Bureau of Reclamation, Interior

- (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

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Sec.

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