

that apply to the control group and experimental group cases; and

(ii) The State may choose to exclude cases assigned to the experimental and control groups, which are not otherwise exempt, for the purpose of calculating the work participation rate or determining State compliance related to limiting assistance to families including adults who have received 60 months of Federal TANF assistance. In doing so, the State may effectively exclude all experimental group cases and/or control group cases, not otherwise exempt, but may not exclude individual cases on a selective basis.

(c) The certification may include a claim of inconsistency with respect to hours of required participation in work activities only if the State has written evidence that, when implemented, the waiver policies established specific requirements related to hours of work for nonexempt individuals.

(d)(1) The Governor's certification must be provided no later than October 1, 1999.

(2) If a State modifies its waiver policies in a way that has a substantive effect on the determination of its work sanctions, or the calculation of its work participation rates or its time-limit exceptions, it must submit an amended certification no later than the end of the fiscal quarter in which the modifications take effect.

§260.76 What special rules apply to States that are continuing evaluations of their waiver demonstrations?

If a State is continuing research that employs an experimental design in order to complete an impact evaluation of a waiver demonstration, the experimental and control groups may continue to be subject to prior AFDC law, except as modified by the waiver.

PART 261—ENSURING THAT RECIPIENTS WORK

Sec.

261.1 What does this part cover?

261.2 What definitions apply to this part?

Subpart A—What Are the Provisions Addressing Individual Responsibility?

- 261.10 What work requirements must an individual meet?
- 261.11 Which recipients must have an assessment under TANF?
- 261.12 What is an individual responsibility plan?
- 261.13 May an individual be penalized for not following an individual responsibility plan?
- 261.14 What is the penalty if an individual refuses to engage in work?
- 261.15 Can a family be penalized if a parent refuses to work because he or she cannot find child care?
- 261.16 Does the imposition of a penalty affect an individual's work requirement?

Subpart B—What Are the Provisions Addressing State Accountability?

- 261.20 How will we hold a State accountable for achieving the work objectives of TANF?
- 261.21 What overall work rate must a State meet?
- 261.22 How will we determine a State's overall work rate?
- 261.23 What two-parent work rate must a State meet?
- 261.24 How will we determine a State's two-parent work rate?
- 261.25 Does a State include Tribal families in calculating the work participation rate?

Subpart C—What Are the Work Activities and How Do They Count?

- 261.30 What are the work activities?
- 261.31 How many hours must a work-eligible individual participate for the family to count in the numerator of the overall rate?
- 261.32 How many hours must work-eligible individuals participate for the family to count in the numerator of the two-parent rate?
- 261.33 What are the special requirements concerning educational activities in determining monthly participation rates?
- 261.34 Are there any limitations in counting job search and job readiness assistance toward the participation rates?
- 261.35 Are there any special work provisions for single custodial parents?