CHAPTER 8
CRITERIA FOR AWARDS OR GRANTS

605—8.1(29C,17A) Purpose. The homeland security and emergency management department receives and distributes funds to a variety of entities throughout the state for support of emergency management planning, training, and other initiatives. Unless otherwise prohibited by state or federal law, rule or regulation, the director may make such funds subject to competition. Where such funds are designated by the director to be competitive, the department shall ensure equal access, objective evaluation of applications for these funds, and that grant application material shall contain, at a minimum, specific content.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

605—8.2(29C,17A) Definitions. For the purpose of these rules, the following definitions shall apply:

“Competitive grant” means the competitive grant application process to determine the grant award for a specified project period.

“Department” means the homeland security and emergency management department.

“Director” means the director of the homeland security and emergency management department.

“Project” means the activity(ies) or program(s) funded by the department.

“Project period” means the period of time for which the department intends to support the project without requiring the recompetition of funds.

“Service delivery area” means the defined geographic area for delivery of project services.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

605—8.3(29C,17A) Exceptions. The department considers funds subject to competition except in those cases where:

1. State or federal law, rule or regulation prohibits such competition.
2. The state, federal or private funding source specifies a sole source for the receipt of funds.
3. There is mutual agreement among the department and contract organizations.
4. The director designates such funds to be noncompetitive.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

605—8.4(29C,17A) Public notice of available competitive grants. When making funds available through a competitive grant application process, the department shall, at least 60 days prior to the application due date, issue a public notice in the Iowa Administrative Bulletin that identifies the availability of funds and states how interested parties may request an application packet. A written request for the packet shall serve as the letter of intent. Services, delivery areas, and eligible applicants shall be described in the public notice.

If the receipt of a grantor’s official notice of award to the department precludes a full 60-day notice in the Iowa Administrative Bulletin, the department shall nonetheless issue the public notice in the Iowa Administrative Bulletin at the earliest publication date.

In the event the publication date would not allow at least 30 days for interested parties to request and submit an application packet, the department shall notify current contractors and other interested parties of the availability of funds through press releases and other announcements.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

605—8.5(29C,17A) Requirements. Where funds are designated as competitive, the following shall be included in all grant application materials made available by the department:

1. Funding source;
2. Project period;
3. Services to be delivered;
4. Service delivery area;
5. Funding purpose;
6. Funding restrictions;
7. Funding formula (if any);
8. Matching requirements (if any);
9. Reporting requirements;
10. Performance criteria;
11. Description of eligible applicants;
12. Need for letters of support or other materials (if applicable);
13. Application due date;
14. Anticipated date of award;
15. Eligibility guidelines for those receiving the service or product and the source of those guidelines, including fees or sliding fee scales (if applicable);
16. Target population to be served (if applicable); and
17. Appeal process in the event an application is denied.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

605—8.6(29C,17A) Review process (competitive applications only). The review process to be followed in determining the amount of funds to be approved for award of a contract shall be described in the application material. The review criteria and point allocation for each element shall also be described in the grant application material.

The competitive grant application review committee shall be determined by the division administrator administering the grant or award, with oversight from the director. The review committee members shall apply points according to the established review criteria in conducting the review.

In the event competitive applications for a project receive an equal number of points, a second review shall be conducted by the director and the division administrator administering the grant or award.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

605—8.7(29C,17A) Opportunity for review and comment. Program advisory committees or related task forces of the program may be provided with an opportunity to review and comment on the criteria and point allocation prior to implementation. Exceptions may occur when the funding source to the department has already included such criteria and point allocation within the award or the time frame allowed is insufficient for such review and comment.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

605—8.8(29C,17A) Awards. Once applications have been scored and ranked, the department shall award all available funds to eligible applicants based on the ranking of their applications. Should there be more eligible applications than funds available, those remaining eligible applications shall be kept on file by the department.

In those cases in which applicants have received an award but actual project costs are less than anticipated or established in the application, remaining funds shall become deobligated funds. The department shall award deobligated funds to remaining eligible applications on file with the department. Should deobligated funds remain after satisfying all eligible applications, the department shall republish the availability of funds.

[ARC 2327C, IAB 12/23/15, effective 1/27/16]

These rules are intended to implement Iowa Code chapter 17A and section 29C.13.
[Filed emergency 5/4/93—published 5/26/93, effective 5/7/93]
[Filed 7/18/00, Notice 5/17/00—published 8/9/00, effective 9/13/00]
[Filed ARC 2327C (Notice ARC 2213C, IAB 10/28/15), IAB 12/23/15, effective 1/27/16]