(4) If capital grant funds would be used for new construction, documentation demonstrating that the costs associated with new construction are less than the costs associated with rehabilitation of an existing building, that there is a lack of available appropriate units that could be rehabilitated at a cost less than new construction, and that new construction is less costly than acquisition of an existing building (for purposes of this cost comparison, costs associated with rehabilitation or new construction may include the cost of real property acquisition).

(5) If proposed construction includes demolition:
(i) A demolition plan that describes the extent and cost of existing site features to be removed, stored, or relocated; and
(ii) Information establishing that the proposed construction is either in the same location as the building to be demolished or that the demolition is inextricably linked to the design of the construction project. Without such information, the cost of demolition cannot be included in the cost of construction.

(6) If the applicant is a state, comments or recommendations by appropriate state (and area wide) clearinghouses pursuant to E.O. 12372 (3 CFR, 1982 Comp., p. 197).

(7) A statement from the applicant that all of the following are true:
(i) The project will furnish to veterans the level of care for which such application is made, and services provided will meet the requirements of this part.
(ii) The applicant will continue to operate the project until the expiration of the period during which VA could seek full recovery under §61.67.
(iii) Title to the site will vest solely in the applicant and the applicant will insure the site to the same extent they would insure a site bought with their own funds.
(iv) Adequate financial support will be available for the completion of the project.
(v) The applicant will keep records and submit reports as VA may reasonably require, within the time frames required, and, upon demand, allow VA access to the records upon which such information is based.
(vi) The applicant will state that no more than 25 percent of the grant-awarded beds are occupied by non-veterans.

(c) Multiple capital grant applications. Subject to §61.12(i), applicants may apply for more than one capital grant.

(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900–0554).

§ 61.12 Capital grant application packages—threshold requirements.

The following threshold requirements for a capital grant application must be met, or the application will be rejected before being rated under §61.13:

(a) The application package must meet all of the following criteria:
(1) Be on the correct application form.
(2) Be completed in all parts, including all information requested in the Notice of Fund Availability and application package.
(3) Include a signed Application for Federal Assistance (SF 424) that contains the Employer Identification Number or Taxpayer Identification Number (EIN/TIN) that corresponds to the applicant’s Internal Revenue Service (IRS) 501(c)(3) or (19) determination letter. All applicants must provide such an IRS determination letter, which includes their EIN/TIN. Applicants that apply under a group EIN/TIN must be identified by the parent EIN/TIN as a member or sub-unit of the parent EIN/TIN and provide supporting documentation.
(4) Be submitted before the deadline established in the Notice of Fund Availability.
(b) The applicant must be a public or nonprofit private entity at the time of application.
(c) The activities for which assistance is requested must be eligible for funding under this part.
(d) The applicant must demonstrate that adequate financial support will be available to carry out the project for which the capital grant is sought, consistent with the plans, specifications,
and schedule submitted by the applicant.


(f) The applicant must agree to comply with the requirements of this part and demonstrate the capacity to do so.

(g) The applicant must not have an outstanding obligation to VA that is in arrears, or have an overdue or unsatisfactory response to an audit.

(h) The applicant must not have been notified by VA as being in default.

(i) The applicant, during the 5 years preceding the date of the application, must have not done any of the following:

1. Had more than two grants awarded under this part that remain in development;
2. Failed to establish two previous awarded grant projects under this part; or
3. Had a previous grant or per diem project awarded under this part terminated or transferred to another eligible entity for failure to comply with the terms and conditions of the award.


(The Office of Management and Budget has approved the information collection requirements in this section under control number 2900–0554).

§ 61.13 Capital grant application packages—rating criteria.

(a) General. Applicants that meet the threshold requirements in § 61.12 will be rated using the selection criteria listed in this section. To be eligible for a capital grant, an applicant must receive at least 750 points (out of a possible 1000) and must receive points under each of the following paragraphs (b), (c), (d), (e), (f), and (g) of this section.

1. The selection of the proposed housing in light of the population to be served.
2. The process used for deciding which veterans are appropriate for admission.
3. How, when, and by whom the progress of participants toward meeting their individual goals will be monitored, evaluated, and documented.
4. The role program participants will have in operating and maintaining the housing.
5. The responsibilities the applicant, sponsors, or contractors will have in operating and maintaining the housing.
6. The supportive services that will be provided and by whom to help participants achieve residential stability, increase skill level and/or income, and become involved in making life decisions that will increase self-determination.
7. The measureable objectives that will be used to determine success of the supportive services.
8. How the success of the program will be evaluated on an ongoing basis.
9. How the nutritional needs of veterans will be met.
10. How the agency will ensure a clean and sober environment.
11. How participants will be assisted in assimilating into the community through access to neighborhood facilities, activities, and services.
12. How the proposed project will be implemented in a timely fashion.
13. How permanent affordable housing will be identified and made known to participants upon leaving the supportive housing.
14. How participants will be provided necessary follow-up services.
15. The description of program policies regarding participant agreements, rent, and fees.

(c) Outreach to persons on streets and in shelters. VA will award up to 100 points based on:

1. The agency’s outreach plan to serve homeless veterans living in places not ordinarily meant for human habitation (e.g., streets, parks, abandoned buildings, automobiles, under bridges, in transportation facilities) and those who reside in emergency shelters; and
2. The likelihood that proposed plans for outreach and selection of participants will result in these populations being served.

(d) Ability of applicant to develop and operate a project. VA will award up to 200 points based on the extent to which