(c)(1) of this section and the SEA's response must be included with the State plan.

(Approved by the Office of Management and Budget under control number 1830–0026)

(Authority: 20 U.S.C. 1206(b) and 1206a(a)(3) (A) and (B))

§461.14 When are amendments to a State plan required?

- (a) General. If an amendment to the State plan is necessary, the SEA shall submit the amendment to the Secretary not later than 90 days prior to the program year of operation to which the amendment applies.
- (b) Indicators of program quality. Each SEA shall amend its plan by July 25, 1993, to include the indicators of program quality required by section 331 of the Act and §461.3(b)(7). Cross-Reference: See 34 CFR 76.140–76.142 Amendments.

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(Authority: 20~U.S.C.~1207(a))

Subpart C—How Does the Secretary Make a Grant to a State?

§ 461.20 How does the Secretary make allotments?

The Secretary determines the amount of each State's grant according to the formula in section 313(b) of the Act.

(Authority: 20 U.S.C. 1201b(b))

§ 461.21 How does the Secretary make reallotments?

- (a) Any amount of any State's allotment under section 313(b) of the Act that the Secretary determines is not required, for the period the allotment is available, for carrying out that State's plan, is reallotted to other States on dates that the Secretary may fix.
- (b) The Secretary determines any amounts to be reallotted on the basis of—
- (1) Reports, filed by the States, of the amounts required to carry out their State plans; and
- (2) Other information available to the Secretary.

- (c) Reallotments are made to other States in proportion to those State's original allotments for the fiscal year in which allotments originally were made, unless the Secretary reduces a State's proportionate share by the amount the Secretary estimates will exceed the sum the State needs and will be able to use under its plan.
- (d) The total of any reductions made under paragraph (c) of this section is reallotted among those States whose proportionate shares were not reduced.
- (e)(1) Any amount reallotted to a State during a fiscal year is deemed part of the State's allotment for that fiscal year.
- (2) A reallotment of funds from one State to another State does not extend the period of time in which the funds must be obligated.

(Authority: 20 U.S.C. 1201b(c))

§ 461.22 What criteria does the Secretary use in approving a State's description of efforts relating to program reviews and evaluations?

The Secretary considers the following criteria in approving a State's description of efforts relating to program reviews and evaluations under section 342(c)(13) of the Act and §461.12(a)(15):

- (a) The extent to which the State will have effective procedures for using the findings of program reviews and evaluations to identify, on a timely basis, those programs, services, and activities under the Act that are not meeting the educational goals set forth in the State plan and approved applications of eligible recipients.
- (b) The adequacy of the State's procedures for effecting timely changes that will enable programs, services, and activities identified under paragraph (a) of this section to meet the educational goals in the State plan and approved applications of eligible recipinats
- (c) The extent to which the State will continue to review those programs, activities, and services, and affect further changes as necessary to meet those educational goals.

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(Authority: 20 U.S.C. 1206a(c)(13) and 1207a)