

FORM 7-21XSINAQ 2012 Instructions

(7-11)

ATTACHMENT SHEET FOR FORM 7-21XS (IDENTIFICATION OF INVOLUNTARILY ACQUIRED EXCESS 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, 2012

OMB Control No.: 1006-0005

Paperwork Reduction Act

This information is being collected to establish landholder compliance with Federal reclamation law. Response to this request is mandatory in accordance with Public Law 97-293 and 43 CFR 426.18. Public reporting burden for this form is estimated to average 30 minutes per response, including time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid Office of Management and Budget (OMB) control number. Direct comments regarding the burden estimated or any other aspect of these forms to Manager, Land Resources Office, Code 84-53000, Bureau of Reclamation, PO Box 25007, Denver CO 80225.

GENERAL INFORMATION

“General Information About RRA Forms” (Form 7-21INFO) provides basic instructions on using Reclamation Reform Act of 1982 (RRA) forms. Refer to the definitions at the end of Form 7-21INFO whenever the meaning of a term is not clear to you. Please note, some terms such as “irrigable land,” “irrigation land,” and “irrigation water” have special definitions when used in these forms which differ from their common meaning. Also refer to the separate instructions for the “Designation of Excess Land” (Form 7-21XS), to which this form is an attachment. While the information requested by this attachment sheet is required, you may use this attachment sheet or your own similar attachment sheet to provide the required information.

INFORMATION ABOUT THIS FORM

This Form 7-21XSINAQ (or your own similar attachment) must be completed and attached to Form 7-21XS if you involuntarily acquired eligible land and designated that land as excess. Please refer to the separate instructions for the “Designation of Excess Land” (Form 7-21XS) for further information about designating excess land and the RRA forms requirements for excess land.

GENERAL INSTRUCTIONS

Type or print in ink all answers. You must initial and date any crossouts and corrections. Please contact your district office or the appropriate Reclamation office if you have any questions.

ITEM BY ITEM INSTRUCTIONS

If you involuntarily acquire nonexcess land and designate it as excess, in general, the land will be eligible to receive Reclamation irrigation water for 5 years from the date of acquisition, or in the case of inheritance, from the date of the previous landholder’s death.

- (1) Identify which nonexcess land parcel you involuntarily acquired and designated as excess in item 11 of Form 7-21XS by providing the legal description of the land parcel or an assessor’s parcel number.
- (2) Enter the name of the landholder from whom each parcel was involuntarily acquired.
- (3) Enter the date each parcel was involuntarily acquired.
- (4) Enter the status of the parcel when it was acquired (e.g., nonexcess or excess; subject to a deed covenant requiring our sales price approval for 10 years, etc.).
- (5) If the land was excess when it was involuntarily acquired, identify why is the land eligible to receive Reclamation irrigation water (e.g., placed under recordable contract, nonexcess land involuntarily acquired and designated excess by the previous landholder, etc.).
- (6) Enter the acreage limitation status of the landholder from whom the land was involuntarily acquired (i.e., subject to the discretionary provisions or prior law).
- (7) Enter the water rate applicable for Reclamation irrigation water delivered to the previous landholder (i.e., contract rate, full operation and maintenance rate, or full-cost rate).