed. The Federal government operates under the National Response Plan (LEPC #12, 2013). This plan is intended to reduce the likelihood of a disaster, increase the effectiveness of emergency response, and improve the efficiency and effectiveness of recovery efforts.

In 1986, the federal Emergency Planning and Community Right-to-Know Act (EPCRA) was passed in response to the growing possibility of hazardous materials emergencies (US EPA, 2016). The act requires that federal, state, and local governments, as well as Indian tribes and industry create a hazardous chemical emergency plan. Further, it requires that all industry report all storage, use, and release of hazardous chemicals to federal, state, and local governments. This law has been adopted by the state of Vermont, and requires that all Local Emergency Planning Committees (LEPCs) create an emergency response plan with stakeholder participation and review it at least once annually. It also requires that LEPCs provide information about chemicals to their communities (US EPA, 2016).

The National Emergencies Act (NEA) gives the president the power to declare a National Emergency (ASTHO, 2013). The Robert T. Stafford Disaster Relief and Emergency Assistance Act (Stafford Act) allows the president to declare a major disaster or emergency area based on recommendation from the governor. After the president declares a major disaster or emergency area, the Federal Emergency Management Agency (FEMA) is responsible for coordinating delivery of resources and assistance (ASTHO, 2013).

The National Incident Management System (NIMS) policy establishes incident command (ASTHO, 2013). The Department of Homeland Security devised this system to coordinate emergency response efforts in all levels of the government and private sectors. This system can be used regardless of a federal emergency declaration. Using NIMS, the National Response Framework (NRF) coordinates response activities. This policy includes 15 Emergency Support Function (ESF) documents to detail the roles and responsibilities of certain key government and private sector capacities. Finally, the National Strategy documents are a series of documents created by mandates intended to compliment NRF. They address plans for coordinating with state, local, territorial, and tribal governments, as well as the private sector (ASTHO, 2013).

Emergency Planning in Vermont

Vermont State statute Title 20, Internal Security and Public Safety, Chapter 1 Emergency Management, outlines the state's provisions for emergency preparedness and response. Section 3 provides for the establishment of the Vermont emergency management division (DEMHS) within the department of public safety. The director of this division is appointed by the commissioner of public safety and approved by the governor. The director coordinates the activities of all emergency management organizations within Vermont. The director also acts as the liaison of emergency management agencies and organizations of the federal government, other states, and Canada; and is also responsible for any additional duties that may be required in order to comply with applicable laws (Title 20: Internal Security and Public Safety, n.d.).

According to section 3a of Title 20, the emergency management division is also responsible for establishing emergency planning zones. Within these zones, DEMHS must
maintain a comprehensive state emergency management strategy that includes an emergency operations plan. Further, the division must create and maintain a radiological emergency response plan. Subsection 1 requires the division to, “prepare an all-hazards mitigation plan in cooperation with other states, regional, and local agencies for use in such zones and in compliance with adopted federal standards for emergency management” (Title 20: Internal Security and Public Safety, n.d.)

Section 5 of Title 20, provides for the division of the state into public safety districts by the governor, one per police troop area. Each district has an emergency management executive, known as the district coordinator. The district coordinator is responsible for discharging emergency management power within his/her district. Further, according to section 5, “Each public safety district shall maintain on file an all-hazards incident response plan in cooperation with any local emergency planning committee (LEPC) in that district and other state and local agencies” (Baker et al., 2013).

To comply with Title 20 requirements, each county in the state has a Multi-Jurisdictional All Hazards Mitigation Plan. These plans are intended to provide long term policies and actions to reduce risk and future loss (Albrecht, 2015). Each plan helps identify likely hazards and prepare for them (LEPC #1, 2015; LEPC #12, 2013). Every county has one plan and annexes for every municipality within the county. These plans are updated every five years and must be approved by the Federal Emergency Management Agency (FEMA) (Albrecht, 2015). Once approved, towns adopt the plan and respective municipality annex (LEPC #1, 2015). If these plans are not updated, the county will not qualify for FEMA grants, and in the event of the FEMA-declared disaster, municipalities will be required to provide a larger share of repairs to infrastructure.

Title 20, section 6, Local organization for emergency management, provides for the establishment of local emergency management directors (EMDs). Each town and city is to establish a local organization for emergency management. The EMD is given direct responsibility for the organization, administration, and coordination of the local emergency management organization, including the ability to appoint the emergency management coordinator (from Section 5) and other staff necessary to carry out the law. Subsection c requires that each local organization “participate in the development of an all-hazards plan with the local emergency planning committee and the public safety district.” The EMD is also responsible for informing the LEPC of the organizations ability to perform emergency functions.

Section 32 of Title 20, applies to the creation and duties of Local Emergency Planning Committees (LEPCs). LEPCs are appointed by the state emergency response commission. These committees carry out the requirements of Emergency Planning and Right-to-Know Act (EPCRA) including preparing a local emergency planning committee response plan. The law further clarifies requirements of this plan, see appendix 3. Further requirements of the LEPC include review of funding requests; coordinate with local emergency management services; and work to support emergency services.

2016 LEOP Modifications

To further improve response during an emergency, most towns in Vermont have an Emergency Operations Plan (EOP). These plans typically include call lists, decision trees, lists of resources, and relevant statutes. Originally called Basic Emergency Operations Plans
In the early fall of 2012, the Champlain Valley Office of Economic Opportunity’s Mobile Home Director, Sarah Woodward, collected Basic Emergency Operations Plans (BEOPs) from across the state. Woodward contacted 92 towns for their BEOPs and 80 towns responded (Baker et al., 2013). Three of the towns that responded provided both pre- and post-Irene plans. Of the
Inclusion of Mobile Home Parks in Vermont Emergency Planning

plans received, 73 were created prior to Irene. Out of these plans, 14 (19%) specifically mentioned parks, and 59 (81%) did not mention parks. Out of the remaining 10 plans created after Irene, three plans (30%) specifically mentioned parks, and 7 plans (70%) did not. In total, 17 plans (20%) mentioned parks, the remaining 66 (80%) did not.

The present study sought to further this research by examining post-Irene plans.

Research Question: Are mobile home parks integrated into town’s emergency plans?

Hypothesis: Mobile home parks located in a flood hazard area and/or within 500 feet of a rail road track will be mentioned more frequently in town emergency plans than parks without these hazards.

Null Hypothesis: Mobile home parks located in a higher risk area will not be mentioned more frequently in town emergency plans than parks without these hazards.

Methodology

Vermont has 95 towns that contain 242 Mobile Home Parks, as of 2015 (Hamlin, 2016). As discussed above, nearly 32% of all parks in Vermont have some amount of land located in the flood plain, and 20% have at least one mobile home located in the flood plain. Further, 45 parks or 18% are located within 500 feet of a rail road track (Baker et al., 2014). Town emergency plans are created with the purpose of prioritizing high risk areas. It is therefore assumed that parks located in the flood way would be mentioned more than parks in general and more than parks located in any flood hazard area (i.e. flood way, 100 year flood plain, and 500 year flood plain). It was also assumed that parks located within 500 feet of a rail road would be mentioned more than mobile home parks in general. Finally, it is assumed that parks located within 500 feet of a rail road and have some amount of land in a flood hazard zone, would be mentioned more frequently than parks in general and more than parks located in a flood hazard area regardless of proximity to a rail road.

To evaluate the research question, “Are mobile home parks integrated into town’s emergency plans?,” every town that has a mobile home park in Vermont was asked for a copy of their most up to date emergency plan. To collect these plans, every Regional Planning Commission (RPC) was called in November and December of 2015 and asked to provide emergency plans for the specific towns in their region that contain parks (see appendix 4 for the interview scripts). RPCs were asked for 2015 plans, however, for towns that had not completed 2015 plans the most up to date emergency plans were requested. A few towns had not recently provided emergency plans to the RPCs, for these towns, individual town Emergency Management Directors (EMDs) were contacted.

The towns that did not have updated plans on record with their RPC were Hinesburg and Derby. For Hinesburg, the EMD was able to respond via email that no parks were mentioned in
the LEOP, though he hoped to meet with emergency planning researchers from UVM and the CVOEO soon to discuss the addition of parks to the LEOP. The Derby EMD was not available. At the time in which the RPC was initially contacted, no updated plan was available. However, the town and RPC adopted a plan on December 7th, 2015. This plan was made available for this research early in 2016, along with the updated 2016 plan. While the 2015 plan did not mention any mobile home parks, the 2016 plan mentioned all mobile home parks in the area. Since most of this research was conducted in 2015 and no other plans were received from 2016, it was decided that the 2015 plan would be used for the analysis.

As plans were received, they were investigated for their mention of parks. Notes were made regarding the type of plan, the date the plan was adopted, the name of the parks mentioned, and where these parks were listed (for LEOPs this would be Task 1: High Risk Populations List, or Task 2: Major High Hazard and/or Vulnerable Sites List). Special note was taken of parks not mentioned that are either located in the flood plain or within 500 feet of a rail road track. Flood hazard data is available online on the Vermont Agency of Commerce and Community Development webpage, under the topic of Mobile Home Program and titled Mobile Home Program Risk Assessment tool. This can be downloaded as an Excel spread sheet and was downloaded during the summer of 2015 for the purposes of this research. This tool was created by Dr. Dan Baker, Scott Hamshaw, and Kelly Hamshaw. The rail road information used in this study was graciously provided by Scott Hamshaw. Rail road data is also available online on the UVM webpage: Vermont Mobile Home Park Research Collaborative, under the Vermont Mobile Home Park Community Data tab by searching individual parks.

Also taken into consideration were whether or not emergency planning researchers had met with representatives of these areas over the summer in 2015 as part of the VCF and EPA grant work or in previous years and their response to which parks are located in a flood hazard area. Based on summer meetings with the LEPCs, only one mobile home park needed to be excluded from this research: According to LEPC #8, Gervy’s Mobile Home Park in Waltham has closed. Therefore, it was not included for the purposes of this research. For Addison County, this brought the number of parks located in a flood hazard area down from five to four. It did not affect the number of towns with mobile home parks, since there are other parks in Waltham. It also did not affect the number of towns with rail road hazards since there are no towns in Addison with parks located within 500 feet of a rail road.

The main data collected:

1) Percent of towns per county that mention one or more mobile home park(s).

2) Flood Hazards: Percent of towns that have mobile home parks located in a flood hazard area that mention these parks in their LEOPs. Percent of mobile home parks located in a flood hazard area mentioned in LEOPs relative to the number of Parks with a flood hazard.

3) Rail Road Hazards: The number of towns with mobile home parks located within 500 feet of a rail road that mention one or more of these parks in LEOPs. The number of rail road hazard mobile home parks mentioned in LEOPS for towns with rail road hazards.

4) Flood and Rail Road Hazards: The percent of parks mentioned that are both located in a flood hazard area and within 500 feet of a rail road track.
This data was compared to the data in Sarah Woodward’s, CVOEO, evaluation in 2012. Since Woodward was not able to obtain plans from every town, comparisons were made to only towns for which she had data. Finally, further investigation was made towards which parks changed their plans: which towns and how many towns added or excluded parks from their emergency plans since 2012.

Results

This study examined two different types of hazards: proximity to rail roads and location in a flood hazard area. Overall, 45% of all towns in Vermont mention one or more parks in their LEOP, regardless of hazard. Out of the total 242 parks in Vermont, 69 parks have some amount of land located in a flood hazard area, totaling 28% of parks. Of the parks with a flood hazard, 29 parks or 42% are mentioned in LEOPs. Regarding the second hazard investigated, 45 parks or 19% of all Vermont parks are located within 500 feet of a rail road. Eighteen or 40% of the parks located within 500 feet of a rail road are mentioned in LEOPs. The two hazards were also investigated together, since 23, or almost 10% of Vermont parks have some amount of land located in a flood plain and within 500 feet of a rail road. Of the 23 parks located in the flood plain and within 500 feet of a rail road 9 or 39% are mentioned in LEOPs.

Tables of results:

General Hazards:

On average, 35% of towns that have at least one mobile home park within their borders mention one or more of these parks in their plans. Within counties, the mention ranges from no towns mentioning parks (0%) to all the towns in the county mentioning one or more mobile home parks (100%). There are a total of 14 counties, seven of which have more towns than average that mention at least one mobile home park, while the remaining seven counties have fewer than average towns that mention parks.
Table 1

*Towns per county that mention one or more mobile home parks*

<table>
<thead>
<tr>
<th>County</th>
<th>Number of towns that mentioned mobile home parks in LEOPs</th>
<th>Number of towns with one or more mobile home parks</th>
<th>Percent of towns that mention one or more mobile home parks in LEOPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Addison</td>
<td>2</td>
<td>8</td>
<td>25%</td>
</tr>
<tr>
<td>Bennington</td>
<td>1</td>
<td>6</td>
<td>17%</td>
</tr>
<tr>
<td>Chittenden</td>
<td>2</td>
<td>11</td>
<td>18%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>4</td>
<td>0%</td>
</tr>
<tr>
<td>Essex</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Orleans</td>
<td>0</td>
<td>4</td>
<td>0%</td>
</tr>
<tr>
<td>Franklin</td>
<td>7</td>
<td>7</td>
<td>100%</td>
</tr>
<tr>
<td>Grand Isle</td>
<td>2</td>
<td>2</td>
<td>100%</td>
</tr>
<tr>
<td>Lamoille</td>
<td>2</td>
<td>5</td>
<td>40%</td>
</tr>
<tr>
<td>Orange</td>
<td>2</td>
<td>7</td>
<td>29%</td>
</tr>
<tr>
<td>Rutland</td>
<td>1</td>
<td>10</td>
<td>10%</td>
</tr>
<tr>
<td>Washington</td>
<td>4</td>
<td>8</td>
<td>50%</td>
</tr>
<tr>
<td>Windham</td>
<td>4</td>
<td>9</td>
<td>44%</td>
</tr>
<tr>
<td>Windsor</td>
<td>5</td>
<td>12</td>
<td>42%</td>
</tr>
<tr>
<td><strong>Totals:</strong></td>
<td><strong>33</strong></td>
<td><strong>95</strong></td>
<td><strong>35%</strong></td>
</tr>
</tbody>
</table>

As discussed in the methodology, Derby, located in Orleans County, provided both the 2015 and 2016 plan. The 2016 plan had not been adopted yet, though it did mention all parks in the area. The 2015 plan did not mention any parks but was used for the analysis of this research since no other plans from 2016 were received for the purposes of this research and 2016 was the first year that mobile home parks were included in the list of potentially hazardous sites by the DEMHS.

The counties of Franklin and Grand Isle, located in Northwest RPC district, mention parks the most often; these counties mention at least one park or more in every town LEOP. Caledonia and Orleans, both located in Northeastern Vermont Development Association (NVDA), do not mention any parks.

Table 1.b below illustrates the number of parks that are mentioned in emergency plans. Table 1 is the total number of towns that mention any number of mobile home parks in their emergency plans, while table 1.b is the actual number of parks mentioned relative to the total number of parks in each county.
Table 1.b

Parks per county that mention one or more mobile home parks in their emergency plans

<table>
<thead>
<tr>
<th>County</th>
<th>Number of parks mentioned in LEOPs</th>
<th>Total number of parks</th>
<th>Percent of Parks mentioned in LEOPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Addison</td>
<td>4</td>
<td>15</td>
<td>27%</td>
</tr>
<tr>
<td>Bennington</td>
<td>2</td>
<td>25</td>
<td>8%</td>
</tr>
<tr>
<td>Chittenden</td>
<td>2</td>
<td>24</td>
<td>8%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>12</td>
<td>0%</td>
</tr>
<tr>
<td>Essex</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Orleans</td>
<td>0</td>
<td>9</td>
<td>0%</td>
</tr>
<tr>
<td>Franklin</td>
<td>27</td>
<td>27</td>
<td>100%</td>
</tr>
<tr>
<td>Grand Isle</td>
<td>2</td>
<td>2</td>
<td>100%</td>
</tr>
<tr>
<td>Lamoille</td>
<td>2</td>
<td>8</td>
<td>25%</td>
</tr>
<tr>
<td>Orange</td>
<td>7</td>
<td>15</td>
<td>47%</td>
</tr>
<tr>
<td>Rutland</td>
<td>2</td>
<td>28</td>
<td>7%</td>
</tr>
<tr>
<td>Washington</td>
<td>12</td>
<td>25</td>
<td>48%</td>
</tr>
<tr>
<td>Windham</td>
<td>6</td>
<td>17</td>
<td>35%</td>
</tr>
<tr>
<td>Windsor</td>
<td>6</td>
<td>33</td>
<td>18%</td>
</tr>
<tr>
<td>Totals:</td>
<td>73</td>
<td>242</td>
<td>30%</td>
</tr>
</tbody>
</table>

While 45% of towns mention mobile home parks, 30% of all parks across the state are mentioned in emergency plans. In other words, 95 towns contain 242 parks, of which 73 are mentioned.

The totals reflected in table 1 and 1.b are the number of towns or parks that mention any park located in their town. These parks are not necessarily located in a hazardous area. Little data is available on the vulnerabilities of parks aside from flood and railroad hazards in Vermont, such as the average income or age of citizens. While a few parks, especially nonprofit parks, have certain requirements that can make the community more vulnerable, such as age, income, and disability requirements, these requirements are not always easy to find information on. This contributes to the difficulty faced by emergency planners in determining whether or not every park in their town needs to be mentioned. Subsequent tables will more precisely illustrate flood and railroad hazards.
**Flood Hazards:**

Table 2 shows the number of towns that have at least one park located in a flood hazard area that are mentioned in the LEOP. As illustrated in the table, 43 towns have at least one mobile home park located in a flood hazard area, out of which 20 (45%) mention one or more parks in their plans. Orleans County and Grand Isle County do not appear in table 2 because they do not have any parks located in a flood hazard area.

**Table 2**

*Flood Hazard: The number of towns that have mobile home parks located in a flood hazard area that mention these parks in their LEOPs*

<table>
<thead>
<tr>
<th>County</th>
<th>Number of towns with parks located in a flood hazard area mentioned in LEOPs</th>
<th>Total number of towns with parks located in a flood hazard area per county</th>
<th>Percent of towns that have parks with land in a flood hazard area that are mentioned in LEOPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Addison</td>
<td>2</td>
<td>4</td>
<td>50%</td>
</tr>
<tr>
<td>Bennington</td>
<td>1</td>
<td>3</td>
<td>33%</td>
</tr>
<tr>
<td>Chittenden</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td>Essex</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Franklin</td>
<td>2</td>
<td>2</td>
<td>100%</td>
</tr>
<tr>
<td>Lamoille</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Orange</td>
<td>2</td>
<td>4</td>
<td>50%</td>
</tr>
<tr>
<td>Rutland</td>
<td>1</td>
<td>4</td>
<td>25%</td>
</tr>
<tr>
<td>Washington</td>
<td>2*</td>
<td>5</td>
<td>40%</td>
</tr>
<tr>
<td>Windham</td>
<td>3</td>
<td>5</td>
<td>60%</td>
</tr>
<tr>
<td>Windsor</td>
<td>4**</td>
<td>9</td>
<td>44%</td>
</tr>
<tr>
<td>Totals:</td>
<td>20</td>
<td>43</td>
<td>45%</td>
</tr>
</tbody>
</table>

*Note.* *An additional plan states "see planning task spread sheet," which is not included.**

**Table 2** is the number of *towns* that have at least one mobile home park located in a flood plain and mention one or more of these parks. It does not illustrate the total number of *parks* that are mentioned by these towns. Table 3 was created to specifically count the number of parks that are located in a flood hazard area that are mentioned. Results range from 0% to 100%, for counties Caledonia and Franklin, respectively. Again, Orleans and Grand Isle Counties are not shown in table 3, since they do not have any parks located in a flood hazard area.

Windsor County has nine parks with some amount of land located in a flood hazard area. Four of these parks are mentioned in the most up to date emergency plan. One of these four plans, Ludlow, has a multi-jurisdictional plan. This plan was adopted in 2014, and states that the flood risk is moderate. There is a discrepancy between the level of risk identified in the plan and the level of risk estimated in the risk assessment tool used to conduct this research which identifies the flood hazard risk as high.
Table 3
Flood Hazard: The number of mobile home parks located in a flood hazard area mentioned in LEOPs relative to the total number of parks with a flood hazard

<table>
<thead>
<tr>
<th>County</th>
<th>Number of parks located in a flood hazard area that are mentioned in LEOPs</th>
<th>Actual number of parks located in a flood hazard area</th>
<th>Percent of parks mentioned in LEOPs that are located in a flood hazard area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Addison</td>
<td>4</td>
<td>6</td>
<td>67%</td>
</tr>
<tr>
<td>Bennington</td>
<td>2</td>
<td>10</td>
<td>20%</td>
</tr>
<tr>
<td>Chittenden</td>
<td>0</td>
<td>2</td>
<td>0%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td>Essex</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Franklin</td>
<td>2</td>
<td>2</td>
<td>100%</td>
</tr>
<tr>
<td>Lamoille</td>
<td>2</td>
<td>3</td>
<td>67%</td>
</tr>
<tr>
<td>Orange</td>
<td>2</td>
<td>4</td>
<td>50%</td>
</tr>
<tr>
<td>Rutland</td>
<td>1</td>
<td>7</td>
<td>14%</td>
</tr>
<tr>
<td>Washington</td>
<td>6*</td>
<td>11</td>
<td>55%</td>
</tr>
<tr>
<td>Windham</td>
<td>4</td>
<td>10</td>
<td>40%</td>
</tr>
<tr>
<td>Windsor</td>
<td>5**</td>
<td>11</td>
<td>45%</td>
</tr>
<tr>
<td>**Totals:</td>
<td>29</td>
<td>69</td>
<td>42%</td>
</tr>
</tbody>
</table>

*Note. *An additional plan states "see planning task spread sheet," which is not included.
**Includes a multi-jurisdictional with a discrepancy in the estimated risk.

As seen in tables 2 and 3 ("Windsor: #**"), and as discussed above, the multi-jurisdictional plan includes a discrepancy between the risk estimated in the plan and in the hazard assessment tool used in this research for the flood risk of the park.

In Vermont, 69 parks are located in flood plains, and 29 (42%) of them are mentioned in LEOPs. Towns range from mentioning 100% of parks in Franklin County to 0% in Chittenden and Caledonia counties. The differences between table 2 and 3 illustrate the instances in which towns mention parks that have other hazards (such as elderly populations). For example, table 2 states that in Chittenden County one town mentions a park, but according to table 3 there are two parks located in a flood hazard area and neither of these parks are mentioned in the plans.

As discussed earlier, the flood plain has three levels of hazard. Throughout this thesis parks located in the floodplain have also been referred to as parks that have some amount of land in a flood hazard area. The highest level of hazard is the floodway. This is the area that has a 1% of chance of flooding in any given year (FEMA, 2015). The floodway is where the most rapid and deepest current is expected during a flood. In Vermont 6.1% of parks are located in the floodway (Baker et al., 2014).

Not all parks located in the floodway were flooded during Hurricane Irene since Hurricane Irene did not affect all areas of the state equally. For this same reason, not all the parks that flooded during Hurricane Irene are located in the floodway. Though other flooding events have affected parks in Vermont, these events are not included in table 4 because they are not the focus of this study. A total of 17 parks flooded during Hurricane Irene (Baker et al., 2014). Table 4 illustrates that of a total of 19 parks located in the floodway and/or flooded during Hurricane Irene, 58% are mentioned in emergency plans. Addison, Chittenden, Essex,
Orleans, Franklin, Grand Isle, and Lamoille Counties are absent from table 4 since they do not contain any parks that flooded during Hurricane Irene and/or that are located in the floodway.

**Table 4**

*Flood Hazard: The percent of parks that flooded during Hurricane Irene and/or that are located in the floodway that are mentioned in LEOPs*

<table>
<thead>
<tr>
<th>County</th>
<th>Number of parks that flooded and/or are located in the floodway mentioned LEOPs</th>
<th>Actual number of parks located in a floodway and/or that flooded</th>
<th>Percent of parks that flooded and/or are located in the floodway that are mentioned in LEOPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bennington</td>
<td>1</td>
<td>1</td>
<td>100%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td>Orange</td>
<td>1</td>
<td>1</td>
<td>100%</td>
</tr>
<tr>
<td>Rutland</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Washington</td>
<td>3</td>
<td>6</td>
<td>50%</td>
</tr>
<tr>
<td>Windham</td>
<td>2</td>
<td>4</td>
<td>50%</td>
</tr>
<tr>
<td>Windsor</td>
<td>3*</td>
<td>4</td>
<td>75%</td>
</tr>
<tr>
<td><strong>Totals:</strong></td>
<td><strong>11</strong></td>
<td><strong>19</strong></td>
<td><strong>58%</strong></td>
</tr>
</tbody>
</table>

*Note.* *Includes a multi-jurisdictional plan with a discrepancy in the estimated risk, see discussion under table 2 for more detail.

**Rail Road Hazards:**

While table 4 looks at flooding and floodway risk, table 5 looks at rail road proximity. Rail Road hazard refers to parks that are located within 500 feet of a rail road in the context of this research. Table 5 illustrates how many towns mention parks located within 500 feet. Of the towns that have at least one mobile home park located within 500 feet of a rail road, 41% mention at least one or more parks. The percent of towns that mention one or more parks ranges from 0% to 100%. Addison, Essex, Orleans, Grand Isle, and Lamoille Counties are not present in table 5 because they do not contain any parks located within 500 feet of a rail road.
Table 5

*Rail Road Hazard: The number of towns with mobile home parks located within 500 feet of a rail road that mention one or more of these parks in LEOPs*

<table>
<thead>
<tr>
<th>County</th>
<th>Number of towns with at least one mobile home park located within 500 feet of a rail road that are mentioned in LEOPs</th>
<th>Actual number of towns with at least one mobile home park located within 500 feet of a rail road</th>
<th>Percent of towns that have at least one mobile home park located within 500 feet of a rail road that are mentioned in LEOPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bennington</td>
<td>1</td>
<td>4</td>
<td>25%</td>
</tr>
<tr>
<td>Chittenden</td>
<td>1</td>
<td>3</td>
<td>33%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>2</td>
<td>0%</td>
</tr>
<tr>
<td>Franklin</td>
<td>4</td>
<td>4</td>
<td>100%</td>
</tr>
<tr>
<td>Orange</td>
<td>2</td>
<td>3</td>
<td>67%</td>
</tr>
<tr>
<td>Rutland</td>
<td>1</td>
<td>3</td>
<td>33%</td>
</tr>
<tr>
<td>Washington</td>
<td>2*</td>
<td>3</td>
<td>67%</td>
</tr>
<tr>
<td>Windham</td>
<td>0</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td>Windsor</td>
<td>0*</td>
<td>5</td>
<td>0%</td>
</tr>
<tr>
<td>Total:</td>
<td>11</td>
<td>28</td>
<td>39%</td>
</tr>
</tbody>
</table>

*Note. NA was used in towns that do not have any rail road hazards.*

*Not included, additional plan states "see planning task spread sheet" which was never received.*

**Does not include Ludlow’s multi-jurisdictional plan.

In the Windsor row of table 5, the multi-jurisdictional plan of Ludlow is not counted as mentioning a mobile home park located within 500 feet of a rail road track. While the Ludlow plan does mention one park, it mentions this park only in reference to a moderate flood hazard. Due to the specificity of a multi-jurisdictional, this plan was not included as mentioning a park within 500 feet of a rail road.

While table 5, similar to table 2 illustrates the number of towns with a hazard that mention one or more of these parks, table 6, similar to table 3, compares the actual number of parks with the specific hazard that are mentioned in LEOPs. Across the state, 39% of parks that are located within 500 feet of a rail road are mentioned in the corresponding LEOP. The per county range spans from 0% to 100% of parks that are located within 500 feet of a rail road being mentioned in an LEOP. Counties Addison, Essex, Orleans, Grand Isle, and Lamoille are not seen table 6 since they do not have any mobile home parks located within 500 feet of a rail road.
Table 6
*Rail Road Hazard: The number of mobile home parks located within 500 feet of rail road mentioned in LEOPS*

<table>
<thead>
<tr>
<th>County</th>
<th>Number of parks located within 500 feet of a rail road that are mentioned in LEOPs</th>
<th>Actual number parks located within 500 feet of a rail road</th>
<th>Percent of parks located within 500 feet of a rail road that are mentioned in LEOPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bennington</td>
<td>2</td>
<td>7</td>
<td>29%</td>
</tr>
<tr>
<td>Chittenden</td>
<td>1</td>
<td>3</td>
<td>33%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>4</td>
<td>0%</td>
</tr>
<tr>
<td>Franklin</td>
<td>8</td>
<td>8</td>
<td>100%</td>
</tr>
<tr>
<td>Orange</td>
<td>2</td>
<td>3</td>
<td>67%</td>
</tr>
<tr>
<td>Rutland</td>
<td>1</td>
<td>5</td>
<td>20%</td>
</tr>
<tr>
<td>Washington</td>
<td>3*</td>
<td>7</td>
<td>43%</td>
</tr>
<tr>
<td>Windham</td>
<td>0</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td>Windsor</td>
<td>1*</td>
<td>7</td>
<td>14%</td>
</tr>
<tr>
<td>Total:</td>
<td>18</td>
<td>45</td>
<td>40%</td>
</tr>
</tbody>
</table>

*Note.* *An additional plan states "see planning task spread sheet," which is not included. **Not included: Ludlow does mention one park in its multi-jurisdiction plan but not in reference to the proximity of the rail road, see discussion above.*

Parks that are located near a river valley are also likely to be located near a rail road track since many rail roads follow river valleys due to the relative ease of building them there (Klinger, 2015). This can lead to highly vulnerable parks; 23 or 9% of Vermont mobile home parks are located both within 500 feet of a rail road and within a floodplain. Table 7 illustrates, that of the 23 parks that have both a rail road and flood hazard, 9 (39%) are mentioned in the respective LEOP. Addison, Essex, Orleans, Grand Isle, Lamoille and Windham Counties are not included in table 7 because these towns do not have parks with both a flood and rail road hazard.
Table 7
Flood and Rail Road Hazards: The percent of parks mentioned in an LEOP that contain both a flood and rail road hazard

<table>
<thead>
<tr>
<th>County</th>
<th>Number of parks with both a flood and rail road hazard that are mentioned in LEOPs</th>
<th>Actual Number of parks with both a flood and rail road hazard that are mentioned in LEOPs</th>
<th>Percent of parks with both a flood and rail road hazard that are mentioned in LEOPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bennington</td>
<td>2</td>
<td>5</td>
<td>40%</td>
</tr>
<tr>
<td>Chittenden</td>
<td>0</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td>Caledonia</td>
<td>0</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td>Franklin</td>
<td>2</td>
<td>2</td>
<td>100%</td>
</tr>
<tr>
<td>Orange</td>
<td>1</td>
<td>2</td>
<td>50%</td>
</tr>
<tr>
<td>Rutland</td>
<td>1</td>
<td>3</td>
<td>33%</td>
</tr>
<tr>
<td>Washington</td>
<td>3*</td>
<td>6</td>
<td>50%</td>
</tr>
<tr>
<td>Windsor</td>
<td>0**</td>
<td>3</td>
<td>0%</td>
</tr>
<tr>
<td>Totals:</td>
<td>9</td>
<td>23</td>
<td>39%</td>
</tr>
</tbody>
</table>

Note. NA was used in towns that do not have any hazards.
*Not included, additional plan states "see planning task spread sheet" which was never received.
**Not included: Ludlow's multi-jurisdictional.

Summary:

Many of the tables in this study are similar and only have very subtle differences between each other. Table 8 is intended to serve as a summary table. The first column is the question that was answered in the original table, which appeared as the table’s title. The next column is the same as the second column of the original table: it answers either the question how many towns mention the corresponding park or how many parks are mentioned in LEOPs. The third column, which also corresponds to the third column of the original tables, is the total number of towns or relevant parks in the state. And finally, the last column is the corresponding present.
### Table 8
*Summary of results*

<table>
<thead>
<tr>
<th>Question/table number</th>
<th>Relevant entity to LEOP</th>
<th>Total number</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Towns that mention one or more mobile home park in LEOPs</td>
<td>33 towns</td>
<td>95 towns</td>
<td>35%</td>
</tr>
<tr>
<td>1.b) Parks per county that mention one or more mobile home parks</td>
<td>73 parks</td>
<td>242 towns</td>
<td>30%</td>
</tr>
<tr>
<td>2) Flood Hazard: The number of towns that have at least one mobile home park located in a flood hazard area that mention these parks in their LEOPs</td>
<td>20 towns</td>
<td>43 towns</td>
<td>45%</td>
</tr>
<tr>
<td>3) Flood Hazard: The number of mobile home parks located in a flood hazard area that are mentioned in LEOPs relative to the total number of parks with a flood hazard</td>
<td>29 parks</td>
<td>69 parks</td>
<td>42%</td>
</tr>
<tr>
<td>4) Flood Hazard: The number of parks that flooded during Hurricane Irene and/or that are located in the floodway that are mentioned in LEOPs</td>
<td>11 parks</td>
<td>19 parks</td>
<td>58%</td>
</tr>
<tr>
<td>5) Rail Road Hazard: The number of towns with mobile home parks located within 500 feet of a rail road that mention one or more of these parks in LEOPs</td>
<td>11 towns</td>
<td>28 towns</td>
<td>39%</td>
</tr>
<tr>
<td>6) Rail Road Hazard: The number of mobile home parks located within 500 feet of a rail road mentioned in LEOPs</td>
<td>18 parks</td>
<td>43 parks</td>
<td>40%</td>
</tr>
<tr>
<td>7) Flood and Rail Road Hazards: The percent of parks mentioned in an LEOP that contain both a flood and rail road hazard</td>
<td>9 parks</td>
<td>23 parks</td>
<td>39%</td>
</tr>
</tbody>
</table>

**SPPS Analysis**

The above data analysis was done in excel, using very few software features. To gain a more accurate understanding and test the hypothesis, the data was also coded into SPSS and
analyzed using the "crosstabs" function. Only parks in the 2015 registry were used for this part of the analysis. As a result, Gevry’s was included in this analysis because while it is closed temporarily they are planning to re-open and have therefore continued to register. Further, seven parks that were included in the rest of the results were not included here. The reason for doing this is that the analysis above was sorted by county, while this SPSS analysis was sorted by park based on an exact copy of the registry. One reason for why parks mentioned in plans are not in the registry could be that the names in the plans are different from what is on the registry and while there was considerable effort made to check names, some could have been missed. Another reason is that some parks mentioned in plans may be camp grounds mistaken for mobile home parks. Finally, it could have been a coder error.

There was only one coder for this data, therefore this test lacks reliability. While there was extreme caution taken to ensure the accuracy of the data, some amount of error may be present. The data is, however, highly valid since the hypothesis is about town emergency plans, and every towns’ emergency plan was used in this investigation.

Table 9
The mention of parks located in a flood hazard area and/or within 500 feet of a railroad track in emergency plans

<table>
<thead>
<tr>
<th>Presence of hazard?</th>
<th>No</th>
<th>Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mentioned in plan?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No</td>
<td>117</td>
<td>59</td>
</tr>
<tr>
<td>Yes</td>
<td>34</td>
<td>33</td>
</tr>
<tr>
<td>Total</td>
<td>151</td>
<td>92</td>
</tr>
</tbody>
</table>

*Note. n=243*

As seen in table 9, which is the results of the chi-squared test, the vast majority of parks are not mentioned in plans; only 67 of 243 or 28% of parks are mentioned in emergency plans. Of those mentioned, 33 are located in a flood hazard area and/or within 500 feet of a railroad. Of the 92 parks that are located within 500 feet of a railroad and/or in a flood hazard area, 59 are not mentioned in plans. Thirty-four of the parks mentioned are not located in a flood hazard area and/or within 500 feet of a railroad. To summarize, there are 34 out of 151 parks (23%) mentioned that are not located in a hazardous area, compared to 33 out of 92 parks (36%) that are located in a hazardous area. The results show a p-value of .024. Since this number is below 0.1, the null hypothesis, which stated that there was no relationship between hazards in parks and mention of those parks in plans, is rejected in favor of the alternative hypothesis. The results of the chi-square test illustrate that a total of 28% of parks are mentioned in emergency plans regardless of hazard. Parks located in a hazardous area are mentioned a higher percent of the time than parks without a hazard.
Previous BEOP Research

In the early fall of 2012, Sarah Woodward collected Basic Emergency Operations Plans (BEOPs). Woodward contacted 92 towns for their BEOP’s and 80 towns responded. Three of the towns that responded provided plans from both pre- and post-Irene. Of the plans received, 73 were created prior to Irene. Out of these plans 14 (19%) specifically mentioned parks, and 59 (81%) did not mention parks. Out of the remaining 10 plans created after Irene, three plans (30%) specifically mentioned parks, and 7 plans (70%) did not. In total, 17 plans (20%) mentioned parks, the remaining 66 (80%) did not.

Compared to the current research, 95 town plans were collected. All of these plans were written after Irene. In total, 33 (35%) of these towns mentioned mobile home parks. This is a 15 percentage point increase from 2012. Surprisingly, three towns that mentioned parks in 2012 did not mention them in 2015; Wells in Rutland County, and Lyndon and St. Johnsbury in Caledonia County. Towns that added parks were Vergennes in Addison County; Jamaica, and Putney in Windham County; Bolton and Williston in Chittenden County; Georgia, Sheldon, St. Albans, and Swanton in Franklin County; Grand Isle in Grand Isle County; Johnson in Lamoille County; Randolph in Orange County; and Barre and Moretown in Washington County. The following were not collected in 2012 by Woodward and therefore may not necessarily have added parks since 2012: East Montpelier in Washington County, Alburg in Grand Isle County, Highgate in Franklin County, and Brattleboro in Windham County.

Table 10 highlights the general findings that are similar between the current study and Woodward’s BEOP research.

<table>
<thead>
<tr>
<th>Previous BEOP Research</th>
<th>Current Research</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of plans received</td>
<td>80 plans</td>
</tr>
<tr>
<td>Number of towns that mention mobile home parks</td>
<td>17 towns</td>
</tr>
</tbody>
</table>

Limitations

LEOPs are not public record, since they contain personal contact information for emergency planners. All RPCs were willing to do what they could in order to provide the information necessary for this research. Almost all RPCs were able to release the LEOPs under the condition that they would not be released to anyone else. Northwest RPC was not able to release the LEOPs due to a written agreement with their respective towns. However, the RPC
graciously gave a complete list of all mobile home parks mentioned in the LEOPs, including which section of the plan the park(s) was (were) mentioned and what date the plan was adopted on.

Most towns had LEOPs, though six plans were multi-jurisdictional plans. Dates ranged from 2012 to 2014 for multi-jurisdictional plans. For towns with LEOPs, three plans were from 2014, the rest were from 2015. All of the multi-jurisdictional plans were from towns in the Southern Windsor RPC district. These towns are currently going through the process of creating LEOPs, and the RPC representative asked for specific recommendations in how to integrate mobile home parks into the new plans.

In LEOPs, many towns mentioned street names under Task 2: Major High Hazards and/or Vulnerable Sites List. Road names that were not followed by a specific note about a mobile home park or trailer park were not counted as mentioning a mobile home park in the plan.

Also in LEOPs, under Task 1: High Risk Populations List, there were several instances in which the name of an entity was not described (i.e. described as hospital, mobile home park, senior housing). While there was considerable effort made to use the list of registered mobile home parks available on the Vermont Agency of Commerce and Community Development’s Mobile Home Program website to check unidentified entities, there is still the possibility that some were missed.

An additional limitation lies in the data used to determine flood hazard. The location of parks in a flood hazard was created using available FEMA maps, which may be outdated. As the possibility for disasters increases in an increasingly volatile climate this data may need to be considered more seriously than before. It should be noted, though, that this analysis was conducted by experts and efforts have been made to reconcile the data with emergency planners’ experiences.

**Findings and Discussion**

The original hypothesis predicted that parks with higher risk hazards would be mentioned more frequently than parks in lower risk areas in emergency plans. The results of the analysis done using excel, showed that 30% of parks in general are mentioned in plans while 39% of parks with both a flood hazard and within 500 feet of rail road hazard are mentioned. Further, 42% of parks in a flood hazard, 58% of parks in the floodway and/or that flooded during hurricane Irene, and 40% of parks within 500 feet of a rail road are mentioned in emergency plans. The SPSS analysis also illustrates that parks with a specific hazard are mentioned more than parks in general, with 28% of parks being mentioned in general, 36% of parks with a specific hazard, and 23% of parks without any hazard, thus the null hypothesis is rejected in favor of the alternative hypothesis.

While parks with hazards are mentioned more often than parks in general, it is also very clear that the majority of parks are not mentioned in plans. By enlarge, 70% of parks are not mentioned in emergency plans. Two possible reasons for this will be explored: First, it is possible, and likely, based on previous conversations with LEPCs before and during this research that EMDs across the state are not equally aware of the hazards that mobile home parks face. One of the most frequent questions from planners is “what qualifies officially as a mobile home park.” This is an opportunity for further education on the available data and laws regarding mobile home parks. While data on the flood and rail road hazards of parks is available on the
state’s Agency of Commerce and Community Development’s Mobile Home Program website and UVM’s Mobile Home Research Collaborative website, many EMDs probably do not make use of this data since it is very specific and not about all relevant populations to their towns.

The second possible explanation is that plans mention areas that are the most hazardous compared to other areas in the town. While it may be true that a park located in the 500 year flood plain and within 500 feet of a rail road track is more vulnerable than a park without either of these hazards, it is also true that this high hazard park may be less of a concern during a disaster than another area in the town. EMDs create plans as a way to rank the hazards in their town. For towns with many hazards and large amounts of infrastructure and land in the floodplain, a park may not be as much of a concern as, for example, a senior home located in the floodway. It is up to EMDs to determine the relative risk of parks in their area compared to other infrastructure and prioritize accordingly.

The fact that emergency plans represent the relative risk of populations within a town is likely the reason that towns in the Bennington area do not mention all parks located in their area. Based on personal communication with the Bennington County RPC in July 2015, the majority of towns in this county are located in floodplains. In Bennington County, one of six towns mentions parks in general, and two of five parks in the county that are located within 500 feet of rail road hazard and in a flood plain are mentioned in LEOPs. Bennington County has seven parks located within 500 feet of a rail road hazard of which two are mentioned in the LEOPs. Further, Bennington has ten parks located in a flood hazard area of which 2 are mentioned in LEOPs. Finally, Bennington has one park that flooded during Hurricane Irene and this park is mentioned in the corresponding LEOP. While Bennington mentions parks located within 500 feet of a rail road or within a flood hazard less often than other towns in the state on average, Bennington does prioritize the mention of parks to those that are located within 500 feet of a rail road hazard and within a floodplain, which is in line with the initial hypothesis.

In 2016, as discussed in the Vermont Emergency Planning section, DEMHS changed the official LEOP template to include mobile home parks under task 1. Since the research of this thesis was conducted prior to the 2016 LEOP modifications, it is likely that another study would produce different results. The hope is that this modification will increase mention of mobile home parks to close to 90% or higher, though possibly not 100% since towns are allowed to update previous plans and it is up to the towns to ensure that all parks are mentioned.

**Conclusion**

There were 242 parks at the time this data was collected in 95 towns in Vermont, not including Gevry’s. Sixty-nine of these parks have some amount of land located in a flood hazard area, totaling 28% of parks. Of the parks with flood hazards, 29 (42%) are mentioned in LEOPs. There are 45 parks in Vermont located within 500 feet of a rail road, accounting for 19% of parks. Eighteen of these parks are mentioned in LEOPs, accounting for 40%. Twenty-three, or almost 10%, of Vermont’s parks have both a flood and rail road hazard, of which 9 (39%) are mentioned in LEOPs.

The Chittenden RPC asked that the results of this research be presented in April to their committee members. This presentation was an opportunity to share with the committee which mobile home parks are currently mentioned in Chittenden County plans and which ones should be. This was also an opportunity to share with the emergency planners the 2016 modifications
that have been made to the base LEOP template. Further, the planners recommended several email lists and online websites that emergency planners frequent on which the results of this research could be summarized to aid these planners in updating their plans before they are adopted on May 1st.

This research can be utilized in two main ways. Firstly, this research can be used to identify which plans will need to be amended to reflect the 2016 LEOP modifications. Secondly, it can be used to illustrate why the 2016 LEOP modifications are important. The low rate of mention for mobile home parks located in highly hazardous areas compounded with additional risk factors such as low incomes and social capital reviewed in the literature review help to illuminate the importance of identifying parks as high risk populations. Since it is up to emergency planners to decide which populations need to be responded to first during a disaster based on these plans, it is important for emergency planners to recognize these parks and understand their actual vulnerabilities.

While it is true that mobile home parks tend to be more vulnerable and have higher rates of low income populations than other portions of communities, emergency planners evaluate the risks relative to other populations in their communities and choose priorities based on a full evaluation of their town. Emergency planners and community partners, such as affordable housing committees, who have worked with these parks would be the most knowledgeable about their actual risks. For parks that emergency planners are unfamiliar with, it may be beneficial to visit the park or meet with law enforcement officers to discuss their knowledge of the park. In the cases of nonprofit parks, the requirements are often available online (such as age restrictions, income bracket requirements, and disabilities). It is the responsibility of emergency planners and the entity within a town that adopts the emergency plan, usually the select board, to ensure that the full risks of parks are evaluated and included in the planning process.
Citations


Inclusion of Mobile Home Parks in Vermont Emergency Planning

https://webmail.uvm.edu/imp/view.php?actionID=view_attach&id=2&uid=13&mailbox=U3VtbWVyIFJlc2VhcmNo&uniq=1429225739314


http://doi.org/10.1016/j.seps.2003.10.008


Appendices

Appendix 1: Vocabulary

Stick built homes- conventional homes. Homes that are not built in a factory and are therefore required to comply with local building and zoning regulations.

Manufactured home- “built to the Manufactured Home Construction and Safety Standards (HUD Code) and displays a red certification label on the exterior of each transportable section. Manufactured homes are built in the controlled environment of a manufacturing plant and are transported in one or more sections on a permanent chassis” (Castro, n.d.). Generally a mobile home can also be referred to as manufactured home.

Modular home- modular homes are built to state or local building codes, the same as conventional site-built homes. Modular homes are not necessarily built on a permanent chassis (Castro, n.d.).

Mobile Home- Vermont Law Title 10, chapter 153, subchapter 001 defines a mobile home as a structure designed to be used as “a dwelling built on a permanent chassis, with or without a permanent foundation when connected to the required utilities.” It must also, “be transportable in one or more sections and at least eight feet wide, 40 feet long, or when erected has at least 320 square feet; or if the structure was constructed prior to June 15, 1976, at least eight feet wide or 32 feet long; or any structure that meets all the requirements of this subdivision (1) except the size requirements, and for which the manufacturer voluntarily files a certification required by the U.S. Department of Housing and Urban Development and complies with the construction and safety standards established under Title 42 of the U.S. Code” (Title 10: Conservation and Development, n.d.)

Hazard mitigation- “any action taken to reduce or eliminate the threat to persons or property from all-hazards.” (Vermont Statutes: Title 20: Internal Security And Public Safety Chapter 001 : Emergency Management § 2. Definitions)

All-hazards- “any natural disaster, health or disease-related emergency, accident, civil insurrection, use of weapons of mass destruction, terrorist or criminal incident, radiological incident, significant event, and designated special event, any of which may occur individually, simultaneously, or in combination and which poses a threat or may pose a threat, as determined by the commissioner or designee, to property or public safety in Vermont.” (Vermont Statutes: Title 20: Internal Security And Public Safety Chapter 001 : Emergency Management § 2. Definitions)

Special Flood Hazard Area (SFHA)- the area that has a 1% chance of flooding in a given year and where floodplain management regulations must be enforced. A SFHA includes two different zones, the floodway and the 100 year flood plain. (FEMA, 2015)

Floodway- the channel of a river and the area immediately next to it, where flood waters are deepest and fastest. This area is included in the SFHA. (FEMA, 2015)
100 year flood plain- or flood fringe, the area that has a 1% chance of flooding per year. It is included in the SFHA. (FEMA, 2015)

500 year flood plain- the area that has a 0.2% chance of flooding in any given year. It is not included in the SFHA. (FEMA, 2015)

Base flood elevation- the level to which floodwaters could be expected to rise to during a one-hundred year flood. Requirements for flood proofing homes and insurance premiums are based on this elevation. (FEMA, 2015)

Flood Hazard- in this thesis, “flood hazard” and “flood hazard area” has been used to discuss the location of multiple parks located within the flood way, 100 year flood plain, and 500 year flood plain.

Resiliency- “Holling (1973) first used the term resilience to describe a ‘measure of the persistence of systems and their ability to absorb change and disturbance and still maintain the same relationships between populations or state variables’…Resilience is the ability of a social system to respond and recover from disasters and includes those inherent conditions that allow the system to absorb impacts and cope with an event, as well as post-event, adaptive processes that facilitate the ability of the social system to re-organize, change, and learn in response to a threat.” (Cutter et al., 2000; Holling, 1973, p. 14)

Vulnerability- “the pre-event, inherent characteristics or qualities of social systems that create the potential for harm. Vulnerability is a function of the exposure (who or what is at risk) and sensitivity of system (the degree to which people and places can be harmed)” (Adger, 2006; Cutter, 1996; Cutter et al., 2008).

Appendix 2: Rail Road Hazard Table

Below is a copy of the Excel sheet provided by Scott Hamshaw for the purposes of identifying which parks are located near a rail road.

<table>
<thead>
<tr>
<th>MHP_ID</th>
<th>MHP_Name</th>
<th>RR_Proximity</th>
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<tbody>
<tr>
<td>6</td>
<td>Green Mountain Mobile Home Park</td>
<td>Within 100 Ft</td>
</tr>
<tr>
<td>18</td>
<td>Jacob's Mobile Home Park</td>
<td>Within 250 Ft</td>
</tr>
<tr>
<td>25</td>
<td>T &amp; L Trailer Park</td>
<td>Within 100 Ft</td>
</tr>
<tr>
<td>36</td>
<td>Farrar Mobile Home Park</td>
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</tr>
<tr>
<td>37</td>
<td>Black River Mobile Court</td>
<td>Within 500 Ft</td>
</tr>
<tr>
<td>53</td>
<td>Evergreen Mobile Home Park</td>
<td>Within 250 Ft</td>
</tr>
<tr>
<td>54</td>
<td>Burdick &amp; Burdick Trailer Park</td>
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</tr>
<tr>
<td>71</td>
<td>Richford - 215 Troy Street</td>
<td>Within 250 Ft</td>
</tr>
<tr>
<td>No.</td>
<td>Park Name</td>
<td>Distance</td>
</tr>
<tr>
<td>-----</td>
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<tr>
<td>77</td>
<td>Sunset Terrace Estates</td>
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<tr>
<td>78</td>
<td>Mobile Acres Mobile Home Park</td>
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</tr>
<tr>
<td>82</td>
<td>Lakeview Mobile Home Park</td>
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<td>92</td>
<td>Post Mobile Home Park</td>
<td>Within 500 Ft</td>
</tr>
<tr>
<td>100</td>
<td>N &amp; A Pine Haven Inc</td>
<td>Within 100 Ft</td>
</tr>
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<td>Roy's Mobile Home Park</td>
<td>Within 100 Ft</td>
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<td>Simonds Mobile Home Park</td>
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<td>146</td>
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<td>154</td>
<td>Berlin Mobile Home Park</td>
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<td>155</td>
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<td>196</td>
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<td>204</td>
<td>Bunker Hill Community Co-op</td>
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<td>206</td>
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<td>234</td>
<td>Merrimac Mobile Home Park</td>
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<tr>
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<td>241</td>
<td>Stryhas Trailer Park</td>
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<tr>
<td>252</td>
<td>Evergreen Mobile Home Park</td>
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<tr>
<td>275</td>
<td>Mussey Street Mobile Home Park</td>
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</tr>
<tr>
<td>318</td>
<td>Depot Street Fair Haven Mobile Home Park</td>
<td>Within 500 Ft</td>
</tr>
</tbody>
</table>
Appendix 3: Title 20 Section 32

The following are additional requirements laid out in Title 20 Section 32 for LEPC plans:

(A) Identifies facilities and transportation routes of extremely hazardous substances.

(B) Describes emergency response procedures, including those identified in facility plans.

(C) Designates a local emergency planning committee coordinator and facility coordinators to implement the plan.

(D) Outlines emergency notification procedures.

(E) Describes how to determine the probable affected area and population by releases of hazardous substances.

(F) Describes local emergency equipment and facilities and the persons responsible for them.

(G) Outlines evacuation plans.

(H) Provides for coordinated local training to ensure integration with the state emergency operations plan.

(I) Provides methods and schedules for exercising emergency response plans.

Appendix 4: Interview Script

This script was used to collect town emergency plans from RPC representatives:

For the towns that provided BEOPs in the past:

Hello, my name is Rachel Heath; I am a research assistant for Dr. Daniel Baker in the Community Development and Applied Economics Department at the University of Vermont. In 2012 you provided Dr. Baker and Sarah Woodward of the Champlain Valley Office of Economic Opportunity with copies of emergency plans for towns in your region. We are doing a follow up study and would appreciate being sent the most recent plans you have.

For RPC’s we visited this summer:

Hello, my name is Rachel Heath; I am a research assistant for Dr. Daniel Baker in the Community Development and Applied Economics Department at the University of Vermont. We presented at your RPC meeting this past summer on research concerning the emergency preparedness of Mobile Home Parks in your town. We are doing a follow up study regarding town’s inclusion of vulnerable parks in their Emergency Plans and would appreciate you sending us the most recent plans you have.

For everyone else:
Hello, my name is Rachel Heath; I am a research assistant for Dr. Daniel Baker in the Community Development and Applied Economics Department at the University of Vermont. Dan has been doing research concerning the emergency preparedness of Mobile Home Parks throughout the state of Vermont for the last 5 years. We are doing a study regarding town’s inclusion of vulnerable parks in their Emergency Plans and would appreciate you sending us the most recent plans you have.

Appendix 5: LEOP Base Plan

Note that this plan is from 2016, and that all of the plans collected for this research had been created prior to 2016. The main difference between this plan and 2015 plans are that 2016 plans include Mobile Homes as Task 1 areas and there is also a check box provided for whether or not shelters allow pets.