(b) This section does not apply if:

(1) The formerly excess land becomes exempt from the acreage limitations of Federal reclamation law; or

(2) The full-cost rate is paid for any irrigation water delivered to your formerly excess land that is otherwise eligible to receive irrigation water. If you are a part owner of a legal entity that is the direct or indirect farm operator of the land in question, then the full-cost rate will apply to the proportional share of the land that reflects your interest in that legal entity.

§ 428.10 Districts' responsibilities concerning certain formerly excess land.

Districts must not make irrigation water available to formerly excess land that meets the criteria under § 428.9(a), unless an exception provided in § 428.9(b) applies.

§ 428.11 Effective date.

(a) All provisions of this part apply on January 1, 2001, except:

(1) For those districts whose 2001 water year commences prior to January 1, 2001, the applicability date of §§ 428.1 through 428.8 is October 1, 2000.

(b) On January 1, 2001, this part applies to all farm operating arrangements between farm operators and trusts or legal entities that:

(1) Are then in effect; or

(2) Are initiated on, or after, January 1, 2001.

PART 429—USE OF BUREAU OF RECLAMATION LAND, FACILITIES, AND WATERBODIES

Subpart A—Purpose, Definitions, and Applicability

Sec.

429.1 What is the purpose of this part?

429.2 What definitions are used in this part?

429.3 What types of uses are subject to the requirements and processes established under this part?

429.4 What types of uses are not subject to the requirements and processes established under this part?

429.5 Who is authorized to issue use authorizations under this part?

429.6 When must water user organizations also approve use authorizations?

Subpart B—Proposed Uses Involving Reclamation Easements

429.7 Can I use land where Reclamation holds an easement?

429.8 Is there a fee for uses involving a Reclamation easement?

Subpart C—Requesting Authorization to Use Reclamation Land, Facilities, and Waterbodies

429.9 What should I do before filing an application?

429.10 What application form should I use?

429.11 Where can I get the application forms?

429.12 Where do I file my application?

429.13 How long will the application review process take?

429.14 What criteria will Reclamation consider when reviewing applications?

429.15 Is Reclamation required to issue a use authorization?

Subpart D—Application Fees and Administrative Costs

429.16 How much is the application fee and when should it be paid?

429.17 When will Reclamation collect administrative costs?

429.18 When do I have to pay the administrative costs?

429.19 What happens if the initial estimate for administrative costs is insufficient?

429.20 Can I get a detailed explanation of the administrative costs?

429.21 If I overpay Reclamation’s administrative costs, can I get a refund?

429.22 Can Reclamation charge me additional administrative costs after I receive a use authorization?

Subpart E—Use Fees

429.23 How does Reclamation determine use fees?

429.24 When should I pay my use fee?

429.25 How long do I have to submit my payment for the use fee and accept the offered use authorization?

Subpart F—Reductions or Waivers of Application Fees, Administrative Costs, and Use Fees

429.26 When may Reclamation reduce or waive costs or fees?

Subpart G—Terms and Conditions of Use Authorizations

429.27 What general information appears in use authorizations?

429.28 What terms and conditions apply to all use authorizations?