and includes all telephone lines, facilities and systems to render such service. It does not mean:

1. Message telegram service;
2. Community antenna television system services or facilities other than those intended exclusively for educational purposes; or
3. Radio broadcasting services or facilities within the meaning of section 3(o) of the Communications Act of 1934, as amended.

Times Interest Earned Ratio (TIER) means the ratio of a borrower’s net income (after taxes) plus interest expense, all divided by interest expense. For the purpose of this calculation, all amounts will be annual figures and interest expense will include only interest on debt with a maturity greater than one year.

Total assets means the sum of the balances of the following accounts of the borrower:

<table>
<thead>
<tr>
<th>Account names</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Current assets ..........</td>
<td>1100s through 1300s.</td>
</tr>
<tr>
<td>(2) Noncurrent Assets ......</td>
<td>1400s through 1500s.</td>
</tr>
<tr>
<td>(3) Total telecommunications plant</td>
<td>2001 through 2007.</td>
</tr>
<tr>
<td>(4) Less: Accumulated depreciation</td>
<td>3100 through 3300s.</td>
</tr>
<tr>
<td>(5) Less: Accumulated amortization</td>
<td>3400 through 3600s.</td>
</tr>
</tbody>
</table>

Note: All references regarding account numbers are to the Uniform System of Accounts (47 CFR part 32).

§ 1735.3 Availability of forms.

Single copies of RUS forms and publications cited in this part are available from Program Support Regulatory Analysis, Rural Utilities Service, STOP 1522, 1400 Independence Ave., SW., Washington, DC 20250–1522. These RUS forms and publications may be reproduced. The terms “RUS form”, “RUS standard form”, and “RUS specification” have the same meanings as the terms “REA form” “REA standard form”, and “REA specification”, respectively, unless otherwise indicated.

§§ 1735.4–1735.9 [Reserved]
services shall be considered to be participating in the state telecommunications plan (TMP) with respect to the particular loan so long as the loan funds are not used in a manner that, in RUS’ opinion, is inconsistent with the borrower achieving the goals set forth in the plan, except that a borrower must comply with any portion of a TMP made applicable to the borrower by a state commission with jurisdiction.

(d) RUS will not deny or reduce a loan or an advance of loan funds based on a borrower’s level of general funds.

(e) No fees or charges are assessed for any type of loan or guarantee provided by RUS or the Rural Telephone Bank (RTB).

(f) The Administrator may use consultants funded by the borrower for financial, legal, engineering, and other technical advice in connection with the review of a borrower’s loan application.

(g) For the purpose of paragraph (a)(2) of this section, rural areas means any area, as confirmed by the latest decennial census of the Bureau of the Census, which is not located within:

1. A city, town, or incorporated area that has a population of greater than 20,000 inhabitants; or
2. An urbanized area contiguous and adjacent to a city or town that has a population of greater than 50,000 inhabitants, for the purpose of the definition of rural areas in this section, an urbanized area means a densely populated territory as defined in the latest decennial census of the U.S. Census Bureau.

§ 1735.12 Nonduplication.

(a) In states having a state regulatory body with authority to regulate telephone service and to require certificates of convenience and necessity, the borrower must obtain such a certificate before RUS will make a loan. Facilities or services not specifically covered by such certificate will be subject to the provisions of § 1735.12(b).

(b) In states where there is no such regulatory body, a loan will not be made unless the Administrator determines that no duplication of lines, facilities, or systems already providing reasonably adequate services shall result from such a loan.

(c) RUS shall consider the following criteria for any wireline local exchange service or similar fixed-station voice service provided by a local exchange carrier (LEC) in determining whether such service is reasonably adequate:

1. The LEC is providing area coverage as described in § 1735.11.
2. The LEC is providing all one-party service or, if the State commission has mandated a lower grade of service, the LEC is eliminating that service in accordance with the requirements of the Telecommunications Act of 1996, 47 U.S.C. 151 et seq.
3. The LEC’s network is capable of providing transmission and reception of data at a rate of at least 1,000,000 bits per second (1 Mbps) with reasonable modification to any subscriber who requests it.
4. The LEC makes available custom calling features (at a minimum, call waiting, call forwarding, abbreviated dialing, and three-way calling).
5. The LEC is able to provide E911 service to all subscribers, when requested by the government entity responsible for this service.
6. The LEC is able to offer local service with blocked toll access to those subscribers who request it.
7. The LEC’s network is capable of accommodating Internet access at speeds of at least 28.800 bits per second (28.8 Kbps) via modem dial-up from any subscriber location.