B&I Guaranteed Loan Program. This rate will apply to all loans obligated in Fiscal Year 2012 that are made under the B&I program. As established in 7 CFR 4279.107, the amount of the fee on each guaranteed loan will be determined by multiplying the fee rate by the outstanding principal loan balance as of December 31, multiplied by the percent of guarantee.

The Agency has been authorized by the 2012 Appropriations Bill to charge a maximum of 3 percent for its guarantee fee for Fiscal Year 2012. As such, the guarantee fee for Fiscal Year 2012 will be 3 percent.

As set forth in 7 CFR 4279.107(a) and 4279.119(b)(4), each fiscal year the Agency shall establish a limit on the maximum portion of B&I guarantee authority available for that fiscal year that may be used to guarantee loans with a reduced guarantee fee or guaranteed loans with a guarantee percentage exceeding 80 percent.

Allowing a reduced guarantee fee or exceeding the 80 percent guarantee on certain B&I guaranteed loans that meet the conditions set forth in 7 CFR 4279.107 and 4279.119 will increase the Agency’s ability to focus guarantee assistance on projects that the Agency has found particularly meritorious. For reduced guarantee fees, the borrower’s business must support value-added agriculture and result in farmers benefiting financially or must be a high impact business investment as defined in 7 CFR 4279.155(b)(5) and be located in rural communities that remain persistently poor, that experience long-term population decline and job deterioration, that are experiencing trauma as a result of natural disaster, or that are experiencing fundamental structural changes in its economic base. For guaranteed loans exceeding 80 percent, such projects must be a high-priority project in accordance with 7 CFR 4279.155 (and meet the other requirements of 7 CFR 4279.119(b)).

Not more than 12 percent of the Agency’s quarterly apportioned B&I guarantee authority will be reserved for loan requests with a reduced guarantee fee, and not more than 15 percent of the Agency’s quarterly apportioned guarantee authority will be reserved for guaranteed loan requests with a guarantee percentage exceeding 80 percent. Once the respective quarterly limits are reached, all additional loans for that quarter will be at the standard fee and guarantee limits.

DATES: Effective Date: February 6, 2012.

FOR FURTHER INFORMATION CONTACT: Brenda Griffin, USDA, Rural Development, Business Programs, Business and Industry Division, STOP 3224, 1400 Independence Avenue SW., Washington, DC 20250–3224, telephone (202) 720–6802, email brenda.griffin@wdc.usda.gov.

SUPPLEMENTARY INFORMATION: This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12866, as amended by Executive Order 13528.


Judith A. Canales, Administrator, Rural Business-Cooperative Service.

[FR Doc. 2012–2559 Filed 2–3–12; 8:45 am]

BILLING CODE 3110–XY–P

DEPARTMENT OF AGRICULTURE

Rural Housing Service

Notice of Funding Availability (NOFA) for Loan Guarantees Under the Guaranteed Rural Rental Housing Program (GRRHP) for Fiscal Year 2012

AGENCY: Rural Housing Service, USDA.

ACTION: NOFA.

SUMMARY: This is a request for proposals for guaranteed loans under the section 538 Guaranteed Rural Rental Housing Program (GRRHP) pursuant to 7 CFR 3565.4 for Fiscal Year (FY) 2012. The Consolidated and Further Continuing Appropriations Act, 2012 (Pub. L. 112–15) requires in FY 2012 funding for the section 538 program at $130,000,000. The commitment of program dollars will be made first to approved and complete applications from prior years notices, then to applicants of selected responses in the order they are ranked under this notice that have fulfilled the necessary requirements for obligation.

Expenses incurred in developing applications will be at the applicant’s risk. The following paragraphs outline the timeframes, eligibility requirements, lender responsibilities, and the overall response and application processes.

Eligible lenders are invited to submit responses for new construction and acquisition with rehabilitation of affordable rural rental housing. The Agency will review responses submitted by eligible lenders, on the lender’s letterhead, and signed by both the prospective borrower and lender. Although a complete application is not required in response to this Notice, eligible lenders may submit a complete application concurrently with the response. Submitting a complete application will not have any effect on the respondent’s NOFA response score.

DATES: Eligible responses to this notice will be accepted until December 31, 2012, 12 p.m. Eastern Time. Selected responses that develop into complete applications and meet all Federal eligibility requirements will receive conditional commitments until all funds are expended. Selected responses to this notice that are deemed eligible for further processing after September 30, 2012, will be funded to the extent an appropriation act provides funding for GRRHP for FY 2013 and will be subject to any additional limitations that may be in the FY 2013 NOFA.

Eligible lenders mailing a response or application must provide sufficient time to permit delivery to the appropriate submission address below on or before the closing deadline date and time. Acceptance by a U.S. Post Office or private mailer does not constitute delivery. Postage due responses and applications will not be accepted.

Submission Address: Eligible lenders will send responses to the Multi-family Housing Program Director of the State Office where the project will be located.

USDA Rural Development State Offices, their addresses, and telephone numbers, follow: [this information may also be found at http://www.rurdev.usda.gov/recd_map.html]

Note: Telephone numbers listed are not toll-free.

Alabama State Office, Sterling Centre, Suite 601, 4121 Carmichael Road, Montgomery, AL 36106–3683, (334) 279–3400, TDD (334) 279–3495.


California State Office, 430 G Street, #1469, Davis, CA 95616–4169, (530) 792–5800, TDD (530) 792–5848.


Florida & Virgin Islands State Office, 4440 N.W. 25th Place, P.O. Box 147010, Gainesville, FL 32614–7010, (352) 338–3400, TDD (352) 338–3499.


Hawaii State Office, (Services all Hawaii, American Samoa, Guam, and Western
New York State Office, The Galleries of New Jersey State Office, 8000 Midlantic
New Hampshire State Office, 10 Ferry Street, 1000 Corporate Drive, Suite 152, 100 Centennial Mall N, Lincoln, NE 68502, (605) 352–1100, TDD (605) 352–6590.
Mississippi State Office, Federal Building, Suite 831, 10 W. Capitol Street, Jackson, MS 39292, (601) 965–4318, TDD (601) 965–5850.
Nebraska State Office, Federal Building, Room 152, 100 Centennial Mall N, Lincoln, NE 68508, (402) 437–5551, TDD (402) 437–5093.
South Dakota State Office, PO Box 11005, Casper, WY 82602, (307) 233–6700, TDD (307) 233–6733.
Virginia State Office, 1606 Santa Rosa Road, Suite 238, Richmond, VA 23229, (804) 287–1500, TDD (804) 287–1753.
Western Pacific Territories, Served by Hawaii State Office.
Virginia State Office, 1550 Earl Core Road, Suite 101, Morgantown, WV 26505, (304) 284–4881, TDD (304) 284–4836.
Wyoming State Office, PO Box 11005, Casper, WY 82602, (307) 233–6733.
FOR FURTHER INFORMATION CONTACT: Monica Cole, Financial and Loan Analyst, USDA Rural Development Guaranteed Rural Rental Housing Program, Multi-Family Housing Guaranteed Loan Division, U.S. Department of Agriculture, South Agriculture Building, Room 1263–S, STOP 0781, 1400 Independence Avenue SW, Washington, DC 20250–0781. Email: monica.cole@wdc.usda.gov.

Summary of Changes

The GRRHP is authorized by section 538 of the Housing Act of 1949, as amended (42 U.S.C. 1490q–2) and operates under 7 CFR part 3565. The GRRHP Origination and Servicing Handbook (HB–1–3565) is available to provide lenders and the general public with guidance on program administration. HB–1–3565, which contains a copy of 7 CFR part 3565 in Appendix 1, can be found at: http://www.rurdev.usda.gov/Handbooks.html. The purpose of the GRRHP is to increase the supply of affordable rural rental housing through the use of loan guarantees that encourage partnerships between the Agency, private lenders, and public agencies.

Eligibility of Prior Year Selected NOFA Responses:

Prior Year responses that were selected by the Agency, with a complete application submitted by the lender within 90 days from the date of notification of response selection (unless an extension was granted by the Agency), will be eligible for FY 2012 program dollars without having to complete a FY 2012 response. A complete application includes all Federal environmental documents required by 7 CFR part 1940, subpart G, and a Form RD 3565–1 "Application for Loan and Guarantee." Any approved applications originating from FY 2011 and previous fiscal years’ (‘‘outstanding prior years approved applications’’) that are obligated in FY 2012, however, are subject to “PROGRAM FEES FOR FY 2012” in this Notice. Outstanding prior

The purpose of the GRRHP is to increase the supply of affordable rural rental housing through the use of loan guarantees that encourage partnerships between the Agency, private lenders, and public agencies.

Eligibility of Prior Year Selected NOFA Responses:

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years approved applications will be obligated to the extent of available funding in order of priority score with the highest scores obligated first. The scores the applications received under the NOFA the year the application was submitted will be used for the ranking. In the case of tied scores, the project with the greatest leveraging (lowest loan to cost ratio) will receive selection priority. Once the outstanding prior years approved applications have been funded, the Agency will select FY 2012 responses for further processing in rank order as determined by the scoring criteria set forth in this Notice to the extent that funds remain available.

Qualifying Properties: Qualifying properties include new construction for multi-family housing units and the acquisition of existing structures with a minimum per unit rehabilitation expenditure requirement in accordance with 7 CFR 3565.252. Also eligible is the revitalization, repair, and transfer (as stipulated in 7 CFR 3565.252) of existing direct section 515 housing (transfer costs are subject to Agency approval and must be an eligible use of loan proceeds as listed in 7 CFR 3565.205), and properties involved in the Agency’s Multi-Family Preservation and Revitalization (MPR) program. Equity payment, as stipulated 7 CFR 3560.406, in the transfer of existing direct section 515 housing, is an eligible use of guaranteed loan proceeds, however, the amount of funding available for transfers of existing section 515 properties involving equity payments will be limited to 25 percent of the FY 2012 funding level through August 31, 2012. Once the Agency has committed 25 percent of the total funding available for transfers of existing section 515 properties with equity payments, no further funding will be available for transfers of existing section 515 properties with equity payments until after August 31, 2012, if funding is available. If there is funding available after August 31, 2012, funding requests for transfers of existing section 515 properties involving equity payments will be selected for obligation according to the selection criteria stipulated in the “OBLIGATION OF PROGRAM FUNDS” section of this Notice. Funding requests for transfers of existing section 515 properties involving equity payments will be kept in a separate queue. The 25 percent limit is solely for equity payments and does not affect 515 properties’ use of 538 loan guarantees exclusively for rehabilitation and repairs. In order to be considered, the transfer of direct section 515 housing and MPR projects must need repairs and undergo revitalization of a minimum of $6,500 per unit.

Eligible Financing Sources: Any form of Federal, state, and conventional sources of financing can be used in conjunction with the loan guarantee, including Home Investment Partnerships Program (HOME) grant funds, tax exempt bonds, and low income housing tax credits.

Types of Guarantees: The Agency offers three types of guarantees which are set forth at 7 CFR 3565.52(c). The Agency’s liability under any guarantee will decrease or increase, in proportion to any decrease or increase in the amount of the unpaid portion of the loan, up to the maximum amount specified in the Loan Note Guarantee. Penalties incurred as a result of default are not covered by any of the program’s guarantees. The Agency may provide a lesser guarantee based upon its evaluation of the credit quality of the loan.

Energy Conservation: All new multi-family housing projects financed in whole or in part by the USDA, are encouraged to engage in sustainable building development that emphasizes energy-efficiency and conservation. In order to assist in the achievement of this goal, any GRRHP project that participates in one or all of the programs included in priority 7 under the “Scoring of Priority Criteria for Selection of Projects” section of this notice, may receive a maximum of 25 additional points added to their project score. Participation in these nationwide initiatives is voluntary, but strongly encouraged.

Interest Credit: The 2012 Appropriations Act did not fund interest credit.

Program Fees for FY 2012: The 2012 Appropriations Act provides: “That to support the loan program level for section 538 guaranteed loans made available under this heading the Secretary may charge or adjust any fees to cover the projected cost of such loan guarantees pursuant to the provisions of the Credit Reform Act of 1990 (2 U.S.C. 661 et seq), and the interest on such loans may not be subsidized.” The following fees have been determined necessary to cover the projected cost of such loan guarantees for FY 2012. These fees may be adjusted in future years to cover the projected costs of loan guarantees in those future years or additional fees may be charged. These fees are also applicable to all outstanding prior years responses funded with FY 2012 funds. These fees are:

1. Initial guarantee fee. The Agency will charge an initial guarantee fee equal to one percent (1%) of the guarantee principal amount. For purposes of calculating this fee, the guarantee amount is the product of the percentage of the guarantee times the initial principal amount of the guaranteed loan.

2. Annual guarantee fee. An annual guarantee fee of 50 basis points (one-half percent) of the outstanding principal amount of the loan as of December 31 will be charged each year or portion of a year that the guarantee is outstanding.

3. As permitted under 7 CFR 3565.302(b)(5) there is a non-refundable service fee of $1,500 for the review and approval of a lender’s first request to reopen an application when a commitment has expired. For any subsequent extension request, the fee will be $2,500.

4. As permitted under 7 CFR 3565.302(b)(5) there is a non-refundable service fee of $3,500 for the review and approval of a lender’s first request to reopen an application when a commitment has expired. For any subsequent extension request to reopen an application after the commitment has expired, the fee will be $3,500.

5. As permitted under 7 CFR 3565.302(b)(4) there is a non-refundable service fee of $1,500 in connection with a lender’s request to approve the transfer of property or a change in composition of the ownership entity.

6. There is no surcharge for the guarantee of construction advances.

Eligibility Information

Eligible Lenders: An eligible lender for the section 538 GRRHP as required by 7 CFR 3565.102 must be a licensed business entity or Housing Finance Agency (HFA) in good standing in the state or states where it conducts business. Lender eligibility requirements are contained in 7 CFR 3565.102. Please review that section for a complete list of all of the criteria. The Agency will only accept responses from GRRHP eligible or approved lenders as described in 7 CFR 3565.102 and 3565.103 respectively.

GRRHP Lender Approval Application: Lenders whose responses are selected will be notified by the USDA Rural Development to submit a request for GRRHP lender approval within 30 days of notification. Lenders who request GRRHP approval must meet the standards in the 7 CFR part 3565 and provide the documentation set forth in

Lenders that have received GRRHP lender approval that remain in good standing do not need to reapply for GRRHP lender approval. A lender making a construction loan must demonstrate an ability to originate and service construction loans, in addition to meeting the other requirements of 7 CFR part 3565, subpart C.

Submission of Documentation for GRRHP Lender Approval: All lenders that have not yet received GRRHP lender approval must submit a complete lender application to: Director, Multi-Family Housing Guaranteed Loan Division, Rural Development, U.S. Department of Agriculture, Room 1263–S, STOP 0781, 1400 Independence Avenue SW., Washington, DC 20250–0781. Lender applications must be identified as “Lender Application—Section 538 Guaranteed Rural Rental Housing Program” on the envelope.

Discussion of NOFA Response Requirements

Content of NOFA Responses: All responses require lender information and project specific data as set out in this Notice. Incomplete responses will not be considered for funding. Lenders will be notified of incomplete responses no later than 30 calendar days from the date of receipt of the NOFA response by the Agency. Complete responses are to include a signed cover letter from the lender on the lender’s letterhead to the office address identified in this Notice for the scoring and ranking of a proposed GRRHP project. The lender must provide the requested information concerning the project, to establish the purpose of the proposed project, its location, and how it meets the established priorities for funding. The Agency will determine the highest ranked responses based on priority criteria and a threshold score.

(1) Lender Certification

The lender must certify that the lender will make a loan to the prospective borrower for the proposed project, under specified terms and conditions subject to the issuance of the GRRHP guarantee. Lender certification must be on the lender’s letterhead and signed by both the lender and the prospective borrower.

(2) Project Specific Data

The lender must submit the project specific data below on the lender’s letterhead, signed by both the lender and the prospective borrower:

<table>
<thead>
<tr>
<th>Data element</th>
<th>Information that must be included</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lender Name</td>
<td>Insert the lender’s name.</td>
</tr>
<tr>
<td>Lender Tax ID #</td>
<td>Insert lender’s tax ID #.</td>
</tr>
<tr>
<td>Lender Contact Name</td>
<td>Name of the lender contact for loan.</td>
</tr>
<tr>
<td>Mailing Address</td>
<td>Lender’s complete mailing address.</td>
</tr>
<tr>
<td>Phone #</td>
<td>Phone # for lender contact.</td>
</tr>
<tr>
<td>Fax #</td>
<td>Insert lender’s fax #.</td>
</tr>
<tr>
<td>Email Address</td>
<td>Insert lender contact email address.</td>
</tr>
<tr>
<td>Borrower Name and Organization Type</td>
<td>State whether borrower is a Limited Partnership, Corporation, Indian Tribe, etc.</td>
</tr>
<tr>
<td>Equal Opportunity Survey</td>
<td>Optional Completion.</td>
</tr>
<tr>
<td>Tax Classification Type</td>
<td>State whether borrower is for profit, not for profit, etc.</td>
</tr>
<tr>
<td>Borrower Tax ID #</td>
<td>Insert borrower’s tax ID #.</td>
</tr>
<tr>
<td>Borrower DUNS#</td>
<td>Insert DUNS number.</td>
</tr>
<tr>
<td>Borrower Address, including County</td>
<td>Insert borrower’s address and county.</td>
</tr>
<tr>
<td>Borrower Phone #, fax number and email address</td>
<td>Insert borrower’s phone #, fax number and email address.</td>
</tr>
<tr>
<td>Principal or Key Member for the Borrower</td>
<td>Insert name and title. List the general partners if a limited partnership, officers if a corporation or members of a Limited Liability Corporation.</td>
</tr>
<tr>
<td>Data element</td>
<td>Information that must be included</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Borrower Information and Statement of Housing Development Experience</td>
<td>Attach relevant information.</td>
</tr>
<tr>
<td>New Construction, Acquisition With Rehabilitation</td>
<td>State whether the project is new construction or acquisition with rehabilitation.</td>
</tr>
<tr>
<td>Revitalization, Repair, and Transfer (as stipulated in 7 CFR § 3560.406) of Existing Direct Section 515 Housing or MPR</td>
<td>Yes or No (Transfer costs, including equity payments, are subject to Agency approval and must be an eligible use of loan proceeds in 7 CFR § 3565.205).</td>
</tr>
<tr>
<td>Project Location Town or City</td>
<td>Town or city in which the project is located.</td>
</tr>
<tr>
<td>Project County</td>
<td>County in which the project is located.</td>
</tr>
<tr>
<td>Project State</td>
<td>State in which the project is located.</td>
</tr>
<tr>
<td>Project Zip Code</td>
<td>Insert zip code.</td>
</tr>
<tr>
<td>Project Congressional District</td>
<td>Congressional District for project location.</td>
</tr>
<tr>
<td>Project Name</td>
<td>Insert project name.</td>
</tr>
<tr>
<td>Project Type</td>
<td>Family, senior (all residents 55 years or older), or mixed.</td>
</tr>
<tr>
<td>Property Description and Proposed Development Schedule</td>
<td>Provide as an attachment.</td>
</tr>
<tr>
<td>Total Project Development Cost</td>
<td>Enter amount for total project.</td>
</tr>
<tr>
<td># of Units</td>
<td>Insert the # of units in the project.</td>
</tr>
<tr>
<td>Ratio of 3–5 bedroom units to total units</td>
<td>Insert percentage of 3–5 bedroom units to total units.</td>
</tr>
<tr>
<td>Cost Per Unit</td>
<td>Total development cost divided by # of units.</td>
</tr>
<tr>
<td>Rent</td>
<td>Proposed rent structure.</td>
</tr>
<tr>
<td>Median Income for Community</td>
<td>Provide median income for the community.</td>
</tr>
<tr>
<td>Evidence of Site Control</td>
<td>Attach relevant information.</td>
</tr>
<tr>
<td>Description of Any Environmental Issues</td>
<td>Attach relevant information.</td>
</tr>
<tr>
<td>Loan Amount</td>
<td>Insert the loan amount.</td>
</tr>
<tr>
<td>Borrower’s Proposed Equity</td>
<td>Insert amount and source.</td>
</tr>
<tr>
<td>Tax Credits</td>
<td>Have tax credits been awarded? If tax credits were awarded, submit a copy of the award/evidence of award with your response. If not, when do you anticipate an award will be made (announced)? What is the [estimated] value of the tax credits? Letters of application and commitment letters should be included, if available.</td>
</tr>
</tbody>
</table>
Data element | Information that must be included
--- | ---
Other Sources of Funds | List all funding sources other than tax credits and amounts for each source, type, rates and terms of loans or grant funds.
Loan to Total Development Cost | Guaranteed loan divided by the total development costs of project.
Debt Coverage Ratio | Net Operating Income divided by debt service payments.
Percentage of Guarantee | Percentage guarantee requested.
Collateral | Attach relevant information.
Colonia, Tribal Lands, or State’s Consolidated Plan or State Needs Assessment | Colonia, on an Indian Reservation, or in a place identified in the State’s Consolidated Plan or State Needs Assessment as a high need community for multi-family housing.
Is the Property Located in a Federally Declared Disaster Area | If yes, please provide documentation (i.e., Presidential Declaration document).
Population | Provide the population of the county, city, or town where the project is or will be located.
What type of guarantee is being requested, Permanent only (Option 1), Construction and Permanent (Option 2) or Continuous (Option 3)? | Enter the type of guarantee.
Loan Term | Minimum 25-year term. Maximum 40-year term (includes construction period). May amortize up to 40 years. Balloon mortgages permitted after the 25th year.
Participation in Energy Efficient Programs | Initial checklist indicating prerequisites to register for participation in a particular energy efficient program. All checklists must be accompanied by a signed affidavit by the project architect stating that the goals are achievable. If property management is certified for green property management, the certification must be provided.

(3) The Proposed Borrower

(a) Lender certification that the borrower or principals of the owner are not barred from participating in Federal housing programs and are not delinquent on any Federal debt.
(b) Borrower’s unaudited or audited financial statements.
(c) Statement of borrower’s housing development experience.

(4) Lender Eligibility and Approval Status

Evidence that the lender is either an approved lender for the purposes of the GRRHP or that the lender is eligible to apply for approved lender status. The lender’s application for approved lender status can be submitted with the response but must be submitted to the National Office within 30 calendar days of the lender’s receipt of the “Notice to Proceed with Application Processing” letter.

(5) Competitive Criteria

Information that shows how the proposal is responsive to the selection criteria specified in this notice.

Response Review Information

Scoring of Priority Criteria for Selection of Projects: All 2012 responses will be scored based on the criteria set forth below to establish their priority for further processing. Per 7 CFR 3565.5(b), priority will be given to projects: In smaller rural communities, in the most needy communities having the highest percentage of leveraging, having the lowest interest rate, or having the highest ratio of 3–5 bedroom units to total units. In addition, as permitted in 7 CFR 3565.5(b), in order to meet important program goals, priority points will be given for projects that include low income housing tax credit (LIHTC) funding, Section 515 projects with no equity payments and projects that are participating in specified energy efficient programs.

The seven priority scoring criteria for projects are listed below.

<table>
<thead>
<tr>
<th>Population size</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>0–5,000</td>
<td>30</td>
</tr>
<tr>
<td>5,001–10,000</td>
<td>15</td>
</tr>
<tr>
<td>10,001–15,000</td>
<td>10</td>
</tr>
<tr>
<td>15,001–20,000</td>
<td>5</td>
</tr>
</tbody>
</table>

Priority 2—The neediest communities as determined by the median income from the most recent census data published by the United States
Department of Housing and Urban Development (HUD), will receive points. The Agency will allocate points to projects located in communities having the lowest median income. Points for median income will be awarded as follows:

<table>
<thead>
<tr>
<th>Median income (dollars)</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than $45,000</td>
<td>20</td>
</tr>
<tr>
<td>$45,000–less than $55,000</td>
<td>15</td>
</tr>
<tr>
<td>$55,000–less than $65,000</td>
<td>10</td>
</tr>
<tr>
<td>$65,000–less than $75,000</td>
<td>5</td>
</tr>
<tr>
<td>$75,000 or more</td>
<td>0</td>
</tr>
</tbody>
</table>

Priority 3—Projects that demonstrate partnering and leveraging in order to develop the maximum number of units and promote partnerships with state and local communities will also receive points. Points will be awarded as follows:

<table>
<thead>
<tr>
<th>Loan to total development cost ratio (percentage)</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 25</td>
<td>60</td>
</tr>
<tr>
<td>Less than 50 to 25</td>
<td>30</td>
</tr>
<tr>
<td>Less than 70 to 50</td>
<td>10</td>
</tr>
<tr>
<td>70 or more</td>
<td>0</td>
</tr>
</tbody>
</table>

Priority 4—Responses that include equity from low income housing tax credits will receive an additional 50 points.

Priority 5—The USDA Rural Development will award points to projects with the highest ratio of 3–5 bedroom units to total units as follows:

<table>
<thead>
<tr>
<th>Ratio of 3–5 bedroom units to total units</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>More than 50%</td>
<td>10</td>
</tr>
<tr>
<td>21%–50%</td>
<td>5</td>
</tr>
<tr>
<td>Less than 21%–more than 0%</td>
<td>1</td>
</tr>
</tbody>
</table>

Priority 6—Responses for the revitalization, repair, and transfer (as stipulated in 7 CFR 3560.406) of existing direct section 515 housing and properties involved in the Agency’s MPR program (transfer costs, including equity payments, are subject to Agency approval and must be an eligible use of loan proceeds listed in 7 CFR § 3565.205) will receive an additional 10 points. If the transfer of existing section 515 properties includes equity payments, 0 points will be awarded.

Priority 7—Energy-Efficiency

(A) Projects that are energy-efficient and registered for participation in the following programs will receive points as indicated up to a maximum of 25 points. Each program has an initial checklist indicating prerequisites for participation. Each applicant must provide a checklist establishing that the prerequisites for each program’s participation will be met. Additional points will be awarded for checklists that achieve higher levels of energy efficiency certification as set forth below. All checklists must be accompanied by a signed affidavit by the project architect stating that the goals are achievable. Points will be awarded for the listed programs as follows:

- Energy Star for Homes—5 points;
- Green Communities by the Enterprise Community Partners (http://www.enterprisefoundation.org)—10 points;
- LEED for Homes program by the U.S. Green Building Council (USGBC) (http://www.usgbc.org)—Certified (10 points), Silver (12 points), Gold (15 points), or Platinum (25 points);
  - Bronze (10 points), Silver (12 points), Gold (15 points), or Emerald (25 points);
  - A state or local green building program—20 points

(B) Projects that will be managed by a property management company that are certified green property management companies will receive 5 points. Applicants must provide proof of certification. Certification may be achieved through one of the following programs:

- National Apartment Association, Credential for Green Property Management (CGPM); www.naabq.org/EDUCATION/DESIGNATION PROGRAMS/OTHER/Pages/default.asp;
- National Affordable Housing Management Association (NAHMA), Credential for Green Property Management (CGPM); www.nahma.org/content/greencred.html;
- U.S. Green Building Council (USGBC), Green Building Certification Institute (GBCI) LEED AP (any discipline) or LEED Green Associate; www.gbcic.org.

Notifications: Responses will be reviewed for completeness and eligibility. The USDA Rural Development will notify those lenders whose responses are selected via a Notice to Proceed with Application Processing letter. The USDA Rural Development will request lenders without GRRHP lender approval to apply for GRRHP lender approval within 30 days upon receipt of notification of selection.

Lenders will also be invited to submit a complete application to the USDA Rural Development State Office where the project is located.

Submission of GRRHP Applications: Notification letters will instruct lenders to contact the USDA Rural Development State Office immediately following notification of selection to schedule required agency reviews.

USDA Rural Development State Office staff will work with lenders in the development of an application package. The deadline for the submission of a complete application is 90 calendar days from the date of notification of response selection. If the application is not received by the appropriate State Office within 90 calendar days from the date of notification, the selection is subject to cancellation, thereby allowing another response that is ready to proceed with processing to be selected. The Agency may extend this 90 day deadline for receipt of an application at its own discretion.

Award Administration Information

Obligation of Program Funds: The Agency will only obligate funds to projects that meet the requirements for obligation under 7 CFR 3565 and this Notice, including having undergone a satisfactory environmental review in accordance with the National Environmental Protection Act (NEPA) and completed Form RD 3565–1 for the selected project.

The Agency will prioritize the obligation requests using the highest score and the procedures outlined as follows. The Agency will select the responses that meet eligibility criteria and invite lenders to submit complete applications to the Agency. Once a complete application is received and approved, the State Office will submit a request to obligate funds to the National Office. In the event of a tie, priority will be given to the request for the project that: has the highest percentage of leveraging (lowest Loan to Cost) and in the event there is still a tie,—is in the smaller rural community.

Conditional Commitment: Once the required documents for obligation are received and all NEPA and regulatory requirements have been met, the USDA Rural Development State Office will issue a conditional commitment, which stipulates the conditions that must be fulfilled before the issuance of a guarantee, in accordance with 7 CFR 3565.303.

Issuance of Guarantee: The USDA Rural Development Office will issue a guarantee to the lender for a project in accordance with 7 CFR 3565.303. No guarantee can be issued without a complete application, review of all appropriate certifications, satisfactory assessment of the appropriate level of environmental review, and the
DEPARTMENT OF COMMERCE

International Trade Administration

Certain Tin Mill Products From Japan: Rescission of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: In response to a request from an interested party, the Department of Commerce (the Department) initiated an administrative review of the antidumping duty order covering certain tin mill products from Japan. The period of review is August 1, 2010, through July 31, 2011. Based on the withdrawal of request from U.S. Steel Corporation (U.S. Steel), we are now rescinding this administrative review.

DATES: Effective Date: February 6, 2012.

FOR FURTHER INFORMATION CONTACT: John Drury or Angelica Mendoza, AD/CVD Operations, Office 7, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–0195 or (202) 482–3019 respectively.

SUPPLEMENTARY INFORMATION:

Background

On August 1, 2011, the Department published a notice announcing an opportunity for interested parties to request an administrative review of the antidumping duty order on certain tin mill products from Japan. See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity To Request Administrative Review, 76 FR 45773 (August 1, 2011). On August 31, 2011, U.S. Steel filed a request that the Department initiate an administrative review of the antidumping duty order on certain tin mill products from Japan with respect to JFE Steel Corporation, Kawasaki Steel Corporation, Nippon Steel Corporation, NKK Corporation, and Toyo Kohan Co., Ltd. Based on U.S. Steel’s request, on October 3, 2011, the Department published a notice of initiation of the administrative review of the antidumping duty order on certain tin mill products from Japan. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part, 76 FR 61076 (October 3, 2011).

Recission of Review

In accordance with 19 CFR 351.213(d)(1), the Department will rescind an administrative review, “in whole or in part, if a party that requested a review withdraws the request within 90 days of the date of publication of notice of initiation of the requested review. The Secretary may extend this time limit if the Secretary decides that it is reasonable to do so.” On December 8, 2011, U.S. Steel withdrew its request for a review of the order with respect to JFE Steel Corporation, Kawasaki Steel Corporation, Nippon Steel Corporation, NKK Corporation, and Toyo Kohan Co., Ltd.

Because of the withdrawal of the request for review and because we received no other requests for review, we are rescinding the administrative review of the order with respect to JFE Steel Corporation, Kawasaki Steel Corporation, Nippon Steel Corporation, NKK Corporation, and Toyo Kohan Co., Ltd. (i.e., all companies). This rescission is in accordance with 19 CFR 351.213(d)(1).

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. For these five companies, the antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions to CBP 15 days after publication of this notice.

Notifications

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Department’s presumption that reimbursement of antidumping duties occurred and the subsequent assessment of doubled antidumping duties.

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning destruction of proprietary information disclosed under an APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

This notice is published in accordance with sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).


Christian Marsh,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

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DEPARTMENT OF COMMERCE

International Trade Administration

Application(s) for Duty-Free Entry of Scientific Instruments

Pursuant to Section 6(c) of the Educational, Scientific and Cultural Materials Importation Act of 1966 (Pub. L. 89–451, as amended by Pub. L. 106–36; 80 Stat. 897; 15 CFR part 301), we invite comments on the question of whether instruments of equivalent...