Subject: Land Acquisition

Purpose: This Directive and Standard (D&S) provides direction for the acquisition of land or interests in land by the Bureau of Reclamation and the management of those acquisitions in compliance with existing law and Department of the Interior requirements. This D&S benefits Reclamation by ensuring program consistency among Reclamation’s regional and area offices.

Authority: The following are principal authorities: The Reclamation Act of 1902 (ch. 1093, 32 Stat. 388), and acts amendatory thereof and supplementary thereto; Declaration of Taking Act of 1931 (46 Stat. 1421; 40 USC 3114), and acts amendatory thereof and supplementary thereto; and Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (84 Stat. 1894; 42 USC 4601), as amended. A list of other authorities is included in Appendix A.

Approving Official: Director, Dam Safety and Infrastructure

Contact: Asset Management Division, 86-67200

1. Introduction. Reclamation acquires land and/or interests in land for project purposes by purchase, donation, exchange, patent reservations, transfer, and condemnation. The acquisition of land and/or interests in land will be accomplished by Reclamation realty staff or approved consultants or contractors under Reclamation supervision. Reclamation also obtains jurisdiction over lands of the United States for project purposes by withdrawal from the public domain (see Reclamation Manual (RM) D&S, Land Withdrawals, Withdrawal Reviews, and Withdrawal Revocations, LND 03-01).

2. Applicability. This D&S applies to Reclamation staff with responsibility for land acquisitions for Reclamation project purposes.

3. Land Acquisition. Regional directors will consider approving acquisitions of land when the purchase price exceeds the appraised amount and the transaction is advantageous to the United States. Regional realty officers (RROs) are responsible for technical review and approval of acquisition documents, procedures, and processes.

4. Application of Other Authorities, Policies, and Standards. When acquiring land or interests in lands, Regional directors must consider and apply other authorities, as applicable, to acquisitions, including the following:

A. Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (84 Stat. 1894; 42 USC 4601), as amended (the Uniform Act); and Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally-Assisted Programs
(49 CFR part 24). These authorities provide the basis for acquisition and relocation policy in the United States.

B. Joint Policies of the Departments of the Interior and of the Army Relative to Reservoir Project Lands (43 CFR part 8), which provides the basis for acquisition policy in regard to lands and/or interests in lands acquired for reservoir projects.

C. Current Department of Justice (DOJ) Title Standards, which provide Federal standards for acquiring title to land or interests in land.

D. Federal regulations and procedures for acquiring interests in Native American land needed for Reclamation’s use. Reclamation will contact Bureau of Indian Affairs officials and/or the appropriate tribal government(s) for appropriate regulations and procedures to follow and will adhere to current policies regarding protection of trust assets.

5. **Acquisition Project Planning.** When major acquisitions are required for project construction, location, or relocation of Reclamation features or facilities, or environmental program accomplishment, a written acquisition plan will be developed. This acquisition plan will conform to the requirements of 43 CFR part 8, the Uniform Act, and/or to specific authorizing legislation, regulations, court rulings, and the RM. The office preparing the acquisition plan will coordinate, as appropriate, with other planning, relocation assistance, and public participation activities. Development of acquisition plans will include consultation with the Department of the Interior Appraisal and Valuation Services Office (AVSO) for appraisals or other valuation services needed from AVSO that are identified in the plans.

A. **Plan Approval.** Regional and area offices will consult with their respective RRO during the preparation of acquisition plans. The final plan must be approved by the project manager and the RRO.

B. **Reviews and Revisions.** Acquisition plans will provide for periodic review and updates to reflect changing project or management needs and schedules by the RRO.

C. **National Environmental Policy Act (NEPA), Endangered Species Act (ESA), Fish and Wildlife Coordination Act (FWCA), and National Historic Preservation Act (NHPA) Compliance.** Reclamation acquisition plans will provide for compliance with NEPA, ESA, FWCA, NHPA, and other requirements, as applicable, prior to any acquisition and before construction activity begins.

D. **Flood and High Flow Operations Considerations.** Acquisition plans will include as acquisition considerations the 100-year and 500-year flood levels upstream of existing or proposed impoundment structures. The acquisition plan will not include downstream acquisitions for flood operations unless the plan identifies special considerations such as directives from the Department, Commissioner of Reclamation,
United States courts, or the Congress. (Note: Acquisition plans must always include acquisition of appropriate real property rights of those downstream lands that will be routinely impacted by normal project operations.)

E. **Land Designation, Legal Descriptions, and Site Assessments.** The extent of legal review for documents relating to the acquisition of land will be determined and prescribed by regional directors.

(1) To ensure adequate description of acquired land interests and the protection of boundaries once acquired, a land survey resulting in a sufficient legal description, and with appropriate documentation, must be conducted for each parcel to be acquired. The resulting legal description must be prepared by a surveyor licensed in the state where the acquisition is to take place, or by a Bureau of Land Management (BLM) cadastral surveyor. The resulting documents must meet all requirements for recording or notice, depending on the surveyor used.

(2) Pending final approval of the Departmental Manual (DM) section, “Department of the Interior Standards for Federal Lands Boundary Evidence” (600 DM 5), the instructions and guidance in the “Department of the Interior Standards for Indian Trust Lands Boundary Evidence” (303 DM 7) and the accompanying BLM Manual and Handbook, 9672 and H-9672-1 will be followed as closely as practicable, except where superseded on subjects contained in this D&S.

(3) Regional directors will ensure that all pre-acquisition site assessments are completed in accordance with “Real Property Pre-Acquisition Assessments: Environmental Due Diligence” (Series 34, 602 DM 2).

6. **Acquisitions Above Approved Appraisal Amounts.** Every effort shall be made to secure purchases at the amount of the approved appraisal before considering amounts above the approved appraisal.

A. For all transactions exceeding the approved appraised amount, a supporting memorandum or determination shall be developed by the project manager and signed by the head of the acquiring office. It will include an estimate of the potential impact on project accomplishment and future negotiations, copies of the approved appraisal report, negotiator’s reports, and the purchase contract signed by the property owner. This supporting memorandum or determination shall be provided to the RRO, who recommends approval, and to the regional director or their designee with written delegated authority to approve the above-appraisal acquisition.

B. In applying the authority to exceed the approved appraised amount, the regional director will carefully weigh issues of fairness to other affected landowners, cost/benefit, and fiscal responsibility.
7. **Release of Appraisals.** Reclamation staff shall follow the criteria listed below before releasing any appraisal report. No appraisal shall be released by Reclamation staff without the written approval of the RRO.

   A. **Appraisals Subject to Condemnation or other Litigation.** Reclamation’s practice is that appraisals prepared for its acquisitions will not be released. No release shall take place without the prior written consent of the Department of the Interior Office of the Solicitor or, as needed, DOJ. This is especially true where there is a potential for litigation of any type. An early release can seriously compromise the position of the United States in acquisition negotiations or litigation.

   B. **Appraisals for Acquisitions by Donation, Exchange, Third Parties, or Willing Seller.** In some transactions, the release of the appraisal can promote an atmosphere of openness and disclosure and may be an appropriate and productive negotiating tool. Reclamation staff will give special consideration to transactions which involve a request for release or, an anticipated need for release, of the appraisal. For appraisal requests to AVSO, the following must be considered:

      (1) Reclamation staff must identify and disclose to the appraiser any potential recipient of the appraisal for consideration as an intended user of the report; and

      (2) if the appraisal is to be made available to the general public, Reclamation staff must disclose to the appraiser how this will be accomplished.

   C. **Freedom of Information and Privacy Acts.** Under these acts, Reclamation staff must protect proprietary, financial, or other private information contained in an appraisal. This protection must be considered and appropriately applied in the release of any appraisal.

8. **Condemnation Procedures.** When a satisfactory negotiated settlement cannot be reached, Reclamation officials will rely upon the Department of the Interior Office of the Solicitor and the DOJ to seek acquisition via eminent domain authorities (condemnation).

   A. **Final Offers.** As soon as final DOJ approval for the condemnation is obtained, the final offer to purchase the landowner’s property will advise that if the final offer is rejected, a condemnation action will be filed with the Federal district court where the land or interests in land is located. If the Declaration of Taking Act provisions are used, the final offer will advise that the amount to be initially deposited with the court will be the amount determined in the agency’s approved appraisal of the fair market value of the property rights to be acquired. (See 40 USC 3114(a)(5), which requires that the declaration of taking include the estimated just compensation for the land taken.)

   B. **Preparation of Condemnation Package.** If a landowner rejects Reclamation’s final offer, Reclamation will initiate condemnation with a letter to the Department of the
Interior Office of the Solicitor from the regional director, accompanied by a condemnation package. Such requests for condemnation proceedings will be coordinated through the RRO.

9. **Definitions.** The following definitions are for purposes of this D&S:

   A. **Acquisition.** The procurement of land or an interest in land, which may include improvements or appurtenances, by Reclamation from a non-Federal entity by purchase, donation, exchange, or condemnation. Acquisition does not include purchase or lease of real property by another Federal agency, such as the General Services Administration.

   B. **Appraisal and Valuation Services Office (AVSO).** The office within the Department that provides appraisal services to Department bureaus.

   C. **Condemnation.** The procedure for exercising the right of eminent domain.

   D. **Eminent Domain.** With consideration for just compensation, eminent domain is the inherent power of the sovereign to take private property for a public purpose.

   E. **Major Acquisition.** An acquisition involving land or interests in land which is determined to be a "major acquisition" in consultation with the regional realty officer (RRO), because of the complexity or resources needed to complete the acquisition.

10. **Review Period.** The originating office will review this release every 4 years.