## 10A NCAC 71P .0306 RECIPIENT IN AN IN-HOME LIVING ARRANGEMENT

- (a) The State/County Special Assistance In-Home Program maximum payment for recipients living in an in-home living arrangement and not in an Adult Care Facility shall be computed by:
  - (1) determining the Maintenance Amount as set forth in Rule .0102(13) of this Subchapter;
  - (2) subtracting the recipient's Countable Monthly Income from the Maintenance Amount; and
  - (3) rounding the difference to the nearest dollar.

(b) The County Department Case Manager shall determine the actual State/County Special Assistance In-Home Program payment by conducting a comprehensive functional assessment pursuant to G.S. 108A-47.1(a) and shall include the areas related to health and safety as set forth in 10A NCAC 71A .0208. The State/County Special Assistance In-Home Program payment may be authorized up to the maximum determined in Paragraph (a) of this Rule.

History Note: Authority G.S. 108A-47; 108A-47.1; 143B-153;

Eff. June 1, 2016.