Mission Statements

The U.S. Department of the Interior protects America’s natural resources and heritage, honors our cultures and tribal communities, and supplies the energy to power our future.

The Bureau of Reclamation manages, develops, and protects water and related resources in an environmentally and economically sound manner in the interest of the American public.

Cover Photo: East Park Spillway, East Park Dam, California (Mid-Pacific Region)
Approval of Asset Management Plan

Over the more than 100 years of its existence, the Bureau of Reclamation (Reclamation) has constructed water, power, and incidental (e.g., recreation) facilities in the 17 Western States with an original development cost of $18.7 billion. Reclamation’s inventory of assets includes 474 dams and dikes, creating 348 reservoirs, as well as associated buildings, quarters, and recreation sites. Reclamation is also the Nation’s seventh largest power utility and second largest producer of hydroelectric power. The 53 hydroelectric power plants owned and operated by Reclamation provide an average of more than 40 million megawatt hours of energy each year.

With approximately 69 percent of the Department of the Interior’s (Department) constructed assets, Reclamation has a major stewardship role in managing this infrastructure and its supporting assets. Given that Reclamation is over 100 years old, many of the facilities it owns are now exceeding an average age of over 50 years. Such aging infrastructure presents an increasing challenge in that it requires increased maintenance and replacement.

This Asset Management Plan (AMP) for Reclamation primarily focuses on mission critical assets. It tiers off of the Department’s AMP and sets forth Reclamation’s overall asset management framework which is to be memorialized and regularly updated in the Reclamation Manual through policy and directives and standards, as well as supplemented by additional guidance documents.

Reclamation has had much experience in the operation and maintenance of capital-intensive water and power infrastructure. This AMP augments existing policy and practices with the adoption of new practices and metrics as developed by the Federal Real Property Council and memorialized in the Department’s AMP.

Throughout this AMP, business practices are discussed and a number of performance metrics are set forth that directly focus on asset management. This AMP is intended to serve as a strategic plan for Reclamation’s asset management now and into the future. As policies and situations change, this AMP will be updated to reflect those changes.

As Reclamation’s Senior Asset Management Officer, I approve the goals, strategies, and practices reflected in this AMP as the blueprint for Reclamation’s stewardship of our extensive water and power infrastructure in the West.

[Signature]
Roseann Gonzales
Reclamation Senior Asset Management Officer

5/15/2014
Date
Contents

Approval of Asset Management Plan ................................................................. ii
Acronyms and Abbreviations ............................................................................. v

Mission and Organizational Structure and Support ....................................... 1
  The Department of the Interior’s Mission and Goals .................................... 1
  Table 1: Reclamation Asset Management Related Strategic GPRA Measures ................................................................. 1
  Table 2: Reclamation Asset Management Related Supporting Measures ... 2
  The Bureau of Reclamation’s Mission ........................................................... 3
  Vision for Asset Management .................................................................... 4
  Reclamation’s Strategic Goals ..................................................................... 4
    Facility Reliability Rating ....................................................................... 4
    Performance Improvement ...................................................................... 6
  Table 3: Asset Management Related Performance Improvement Metrics ... 6
  Reclamation’s Asset Portfolio ..................................................................... 7
  Asset Management Organizational Structure .............................................. 8
    Figure 1 – Reclamation’s Asset Management Organizational Structure .... 8
  Decision Making Process .......................................................................... 9
    Portfolio Management ............................................................................ 12
    Figure 2 – Reclamation Asset Management Budget Support Process ...... 13

Program Management ..................................................................................... 15
  Programmatic and Legislative Authorities .................................................... 15
    Table 4: The Department’s FY 2011 – 2016 Strategic Plan Mission Areas ... 16
  Legislative Action .................................................................................... 18
  Loan Guarantee Program ......................................................................... 18
  American Recovery and Reinvestment Act .............................................. 20
  Public Law 111-11 .................................................................................. 21

Aging Infrastructure ......................................................................................... 24
  Major Rehabilitation and Replacements ..................................................... 24
    Safety of Dams ....................................................................................... 25
    Extended Repayment/Loan Guarantee .................................................... 26
    Deferred Maintenance and Repairs ......................................................... 27
    Other RAX ............................................................................................. 27
  Inspection of Urbanized Canals ................................................................. 28

Asset Inventory, Condition, and Valuation ....................................................... 31
  Asset Portfolio .......................................................................................... 31
    Table 5: Constructed Assets by FRPP Code ............................................ 32
    Heritage Assets ..................................................................................... 33
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABP</td>
<td>Asset Business Plan</td>
</tr>
<tr>
<td>AFRO&amp;M</td>
<td>Associated Facilities Review of Operations and Maintenance</td>
</tr>
<tr>
<td>AMD</td>
<td>Asset Management Division</td>
</tr>
<tr>
<td>AMP</td>
<td>Asset Management Plan</td>
</tr>
<tr>
<td>API</td>
<td>Asset Priority Index</td>
</tr>
<tr>
<td>ARRA</td>
<td>American Recovery and Reinvestment Act</td>
</tr>
<tr>
<td>BRC</td>
<td>Budget Review Committee</td>
</tr>
<tr>
<td>CARMA</td>
<td>Capital Asset and Resource Management Application</td>
</tr>
<tr>
<td>CFR</td>
<td>Comprehensive Facility Review</td>
</tr>
<tr>
<td>CR</td>
<td>Comprehensive Review</td>
</tr>
<tr>
<td>CI</td>
<td>Condition Index</td>
</tr>
<tr>
<td>COG</td>
<td>Coordination and Oversight Group</td>
</tr>
<tr>
<td>CPIC</td>
<td>Capital Planning and Investment Control</td>
</tr>
<tr>
<td>CRV</td>
<td>Current Replacement Value</td>
</tr>
<tr>
<td>D&amp;S</td>
<td>Directive and Standard</td>
</tr>
<tr>
<td>DEC</td>
<td>Design, Estimating, and Construction</td>
</tr>
<tr>
<td>Department</td>
<td>U.S. Department of the Interior</td>
</tr>
<tr>
<td>DM</td>
<td>Deferred Maintenance</td>
</tr>
<tr>
<td>DSO</td>
<td>Dam Safety Office</td>
</tr>
<tr>
<td>eCPIC</td>
<td>Electronic Capital Planning and Investment Control System</td>
</tr>
<tr>
<td>EMS</td>
<td>Environmental Management System</td>
</tr>
<tr>
<td>EO</td>
<td>Executive Order</td>
</tr>
<tr>
<td>FBMS</td>
<td>Financial and Business Management System</td>
</tr>
<tr>
<td>FCI</td>
<td>Facility Condition Index</td>
</tr>
<tr>
<td>FMS</td>
<td>Facility Maintenance System</td>
</tr>
<tr>
<td>FO&amp;MT</td>
<td>Facilities Operations and Maintenance Team</td>
</tr>
<tr>
<td>FRPC</td>
<td>Federal Real Property Council</td>
</tr>
<tr>
<td>FRPP</td>
<td>Federal Real Property Profile</td>
</tr>
<tr>
<td>FRR</td>
<td>Facility Reliability Rating</td>
</tr>
<tr>
<td>FY</td>
<td>Fiscal Year (October 1 – September 30)</td>
</tr>
<tr>
<td>GIS</td>
<td>Geographic Information System</td>
</tr>
<tr>
<td>GPRA</td>
<td>Government Performance and Results Act</td>
</tr>
<tr>
<td>IRO</td>
<td>Information Resources Office</td>
</tr>
<tr>
<td>IRS</td>
<td>Infrastructure Reliability and Safety</td>
</tr>
<tr>
<td>IT</td>
<td>Information Technology</td>
</tr>
<tr>
<td>MR&amp;R</td>
<td>Major Rehabilitation and Replacement</td>
</tr>
<tr>
<td>MSO</td>
<td>Management Services Office</td>
</tr>
<tr>
<td>NHPA</td>
<td>National Historic Preservation Act</td>
</tr>
<tr>
<td>O&amp;M</td>
<td>Operations and Maintenance</td>
</tr>
<tr>
<td>OMB</td>
<td>Office of Management and Budget</td>
</tr>
<tr>
<td>OM&amp;R</td>
<td>Operations, Maintenance, and Replacements</td>
</tr>
<tr>
<td>PAB</td>
<td>Policy, Administration and Budget</td>
</tr>
<tr>
<td>PFR</td>
<td>Periodic Facility Review</td>
</tr>
<tr>
<td>Policy</td>
<td>Policy and Administration</td>
</tr>
<tr>
<td>Abbreviation</td>
<td>Full Form</td>
</tr>
<tr>
<td>--------------</td>
<td>-----------</td>
</tr>
<tr>
<td>PM</td>
<td>Project Management</td>
</tr>
<tr>
<td>PMOC</td>
<td>Property Management Officers Council</td>
</tr>
<tr>
<td>RAIRB</td>
<td>Reclamation Asset Investment Review Board</td>
</tr>
<tr>
<td>RAX</td>
<td>Replacements, Additions, and Extraordinary Maintenance</td>
</tr>
<tr>
<td>RBSDB</td>
<td>Reclamation Buildings and Structures Database</td>
</tr>
<tr>
<td>Reclamation</td>
<td>Bureau of Reclamation</td>
</tr>
<tr>
<td>RD</td>
<td>Regional Director</td>
</tr>
<tr>
<td>RM</td>
<td>Reclamation Manual</td>
</tr>
<tr>
<td>RLT</td>
<td>Reclamation Leadership Team</td>
</tr>
<tr>
<td>SAMO</td>
<td>Senior Asset Management Officer</td>
</tr>
<tr>
<td>SOD</td>
<td>Safety of Dams</td>
</tr>
<tr>
<td>SRPO</td>
<td>Senior Real Property Officer</td>
</tr>
<tr>
<td>SSLE</td>
<td>Security, Safety, and Law Enforcement</td>
</tr>
<tr>
<td>Subtitle G</td>
<td>Title IX, Subtitle G, Omnibus Public Land Management Act</td>
</tr>
<tr>
<td>TR</td>
<td>Technical Resources</td>
</tr>
<tr>
<td>UI</td>
<td>Utilization Index</td>
</tr>
<tr>
<td>V&amp;V</td>
<td>Verification and Validation</td>
</tr>
<tr>
<td>VE</td>
<td>Value Engineering</td>
</tr>
<tr>
<td>XOM</td>
<td>Extraordinary Operations and Maintenance</td>
</tr>
</tbody>
</table>
Mission and Organizational Structure and Support

The Department of the Interior’s Mission and Goals

The Department of the Interior’s (Department) mission is to protect America’s natural resources and heritage, honor our cultures and tribal communities, and supply the energy to power our future.

The business vision for this Asset Management Plan (AMP) is derived from the Department’s planning and performance framework as outlined in the Strategic Plan for Fiscal Years (FY) 2011 – 2016. The Department’s FY 2011 – 2016 Strategic Plan, in compliance with the principles of the Government Performance and Results Act (GPRA) Modernization Act of 2010, provides a collection of mission objectives, goals, strategies, and corresponding metrics that provide an integrated and focused approach for tracking performance across a wide range of Department programs. Listed in Table 1 are the GPRA goals related to asset management. The Bureau of Reclamation (Reclamation) also contributes to the Strategic Plan through supporting measures listed in Table 2.

Table 1: Reclamation Asset Management Related Strategic GPRA Measures

<table>
<thead>
<tr>
<th>MISSION AREA 2: SUSTAINABLY MANAGE ENERGY, WATER, AND NATURAL RESOURCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>GOAL #1: Secure America’s Energy Resources</td>
</tr>
<tr>
<td>Percent of hydropower facilities in good condition as measured by the Facility Reliability Rating (FRR).</td>
</tr>
<tr>
<td>Percent of time that Reclamation hydroelectric generating units are available to the inter-connected Western electrical system during daily peak demand periods.</td>
</tr>
<tr>
<td>GOAL #2: Manage Water for the 21st Century</td>
</tr>
<tr>
<td>Percent of water infrastructure in good condition as measured by the FRR.</td>
</tr>
</tbody>
</table>
### Table 2: Reclamation Asset Management Related Supporting Measures

<table>
<thead>
<tr>
<th>MISSION AREA 2: SUSTAINABLY MANAGE ENERGY, WATER, AND NATURAL RESOURCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of water facilities.</td>
</tr>
<tr>
<td>Number of annual water facility condition assessments scheduled/completed.</td>
</tr>
<tr>
<td>Number of reviews scheduled/completed (includes periodic facility reviews (PFR), comprehensive reviews (CR)(^1) on high- and significant-hazard dams, and associated facility reviews of operation and maintenance (O&amp;M) at reserved works).</td>
</tr>
<tr>
<td>Number of annual, periodic, and comprehensive reviews completed (hydropower).</td>
</tr>
<tr>
<td>Percent of generating capacity that has a major generator/turbine-related component rated in poor condition.</td>
</tr>
<tr>
<td>Forced outage factor lower than or equal to the industry average of 2.2 percent.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MISSION AREA 5: BUILDING A 21(^{st}) CENTURY DEPARTMENT OF THE INTERIOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Improving Acquisition and Real Property Management.</td>
</tr>
<tr>
<td>Percent of assets targeted for disposal that were disposed of during the FY.</td>
</tr>
<tr>
<td>Overall condition of buildings and structures, as measured by the Facility Condition Index (FCI), that are mission critical, as measured by the Asset Priority Index (API), with emphasis on improving the condition of assets with critical health and safety needs.</td>
</tr>
</tbody>
</table>

\(^1\) In FY 2012, comprehensive facility reviews (CFR) were changed to comprehensive reviews (CR).

New N-8 turbine runner, Hoover Dam (Lower Colorado Region)
The Bureau of Reclamation’s Mission

Reclamation’s mission is to manage, develop, and protect water and related resources in an environmentally and economically sound manner in the interest of the American public.

Established in 1902, Reclamation is best known for the dams, power plants, pipelines, and canals constructed in the 17 Western states. These water and power projects led to homesteading and promoted the economic development of the West. Reclamation has constructed hundreds of dams and reservoirs including Hoover Dam on the Colorado River and Grand Coulee Dam on the Columbia River.

Reclamation is the largest wholesaler of water in the country. It delivers 10 trillion gallons of water to more than 31 million people, and provides one out of five Western farmers (140,000) with irrigation water for 10 million acres of farmland that produces 60 percent of the Nation's vegetables and 25 percent of its fruits and nuts.

Reclamation is also the second largest producer of hydroelectric power in the Western United States. On an annual basis, the 53 power plants owned and operated by Reclamation provide nearly a billion dollars in power revenues and produce enough electricity to meet the annual needs of 9 million people. Reclamation owns 24 additional power plants which are operated and maintained by other entities.
Today, Reclamation is a contemporary water management agency, operating under the Department’s Strategic Plan which outlines numerous programs, initiatives, and activities that will help the Western states, Native American Tribes, and others to meet new water needs and balance the multitude of competing uses of water in the West. Reclamation places great emphasis on fulfilling water delivery obligations, water conservation, water recycling and reuse, developing partnerships with customers, states, Native American Tribes, and other stakeholders, and in finding ways to bring together the variety of interests to address the competing needs for our limited water resources.

**Vision for Asset Management**

Reclamation’s vision is: “Through leadership, use of technical expertise, efficient operations, responsive customer service, and the creativity of people, Reclamation will seek to protect local economies and preserve natural resources and ecosystems through the effective use of water.”

Reclamation will work toward this vision through asset management by protecting the public and the environment through the adequate maintenance and appropriate operation of its facilities.

**Reclamation’s Strategic Goals**

**Facility Reliability Rating**

Reclamation’s mission is to operate and maintain its water facilities in a safe, efficient, economical, and reliable manner, and to assure that systems and safety measures are in place to protect the facilities and the public. Reclamation’s FRR system was established to score and provide a general indication of Reclamation’s ability to maintain the reliability of its facilities. Reclamation is alerted to activities or areas needing attention with the use of FRR scoring data, which helps to ensure water storage and delivery in meeting its customers’ (our Nation’s) needs.
In 2004, Reclamation developed the FRR system (one for dams and one for reserved works associated facilities) primarily for two purposes:

1. In support of Reclamation’s Strategic Plan and GPRA, to provide preferred “outcome-oriented” performance measures in lieu of “output-oriented” performance measures that were in place at that time; and
2. In support of asset management practices, to provide a performance indicator for the condition of our “structural” assets (e.g., dams), in lieu of the FCI which was proposed to be used at that time.

The 100-point scoring criteria for the two FRR systems were developed by a team of Denver, regional, and area office O&M staff and were thoroughly reviewed by all Reclamation offices until final sets of criteria were agreed upon in June 2005. The scoring criteria for the FRR primarily represents those activities that support and contribute to the continued reliability of high- and significant-hazard dams (and to associated facilities) to function as authorized and constructed. Additionally, the criteria was weighted to reflect the relative amount of Reclamation funding dedicated to the activities involved with each criteria. Furthermore, the criteria were developed for those activities where the most objective data could be used to provide the relative scoring. With this in mind, computing data for the criteria was intended to be simple (not complex and cumbersome), with data readily available and able to be obtained regularly (repeatable) on an annual basis.
The FRR criteria for dams were subsequently revised by a Reclamation-wide team in 2010 to better reflect the reliability/condition of the dam, as well as improved budget sensitivity.

FRR scoring is accomplished and maintained by the regional and area offices. Some of the more pertinent criteria that can potentially and significantly influence the FRR scoring are dam safety restrictions/modifications and the completion and age of O&M recommendations. The timing of these issues, as well as the timing of facility reviews, can have a significant impact on the scoring, as well as the setting of future targets (i.e., those facilities which fell near the 80-point scoring level for the previous FY).

**Performance Improvement**

Bureau Measures (formerly the Performance Assessment Rating Tool) metrics related to asset management are listed in Table 3.

<table>
<thead>
<tr>
<th>Table 3: Asset Management Related Performance Improvement Metrics</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>OPERATIONS AND MAINTENANCE</strong></td>
</tr>
<tr>
<td>Average time to correct/mitigate higher priority O&amp;M deficiencies at reserved works.</td>
</tr>
<tr>
<td>Percent of Reclamation reservoir capacity associated with dams having good FRR ratings.</td>
</tr>
<tr>
<td>Percent of water infrastructure in good condition as measured by the FRR.</td>
</tr>
<tr>
<td>Percent of reserved works buildings (exclusive of FRR facilities) with good FCI value.</td>
</tr>
<tr>
<td><strong>HYDROPOWER</strong></td>
</tr>
<tr>
<td>Percent of units available during daily peaking periods.</td>
</tr>
<tr>
<td>Improve overall condition and long-term reliability of Reclamation power plants by reducing the total amount of generating capacity that has a major generator/turbine-related component rated in poor condition.</td>
</tr>
<tr>
<td>Percent of Associated Facilities Reviews, PFRs, and CRs completed.</td>
</tr>
<tr>
<td>Maintain forced outage rate on hydropower units lower than the industry average for similar units.</td>
</tr>
<tr>
<td><strong>SAFETY OF DAMS</strong></td>
</tr>
<tr>
<td>Complete CRs of every high- and significant-hazard dam once every 6 years.²</td>
</tr>
</tbody>
</table>

² In FY 2014 Reclamation will transition to performing reviews by specialists every 4 years.
### Percent of dam safety component score within the FRR.

<table>
<thead>
<tr>
<th>Percent of safety of dams (SOD) recommendations completed.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent of decision documents related to dam safety issues at high- and significant-hazard dams completed within 60 days of source document completion.</td>
</tr>
<tr>
<td>Total Annualized Loss of Life.</td>
</tr>
</tbody>
</table>

#### SITE SECURITY

<table>
<thead>
<tr>
<th>Percent of key assets where security-related risks are at an acceptable level.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent of critical and project essential facilities that have had a Periodic Security Review conducted in the past 6 years.</td>
</tr>
<tr>
<td>Percent of critical facilities that have had a Comprehensive Security Review conducted in the past 6 years.</td>
</tr>
</tbody>
</table>

---

Glen Canyon generating unit assembly (Upper Colorado Region)

**Reclamation’s Asset Portfolio**

Reclamation’s portfolio consists primarily of capital-intensive utility facilities. This portfolio was constructed pursuant to specific project authorizations by
Congress. Reclamation’s program management specifically focuses on our mission critical portfolio of dams, power plants, and associated facilities. Reclamation’s portfolio will be discussed in detail under the Asset Inventory, Condition, and Valuation section.

**Asset Management Organizational Structure**

Reclamation’s organization is geographically dispersed, with delegated authority and accountability spread throughout a hierarchical organization. For the most part, Reclamation is organized on the basis of major western drainage basins, with some consolidation having taken place over time for efficiency purposes. Primary physical asset management responsibilities reside in Reclamation’s five regions and 26 area offices.

From a hierarchical and functional standpoint, Reclamation’s asset management organizational structure is divided into three sections: strategic decision making, policy development and oversight, and strategic decision making/physical asset management, with key advisory bodies interspersed throughout the organization.

---

3 Note that this is not a full organizational chart for Reclamation; only the principal asset management positions have been depicted.

---
Decision Making Process

Many executives and managers have responsibility for asset management due to the broad nature of Reclamation’s portfolio of assets. These responsibilities are detailed below. However, the principal hierarchical responsibility for major asset management is outlined in red in Figure 1 (i.e., from the Commissioner, through the Deputy Commissioner for Operations, through the regional directors, and to the area managers).

**Commissioner** – As the head of the agency, the Commissioner of Reclamation has overall responsibility for asset management within Reclamation.

**Reclamation Leadership Team (RLT)** – The RLT, comprised of senior managers within Reclamation, is responsible for developing and forwarding recommendations to the Commissioner regarding broad policy aspects of asset management.

**Reclamation Asset Investment Review Board (RAIRB)** – RAIRB is comprised of the RLT. RAIRB conducts an annual review of asset management through the Budget Review Committee (BRC) process. The RLT periodically meets throughout the year and schedules investment decision topics on its agenda, as needed. This process is detailed in the Portfolio Management section.

**Deputy Commissioner for Policy, Administration, and Budget (PAB)** – The Deputy Commissioner for PAB, also Reclamation’s Chief Financial Officer, is advised by the Chief Financial Officer’s Council with respect to overall financial management in Reclamation and decisions associated with funding from Reclamation’s Working Capital Fund.

**Director, Program and Budget** – The Director, Program and Budget, is Reclamation’s Budget Officer. As such, the Director is part of the strategy decision-making hierarchy with respect to the priority and securing of budgetary resources for asset management. The Director is a permanent member of Reclamation’s BRC and is directly responsible for ensuring that RAIRB is fully integrated in Reclamation’s annual BRC process.

**Director, Policy and Administration (Policy)** – The Director, Policy, supported by the Asset Management Division (AMD), the Environmental Compliance Division, the Business and Administrative Services Division, the Water Resources and Planning Division, the Reclamation Law Administration Division, the Civil Rights Division, and the Human Resources Policy and Programs Division, develops policy recommendations and provides policy oversight and advice to Reclamation executives for management of water and power facilities.

---

4 Reclamation’s Information Technology (IT) Investment Council serves as the investment review board for IT investments. Similarly, Reclamation’s Fleet Management Improvement Review Board makes recommendations to Reclamation’s Senior Fleet Manager.
and structures, project lands, historic properties, and recreation assets. The Director, Policy, also serves as Senior Asset Management Officer (SAMO), and is responsible for:

- Serving as the principal senior manager accountable for ensuring that the processes and practices in this AMP are carried out.
- Representing Reclamation on the Department’s Asset Management Team.
- Identifying, categorizing, and inventorying all real property owned, leased, or otherwise managed by Reclamation.
- Prioritizing actions to be taken to improve the operational and financial management of the agency's real property inventory.
- Making lifecycle cost estimates associated with the prioritized actions.
- Identifying legislative authorities that are required to address these priorities.
- Identifying and pursuing goals, with appropriate deadlines, consistent with and supportive of Reclamation’s AMP, and measuring progress against such goals.
- Incorporating planning and management requirements for historic properties under Executive Order (EO) 13287 of March 3, 2003, and the National Historic Preservation Act (NHPA) Section 106; and for environmental management under EO 13148 of April 21, 2000.
- Serving as the Executive Owner of the Capital Asset and Resource Management Application (CARMA), Reclamation’s implementation of Maximo.
- Identifying any other information and pursuing any other actions necessary to the appropriate development and implementation of Reclamation’s AMP.
- Ensuring that Reclamation assets are managed in a manner that is supportive of Reclamation’s business objectives and the Department’s Strategic Plan and AMP, through adherence to this AMP and holding executives accountable.

Manager, Asset Management Division – The Manager, AMD, has the responsibility of coordinating the update of this AMP in order to reflect current policies and mission of Reclamation. In addition, the Manager, AMD, chairs the annual BRC Operation, Maintenance, and Replacements (OM&R) Workgroup and serves as the Business Owner of CARMA. This division is also responsible for implementing the Verification and Validation (V&V) Review Plan for Reclamation.

Director, Management Services Office (MSO) – Supported by Business Analysis, Finance and Accounting, Property Management, Financial and Business Management System, and Acquisitions and Financial Assistance offices, the Director, MSO, staffs and develops policy recommendations on accountability, financial controls, and acquisition for fleet, space management, quarters, and personal property. The Director is the Deputy Chief Financial Officer.
**Director, Information Resources Office (IRO)** – Advised by the IT Investment Council (which also acts as Reclamation’s IT Investment Review Board), the Director, IRO, is responsible for program coordination, execution, and oversight of Reclamation’s IT functions.

**Director, Security, Safety, and Law Enforcement (SSLE)** – Supported by the Chief of Dam Safety, the Safety Manager, the Chief of Programs and Emergency Management, and the Chief Security Officer, the Director, SSLE, staffs and develops policy recommendations with respect to security, and public and employee facility safety activities.

**Chief, Dam Safety Office (DSO)** – The Chief, DSO, has the responsibility to administer the appropriate Safety Evaluation of Existing Dams, and initiate SOD Corrective Actions and the Department’s SOD line items to help Reclamation achieve the Dam Safety Program objectives.

**Deputy Commissioner for Operations** – The Deputy Commissioner for Operations has overall responsibility for operational decisions for Reclamation mission critical assets. In this capacity, the Deputy Commissioner is responsible for ensuring the application of asset management principles to mission critical assets. Supported by the Design, Estimating, and Construction (DEC)/Dam Safety Officer, the Deputy Commissioner, performs the audit function of the Dam Safety Program, meets Reclamation’s quality assurance goals, and performs oversight reviews of projects including planning, design, cost estimating, and construction. The Senior Advisor - Hydropower, Regional Directors (RDs), and the Director, Technical Service Center (TSC), also report to the Deputy Commissioner.

**Director, Technical Service Center** – The Director, TSC, manages Reclamation’s Technical Service Center, which houses technical expertise on all aspects of Reclamation’s asset management program.

**Regional Director** – Reclamation’s RDs are responsible for asset management within their respective regions. They have the responsibility to ensure that assets are maintained in a condition to meet Reclamation’s strategic objectives. They are responsible for conducting an inventory of all real property owned, leased, or otherwise managed by Reclamation, including condition assessments, and working with the Deputy Commissioner for PAB to consolidate this information. The RDs are responsible for appropriately budgeting through the BRC process for the O&M of assets within their respective regions with appropriate consultations with stakeholders. RDs report to the Deputy Commissioner for Operations.

**Area Manager** – Reclamation’s area managers are responsible for asset management within their respective areas. They have the responsibility to ensure that assets are maintained in a condition that meets Reclamation’s strategic objectives. They are responsible for conducting an inventory of all real property
owned, leased, or otherwise managed by Reclamation, including condition assessments, and working with the appropriate RD, to consolidate this information. The area managers are responsible for appropriately budgeting through the regional budget process for the O&M of assets within their respective areas with appropriate consultations with stakeholders. Area managers report to the RD.

**Portfolio Management**

The primary, on-the-ground, responsibility for portfolio management rests with 26 Reclamation area offices. Each area office reports to one of the five Reclamation regional offices which, in turn, reports to the Deputy Commissioner for Operations. Ultimate asset portfolio decisions rest with the Commissioner of Reclamation, who relies on several advisory bodies for assistance in the decision-making process. These bodies include the RLT, the Facilities O&M Team (FO&MT), the BRC, and the Property Management Officers Council (PMOC).

The RLT is comprised of Reclamation’s highest ranking senior executives, including its RDs. The RLT deliberates agency-wide topics, and advises the Commissioner on policy-level activities. Decisions of the Commissioner are communicated back through the organization through members of the RLT.

The FO&MT is a forum to address Reclamation-wide O&M-related priorities, issues, activities, and program/budget formulation, and to facilitate program accomplishment. The FO&MT’s responsibilities include reviewing and making recommendations to the Director, Policy, and the Deputy Commissioner for Operations on:

- Deferred maintenance (DM).
- Asset management.
- Condition assessments/field review activities.
- Replacements, Additions, and Extraordinary Maintenance (RAX) items.
- Maintenance management practices and systems.
- Implementation of facility O&M-related policies and/or directives & standards (D&S).
- Congressional, Office of Management and Budget (OMB), and stakeholder questions.
- Performance goals/information related to O&M.
- O&M-related audit issues and recommendations.

---

5 The Southern California Area Office and Bay-Delta Office do not manage any structural or building assets.
- Program/budget formulation related to the A40 and A50 portions of the Programmatic Budget Structure.

As a result of the FO&MT’s recommendations, the Deputy Commissioner for Operations will either direct changes in policy, practices, or priorities in asset management, or bring an issue to the RLT.

The annual BRC plays a critical role in developing recommendations on Reclamation-wide budget proposals for the consideration of the RLT, the Commissioner, and the Assistant Secretary – Water and Science. This committee extensively reviews all budget proposals from all parts of Reclamation, and develops the overall budget profile for Reclamation, including resource allocations for asset management. A diagram of this process is displayed Figure 2.

**Figure 2 – Reclamation Asset Management Budget Support Process**

![Diagram of Reclamation Asset Management Budget Support Process](image-url)
Reclamation’s PMOC serves in a parallel capacity with respect to the management of buildings and leased property. The mission of PMOC is to promote quality, efficiency, and professionalism in Reclamation’s property management activities and to maximize the level of service provided to the customers of Reclamation’s property management organizations. PMOC develops procedures to facilitate and encourage the sharing of information, policies, and procedures throughout the regional operation offices, while striving to identify and analyze property management issues, recommend resolutions, and make other improvements to Reclamation’s property management programs.
Program Management

Programmatic and Legislative Authorities

Reclamation, which is responsible for most of the Department’s constructed assets,\(^6\) does not have an “organic act” and finds its authority in numerous Federal laws. The Federal reclamation program was authorized by the Reclamation Act of 1902 to reclaim the desert lands of the Western United States by conserving and supplying irrigation water to make the land productive for establishing family-sized farms. Since that time, a growing population, a multifaceted economy, and competing uses for water in the West has led Congress to expand Reclamation’s work through the authorization of multipurpose projects. Reclamation obtains its authorities through provisions of Federal general reclamation law, as well as project-specific authorities covering areas such as, but not limited to, constructing, managing, and repaying water facilities, as well as hydropower facilities. Currently, five volumes and two supplements of Federal Reclamation and Related Laws Annotated incorporate more than 5,000 pages of congressional direction.

Federal Reclamation law, both of general application and project-specific, is a major, but not the only, legal or other instrument directing Reclamation’s asset management activities. Elements that have significant effects include:

**EO 12893 (January 26, 1994) – Principles for Federal Infrastructure Investment.**\(^7\) EO 12893 sets out guidance on the planning and management of Federal infrastructure. Contained within that guidance are directions for analysis of investment proposals and operational management of infrastructure, including the reliance on market-based mechanisms.

**EO 13327 (February 4, 2004) – Federal Real Property Asset Management.**\(^8\) EO 13327 establishes a Senior Real Property Officer in each executive-level agency and the Federal Real Property Council (FRPC) to develop guidance on real property management throughout the Federal Government.

**EO 13514 (October 5, 2009) - Federal Leadership in Environmental, Energy, and Economic Performance.** EO 13514 expanded energy reduction and environmental performance requirements of previous EOs. It requires Federal agencies to create strategic plans to address sustainability issues; reduce

---

\(^6\) Reclamation is responsible for over 69 percent of all constructed assets within the Department (based on total acquisition costs of the assets).


greenhouse gas (GHG) emissions, energy and water use intensity, solid and hazardous waste generation; and achieve more sustainable building construction and operations, Federal purchasing, and fleet management.

**OMB, FRPC, Guidance for Improved Asset Management.** The FRPC Guidance provides direction on the duties of SRPOs and the content of AMPs. In addition, it sets forth 10 guiding principles in real property asset management: (1) support agency missions and strategic goals; (2) use public and commercial benchmarks and best practices; (3) employ lifecycle cost-benefit analysis; (4) promote full and appropriate utilization; (5) dispose of unneeded assets; (6) provide appropriate levels of investment; (7) accurately inventory and describe all assets; (8) employ balanced performance measures; (9) advance customer satisfaction; and (10) provide for safe, secure, and healthy workplaces.

**The Department’s Strategic Plan for FY 2011 – 2016.** The Department’s FY 2011 – 2016 Strategic Plan provides a framework that integrates programs and activities into five mission areas which serve as long-term areas of focus in the next 5 years. Each mission area contains goals which have strategies that demonstrate how the goal will be accomplished. The Plan also outlines performance measures for each strategy that show how programs contribute to a mission area’s goals. The mission areas are summarized below:

<table>
<thead>
<tr>
<th>Mission Area #1</th>
<th>Provide Natural and Cultural Resource Protection and Experiences</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mission Area #2</td>
<td>Sustainably Manage Energy, Water, and Natural Resources</td>
</tr>
<tr>
<td>Mission Area #3</td>
<td>Advance Government to Government Relationships with Indian Nations and Honor Commitments to Insular Areas</td>
</tr>
<tr>
<td>Mission Area #4</td>
<td>Provide a Scientific Foundation for Decision Making</td>
</tr>
<tr>
<td>Mission Area #5</td>
<td>Building a 21st Century Department of the Interior</td>
</tr>
</tbody>
</table>

**The Department’s Asset Management Plan (June 2008).** In 2008, the Department updated its Asset Management Plan, Version 2.0 as the Department’s official policy statement and guidance document that establishes standardized asset management business processes to be used across the Department. That document provided overall guidance and requirements on the management of fixed and mobile assets within the Department. It also required bureaus to develop individual AMPs and facility sites develop site-specific asset business plans (ABPs). Reclamation developed ABPs for each of its area offices and regional offices (as applicable) to document existing asset management practices,

---


activities, metrics, and related information/data utilized in planning and budgeting for future actions to implement regarding this management of its assets. For some area offices (i.e., Lower Colorado Region), existing 10-year operating plans are used in lieu of ABPs to convey this information and data. This exception was permitted by Department staff visiting Reclamation area office staff in that region in December 2007.

This Reclamation AMP tiers off of the Departmental AMP, and sets forth Reclamation’s overall asset management framework which has been, and continues to be, memorialized in the Reclamation Manual (RM) through policy and Directives and Standards (D&S), as well as supplemented by additional guidance documents. The primary focus of Reclamation’s AMP is on mission critical and mission dependent, not critical assets.

**Departmental Manual.** The Departmental Manual contains the principal policies and directives on management of Department activities. Wherever practicable, hyperlinked references are made to the Departmental Manual for asset management policy and guidance, rather than repeating those documents in this AMP.

**Reclamation Manual.** The RM contains the principal policy and D&S on the management of Reclamation program activities. Wherever practicable, hyperlinked references are made to the RM for asset management policy and D&S, rather than repeating those documents in this AMP.

**Related Legislation.** Reclamation is also subject to other legislative acts which require it to comply with congressional direction. For example, the Energy Policy Act of 2005 (EPAct 2005) directed Reclamation to compile information on hydropower development and to comply with mandatory electric energy generation and transmission reliability standards.

**Case Law.** Throughout the Department’s history, the courts have interpreted statutes which then provide case law that must be considered in Reclamation activities. Many of these cases were brought forward due to the conflict between state, Federal, and tribal water laws and affect both project authorizations and operations.

**Federal/State/Tribal Treaties and Compacts.** Due to the nature of state-administered water rights in the Western United States, Federal, state, and tribal governments must coordinate in the management of water resources. This can lead to conflict, but there are many examples of coordination and cooperation effectively utilizing the water supply. Federal, state, and tribal governments coordinate in a variety of ways, such as jointly managing water storage and delivery projects; adhering to water rights, interstate compacts, and treaties; coordinating operations and systems; and sharing data.
Repayment of Costs to the United States for Federal Reclamation Projects.
The cost of Federal reclamation projects are categorized as (1) construction costs, and (2) O&M costs. The recovery of the appropriate costs from project beneficiaries is required by Federal Reclamation law.

Role of Power Customers in Financing Power-Related Work – More than 80 percent of Reclamation’s power-related construction and O&M work is financed through power customer funding (i.e., non-appropriated funding).

As such, Reclamation closely consults with different power customer groups on power investment and O&M requirements, and seeks their funding of that work.

Reserved vs. Transferred Works/Managing Partners. Reclamation owns most of the water resources-related constructed assets of the Department. Of these assets, about two-thirds have been “transferred” to managing partners for O&M. These “transferred works” are those facilities still owned by Reclamation where O&M is formally the responsibility of an operating entity (irrigation district, state, county, city, local customers, managing partners, or others) pursuant to contracts with Reclamation. This also means that the operating entity is primarily responsible for managing the day-to-day O&M and annual O&M funding of the facilities, subject to any non-reimbursable O&M allocations.

Overall, Reclamation operates within a mosaic structure of constitutional, legislative, judicial, administrative, and contractual considerations.

Legislative Action

Listed below are legislative actions that have impacted asset management throughout Reclamation.

Loan Guarantee Program

Significant shares of costs associated with RAX are required to be paid, generally in advance, by Reclamation’s project beneficiaries. Often, such expenditures are beyond the resources available to these entities in the time period in which the costs are incurred. Prior to 1993, Reclamation provided direct loans to project beneficiaries which allowed them to repay these costs over a longer period which was more representative of their financial capacity. For a number of reasons, these loans were discontinued. However, the need for funding assistance for project beneficiaries’ share of RAX projects continues. Reclamation has explored the possibility of providing loan guarantees to private lenders as a means of providing this funding assistance. Title II, Section 204 of Pub. L. 109-451 authorized a guaranteed loan program for Reclamation.

The EPAct 2005 established a number of energy management goals for Federal facilities and fleets. Section 109 of EPAct 2005 includes requirements on Federal building performance standards for existing and new buildings. Federal agencies are required to meter and report energy usage. New Federal buildings—commercial and/or residential—are to be designed 30% below American Society of Heating, Refrigerating, and Air-Conditioning Engineers (ASHRAE) standards or the International Energy Code.

The Energy Independence and Security Act of 2007 (EISA 2007) was signed into law on December 19, 2007. EISA 2007 sets additional energy reduction goals for Federal facilities, requires energy benchmarking for “covered facilities,” establishes performance standards for new buildings and major renovations, and other energy management requirements.

Both EPAct 2005 and EISA 2007 amended portions of the National Energy Conservation Policy Act of 1978 (NECPA). Subsequent Federal policies and implementation focus on moving the Nation toward a cleaner energy economy, that includes developing environmentally appropriate renewable energy projects involving solar, wind, wave, geothermal, biofuel, and hydropower. For example, EPAct 2005 and the 2010 Federal Memorandum of Understanding for Hydropower direct Reclamation to evaluate development of new hydropower projects at Federally owned facilities and upgrade or rehabilitate existing hydropower generation facilities, as a contribution to the Nation’s clean energy goals. State policies are also starting to encourage renewable energy development. Some states have adopted renewable portfolio standards that require electricity providers to obtain a minimum percentage of their power from renewable energy resources by a certain date.

Recognizing the current national emphasis on renewable energy and its extensive existing water infrastructure systems, Reclamation performed the Hydropower Resource Assessment at Existing Reclamation Facilities (Resource Assessment) to assess hydropower development at existing facilities to contribute to nationwide renewable energy strategies. Reclamation identified 530 sites, including reservoir dams, diversion dams, canals, tunnels, dikes, and siphons in Reclamation’s five regions, comprised of the 17 Western states, for analysis in the Resource Assessment. All 530 sites were considered in the analysis, of which, 191 sites were determined to have some level of hydropower potential. It is estimated that the 191 sites show approximately 268 megawatts of capacity and 1.2 megawatt hours of energy potential.

Reclamation developed the Hydropower Assessment Tool to estimate potential energy generation and economic net benefits at the identified Reclamation facilities. The tool is an Excel spreadsheet model with embedded macro functions and computes power generation, cost estimates, and economic benefits. The
Resource Assessment concluded that substantial hydropower potential exists at Reclamation sites and 70 of the 530 sites could be economically feasible to develop based on available data and study assumptions; of which 36 sites used high-confidence data for the analysis.

Scooteney Wasteway in Washington (Columbia Basin Project, Pacific Northwest Region)

Reclamation embarked on a phase II study called the Site Inventory and Hydropower Energy Assessment of Reclamation-Owned Conduits, a Supplement to the Hydropower Resource Assessment at Existing Reclamation Facilities, (Supplemental Assessment Report). The Supplemental Assessment Report builds off of the Resource Assessment, and identifies potential hydropower sites on Reclamation-owned conduits and determines those sites’ capacity and energy potential. The results of the study show that 104 megawatts of potential capacity and 365,219 megawatt hours of potential generation are available at 373 identified sites on Reclamation canals.

American Recovery and Reinvestment Act

The American Recovery and Reinvestment Act (ARRA) of 2009 (Pub. L. 111-5) provided Reclamation a unique opportunity to advance program objectives and address some needed maintenance issues at aging Reclamation facilities. ARRA funding of $164.6 million was designated to immediately address the rehabilitation of aging infrastructure and projects, categorized as Improving Infrastructure Reliability and Safety (IRS). Of the $164.6 million, approximately $130 million was allocated for O&M activities (not including SOD or canal
inspection activities). Of the approximately $130 million, approximately $2 million was used to reduce the DM backlog (currently at $128 million) and the remaining $128 million was used reduce the $3.2 billion Major Rehabilitation and Replacement (MR&R) needs identified in FY 2010.

ARRA required that for a project to be considered for funding, it had to be previously authorized. Thus, projects that were selected had been included in Reclamation’s future budget requests. In this context, Reclamation reviewed approximately $2 billion worth of potential projects. In the spirit of ARRA, and with the objective of creating jobs and advancing overall Reclamation program priorities, Reclamation and the Department used a multi-tiered, merit-based evaluation process with direct input from regional offices in the decision-making process.

In section 1603, ARRA required all funds to be obligated by December 2012. In addition, the ARRA Conference Report indicated that priority should be given to projects which have little schedule risk, a completed environmental assessment (or will be completed at time of obligation), and will complete a phase of a project or provide a useful service that does not require additional funding. Some have referred to these projects as “shovel ready.” Pursuant to the ARRA, Reclamation identified approximately $164.6 million of IRS opportunities that could be accomplished expeditiously with ARRA funds.

Additionally, as a part of ARRA, Reclamation performed inspections of urbanized canals (see section on Inspection of Urbanized Canals).

**Public Law 111-11**

Title IX, Subtitle G, of the Omnibus Public Land Management Act of March 30, 2009 (Subtitle G), provided the first Reclamation-wide, long-term authority for the extended repayment of extraordinary O&M (XOM) costs (up to 50 years). In accordance with Subtitle G, XOM means major, non-recurring maintenance to Reclamation-owned or -operated facilities, or facility components, that are (1) intended to ensure the continued safe, dependable, and reliable delivery of authorized project benefits; and (2) greater than 10 percent of the operating entity’s (either Reclamation or another operating entity’s) annual O&M budget for the facility, and greater than $100,000.

In order to be eligible for funding as XOM under the program, the proposed work must meet the following criteria:

- Major, non-recurring maintenance to Reclamation-owned facilities or facility components.

---

11 It should be noted that “and” is used instead of “or,” as provided in Pub. L. 111-11, resulting from a policy call by Reclamation that recognizes the limited funding that might be available for this authority.
• Intended to ensure the continued safe, reliable delivery of authorized project benefits (any additional benefits resulting from the work must be strictly incidental to the work required to maintain present authorized project benefits).

• The cost of the work must be greater than 10 percent of Reclamation’s or the transferred works operating entity’s annual O&M budget for the facility, and greater than $100,000.

• Must involve XOM work on a facility identified as mission critical utilizing Reclamation’s API/Comprehensive Condition Index (CI).

Funding requests will be prioritized by a Reclamation investment review board during budget formulation, and reviewed/revisited immediately prior to the year of budget execution, in accordance with the following criteria:

• Engineering need
• Consequences of failure
• Financial considerations
• Efficiencies
• Scheduling

The weighting of the criteria has been established to prevent a large number of project requests from achieving a score of 100, which would undermine the purpose of the weighting. The intent is also to have a prioritization range, based on overall score, that clearly represents XOM needs and distinguishes between the project requests as objectively as possible. Furthermore, the criteria and related weighting have been selected in an attempt to make prioritization of XOM requests consistent throughout Reclamation. Additional detail on the criteria can be found in Appendix B.

Section 9603(c) (1, 2) of Pub. L. 111-11 directs (not just authorizes) Reclamation to perform any emergency XOM work on a project facility determined to be necessary to minimize the risk of imminent harm to public health or safety, or property, and authorizes the advance of funds to transferred works operating entities to perform the work. XOM work deemed to meet the criteria for emergency work listed below would immediately rise to the top of the priority list, and remaining unexpended funds would be diverted to that work, dropping other work lower on the priority list, or work budgeted for that year which has not yet been accomplished.

**Emergency XOM Work Criteria** – Flow or water surface elevation restrictions have been implemented as a result of deficiencies identified in a facility inspection resulting in the need for this major nonrecurring maintenance activity.

Section 9603(c) (3) of Pub. L. 111-11 provides that if Reclamation determines that the facility in question has been maintained in accordance with the guidelines and criteria that Reclamation is directed to develop in Section 9602, then
35 percent of the funds advanced to a transferred works operating entity to perform the emergency XOM will be non-reimbursable. Applicability of this provision will be based on the following project inspection and maintenance criteria:

- All Category 1 O&M recommendations related to the requested XOM work have been corrected within 6 months of identification; and
- All Category 2 O&M recommendations related to the requested XOM work have been corrected within 1 year of identification and prior to the next reporting period.
Aging Infrastructure

In order to fully address and efficiently manage future water management challenges, it is essential that Reclamation maintain and improve its existing infrastructure for system reliability and safety, and water conservation. Addressing the rehabilitation, replacement and extraordinary maintenance needs of an aging infrastructure fleet is central to mission objectives of projects in O&M status to ensure sustained delivery of water and power benefits.

Any investment in aging infrastructure may be impacted by one or more stressors. Anticipated increases in population, renewed emphasis on domestic clean energy development, and the need for adequate supplies of water to support environmental values are all placing additional demands on already stressed infrastructure. Further, it has become apparent that we live in an era of changing climate and extremes, which is expected to result in future drought and flood conditions that are more frequent and intense, perhaps exceeding conditions that were anticipated during original system design.

In order to continue providing mission benefits in this era of multiple stressors and changing climate, including benefits such as critical public safety protection during floods and sustained water and power deliveries during droughts, it is imperative that Reclamation invest in these facilities to ensure they receive necessary rehabilitation and extraordinary maintenance in a timely manner. The economic and social importance of Reclamation’s infrastructure underscores the need for Reclamation to make aggressive, prudent decisions on how to invest limited available resources.

Major Rehabilitation and Replacements

MR&R include those identified specific XOM activities which are separate and distinct from those activities that would typically be addressed as part of a facility’s regular O&M program and also include dam safety activities. MR&R activities are limited to those activities that are identified for funding needed or “to be invested in” within the next 5 years (i.e., FY 2013 through FY 2017) for Reclamation facilities (or those entrusted to Reclamation) to continue to provide authorized project benefits. MR&R needs also include betterments or state-of-the-art upgrades only if they are deemed necessary as part of efforts in continuing to assure the delivery of current project benefits. MR&R activities do not encompass those activities that would be considered to be additions, modernizations, or enhancements, where the intent is to provide additional benefits.
MR&R estimates are annually requested for all facilities based on current conditions, at the major facility level (e.g., dam, canal system, power plant, major pumping plant, pipeline, etc.), and irrespective of the source of financing (e.g., appropriated monies, power financing, funding agreements, revolving funds, non-appropriated funds used by operating entities of transferred works, etc.). The original intent of the MR&R estimate was to capture the repair and replacement needs related to Reclamation assets to use in the calculation of the CI provided to the Federal Real Property Profile (FRPP). Reclamation requested updates of the regional MR&R needs during late FY 2012 to refine the previously reported $2.6 billion estimated need, identified in an early FY 2011 update. Through this updating process, the FY 2012 summary of MR&R needs is approximately $2.5 billion. This need has been broadly characterized as potential costs associated with Reclamation’s “aging infrastructure.”

The MR&R is comprised of four types of needs: SOD, Extended Repayment/Loan Guarantee, DM, and Other RAX items. These four types of needs are described as follows:

**Safety of Dams**

The Dam Safety Program continues to be one of Reclamation's highest priorities. The program helps ensure the safety and reliability of Reclamation’s dams to protect the downstream public. Approximately 50 percent of Reclamation's dams were built between 1900 and 1950, and approximately 90 percent of the dams were built before currently used, state-of-the-art design and construction practices. Reclamation evaluates dams and monitors performance to ensure that risks do not exceed current Reclamation public protection guidelines. Potential failure modes include seismic based on updated data for the potential for earthquakes, the potential for overtopping as indicated through updated data on hydrologic events, and dams which lack state-of-the-art structural reliability features.
Reclamation will undertake corrective actions expeditiously when reasonable public risk is identified. The program requires dams to be examined by specialists every three years, with additional internal reviews performed annually. In FY 2014 Reclamation will transition to performing reviews by specialists every 4 years. Annual site inspections will be performed on years that reviews by specialist are not performed.

Red Willow SOD Modification (near McCook, NE) - Construction of filter, geonet composite and berm on the downstream face of the dam to address seepage and piping failure mode due to cracks in the dam. (Great Plains Region)

**Extended Repayment/Loan Guarantee**

Funding options such as the extended repayment authorities provided under Public Law 111-11 assist operating entities in funding XOM work. Appropriations for XOM work will be requested through the standard budgetary process and are anticipated to be limited given the current budgetary environment. Limits on available funding in the face of deficit reduction pressures over the next several years require that innovative procedures and incentives be explored to provide a means of prioritizing funding to address the most urgent of these needs. Reclamation’s temporary release of the D&S for the extended repayment of XOM costs was issued in August 2011 (PEC TRMR-49), and provides requirements for implementing the repayment provisions of Subtitle G.

As introduced in the Legislative Action Loan Guarantee section of this AMP, Reclamation received authorization for a new program to help rehabilitate its aging infrastructure in 2006. Under Title II of Pub. L. 109-451, enacted as the Twenty-First Century Water Works Act, the Secretary of the Interior is authorized to guarantee up to 90 percent of the cost of a project subject to a non-Federal loan.
In this context, “project” means activities to perform XOM, rehabilitation or replacement, or improvement of Reclamation facilities. Projects that have been identified for replacement, additions, or XOM are included as a need under MR&R. It is expected that operators of Reclamation transferred works will take advantage of this authority to address aging infrastructure either operated and maintained by them, or reserved works for which they are required to share in the O&M costs. When enacted, this authority represented a major step forward in making financing available for the maintenance and improvement of Reclamation’s assets.

Deferred Maintenance and Repairs

DM and repairs are maintenance and repairs that were not performed when they should have been or were scheduled to be and which are put off or delayed for a future period. This is the definition contained within the Statement of Federal Financial Accounting Standard No. 6. Reclamation tracks and reports an accumulated DM amount for its reserved works facilities which, at the end of FY 2012, was slightly more than $88 million.

Fontenelle Spillway concrete repair (Fontenelle Dam, Provo Area Office, Upper Colorado Region)

A certain amount of DM is typical for the “utility-type” missions that are Reclamation’s responsibility, and there is no expectation that this amount will be significantly reduced or eliminated in the foreseeable future. More detail on Reclamation’s DM can be found under the section Asset Inventory, Condition, and Valuation.

Other RAX

Other RAX items are those items that have been identified and scheduled to be completed within the next 5 years but do not fall under any of the other three criteria. The total of Other RAX items at the end of FY 2012 was approximately $1.3 billion.

Inspection of Urbanized Canals

Reclamation utilized $10 million in ARRA funding to develop an inventory of canals located in urbanized areas and perform inspections, which currently consists of over 250 canal reaches representing more than 1,000 miles. Inspections consisted of aerial remote sensing techniques and onsite procedures. Geographic Information System (GIS) activities related to canals located in urbanized areas included data V&V, data analysis, and placement of data into an application for display of inspection observations.

Reclamation developed tools to assist in categorizing the observations on each canal reach and expected actions associated with each rating category. Canal reaches were identified as being in the immediate action or follow-up monitoring categories. Formal recommendations were developed to address identified concerns for a particular canal reach in coordination with the region/area office staff and the responsible operating entity.

These recommendations are tracked using the existing Dam Safety Information System until completion, similar to those resulting from Associated Facilities Review of Operations and Maintenance (AFRO&M) examinations.
Future inspection frequencies and necessary activities are managed under the AFRO&M program. This process is captured in the temporary D&S, *The Bureau of Reclamation’s Associated Facility Review of Operations and Maintenance (AFRO&M) Program - Inspection of Canal Reaches Located in Urbanized Areas (FAC TRMR-55).*
Work continues to define the specific requirements to address XOM related to the canals in urbanized areas, the site-specific locations for these activities, and related funding needs. The funding for these activities are corporately centered in the Commissioner’s Office, as this allows the flexibility to direct the funding to the specific facilities and regions with the highest priority.
Asset Inventory, Condition, and Valuation

Asset Portfolio

Reclamation’s inventory of “mission critical” and “mission dependent, not critical” structural assets is maintained by the Asset Management Division (Organization Code 84-57000) and the Property Policy Group (Organization Code 84-27841); until that inventory is migrated to the Financial and Business Management System (FBMS), which is currently scheduled for implementation in November 2013. The inventory is currently maintained in the Reclamation Buildings and Structures Database (RBSDB) with 26 Federal Real Property data elements in accordance with the FRPP (updated on an annual basis) and physically validated on a 5-year cycle in accordance with the Department’s Real Property Financial Management Policy and Guide (April 30, 2003). As of December 2012, Reclamation reported a total of 4,002 buildings and structures assets into the FRPP. These assets are detailed in Table 5.

As of December 2012, most of Reclamation’s asset inventory was reflected at the major asset level in the FRPP. Some of the FRPP performance measure cells associated with transferred works are populated with data based on best engineering estimates available.

Reclamation has transferred approximately two-thirds of its assets to water and recreation entities for O&M responsibility (title remains with the United States). These assets are primarily single-purpose in nature (e.g., delivering irrigation water through a Reclamation distribution system or operating recreation facilities at a Reclamation reservoir). In contrast, “reserved works” are those assets which are owned, operated, and maintained by Reclamation. Reserved works are normally multi-purpose in nature, often serving entities in irrigation, power, flood control, municipal and industrial, recreation, and fish and wildlife benefits, in any combinations of two or more, and sometimes in multiple states.

Reclamation must report transferred works and associated attributes into the FRPP. As Reclamation does not operate or maintain these works, there is limited performance data on those facilities. Such performance data, to the extent it is

13 API, Utilization Index (UI), FCI, and O&M Cost.
14 Reclamation’s requirements for transferring facilities to others for O&M are found at Transfer of Operation and Maintenance Responsibility of Project Works, at: http://www.usbr.gov/recman/fac/fac01-05.pdf.
15 Performance data constitutes the FRPP attributes of API, UI, FCI, and O&M Cost.
readily available to Reclamation, is added into the FRPP. Primary data gaps are associated with the four performance metrics for transferred works in the FRPP: asset utilization (buildings), mission dependency, CI, and O&M costs.

### Table 5: Constructed Assets by FRPP Code

<table>
<thead>
<tr>
<th>Buildings</th>
<th>(Each)</th>
<th>Structures</th>
<th>(Each)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3510 Office</td>
<td>234</td>
<td>4012 Airfield Pavements</td>
<td>0</td>
</tr>
<tr>
<td>3514 Post Office</td>
<td>0</td>
<td>4013 Harbors and Ports</td>
<td>0</td>
</tr>
<tr>
<td>3517 Healthcare Facility</td>
<td>0</td>
<td>4015 Power Development &amp; Distribution</td>
<td>151</td>
</tr>
<tr>
<td>3521 Hospital</td>
<td>0</td>
<td>4016 Reclamation &amp; Irrigation</td>
<td>1,531</td>
</tr>
<tr>
<td>3522 Prison</td>
<td>0</td>
<td>4018 Flood Control &amp; Navigation</td>
<td>35</td>
</tr>
<tr>
<td>3523 School</td>
<td>4</td>
<td>4018 Museum</td>
<td>0</td>
</tr>
<tr>
<td>3524 Comfort Station/Restroom</td>
<td>6</td>
<td>4040 Storage (other than Buildings)</td>
<td>6</td>
</tr>
<tr>
<td>3525 Data Center</td>
<td>0</td>
<td>4050 Industrial (other than Buildings)</td>
<td>39</td>
</tr>
<tr>
<td>3528 Museum</td>
<td>0</td>
<td>4060 Service (other than Buildings)</td>
<td>3</td>
</tr>
<tr>
<td>3529 Other Institutional Uses</td>
<td>34</td>
<td>4065 Space Exploration Structures</td>
<td>0</td>
</tr>
<tr>
<td>3530 Family Housing</td>
<td>511</td>
<td>4066 Parking Structures</td>
<td>2</td>
</tr>
<tr>
<td>3531 Dormitories/Barracks</td>
<td>10</td>
<td>4070 Research &amp; Development (other than Labs)</td>
<td>2</td>
</tr>
<tr>
<td>3541 Warehouses</td>
<td>682</td>
<td>4071 Utility Systems</td>
<td>86</td>
</tr>
<tr>
<td>3550 Industrial</td>
<td>49</td>
<td>4072 Communications Systems</td>
<td>37</td>
</tr>
<tr>
<td>3560 Service</td>
<td>241</td>
<td>4073 Navigation &amp; Traffic Aids (other than Buildings)</td>
<td>0</td>
</tr>
<tr>
<td>3572 Communication Systems</td>
<td>18</td>
<td>4075 Recreational (other than Buildings)</td>
<td>166</td>
</tr>
<tr>
<td>3573 Navigation &amp; Traffic Aids</td>
<td>0</td>
<td>4076 Roads &amp; Bridges</td>
<td>52</td>
</tr>
<tr>
<td>3574 Laboratories</td>
<td>15</td>
<td>4077 Railroads</td>
<td>2</td>
</tr>
<tr>
<td>3580 All Other</td>
<td>64</td>
<td>4078 Monuments &amp; Memorials</td>
<td>0</td>
</tr>
<tr>
<td><strong>TOTAL ASSETS – BUILDINGS</strong></td>
<td><strong>1,880</strong>*</td>
<td><strong>TOTAL ASSETS – STRUCTURES</strong></td>
<td><strong>2,122</strong></td>
</tr>
</tbody>
</table>

*Includes 12 leased buildings.
Reclamation has approximately 350 operating partners (organizations) that operate and maintain transferred works. In the event that the operating entity does not track O&M costs by asset, Reclamation uses the same methodology to estimate O&M costs for transferred works as for reserved works. Also, it may be the case that there are currently assets in the FRPP database that no longer exist in the field, or new assets may have been constructed by operating entities.

**Heritage Assets**

Many of Reclamation's mission critical; mission dependent not critical; and not mission dependent buildings and structures are now or will later be determined to be historically significant, and are therefore heritage assets. The historic status of facilities is noted in the FRPP and FBMS property databases. Reclamation's D&S, LND 02-01, Cultural Resource Management, and LND 02-03, Operation and Maintenance (O&M) of Project Works that are Historic Properties, define requirements for addressing National Historic Preservation Act (NHPA), requirements when Reclamation must modify or dispose of an historic property. As appropriate, Reclamation Cultural Resource Management Program staff is included in O&M reviews and preparation of plans to address deficiencies. Reclamation seeks to implement necessary modifications to historic properties in a way that minimizes loss of historic integrity.

**Federal Real Property Profile Data Validation and Verification**

Reclamation has dedicated resources and staff to update and verify and validate asset inventory and FRPP data. In completing these activities, Reclamation continues to refine the data and information in the FRPP, conducting this work in conjunction with its initial asset inventory and financial records integration project (now referred to as the RBSDB) to verify and validate real property assets with the Federal Finance System prior to migration into the FBMS.

Reclamation continues to refine and update asset records and data elements while expanding focus to onsite reviews, condition assessments, and V&V processes. Recognizing the buildings, structures, and the FRPP as a living database, Reclamation continuously allocates the necessary resources to maintain and improve the accuracy and completeness of its asset portfolio.
Relationship to Reclamation’s Financial Programs and the Financial and Business Management System

Reclamation’s balance sheet contains an entry for “General Property, Plant and Equipment, Net,” which is Reclamation’s official valuation of its assets.16 Assets are subdivided into the categories of structures and facilities; land; construction in progress; construction in abeyance; equipment, vehicles, and aircraft; buildings; and other (software). As indicated in Table 6, financial asset classifications are divided in terms of whether they are mission critical; mission dependent, not critical; or not mission dependent. This is a general classification only; each asset will be individually classified for purposes of reporting into the FRPP. The intent is to generally define the different classes of assets in their relationship to Reclamation’s mission and to demonstrate a link between Reclamation’s official asset records, as recorded in financial statements and this AMP.

<table>
<thead>
<tr>
<th>Categories</th>
<th>Acquisition Cost ($000s)</th>
<th>Percent Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Structures and Facilities</td>
<td>18,619,153</td>
<td>80.14%</td>
</tr>
<tr>
<td>Land</td>
<td>1,881,333</td>
<td>8.10%</td>
</tr>
<tr>
<td>Construction in Progress</td>
<td>1,866,901</td>
<td>8.04%</td>
</tr>
<tr>
<td>Construction in Abeyance</td>
<td>594,636</td>
<td>2.56%</td>
</tr>
<tr>
<td>Equipment, Vehicles, Aircraft</td>
<td>134,513</td>
<td>0.58%</td>
</tr>
<tr>
<td>Buildings</td>
<td>101,969</td>
<td>0.44%</td>
</tr>
<tr>
<td>Other (Software)</td>
<td>35,710</td>
<td>0.15%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>23,234,216</strong></td>
<td><strong>100.00%</strong></td>
</tr>
</tbody>
</table>

Financial and Business Management System

The FBMS is a single, integrated tool that will help the Department’s bureaus to manage their many unique missions. Implementing FBMS will allow the Department to realize common processes, a common technology platform, integrated real-time data, and improved operational decision-making. Reclamation will adopt FBMS in Deployment 8, which is scheduled to occur in November 2013. Once deployed, FBMS will be the system of record for the asset inventory and the FRPP.

16 The original costs of Reclamation’s assets are not universally maintained at the minimum level of detail found in the Construction/Plant accounts as specified in RM FIN 07-20. The records only contain whatever detail was available at the time the financial system was automated in the 1970s. Records for many of the older projects do not have complete details of their construction costs. In addition, when major replacements and/or upgrades are made, the original value of the asset is replaced with a new value of the upgraded asset.

Asset Valuation

Reclamation holds approximately 69 percent of the constructed assets (from a cost standpoint) of the Department with an original acquisition/construction cost of approximately $18.7 billion (includes buildings, structures and facilities). As such, our inventory of buildings, quarters, structures, and associated land constitutes an important piece of the Department’s financial and property system. A number of directives and emerging requirements define the inventory and financial reconciliation requirements for Reclamation and other agencies within the Department and the Federal Government. These directives and requirements are the drivers that initiated a comprehensive asset inventory project in FY 2005. Current Replacement Value (CRV) for assets will be updated annually based on construction cost indices or other engineering cost estimating techniques. As of December 2012, the CRV for all Reclamation assets currently in the FRPP is $94.5 billion.

Deferred Maintenance and Repairs

DM amounts have been reported by Reclamation since FY 1998 for reserved works (including mission critical; mission dependent, not critical; and not mission dependent) assets only. As a condition of a non-withdrawn exemption from the requirements of “Attachment G” to the Department’s annual budget guidance, Reclamation agreed that it would compile and report DM in its quarterly and annual financial statements. It is Reclamation’s policy that no critical maintenance is deferred. It is important to distinguish between “deferred maintenance and repairs” and “indicated or identified maintenance.” “DM and repairs” are maintenance and repairs that were not performed when they should have been or were scheduled to be and which are put off or delayed for a future period. This is the definition contained within the Statement of Federal Financial Accounting Standard No. 6. Reclamation tracks and reports an accumulated DM amount for its reserved works facilities.

DM results from a number of different reasons and is considered to be an accepted business practice for any business or government agency. In 2000, the National Academy of Sciences released a report on “Deferred Maintenance Reporting for Federal Facilities” and stated, “a dollar figure alone does not indicate overall condition of facilities; it does not place the number in context with the size or value of an agency’s facilities inventory; it does not allow for comparison across agencies because of the variation in size and composition of inventories.”

---

18 Per an informal agreement with the Director, Federal Accounting Standards and Advisory Board, Reclamation does not collect or report information on DM associated with transferred works since Reclamation is not responsible for the day-to-day operation of those facilities. The operating entity of a transferred work is responsible for funding 100 percent of the OM&R. In addition, non-Federal operating entities do not use the accounting concept of DM.
A continuous level of DM is normal for a capital-intensive organization such as Reclamation. This continuous level of DM does not display the many accomplishments Reclamation achieves from year to year in DM. Throughout this section, numerous Reclamation DM projects completed in FY 2012 are highlighted.

J.F. Carr Pumping Plant internal and external surfaces of penstocks were recoated to preserve the integrity of the penstock material. The project included the spot removal of corrosion and recoating those areas, as well as spot coal tar replacement on the interior surfaces of both penstocks. (Mid-Pacific Region)

DM is annually evaluated after the fact, i.e., DM is reported on the amount of maintenance that was scheduled, but not completed, and Reclamation does not “project” DM into the future. The trend for DM through FY 2012 is shown in Figure 3. Per Department reporting requirements, DM is reported quarterly.

---

19 Reclamation’s FY 2012 enacted budget reflects an O&M budget of $407.5 million. This request covers all Reclamation reserved works, including dams, canals, pipelines, recreation areas, pumping plants, hydropower generation, etc. Reclamation’s budget is financed by appropriations ($895 million) and non-Federal financing ($461 million).

20 Note that in total, Reclamation’s DM is a relatively small percentage of its original construction costs of $18.7 billion, and would be an even smaller percentage if those original construction costs were indexed to today’s replacement costs.
DM continues to be completed within reasonable timeframes, and Reclamation is adequately managing its accumulation of DM. Each region continues to prioritize its O&M activities to ensure that the higher-priority maintenance items (based on the risk if not completed), including DM items, are completed as soon as practicable.

Rehabilitated spillway gates, sluiceway gates, and canal headworks gate at Yellowtail Afterbay Dam (Montana Area Office, Great Plains Region)

In Figure 4 below, the different colors represent a particular year’s identified DM for each region. The figure demonstrates that, over time, DM identified in one year is addressed and generally becomes a smaller percentage of the overall outstanding DM in subsequent years.
Reasons for deferment include:

- Unpredictable weather and water conditions preventing timely completion of work.
- Schedule conflicts - technical specialist, specialized equipment, etc.
- Management decision to replace rather than repair and/or upgrade.
- Management decision to combine and/or reschedule work items.
- Management decision to perform research or modeling as a means of determining the best methods or materials to complete a work item.
- Inadequate budget or funding.
- Reprioritization of work activities.
Wave action due to the windy conditions at San Luis Reservoir has previously caused movement of the riprap. Additional riprap was placed and has improved the protection for B.F. Sisk Dam. (Mid-Pacific Region)

The amount of DM reported in a particular year cannot and should not be viewed either positively or negatively, and should not be interpreted as an indicator of mission accomplishment. It is the degree to which the accumulation of DM is adequately managed or controlled over time that is of primary concern. In analyzing the amounts of DM reported and accumulated across the regions and Reclamation (as a total) the following conclusions were drawn:

- DM continues to be completed within reasonable timeframes and Reclamation is adequately managing its accumulation of DM. Each region continues to prioritize its O&M activities to ensure that the higher-priority maintenance items (based on the risk if not completed), including DM items, are completed as soon as practicable.

- Although a region may be managing its maintenance well, cost estimates may drive the total amount deferred to look as though there is a large influx of items reported. In one region, three high dollar maintenance activities were started in FY 2012; resulting in a 93 percent decrease in the region’s DM for the year. This significant decrease exhibits the unpredictability of items that can be reported from one year to the next.
The need for maintenance will continue to increase as Reclamation’s assets continue to age. From year-to-year, Reclamation’s total DM numbers will continue to fluctuate depending on cost estimates and the nature of maintenance required.

**Capital Improvement**

Reclamation’s capital improvement projects are essential for Reclamation to carry out its mission. The following principles are followed in considering major capital investment decisions expected to exceed $10 million.21

Major capital investments, as defined in OMB Circular A-11, *Preparation, Submission, and Execution of the Budget*, Part 7, “are capital assets that require special management attention because of their importance to the agency mission; high development, operating, or maintenance costs; high risk; high return; or their significant role in the administration of agency programs, finances, property, or other resources.” (For the purposes of this AMP, the threshold of $10 million includes all expected contract and non-contract costs leading up to the commissioning and operation of the asset.)

1. **DEC Review.** Each proposed capital investment in excess of $10 million will adhere to the principles for independent review found in Reclamation Policy FAC P10 and D&S FAC 10-01.

2. **Value Program Analysis.** For proposed capital investments in excess of $10 million, the requirements of CMP 06-01 will be followed.

3. **Work Plan Review.** For capital investments for which customers will be the source of financing or repayment, the regional/area office will consult with the customers on the planned work and investment timeframe.

4. **Investment Review Boards.** For proposed major capital investments in excess of $10 million, and which will be financed by appropriations, both the RAIRB and the Department will review such investment proposals. In reviewing such proposals, the RAIRB will consider the applicable DEC analysis, Value Engineering (VE) analysis, available budget resources,

---

22 Reclamation’s DEC/Dam Safety Officer. Review by the DEC is a verification and quality assurance function to ensure all appropriate standards have been applied to the design and estimation of the costs of a project, usually those over $10 million.


and whether the investment supports Reclamation’s strategic business objectives. Selected investments will be supported by a business case in the form of an OMB Exhibit 300 in the Department’s Electronic Capital Planning and Investment Control Program (eCPIC). For capital investment work associated with power generation as financed by power customer funds, this work would be thoroughly reviewed by those customers, and not subject to the Department’s investment review board process unless there was $10 million or more of appropriated funding work anticipated for a particular project.

5. **Design and Construction.** The design and construction of each proposed capital investment in excess of $10 million will be accomplished pursuant to FAC P03. The RD will recommend appropriate cost-schedule performance tracking and evaluation for acceptance at the appropriate higher headquarters level.

6. **Earned Value Methodology.** Design and construction performance will be tracked using earned value methodology. Construction performance will be reported quarterly in eCPIC for those projects that are reviewed by the Department.

Durango Pumping Plant, located on the Animas River near Durango, CO. (Upper Colorado Region)

---

27 For projects that are considered operation, maintenance, or replacement activities, an OMB Exhibit 300 is not required.

Capital investment decisions between $2 million and $10 million. For the level of capital investment between $2 million and $10 million, all of the above criteria apply except that the Department does not review this proposed investment. The RAIRB will review and approve such investment proposals. Investment proposals will be supported by a business case. In reviewing such proposals, the RAIRB will consider the DEC review, VE analysis, available budget resources, and whether the investment supports the mission critical objectives outlined above.

Capital investment decisions less than $2 million. For the level of investment less than $2 million, a less rigorous review process will apply unless some nonfinancial level of controversy is associated with the proposed asset. Then, the asset review can be elevated to a higher level of scrutiny.

1. **DEC Review.** Unless categorically excepted, all Reclamation projects including planning, design, cost estimating, and construction will be considered for independent review per Reclamation Policy FAC P10 and D&S FAC 10-01.

2. **Value Program Analysis.** For proposed capital investments less than $2 million, the requirements of CMP 06-01 will be followed, if the expected benefits outweigh the costs of a value analysis on this smaller class of investments.

3. **Workplan Review.** For capital investments for which customers will be the source of financing, the regional office will consult with the customers on the planned work and investment timeframe.

4. **BRC.** For proposed capital investments less than $2 million, which will be financed by appropriations, the RAIRB is not required to specifically review and approve such investment proposals. However, all investment decisions are subject to review within the Reclamation annual BRC process in the context of overall budget decision-making.

5. **Design and Construction.** The design and construction of each proposed capital investment of less than $2 million will be accomplished pursuant to applicable Reclamation engineering standards. The RD will recommend appropriate cost-schedule performance tracking and evaluation for acceptance at the appropriate higher headquarters level.

6. **Earned Value Methodology.** Design and construction performance for projects greater than $1 million will be tracked using earned value methodology.
Assessments

Each mission critical facility is monitored as to its overall reliability condition and periodically evaluated as to whether it is meeting an acceptable level of performance, which will trigger subsequent decisions on maintenance, repair, or replacement. The actual evaluation of condition and performance is conducted through several business processes.

Reclamation conducts reviews of its facility assets to assess their condition, identify and document problems, and establish corrective actions for any deficiencies requiring mitigation. Power facility reviews are conducted in accordance with FAC 04-01, *Power Review of Operation and Maintenance (PRO&M) Program* ([http://www.usbr.gov/recman/fac/fac04-01.pdf](http://www.usbr.gov/recman/fac/fac04-01.pdf)).
Reviews of high- and significant-hazard dams are conducted in accordance with FAC 01-07, "Review/Examination Program for High- and Significant-Hazard Dams" (http://www.usbr.gov/recman/fac/fac01-07.pdf).

Reviews of associated facilities (water-related facilities other than high- and significant-hazard dams) are conducted in accordance with FAC 01-04, "Review of Operation and Maintenance (RO&M) Program Examination of Associated Facilities (Facilities Other Than High- and Significant-Hazard Dams)" (http://www.usbr.gov/recman/fac/fac01-04.pdf).

Comprehensive and Periodic Security Reviews are regularly conducted in accordance with SLE 03-02, "Facility Security," to ensure adequate physical,
technical, and procedural systems are in place to protect Reclamation’s infrastructure (http://www.usbr.gov/recman/sle/sle03-02.pdf).

Performance monitoring for high- and significant-hazard dams is conducted pursuant to FAC 01-08, *Dam Safety Performance Monitoring for High- and Significant-Hazard Dams* (http://www.usbr.gov/recman/fac/fac01-08.pdf). 29

The outcome of these reviews is formal reports which contain categories of recommendations that are required to be acted upon over various periods of time. The accomplishment of recommended actions is tracked by Policy’s AMD or SSLE’s DSO and constitutes important data for budget decisions and management performance evaluations. Each D&S details the requirements for inspection of each mission critical asset, and requires documentation and follow-up for resolving identified issues.

Reclamation uses the FRR to capture information on dams and associated facilities to indicate a relative reliability condition and to develop trending data over time. It was designed as an alternative to the FCI, since it not only evaluates maintenance factors, but encompasses operations and management factors as well that contribute to the overall reliability condition of these more complex assets that Reclamation has responsibility for.

For high- and significant-hazard dams, the FRR evaluates:

- Status of site reviews.
- Status of operating procedures and their exercise.
- Presence of trained dam operators.
- Status of security recommendations.
- Status of reservoir and operating restrictions.
- Status of dam safety issues and recommendations.
- Structural performance (instrumentation).
- Public and personnel safety recommendations.
- Status of Category 1 and Category 2 maintenance-related recommendations. 30
- MR&R cost ratio.

For reserved works associated facilities, the FRR evaluates:

- Status of site reviews.
- Status of operating documents.
- Training of operators.

29 Buildings, quarters, and recreation sites are simultaneously reviewed in conjunction with mission critical facility reviews, dependent upon the CRV of the asset using Reclamation’s D&S.

30 Category 1 O&M recommendations involve corrections of severe deficiencies where immediate and responsive action is required to ensure safety and structural and operational integrity of a facility. Category 2 O&M recommendations cover a wide range of important matters where action is needed to prevent or reduce further damage or preclude possible operational failure of the facility.
• Status of operating restrictions.
• Status of operation and security recommendations.
• Status of Category 1 and Category 2 maintenance-related recommendations.

Each high- and significant-hazard dam has an annual FRR completed or updated. Similarly, each reserved works’ mission critical associated facility has an FRR completed or updated annually. Thus, the FRR is a tool that can aid in the evaluation of the reliability condition of these mission critical facilities and the need for additional resources (e.g., increased maintenance funding), but it is not the only indicator. Additionally, Reclamation has a sophisticated dam safety risk assessment program that prioritizes failure risk at high- and significant-hazard dams. Reclamation also has guidelines for use on inspections of its dams, power plants, and associated facilities.

In 2008, Reclamation developed the Reclamation Facility Review Resource Matrix as a tool used to combine site-specific and program reviews conducted by Reclamation at the facility level. Availability of information on content and purpose of reviews complements the efforts to gain efficiencies while balancing the integrity of each of the reviews. The matrix is a resource that characterizes the various reviews (facility/program), provides information to enhance local decisions, and fosters opportunities for customer involvement. It aims to gain efficiency through combining reviews at the local level, where decisions concerning personnel (Reclamation and customer) involvement, preparatory requirements, site requirements, and review schedules are closely coordinated. A copy of this matrix can be found in Appendix C.
Asset Prioritization

For the purposes of this AMP, “mission critical infrastructure (or assets)” is defined as “a facility or piece of equipment that, if unavailable or inoperable, would substantially detract from the achievement of Reclamation’s business objectives.” The intent is to focus on water and power infrastructure – the “hard” assets that physically capture, store, generate, or deliver products and services to Reclamation’s customers. Also for the purposes of this AMP, two additional asset categories are provided: (1) “mission dependent, not critical” assets which are important to supporting the achievement of business objectives, but would not necessarily detract substantially from the achievement of Reclamation’s mission if they were temporarily rendered unavailable or inoperative, (e.g., buildings, quarters, fleet, heavy equipment, etc.); and (2) “not mission dependent” assets which are peripheral to Reclamation’s mission, but for legal or regulatory reasons, must be maintained until feasible disposal options are identified (e.g., recreation), or which are identified for disposal.31

Reclamation continues to manage its assets with the primary focus on mission critical assets (e.g., major structures such as dams, canals, power plants, pumping plants, pipelines, etc.) and, to a lesser extent, mission dependent, not critical (e.g., buildings) and not mission dependent assets.

31 These are Reclamation’s equivalent designations of asset terms set forth in the GSA’s FY 2012 Guidance for Real Property Inventory Reporting. In that guidance, GSA defines (1) “mission critical assets” as “without constructed asset or parcel of land, mission is compromised;” (2) “mission dependent, not critical assets” which are described as “does not fit into Mission Critical or Not Mission Dependent categories;” and (3) “not mission dependent” as “mission unaffected.” Note that Reclamation uses various definitions of “National Critical Infrastructure,” “Major Mission Critical,” and “Mission Critical” in its Security Directives. The use of the above definitions in this AMP should not be necessarily considered parallel concepts with those security program-oriented definitions.
Table 7 provides various characteristics of Reclamation’s assets, on an approximate basis, as reported in the FRPP as of November 2012.\footnote{The FRPP is a database maintained by the GSA to collect information on Federal real assets. These values presently understate the total CRV for Reclamation. As Reclamation proceeds with the validation of its asset inventory, more assets and dollars will be verified for inclusion in the FRPP over time.}

**Table 7: Asset Categorization and Estimated CRV as of FY 2012\footnote{Indexed value of assets in the FRPP as of FY 2012.}**

<table>
<thead>
<tr>
<th>Mission Dependency</th>
<th>Asset Category</th>
<th>Total CRV</th>
<th>Reserved Works CRV</th>
<th>Transferred Works CRV</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mission critical</td>
<td>Structures and facilities (e.g., dams, power plants, pipelines, canals, Supervisory Control and Data Acquisition systems, communication systems, associated land, etc.)\footnote{Associated construction-in-progress is included.}</td>
<td>$90.8 billion</td>
<td>$47.9 billion</td>
<td>$42.9 billion</td>
</tr>
<tr>
<td>Mission dependent, not critical</td>
<td>Buildings and quarters (and associated land), installed equipment, fleet, internal use software</td>
<td>$3.2 billion</td>
<td>$1.8 billion</td>
<td>$1.4 billion</td>
</tr>
<tr>
<td>Not mission dependent</td>
<td>Recreation, some heritage assets (and associated land)</td>
<td>$0.475 billion ($474.9 million)</td>
<td>$0.05 billion ($50.2 million)</td>
<td>$0.425 billion ($424.7 million)</td>
</tr>
</tbody>
</table>

As Reclamation adds assets to its inventory, the API/Mission Dependency on those assets will be determined. Initial API/Mission Dependency determinations for existing assets are unlikely to change over time.
As depicted in Figure 5, Reclamation’s mission critical and mission dependent assets fall in the upper quadrants of the CI/Mission Dependency graph. These assets are structures (mission critical) and buildings (mission dependent, not critical), characterized by being in various states of operating condition. The lower two quadrants depict not mission dependent assets (e.g., recreation facilities, cultural resources that are not multi-use heritage assets) and their reported condition.

Figure 5 – Analysis of Reclamation Assets Using CI/API Methodology
Total Cost of Reclamation Asset Management

Multi-year Portfolio Plans

Reclamation adheres to the requirements of EO 13327 and the annual Department Budget Guidance Attachment G. Reclamation’s DM and capital improvement projects include projects that are funded by Reclamation appropriations as well as projects that are cost-shared with other entities.

Reclamation’s Capital Improvement Five Year Plan covers a variety of projects that help address the condition of its infrastructure. The Five Year Plan includes projects that address dam safety risk, resource protection, and litigation responsibilities. These capital improvement projects are essential for Reclamation to carry out its mission to manage, develop, and protect water and related resources.

Reclamation’s DM projects are maintenance projects that were not completed when originally scheduled. The DM Five Year Plan includes DM projects that were identified at the end of the FY prior to the reporting period. The amount of DM reported includes projects associated with reserved works facilities, regardless of the source of funding.

Planning, Design, Construction, or Acquisition

In accordance with OMB Circular A-11, EO 13327, and the Department’s Capital Planning and Investment Control (CPIC) Guide and Schedule, Reclamation provides annual updates of DM and Capital Improvement of the Five Year Plans and OMB Exhibit 300 business cases for real property capital asset major projects.

Major capital investments follow the guidelines outlined in the Capital Improvement section and are entered into the Department’s eCPIC program. Annual submissions are coordinated with the regions through the CPIC Coordinator in the AMD. Quarterly and annual updates are entered into eCPIC and reported to the Department and OMB throughout project completion.
Annual Operation and Maintenance

It has long been Reclamation’s policy that once construction of an authorized project is completed, the O&M of the facilities are often transferred to the water-user entities responsible for repayment of the project’s construction costs. The O&M of many of Reclamation’s single-purpose irrigation projects, and single-purpose irrigation facilities of multipurpose projects (e.g., canals, pumping plants, pipelines, and drains), are performed on Reclamation’s behalf by the water users, (e.g., water districts). Facilities for which O&M responsibility has been transferred pursuant to formal transfer agreements with Reclamation are referred to as “transferred works.” In most cases (especially for single-purpose irrigation projects/facilities), the contracting entity funds and manages the day-to-day O&M of the transferred works facilities. However, in nearly all cases (unless authorized by Congress), the Federal Government still owns these facilities (retains the title) and Reclamation maintains an oversight role, which includes periodically inspecting the facilities and reviewing the water users’ maintenance practices and operating procedures to ensure the Federal investment is adequately protected.

In general, Reclamation retains O&M responsibility on its larger (national interest) multipurpose projects, or the multipurpose facilities (e.g., storage reservoirs and power plants) of a given project. These are typically projects or facilities that serve at least two purposes: provide water service to multiple water users, and/or are operated to meet the requirements of interstate compacts, international treaties, and court decrees. Facilities for which Reclamation retains O&M responsibility are referred to as “reserved works.” Reclamation performs O&M activities on these facilities using its employees or through contracts for major non-recurring maintenance tasks. For these facilities, Reclamation collects funds in advance from project beneficiaries to cover the reimbursable share of the estimated annual O&M costs.

Under current funding levels, Reclamation continues to be diligent in its condition assessment practices and programs to identify facility deficiencies which require mitigation and address them at an early stage to avoid or minimize more significant maintenance and the need for major MR&R activities. Reclamation continues to emphasize preventive maintenance in the O&M of its infrastructure through regularly-conducted facility reviews to identify O&M deficiencies at an early stage to avoid more costly XOM. This has resulted in the lengthening of the service lives of these facilities and their continued reliability to deliver water and power services. However, due to the aging of the infrastructure, there is an increasing need by both Reclamation and its responsible operating organizations to invest in activities to sustain their intended missions. Reclamation resources will be applied such that mission critical assets are maintained, repaired, or replaced to minimize the risk of not achieving Reclamation’s business objectives. Annual O&M cost for Reclamation facilities in FY 2012 for both transferred and reserved works was $659.3 million.
Capital Asset and Resource Management Application

The Capital Asset and Resource Management Application (CARMA) represents Reclamation’s implementation of the Facility Maintenance System (FMS), a Department investment utilizing Maximo™ Asset Management System as it is a core software product. CARMA is composed of several software elements: Maximo™, Actuate, Oracle RDBMS, and Reclamation Corporate Data Warehouse. CARMA consolidates 18 independent implementations of Maximo™ version 4.1.1 into a single installation of IBM Maximo™ version 6.x, located in the Denver corporate office, integrated with Reclamation’s Electronic Time and Attendance System.

CARMA is used by 24 Reclamation sites to reduce equipment downtime, closely control and track maintenance expenses, cut spare parts inventory and costs, improve safety, increase purchasing efficiency, and more effectively deploy productive assets, personnel, and other resources. CARMA is employed as a tool to assist in the tracking and scheduling of work so that the highest-value work is readily identified and can be scheduled on a priority basis. Current CARMA sites include: Closed Basin (Alamosa), Central California Area Office, Grand Coulee, Canyon Ferry, Curecanti, Davis Dam, Elephant Butte, Eastern Colorado Area Office, Flaming Gorge/Fontenelle, Glen Canyon, Hungry Horse, Hoover, Milk River/Marias Unit, Northern California Area Office, Parker Dam, South Central California Area Office, Snake River Area Office, Wyoming Area Office, Yuma Area Office, Yuma Desalting Plant, Yellowtail Dam Site, Klamath Basin Area Office, and Columbia Cascades Area Office.

As the result of an OMB TechStat evaluation of FMS in 2010, it was recommended and agreed by all parties (the Department, Reclamation, and OMB), that CARMA should be segregated from FMS and become an independent Major IT Investment. The first submission of the standalone Reclamation CARMA IT Investment was in 2010.

The Department is proceeding with the development of Single Instance Maximo (SIM) and an associated interface with FBMS. The Department’s development of SIM includes an upgrade to 7.5. CARMA (present version 6.27) is one of the systems under a moratorium on changes pending FBMS deployment (D8). Reclamation resources will be focused on staying within the defined scope for FBMS (D8) and setting up the existing standard MAXIMO 6 interfaces. Beginning November 2013 CARMA will be integrated with FBMS.

Reclamation will remain on MAXIMO version 6.2 with a path forward to MAXIMO 7.5 through working with the National Park Service and SIM environment following the FBMS D8 go-live date of November 2013.
Bureau of Reclamation Asset Management Plan

Disposition

The primary method of disposing of mission critical assets is through title transfer to non-Federal operating entities. Reclamation’s title transfer policy is documented in the *Framework for the Transfer of Title – Bureau of Reclamation Projects – August 7, 1995* (Appendix D).

Assets disposed of in September 2012 amounted to 32 buildings with a value of $3,932,791 and one structure with a value of $229,929.

Other asset disposal policies are reflected in the Federal Management Regulations (*41 CFR 102*), Departmental Manual ([http://elips.doi.gov/elips/browse.aspx](http://elips.doi.gov/elips/browse.aspx)), RM Delegations of Authority for Quarters and Property Management (*PRM 01-01*), and RM Land Disposal (*LND 08-02*). Generally, such disposals yield very small amounts of revenue to Reclamation.
Cost Savings and Innovation for Asset Management

Reclamation examined areas where cost savings could be realized in support of the Department’s Cost Savings and Innovation Plan. Outlined below are a few of the asset management related areas in which Reclamation identified as potential areas for cost savings.

Freeze the Footprint

On March 14, 2013, OMB issued a Management Memorandum (No. 2013-02) directing Executive Branch departments and agencies to freeze the total square footage of their office and warehouse inventory at the FY 2012 FRPP baseline level. The Department released its guidance on February 5, 2013, and established a suspense date of May 5, 2013, to verify the FY 2012 FRPP baseline and develop Reclamation’s plan for consolidation into the Department’s Real Property Strategic Plan for submittal to OMB.

The Policy and Management Services Office Directors established a multi-disciplinary team that consisted of Denver and regional office personnel. The team validated the FY 2012 baseline data and developed internal controls to manage space changes and O&M costs. Reclamation’s Real Property Strategic Plan includes Reclamation’s validated end of FY 2012 baseline, a proposed draft space request process with internal controls, and Reclamation’s FY 2013 – 2015 planned changes for space. The approved plan was signed by Reclamation’s Senior Asset Management Officer and Deputy Chief Financial Officer on May 1, 2013.

Space Management

Reclamation’s Five Year Space Management Plan is a significant part of the Department’s Multi-Year Strategic Space Plan. Reclamation continues to participate in and strives to implement the goals and objectives in the Multi-Year Strategic Space Plan. Reclamation ensures that facility acquisitions, lease renewals, and relocations are driven by mission-related needs. The Department’s Space Coordination Office uses information provided in this plan to assist bureaus in identifying opportunities for collocation, consolidation, and other actions to improve space utilization and mission support. Reclamation will continue to be proactive within its owned and leased space management program to fulfill mission needs and requirements while ensuring economical assignments and utilization of space. Reclamation’s goals are to support mission and strategic
goals, and to promote full and appropriate utilization and disposal of unneeded assets in a cost-effective manner.

One of the challenges is that approximately two-thirds of Reclamation’s buildings and structures are operated and maintained by our operating entities. This means the operating entities are typically responsible for funding and managing the day-to-day O&M of project buildings and structures. Since the cost to operate and maintain the assets rests with the operating entities, the cost saving is minimal to the Federal Government. In fact, as implied by just the mitigation costs for hazardous materials, disposing of these assets in most cases exceeds the value of the asset undergoing disposition. Disposal of buildings is relatively straightforward. Structures on the other hand, can be more challenging to dispose (e.g., the removal of a dam, power plant, diversion tunnel, or irrigation/drainage system). Disposal costs for these types of assets can easily exceed the original cost to construct them.

**Telework**

Telework is viewed as a positive, flexible alternative method of accomplishing work. Telework is increasing in popularity as employees and supervisors work together to identify appropriate positions and work assignments or duties that are right for telework. The most common use is situation-based and includes hazardous weather conditions, medical needs, or special projects. "Hoteling" or shared office space used by multiple employees is not a common practice. Telework is viewed as having a position impact on air quality, traffic congestion, and increasing the potential of employee availability during an emergency situation.

**Disposals**

As assets are targeted for disposal, minimal funding is allocated to those assets. Reclamation will continue to work with the GSA to implement additional removals in the future because of the potential for lower disposal costs compared to a demolition contract. Reclamation will continue to determine on a case-by-case-basis the most cost-effective method for disposing of unneeded assets now and into the future.
Sustainability

Reclamation’s Sustainability and Energy Program meets the requirements of several EOs, Federal laws, and Secretarial Orders (e.g., EO 13514, Energy Independence and Security Act of 2007, Energy Policy Act of 2005, et al.). Examples of the requirements, which Reclamation must address, include reducing (a) energy and water (potable and other) intensity, (b) GHG emissions from Scopes 1, 2, and 3 sources, and (c) Reclamation’s carbon footprint; and increasing (a) renewable energy production and usage, (b) alternative fuel use in fleets, and (c) sustainable/green buildings. Reclamation must achieve 20 percent reductions for Scopes 1 and 2 GHG emissions, and a 9-percent reduction for Scope 3 GHG emissions by 2020 relative to a FY 2008 baseline. Reclamation conducts its Sustainability and Energy Program in accordance with the Department’s Strategic Sustainability and Performance Plan and reports progress on the OMB Sustainability and Energy Program Scorecard.

Environmental Management Systems (EMS) provide Reclamation with a management framework to identify and reduce the environmental impacts of its operations and activities, increase operational control over environmental requirements, and integrate environmental concerns into day-to-day decision making.
The Sustainability and Energy Program directly supports Reclamation’s core mission and asset management goals. Sustainability initiatives not only reduce environmental impacts related to the construction, renovation, and operation of Reclamation facilities, they improve operational performance through energy and water-use and cost efficiencies. Reclamation conducts energy evaluations and sustainable building assessments to establish baseline performance and identify strategies for energy and water reductions and more sustainable operations. Implementation of EMS integrates sustainability goals into Reclamation’s management and accountability framework. Only by implementation and adoption of the Sustainability and Energy Program across Reclamation will we achieve our GHG emissions reduction goals. GHG emissions reduction is the integrating metric for sustainability across the Federal Government. Key accomplishments to date include:

- Development of an internal database for tracking and reporting energy and water use and costs on individual buildings and calculating related GHG emissions.
- Completion of energy and evaluations at 28 facilities (90 buildings) as required by EISA 2007.
- Funded installation of utility meters including advanced meters at facilities in four regions.
- Completion of 19 sustainable building assessments to determine compliance with the “Guiding Principles.”
- Attainment of EMS conformance at all five regional offices.
- Recipient (the Brackish Groundwater National Desalinization Research Facility) of the Department of Energy’s first Better Building Award.
Workforce Management

Every 5 years, Reclamation reviews and updates its Workforce Succession Plan to comprehensively address future skills and staffing needs, as well as to look for opportunities to practice cost containment. As part of the current effort to address the FY 2013 – 2017 period, Reclamation will be evaluating the critical skills and employment needed to effectively support asset management throughout the agency. Mission critical occupations and associated skills will be identified, and strategies for retaining/filling such positions will be identified and pursued.

Improvements in Asset Management

Use of Geographic Information System

Hydropower and Renewable

Reclamation initiated work to develop a plan to utilize advanced GIS technology to build a comprehensive power system and water delivery database that can be used cross-functionally for more accurate and consistent renewable energy development planning and research. The system will initially provide critical information on existing Reclamation renewable energy development. The second phase will be to add in potential developments and overlay that with development
opportunities for other renewable resources. This activity began in late FY 2011 and will continue through FY 2015.

![Zoomed in aerial map shot of a site identified in the 2012 resource assessment](image1)

**Rural/Urbanized Canals**

Reclamation has initiated GIS work activities to place rural and urbanized canals (e.g., carriage facilities) into a GIS application. Data from *Reclamation's Statistical Compilation of Engineering Features on Bureau of Reclamation Projects* was used as the baseline data set. Coordination and V&V with the five regions on specific geospatial canal data are ongoing in FY 2012 – FY 2013.

![New York Canal, Boise Project, Pacific Northwest Region](image2)
Project Management Framework

To maximize the success of its projects, Reclamation is committed to implementing effective project management at all levels and for all types of project work, whether it is IT projects or non-IT projects. In certain cases, project management processes are already mandated by the Department or higher-level governmental policy. Reclamation has developed a project management (PM) framework intended to address management for all types of projects. It specifically focuses on providing scalable requirements for projects where Reclamation retains discretion on the level and type of PM requirements.

In 2007, the OMB issued directives for Executive Branch agencies to establish a structured development program for program and project managers. Since then, the Department and OMB have refined or developed additional requirements that must be integrated into Reclamation’s business practices. In 2009, Reclamation first issued policies and D&S for project management, CMP P07 and CMP 07-01. In June 2011, Reclamation’s Deputy Commissioner for Operations, directed the Coordination and Oversight Group (COG) to establish the PM Implementation Team as a sub-team of the COG, and tasked the team with developing an integrated PM framework with the objective to guide the consistent administration and practice of project management for all programs, projects, investments, and initiatives.

Key guiding principles of the PM framework include:

- The PM framework must add value to the performance of the agency in conducting its work by clarifying project management practices for those projects for which no specific mandates apply.
- The application of PM to individual activities must be scalable to the size, sensitivity, scope, and complexity of the project, while also enabling the use of common means to execute, track, and report project status.
- Implementation of the PM framework must balance the need for a base level of consistency across the agency by providing flexibility to each directorate to implement and apply the PM principles as best works for its organization.
Appendices

Appendix A – Definitions

The following definitions are used in this Asset Management Plan (AMP). In many cases, the definition (e.g., “associated facility”) is Bureau of Reclamation-specific and is not used by other bureaus or agencies. In other cases, the definition is either in common usage or is a derivative of other common definitions (e.g., “asset management”).

A. Asset. A Reclamation asset is a capitalized facility, building, structure, project feature, power production equipment, recreation facility, or quarters, as well as, capitalized and non-capitalized heavy equipment, motor vehicles, and other installed equipment that is used to achieve the mission of Reclamation to manage, develop, and protect water and related resources in an environmentally and economically sound manner in the interest of the American public. Assets can be mission critical; mission dependent, not critical; or not mission dependent.

B. Asset Management. Asset management is a strategic approach to managing Reclamation’s infrastructure and supporting assets. It focuses on business processes for resource allocation and utilization with the objective of better decision-making based upon quality information and well-defined objectives.1 Reclamation’s asset management is comprised of five principal activities:

- Optimization of a facility’s asset performance in support of Reclamation business objectives.
- Analysis of an asset’s contribution to meeting business objectives.
- Analysis of asset condition at levels consistent with expected value and related performance measurement.
- Application of resources to assets in support of optimal performance for meeting business objectives.
- Lifecycle management.

C. Asset Priority Index. A metric which weights both the importance of an asset in terms of its support to an organization’s mission and business objectives, and other legally binding value (e.g., heritage value). It is used in conjunction with the facility condition index (FCI) and is synonymous with mission dependency.

---

D. **Associated Facilities.** Associated facilities are non-dam, water-related facilities such as canals, distribution systems, pumping plants, etc.

E. **Business Objective.** A business objective is a defined outcome (not output) that directly supports Reclamation’s mission.

F. **Business Practice.** A business practice is a rule which Reclamation employees are expected to follow when conducting business processes.

G. **Business Process.** A business process “consists of a group of logically-related tasks that use the resources of the organization to provide defined results to support the organization’s objectives.”

H. **Capital Asset and Resource Management Application (CARMA).** Reclamation’s implementation of Maximo™.

I. **Capital Improvement Projects.** Reclamation’s capital improvement projects are projects that are essential for Reclamation to carry out its mission. Major capital improvement projects, as defined in the Office of Management and Budget’s (OMB) Circular A–11, Part 7, “are capital assets that require special management attention because of their importance to the agency mission; high development, operating, or maintenance costs; high risk; high return; or their significant role in the administration of agency programs, finances, property, or other resources.”

J. **Cultural Resources.** Any prehistoric and historic districts, sites, buildings, structures, objects, cultural landscapes, sacred sites, and traditional cultural properties (TCP). Within the broad range of cultural resources are those that have recognized significance, which are called historic properties.

K. **Current Replacement Value.** The estimated Current Replacement Value (CRV) of an asset. CRV is defined as the standard industry cost and engineering estimate of materials, supplies, and labor required to replace a facility or item of equipment at its existing size and functional capability, and to meet applicable regulatory codes. Reclamation uses a construction cost index that maps Engineering News Record data indices for a variety of constructed assets to calculate an indexed replacement value using the acquisition cost and construction date.

L. **Deferred Maintenance.** “Deferred maintenance and repair are maintenance and repairs that were not performed when they should have been or were scheduled to be and which are put off or delayed for a future period.”

M. **Directives and Standards.** Directives and Standards contain the minimum scope and level of detail necessary to ensure consistent application of requirements for various programs. They are contained within the Reclamation Manual (RM) which is

---

referenced at numerous points in this AMP. Directives and Standards are developed
corporately, i.e., they undergo a comprehensive drafting and review process by the
functional experts in the area, regional, and corporate offices before they are adopted.

N. **Disposal.** An asset (e.g., building, structure) that is targeted for removal from the
Federal Real Property Profile (FRPP) inventory.

O. **Emergency Extraordinary Operations and Maintenance.** Emergency major, non-
recurring maintenance to Reclamation-owned or -operated facilities, or facility
components necessary to minimize the risk of imminent harm to public health or
safety, or property.

P. **Extraordinary Operations and Maintenance.** Major, non-recurring maintenance to
Reclamation-owned or -operated facilities, or facility components that is intended to
ensure the continued safe, dependable, and reliable delivery of authorized project
benefits.

Q. **Facility.** A term used to encompass buildings and other structures, associated land,
installed equipment, and other real property improvements, including utility systems
and collateral equipment. The term does not include operating materials, supplies,
special tooling, special test equipment, and non-capitalized equipment. The term
“facility” is used in connection with buildings (facilities having the basic function to
enclose usable space), structures (facilities having the basic function of an operational
activity), associated land, and real property improvements.

R. **Facility Condition Index.** In accordance with Department of the Interior guidance,
FCI is calculated by dividing the dollar amount of deferred maintenance by the
estimated CRV of an asset. Reclamation has expanded this definition to reflect major
rehabilitation and replacement (MR&R) needs on its facilities.

S. **Facility Reliability Rating.** A performance measure rating system applied to
Reclamation’s high- and significant-hazard dams, power plants, and associated
facilities, which documents important factors associated with the reliability of those
assets.

T. **Federal Management Regulations (FMR) 41 Code of Federal Regulations (CFR)
102.** The FMR are regulations prescribed by the Administrator of General Services
Administration (GSA) to govern and guide Federal agencies. The FMR provides
policies covering the acquisition, management, utilization, and disposal of real property
and motor vehicles by Federal agencies.

U. **Federal Property Management Regulations (FPMR) 41 CFR 101.** The FPMR are
regulations prescribed by the Administrator of GSA to govern and guide Federal
agencies. The FPMR provides policies covering the acquisition, management,
utilization, disposal of supply, and inventory management by Federal agencies.

---

4 The term “safe” in this definition is intended to include the concept of structural safety of the facility.
V. **Federal Real Property Council.** Executive Order (EO) 13327 established a FRPC for administrative purposes to develop guidance for and facilitate efforts of Senior Real Property Officers (SRPO). The FRPC is made up of all agency SRPOs, the Controller of the Office of Management and Budget (OMB), the Administrator of GSA, and other employees deemed necessary by the Chairman of the Council. The Deputy Director for Management of OMB serves as the chair of the Council.

W. **Federal Real Property Profile.** A system administered by GSA that houses the Federal Real Property inventory data (e.g., buildings, structures, lands).

X. **Financial and Business Management System.** A single, integrated financial and business management tool that will help the Department and Reclamation manage their missions. FBMS will help Reclamation manage a variety of administrative functions, including Real Property.

Y. **Heritage Asset.** Property, plant, or equipment that is unique for one or more of the following characteristics: (1) historical or natural significance; (2) cultural, educational, or artistic (aesthetic) value; or (3) significant architectural characteristics. Heritage assets consist of (1) collection-type heritage assets (generally referred to as museum property), such as objects gathered and maintained for exhibition (e.g., museum collections, art collections, library collections); and (2) non-collection-type heritage assets, such as parks, memorials, monuments, and buildings (Statement of Federal Financial Accounting Standards 29).

Z. **Historic Property.** Any prehistoric or historic district, site, building, structure, or object included in, or eligible for inclusion in, the National Register. This term includes artifacts, records, and remains that are related to and located within such properties. The phrase “eligible for inclusion on the National Register of Historic Places” means properties formally determined as such by the Secretary or by Reclamation in consultation with the appropriate State Historic Preservation Officer (SHPO) or Tribal Historic Preservation Officer (THPO). Properties that have been determined eligible for inclusion are accorded the same protections as properties listed on the National Register.

AA. **Maintenance.** Maintenance is the act of keeping fixed assets in acceptable condition. It includes preventive maintenance, normal repairs, replacement of parts and structural components, and other activities needed to preserve the asset so it continues to provide acceptable services and achieves its expected life. Maintenance excludes activities aimed at expanding the capacity of an asset, or otherwise upgrading it to serve needs different from, or significantly greater than, those originally intended.5

BB. **Major Rehabilitation and Replacement.** Extraordinary maintenance (MR&R) activities which are separate and distinct from those activities that would typically be

---

addressed as part of a facility’s regular (base) operations and maintenance (O&M) program and also includes dam safety activities.

CC. **Maximo™.** A commercial, computerized maintenance management system adopted by Reclamation and the Department as its official asset maintenance management system. 6

DD. **Mission Critical Asset.** A mission critical asset is a facility or piece of equipment that, if unavailable or inoperative, would substantially detract from the achievement of Reclamation’s business objectives. This definition encompasses major asset classes such as dams, power plants, canals, siphons, pipelines, distribution systems, and associated structural, mechanical, and electrical systems and subcomponents.

EE. **Mission Dependent, not Critical Asset.** A mission dependent, not critical asset is an asset which is important in supporting the achievement of business objectives, but would not necessarily detract substantially from the achievement of Reclamation’s mission if it was temporarily rendered unavailable or inoperative (e.g., buildings, quarters, fleet, heavy equipment, etc.). 7

FF. **Multi-Use Heritage Assets.** Heritage Assets whose predominant use is general government operations.

GG. **Multipurpose Project.** A project designed for irrigation, power, flood control, municipal and industrial, recreation, and fish and wildlife benefits, in any combinations of two or more (contrasted to single-purpose projects serving only one need).

HH. **Not Mission Dependent Asset.** A not mission dependent asset is peripheral to Reclamation’s mission, but for legal or regulatory reasons, must be maintained until feasible disposal options are identified (e.g., recreation), or which are identified for disposal.

II. **RAX.** An acronym for “replacement, additions, and extraordinary maintenance.” RAX is used in Reclamation’s program formulation and budget allocation processes to identify asset rehabilitation or replacement requirements beyond the category of ordinary maintenance.

JJ. **Reclamation Manual Supplement to the Federal Property Management Regulations, 114S.** The RM provides a link to Reclamation’s supplement to the FPMR related to acquisition, management, utilization, and disposal of real and personal property.

---

6 Known as the *Facility Maintenance Management System.*

7 Reclamation has some quarters that require employee occupancy as a condition of employment, for the protection of life and property. Thus, a few of Reclamation’s quarters have been identified as mission critical assets. Refer to 5 USC 5911(e), *Quarters and Facilities; Employees in the United States.*
KK. **Reserved Works.** Reserved works refers to facilities that are owned, operated, and maintained by Reclamation (in contrast to transferred works). It also includes those facilities where O&M services are contracted with another entity, but funded by Reclamation.

LL. **Reclamation Asset Investment Review Board.** Reclamation’s Leadership Team serves as the RAIRB. In that capacity, RAIRB evaluates and reviews investment proposals according to parameters set forth in this AMP.

MM. **Senior Real Property Officer.** EO 13327 establishes a SRPO in charge of effective management of the agency’s real property by determining what it owns, what it needs, and how and what it costs to manage its real properties; developing and implementing asset management plans; developing and monitoring real property performance measures; and disposing of properties that are not needed.

NN. **Title Transfer.** Where Reclamation turns over ownership and O&M to another entity pursuant to authorizing legislation. Title transfer is not to be confused with the term “transferred works” where the responsibility of operation, maintenance, and replacement activities has been transferred to other entities.

OO. **Transferred Works.** Transferred works are facilities owned by Reclamation that have been transferred to other entities for O&M responsibility. “Transferred works” is not to be confused with “title transfer,” where Reclamation turns over ownership and O&M to another entity pursuant to authorizing legislation.
Appendix B – Extraordinary Operations and Maintenance Criteria

The following eligibility and prioritization criteria would apply to each project request:

Eligibility Criteria. In order to be eligible for funding as extraordinary operations and maintenance (XOM) under the program, the proposed work must meet the following criteria:

- Major, non-recurring maintenance to Bureau of Reclamation-owned facilities or facility components.
- Intended to ensure the continued safe, reliable delivery of authorized project benefits (any additional benefits resulting from the work must be strictly incidental to the work required to maintain present authorized project benefits).
- The cost of the work must be greater than 10 percent of Reclamation’s or the transferred works operating entity’s annual operation and maintenance (O&M) budget for the facility, and greater than $100,000.
- Must involve XOM work on a facility identified as mission critical, utilizing Reclamation’s Asset Priority Index (API)/Comprehensive Condition Index (CI).

Prioritization. Funding requests will be prioritized by a Reclamation Investment Review Board during budget formulation, and reviewed/revisited immediately prior to the year of budget execution, in accordance with the following criteria:

- Engineering Need. The extent to which engineering analyses demonstrate that the facility faces existing or potential conditions that could severely impair its ability to continue delivering project benefits or that could lead to failure of the facility. (This criterion is meant to assess the likelihood of failure, and would roughly track the assessment of canals in urbanized areas and Reclamation’s API/C that captures mission critical assets in most need of repair.)
- Consequences of Failure. The value of project benefits that would likely be lost in the event of failure of the facility, as well as potential property damages resulting from such failure.
- Efficiency Opportunities. The extent to which the proposed work demonstrates a significant opportunity to substantially reduce future routine O&M costs associated with the facility and improve the Facility Condition Index, and opportunities for the proposed work to improve the efficiencies in water conservation and management.
- Financial Feasibility. The extent to which the project beneficiaries responsible for the reimbursable share of the work demonstrate the ability to repay the reimbursable share of the work pursuant to the terms of Section 9603 of Pub. L. 111-11.
- Percent of Non-Federal Cost Share. Higher non-Federal cost share (i.e., a larger percentage allocated to reimbursable purposes) would score more under this criterion. Such projects would typically result in lower net costs to the Federal government.

1 It should be noted that “and” is used instead of “or,” as provided in Pub. L. 111-11, resulting from a policy call by Reclamation that recognizes the limited funding that might be available for this authority.
(although the appropriations requests would still be the same). It is likely that this criterion would have a significant degree of correlation with the “Engineering Need” criterion, as the irrigation-only projects are most likely to still be in need of significant extraordinary maintenance, whereas the multi-purpose projects typically have greater revenues to address these needs.
Appendix C – Reclamation Facilities Review Resource Matrix

In 2008, the Bureau of Reclamation developed the Reclamation Facility Review Resource Matrix as a tool to be used to combine site-specific and program reviews conducted by Reclamation at the facility level. Availability of information on content and purpose of reviews complements the efforts to gain efficiencies while balancing the integrity of each of the reviews. The matrix is a resource that characterizes the various reviews (facility/program), provides information to enhance local decisions, and fosters opportunities for customer involvement. It aims to gain efficiency through combining reviews at the local level, where decisions concerning personnel (Reclamation and customer) involvement, preparatory requirements, site requirements, and review schedules are closely coordinated.

**Acronyms used in the checklist**

- CFR – Comprehensive Facility Review
- CR – Comprehensive Review
- CRM – Civil Rights Management
- CSR – Comprehensive Security Review
- EISA – Energy Independence and Security Act
- EMS – Environmental Management System
- EO – Executive Order
- FRPP – Federal Real Property Profile
- O&M – Operations and Maintenance
- MC – Mission Critical
- MMC – Major Mission Critical
- NCI – National Critical Infrastructure
- PE – Project Essential
- PFR – Periodic Facility Review
- PRO&M – Power Review of Operation and Maintenance
- PSR – Periodic Security Review
- RBIC – Reclamation Bridge Inspection Coordinators
- RO&M – Review of Operation and Maintenance
- V&V – Verification and Validation
### Review/Examination Program for High- and Significant-Hazard Dams

<table>
<thead>
<tr>
<th>Content Area (Review Name)</th>
<th>Review Type</th>
<th>Facility/Program</th>
<th>Reclamation Office(s) Involved</th>
<th>Frequency</th>
<th>Expertise Required for Review</th>
<th>Is it Reimbursable?</th>
<th>Is There Current Customer Involvement?</th>
<th>Purpose (Authority)</th>
<th>Point of Contact</th>
<th>Additional Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Power Review of Operation and Maintenance (PRO&amp;M) Program</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Annual Review – Power</td>
<td>Site-specific</td>
<td>Facility</td>
<td>Facility</td>
<td>Annual except when a PFR or CFR is scheduled</td>
<td>Power Engineering and Power Facility O&amp;M related to Electrical, Mechanical, Operations and Management areas.</td>
<td>No. Reviews are direct funded by each facility with costs distributed in the same manner as other O&amp;M costs.</td>
<td>Yes</td>
<td>FAC 4-01 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Max Spiker; <a href="mailto:mspiker@usbr.gov">mspiker@usbr.gov</a></td>
<td>Annual reviews are performed as part of the PRO&amp;M Program by the facility. Annuals are performed on the years that either PFRs or CFRs are not performed.</td>
</tr>
<tr>
<td>Periodic Facility Review (PFR) – Power</td>
<td>Site-specific</td>
<td>Power Office</td>
<td>Regional/Area</td>
<td>Every 6 years and alternate with the CFR (PFR or CFR takes place every 3 years)</td>
<td>Power Engineering and Power Facility O&amp;M related to Electrical, Mechanical, Operations and Management areas.</td>
<td>No. Reviews are direct funded by each facility with costs distributed in the same manner as other O&amp;M costs.</td>
<td>Yes</td>
<td>FAC 4-01 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Max Spiker; <a href="mailto:mspiker@usbr.gov">mspiker@usbr.gov</a></td>
<td>CFRs and PFRs are performed on alternating cycles. Whenever possible, the reviews are coordinated with other review programs. Such programs include, but are not limited to, the RO&amp;M Program Examination of Associated Facilities and the Review/Examination Program for High- and Significant-Hazard Dams.</td>
</tr>
<tr>
<td>Comprehensive Facility Review (CFR) – Power</td>
<td>Site-specific</td>
<td>Power Office</td>
<td>Denver/Regional/Area</td>
<td>Every 6 years and alternate with the PFR (PFR or CFR takes place every 3 years)</td>
<td>Power Engineering and Power Facility O&amp;M related to Electrical, Mechanical, Operations and Management areas.</td>
<td>No. Reviews are direct funded by each facility with costs distributed in the same manner as other O&amp;M costs.</td>
<td>Yes</td>
<td>FAC 4-01 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Max Spiker; <a href="mailto:mspiker@usbr.gov">mspiker@usbr.gov</a></td>
<td>CFRs and PFRs are performed on alternating cycles. Whenever possible, the reviews are coordinated with other review programs. Such programs include, but are not limited to, the RO&amp;M Program Examination of Associated Facilities and the Review/Examination Program for High- and Significant-Hazard Dams.</td>
</tr>
</tbody>
</table>

### Review/Examination Program for High- and Significant-Hazard Dams

<table>
<thead>
<tr>
<th>Content Area (Review Name)</th>
<th>Review Type</th>
<th>Facility/Program</th>
<th>Reclamation Office(s) Involved</th>
<th>Frequency</th>
<th>Expertise Required for Review</th>
<th>Is it Reimbursable?</th>
<th>Is There Current Customer Involvement?</th>
<th>Purpose (Authority)</th>
<th>Point of Contact</th>
<th>Additional Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Annual Site Inspection – High- and Significant-Hazard Dams</strong></td>
<td>Site-specific</td>
<td>High- and Significant-Hazard Dams</td>
<td>Area</td>
<td>Annual except when a PFR or CR is scheduled</td>
<td>Dam Safety/O&amp;M</td>
<td>No</td>
<td>Yes</td>
<td>FAC 01-07 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Regional Facility O&amp;M Managers</td>
<td>Annual Site Inspections are performed as part of the Review/Examination Program for High- and Significant-Hazard Dams. In FY 2014, Reclamation will transition to performing reviews by specialists every 4 years. Annual site inspections will be performed on years that reviews by specialist are not performed.</td>
</tr>
<tr>
<td><strong>Periodic Facility Review – High- and Significant-Hazard Dams</strong></td>
<td>Site-specific</td>
<td>High- and Significant-Hazard Dams</td>
<td>Regional/Area</td>
<td>Every 6 years and alternate with the CR (PFR or CR takes place every 3 years)</td>
<td>Dam Safety/O&amp;M</td>
<td>No</td>
<td>Yes</td>
<td>FAC 01-07 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Betty Dinneen; <a href="mailto:edinneen@usbr.gov">edinneen@usbr.gov</a></td>
<td>PFRs and CRs are performed on alternating cycles. In FY 2014, Reclamation will transition to performing reviews by specialists every 4 years. Annual site inspections will be performed on years that reviews by specialist are not performed.</td>
</tr>
<tr>
<td><strong>Comprehensive Review – High- and Significant-Hazard Dams</strong></td>
<td>Site-specific</td>
<td>High- and Significant-Hazard Dams</td>
<td>Denver/Region/Area</td>
<td>Every 6 years and alternate with the PFR (PFR or CR takes place every 3 years)</td>
<td>Dam Safety/O&amp;M</td>
<td>No</td>
<td>Yes</td>
<td>FAC 01-07 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Betty Dinneen; <a href="mailto:edinneen@usbr.gov">edinneen@usbr.gov</a></td>
<td>PFRs and CRs are performed on alternating cycles. In FY 2014, Reclamation will transition to performing reviews by specialists every 4 years. Annual site inspections will be performed on years that reviews by specialist are not performed.</td>
</tr>
<tr>
<td><strong>Examination of Normally Inaccessible Features – High- and Significant-Hazard Dams</strong></td>
<td>Site-specific</td>
<td>Typical feature</td>
<td>Evaluated during PFRs &amp; CRs</td>
<td>6 years</td>
<td>Specific technical expertise depending on feature</td>
<td>No</td>
<td>Yes</td>
<td>FAC 01-07 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Betty Dinneen; <a href="mailto:edinneen@usbr.gov">edinneen@usbr.gov</a></td>
<td>PFRs and CRs are performed on alternating cycles. In FY 2014, Reclamation will transition to performing reviews by specialists every 4 years. Annual site inspections will be performed on years that reviews by specialist are not performed.</td>
</tr>
<tr>
<td><strong>Special Examinations – High- and Significant-Hazard Dams</strong></td>
<td>Very site-specific</td>
<td>Identified as being of concern</td>
<td>Denver/Region/Area</td>
<td>As-needed</td>
<td>Dam Safety/O&amp;M</td>
<td>No</td>
<td>Yes</td>
<td>FAC 01-07 <a href="http://www.usbr.gov/rec/3207b40104_01.pdf">http://www.usbr.gov/rec/3207b40104_01.pdf</a></td>
<td>Betty Dinneen; <a href="mailto:edinneen@usbr.gov">edinneen@usbr.gov</a></td>
<td>PFRs and CRs are performed on alternating cycles. In FY 2014, Reclamation will transition to performing reviews by specialists every 4 years. Annual site inspections will be performed on years that reviews by specialist are not performed.</td>
</tr>
</tbody>
</table>
### Reclamation Facilities Review Resource Matrix

<table>
<thead>
<tr>
<th>Content Area (Review Name)</th>
<th>Review Type</th>
<th>Facility/Program</th>
<th>Reclamation Office(s) Involved</th>
<th>Frequency</th>
<th>Expertise Required for Review</th>
<th>Is Reimbursable?</th>
<th>Is There Current Customer Involvement?</th>
<th>Purpose (Authority)</th>
<th>Point of Contact</th>
<th>Additional Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Examination of Associated Facilities – Facilities Other Than High- and Significant-Hazard Dams</td>
<td>Site-specific</td>
<td>Associated Facilities / Regional/Area</td>
<td>1-6 years; not to exceed 6 years</td>
<td>O&amp;M</td>
<td>No, unless contract specifically states so (with few exceptions)</td>
<td>Yes</td>
<td>Yes</td>
<td>FAC 01-04</td>
<td>Darrel Krause; <a href="mailto:dkrause@usbr.gov">dkrause@usbr.gov</a></td>
<td>Includes: 1) Carriage, distribution, and drainage systems; 2) Pumping and pump-generating plants; 3) Power plant structures; 4) Tunnels/pipelines; 5) Diversion and storage dams (low hazard); 6) Type 2 bridges; 7) Regulating reservoirs (low hazard); 8) Fish passage and protective facilities, including hatcheries; 9) River channelization features; 10) Rural municipal water systems; 11) Desalting and other water treatment plants; 12) Maintenance buildings and service yards; 13) Facilities constructed under past loan programs (until paid out); 14) Recreation facilities (reserved works only)</td>
</tr>
</tbody>
</table>

### Review of Operation and Maintenance (RO&M) Program (continued)

<table>
<thead>
<tr>
<th>Special Examinations – Facilities Other Than High- and Significant-Hazard Dams</th>
<th>Review Type</th>
<th>Facility/Area</th>
<th>Frequency</th>
<th>Expertise Required for Review</th>
<th>Is Reimbursable?</th>
<th>Additional Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Very site-specific; Feature identified as of begin of concern</td>
<td>Denver/Region/Area</td>
<td>As-needed</td>
<td>O&amp;M</td>
<td>No, unless contract specifically states so (with few exceptions)</td>
<td>Yes</td>
<td>FAC 01-07</td>
</tr>
</tbody>
</table>

### Asset Management

<table>
<thead>
<tr>
<th>Reclamation Bridge Inventory and Inspection Program (RBIC)</th>
<th>Site-specific</th>
<th>Type I Bridges</th>
<th>Region/Area; TSC</th>
<th>24 months</th>
<th>Structural</th>
<th>No</th>
<th>Yes</th>
<th>FAC 07-01</th>
<th>Reclamation Bridge Inspection Coordinators</th>
<th>Coordination with RO&amp;M, PFR, and CFR as appropriate.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Landslide Surveillance Program</td>
<td>Site-specific</td>
<td>Site-specific</td>
<td>Region/Area; TSC</td>
<td>As Needed</td>
<td>Geology, Geotechnical, Safety</td>
<td>No</td>
<td>Yes</td>
<td>FAC 08-01</td>
<td>Regional Geologist</td>
<td>Coordination with RO&amp;M, PFR, and CFR as appropriate.</td>
</tr>
<tr>
<td>Federal Real Property Profile (FRPP) Validation and Verification (V&amp;V)</td>
<td>Site Visit</td>
<td>Assessment</td>
<td>Constructed Asset</td>
<td>Denver/Region/Area</td>
<td>Annual</td>
<td>Asset Management Plan Guidance</td>
<td>No</td>
<td>No</td>
<td>Reimbursement?</td>
<td>S. James Keffler; <a href="mailto:skeffler@usbr.gov">skeffler@usbr.gov</a></td>
</tr>
<tr>
<td>Property Reviews</td>
<td>Internal Control</td>
<td>Regional</td>
<td>Denver/Region/Area</td>
<td>3 year cycle</td>
<td>Property</td>
<td>Yes, regions fund review team</td>
<td>No</td>
<td>No</td>
<td>01 Circular A-123</td>
<td>S. James Keffler; <a href="mailto:skeffler@usbr.gov">skeffler@usbr.gov</a></td>
</tr>
<tr>
<td>Historic Property Assessment</td>
<td>Internal Control</td>
<td>Regional</td>
<td>Regions/Areas</td>
<td>5 year cycle</td>
<td>CRM, Property, &amp; RO&amp;M</td>
<td>No</td>
<td>No</td>
<td>LND 02-01</td>
<td>Reclamation Office Point of Contact: Lynne MacDonald; <a href="mailto:lmacdonald@usbr.gov">lmacdonald@usbr.gov</a></td>
<td>Coordination with Property, RO&amp;M, and CFR as appropriate.</td>
</tr>
<tr>
<td>Historic Property Reporting</td>
<td>Reporting</td>
<td>Regional</td>
<td>Regions/Areas</td>
<td>Annual</td>
<td>CRM</td>
<td>No</td>
<td>No</td>
<td>LND 03-01</td>
<td>Regional Archeologist</td>
<td>Coordination with Property, RO&amp;M, and CFR as appropriate.</td>
</tr>
<tr>
<td>Building Condition Assessments</td>
<td>Site-specific</td>
<td>Regional/Area/ Facility</td>
<td>Regional/Area/ Facility</td>
<td>Annual/5-year Comprehensive</td>
<td>Property/O&amp;M</td>
<td>No</td>
<td>Yes</td>
<td>DOI Asset Management Plan Section 4.5</td>
<td>Reclamation Office Point of Contact: Lynne MacDonald; <a href="mailto:lmacdonald@usbr.gov">lmacdonald@usbr.gov</a></td>
<td>Coordination with Property, RO&amp;M, PFR, and CFR as appropriate.</td>
</tr>
</tbody>
</table>

### Environmental Compliance Program

<table>
<thead>
<tr>
<th>Hazardous Materials and Hazardous Waste Auditing and Review Program</th>
<th>Compliance</th>
<th>Facility/Area</th>
<th>Denver/Region/Area</th>
<th>Maximum of 5 per year; 1 per Region</th>
<th>O&amp;M, Hazwoper, Haz-Mat</th>
<th>No</th>
<th>Yes</th>
<th>ENV 02-08</th>
<th>Hank Kaplan; <a href="mailto:hkaplan@usbr.gov">hkaplan@usbr.gov</a></th>
<th>Review schedules are developed at the Regional level.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental Management System (EMS)</td>
<td>Management</td>
<td>Region</td>
<td>Denver/Region/Area/ Facility</td>
<td>3 years</td>
<td>EMS, Environmental</td>
<td>No</td>
<td>No</td>
<td>ENV TRM-37</td>
<td>Reclamation Office Point of Contact: Lynne MacDonald; <a href="mailto:lmacdonald@usbr.gov">lmacdonald@usbr.gov</a></td>
<td>Reclamation underwent initial EMS audits in FY 2011/early 2012; Independent EMS audits will now occur every 3 years.</td>
</tr>
<tr>
<td>Sustainable Building Assessments</td>
<td>Conformance Audit</td>
<td>Region/Area/ Facility</td>
<td>Denver/Region/Area/ Facility</td>
<td>After initial assessment, every 5 years</td>
<td>Sustainable Buildings, Mechanical P.E.</td>
<td>No</td>
<td>No</td>
<td>ENV TRM-08</td>
<td>Reclamation Office Point of Contact: Lynne MacDonald; <a href="mailto:lmacdonald@usbr.gov">lmacdonald@usbr.gov</a></td>
<td>Reclamation underwent initial EMS audits in FY 2011/early 2012; Independent EMS audits will now occur every 3 years.</td>
</tr>
<tr>
<td>Content Area (Review Name)</td>
<td>Review Type</td>
<td>Facility/Program</td>
<td>Reclamation Office(s) Involved</td>
<td>Frequency</td>
<td>Expertise Required for Review</td>
<td>Is it Reimbursable?</td>
<td>Is There Current Customer Involvement?</td>
<td>Purpose (Authority)</td>
<td>Point of Contact</td>
<td>Additional Information</td>
</tr>
<tr>
<td>---------------------------</td>
<td>-------------</td>
<td>------------------</td>
<td>-------------------------------</td>
<td>-----------</td>
<td>-----------------------------</td>
<td>------------------</td>
<td>---------------------------------------</td>
<td>-------------------</td>
<td>----------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>Energy Independence and Security Act (EISA) of 2007 Audits</td>
<td>Compliance</td>
<td>Region/Area/Facility</td>
<td>Denver/Region/Area/Facility</td>
<td>25% of covered facilities each year; complete 100% in 4 years, repeat</td>
<td>Technical/Engineering</td>
<td>No</td>
<td>Yes</td>
<td>Public Law 110-140; Energy Independence and Security Act of 2007</td>
<td>Diana Weigmann; <a href="mailto:dweigmann@usbr.gov">dweigmann@usbr.gov</a></td>
<td>Evaluation is entered annually into the EISA Compliance Tracking System and implementation information is entered as available throughout the year.</td>
</tr>
</tbody>
</table>

**Federal Building Seismic Safety Program**

| Seismic Evaluation | Site-specific Buildings | Denver/Region/Area | One time | Structural | No | No | http://www.usbr.gov/recman/bgt/bgt04-05.html | Tim Brown; tbrown@usbr.gov | Note: FY 2013 is the last year seismic evaluations will be completed as the program is in the process of closing. |
| Seismic Evaluation | Site-specific Power/Pumping Plants | Denver/Region/Area | One time | Structural/ Mechanical | No | No | http://www.usbr.gov/recman/bgt/bgt04-05.html | Tim Brown; tbrown@usbr.gov | Structural and nonstructural reviews are included in the same report. Note: FY 2013 is the last year seismic evaluations will be completed as the program is in the process of closing. |

**Land Resources**

| Review for Unneeded Lands | Compliance | Withdrawn and Acquired Lands | Region/Area | 5 year cycle | Lands | No | No | LND 08-03 | Regional Realty Officers | Annual summary reports provided by regional offices to Policy and Administration. |
| Concessions Management by Reclamation | Contract and Compliance | Recreation Site | Denver/Region | 5 year minimum | Concessions Management | No | No | LND 04-01 | Regional Recreation Coordinators |
| Concessions Management by Non-Federal Partners | Review and Evaluation | Recreation Site | Region/Area | Annual | Concessions Management | No | Non-Federal Partners | LND 04-02 | Regional Recreation Coordinators | Collaboration with non-Federal, State, and Local Managing Partners |
| Museum Property Management | Reporting | Facility | MSO; TSC; Washington; Region/Area | Annual | CRM & Property | No | Non-Federal Partners (Curators) | LND 02-02 | Regional Archeologists & Property Accountable Officers | Coordinate with non-Federal facility (State, Tribal, Museum) & Federal Property Manager |
| Museum Property Management | Assessments | Facility | MSO; Washington; Region/Area | 5 years | CRM & Property | No | Non-Federal Partners (Facility Managers) | LND 02-02 | Regional Archeologists & Property Accountable Officers | Denver Office Point of Contact: Rochelle Bennett, rbennett@usbr.gov |

**Safety/Security/Accessibility Compliance**

| Occupational Safety and Health | Compliance/Program Review | Facility | Region/Area/Facility | Annual | Safety | No | Yes | Occupational Safety and Health Act of 1970 (Pub. L. 91-596; 5 USC 7902; 29 USC 651 et. seq.) as amended; Basic Program Elements for Federal Employee Occupational Safety and Health Programs and Related Matters, 29 CFR 1960; EO 12196; OMB Circular A-123; Department of the Interior Safety and Health Manual, 485 DM Chapter 6: Reclamation Safety and Health Standards Section 2.1 | Regional and Area Office Safety Contacts | Includes inspection, operations, procedures, and policy. |
### Reclamation Facilities Review Resource Matrix

<table>
<thead>
<tr>
<th>Content Area (Review Name)</th>
<th>Review Type</th>
<th>Facility/Program</th>
<th>Reclamation Office(s) Involved</th>
<th>Frequency</th>
<th>Expertise Required for Review</th>
<th>Is it Reimbursable?</th>
<th>Is There Current Customer Involvement?</th>
<th>Purpose (Authority)</th>
<th>Point of Contact</th>
<th>Additional Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fire Protection (Life Safety Code) Compliance</td>
<td>Site-specific/Modifications</td>
<td>Region/Area/Facility</td>
<td>Annual</td>
<td>Safety/Fire</td>
<td>No</td>
<td>Yes</td>
<td><a href="http://www.usbr.gov/recman/cm/cm03-01.pdf">43 CFR Part 17 Subparts B&amp;E, CRM 03-01</a></td>
<td><a href="mailto:brian.sutherland@usbr.gov">Brian Sutherland</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Periodic Security Review (PSR) – Security Site-specific Assessment</td>
<td>Critical Infrastructure Facilities (MMC, MC, and PE)</td>
<td>Region/Area/Facility/Denver</td>
<td>Every 4 years for MCs; Every 4 years for PEs; every alternate 8 years for MMC</td>
<td>Security/O&amp;M</td>
<td>No</td>
<td>Yes</td>
<td><a href="http://www.usbr.gov/recman/sle/sle03-02.pdf">SLE 03-02</a></td>
<td>Regional Security Managers</td>
<td>Region is responsible for ensuring annual O&amp;M inspection of all security equipment. Frequency cycle displayed begins transition in FY 2014.</td>
<td></td>
</tr>
<tr>
<td>Comprehensive Security Review (CSR) – Security Site-specific Assessment</td>
<td>Critical Infrastructure Facilities (NCI and MMC)</td>
<td>Region/Area/Facility/Denver</td>
<td>Every 3 years for NCI; every 8 years for MMCs</td>
<td>Security/O&amp;M</td>
<td>No</td>
<td>Yes</td>
<td><a href="http://www.usbr.gov/recman/sle/sle03-02.pdf">SLE 03-02</a></td>
<td><a href="mailto:kim.langston@usbr.gov">Kim Langston</a></td>
<td>Region is responsible for ensuring annual O&amp;M inspection of all security equipment. Frequency cycle displayed begins transition in FY 2014.</td>
<td></td>
</tr>
<tr>
<td>Safety/Security/Accessibility Compliance (continued)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Accessibility Compliance or Accessibility Self-Evaluation Compliance</td>
<td>Dam, Power Plant, Facility, Building, Recreation Area</td>
<td>Region/Area/Facility/Denver</td>
<td>Initial and follow-up</td>
<td>Accessibility Standards</td>
<td>No</td>
<td>No</td>
<td><a href="http://www.usbr.gov/recman/cm/cm03-01.pdf">43 CFR Part 17 Subparts B&amp;E, CRM 03-01</a></td>
<td><a href="mailto:brian.sutherland@usbr.gov">Brian Sutherland</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Water Contracts Periodic Reviews of Water Deliveries with Respect to Contract Terms Compliance</td>
<td>Water Contract</td>
<td>Denver/Region/Area</td>
<td>10 contracts per year/region</td>
<td>Water Contracts</td>
<td>No</td>
<td>Yes</td>
<td><a href="http://www.usbr.gov/recman/wtr/wtr08-01.html">WTR 08-01</a></td>
<td>Regional Contracts and Repayment</td>
<td>Denver Office Point of Contact: Owen Walker; <a href="mailto:owalker@usbr.gov">owalker@usbr.gov</a></td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**

This is a resource that was developed to enhance coordination and does not represent all of Reclamation’s views.

The matrix is a resource that characterizes the various facility/program reviews.

This matrix provides information to enhance local decisions and opportunities for customer involvement.

This matrix is the final product for Action Item 18, Recommendation 3 (updated May 2014).
Appendix D – Framework for Title Transfer

FRAMEWORK
FOR THE
TRANSFER OF TITLE
BUREAU OF RECLAMATION PROJECTS
AUGUST 7, 1995
(Updated September, 2004)

The criteria and guidance outlined in this document applies to "uncomplicated" projects. "Uncomplicated" projects are generally defined in the Scope of Application section following. This guidance is intended to initiate the Bureau of Reclamation's title transfer process.

This guidance does not apply to the more complicated projects, e.g., large multi-purpose projects where there is no consensus among the project beneficiaries concerning the transfer, where more than one competent beneficiary has expressed an interest in acquiring title, or where the institutional and legal concerns cannot be readily resolved.

BACKGROUND: The Reclamation program was founded in 1902. Its original mission was one of civil works construction to develop the water resources of the arid Western United States to promote the settlement and economic development of that region. The results of that work are well known in the hundreds of projects that were developed to store and deliver water. That substantial infrastructure made Reclamation the largest wholesale supplier of water in the United States, the sixth largest electric power generator, and the manager of 45 percent of the surface water in the Western United States. Many of these projects were constructed at a time when there were no local communities and utilities. Today much of the West is settled and is, in some respects, the most urbanized region of the country. Reclamation owns and operates public utility facilities which, if located in other parts of the country, would likely be owned, operated, and funded by publicly regulated private corporations or local government agencies. While it has been Reclamation's policy for decades to transfer operation and maintenance of projects to local entities where and when appropriate, interest in the actual transfer of title (with its attendant responsibilities) is now growing.
PURPOSE:

As part of the second phase of the National Performance Review (REGO II), Reclamation initiated an effort to transfer title of facilities that could be efficiently and effectively managed by non-Federal entities and that are not identified as having national importance. This effort is recognition of Reclamation's commitment to a Federal Government that works better and costs less. The transfer of title will divest Reclamation of the responsibility for the operation, maintenance, management, regulation of, and liability for the project and will provide the non-Federal entity with greater autonomy and flexibility to manage the facilities to meet their current needs in compliance with other Federal, state and local laws and in conformance with contractual obligation. The transfer of title to a project or set of facilities will, in effect, sever Reclamation's ties with that project.1

SCOPE OF APPLICATION OF FRAMEWORK:

It is Reclamation’s intent to transfer title and responsibility for certain projects or facilities, when and where appropriate, to qualifying non-Federal interests. Uncomplicated projects are projects or facilities where there are no competing interests, the facilities are not hydrologically integrated with other projects, the financial arrangements are relatively simple and easily defined, and the legal and institutional concerns2 associated with a transfer can be readily addressed. In other words, after meeting the requirements set forth in the Criteria section below, projects will be selected for title transfer on the basis of the transfer being achievable and able to move forward quickly.

For purposes of this document and the transfer of title to the projects, the terms "beneficiary" and "stakeholder" are defined as follows: (a) beneficiary refers to (i) contractors and others who receive direct benefits under the authorized purposes for that project and (ii) non-Federal governmental entities in the project area; (b) stakeholder is a broader term and includes the beneficiaries, as well as those individuals, organizations, or other entities which receive indirect benefits from the project or may be particularly affected by any change from the status quo.

CRITERIA FOR TITLE TRANSFER

Following are the six major criteria that must be met before any project is transferred:

---

1 Note: Reclamation recognizes that the complete severance of the relationship between Reclamation and the transferee may not be possible in all instances.
2 Such concerns include, but are not limited to, unresolved Native American claims, endangered species considerations, international or interstate issues, absence of consensus among beneficiaries, significant disagreements raised by the stakeholders, a need to prepare an Environmental Impact Statement, and substantive objections from other governmental entities.
1) The Federal Treasury, and thereby the taxpayer's financial interest, must be protected
2) There must be compliance with all applicable State and Federal laws
3) Interstate compacts and agreements must be protected
4) The Secretary's Native American trust responsibilities must be met
5) Treaty obligations and international agreements must be fulfilled
6) The public aspects of the project must be protected

GENERAL GUIDANCE FOR DETERMINING PROJECTS ELIGIBLE FOR TRANSFER

Reclamation Area offices will review projects nominated by an interested transferee and will pursue negotiations regarding those projects where the issues associated with transfer are relatively easy to resolve. This could include projects with multiple purposes and numerous stakeholders, but only if it is clear that outstanding issues are resolved and that there is consensus among the stakeholders.

Reclamation will not initiate negotiations on those projects where title transfer will involve a protracted process to ensure that the six criteria listed above are met.

Generally, Reclamation will not pursue transfer of powerhouses and generating facilities where power is marketed by the Power Marketing Administrations or where such power is used for purposes not directly associated with project purposes.

GENERAL GUIDELINES APPLYING TO TRANSFERS

All transfers will be voluntary.

Reclamation's intent is to transfer projects to current project beneficiaries, including non-Federal governmental entities, or to entities approved by the current beneficiaries.

All transfers must have the consent of other project beneficiaries. If another beneficiary raises substantive objections which cannot be resolved, the project will remain in Federal ownership.

Reclamation will comply with National Environmental Policy Act and other applicable laws in all transfers.

All transfers must ensure the United States' Native American trust responsibilities are satisfied. In addition, outstanding Native American claims that are directly pending before the Department and that would be directly affected by the proposed transfer will be resolved prior to transfer.

Reclamation officials will meet with representatives from all interested Federal and State agencies to consider their concerns early in the transfer process.
Potential transferees must be competent to manage the project and be willing and able to fulfill all legal obligations associated with taking ownership of that project, including compliance with Federal, State, and tribal laws that apply to facilities in private ownership and assumption of full liability for all matters associated with ownership and operation of the transferred facilities. Potential transferees must be able to demonstrate the technical capability to maintain project safety on a permanent basis and an ability to meet financial obligations associated with the project.

In general, it is Reclamation's expectation that, upon the transfer of title to a project, its jurisdiction over that project will be divested. Reclamation further recognizes that in some cases the complete divestiture of jurisdiction may not be attainable because the transferee still receives water supplied from a Reclamation facility, or only a portion of the project was transferred and the rest of the project remains in Federal ownership, or there are other extenuating circumstances. The degree to which the Reclamation Reform Act of 1982 will apply following transfer will be negotiated on a case-by-case basis.

The financial interests of the Government and general taxpayers will be protected. Transferees must agree to fair and equitable terms based upon the factual circumstances associated with each project. (See attachment which describes the valuation of projects.) Transferees will be expected to pay upfront the estimated transaction costs, such as costs associated with compliance with the National Environmental Policy Act, real estate boundary surveys, and so forth. The Federal share of any transaction costs will either be deducted from the “price” paid by the non-Federal entities pursuant to the valuation methodology or paid as an in-kind service for work done by Reclamation staff. Reclamation will not provide new loans to finance transfers.

No transferred Federal asset will be considered for federal assistance for project operation, maintenance, and replacement or capital construction purposes following completion of the transfer.

Prior to the initiation of detailed discussions on title transfer, Reclamation and the potential transferees will execute an agreement covering the responsibilities of all parties during the negotiations.

A base value will be determined for each project as it becomes the subject of serious negotiations for transfer. (See attached guidance on valuation.) The negotiated price for the project may deviate up or down from the base value. It will be necessary for Reclamation and the interested non-Federal entity to document how the factual circumstances and equitable treatment considerations justify such adjustments. In addition, Reclamation may consider future uses on the transferred lands and waters in establishing a price.

Potentially affected State, local, and tribal governments, appropriate Federal agencies, and the public will be notified of the initiation of discussions to transfer title and will have (1) the opportunity to voice their views and suggest options for remedying any problems and (2) full
access to relevant information, including proposals, analyses, and reports related to the proposed transfer. The title transfer process will be carried out in an open and public manner.

Once Reclamation has negotiated an agreement with a transferee, Reclamation will seek legislation specifically authorizing the negotiated terms of the transfer of each project or feature.