PRESENTED BY THE NATIONAL ASSOCIATION OF COUNTIES

OVERVIEW OF U.S. TREASURY FINAL RULE FOR ARPA FISCAL RECOVERY FUND

MARCH 22, 2022
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Scan the QR Code with Your Device to Visit the NACo.org Resource Center for ARPA Recovery Funds
The American Rescue Plan Act, signed into law on March 11, 2021, established a new, one-time $350 billion program, the Coronavirus State Fiscal Recovery Fund and Coronavirus Local Fiscal Recovery Fund (Recovery Fund). This historic federal investment features $65.1 billion in direct, flexible aid for America’s county governments, parishes and boroughs.

The following presentation provides important guidance, insights and resources on the U.S. Treasury’s Final Rule for America’s county, parish and borough officials.
COVID-19 Recovery Clearinghouse

In a major victory for America's counties, the State and Local Coronavirus Fiscal Recovery Funds legislation, part of the American Rescue Plan Act, was signed into law by President Biden on March 11. The legislation includes $650 billion in direct, flexible aid to every county in America, as well as other crucial investments in local communities.

COVID-19 Recovery Clearinghouse (naco.org)
Coronavirus State and Local Fiscal Recovery Fund

The American Rescue Plan will deliver $350 billion for eligible state, local, territorial, and Tribal governments to respond to the COVID-19 emergency and bring back jobs.

The Coronavirus State and Local Fiscal Recovery Funds provide a substantial infusion of resources to help turn the tide on the pandemic, address its economic fallout, and lay the foundation for a strong and equitable recovery.

FUNDING OBJECTIVES
Treasury is launching this much-needed relief to:
- Support urgent COVID-19 response efforts to continue to decrease spread of the virus and bring the pandemic under control
- Replace lost revenue for eligible state, local, territorial, and Tribal governments to strengthen support and services for citizens and businesses, including:
  - Rehire laid-off and furloughed staff
  - Prevent service disruptions
  - Maintain essential services
  - Cover operating expenses

- Non-Entitlement Unit Information
- Tribal Government Information
- Quick Reference Guide
- Fact Sheet
- Overview of Final Rule
- Final Rule

Tool for Determining Low and Moderate Income (LMI) Households

Allocation for Counties

Receive email updates from U.S. Treasury
TOP 10 HIGHLIGHTS OF RECOVERY FUND FINAL RULE

1. Final Rule went into effect on April 1, 2022

2. Allows counties to use up to $10 million standard allowance, or an enhanced 5.2% growth factor under Treasury’s formula, as revenue loss for the provision of general government services

3. Clarifies eligible use of funds for capital expenditures and requires written justification for projects above $1M cost

4. Presumes certain populations were “impacted” and “disproportionately impacted” by the pandemic and therefore are eligible to receive a broad range of services and support – designed to minimize administrative burden

5. Streamlines options for premium pay by broadening the share of eligible workers who can receive premium pay

6. Authorizes re-hiring of local government staff, either at or above pre-pandemic levels

7. Allows Recovery Funds to be used for modernization of cybersecurity, including hardware and software, and expands broadband infrastructure invests

8. Broadens water and sewer projects to include storm water, culvert repair, dam and reservoir rehabilitation

9. Recovery Funds may be deposited into interest-bearing accounts, with earned interest allowed for general county use

10. Recovery Funds shall comply with federal “Uniform Guidance” or 2 CRF Part 200
DECODING THE LANGUAGE OF THE FINAL RULE

Throughout the Final Rule, along with related FAQs and fact sheets, U.S. Treasury uses several **key words** that are important to understand in determining the eligible use of funds. *Please be sure to read the Final Rule, FAQs and Guidance.*

**KEY WORDS TO WATCH**

- **SHALL/SHOULD** = Mandatory county actions for reporting, use and compliance
- **MAY** = Allows county discretion
- **ENCOURAGE** = Treasury preference only (**NOT REQUIRED**)  
- “**REASONABLY PROPORTIONAL**”, “**RELATED**” AND “**CONSISTENT**” are key words
Overview of U.S. Treasury's Final Rule for ARPA Fiscal Recovery Fund

Recovery Funds are reported across four major categories of eligible uses to address the broad range of public health and negative economic challenges caused or exacerbated by the COVID-19 emergency.

1. Public sector revenue: Provide general government services up to the amount of revenue loss, either using the standard allowance (up to $10M) or Treasury’s revenue loss formula

2. Public health and economic response: Address, mitigate and respond to COVID-19 public health impacts, along with its negative economic harms

3. Premium pay for essential workers: Offer additional compensation for workers, including the county government workforce, who bear the greatest health risks because of their service in critical sectors

4. Water, sewer and broadband infrastructure: Invest in critical water and sewer projects (including stormwater and culverts), along with high-speed broadband infrastructure
PUBLIC SECTOR REVENUE:
FUNDAMENTALS OF THE REVENUE LOSS ALLOWANCE
FUNDAMENTALS OF REVENUE LOSS ALLOWANCE

Counties may use Recovery Funds to provide general government services, up to the amount of revenue loss experienced using one of two approaches. Under the Final Rule, counties may now use one of the two options:

KEY NEW FEATURES IN FINAL RULE

1. **NEW STANDARD ALLOWANCE OF UP TO $10 MILLION FOR REVENUE LOSS**
   
   A. Counties may allocate up to $10 million of their total Recovery Fund allocation to spend on general government services
      
      — Simplifies reporting requirements for counties using the standard $10M standard allowance
      
      — 2,137 counties (70%) are now eligible to invest the entirety of their Recovery Fund allocation for general gov’t services

   OR

   B. Counties may still calculate actual revenue loss using the Treasury formula – *but must pick & stay with 1 of the 2 options*

2. **IMPROVEMENTS TO TREASURY’S REVENUE LOSS FORMULA**
   
   • Revenue loss *growth rate enhanced from 4.1% to 5.2% each year* as the new standard default allowance for the formula
   
   • General revenue now includes utility revenue and liquor store revenue, *at the discretion of the county*
   
   • Counties may choose to calculate revenue loss on a fiscal year OR calendar year basis – *must pick & stay with 1 option*
   
   • Counties shall adjust actual revenue totals for the effect of tax cuts/increases adopted after January 6, 22
FUNDAMENTALS OF REVENUE LOSS ALLOWANCE

KEY TAKEAWAYS

• Counties have two options to calculate revenue loss:

  1. Standard allowance of up to $10 million, OR

  2. Calculate annual revenue loss with Treasury formula, using a new, enhanced minimum default growth rate of 5.2% per year or calculate the actual differential for your county (additional information on revenue loss formula on next page)

• If your county previously declared “$0” for revenue loss in the Interim Report, the county may change and update this number in the first Project and Expenditure Report

• If your county is declaring revenue loss, you must still abide by the reporting requirements within the Project and Expenditure Report’s “revenue loss” category — All Recovery Funds must still be tracked using the federal ID# – 21.07 – and managed separately from the county “general fund account”

NACo applauds the flexibility under Treasury’s Final Rule that allows counties to use up to $10 million in ARPA Recovery Funds for the provision of government services
FUNDAMENTALS OF REVENUE LOSS ALLOWANCE

U.S. Treasury’s guidance establishes new methodology to calculate lost revenue.

**Recipients have two options to calculate lost revenue:**

- Recipients shall compute the extent of reduction in revenue by comparing **actual revenue to a counterfactual trend** representing what could have plausibly been expected to occur in the absence of the COVID-19 pandemic.

- For purposes of measuring revenue growth in the counterfactual trend, recipients may use a **growth adjustment of either:**
  
  1. **5.2% per year** (based on the national average of state and local revenue growth),
  
  OR
  
  2. The **recipients average annual revenue growth over the last three full fiscal years** prior to the COVID-19 pandemic.

**Recipients may choose the higher of the two options when determining the growth adjustment figure for the county.**
If your county is declaring revenue loss, you **must still abide** by the reporting requirements within the Project and Expenditure Report’s “revenue loss” category...

Meaning all *Recovery Funds** must still be tracked using the federal ID# – 21.07 – and managed separately from the county “general fund account”
FUNDAMENTALS OF REVENUE LOSS ALLOWANCE

Counties may use revenue loss for general government services up to the revenue loss amount, whether using the standard allowance (up to $10 million) or the amount calculated using Treasury’s formula for each eligible year:

- **Government services generally include any service traditionally provided by a government,** unless Treasury has stated otherwise *(WARNING - See next slide for list of prohibitions!)*

- **Common examples** include, but are not limited to:
  - Construction of schools and hospital
  - Road building and maintenance, and other infrastructure
  - Health services
  - General government administration, staff and administrative facilities
  - Environmental remediation
  - Police, first responders and other public safety services (including purchase of fire trucks, police vehicles and other equipment)
  - Other general government services

**RECOVERY FUNDS USED TO REPLACE “REVENUE LOSS” ARE MORE FLEXIBLE AND MAY BE USED FOR A BROAD RANGE OF GOVERNMENT SERVICES, PROGRAMS AND PROJECTS OUTSIDE OF TYPICAL ELIGIBLE USES OF RECOVERY FUNDS UNDER THE FINAL RULE. HOWEVER, REVENUE RECOUPEMENT SHALL NOT BE USED FOR RAINY DAY FUNDS, DEBT SERVICES, AND EXTRAORDINARY PENSION CONTRIBUTIONS**
FUNDAMENTALS OF REVENUE LOSS ALLOWANCE

Counties may use revenue loss for general government services up to the revenue loss amount, whether that be the standard allowance amount ($10 million), or the amount calculated using Treasury’s formula:

HOWEVER, the following activities are NOT an eligible use of a county’s “revenue loss” allowance:

- Extraordinary contribution to a pension fund
  - Does not apply to pension contributions that are part of regular payroll contributions for employees whose wages and salaries are an eligible use of Recovery Funds
- Debt service payment, including Tax Anticipation Notes (TANs)
- Rainy day or reserve account
- Settlement agreement, judgment, consent decree or judicially confirmed debt (with limited exceptions)
- (NEW) Activity that conflicts with the purpose of the American Rescue Plan Act statute (e.g. uses of funds that conflict with COVID-19 mitigation practices in line with CDC guidance and recommendations)
- Violations of Award Terms and Conditions or conflict of interest requirements under the Uniform Guidance
FUNDAMENTALS OF REVENUE LOSS ALLOWANCE

KEY TAKEAWAYS

1. Recovery Funds used as revenue loss are much more flexible and may be used for a broad range of general government services, programs and projects, especially for those activities normally prohibited under the Final Rule.

2. However, revenue loss shall not be used for rainy day funds, debt service payments, extraordinary pension contributions, and violations of the federal uniform guidance including conflict of interest rules.

3. Recovery Funds shall still be tracked using the Catalog of Federal Domestic Assistance (CFDA) number – 21.027 – and managed separately from the county general fund. Please note the difference between using Recovery Funds for general government services (Good!) vs. simply depositing and using as part of the county’s general fund (Bad!)

4. Revenue loss funds may be used for non-federal match except for state share of Medicaid and CHIP.

5. Revenue loss funds must still comply with federal Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (“Uniform Guidance” or 2 CRF Part 200).
FUNDAMENTALS OF REVENUE LOSS ALLOWANCE: SAMPLE OF U.S. TREASURY’S FORMULA

Revenue is Net of Refunds and Other Correcting Transactions, and Excludes:
- Intragovernmental transfers
- Proceeds from issuance of debt
- Proceeds from the sale of investments
- Proceeds from agency or private trust transactions

Tribal Enterprise Revenue*:
*While Tribal Enterprise Revenue is not within the scope of the Census Bureau’s Annual Survey of State and Local Government Finances, Tribal governments may include enterprise revenue in calculating revenue loss under the Interim Final Rule.

Legend
- Included in the Interim Final Rule Definition of General Revenue
- Excluded from the Interim Final Rule Definition of General Revenue

Examples, Revenues From:
- Dividends or Interest
- Earnings
- Donations from Private Sources
- Fines and Forfeits
- Lottery
- Rents
- Royalties
- Sale of Property
- Special Assessments

Examples, Revenues From:
- Alcohol Beverage License or Sales Taxes
- Amusements License or Sales Taxes
- Corporate Income Taxes
- Corporate License Taxes
- Death and Gift Taxes
- Documentary and Stamp Transfer Taxes
- General Sales and Gross Receipts Taxes
- Individual Income Taxes
- Insurance Premium Sales Taxes
- Hunting and Fishing License Taxes
- Motor Fuels Sales Taxes
- Motor Vehicle License Taxes
- Motor Vehicle Operations License Taxes
- Occupation and Business License Taxes
- Parking Facility Sales Taxes
- Property Taxes
- Public Utilities License or Sales Taxes
- Property Taxes
- Tobacco Products Sales Taxes
NACo-GFOA
REVENUE LOSS CALCULATOR

• Updated calculator reflects Final Rule improvements to Treasury’s revenue loss formula
• Tool allows counties to more easily calculate revenue loss for each year
NEXT STEPS: SPECIAL NOTE ON REVENUE LOSS

IF YOUR COUNTY IS CLAIMING THE STANDARD ALLOWANCE OF UP TO $10 MILLION FOR REVENUE LOSS

IF YOUR COUNTY HAS RECOVERY FUNDS REMAINING ABOVE EITHER THE $10 MILLION STANDARD ALLOWANCE OR USING TREASURY’S GROWTH FORMULA FOR REVENUE LOSS ALLOWANCE

THE REMAINING PRESENTATION ON ELIGIBLE CATEGORICAL USES DOES NOT APPLY. PLEASE REVIEW PAGES 10-17 ON REVENUE LOSS AND REVIEW PAGES 55-56 ON REPORTING REQUIREMENTS

CONTINUE REVIEWING THE REMAINDER OF THIS ANALYSIS ON ELIGIBLE USE CATEGORIES AND REPORTING REQUIREMENTS
PUBLIC HEALTH & ECONOMIC RESPONSE: RESPONDING TO COVID-19’S PUBLIC HEALTH IMPACT, INCLUDING NEGATIVE ECONOMIC HARMs
PUBLIC HEALTH
& NEGATIVE ECONOMIC IMPACTS

1. PUBLIC HEALTH
2. ASSISTANCE TO HOUSEHOLDS
3. ASSISTANCE TO SMALL BUSINESSES
4. ASSISTANCE TO NONPROFITS
5. AID TO IMPACTED INDUSTRIES
6. PUBLIC SECTOR CAPACITY
KEY NEW FEATURES IN FINAL RULE

1. ENUMERATED ELIGIBLE USES
   
   • Significantly expands or clarifies presumed eligible uses, including:
     
     — **All categories**: Capital expenditures & applicable standards
     — **Impacted households**: Affordable housing, childcare, early learning services and services to address learning loss during the pandemic ARE ELIGIBLE in all impacted communities
     — **Disproportionately impacted households**: Certain community development and neighborhood revitalization activities are now presumed eligible for disproportionately impacted communities
     — **Disproportionately impacted small businesses**: Broader set of business supports, such as rehabilitation of storefronts and business incubators, are now presumed eligible for this category

The Final Rule provides a list of expanded eligible uses and defines those impacted & disproportionately impacted populations that are presumed eligible
KEY NEW FEATURES IN FINAL RULE

1. AID TO IMPACTED INDUSTRIES
   • Clarifies how to designate an impacted industry
   • Clarifies eligible uses to impacted industries

2. PUBLIC SECTOR CAPACITY
   • Allows re-hiring of county staff to pre-pandemic levels, OR
   • Adjusted level up to 7.5% above pre-pandemic baseline
   • Support for staff retention, avoiding layoffs and funds for furloughed workers

3. CAPITAL EXPENDITURES
   • Eligible projects must respond to pandemic and be proportional to impact
   • Required written justification for projects above $1M expenditure

Counties may use funds for other aspects of health and economic response.
• The Final Rule provides a list of enumerated eligible uses for COVID-19 mitigation including, but not limited to:
  — Vaccination/testing programs
  — Monitoring, contact tracing and public health surveillance
  — Public health data systems
  — COVID-19 prevention and treatment
  — Support for isolation and quarantine
  — Transportation to reach vaccination or testing sites, or other prevention and mitigation services for vulnerable populations
  — Support for prevention, mitigation or other services in congregate living facilities, public facilities, schools, small businesses, nonprofits and impacted industries
  — Emergency operation centers and emergency response equipment (i.e. emergency response radio systems)
PUBLIC HEALTH RESPONSE

MEDICAL EXPENSES

• Recovery Funds may be used for expenses to households, medical providers, or other incurred medical costs due to the pandemic, including:

  — Unreimbursed expenses for medical care for COVID-19 testing or treatment (i.e. uncompensated care costs)
  — Paid family and medical leave for public employees
  — Emergency medical response expenses
  — Treatment of long-term symptoms or effects of COVID-19

Counties may use Recovery Funds for uncompensated care costs for medical providers or out-of-pocket costs for individuals
The Final Rule allows a very broad range of activities, including for the general public:

- Behavioral health facilities and equipment
- Prevention, outpatient treatment, inpatient treatment, crisis care, and diversion programs
- Enhanced behavioral health services in schools
- Services for pregnant women or infants born with neonatal abstinence syndrome
- Support for equitable access to reduce disparities for high-quality treatment
- Peer support groups, costs for residence in supportive housing or recovery housing, and the 988 National Suicide Prevention Lifeline
- Expansion of access to evidence-based services for opioid use disorder prevention, treatment, harm reduction and recovery

The Final Rule allows a broad range of county behavioral health services and facilities, including for the general public.
NEGATIVE ECONOMIC IMPACTS

ASSISTANCE TO HOUSEHOLDS

Counties may use funds to respond to negative economic impacts of the pandemic on households and communities.

IMPACTED HOUSEHOLDS

Impacted households are those that have experienced an impact from the COVID-19 pandemic.

Treasury presumes the following are impacted households:

- **Low-and-moderate income households** (at or below 300% Federal Poverty Guidelines or 65% of Average Middle Income) (I.e. $65,880)
- **Households experiencing unemployment, or food/housing insecurity**
- **Households that qualify for certain federal programs**, such as CHIP and childcare subsidies (NEW)

DISPROPORTIONATELY IMPACTED HOUSEHOLDS

Disproportionately impacted households are those that have experienced a disproportionate impact from the COVID-19 pandemic.

Treasury presumes that the following households are disproportionately impacted:

- **Low-income households**, defined as those at or below 185% of FPG or 40% of AMI (I.e. $40,626) (NEW)
- Households located in a Qualified Census Tracts
- Households receiving services from Tribal governments
- Households residing in the U.S. territories or receiving services from territorial governments (NEW)
- Households that qualify for certain federal programs, such as TANF, SSI and WIC (NEW)
NEGATIVE ECONOMIC IMPACTS

ASSISTANCE TO HOUSEHOLDS

Counties may use funds to respond to negative economic impacts of the pandemic on households and communities.

**IMPACTED HOUSEHOLDS**

All impacted households are eligible for uses that respond to the impact. **Eligible uses include:**

- Food assistance
- Re-employment and job training
- Rent, mortgage or utility assistance
- Cash assistance
- Health insurance coverage expansion
- Paid sick & family leave
- Financial services for unbanked and underbanked
- Affordable housing development and permanent supportive housing
- Childcare, early learning & addressing learning loss for students

**DISPROPORTIONATELY IMPACTED HOUSEHOLDS**

Disproportionately impacted households are eligible for uses that respond to the impact & the disparities that led to the disproportionate impact. **Additional eligible uses include:**

- Addressing health disparities (i.e. community health workers, lead remediation, health facilities)
- Investments in neighborhoods to promote health outcomes
- Addressing education disparities (i.e. enhanced funding to high-poverty schools & educational facilities)
- Improvements to vacant and abandoned property
- Housing vouchers and assistance relocating to neighborhoods with higher economic opportunity
NEGATIVE ECONOMIC IMPACTS

ASSISTANCE TO SMALL BUSINESSES

Treasury defines a small business, in general, as having no more than 500 employees, is independently owned and operated, and is not dominant in its field of operation.

IMPACTED

SMALL BUSINESSES

- Decreased revenue or gross receipts
- Financial insecurity
- Increased costs *(NEW)*
- Capacity to weather financial hardship
- Challenges covering payroll, rent or mortgage and other operating costs
- Other reasonable factors determined by the county

DISPROPORTIONATELY IMPACTED

SMALL BUSINESSES

- Small business operating in Qualiﬁed Census Tracts
- Small businesses operated by Tribal governments or on Tribal lands
- Small businesses operating in U.S. territories
NEGATIVE ECONOMIC IMPACTS

ASSISTANCE TO SMALL BUSINESSES

Treasury outlines potential types of assistance for small businesses under this specific category.

ELIGIBLE USES TO SUPPORT

IMPACTED SMALL BUSINESSES

• Loans or grants to mitigate financial hardship (i.e. support payroll and benefits, costs to retain employees, and mortgage, rent, utility and other operating costs
• Technical assistance, counseling, or other services to support business planning
• WARNING: For loans, please refer to Treatment of Loans section for additional Treasury guidance

ELIGIBLE USES TO SUPPORT

DISPROPORTIONATELY IMPACTED SMALL BUSINESSES

• Rehabilitation of commercial properties, storefront improvements and façade improvements
• Technical assistance, business incubators and grants for start-up or expansion costs for small businesses
• Support for microbusinesses, including financial, childcare and transportation costs
NEGATIVE ECONOMIC IMPACTS

ASSISTANCE TO NONPROFITS

Treasury defines a nonprofit as 501(c)(3) (charitable) and 501(c)(19) (veteran) tax-exempt organizations.

IMPACTED NONPROFITS

- Decreased revenues
- Financial insecurity
- Increased costs (i.e. uncompensated services)
- Capacity to weather financial hardship
- Challenges covering payroll, rent or mortgage and other operating costs

DISPROPORTIONATELY IMPACTED NONPROFITS

- Nonprofits operating in Qualified Census Tracts
- Nonprofits operating in Tribal governments
- Nonprofits operating in U.S. territories

ELIGIBLE USES INCLUDED

- Loans or grants to mitigate financial hardship
- Technical or in-kind assistance or other services that mitigate negative economic impacts of the pandemic

ELIGIBLE USES INCLUDED

- Responses that are related and reasonably proportional to addressing disparities that led to disproportionate impacts
NEGATIVE ECONOMIC IMPACTS

AID TO IMPACTED INDUSTRIES

• The Final Rule states that an industry may be designated as “impacted”:
  1. If the industry is in the travel, tourism or hospitality sectors, the industry is presumed impacted
  2. If the industry is outside of travel, tourism or hospitality sectors, the industry is impacted if:
     — The industry experienced at least 8 percent employment loss from pre-pandemic levels, OR
     — The industry is experiencing comparable or worse economic impacts as the tourism, travel and hospitality industries as of the date the Final Rule is published (12/6/2021)

• Recipients (i.e. counties) have flexibility to define industries

• Aid shall only be provided to businesses and attractions that were operating prior to the pandemic and affected by required closures (Note: This is different than aid to small businesses, including those start-up businesses impacted by the COVID-19 pandemic)
RESTORE AND SUPPORT PUBLIC SECTOR CAPACITY
RESTORE AND SUPPORT PUBLIC SECTOR CAPACITY

Counties may use Recovery Funds to restore and bolster public sector capacity with the goal of supporting the public sector’s ability to deliver critical COVID-19 services.

1. Cover payroll and covered benefits for existing public safety, public health, health care, human services and similar employees of a recipient government (WARNING: ARP Recovery Funds have different rules than the CARES Act!)

2. Rehire public sector staff to pre-pandemic levels OR above pre-pandemic levels with a 7.5 percent growth allowance

3. Support and retain public sector workers:
   • Provide additional funding for employees who experienced pay reductions or were furloughed
   • Maintain current compensation levels to prevent layoffs
   • Provide worker retention incentives, including reasonable increases in compensation (shall be additive to an employee’s regular compensation and shall be less than 25 percent of the rate of base pay for an individual and no more than 10 percent for a group)
   • Cover administrative costs associated with hiring, support and retention programs

4. Provide effective service delivery (including cleanup of county services backlogs, program evaluations, and technology upgrades)
**Public Safety Staff**
- Police officers
- Sheriffs/deputy sheriffs
- Firefighters
- Emergency medical responders
- Correctional and detention officers
- Dispatchers and supervisor personnel that directly support public safety staff

**Public Health Staff**
- Employees involved in providing medical, physical or mental health services (i.e. medical staff in schools, prisons, etc.)
- Laboratory technicians, medical examiners, morgue staff
- Other support services essential for patient care
- Employees of public health departments

**Human Services Staff**
- Employees providing or administering social services and public benefits
- Child welfare services employees
- Child, elder or family care employees

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Payroll and related benefits for public safety, public health, health care, human services and similar employees of a recipient government (See definitions of eligible employees below) *(NOTE that ARP Recovery Funds have different rules for payroll support than the CARES Act!)*

Chief county elected official may also designate other county employees for payroll support based on the Treasury criteria.
Counties have two options to restore pre-pandemic employment:

1. Hire back county pre-pandemic FTE positions that existed on January 27, 2020

OR

2. Hire above the county’s pre-pandemic level of up to 7.5 percent above pre-pandemic baseline.
   If a county wants to hire above pre-pandemic baseline, it must complete the following steps:
   — Identify the county’s FTE level on January 27, 2020
   — Multiply the pre-pandemic baseline by 1.075 (adjusted pre-pandemic baseline)
   — Identify county’s budgeted FTE level on March 3, 2021 (actual number of FTEs)
   — Subtract the actual number of FTEs from the adjusted pre-pandemic baseline to determine number of FTEs that can be covered
   — County is NOT required to hire for the same exact roles that existed pre-pandemic
RESTORE PUBLIC SECTOR CAPACITY

EFFECTIVE SERVICE DELIVERY

Recovery Funds may be used to improve the efficacy of public health and economic programs.

- Support program evaluation, data and outreach through:
  - Program evaluation and evidence resources
  - Data analysis resources to gather, assess, share and use data
  - Technology infrastructure to improve access to and user experience of government IT systems
  - Community outreach and engagement activities

- Administrative needs:
  - Backlogs caused by shutdowns (i.e. court case backlogs)
  - Technology infrastructure to adapt government operations to pandemic
    ▪ Video-conferencing software, data and case management systems are illustrated as examples

NACo applauds the clarification that Recovery Funds may be used towards expenses to address court case backlogs caused by court case closures during the pandemic.
CAPITAL EXPENDITURES

Counties may use Recovery Funds for capital expenditures that respond to the public health and negative economic impacts of the pandemic.

- Projects shall be related to public health and/or negative economic impacts and be proportional to the pandemic impact identified
- No pre-approval is required or provided for capital expenditures
- To ensure the expenditure is eligible, counties are required to write a written justification for capital expenditures equal to or greater than $1 million, which includes the following:
  1. Description of harm or need to be addressed (i.e. number of individuals)
  2. Explanation of why the capital expenditure is appropriate (i.e. why existing resources are inadequate)
  3. Comparison of proposed capital expenditure project against at least two alternative capital expenditures and why the proposed capital expenditure is superior

Counties are required to write a written justification for capital expenditures equal to or greater than $1 million.
Counties may use Recovery Funds for capital expenditures that respond to the public health and negative economic impacts of the pandemic.

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<th>COST OF CAPITAL EXPENDITURE PROJECT</th>
<th>USE IS ENUMERATED BY TREASURY AS ELIGIBLE</th>
<th>USE IS BEYOND THOSE ENUMERATED BY TREASURY AS ELIGIBLE</th>
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<td>Less than $1 million</td>
<td>No written justification required</td>
<td>No written justification required</td>
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<td>Greater than or equal to $1 million, but less than $10 million</td>
<td>Written justification required but county does not need to submit as part of regular periodic reporting</td>
<td>Written justification required and county shall submit as part of regular periodic reporting to Treasury</td>
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<td>$10 million or more</td>
<td>Written justification required and county shall submit as part of regular periodic reporting</td>
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**NOTE:**
These written justification requirements for capital expenditures do NOT apply to capital expenditures funded with revenue loss funds.
**CAPITAL EXPENDITURES**

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<th>EXAMPLES OF <strong>ELIGIBLE</strong> CAPITAL EXPENDITURE PROJECTS</th>
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<td>• Schools</td>
<td>• Construction of <strong>new</strong> correctional facilities</td>
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<tr>
<td>• Childcare facilities</td>
<td>• Construction of <strong>new</strong> congregate facilities</td>
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<td>• Medical facilities generally dedicated to COVID-19 treatment and mitigation (i.e. ICUs, emergency rooms, etc.)</td>
<td>• Construction of convention centers, stadiums and other larger capital projects intended for general economic development</td>
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<tr>
<td>• Temporary medical facilities</td>
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<td>• Emergency operation centers</td>
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<tr>
<td>• Behavioral health facilities</td>
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<tr>
<td>• Affordable housing and permanent supportive housing</td>
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<tr>
<td>• Primary care clinics, hospitals</td>
<td></td>
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<tr>
<td>• Improvements to vacant/abandoned properties</td>
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</tbody>
</table>

**WARNING:**

SEE NEXT SLIDE FOR U.S. TREASURY’S RATIONALE FOR USING ALTERNATIVES TO **NEW** CONSTRUCTION OF CORRECTIONAL AND CONGREGATE FACILITIES!

**REMINDER:**

These prohibitions do **NOT** apply to a county’s use of **revenue loss** for general government services!
CAPITAL EXPENDITURES

Treasury’s Final Rule outlines why some capital expenditures are ineligible:

- “Constructing a new correctional facility would generally not be a proportional response to an increase in the rate of certain crimes or overall crime as most correctional facilities have historically accommodated fluctuations in occupancy.”

- “In addition, construction of new congregate facilities, which would generally be expected to involve expenditures greater than $1 million, would generally not be a proportional response to mitigate or prevent COVID–19, because such construction is generally expected to be more costly than alternative approaches or capital expenditures that may be equally or more effective in decreasing spread of the disease.”

- Pg. 200 of Treasury Recovery Fund Final Rule

REMINDER:
These prohibitions do NOT apply to a county’s use of revenue loss for general government services!
PREMIUM PAY FOR
ESSENTIAL WORKERS
PREMIUM PAY

Counties may provide premium pay (up to $13 per hour & capped at $25K per individual) to eligible workers performing essential work, either in public sector roles or through grants to third-party employers.

KEY NEW FEATURES IN FINAL RULE

1. ADDITIONAL STREAMLINING OF PREMIUM PAY
   • Under the Interim Final Rule, counties were required to submit a written justification for workers not listed on the Treasury eligibility list
   • Final Rule permits counties to award premium pay to workers that are normally eligible for overtime pay/compensation under the Fair Labor Standards Act WITHOUT submitting a written justification

2. CLARIFICATION ON TYPES OF ELIGIBLE PREMIUM PAY
   • Clarifies that premium pay may be provided in installments or lump sums (i.e. monthly, quarterly, etc.)
   • Premium pay may be awarded to hourly, part-time or salaried or non-hourly workers – and it must not supplant normal or overtime pay
   • Volunteers shall not be eligible for premium pay

Under the Final Rule, premium pay may still be retroactive and may only be provided to eligible workers that are performing essential work (in person and/or regular physical handling of items)
PREMIUM PAY

The Final Rule outlines three steps for determining premium pay eligibility:

1. Any work performed by an employee of the state, local or tribal government, among others

2. Verify that the eligible worker performs essential work including risk of COVID exposure
   - Work involving regular in-person interactions or regular physical handling of items also handled by others
   - Worker would NOT be engaged in essential work if telework performed from a residence

3. Confirm premium pay responds to workers performing essential work during the public health emergency
   - Eligible worker receiving premium pay is earning (with premium pay included) at or below 150 percent of their residing state or county’s average annual wage for all occupations
   - Eligible worker receiving premium pay is not exempt from the FLSA overtime provisions
   - If worker does not meet any of the above, county shall submit written justification detailing how the premium pay is responsive to workers performing essential work during the pandemic
WATER, SEWER AND BROADBAND INFRASTRUCTURE
WATER AND SEWER INFRASTRUCTURE

Counties may use Recovery Funds for a broad range of water, sewer and stormwater infrastructure investments.

KEY NEW FEATURES IN FINAL RULE

NEW ELIGIBLE WATER AND SEWER PROJECTS

- Under the Interim Final Rule, eligible projects were aligned, for simplicity to determine the presumed eligible use of Recovery Funds, with the authorized uses authorized under EPA’s Clean Water State Revolving Fund and Drinking Water State Revolving Fund.

- Final Rule also provides additional eligible projects, including:
  - Broader set of lead remediation projects (i.e. faucets, fixtures and internal plumbing in schools and childcare facilities)
  - Culvert repair
  - Residential wells
  - Certain dams and reservoirs (related to drinking water)
Counties may use Recovery Funds to make a broad range of investments in water and sewer infrastructure. The Final Rule provides additional categories for eligible water and sewer projects including stormwater.

### NEW ELIGIBLE WATER & SEWER PROJECTS UNDER FINAL RULE

| Culvert repair | Broad set of lead remediation projects eligible under EPA grant programs authorized by the Water Infrastructure Improvements for the Nation (WIIN) Act, including: |
| Resizing, and removal, replacement of storm sewers, and additional types of stormwater infrastructure | — Lead testing |
| Infrastructure to improve access to safe drinking water for individual served by residential wells, including testing initiatives, and treatment/remediation strategies that address contamination | — Installation of corrosion control treatment |
| Dam and reservoir rehabilitation if primary purpose of dam or reservoir is for drinking water supply and project is necessary for provision of drinking water | — Lead service line replacement |
| — Water quality testing, compliance monitoring, and remediation activities (i.e. replacement of internal plumbing and faucets and fixtures in schools and childcare facilities) |
BROADBAND INFRASTRUCTURE

The Final Rule broadens eligible broadband infrastructure investments to ensure better connectivity for residents.

KEY NEW FEATURES IN FINAL RULE

1. BROADENS BROADBAND INFRASTRUCTURE FLEXIBILITY
   - Under the Interim Final Rule, counties were required to invest in households and businesses without reliable wireline 25 Mbps download/3 Mbps upload speeds
   - Final Rule allows counties to invest in locations without reliable wireline 100 Mbps download/20 Mbps upload speeds

2. CYBERSECURITY
   - Under the Final Rule, counties may use funds for modernization of cybersecurity for existing and new broadband infrastructure, including modernization of hardware and software

Final Rule allows counties to invest in locations without reliable wireline 100 Mbps download / 20 Mbps upload speeds
BROADBAND INFRASTRUCTURE

The Final Rule also includes the following clarifications on broadband projects:

1. IDENTIFY AN ELIGIBLE AREA FOR INVESTMENT
   - Counties are encouraged to prioritize projects that are designed to serve locations without access to reliable wireline 100 Mbps download/20 Mbps upload speeds
   - Beyond the threshold, counties have broad flexibility to define need in a community. Examples of need include:
     - Lack of access to a reliable high-speed broadband connection
     - Lack of affordable broadband
     - Lack of reliable service

2. DESIGN A PROJECT TO MEET HIGH-SPEED TECHNICAL STANDARDS
   - Projects are required to meet or exceed 100 Mbps download/100 Mbps upload (with flexibility for 100 Mbps/20 Mbps upgrades in more limited scenarios)

3. REQUIRES ENROLLMENT IN LOW-INCOME SUBSIDY PROGRAM
   - Must offer FCC’s Affordable Connectivity Program (ACP) or provide access to broad-based affordability program to low-income consumers as part of the project
FEDERAL “DAVIS-BACON” & “NEPA” REQUIREMENTS FOR INFRASTRUCTURE PROJECTS

1. National Environmental Policy Act (NEPA): NEPA does not apply to Treasury’s administration of Recovery Funds. A project supported with Recovery Funds may still be subject to NEPA review if it is also funded by another federal financial assistance program with a NEPA requirement.

2. Davis-Bacon Act: Davis-Bacon Act requirements for prevailing wage rates do not apply to projects funded solely with Recovery Funds, except for construction projects in the District of Columbia.
   - HOWEVER, counties may be subject to the requirements of the Davis-Bacon Act when Recovery Funds are used on a construction project in conjunction with funds from another federal program that requires enforcement and compliance of the Davis-Bacon Act.
## NON-FEDERAL MATCH AND COST SHARE REQUIREMENTS

<table>
<thead>
<tr>
<th>REVENUE LOSS ALLOCATION</th>
<th>NON-REVENUE LOSS ALLOCATION</th>
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<tbody>
<tr>
<td>• Funds available under the “revenue loss” eligible use category may be used to meet the non-federal cost share or matching requirement of other federal programs (i.e. EPA’s Drinking Water SRF and Clean Water SRF, FEMA Disaster Relief Fund, Economic Development Administration, etc)</td>
<td>• Recovery Funds beyond those under the “revenue loss” category shall NOT be used as the non-federal match or cost-share requirement of other federal programs unless specifically provided for by federal statute</td>
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<tr>
<td>• However, Recovery Funds shall NOT be used for the non-federal share of a state’s (or county’s) Medicaid and CHIP programs, even under the “revenue loss” category</td>
<td>• Specific federal programs outlined under the new <em>Infrastructure Investments and Jobs Act</em>, especially the Bureau of Reclamation and certain broadband deployment programs, allow Recovery Funds to be used as non-federal match and local cost share requirements</td>
</tr>
</tbody>
</table>
TREATMENT OF LOANS

Recovery Funds may be used to make loans, provided (1) it is an eligible use under the Final Rule, (2) the cost of the loan is tracked and reported to Treasury, and (3) it is used to cover costs between March 3, 2021 and December 31, 2024.

- Loans that mature or are forgiven on or before December 31, 2026:
  - Account for use of funds on a cash flow basis (similar to CARES Act Coronavirus Relief Fund)
  - Counties may use Recovery Funds to fund the principal of the loan and **must track repayment of principal and interest** (review 2 CFR Part 200)
  - When a loan is made, **county must report the principal of the loan as an expense**
  - Repayment of principal may be **re-used ONLY** for eligible uses under the Final Rule and are still subject to restrictions on timing of use of funds
  - Counties are **NOT** subject to restrictions under **2 CFR 200.307 with respect to these payments as program income**
TREATMENT OF LOANS

Recovery Funds may be used to make loans, provided (1) it is an eligible use under the Final Rule, (2) the cost of the loan is tracked and reported to Treasury, and (3) it is used to cover costs between March 3, 2021 and December 31, 2024.

- Loans with maturities longer than December 31, 2026
  - County may use Recovery Funds for only the projected cost of a loan
  - County may estimate the subsidy cost of the loan (equals expected cash flow associated with the loan discounted at the county’s cost of funding)
  - A county’s cost of funding may be determined based on the interest rates of securities with a similar maturity to cash flow being discounted that WERE EITHER:
    - Recently issue by the county, OR
    - Recently issued by a unit of state, local or tribal government similar to the county
  - Counties may measure projected losses either once, at the time the loan is extended, or annually over the covered period
  - If Recovery Funds are used for a revolving loan fund, a county must follow the same process for loans with maturities longer than December 31, 2026

WARNING!

Loans with maturities longer than December 31, 2026 must comply with the following...
DEFINING INELIGIBLE EXPENSES

The Final Rule maintains the Interim Final Rule’s restriction on use with additional clarifications:

1. PENSION FUNDS
   • Final Rule clarifies that prohibition of “extraordinary contributions” to pension funds applies to all recipients except for Tribal governments.
   • Does not apply to pension contributions that are part of regular payroll contributions for employees whose wages and salaries are an eligible use of Recovery Funds.

2. OTHER RESTRICTIONS ON DEBT SERVICE, RAINY DAY FUNDS AND LEGAL SETTLEMENTS
   • Funding debt service, legal settlements or judgements.
   • Deposits to rainy day funds or financial reserves.

3. NET REDUCTION IN REVENUE (STATES & TERRITORIES)
   • Final Rule maintains the prohibition on states and territories for using Recovery Funds to directly or indirectly offset a reduction in net tax revenue.

4. ADDITIONAL CLARIFICATION ON COMPLIANCE WITH OTHER FEDERAL REQUIREMENTS
   • Uses of funds shall not undermine COVID-19 mitigation practices in line with CDC guidance.
   • Uses of funds shall not violate Uniform Guidance conflict of interest requirements and other laws.
REPORTING AND COMPLIANCE REQUIREMENTS

• **QUARTERLY PROJECT AND EXPENDITURE REPORTS:** The following recipients are required to submit a quarterly Project and Expenditure Report to Treasury **by April 30, 2022:**
  
  o Recipients with populations that **exceed 250,000 residents** (referred to as a Tier 1 recipient)
  o Recipients with a population **below 250,000 residents yet received more than $10 million** in Recovery Funds (referred to as a Tier 2 recipient)

• **ANNUAL PROJECT AND EXPENDITURE REPORTS:** The following recipients are required to submit an annual Project and Expenditure Report to Treasury **by April 30, 2022:**
  
  o Recipients with **populations below 250,000 residents and received less than $10 million** in Recovery Funds only need to submit this report annually after the first reporting deadline in April, 2022

• **RECOVERY PERFORMANCE PLAN:** **All recipients with a population that exceeds 250,000 residents** are also required to publish and submit an **annual** Recovery Plan performance report throughout the entire period of performance
BASICS OF FEDERAL UNIFORM GUIDANCE

Under the Final Rule, counties are required to comply with the federal Uniform Guidance. This includes:

• **Allowable activities:** Counties are required to develop and implement effective internal control to ensure compliance with the Final Rule eligible uses (2 CFR 200.303)

• **Cost principles:** Counties are required to implement robust internal controls to ensure compliance
  — Direct and indirect administrative costs are an eligible use (i.e. salaries and related costs)

• **Cash management:** Recovery Funds are not subject to Cash Management Improvement Act (i.e. funds may be placed in interest-bearing accounts)

• **Equipment and real property:** Expense shall be used for the originally authorized purpose and vest in the non-federal entity (2 CFR 200.311)

• **Procurement, suspension and debarment:** Counties shall be responsible for ensuring that any procurement using Recovery Funds, or payments under procurement contracts are consistent with procurement standards (2 CFR 200.317 through 2 CFR 200.327); all procurement transitions shall follow full and open competition (2 CFR 200.319) and use documented procedures (2 CFR 200.317-320)

• **Matching, level of effort or earmarking:** No compliance responsibilities are associated with the Recovery Fund (i.e. no matching funds are required)

• **Program income:** Program income includes income from fees for services performance, the use of rental or real or personal property acquired under federal awards, and principal and interest on loans made with federal award funds (2 CFR 200.307)

• **Awards terms and conditions:**
  — Keep records for 5 years after funds have been expended or returned to Treasury
  — Recipients and sub-recipients that spend more than $750,000 are subject to Single Audit Act
  — Recipient and sub-recipients are required to comply with Civil Rights Compliance requirements
COUNTY INVESTMENTS OF AMERICAN RESCUE PLAN RECOVERY FUNDS

The State and Local Coronavirus Fiscal Recovery Fund, part of the American Rescue Plan Act (ARPA), which NACo helped develop and strongly advocated to pass, allocates $65.1 billion directly to every county across the nation. These funds provide direct, flexible aid for every county, parish and borough in America. Counties are on the front lines in delivering this aid to residents and are a driving force connecting communities and strengthening the economy. Below, find analysis and trends of county investment priorities, share how your county is supporting your residents and explore our database of county ARPA Recovery Fund investment plans.

COUNTY INVESTMENT PLAN DATABASE  RECOVERY FUND RESOURCE HUB

SHARE YOUR STORY
UNTOLD STORIES

Join NACo’s Untold Stories campaign to highlight the human impact of county services.

Visit NACo.org/UntoldStories to submit your story and access resources to engage your audience, including a letter to the editor template, a media relations guide, social media templates and more.
2022 ANNUAL CONFERENCE & EXPOSITION

ADAMS COUNTY
COLORADO

JULY 21-24, 2022