Lending Reference Guide Innovative Clean Energy Projects





LPO Role	 Provide debt financing to catalyze commercial deployment of new energy technology in the U.S. by demonstrating operational and financial viability Governed by <u>Energy Policy Act of 2005</u> and <u>Final Rule 10 CFR 609</u>
Technology Areas of Interest	 Innovative Clean Energy Innovative Clean Energy: Fossil Innovative Clean Energy: Nuclear
LPO Value- Added	 Access to Capital Flexible Financing Committed Partner Fully funded project debt or complement to commercial debt financing Prudent, replicable financial structures that render technology/project bankable Construction financing and long tenors Reliable anchor lender that is actively engaged throughout project life Multidisciplinary deal teams experienced in execution and monitoring of highly structured, complex transactions based upon first-of-a-kind technology Access to DOE's world class technical expertise
Project Eligibility	 Located in the U.S. or its territories Deploys new or significantly improved ("innovative") technology Ready for commercial deployment, used in fewer than three commercial facilities in the U.S. in the past five years Avoids, reduces, or sequesters greenhouse gas emissions or air pollutants as measured on a lifecycle basis Reasonable prospect of repayment Additional details online at <u>Eligibility Requirements</u>
Loan Products	 Direct loan from U.S. Treasury's Federal Financing Bank (FFB) backed by 100% "full faith and credit" DOE guarantee DOE partial guarantee of commercial debt from <u>Eligible Lenders</u> DOE can serve as sole lender or as a co-lender Senior secured, fixed or floating rate debt
Eligible Project Costs	 Costs directly related to design, engineering, financing, construction, startup and commissioning LPO's transaction advisory fees (financial, market, technical, legal, insurance) Interest during construction Detailed list of <u>Eligible Project Costs</u> available online

Lending Reference Guide	Loan Programs Offi
Capital Structure	 Structures may include project finance, structured corporate, corporate or warehousing lines Leverage based on credit profile, business plan, technology, cash flows, project risk allocation and other relevant factors Loan guarantees up to 80% of total <u>Eligible Project Costs</u>
Repayment Terms	 Flexible/sculpted amortization based on predictable cash flows Up to 30 years all-in tenor or 90% of projected useful life of major physical assets including construction and (possible) grace periods
Pricing	 Based upon borrower's credit quality and default and recovery assumptions, all-in pricing for FFB loan comprised of a base interest rate (U.S. Treasury equivalent yield curve) plus a spread, typically ranging from 37.5 to 200 basis points If the spread is insufficient to cover the loan's provision expense, then an additional upfront fee (<u>Credit Subsidy Cost</u>) may be due Partial guarantee pricing includes upfront fee and interest rate negotiated among LPO, commercial lender(s), and borrower, plus an additional risk-based charge based on a credit premium, typically ranging from 0 to 162.5 basis points
Cost & Fees	 Upon financial closing, the following fees will be due: Facility Fee: Covers the underwriting process following Part I and Part II applications – 1% for portion of the principal amount of the Guaranteed Obligation less than or equal to \$150 million and 0.6% for portion of the amount over \$150 million Third-Party Consultants Fee: Reimburses LPO for costs of third-party consultants engaged by LPO during the due diligence phase, including external counsel, independent engineers, and market and financial advisors Monitoring Fee: based upon size/complexity/stage of project, payable annually (in advance) beginning at closing until loan maturity
Application & Underwriting Process	 Pre-application consultations and review of online <u>Suggestions for a Strong</u> <u>Application</u> are encouraged Application components and instructions described in relevant solicitation Part I review by LPO to determine technical eligibility (innovation & emissions calculation). Part II review by LPO to evaluate project viability, creditworthiness, and readiness for diligence on preliminary basis. Due diligence, structuring, negotiation, credit approval, documentation, and closing processes similar to those of commercial lenders Transaction timing dependent upon completeness of application materials and complexity of greenhouse gas analysis, as well as sponsor's readiness to proceed, responsiveness to information requests, and negotiating efficiency Required concurrence (30-day review period) of U.S. Treasury/FFB and Office of Management & Budget prior to Conditional Commitment and closing

DISCLAIMER: This guidance does not constitute legal advice and is provided strictly for informational purposes only. It does not constitute rulemaking by DOE and may not be relied on to create a substantive or procedural right or benefit enforceable, at law or in equity, by any person. Without limitation, there can be no assurance that a Conditional Commitment will be issued to any applicant, or, if a Conditional Commitment is issued, that a loan guarantee will ultimately be issued thereto. *General features as of April 2022, subject to change*

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