RECLAMATION REFORM ACT (RRA)

ANY LAND OWNER WHO OWNS AND/OR LEASES IRRIGATED LAND TOTALLING 40.1 ACRES OR MORE MUST ANNUALLY (OR MORE OFTEN) FILE RRA FORMS WITH THE DISTRICT OFFICE PRIOR TO RECEIVING IRRIGATION WATER.

<u>Please contact Laurie at our District Office – or – email Laurie at rrvid@rrvid.org before</u> March 1st to request the appropriate form(s).

The Bureau of Reclamation requires that RRA forms be on file prior to any water being delivered to the property of owners who own and/or lease irrigated land totaling 40.1 acres or more. If your landholdings change in any way during the irritation season, which includes moving your property into a trust or the passing of one or more of the property owners, it is imperative that you contact the district office to update your RRA forms.

The district makes every effort to help landowners comply with the RRA regulations, but it is absolutely the land owner's responsibility to understand the law and make sure that the correct forms are filled out and on file. Please remember when you make any changes in your landholdings that put you at 40.1 acres or more owned and/or leased, to contact the district office for the necessary RRA forms. If a landowner changes their ownership in any way, during the irrigation season and receives water without a new form on file, the landowner will be fined by the Bureau of Reclamation.

For any questions or information regarding RRA's, please contact Laurie at our District office.