- 1 NCAC 08 .0109 is proposed for amendment as follows:
- 2 04 NCAC 08 .0109 DUTIES OF THE ADMINISTRATOR
- 3 The Administrator is responsible for directing the staff of the Authority and overseeing the functions of the office.
- 4 (1) The Administrator shall oversee the application of the electric and telephone cooperatives rules and regulations
- 5 to ensure they are administered according to the manner in which they are written.
- 6 (2) The Administrator shall investigate and respond to complaints such as requests for deposits, meter tampering
- 7 disputes, boundary issues, disputed <u>bills</u>, and power surges from EMC members and shall request any additional
- 8 information from the cooperative needed by the Authority to respond to the complaints.
- 9 (3) The Administrator may attend any annual meeting or Board meeting of an individual electric or telephone
- 10 cooperative.
- 11 (4) The Administrator shall review all Federal grant or loan applications from electric and telephone cooperatives,
- 12 request any additional information needed for those applications, and present the grant and loan requests to the
- 13 Board <u>of the Authority</u> for review and approval <u>decision</u>.
- 14 (5) The Administrator is responsible for reviewing interconnection agreements and amendments between the TMCs
- and competing local providers (CLPs) and commercial mobile radio service providers (CMRS) as defined in 47
- 16 U.S.C 252 in accordance with Section 252(e) of the Act and present those documents to the Board of the authority
- 17 for <u>review and decision</u> approval.
- 18 (6) In situations where the Authority is requested to arbitrate an interconnection agreement pursuant to Section
- 19 252(b)(1) of the Act or pursuant to a valid contractual agreement between a TMC and another telecommunications
- 20 carrier, the Administrator is responsible for reviewing the petitions and ensuring all procedures are followed for the
- 21 arbitration as outlined in 04 NCAC 08 .0313. for arbitration.
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24 *History Note: Authority G.S. 117-2(10); 117-2(11a); 117-2(12); 117-3.1(a); 117-26; 117-31; 117-32; 47 U.S.C 252;* 

- 25 Eff. February 1, 1976;
- 26 Amended Eff. May 1, 2014;
- 27 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 23, 2015.
- 28 Eff. March 1, 2022