OKLAHOMA
OFFICE OF
MANAGEMENT
AND
ENTERPRISE SERVICES
COUNTY COMMUNITY SAFETY
INVESTMENT FUND
ADMINISTRATIVE RULES
OAC 260:5

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SUBCHAPTER 1. COUNTY COMMUNITY SAFETY INVESTMENT FUND
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260:5-1-1. Purpose
The purpose of this chapter is to provide information and procedures for counties that desire to receive funds to provide community rehabilitative programming, including not limited to mental health and substance abuse services and for entities disbursing these funds. All counties eligible to use these funds are responsible for knowing the requirements of this Chapter. These rules are administered by the Office of Management and Enterprise Services (OMES) to provide direction and ensure compliance with 57 O.S §. 631, 57 O.S. § 632, and 57 O.S. §633.

260:5-1-2. [RESERVED]

260:5-1-3. Calculations
No later than July 31st of each year, the Office of Management and Enterprise Services (OMES) shall calculate the savings and averted costs accrued to the state from implementation of the Oklahoma Smart Justice Reform Act.
(1) These calculations shall be done using actual data or best available estimates and can be prepared by either the State Budget Department of an actuary hired by OMES.
(2) The completed calculation will be submitted to the office of the Governor, the Speaker of the House, the State Auditor, and the Board of Equalization.
(3) These calculations shall include all administrative costs.
(4) The Savings and averted costs calculated shall be deposited to the County Community Safety Investment Fund

260:5-1-4. [RESERVED]

260:5-1-5. Funding
The calculated costs and savings shall be deposited to the County Community Safety Investment Fund upon appropriation of funds by the legislature

260:5-1-6. [RESERVED]

260:5-1-7. Disbursement of funds
(a) Upon completion of the calculations if monies are available for the revolving fund named the "County Community Safety Investment Fund" then OMES will give public notice of such availability of funds.
(b) After notice of funds availability, eligible recipients shall submit proposals to OMES and county District Attorney offices for the use of eligible funds for their planned rehabilitative services.
Upon review by OMES of these proposals, recipients will be notified of their acceptance or rejection of the proposal.

When available, funds shall be disbursed to eligible recipients in proportion to county population as reported in the most recent census.

Expenditures shall be made upon warrants issued by the State Treasurer upon approval by the Director of the Office of Management and Enterprise Services.

A rejected recipient may appeal that decision for review to the Director of the Office of Management and Enterprise Services and the review by the Director shall be final.

260:5-1-8. [RESERVED]

260:5-1-9. Oversight of funds
Upon receipt/award of funds, recipients shall transmit their proposals to the offices of: Governor, the Speaker of the House, the State Auditor; Commissioner of Mental Health; and the appropriate county District Attorney office.