Proposed Rules for Implementation of NTIA’s Broadband Technology Opportunities Program

March 2009
March 9, 2009

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Associate Administrator, NTIA  
United States Department of Commerce  
1401 Constitution Avenue, NW  
Washington, DC 20230

Dear Dr. McGuire-Rivera,

On behalf of XO Communications and Nextlink, I am pleased to submit these proposed rules for the implementation of NTIA’s Broadband Technology Opportunities Program. With the passage of the American Recovery and Reinvestment Act of 2009, Congress recognized the critical need for broadband capability in all parts of the country for economic growth and job creation; as well as providing consumers access to advanced medical, educational, and community services. The need to promote greater deployment of broadband is reinforced by the newly released ITU “ICT Development Index” (ITI) indicating that the U.S. continues to decline in international standings, falling from its 11th place ranking in the last report to 17th place in the current report.

We have drafted these rules in an attempt to assist NTIA is its efforts to determine operating rules for this vital undertaking. We welcome the electronic posting of this document and any comments that might be received. If you have specific questions regarding any of the proposed issues contained herein, please feel free to contact the undersigned or our counsel, Thomas Cohen of Kelley Drye & Warren.

We look forward to further dialogue on these rules and hope they will assist in a swift and thoughtful dispersal of the broadband stimulus funds.

Sincerely,

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RULES TO IMPLEMENT
NTIA’S BROADBAND TECHNOLOGY OPPORTUNITIES PROGRAM

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Sec. 1000. PURPOSES OF PROGRAM (BROADBAND SERVICES)

(a) GENERAL

The purposes of the National Telecommunications and Information Administration (“NTIA”) Broadband Technologies Opportunities Program (“the Program”) are to use financial assistance in the form of grants to eligible applicants to stimulate economic growth and create jobs by providing and enabling the use of expanded and more robust Broadband Services throughout the United States. These services will in turn deliver enhanced educational, health care, community, and public safety services.

(b) SPECIFIC PURPOSES

Because the development and use of broadband transmission service will stimulate economic growth and the creation of jobs while promoting, education, health, and safety, the Program shall seek to provide throughout the United States –

(1) access to broadband transmission service for customers in unserved areas, as the term is defined in Sec. 1001(m);

(2) improved access to broadband transmission service for customers in underserved areas, as the term is defined in Sec. 1001(l);

(3) broadband education, awareness, training, access, equipment and support to –

   (A) schools, libraries, medical and healthcare providers, community colleges and other institutions of higher education, and other community support organizations and entities to facilitate greater use of Broadband Service by or through these organizations;

   (B) organizations and agencies that provide outreach, access, equipment, and support services to facilitate greater use of Broadband Service by low-income, unemployed, aged, and otherwise vulnerable populations; and

   (C) job-creating strategic facilities located within a State-designated enterprise zone, Economic Development District designated by the Department of Commerce, Renewal Community or Empowerment Zone designated by the Department of Housing and Urban Development, or Enterprise Community designated by the Department of Agriculture;

(4) improved access to, and use of, Broadband Service by public safety agencies; and

(5) increased demand for broadband, economic growth, and job creation.
Sec. 1001. DEFINITIONS

(a) Agency means the National Telecommunications and Information Administration and any of its sub-agencies.

(b) Advanced Broadband Transmission Service means, (i) for a wireline or fixed wireless provider, providing on an advertised and generally available basis to each customer an asymmetrical information transfer rate equivalent to at least 20 megabits/second from the provider to the customer (downstream) and at least 5 megabits/second from the customer to the provider (upstream) or a symmetrical information transfer rate equivalent to at least 10 megabits/second between the provider and the customer, and, (ii) for a mobile wireless provider, providing on an advertised and generally available basis to each customer an information transfer rate equivalent to at least 6 megabits/second from the provider to the customer (downstream) and at least 1.5 megabits/second from the customer to the provider (upstream).

(c) Bandwidth means the capacity of the radio frequency band or physical facility needed to carry the Broadband Service.

(d) Broadband Service means Current Generation Broadband Transmission Service or Advanced Broadband Transmission Service that enables customers to access the internet at least at the speeds required herein between the customer and the internet access node.

(e) Current Generation Broadband Transmission Service means, (i) for a wireline or fixed wireless provider, providing on an advertised and generally available basis to each customer an information transfer rate equivalent to at least 5 megabits/second from the provider to the customer (downstream) and at least 1 megabit/second from the customer to the provider (upstream), and, (ii) for a mobile wireless provider, providing on an advertised and generally available basis to each customer an information transfer rate equivalent to at least 1.5 megabits/second from the provider to the customer (downstream) and at least 768 kilobits/second from the customer to the provider (upstream).

(f) Community Anchor Institutions means public schools or education centers, public libraries, medical clinics, hospitals, community colleges, public universities, or law enforcement, fire and ambulance facilities.

(g) Customer means a household or business as measured by the U.S. Census.

(h) Grantee means any entity receiving a grant under the Program.

(i) Matching Funds means the applicant’s qualified contribution to the project, as set forth in section Sec. 1005(f).

(j) Project means the applicant’s proposed increase in the supply of, or demand for, broadband transmission service for a specific geographic area consistent with the purposes set forth in Sec. 1000 and which is to be financed by the grant and Matching Funds.

(k) Public Safety Broadband Communications Service means the provision of Broadband Service to entities designated by the federal, state, or local governments as public safety entities.

(l) Underserved Area means: (1) (i) a geographic area that is not an unserved area where at least 90% of the customers to be served by the project lack access to more than one provider of Current Generation Broadband Transmission Service (which is to be determined separately for wireline/fixed wireless or mobile wireless providers) or (ii) a geographic area that is not an unserved area where at least 90% of the customers to be served by the project lack access to a provider of Advanced Broadband Transmission Service (which is to be determined separately for wireline/fixed wireless or mobile
wireless providers); (2) a geographic area where at least 90% of the Community Anchor Institutions to be served by the project lack access to a provider of wireline/fixed wireless Advanced Broadband Transmission Service; or (3) any census tract which is located in (i) an empowerment zone or enterprise community designated under section 1391, (ii) the District of Columbia Enterprise Zone established under section 1400, (iii) a renewal community designated under section 1400E, or (iv) a low-income community designated under section 45D.

(m) *Unserved Area* means a geographic area where at least 90% of the customers to be served by the project lack access to a provider of Current Generation Broadband Transmission Service (which is to be determined separately for wireline/fixed wireless or mobile wireless providers).
Sec. 1002. PROCESS AND TRANSPARENCY
(a) BROADBAND TECHNOLOGY OPPORTUNITIES PROGRAM WEBSITE
The Agency shall maintain a website (“Program website”) to facilitate the exchange of information with the public and applicants for grants. The website shall be updated regularly and shall include links to copies of any Agency announcements, actions, or decisions regarding the Program.

(b) PUBLIC NOTIFICATION OF AGENCY HEARINGS, WORKSHOPS, AND OTHER OFFICIAL AGENCY PROCEEDINGS
The Agency shall open to the public all conferences, meetings not subject to subsection (e), workshops, site visits, and its similar interactions with non-Agency persons, and the Agency shall provide notice of such activities on the Program’s website at least five (5) calendar days in advance to facilitate public attendance.

(c) PUBLIC INFORMATION AND INSPECTION OF RECORDS
(1) Public posting of all Agency rulemakings and decisions. The Agency shall post all information released relating to the Program, including but not limited to rulemakings, comments, orders, and other decisions, on the Program’s website within two (2) calendar days of submission or release.

(2) Public posting of all applications for grants, comments on applications, state endorsements of applications, awards of grants, denials or rejections of grants, grantee status reports, and grantee requests for modifications. The Agency shall post applications for funding received under the Program, comments on applications, state endorsements of applications, awards of grants, denials or rejections of grants, grantee status reports, grantee requests for modifications, and any other information transmitted between the Agency and the applicant or grantee on its website within two (2) calendar days of receipt.

(3) Confidential Business Information. An applicant for a grant may request that materials or information submitted to the Agency be withheld from public inspection.
   (A) Any party submitting information or materials to the Agency may submit therewith a request that business information not be made routinely available to parties requesting the applicant’s information under the Freedom of Information Act (“FOIA,” 5 U.S.C. § 552).
      (1) Applicants submitting applications and grantees submitting reports are responsible for designating business information pursuant to the Department of Commerce’s rules governing FOIA requests (15 C.F.R. § 4.9).
      (2) Along with the unredacted application or status report, such parties shall provide a redacted copy of the application or status report for publication on the Program website.
   (B) Requests for materials including business information will be handled as specified by the Department of Commerce’s rules governing FOIA requests (15 C.F.R. § 4.9).
   (C) If the materials are submitted voluntarily (i.e., absent any direction by the Agency), the person submitting them may request the Agency to return the materials without consideration if the request for confidentiality should be denied. In that event, the materials shall ordinarily be returned (e.g., an
application shall be returned if it cannot be considered on a confidential basis). Only in the instance where the public interest so requires will the materials be made available for public inspection.

(1) If submission of the materials is required by the Agency to pursue an investigation into fraud, waste, or abuse and the request for confidentiality is denied, the materials shall be made available for public inspection.

(D) If no request for confidentiality is submitted, the Agency assumes no obligation to consider the need for non-disclosure but may determine on its own motion that the materials should be withheld from public inspection.

(E) If a request for confidentiality is denied, the person who submitted the request may, within five (5) business days, file an application for review by the Agency. If the application for review is denied, the person who submitted the request shall be afforded five (5) business days in which to seek a judicial stay of the ruling. If these periods expire without action by the person who submitted the request, the materials shall be returned to the person who submitted them or shall be placed in a public file. Notice of denial and of the time for seeking review or a judicial stay shall be given by telephone, with follow-up notice in writing. The first day to be counted in computing the time periods established in this subsection is the day after the date of oral notice. Materials will be accorded confidential treatment and not disclosed to the requesting party until the Agency acts on any timely applications for review of an order denying a request for confidentiality, and until a court acts on any timely motion for stay of such an order denying confidential treatment.

(F) Third party owners of materials submitted to the Agency by another party may participate in the proceeding resolving the confidentiality of the materials.

(d) PUBLIC COMMENTS

(1) Public comments on rules and reports. Any person may submit comments on any proposed rule, report to Congress, or any other report issued or received by the Agency related to funding under the Program. All such comments shall be submitted electronically and shall be posted on the Program’s website within one (1) calendar day of receipt by the Agency.

(2) Public comments on applications. Any person or entity may submit comments and any state may submit endorsements on any application for a grant within thirty (30) calendar days from the date on which the application is filed.

(3) Public comments on requests for modifications. Any person may submit comments on a grantee proposal for modifications (as set forth in Sec. 1010(d)) within fifteen (15) calendar days from the date on which the request for modification is filed.

(e) EX PARTE COMMUNICATIONS

(1) Ex Parte Communications Defined. An ex parte communication is any oral or written communication regarding a pending matter or proceeding, including an application for a grant, between a member of the Agency and any other party that does not occur in an Agency public hearing, Agency workshop, or other official Agency proceeding, or on the official Agency record for the proceeding.
(A) **Procedural discussions exempted.** Public notice requirements do not apply to communications between parties, including staff, for the purpose of exchanging information on or otherwise discussing procedural issues.

(B) **Federal intergovernmental meetings exempted.** The Agency may meet without public notice with federal agencies for the purpose of discussing any matter.

(2) **Required Disclosure of Ex Parte Communications**

(A) **Written presentations.** A person who makes a written *ex parte* presentation subject to this section shall submit no later than the next business day an electronic copy of the presentation through the Program’s website for inclusion in the public record. The presentation (and cover letter) shall clearly identify the proceeding to which it relates, including the identity of an application for a grant, if any, shall indicate a full and complete copy has been submitted through the Program’s website, and must be labeled as an *ex parte* presentation. If the presentation relates to more than one proceeding, a copy shall be filed for each proceeding.

(B) **Oral Presentations.** A person who makes an oral *ex parte* presentation subject to this section shall, no later than the next business day after the presentation, submit through the Program’s website a memorandum which summarizes the new data or arguments. A memorandum shall contain a summary of the substance of the *ex parte* presentation and not merely a listing of the subjects discussed. The memorandum (and cover letter) shall clearly identify the proceeding to which it relates, including the identity of an application for a grant, if any, shall indicate that a full and complete copy has been filed electronically, and must be labeled as an *ex parte* presentation. If the presentation relates to more than one proceeding, a memorandum shall be filed for each proceeding.
Sec. 1003.  ROLE OF THE STATES
(a)  ALLOCATION OF GRANTS AMONG STATES
The Agency shall notify the Governor of each state of the opportunity to identify areas within the state that are unserved or underserved and to provide its preferences on the allocation of grants for projects to serve those areas.  The Agency shall consider such preferences in the award of grants as set forth in Sec. 1008.

(b)  CONSULTATION OF THE STATES
(1)  Any state official or state agency may submit a comment on any application or post-grant report covering a geographic area within that state.
(2)  A Governor of a state, or the Governor’s designee, may submit a formal endorsement of any grant application submitted to the Agency covering a geographic area within that state by providing a certification that grant of the application will meet a compelling need.  Such a certification must include:
(A)  A statement describing the compelling need;
(B)  A statement describing how the state identified the compelling need;
(C)  A statement that the state considered this and other applications on a competitively and technologically neutral basis.
(3)  The Agency shall consider comments or endorsements from a state in the award of grants as set forth in Sec. 1008.
Sec. 1004. ELIGIBILITY TO FILE APPLICATION
(a) To be eligible for a grant under the Program, an applicant shall be:
   (1) A state or political subdivision thereof (including municipalities and counties), the District of Columbia, or a territory or possession of the United States;
   (2) An Indian tribe (as defined in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. § 450(b)) or a native Hawaiian organization;
   (3) A nonprofit foundation, corporation, institution, or association; or
   (4) A legally organized entity, including public or private corporations, limited liability companies, and cooperatives.
Sec. 1005. **FILING OF APPLICATIONS FOR PROJECTS**

(a) **ELIGIBLE PROJECTS**
To be eligible for a grant, the applicant shall submit an application pursuant to the requirements of this part for a project that is consistent with the Purposes of the Program set forth in Sec. 1000.

(b) **FILING GROUPS AND FILING PERIODS FOR APPLICATIONS**
(1) Applications for projects shall be filed in any of three filing periods (“Rounds”) and in the filing groups as follows:
   (A) For projects to provide service in unserved areas, applications shall be filed no later than July 1, 2009 (Round 1), November 1, 2009 (Round 2), and April 1, 2010 (Round 3);
   (B) For projects to provide service in underserved areas, applications shall be filed no later than August 1, 2009 (Round 1), December 1, 2009 (Round 2), and April 1, 2010 (Round 3);
   (C) For projects to provide broadband education, awareness, training, access, equipment, and support, applications shall be filed no later than September 1, 2009 (Round 1), January 1, 2010 (Round 2), and April 1, 2010 (Round 3);
   (D) For projects to provide service to public safety agencies, applications shall be filed no later than September 1, 2009 (Round 1), January 1, 2010 (Round 2), and April 1, 2010 (Round 3).

(2) An applicant who has an application denied or otherwise rejected may re-file that application or one or more different applications in a subsequent filing period.

(3) Individual applicants may file more than one application in any filing period, but no more than one application related to any geographic area in the same filing period, and may not be granted more than one application over all filing periods in the same geographic area.

(c) **GRANT ALLOCATIONS AND LIMITATIONS.**
Fifteen (15) calendar days prior to the filing deadline for each filing period and filing group, the Agency shall notify the public of the maximum amount of grant funds it intends to award for that particular filing period and filing group. Nothing shall preclude the Agency from determining that it is in the public interest to limit the total amount of funds that can be awarded to an applicant, including its affiliates, so long as the Agency issues a public announcement at least sixty (60) calendar days in advance of a particular filing period when that determination is to apply.

(d) **ELECTRONIC FILING ONLY**
All applications, comments, and ex parte communications on applications shall be submitted electronically as indicated on the Program’s website.

(e) **COMPLETE WHEN FILED AND CLARIFICATIONS**
(1) All applications shall follow the format set forth in Sec. 1007 and be complete when filed. Any application not compliant with this requirement shall be rejected without prejudice for subsequent filing. Once a determination is made that an application is incomplete, the Agency shall notify the applicant of that status within one (1) calendar day in writing and electronically.
(2) The Agency may contact an applicant to clarify any statements, representations, or other information contained in the application. Notice of any such contact and the applicant’s response shall be posted within one (1) calendar day on the Program’s website.

(f) MATCHING FUNDS AND WAIVERS OF REQUIREMENT
(1) The applicant must contribute Matching Funds which are at least twenty percent (20%) of the cost of the project and shall be in the form of –
(A) Cash for eligible grant purposes.
(B) In-kind contributions for purposes that could have been financed with grant funds. In-kind contributions must be new or non-depreciated assets with established monetary values. Manufacturers’ or service providers’ discounts shall not be considered as Matching Funds.
(C) Services or facilities provided free of charge or at a reduced charge to customers of the project, so long as the value of the services and facilities are established by a reputable appraiser unaffiliated with the applicant.
(D) Costs incurred by the applicant, or by others on behalf of the applicant, for facilities, installed equipment, or other services rendered prior to submission of the completed application shall not be deemed to qualify as Matching Funds.

(2) Any financial assistance from federal sources shall not be deemed to qualify as Matching Funds unless there is a federal statutory exception specifically authorizing the federal financial assistance to be considered as such.

(3) The Agency shall waive the requirement that the applicant provide Matching Funds if the Agency finds that the applicant has demonstrated with specificity that it has attempted to acquire funding from a substantial number of sources, all these potential sources of funding have formally declined to provide such funding, and its financial status, operations, and reporting are sufficient and sound.

(g) PERFORMANCE BOND
Prior to a grant being awarded, the applicant must demonstrate to the Agency that it has obtained a performance bond whose value is equal to that of the grant and which amount will be paid to the U.S. Treasury in the event the applicant defaults or otherwise does not complete the project in accordance with the terms of the grant.

(h) REVIEW OF APPLICATIONS
(1) REVIEW PROCESS
Applications conforming with the requirements of this part will be evaluated competitively by a panel of NTIA employees selected by the Assistant Secretary and will be awarded points as described in the scoring criteria in Sec. 1008. Nothing shall preclude the Agency from using non-NTIA employees, including from the private sector, to assist the panel in evaluating applications. In scoring the applications, the Agency shall rely upon the information contained in the application or provided to the Agency upon request and upon its own knowledge and expertise to determine the accuracy, weight, and credibility of any statements and information included in the application as well as the feasibility of the proposed project. Applications in each filing period shall be ranked by the Agency, and the Agency shall award grants in rank order until all grant funds allocated for the particular filing period and filing group are expended. The Agency has sole
discretion to determine the number and size of awards granted consistent with the ranking of applications.

(2) REVIEW PERIOD AND DEADLINES FOR AWARDS
The Agency shall complete the review of an application and determine whether to award a grant for the proposed project no later than ninety (90) calendar days after the final filing date for the first two filing periods (Rounds 1 and 2) and not later than September 30, 2010 for the final filing period (Round 3).

(i) NOTIFICATION OF AWARDS
The Agency shall formally notify an applicant electronically and in writing of a decision to award or not award a grant, including the basis for awarding or not awarding a grant for an application, and shall post such decisions and grant documentation specified in Sec. 1009 on the Program’s website. Without limitation, the Agency shall specify the scoring points received.

(j) APPEALS OF AWARD DECISIONS
An applicant whose application is denied or otherwise rejected may file an appeal with the Agency within fifteen (15) calendar days of the date of formal notification of denial or rejection and seek to have a grant awarded. The appeal shall be accompanied by documentation providing with specificity the rationale and evidence that would support the award of a grant. The Agency shall act on the appeal within forty-five (45) calendar days and shall award a grant only if the denial or rejection was based on inaccurate scoring and ranking of the application. An applicant that has filed for an appeal may not resubmit the application until the Agency issues a decision.
Sec. 1006. USE OF GRANTS FOR THE PROVISION OF BROADBAND AND RELATED SERVICES

(a) ELIGIBLE GRANT PURPOSES
Grant funds may be used to finance:

(1) In unserved areas, or in underserved areas described in Sec. 1001(l)(1)(i) or (3), the acquisition of equipment, instrumentation, networking capability, hardware and software, digital network technology, and infrastructure used in the provision of Current Generation or Advanced Broadband Transmission Service and the construction and deployment of such service related infrastructure;

(2) In underserved areas described in Sec. 1001(l)(1)(ii) or (2), the acquisition of equipment, instrumentation, networking capability, hardware and software, digital network technology, and infrastructure used in the provision of Advanced Broadband Transmission Service and the construction and deployment of such service related infrastructure;

(3) For projects dedicated to providing public safety broadband communications services, the acquisition of equipment, instrumentation, networking capability, hardware and software, digital network technology, and infrastructure used in the provision of such services and the construction and deployment of such service related infrastructure;

(4) Access to Broadband Service, including use of end-user equipment, by Community Anchor Institutions;

(5) Access to Broadband Service, including use of end-user equipment, by low-income, unemployed, aged, and otherwise vulnerable populations; and

(6) The purchase of land, buildings, or building construction needed to carry out the project.

(b) INELIGIBLE GRANT PURPOSES

(1) For projects seeking to provide Broadband Service in unserved or underserved areas or to provide public safety communications, operating expenses incurred in providing such service are ineligible for grants, except as provided in subsections (a)(4) and (a)(5) of this section.
Sec. 1007. APPLICATION INFORMATION REQUIREMENTS

(a) Applications shall be prepared in conformance with the provisions of this part. A completed application shall include the following documentation, studies, reports and information in a form satisfactory to the Agency.

(b) Completed applications shall include the following:

(1) **An Application for Federal Assistance.** A completed Standard Form 424.

(2) **An Executive Summary of the Project.** The applicant shall provide the Agency with a summary of the project, including the following:

   (A) A description of the project, including, where applicable, the number of subscribers, households, and businesses covered by the project and jobs (expressed in person-hours) directly created to perform the project;

   (B) A description of the applicant, including all affiliated entities and unaffiliated partners;

   (C) The projected total project cost and an explanation as how that cost was derived;

   (D) If applicable, an overview of the Broadband Service infrastructure to be developed, including the types of equipment, technologies, and facilities to be used, and the Broadband Service to be advertised and generally available to customers;

   (E) If applicable, an overview of the specific objectives that are to be accomplished by the broadband education, awareness, training, access equipment, and support to be provided to the entities described in section Sec. 1000(b)(3);

   (F) If applicable, a description of the availability of existing Broadband Service in the proposed project area and the methodology used to support the description;

   (G) A demonstration that the proposed project meets the purposes of the Program and that it will be completed within two (2) years of a grant being awarded; and

   (H) A demonstration that the project would not have been implemented prior to September 30, 2010 without federal grant assistance.

(3) **Applicant and Service Area Information.** Each applicant shall provide the following information:

   (A) Contact information, including an e-mail and postal address to be used to receive official notices from the Agency;

   (B) Background on the applicant, including operational and financial information for the previous five (5) years;

   (C) Evidence of its legal existence and authority to enter into a grant agreement with the Agency and to perform the activities proposed under the grant application, including any certifications from local, state, and federal regulatory authorities;

   (D) If applicable, a description of the applicant’s current telecommunications and broadband infrastructure;

   (E) If applicable, a description of service areas where the applicant currently provides telecommunications, broadband, wireless, video, or satellite service;
(F) If applicable, a description of the applicant’s activities over the previous five (5) years in providing broadband education, awareness, training, access, equipment, and support to meet purposes similar to those set forth in Sec. 1000(b);

(G) If applicable, a description of the applicant’s activities over the previous five (5) years in providing Broadband Services to public safety agencies;

(H) If applicable, certification that the applicant meets the Small Business Administration’s definition of a disadvantaged business concern, including whether it is a “small business,” woman-owned business, or minority-owned business; and

(I) If applicable, a description of other broadband facilities and services currently being provided in the service area of a proposed project and thus whether such area is unserved or underserved.

(4) Statement of experience. The applicant shall provide a written narrative describing its demonstrated capability and experience, if any, that will enable it to achieve the objectives of and implementing the activities in the project in an efficient, reliable, and sustainable fashion.

(5) Project design and costs. The applicant shall submit a design of the project that contains at a minimum the following:

(A) A brief narrative discussing the proposed project;

(B) The services to be provided by the project and the technology used to provide those services;

(C) The number of customers to be served by the project, the service area, and the average density of the households in the service area (expressed as households per square mile);

(D) Project budget, including any expenditures that total more than $10,000 (“significant expenditures”);

(E) All existing and proposed facilities, services, or both that are part of the project;

(F) Engineering design studies providing an economical and practical engineering design of the project, including a detailed description of the facilities to be funded, technical specifications, data rates, and costs;

(G) If applicable, a design of the broadband education, awareness, training, access, equipment, and support to be provided by the applicant;

(H) If applicable, an estimated price for services provided to customers using facilities supported by the project and, to the maximum extent practicable, the average price within the state for comparable Broadband Service; and

(I) If applicable, a map of the proposed Service Area reflecting the proposed location of any key facilities.

(6) Scope of work. The scope of work shall include, at a minimum:

(A) The specific activities and services to be performed under the project;

(B) A description specifically identifying the entities and individuals who will carry out the activities and services and their relevant qualifications and experience;
(C) The time-frames for accomplishing the project objectives and activities, and a demonstration that the project will be completed within two (2) years of the grant being awarded; and

(D) A budget for all capital, operational, and administrative expenditures reflecting the line item costs for Eligible Grant Purposes in Sec. 1006 and other sources of funds necessary to complete the project.

(7) **Scoring criteria documentation.** Each grant applicant shall address and provide documentation on how it meets each of the scoring criteria detailed in Sec. 1008, except for areas scored by the Agency in its discretion.

(8) **Financial information.** The applicant shall provide a narrative description and supporting evidence demonstrating the availability of funding to complete the project within two (2) years of the date of the award, sufficiency of resources and expertise necessary to undertake and complete the project, and, for infrastructure projects, demonstrating the sustainability of the project during building out and for two (2) years after completion. At minimum, the following financial information is required:

(A) All projected expenses, including all sources of funding (both public and private) for the project;

(B) A demonstration that it satisfies the Matching Funds requirement unless a waiver is filed;

(C) Performance bond documentation;

(D) Certified financial statements, if available; otherwise, the most current income statement and balance sheet for existing operations; and

(E) Pro-forma financial information for five (5) years, evidencing the sustainability of the project; and

(F) If applicable, a description of other broadband facilities and services currently being provided in the service area of a proposed project and thus whether such area is unserved or underserved.

(9) **Certification on need for federal grant.** The applicant shall provide sufficient evidence demonstrating that the project would not have been implemented prior to September 30, 2010 without federal grant assistance.

(10) **Certification that no other federal funds will be used.** The application shall certify that it is receiving no other federal funds for the project.

(11) **Support from other entities.** The applicant shall describe any support for the project from any state or local government, health, educational, or social institutions, or any public safety entities in the project service area.

(12) **Commitment to nondiscrimination and network interconnection obligations.** If applicable, the applicant shall provide certification that it will abide by the nondiscrimination and network interconnection obligations in Sec. 1010(b)(1).

(13) **Compliance with other federal statutes.** The applicant must provide certification that is in compliance with other federal statutes and regulations.
Sec. 1008. SCORING OF APPLICATIONS TO DETERMINE AWARDS

UNSERVED AND UNDERSERVED INFRASTRUCTURE SCORING CRITERIA

The following formulas shall be used to score an application that seeks to provide access in unserved areas or improved access in underserved areas. Unless specifically stated otherwise, the same formulas will be used for each services category and for underserved and unserved areas. All eligible applications shall receive points (Maximum 100 pts) pursuant to the following scoring criteria:

SCORING CRITERIA DEFINED

(1) Project Feasibility, Initiation, Completion, and Sustainability (up to 30 points).
   The Agency shall not consider whether the applicant has requested or receives a waiver of the Matching Funds requirement in making any of these scoring determinations.
   (A) Feasibility (up to 15 points). This criterion measures the project’s overall chances for successful completion. The Agency shall assign points to an application in its discretion considering all relevant factors. Among the factors to be considered are:
      (1) The experience of the applicant, including the experience of its key project personnel;
      (2) The ability of the applicant to obtain the necessary labor and materials at the price specified in the application;
      (3) Use of proven technologies; and
      (4) Evidence of legal organization and authority.
   (B) Initiation and Completion (up to 10 points). This criterion measures the number of months the applicant has proposed to take to complete the project in light of the total cost of the project. Points will be determined based on the following formula:
      \[
      \text{Timeliness Points} = \left(\frac{\text{Min}(m / tc)}{m_1 / tc_1}\right) \times 10
      \]
      (1) Where “m1” is the number of months proposed for completion of the specific project being scored.
      (2) Where “tc1” is the total cost of the proposed project.
      (3) Where Min (m / tc) is the smallest ratio for any project submitted of the proposed number of months to complete the project divided by the total cost.
   (C) Affordability and Sustainability (5 points). Five (5) points shall be awarded to an applicant that commits to charge each customer served over the infrastructure constructed as part of a grant a price for Broadband Service equal to or less than the average price for such comparable Broadband Service in the state for a period of at least two (2) years after service to a customer is initiated.

(2) Project Scope and Cost (up to 40 points)
   (A) Funds Requested Per Potential Customer (FRPPC). This shall be determined based on the number of customers the applicant will be able to serve divided by the funding amount requested from the Agency. Points will be determined based on the following formula:
Unserved Areas:

FRPPC Points = (Min(a) * (d)) / (a₁ * d₁) * 20

Underserved Areas:

FRPPC Points = (Min(a) / a₁) * 20

a = Funds Requested / Potential Customers; “d” is the average number of homes per square mile in the proposed service territory.
(1) “a₁” is the “a” for the specific project being scored;
(2) “Min(a * d)” is the lowest product of “a” and “d” values of any project submitted by an applicant during the current filing window;
(3) “d₁” is the “d” for the specific project being scored;
(4) “Min(a)” is the lowest “a” for any project submitted by an applicant during the current filing window.

(B) Broadband Transmission Speed. This criterion represents the difference between the current average advertised and generally available broadband transmission speed per customer and the applicant’s proposed advertised and generally available speed per customer in the proposed service areas. Points will be determined separately for each service category based on the following formula:

Wireline/Fixed Wireless providers: Speed Points = b_{\text{wireline}} / Max(b_{\text{wireline}}) * 20

Mobile providers: Speed Points = b_{\text{mobile}} / Max(b_{\text{mobile}}) * 20

(a) “b_{\text{wireline}}” is the ”b” value for the specific wireline/fixed wireless project being scored;
(b) “b_{\text{mobile}}” is the ”b” value for the specific mobile wireless project being scored;
(c) ”b” = (proposed service upload speed – current service upload speed) + (new service download speed – current service download speed)
(d) Max(b) is the highest “b” value of any project submitted by an applicant during the current filing window, which shall be computed separately for wireline/fixed wireless and mobile providers;

(3) State endorsements, community institution connectivity, and community institution support (up to 15 points).

(A) State endorsement. If a Governor of a state, or the Governor’s designee, officially endorses the project set forth in that application, 5 points will be awarded.

(B) Community anchor institution connectivity and community institution support. This criterion will be used to score applications based on the degree of connectivity to Community Anchor Institutions and the degree of support from such institutions. In the discretion of the Agency, applicants
may receive up to 10 points for demonstrating that it has connected a substantial number of these institutions and received comments in support from them for the project.

(4) Jobs Creation (up to 15 points). The number of jobs directly created by the project, including for construction, support, and management. The points awarded shall be determined by the following formula:

\[
\text{Jobs Points} = \left( \frac{j_1}{tc_1} \right) / (\text{Max}(j / tc)) \times 15
\]

\(j = \) Direct jobs projected to be created by the project (expressed in person-hours of work to be expended by all individuals directly working on the project)

\(tc = \) Total cost of project

(1) “\(j_1 / tc_1\)” is the ratio “\(j / tc\)” for the specific project being scored;

(2) “Max(\(j / tc\))” is the highest ratio “\(j / tc\)” of any project submitted by an applicant during the current filing window.

(b) EDUCATION, AWARENESS, TRAINING, ACCESS, EQUIPMENT AND SUPPORT PROJECTS

The following formula shall be used to score any application that seeks to provide education, awareness, training, access, equipment, and support pursuant to Sec. 1000(b)(3). All eligible applications shall receive points (Maximum 100 pts) pursuant to the following scoring criteria:

SCORING CRITERIA DEFINED

(1) Project Feasibility, Initiation, and Completion (up to 30 points)

(A) Feasibility (up to 15 points). This criterion measures the project’s overall chances for successful completion. Among the factors to be considered are:

(1) The experience of the applicant;

(2) The ability of the applicant to obtain the necessary labor and materials at the price specified in the application;

(3) Use of proven technologies and methodologies; and

(4) Evidence of legal organization and authority.

(B) Initiation and Completion (up to 15 points). This criterion measures the number of months the applicant has proposed to take to complete the project in light of the total cost of the project. Points will be determined based on the following formula:

\[
\text{Timeliness Points} = \left( \frac{\text{Min}(m / tc)}{m_1 / tc_1} \right) \times 15
\]

(1) Where “\(m_1\)” is the number of months proposed for completion of the specific project being scored.

(2) Where “\(tc_1\)” is the total cost of the proposed project.

(3) Where Min (\(m/\text{tc}\)) is the smallest ratio for any project submitted of the proposed number of months to complete the project divided by the total cost.

(2) Project Scope and Cost (up to 20 points)
(A) **Funds Requested Per Potential Customer (FRPPC).** This criterion is based upon the number of customers (or, if there are no customers, the number of individuals served by the project) the applicant will be able to serve divided by the funding amount requested from the Agency. Points shall be determined based on the following formula:

\[
\text{FRPPC Points} = (\text{Min}(a) / a_1) \times 20
\]

\[
a = \frac{\text{Funds Requested}}{\text{Potential Customers}}
\]

(1) “\(a_1\)” is the “a” for the specific project being scored;

(2) “Min(a)” is the lowest “a” value of any project submitted by an applicant during the current filing window.

(3) **State endorsements, community institution connectivity, and community institution and other government support (up to 35 points).**

(A) **State endorsement.** If a Governor of a state, or a Governor’s designee, officially endorses a project, 15 points shall be awarded.

(B) **Community anchor institution connectivity and community institution support.** This criterion shall be used to score applications based on the degree of connectivity to Community Anchor Institutions and the degree of support from such institutions and government agencies. Applicants shall receive up to 20 points for demonstrating that it has connected a substantial number of these institutions and received comments in support from them and other government agencies for the project.

(4) **Jobs Creation (up to 15 points).** The number of jobs directly created by the project, including for support and management. The points awarded shall be determined by the following formula:

\[
\text{Jobs Points} = \frac{\frac{j}{t c_1}}{\text{Max}\left(\frac{j}{t c}\right)} \times 15
\]

\[
j = \text{Direct jobs proposed to be created by the project (expressed in person-hours of work to be expended by all individuals directly working on the project)}
\]

\[
tc = \text{Total cost of project}
\]

(1) “\(j_1 / \text{tc}_{1}\)” is the ratio “\(j / tc\)” for the specific project being scored;

(2) “Max(\(j / tc\))” is the highest ratio “\(j / tc\)” of any project submitted by an applicant during the current filing window.

(c) **PUBLIC SAFETY PROJECTS**

Public safety projects include projects designed to improve the availability and usability of Broadband Services for public safety institutions. All eligible applications shall receive points (Maximum 100 pts) pursuant to the following scoring criteria:

**SCORING CRITERIA DEFINED**

(1) **Need for the type of services requested (up to 25 points):**

(A) For mass-disaster response (10 points);

(B) For day-to-day primary operations (e.g., fire-fighting, crime fighting, provision of medical care) (10 points);
(C) For support functions (e.g., billing, payroll, administrative functions) (5 points).

(2) **Funds Requested Per Households in Area (FRPHA)** (up to 20 points). This shall be determined based on the number of households the public safety agencies served in the project will cover divided by the funding amount requested from the Agency. Points will be determined based on the following formula:

\[
\text{FRPHA Points} = \left( \frac{\text{Min}(h \times d)}{h_1 \times d_1} \right) \times 20
\]

\[
h = \text{Funds Requested} / \text{Potential Households}; \quad \text{“d” is the average number of homes per square mile in the proposed service territory.}
\]

(1) “h_1” is the “h” for the specific period being scored;

(2) “Min(h \times d)” is the lowest product of “h” and “d” values of any project submitted by an applicant during the current filing window;

(3) “d_1” is the “d” for the specific project being scored;

(4) “Min(h)” is the lowest “h” for any project submitted by an applicant during the current filing window.

(3) **Feasibility and Sustainability** (up to 15 points):

(A) The ability of the Applicant to obtain the necessary labor and materials at the price specified in the application;

(B) Any technological barriers (including those requiring new or innovative technological solutions) to the successful completion of the project;

(C) The availability of funds to maintain the project once construction of the project is complete.

(4) **Initiation and Completion** (up to 15 points). This criterion measures the number of months the applicant has proposed to take to complete the project in light of the total cost of the project. Points will be determined based on the following formula:

\[
\text{Timeliness Points} = \left( \frac{\text{Min} \left( \frac{m}{tc} \right)}{\frac{m_1}{tc_1}} \right) \times 15
\]

(1) Where “m_1” is the number of months proposed for completion of the specific project being scored.

(2) Where “tc_1” is the total cost of the proposed project.

(3) Where Min \left( \frac{m}{tc} \right) is the smallest ratio for any project submitted of the proposed number of months to complete the project divided by the total cost.

(5) **State endorsements** (up to 10 points). If a Governor of a state, or a Governor’s designee, officially endorses a project, 10 points shall be awarded.

(6) **Jobs Creation** (up to 15 points). The number of jobs directly created by the project, including for support and management. The points awarded shall be determined by the following formula:

\[
\text{Jobs Points} = \left( \frac{j_1}{tc_1} \right) / \left( \frac{\text{Max}(j / tc)}{tc} \right) \times 15
\]

\[
j = \text{Direct jobs proposed to be created by the project (expressed in person-hours of work to be expended by all individuals directly working on the project)}
\]
tc = Total cost of project
(1) \( j_1 / tc_1 \) is the ratio \( j / tc \) for the specific project being scored;
(2) \( \text{Max}(j / tc) \) is the highest ratio \( j / tc \) of any project submitted by an applicant during the current filing window.
Sec. 1009.  GRANT DOCUMENTATION AND DISTRIBUTION OF FUNDS

(a) The terms and conditions of grants shall be set forth in grant documents prepared by the Agency. The documents shall require the applicant, including any affiliated entities or partners in the project, to own or control all equipment and facilities financed by the grant. Among other matters, the Agency may prescribe any conditions it deems warranted in advancing funds, including any terms and conditions applicable to the construction and operation of the project.
Sec. 1010. POST-AWARD REPORTING, COMPLIANCE, MODIFICATION, AND PENALTIES

(a) REPORTING

(1) Frequency of Reports. Every grantee shall report quarterly on the grantee’s use of the assistance and its progress in fulfilling the objectives for which such grant funds were provided. The first report will be due ninety (90) calendar days from the date of the award of the grant, and an updated report will be due every ninety (90) calendar days thereafter.

(2) Content of Reports. Every report submitted to the Agency shall include:

(A) A comparison of the actual accomplishments to the objectives established for that period in either the application or a previously filed report.

(B) A description of any problems, delays, or adverse conditions which have occurred, or are anticipated, and which may or will affect the attainment of overall project objectives, prevent the meeting of time schedules or objectives, or preclude the attainment of particular project work elements during the established time periods. This disclosure shall be accompanied by a statement of the action taken or planned to resolve or ameliorate the situation.

(C) A list of significant expenditures made during the most recent reporting period. The list should be specific enough to allow the Agency to determine how the money was spent.

(D) Objectives and timetable established for the next reporting period.

(b) COMPLIANCE REQUIREMENTS

(1) Non-discrimination and network interconnection obligations. An entity that receives a grant to provide Broadband Service shall –

(A) not unjustly or unreasonably discriminate in charges, practices, classifications, regulations, facilities, or services for or in connection with the provision of Broadband Services provided using grant funding. This includes making or giving, directly or indirectly, by any means or device, any undue or unreasonable preference or advantage to any particular person, class of persons, or locality, or subject any particular person, class of persons, or locality to any undue or unreasonable prejudice or disadvantage regarding access to or charges for Broadband Services;

(B) provide, for all of its facilities and equipment subject to the grant, opportunities for interconnection with another provider of telecommunications service or service providing access to the internet for the transmission and routing of such services at any technically feasible point within its network that is at least equal in quality to that provided by entity to itself or to any subsidiary, affiliate, or another other party to which the entity provides interconnection, and on rates, terms, and conditions, that are just, reasonable, and non-discriminatory, consistent with the requirements of 47 U.S.C. §§ 251 and 252; and

(C) allow customers using Broadband Services on facilities constructed in whole or in part using grant funding to access the lawful Internet content of their choice, run applications and use services of their choice, subject to the
needs of law enforcement, and connect their choice of legal devices do not harm the network.

(2) **Audit Requirements.** Each grantee shall have a yearly audit conducted by a licensed and independent Certified Public Accounting firm ("CPA").

(A) The audit standards to be applied to Program awards are the “Government Auditing Standards” ("GAS") issued by the issued by the Comptroller General of the United States. In the interest of efficiency, the grantees are required to retain their own independent CPA to perform these audits. The Department of Commerce’s Office of Inspector General ("OIG") reserves the right to conduct audits as deemed necessary and appropriate.

(B) Each grantee must establish an annual “as of” audit date within twelve months of the date of receipt of the first advance of funds from grants approved by the Agency and shall prepare financial statements as of the date established.

(C) The grantee will not limit the scope of the audit to the extent that the CPA is unable to provide an unqualified opinion that the financial statements are presented fairly in conformity with GAAP.

(1) If the CPA determines during the audit that an unqualified opinion cannot be issued due to a scope limitation imposed by the grantee, the CPA should use professional judgment to determine what levels of the grantee’s management should be informed.

(2) After informing the grantee’s management, if the scope limitation is not adequately resolved, the CPA should immediately contact the Agency. The Agency will endeavor to resolve the matter with the grantee.

(D) Until the grantee’s approved project is completed, the grantee shall furnish three copies of the auditor's report, report on compliance and on internal control over financial reporting, and management letter to Agency within one hundred-twenty (120) calendar days of the as of audit date.

(E) A grantee that qualifies as a unit of state or local government or Indian tribe as such terms are defined in the Single Audit Act of 1984 (31 U.S.C. 7501 *et seq.*), the Single Audit Act Amendments of 1996 (31 U.S.C. 7505 *et seq.*) and OMB Circular A–133, Audits of States, Local Governments, and Non-Profit Organizations (copy available from the Executive Office of the President, Publication Services, 725 17th St., NW., Suite 2200, Washington, DC 20502; 202–395–7332), must comply with this part as follows:

(1) A grantee that expends $300,000 or more in a year in federal awards shall have an audit performed and submit an auditor's report meeting the requirements of the Single Audit Act of 1984 and the Single Audit Act Amendments of 1996.

(2) A grantee that expends less than $300,000 in federal awards during the year shall have an audit performed in accordance with the requirements of this part.

(3) A grantee shall notify the Agency, in writing, within thirty (30) calendar days of the as of audit date, of the total federal awards expended during the year and shall state whether it will have an
audit performed in accordance with the Single Audit Act of 1984 and the Single Audit Act Amendments of 1996, or this part.

(a) If an audit is performed in accordance with the Single Audit Act of 1984 and the Single Audit Act Amendments of 1996, an auditor's report that meets the requirements of the Single Audit Act of 1984, and the Single Audit Act Amendments of 1996, will be sufficient to satisfy that borrower's obligations under this part.

(F) Pursuant to the terms of the audit agreement, the CPA shall make all audit-related documents, including auditors’ reports, work-papers, and management letters available to the Agency, or its designated representative, upon request and must permit Agency, or its designated representative, to photocopy all audit-related documents.

(c) CERTIFICATION

(1) Every twelve (12) months following grantee’s recipient of the funds provided under the Program, a grantee shall submit to the Agency a certification that it has complied with the terms of its grant. At a minimum, the certification shall be made by an officer of the entity receiving the grant and certify that:

(A) It has complied with the non-discrimination and interconnection requirements of subsection (b)(1) of this section.

(B) It has obtained an audit from an independent auditor and that a full and complete copy of that audit is attached to the certification being submitted.

(C) The grantee has only used funds received from the Program for permissible purposes.

(D) The grantee does not anticipate deviating from either the terms of its grant or the rules governing the use of the fund in the following year.

(d) MODIFICATIONS TO PROJECT

(1) Project Modifications Require Agency Approval. A grantee may not make any material modifications to the project without receiving Agency approval prior to committing to such modifications. Material modifications include:

(A) Modification of the proposed service area by more than a de minimis amount.

(B) Modifications that would result in a reduction of the speed of the Broadband Service to be provided by the project by more than 5%.

(C) Modification of the technology used to provide services.

(D) Modifications that would reduce the number of customers that would have access to services offered by the project by more than 5%.

(E) An extension in the completion date for the project by more than fourteen (14) days.

(F) A projected or actual increase of 5% or more of any of the projected expenses in any of the following categories:

(1) Capital expenses (e.g., equipment, facilities, real estate);

(2) Labor expenses (e.g., wages, contractor related expenses);

(3) Operational expenses (e.g., interconnection facilities, electricity).
(2) **Modifications for Good Cause.** Any grantee may request for good cause a material modification of the terms of the project for which a grant was received by submitting the modification to the Agency along with:

(A) A brief narrative explaining the nature and necessity of the modification;

(B) If applicable, a description of how the services to be provided by the project or the technology used to provide those services will be modified;

(C) The number of affected potential customers;

(D) The effect on the proposed project budget and, if necessary, a new budget;

(E) Any new engineering or system design studies supporting the modification;

(F) Any modification of the estimated price for services provided to customers using facilities supported by the project;

(G) If applicable, a map of the modified proposed service area reflecting the proposed location of any key facilities or expense items; and

(H) If applicable, a new time-frame for accomplishing the project objectives and activities, including a list of objectives to be accomplished in the next ninety (90) calendar days.

(3) **Criteria for modifications.** Modifications shall be granted upon a showing that the requested modifications:

(A) Comply with the purposes of the Program and the application submitted by the grantee;

(B) Do not significantly diminish the ability of the grantee substantially to achieve the objectives included in the application; and

(C) Do not constitute or result from waste, poor management, or deception of the Agency in the grantee’s application.

(4) **Timing.** The Agency shall issue a decision on a requested modification within thirty (30) calendar days of its submission, except that if a grantee, within the reasonable discretion of the Agency, demonstrates a need for immediate action, the Agency will issue its decision within ten (10) calendar days.

(e) **INVESTIGATIONS FOR NON-COMPLIANCE AND ASSESSMENT OF PENALTIES**

(1) **Notification.** The Agency may at any time issue a letter of inquiry to the grantee.

(2) **Opportunity to Respond and Agency Determination.** A grantee receiving a letter of inquiry shall respond within fourteen (14) calendar days. Upon receiving a response, the Agency shall determine whether an investigation into any allegations of wrongdoing is warranted.

(3) **Agency Investigation.** In conducting an investigation, the Agency may require the grantee to provide any and all documentation relating to the grant. The Agency may conduct interviews with officers and employees of the grantee.

(4) **Opportunity to Cure.** A grantee subject to an investigation for non-willful breaches of the terms of its grant shall be given an opportunity to cure the breach by taking remedial steps set forth by the Agency.

(5) **Penalties for non-compliance or breach.** The Agency may revoke a grant and require forfeiture of a performance bond if a grantee fails to cooperate with an Agency investigation or if the Agency determines that the grantee willfully breached the terms of its grant. The Agency may impose fines for non-willful breaches that are not cured in a timely fashion.