

02 NCAC 59B .0102 AUTHORIZATION OF GENERAL EXPENSES FOR GRANT-MATCHING

Each district embracing a single county, and each county committee of a district embracing more than one county, has the authority to receive, from the "general expenses" category of the commission budget during any fiscal year a disbursement, calculated with reference to the amount appropriated to the district by the county.

The following formula controls disbursement of funds:

Given:

appropriation = total appropriation by state legislature
for this matching fund program
base rate = $\frac{\text{appropriation}}{\text{number of counties in state}}$

number of counties in state

x = amount received from county funds

y = amount of state funds commission will disburse to district

Group A = county programs receiving county funds less than or equal to the base rate

Group B = county programs receiving county funds greater than the base rate

Formula:

For any county program in Group A:

if $x < \text{base rate}$, then $y = x$

For any county program in Group B:

if $x > \text{base rate}$, then $y =$

$\frac{\text{appropriation} - \text{amount disbursed to Group A}}{\text{number of counties in Group B}}$

number of counties in Group B

Example: If a state with three counties appropriated \$9000 for the matching fund program, and if County #1 appropriated no funds, County #2 \$3000, and County #3 \$25,000, then the commission's disbursement would proceed as follows:

County #1	0
County #2	\$3000
County #3	\$6000

History Note:

Authority G.S. 106-840; 139-4(d);

Eff. February 1, 1976;

Amended Eff. November 1, 1978;

Emergency Amendment Eff. September 11, 1980 for a Period of 120 Days to Expire January 8, 1981;

Emergency Amendment Made Permanent [with change] Eff. December 5, 1980;

Amended Eff. September 1, 1982;

Transferred from 15A NCAC 06B .0102 Eff. May 1, 2012;

Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September 19, 2015.