§ 171.700 When do I not have to pay my annual operation and maintenance assessment?
You do not have to pay your annual operation and maintenance assessment for your land(s) within the service area of your irrigation facility when:
(a) We grant you an Annual Assessment Waiver; or
(b) We grant you an Incentive Agreement which may include waiving your annual operation and maintenance assessment; or
(c) Your land is re-designated as permanently non-assessable or temporarily non-assessable.

§ 171.705 What criteria must be met for my land to be granted an Annual Assessment Waiver?
For your land to be granted an Annual Assessment Waiver, we must determine that our irrigation facilities are not capable of delivering adequate irrigation water to your farm unit. Inadequate water supply due to natural conditions or climate is not justification for us to grant an Annual Assessment Waiver.

§ 171.710 Can I receive irrigation water if I am granted an Annual Assessment Waiver?
No. Water will not be delivered in any quantity to your farm unit if you have been granted an Annual Assessment Waiver.

§ 171.715 How do I obtain an Annual Assessment Waiver?
For your land to be granted an Annual Assessment Waiver, you must:
(a) Send us a request in writing to have your land granted an Annual Assessment Waiver;
(b) Submit your request prior to the bill due date for the year for which you are requesting the Annual Assessment Waiver; and
(c) Receive our approval in writing.

§ 171.720 For what period does an Annual Assessment Waiver apply?
Annual Assessment Waivers are only valid for the year in which they are granted. To obtain an Annual Assessment Waiver for a subsequent year, you must reapply.

PART 172—PUEBLO INDIAN LANDS BENEFITED BY IRRIGATION AND DRAINAGE WORKS OF MIDDLE RIO GRANDE CONSERVANCY DISTRICT, NEW MEXICO

AUTHORITY: 45 Stat. 312.

§ 172.1 Acreage designated.
Pursuant to the provisions of the act of March 13, 1928 (45 Stat. 312) the contract executed between the Middle Rio Grande Conservancy District of New Mexico and the United States under date of December 14, 1928, the official plan approved pursuant thereto, as modified, and the terms of section 24 of a contract between said parties dated September 4, 1936, dealing among other things with the payment of operation and maintenance and betterment assessments by the United States to the District, and section 24 of a similar contract dated April 8, 1938 executed by the representative of the United States, on this date, it is found that a total of 20,242.05 acres of Pueblo Indian lands of the Pueblos of Cochiti, Santo Domingo, San Felipe, Santa Ana, Sandia and Isleta is susceptible of economic irrigation and cultivation and is materially benefited by the works constructed by said District. This acreage is designated as follows:

Lands with recognized water rights not subject to operation and maintenance or betterment charges by the District and designated as “now irrigated”—8,847
Lands classified as “newly reclaimed” lands (exclusive of the purchased area)—11,074.4
Lands classified as newly reclaimed lands (the area recently purchased)—320.65
Total irrigable area materially benefited—20,242.05


PART 173—CONCESSIONS, PERMITS AND LEASES ON LANDS WITHDRAWN OR ACQUIRED IN CONNECTION WITH INDIAN IRRIGATION PROJECTS

Sec. 173.0 Scope.