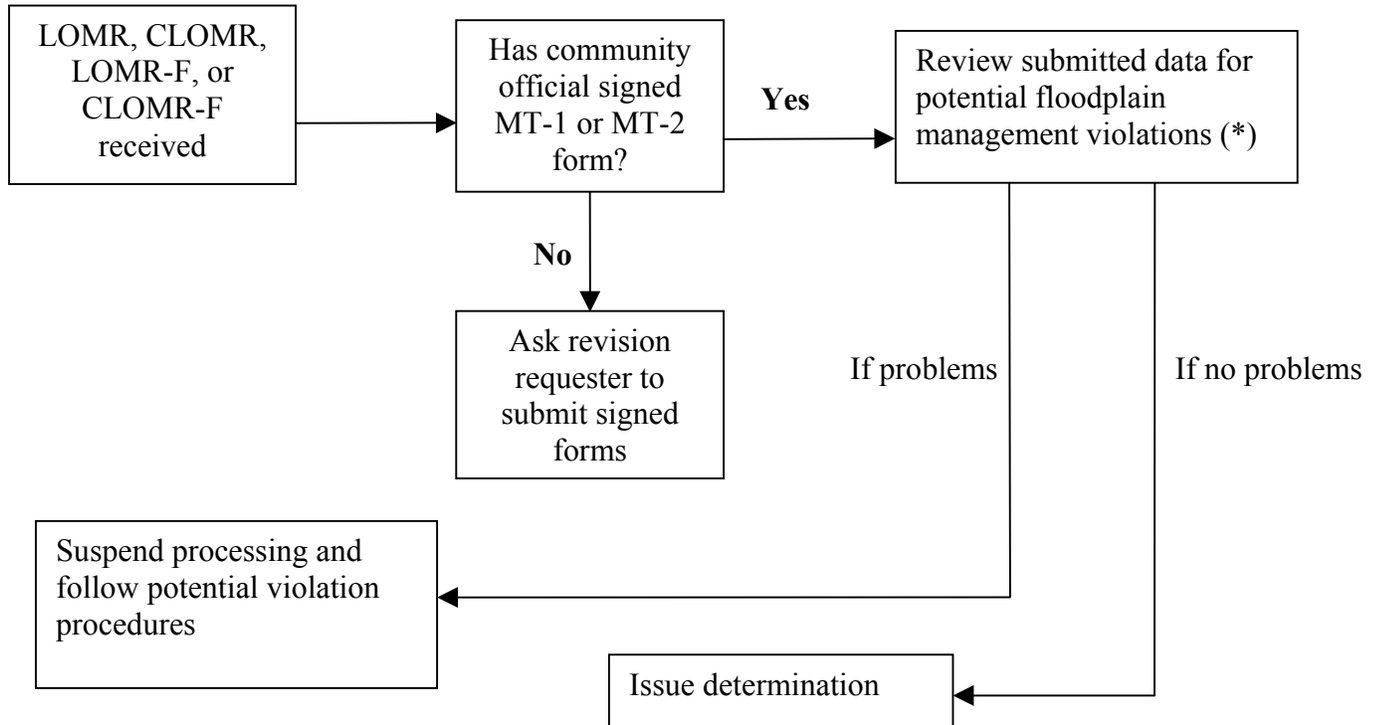


**LOMR and LOMR-F Processing Under Final Rule Procedures**  
(Effective June 4, 2001: Federal Register Notice May 4, 2001,  
Vol. 66 No. 87, page 22438)



(\*) There are potential floodplain management violations if you find:

- Technical evidence that an existing structure has been built with its lowest floor below the Base (1% annual chance) Flood Elevation (BFE) in the mapped SFHA
- Technical evidence of fill in the floodway without supporting documentation showing no rise
- Written indication by the responsible State, Local, or Federal entity that a required permit was not issued for existing development in the area to be removed from the floodplain
- Technical evidence of fill in a V Zone
- Technical evidence of a post-V Zone, existing, non-pile supported structure in a V Zone

Note: If a LOMC processor is “told” there are violations, but not provided with anything in writing, they should explain that they cannot hold up a request based on anecdotal information and request documentation. Processing should continue unabated until written documentation is received. If it is not received, the case will be processed. If evidence is provided after the determination is made, and it suggests violations occurred, the data and case file will be forwarded to the Policy and Assessment Division for a recommendation on how to resolve the issue and/or whether or not to issue a re-determination.