IV. Request for Comments

We invite your comments on:
(a) whether the collection of information is necessary for the proper performance of our functions, including whether the information will have practical use;
(b) the accuracy of our estimated time and cost burden of the collection of information, including the validity of the methodology and assumptions used;
(c) ways to enhance the quality, usefulness, and clarity of the information to be collected; and
(d) ways to minimize the burden of the collection of information on respondents, including increased use of automated collection techniques or other forms of information technology.

We will summarize all comments received regarding this notice. We will publish that summary in the Federal Register when the information collection request is submitted to OMB for review and approval.

V. Public Disclosure

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: November 14, 2016.
Roseann Gonzales,
Director, Policy and Administration.

DEPARTMENT OF THE INTERIOR
Bureau of Reclamation

Agency Information Collection; Renewal of a Currently Approved Information Collection (OMB Control Number 1006–0023)

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice and request for comments.

SUMMARY: We, the Bureau of Reclamation, intend to submit a request for the renewal of an existing approved information collection to the Office of Management and Budget (OMB) titled, Forms to Determine Compliance by Certain Landholders, 43 CFR part 426, OMB Control Number 1006–0023.

DATES: Submit written comments on the information collection request on or before February 21, 2017.

ADDRESSES: Send written comments or requests for copies of the proposed forms to Stephanie McPhee, Bureau of Reclamation, Office of Policy and Administration, 84–55000, P.O. Box 25007, Denver, CO 80225–0007; or via email to smcphee@usbr.gov.

FOR FURTHER INFORMATION CONTACT: Stephanie McPhee at (303) 445–2897.

SUPPLEMENTARY INFORMATION:
I. Abstract

Identification of limited recipients—Some entities that receive Reclamation irrigation water may believe that they are under the Reclamation Reform Act of 1982 (RRA) forms submittal threshold than what they believe it to be due to the number of natural persons benefiting from each entity and the location of the land held by each entity. In addition, some entities that are exempt from the requirement to submit RRA forms due to the size of their landholdings (directly and indirectly owned and leased land) may in fact be receiving Reclamation irrigation water for which the full-cost rate must be paid because the start of Reclamation irrigation water deliveries occurred after October 1, 1981 [43 CFR 426.6(b)(2)]. The information obtained through completion of the Limited Recipient Identification Sheet (Form 7–2536) allows us to establish entities’ compliance with Federal reclamation law. The Limited Recipient Identification Sheet is disbursed at our discretion.

Trust review—In order to administer section 214 of the RRA and 43 CFR 426.7, we are required to review and approve all trusts. Land held in trust generally will be attributed to the beneficiaries of the trust rather than the trustee if the criteria specified in the RRA and 43 CFR 426.7 are met. We may extend the option to complete and submit for our review the Trust Information Sheet (Form 7–2537) instead of actual trust documents when we become aware of trusts with a relatively small landholding (40 acres or less in districts subject to the prior law provisions of Federal reclamation law, 240 acres or less in districts subject to the discretionary provisions of Federal reclamation law). If we find nothing on the completed Trust Information Sheet that would warrant the further investigation of a particular trust, that trustee will not be burdened with submitting trust documents to us for in-depth review. The Trust Information Sheet is disbursed at our discretion.
Acres limitation provisions applicable to public entities—Land farmed by a public entity can be considered exempt from the application of the acreage limitation provisions provided the public entity meets certain criteria pertaining to the revenue generated through the entity’s farming activities (43 CFR 426.10 and the Act of July 7, 1970, Public Law 91–310). We are required to ascertain whether or not public entities that receive Reclamation irrigation water meet such revenue criteria regardless of how much land the public entities hold (directly or indirectly own or lease) [43 CFR 426.10(a)]. In order to minimize the burden on public entities, standard RRA forms are submitted by a public entity only when the public entity holds more than 40 acres subject to the acreage limitation provisions westwide, which makes it difficult to apply the revenue criteria as required to those public entities that hold less than 40 acres. When we become aware of such public entities, we request those public entities complete and submit for our review the Public Entity Information Sheet (Form 7–2565), which allows us to establish compliance with Federal reclamation law for those public entities that hold 40 acres or less and, thus, do not submit a standard RRA form because they are below the RRA forms submittal threshold. In addition, for those public entities that do not meet the exemption criteria, we must determine the proper rate to charge for Reclamation irrigation water deliveries. The Public Entity Information Sheet is disbursed at our discretion.

Acres limitation provisions applicable to religious or charitable organizations—Some religious or charitable organizations that receive Reclamation irrigation water may believe that they are under the RRA forms submittal threshold and, consequently, may not submit the appropriate RRA form(s). However, some of these organizations may in fact have a different RRA forms submittal threshold than what they believe it to be depending on whether these organizations meet all of the required criteria for full special application of the acreage limitations provisions to religious or charitable organizations [43 CFR 426.9(b)]. In addition, some organizations that (1) do not meet the criteria to be treated as a religious or charitable organization under the acreage limitation provisions, and (2) are exempt from the requirement to submit RRA forms due to the size of their landholdings (directly and indirectly owned and leased land), may in fact be receiving Reclamation irrigation water for which the full-cost rate must be paid because the start of Reclamation irrigation water deliveries occurred after October 1, 1981 [43 CFR 426.6(b)(2)]. The Religious or Charitable Organization Identification Sheet (Form 7–2578) allows us to establish certain religious or charitable organizations’ compliance with Federal reclamation law. The Religious or Charitable Organization Identification Sheet is disbursed at our discretion.

II. Changes to the RRA Forms and Their Instructions

No changes have been made to the currently approved RRA forms and the corresponding instructions to generate the proposed RRA forms that will be effective in the 2018 water year.

III. Data

<table>
<thead>
<tr>
<th>Form No.</th>
<th>Form Number</th>
<th>Title</th>
<th>Estimated Total Annual Burden on Respondent: 500.</th>
<th>Estimated Number of Responses per Respondent: 1.0</th>
<th>Estimated Total Number of Responses: 500.</th>
<th>Estimated Total Annual Burden on Respondents: 72 hours.</th>
<th>Estimated Completion Time per Respondent: See table below.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Limited recipient identification sheet</td>
<td>Form 7–2537, Form 7–2565, and Form 7–2578.</td>
<td>Frequency: Generally, these forms will be submitted only once per identified entity, trust, public entity, or religious or charitable organization. Each year, we expect new responses in accordance with the following numbers. Respondents: Entity landholders, trusts, public entities, and religious or charitable organizations identified by Reclamation that are subject to the acreage limitation provisions of Federal reclamation law.</td>
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<td>Trust Information Sheet</td>
<td>Form 7–2565</td>
<td>Generally, these forms will be submitted only once per identified entity, trust, public entity, or religious or charitable organization. Each year, we expect new responses in accordance with the following numbers. Respondents: Entity landholders, trusts, public entities, and religious or charitable organizations identified by Reclamation that are subject to the acreage limitation provisions of Federal reclamation law.</td>
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<tr>
<td>Public Entity Information Sheet</td>
<td>Form 7–2565</td>
<td>Generally, these forms will be submitted only once per identified entity, trust, public entity, or religious or charitable organization. Each year, we expect new responses in accordance with the following numbers. Respondents: Entity landholders, trusts, public entities, and religious or charitable organizations identified by Reclamation that are subject to the acreage limitation provisions of Federal reclamation law.</td>
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<tr>
<td>Religious or Charitable Identification Sheet</td>
<td>Form 7–2578</td>
<td>Generally, these forms will be submitted only once per identified entity, trust, public entity, or religious or charitable organization. Each year, we expect new responses in accordance with the following numbers. Respondents: Entity landholders, trusts, public entities, and religious or charitable organizations identified by Reclamation that are subject to the acreage limitation provisions of Federal reclamation law.</td>
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<tr>
<td>Totals</td>
<td></td>
<td>Generally, these forms will be submitted only once per identified entity, trust, public entity, or religious or charitable organization. Each year, we expect new responses in accordance with the following numbers. Respondents: Entity landholders, trusts, public entities, and religious or charitable organizations identified by Reclamation that are subject to the acreage limitation provisions of Federal reclamation law.</td>
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Dated: November 14, 2016.
Roseann Gonzales, Director, Policy and Administration.
[FR Doc. 2016–30718 Filed 12–20–16; 8:45 am]