GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH70530-LHz-274* (5/1)

Short Title:	Rural Center Funds/Water Infrastructure.	(Public)
Sponsors:	Representatives Owens, Crawford, Gillespie, and Tarleton (Primary Spor	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO A	PPROPRIATE FUNDS TO THE RURAL ECONOMIC DEVELOPMENT
3	CENTER	FOR CRITICAL WATER AND WASTEWATER GRANTS, AS
4	RECOMME	NDED BY THE LEGISLATIVE STUDY COMMISSION ON WATER AND
5	WASTEWA'	TER INFRASTRUCTURE.
6	The General Ass	embly of North Carolina enacts:
7	SEC	FION 1.(a) Appropriation. – There is appropriated from the General Fund to
8	the Rural Econo	mic Development Center, Inc., (Rural Center) the sum of fifty million dollars
9	(\$50,000,000) fo	r the 2010-2011 fiscal year to be used to provide grants to local government
10	units for wastew	ater-related projects and for public water system-related projects as provided
11	by this section.	Funds may also be used to provide emergency water and sewer grants.
12		FION 1.(b) Definitions. – The definitions in G.S. 159G-20 apply in this
13		tion, the following definitions shall apply in this section unless otherwise
14	provided:	
15	(1)	Ability to pay An assessment of the ability of a local government unit to
16		pay for a water infrastructure project as calculated annually by the Division
17		of Community Assistance in the Department of Commerce.
18	(2)	Economically distressed area. – Any of the following:
19		a. An economically distressed county as defined in G.S. 143B-437.01.
20		b. That part of a county in which the poverty rate is at least one hundred
21		fifty percent (150%) of the State poverty rate. The poverty rate is the
22		percentage of the population whose income is below the most recent
23		federal poverty level set by the U.S. Bureau of the Census.
24		c. If it is not a county, its ability to pay is less than fifty percent (50%)
25		of the ability to pay of the county in which it is located.
26	(3)	Rural county. – A county with a population density of fewer than 250 people
27		per square mile based on the most recent federal decennial census.
28		FION 1.(c) Eligible Applicants; Eligible Projects. – A local government unit
29	U U	rant under this section if it meets the eligibility requirements under subsection
30		on. The funds appropriated under this section may be used to provide a
31		ant that meets the requirements of subsections (d) and (e) of this section. The
32	010	ts are eligible for receiving a grant under this section:
33	(1)	Wastewater collection system.
34	(2)	Wastewater treatment works.
35	(3)	Public water system.



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Gene	eral Assem	bly of l	North Carolina	Session 2009
	h other fun	ds to b	1.(d) Supplemental Grants. – A supplemental be applied to the construction costs of an eligibl State funds, and local funds. A supplemental g	e project. Other funds
	wing restric		state funds, and focal funds. It supplemental g	, runt 15 subject to the
10110	(1)		bility. – A local government unit is eligible for a s	supplemental grant if it
	(1)	-	is the following criteria:	supplemental grant if it
		a.	It is a rural county or is located in one of these	counties
		a. b.	It adopts a resolution to set the household u	
		υ.	sewer service in the area served by the proj equals or exceeds the high-unit-cost threshold.	
	(2)	Max	imum. – A supplemental grant shall not exceed	five hundred thousand
	(2)		urs (\$500,000) unless the applicant meets or	
			riptions:	te of more of these
		a.	It is an economically distressed county	or is located in an
		u.	economically distressed county.	of is focuted in an
		b.	Its poverty rate is at least one hundred fifty	percent (150%) of the
		0.	State poverty rate.	percent (190%) of the
		c.	If it is not a county, its ability to pay is less th	an fifty percent (50%)
		0.	of the ability to pay of the county in which it is	• •
		The	maximum supplemental grant for an applicant n	
			e descriptions is the lesser of one million do	-
			ty-five percent (25%) of the total project cost.	(\$1,000,000) OI
	(3)		ching funds. $-$ A local government unit shall matc	h a supplemental grant
	(5)		a dollar-for-dollar basis unless the unit meets	
			wing descriptions, in which instance the Rural	
			th of fifty percent (50%) or less:	contor may require a
		a.	It is an economically distressed county	or is located in an
			economically distressed county.	
		b.	Its poverty rate is at least one hundred fifty	percent (150%) of the
			State poverty rate.	
		c.	If it is not a county, its ability to pay is less th	an fifty percent (50%)
			of the ability to pay of the county in which it is	located.
		A lo	cal government unit that meets one or more of t	hese descriptions may
		not	provide less than a dollar-for-dollar match if the	ne supplemental grant
		amo	unt requested exceeds five hundred thousand dolla	ırs (\$500,000).
			1.(e) Criteria for Grants. – All projects must docu	
			eed affecting human health or the environment	
			lopment need. The criteria in G.S. 159G-23, the	
	•		criteria established by the Board of Directors of	
	0	-	ided under this section. An application for a	
	•		d area shall have priority over a project that do	
			I Center may determine that a crisis need exis	-
			y establish one or more subcategories of this	program to address
appli			eet the needs identified.	
			1.(f) Grant Applications. – Any application f	-
section shall be submitted by the local government unit to the Rural Center. An application				
			form prescribed by the Rural Center and shall c	
			Center. An applicant shall submit to the Rural	
	-		by the Rural Center to enable the Rural Center to	
			application that does not contain information requ	
or re	quested by 1	ne Kuf	al Center is incomplete and is not eligible for cons	sideration.

General Assembly of North Carolina

SECTION 1.(g) Environmental Assessment. – An application submitted under this 1 2 section for a supplemental grant shall state whether the project to be funded by the grant 3 requires an environmental assessment. If the application indicates that an environmental 4 assessment is not required, it must identify the exclusion in the North Carolina Environmental 5 Policy Act, Article 1 of Chapter 113A of the General Statutes, that applies to the project. An application that does not identify an exclusion in the North Carolina Environmental Policy Act 6 7 shall include evidence that the environmental assessment of the project's probable impacts on 8 the environment was submitted to the Department of Environment and Natural Resources or to 9 the relevant federal agency providing financing for the project.

10 **SECTION 1.(h)** Review of Applications and Award of Grant. – The Rural Center 11 shall review grant applications and award grants as provided by this subsection:

- 12 (1) Point assignment. The Rural Center shall review all grant applications 13 submitted under this section for an application period, to be determined by 14 the Rural Center, and shall rank each application in accordance with the 15 points assigned to the evaluation criteria. Applications addressing a crisis 16 need may be ranked according to a special set of criteria or be reviewed for a 17 specifically determined application period. The Rural Center's determination 18 of rank is conclusive.
- 19(2)Reconsideration. When an application's rank is too low to receive an award20of a grant for the application period, the Rural Center may consider a new21application for the same project, provided the application addresses22questions from the previous grant round. The Rural Center may reject any23resubmission of the same project that does not adequately address questions24from the previous grant round. The Rural Center's determination of25adequacy is conclusive.
 - (3) Notification of decision. When the Rural Center determines that an application's rank makes it eligible for an award of a grant, the Rural Center shall send the applicant a letter of intent to award the grant. The notice shall set out any conditions the applicant must meet to receive an award of a grant. When the applicant satisfies the conditions set out in the letter of intent, the Rural Center shall send the applicant an offer to award a grant. The applicant shall give the Rural Center written notice of whether it accepts or rejects the offer. A grant is considered awarded the date the offer to award the grant is sent by the Rural Center.

35 **SECTION 1.(i)** Disbursement of Grant. – A grant awarded under this section shall 36 be disbursed in two or more payments based on the progress of the project for which the grant 37 was awarded. To obtain a payment, a grant recipient shall submit a request for payment to the 38 Rural Center and shall document the expenditures for which the payment is requested. The 39 Rural Center shall review the payment request for compliance with all grant conditions.

40 **SECTION 1.(j)** Withdrawal of Grant. – An award for a supplemental grant for a 41 project is withdrawn if the applicant fails to enter into a construction contract for the project 42 within one year after the date of the award, unless the Board of Directors of the Rural Center 43 finds that the applicant has good cause for the failure. If the Rural Center finds good cause for 44 an applicant's failure, the Rural Center shall set a date by which the applicant must take action 45 or forfeit the grant.

46 SECTION 1.(k) Inspection of Project. – The Rural Center may inspect a project as
 47 provided by this subsection:

48 (1) Authority. - The Rural Center may inspect a project for which it awards a
49 grant under this section to determine the progress made on the project and
50 whether the construction of the project is consistent with the project
51 described in the grant application. The inspection may be performed by

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	General Assembly of North Carolina Session 2009			
1	personnel of the Rural Center or by a professional engineer licensed under			
2 3	Chapter 89C of the General Statutes.			
	(2) Disqualification. – An individual may not perform an inspection of a project			
4	under this section if the individual meets any of the following criteria:			
5	a. Is an officer or employee of the local government unit that received			
6	the grant award for the project.			
7	b. Is an owner, officer, employee, or agent of a contractor or			
8	subcontractor engaged in the construction of the project for which the			
9	grant was made.			
10	SECTION 1.(I) Administration Costs. – The Rural Center may use a portion of the			
11	funds appropriated under this section for administration, not to exceed two percent (2%), for			
12	the life of the grant program created by this section.			
13	SECTION 1.(m) Reporting Requirement. – The Rural Center shall report annually			
14	to the Joint Legislative Commission on Governmental Operations regarding the progress of the			
15	grant program created under this section. The report required by this subsection may be			
16	included as part of the Rural Center's annual report required by Section 14.27(e) of S.L.			
17	2009-451. The first report required under this subsection is due no later than September 1,			
18	2011.			
19	SECTION 1.(n) Separate Accounts. – Each grant that is provided under this			
20	section shall be administered through a separate account.			
21	SECTION 1.(0) Loans Prohibited. – The Rural Center shall not use the funds			
22	appropriated under this section to make loans.			
23	SECTION 2. This act becomes effective July 1, 2010.			