(6) The repayment schedule may be extended beyond 12 quarterly installments if the total repayment amount exceeds 100% of the estimated State share of annual expenditures.

In these circumstances, the criteria in paragraphs (b) (1) and (2) or (3) of this section, as appropriate, shall be followed for repayment of the amount equal to 100% of the annual State share. The remaining amount of the repayment shall be in quarterly amounts not less than those for the 9th through 12th quarters.

- (7) The amount of a retroactive claim to be paid a State will be offset against any amounts to be, or already being, repaid by the State in installments, under the same title of the Social Security Act. Under this provision the State may choose to:
- (i) Suspend payments until the retroactive claim due the State has, in fact, been offset; or
- (ii) Continue payments until the reduced amount of its debt (remaining after the offset), has been paid in full. This second option would result in a shorter payment period.

A retroactive claim for the purpose of this regulation is a claim applicable to any period ending 12 months or more prior to the beginning of the quarter in which the payment is to be made by the Service.

[42 FR 28885, June 6, 1977, as amended at 52 FR 273, Jan. 5, 1987; 64 FR 6253, Feb. 9, 1999; 68 FR 25305, May 12, 2003]

§ 304.50 Treatment of program income.

The IV-D agency must exclude from its quarterly expenditure claims an amount equal to:

- (a) All fees which are collected during the quarter under the title IV-D State plan; and
- (b) All interest and other income earned during the quarter resulting from services provided under the IV-D State plan.

[49 FR 36772, Sept. 19, 1984]

§304.95 [Reserved]

PART 305—PROGRAM PERFORM-ANCE MEASURES, STANDARDS, FINANCIAL INCENTIVES, AND PENALTIES

Sec

305.0 Scope.

305.1 Definitions.

305.2 Performance measures.

305.31 Amount of incentive payment.

305.32 Requirements applicable to calculations.

305.33 Determination of applicable percentages based on performance levels.

305.34 Payment of incentives.

305.35 Reinvestment.

305.36 Incentive phase-in.

305.40 Penalty performance measures and levels.

305.42 Penalty phase-in.

305.60 Types and scope of Federal audits.

305.61 Penalty for failure to meet IV-D requirements.

305.62 Disregard of a failure which is of a technical nature.

305.63 Standards for determining substantial compliance with IV-D requirements.

305.64 Audit procedures and State comments.

305.65 State cooperation in the audit.

305.66 Notice, corrective action year, and imposition of penalty.

AUTHORITY: 42 U.S.C. 609(a)(8), 652(a)(4) and (g), 658 and 1302.

SOURCE: At 65 FR 82208, Dec. 27, 2000, unless otherwise noted.

§305.0 Scope.

This part implements the incentive system requirements as described in section 458A (to be redesignated as section 458 effective October 1, 2001) of the Act and the penalty provisions as required in sections 409(a)(8) and 452(g) of the Act. This part also implements Federal audit requirements under sections 409(a)(8) and 452(a)(4) of the Act. Sections 305.0 through 305.2 contain general provisions applicable to this part. Sections 305.31 through 305.36 of this part describe the incentive system. Sections 305.40 through 305.42 and §§ 305.60 through 305.66 describe the penalty and audit processes.

§ 305.1 Definitions.

The definitions found in §301.1 of this chapter are also applicable to this part. In addition, for purposes of this part: