18 NCAC 08 .0803 POINT SYSTEM

Within each category in Rule .0802 of this Section, priority points will be assigned in the amounts indicated in this Rule for the following factors:

- (1) Comprehensive long range county plan for modernization of land records (maximum -- 15 points);
- (2) Establishment of an office of land records manager (maximum -- 15 points);
- (3) Quality and detail of project description (maximum -- 10 points);
- (4) Fiscal responsibility of the applicant (maximum -- 30 points):
 - (a) adequate current appropriations provided (maximum -- 15 points);
 - (b) bond issue or other financing provided (maximum -- 15 points);
 - (c) budgetary appropriations for continuation and maintenance of land records system provided (maximum -- 15 points);
- (5) Status of Program. Points will be assigned in the following categories for completion of the tasks indicated according to specifications available from the Division (maximum -- 30 points):
 - (a) Aerial photography (maximum -- five points);
 - (b) Base maps (maximum -- five points);
 - (c) Cadastral maps (maximum -- five points);
 - (d) Parcel Identifiers. For each of the offices listed below which utilize assigned parcel identifiers, points will be awarded as follows: three points for each of the first two offices and one point for each additional office (maximum -- 10 points):
 - (i) register of deeds,
 - (ii) tax supervisor,
 - (iii) clerk of court,
 - (iv) county planner,
 - (v) building inspector, and
 - (vi) other identified;
 - (e) Automated system implemented (maximum -- five points);
 - (f) One point shall be awarded if applicant has not received prior funding under this program;
 - (g) Administrative Discretion. Points may be awarded at the discretion of the secretary of the department for favorable circumstances not covered by the criteria in other parts of this Rule (maximum -- five points).

History Note: Authority G.S. 102-15; 102-17; 147-54.3;

Eff. February 27, 1979;

Transferred from T01.21 effective August 25, 1986;

Amended Eff. November 1, 1994; April 1, 1990; April 1, 1988;

Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September 23, 2017.