

FORM 7-21XS 2008

(7-07)

BUREAU OF RECLAMATION

DESIGNATION OF EXCESS LAND

For Certification and Reporting Requirements of the
Reclamation Reform Act of 1982

Districts must complete the "District Name" and "Date Received" boxes.

District Name:

DATE RECEIVED:

Do not use this form after December 31, 2008. It is important that you read the separate instructions that accompany this form before completing it. If you did not receive these instructions, please contact your district office. Type or print in ink. Date and initial crossouts and corrections. Visit www.usbr.gov/rra for more information.

1. Landholder name:

2. Spouse name, if married:

3(a). Landholder's, trustee's, executor's, or administrator's street address or rural route number, city, state, and ZIP code:

3(b). Mailing address if different from street address:

4(a). Telephone number where questions can be directed: ()

4(b). Contact person:

5. Landholder's ownership entitlement: 160 Acres 320 Acres 640 Acres 960 Acres Other: _____Acres Trust or estate

6(a). **Entities only:** If the reason for completing this form is due solely to a part owner's need to designate land as excess, identify the part owner(s):

6(b). **Trusts/Estates only:** Identify the attributed direct/indirect landowner(s) who exceeds their ownership entitlement, causing the trust/estate to complete this form:

7. List all directly owned land to be designated nonexcess. Refer to the separate instructions for further guidance regarding the use of columns (d) and (e). For additional space, use attachments.

(a) District Name	(b) Legal Description of Land Parcel(s) or Assessor's Parcel Number (s)	(c) Actual Acres	(d) Class 1 Equivalency Factor	(e) Class 1 Equivalent Acres

8. List all indirectly owned land to be designated nonexcess. This information must be obtained from the direct landowner's "Designation of Excess Land" (Form 7-21XS) if such a form has been completed by the direct landowner. Refer to the separate instructions for further guidance regarding column (c). For additional space, use attachments.

(a) District Name	(b) Direct Landowner (Entity, Trust, or Estate Name)	(c) Acres Designated as Nonexcess by the Direct Landowner	(d) Type of Acres Included in Item 8(c): (check one)		(e) Percentage Attributed to This Landholder	(f) Number of Nonexcess Acres Attributed to This Landholder (c X e)
			Actual	Class 1 Equivalent		

9. TOTAL NONEXCESS ACREAGE (use the workspace provided in the instructions for item 9 to calculate this total):

10. LANDHOLDER NAME:

11. List excess land this landholder directly owns westwide. Refer to the separate instructions that accompany this form for special direction regarding item 11(d). For additional space, use attachments.

(a) District Name	(b) Legal Description of Land Parcel(s) or Assessor's Parcel Number(s)	(c) Type of Irrigation Water Received			(d) If "Project" is checked in item (c), explain why land is eligible (e.g., involuntary acquisition, recordable contract, etc.) NOTE: If land is receiving water under the involuntary acquisition provisions, see the separate instructions on this form.	(e) Number of Actual Excess Acres
		Project	Non-project	None		

12. **TOTAL NUMBER OF ACTUAL EXCESS ACRES THIS LANDHOLDER DIRECTLY OWNS WESTWIDE**

13. List excess land indirectly owned westwide that is attributed to this landholder by this landholder's interest in an entity, trust, or estate. This information must be obtained from the direct landowner's "Designation of Excess Land" (Form 7-21XS). Refer to the separate instructions for further guidance regarding column (c). For additional space, use attachments.

(a) District Name	(b) Direct Landowner Entity, Trust or Estate Name	(c) Actual Acres Designated as Excess by the Direct Landowner	(d) Percentage Attributed to This Landowner	(e) Number of Excess Acres Attributed to This Landowner (c X d)

14. **TOTAL NUMBER EXCESS ACRES THIS LANDHOLDER INDIRECTLY OWNS WESTWIDE**

15. **TOTAL EXCESS ACREAGE (this is the sum of item 12 and item 14)**

16. SIGNATURE(S)

This form must be signed and dated as well as the standard form it accompanies. The spouse of a married, individual landholder must sign this form. This requirement applies even if the land is not jointly held. You may use a written spousal signature authorization to permit one spouse to sign for the couple. All partners, joint tenants, or co-tenants must sign this form. However, a written signature authorization may be used to permit one natural person to sign for the entity. All trustees, executors, or administrators must sign this form unless the trust or a power of attorney authorizes one individual to sign for the trust or estate.

_____ Signature of Landholder, Authorized Agent, Trustee, Executor, or Administrator	_____ Date	_____ Agent's Title (if applicable) or Other Required Signature and Date	
_____ Spouse's Signature or Other Required Signature	_____ Date	_____ Other Required Signature	_____ Date
_____ Other Required Signature	_____ Date	_____ Other Required Signature	_____ Date

PLEASE RETURN THIS FORM TO THE APPROPRIATE DISTRICT OFFICE(S).

**FORM 7-21XSINAQ
2008**

(7-07)

**ATTACHMENT SHEET FOR FORM 7-21XS
(IDENTIFICATION OF INVOLUNTARILY ACQUIRED LAND)
[Required Information for Item 11(d) of Form 7-21XS]
For Certification and Reporting Requirements of the Reclamation
Reform Act of 1982**

BUREAU OF RECLAMATION

Do not use this form after December 31, 2008. Separate instructions for the completion of this form are on the reverse side of this page. You may use this attachment sheet to provide required information if you involuntarily acquired eligible land and designated that land as excess, or you may use your own similar attachment sheet. Type or print in ink. Date and initial crossouts and corrections. Use as many of these attachment sheets as necessary. Visit www.usbr.gov/rra for more information.

LANDHOLDER NAME:

INVOLUNTARILY ACQUIRED ELIGIBLE LAND DESIGNATED AS EXCESS

(1) Legal Description of Land Parcel or Assessor's Parcel Number	(2) Name of the Landholder From Whom Each Parcel Was Involuntarily Acquired	(3) Date Each Parcel Was Involuntarily Acquired (m/d/yr)	(4) Status of the Parcel When It Was Involuntarily Acquired	(5) If the Land Was Excess When It Was Involuntarily Acquired, Why Is the Land Eligible to Receive Reclamation Irrigation Water?	(6) Acreage Limitation Status of the Landholder From Whom the Land Was Involuntarily Acquired	(7) Water Rate Applicable for Reclamation Irrigation Water Delivered To the Previous Landholder
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