THE DIVISION OF CAPITAL INVESTMENT (DCI) manages the Indian Affairs Loan Guarantee, Insurance and Interest Subsidy Program. The Program provides an incentive for lenders to make loans to tribes and Indian-owned businesses that are unable to secure loans at reasonable terms and conditions by guaranteeing those loans up to 90%. Rules governing our Program can be found in the Code of Federal Regulations, Title 25, Part 103.

HOW DO I QUALIFY?
Most commercial banks will automatically qualify for participation in the Program. Non-bank lenders can also be eligible, but they must meet the requirements of 25 CFR 103.10. All lenders must sign a Loan Guarantee Agreement with the Program before participating.

HOW DO I OBTAIN A GUARANTEE?
Loan guarantee applications are made by the lender to DCI if, after doing its own underwriting, the lender determines that it cannot make the loan without a guarantee. DCI will guarantee up to 90% of eligible loans. The loan guarantee application consists of a one-page form making the request, as well as a series of documents that most prudent lenders will have already collected from the borrower. These items are listed in 25 CFR 103.12 and 103.26.

WHERE AND WHEN DO I APPLY?
Applications can be sent to our Zone Offices in Anchorage, AK, Albuquerque, NM, Lakewood, CO, or Washington, DC, depending on the location of the project being funded. Application forms can be downloaded at: https://www.bia.gov/as-ia/ieed/division-capital-investment. Once we have received a complete application, you can expect a written explanation within 30 days. Sometimes we are able to work with lenders to adjust the project to meet our regulations, resulting in eventual approval. Program resources become less available as the fiscal year progresses from October to the following September.

HERE ARE SOME KEY REQUIREMENTS FOR ANY REQUEST:
- The borrower entity must be at least 51% native-owned
- The project must benefit the economy of a reservation or tribal service area
- The borrower must have 20% tangible equity in the project being financed
- Loans cannot be made for re-lending purposes
- The lender must state why it is unable to make the loan without a guarantee
- No gaming loans
- The lender must have at least 10% in the project
- A premium of 2% of the guaranteed amount must be paid by the lender to DCI within 30 days of the loan’s closing.
- No excessive interest rates or fees

ONCE YOUR REQUEST HAS BEEN APPROVED...
DCI will sign a Loan Guarantee Certificate with attached, mutually agreed-upon conditions of approval. The Certificate is not valid until the loan closes and the premium payment has been received. DCI staff can work with you to make sure that the loan closes in a timely manner. Please give DCI five days’ notice of the loan closing. DCI and the lender will agree upon a suitable interval for submitting regular financial statements throughout the course of the loan.
INTEREST SUBSIDY

At the time of the loan guarantee request, a lender can also request interest subsidy assistance for qualifying borrowers. Interest subsidy payments by DCI cover the gap between the lender’s interest rate and the established Indian Financing Act rate. The initial period of interest subsidy is three years, and if necessary the assistance can be renewed for two additional years. It is available to borrowers whose historical earnings (or if unavailable, projected earnings) before interest and taxes, divided by annual interest expense, is less than the industry norm as reflected in a nationally-recognized survey, published at least annually.

DEFAULTS

In the event a borrower defaults, the lender has two options for collecting on its guarantee. First, the lender can make its best effort to liquidate the borrower’s collateral and then file a claim for loss assuming a deficiency remains after collection efforts. Second, the lender can simply file a claim with DCI to honor the guarantee at that time. Often lenders will choose to liquidate in order to minimize their total losses. Upon receiving a claim for loss and all necessary supporting documents, DCI will make a payment decision within 90 days. Once DCI agrees to pay the claim, our loan accounting office will work with you to see that the payment is processed properly.

WHAT HAPPENS AFTER A CLAIM IS PAID?

Upon payment of a guarantee, DCI will obtain an assignment from the lender of all the lender’s rights to the loan, regardless of the percentage of the guarantee. At that point DCI steps into the shoes of the lender and may pursue collection from the borrower.