ReConnect Program: Frequently Asked Questions

Required Documents Inquiries for Round 5 Funding Opportunities

Updated: February 20, 2024

Question: How do I know which organizational documents I need to submit?

Answer: The online application system determines the list of required documents based on the legal entity type chosen. The ReConnect program guide details the required documents for each entity type and will be made available before the application window opens at https://www.usda.gov/ReConnect under “Forms and Resources”.

Question: To whom should letters of support be addressed?

Answer: Letters of support can be included in your application and can be uploaded to the documents section in the online application system and addressed to:

Assistant Administrator Laurel Leverrier
Rural Utilities Service Telecommunications Program
U.S. Department of Agriculture

Note: Letters of support are not required and are not reviewed as part of the application review and evaluation process.

Evaluation Criteria and Scoring Inquiries

Question: Where can I find an explanation of application evaluation points?

Answer: The application evaluation point system is provided in the February 21, 2024, ReConnect NOFO. Evaluation criteria can also be found at https://www.usda.gov/ReConnect. Additional information is provided in the program guide at https://www.usda.gov/ReConnect under “Forms and Resources”.

Question: What are the application evaluation criteria?
Answer: Please consult the February 21, 2024 ReConnect NOFO for thorough details on evaluation criteria. Applications for loan-grant combinations, 100 percent grants, 100 percent grants for Alaska Native Corporations, and Tribal Governments, Colonias, Persistent Poverty Areas, and Socially-Vulnerable Communities, are scored and ranked against the following criteria:

<table>
<thead>
<tr>
<th>Evaluation Criteria</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rurality of the Proposed Service Area</td>
<td>25</td>
</tr>
<tr>
<td>Economic Need of the Community</td>
<td>20</td>
</tr>
<tr>
<td>Affordability</td>
<td>20</td>
</tr>
<tr>
<td>Labor Standards</td>
<td>20</td>
</tr>
<tr>
<td>Tribal Areas</td>
<td>15</td>
</tr>
<tr>
<td>Local Governments, Nonprofits, and Cooperatives</td>
<td>15</td>
</tr>
<tr>
<td>Socially Vulnerable Communities</td>
<td>15</td>
</tr>
<tr>
<td>Net Neutrality</td>
<td>10</td>
</tr>
<tr>
<td>Most Unserved Locations Per Square Mile</td>
<td>10</td>
</tr>
<tr>
<td><strong>Total:</strong> Up to 150 Points</td>
<td></td>
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</tbody>
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Question: Can you provide more details on how to qualify for the points associated with each element of scoring?

Answer: While we recommend you always refer to the ReConnect NOFO, regulation, and program guide for comprehensive guidance, here is a summarization of scoring criteria:

- **Rurality of PFSA (25 points):** Points will be awarded for serving the least dense rural areas as measured by the population of the Proposed Funded Service Area (PFSA) per square mile, or if the PFSA is located at least 100 miles from a city or town with a population of greater than 50,000 people. If multiple service areas are proposed, the density calculation will be made on the combined areas as if they were a single area; not based on average densities. For population densities of six or less or if the PFSA is located one hundred miles from a city or town of 50,000, 25 points will be awarded.
**Economic need of the community (20 points):** Economic need is based on the county poverty percentage of the PFSA in the application. The percentages must be determined using the United States Census Small Area Income and Poverty Estimates (SAIPE) Program. For applications where 75 percent of the PFSA(s) are proposing to serve communities with a SAIPE score of 20 percent or higher, 20 points will be awarded. Tribal applicants can request alternative scoring consideration by submitting more granular Tribal specific census data using the census.gov/tribal tool. Proposed funded service areas located in geographic areas for which no SAIPE data exist will be determined to have an average SAIPE poverty percentage of 30 percent. Such geographic areas may include territories of the United States or other locations eligible for funding through the ReConnect Program. A GIS layer identifying SAIPE areas can be found in the RUS mapping tool located at https://www.usda.gov/reconnect.

- **Affordability (20 points):** Applicants can receive 20 points if, in their service offerings, they include at least one low-cost option offered at speeds that are sufficient for a household with multiple users to simultaneously telework and engage in remote learning.

- **Labor Standards (20 points):** It is important that necessary investments in broadband infrastructure be carried out in ways that produce high-quality infrastructure and promote efficiency. We understand the importance of promoting workforce development, and we encourage recipients to ensure their broadband projects use strong labor standards consistent with Tribal laws when projects propose to build infrastructure on Tribal Lands. Using these practices in construction projects promotes effective and efficient delivery of high-quality infrastructure and supports economic recovery through employment opportunities for workers, but may also help to ensure a reliable supply of skilled labor that would minimize disruptions, such as those associated with labor disputes or workplace injuries.
  
  o Applicants should include in their applications a description of whether, and if so, how the project will incorporate three categories of strong labor standards and protections:
    1. Strong labor standards: whether workers (including contractors and subcontractors) will be paid wages at or above the prevailing rate*; whether the project will be covered by a project labor agreement; and/or whether the project will use a unionized project workforce; and
    2. Demonstrated compliance with and plans for future compliance with labor and employment laws: whether the applicant has any violations of tribal, state, or federal labor, workplace safety and health, or employment laws within the last five years; and/or whether the applicant, its contractors, or subcontractors will
commit to union neutrality; and/or whether the applicant, its contractors, or subcontractors will commit to permitting workers to create health and safety committees that management will meet with upon reasonable request; and

3. A plan to recruit and support an appropriately skilled, trained, and credentialed workforce (including by contractors and subcontractors): whether work will be performed by a directly employed workforce or whether the employer has policies and practices in place to ensure employees of contractors and subcontractors are qualified; how the applicant will ensure use of an appropriately credentialed workforce (i.e., satisfying requirements for appropriate and relevant pre-existing occupational training, certifications, and licensure); and/or whether a locally based workforce will be used. In addition, the plan should include whether there are any partnerships with training providers, unions, or community colleges to support the recruitment and training of the workforce.

*Prevailing rate means that all laborers and mechanics employed by contractors and subcontractors are paid wages at rates not less than those prevailing, as determined by the U.S. Secretary of Labor in accordance with the Davis-Bacon Act (information available at this link: https://go.usa.gov/xexef). Please refer to the Davis-Bacon Act for all questions pertaining to prevailing wages.*

For applicants that commit to strong labor standards, consistent with Tribal laws when the project proposes to build infrastructure on Tribal Lands, 20 points will be awarded. An applicant requesting these points must incorporate components from each of the three categories above. Projects that propose to build infrastructure on Tribal Lands must follow Tribal Laws such as the Tribal Employment Rights Ordinances to be in compliance with a ReConnect award, regardless of receiving points under this standard. The Agency reserves the right to adjust award amounts for unforeseen circumstances.

- **Tribal Lands (10 or 15 points):** For applicants that are Tribal Governments and Tribal Government wholly owned entities and, at least, 75 percent of the geographical area of the PFSA(s) will provide service on Tribal lands, 15 points shall be awarded. For non-Tribal Governmental entities where at least 50 percent of the geographical area of the PFSA(s) will provide service on Tribal Lands, 10 points shall be awarded. Tribal lands are analyzed using the GIS layers (Tribal Area (BIA LAR); Tribal Supplemental Area (BIA LAR); and Tribal Statistical Area (BIA)) in the RUS mapping tool located at: https://usda.gov/ReConnect. For applicants that are Alaska Native Corporations (ANC) or Alaska Native Tribal Government where at least 50 percent
of the geographical area of the PFSA(s) is on Census Tribal areas in Alaska, 15 points shall be awarded. For non-ANC or non-Alaska Tribal Government entities where at least 50 percent of the geographical area of the PFSA(s) is on Census Tribal areas in Alaska, 10 points shall be awarded. Census Tribal areas in Alaska will be analyzed using the GIS layer (Alaska Census Tribal Areas) in the RUS mapping tool located at https://usda.gov/ReConnect.

- **Local governments, nonprofits and cooperatives (15 points):** Applications submitted by local governments, nonprofits or cooperatives (including projects involving public-private partnerships where the local government, nonprofit, or cooperative is the applicant) will be awarded 15 points. As defined by the February 21 2024, ReConnect NOFO, “local government” means “the administration of a particular town, county, or district, with representatives elected by those who live there.”

- **Socially Vulnerable Communities (15 points):** For applications where at least 75 percent of the PFSA(s) propose to serve Socially Vulnerable Communities, as defined in the February 21, 2024, ReConnect NOFO, 15 points will be awarded.

- **Net neutrality (10 points):** For applicants that commit to net neutrality, 10 points will be awarded. A board resolution or its equivalent must be submitted in the application confirming that the applicant’s networks shall not:
  - block lawful content, applications, services, or non-harmful devices, subject to reasonable network management
  - impair or degrade lawful internet traffic on the basis of internet content, application, or service, or use of a non-harmful device, subject to reasonable network management
  - engage in paid prioritization – meaning the management of a broadband provider’s network to directly or indirectly favor some traffic over other traffic – including through use of techniques such as traffic shaping, prioritization, resource reservation, or other forms of preferential traffic management, either (a) in exchange for consideration (monetary or otherwise) from a third party, or (b) to benefit an affiliated entity

- **Most Unserved Locations Per Square Mile (up to 10 Points):** In order to ensure the Agency prioritizes funding to States with the highest concentrations of Unserved Broadband Service Locations (UBSLs) (by percentage and area), projects located in states that meet these criteria will receive 5 or 10 points. For this notice only, UBSLs are Broadband Serviceable Locations contained in the FCC’s Broadband Serviceable Location Fabric that do not have access to a wired or licensed terrestrial fixed wireless broadband service at speeds of at least 25 Mbps
downstream and 3 Mbps upstream. The states eligible for these points were determined by ranking states based upon the following criteria:

- The state percentage of Unserved Broadband Service Locations (UBSL)
- The average size of a single UBSL in each state in square miles.
  - Point Breakdown: Projects in which at least 75% of the PFSA is located in states ranked 1 through 5 will receive 10 points. Those states are Alaska, Idaho, Montana, New Mexico, and Wyoming. Projects in which at least 75% of the PFSA is located in states ranked 6 thru 10 will receive 5 points. Those states are Arkansas, Mississippi, Nevada, South Dakota, and West Virginia. For projects in which 75% of the PFSA is located in more than one of these states, the application will receive the points associated with the highest scoring state.

- NOTE: Partial points will not be awarded for any scoring criteria.

**Question:** How will an applicant receive points for Labor Standards?

**Answer:** Applicants should include in their applications a description of whether, and if so, how the project will incorporate three categories of strong labor standards and protections:

- **Strong labor standards:** whether workers (including contractors and subcontractors) will be paid wages at or above the prevailing rate*; whether the project will be covered by a project labor agreement; and/or whether the project will use a unionized project workforce; and

- **Demonstrated compliance with and plans for future compliance with labor and employment laws:** whether the applicant has any violations of tribal, state, or federal labor, workplace safety and health, or employment laws within the last five years; and/or whether the applicant, its contractors, or subcontractors will commit to union neutrality; and/or whether the applicant, its contractors, or subcontractors will commit to permitting workers to create health and safety committees that management will meet with upon reasonable request; and

- **A plan to recruit and support an appropriately skilled, trained, and credentialed workforce (including by contractors and subcontractors):** whether work will be performed by a directly employed workforce or whether the employer has policies and practices in place to ensure employees of contractors and subcontractors are qualified; how the applicant will ensure use of an appropriately credentialed workforce (i.e., satisfying requirements for appropriate and relevant pre-existing occupational training, certifications, and licensure); and/or whether a locally-based workforce will be used. In addition, the plan should include whether there are any partnerships...
with training providers, unions, or community colleges to support the recruitment and training of the workforce.

For applicants that commit to strong labor standards, consistent with Tribal laws when the project proposes to build infrastructure on Tribal Lands, 20 points will be awarded. An applicant requesting these points must incorporate components from each of the three categories above. Projects that propose to build infrastructure on Tribal Lands must follow Tribal Laws such as the Tribal Employment Rights Ordinances to be in compliance with a ReConnect award, regardless of receiving points under this standard. The Agency reserves the right to adjust award amounts for unforeseen circumstances.

*Prevailing rate means that all laborers and mechanics employed by contractors and subcontractors are paid wages at rates not less than those prevailing, as determined by the U.S. Secretary of Labor in accordance with the Davis-Bacon Act (information available at this link: https://go.usa.gov/xexef). Please refer to the Davis-Bacon Act for all questions pertaining to prevailing wages.

**Question:** How is population density (or rurality) calculated for application points?

**Answer:** For the purposes of the ReConnect Program, rurality is measured in one of two ways:

1. If the population of the proposed funded service area per square mile is 6 or fewer people
2. If the proposed funded service area is located at least 100 miles from a population center (a city or town with a population of greater than 50,000).

If multiple service areas are proposed, the density calculation will be made on the combined areas as if they were a single area, not the average densities. **Note:** areas with population densities with fewer people per square mile will receive the same number of points as areas with 6 or fewer people per square mile. No partial points will be awarded for other densities.

**Question:** In order to receive 20 points under the Labor Standards scoring criteria, does an applicant need to fully comply with the Davis Bacon Act or do only paid wages need to be at or above Davis Bacon Act prevailing rates?

**Answer:** In order to receive points under Labor Standards, applicants must address three different labor standards categories. Applicants must demonstrate:
Strong labor standards;
Compliance with and plans for future compliance with labor and employment laws; and
A plan to recruit and support and appropriately skilled, trained, and credentialed workforce.

Applicants may address the strong labor standards category by demonstrating that workers (including employees of contractors and subcontractors) are paid wages at or above the prevailing rate included in subchapter IV of chapter 31 of title 40, United States Code (commonly known as the “Davis-Bacon Act”). Full compliance with the Davis Bacon Act is not required and the funding announcement outlines alternative options to demonstrate strong labor standards. Please note: All three categories noted above must be addressed in order to receive 20 points for Labor Standards.

**Question:** Are all scoring criteria “all or nothing,” or can partial points be awarded?

**Answer:** Scoring criteria points are “all or nothing.” Partial points are not awarded under any of the ReConnect scoring criteria. Your application will either receive all points available in a given scoring category, or none.