§ 270.8 How will we allocate the bonus award funds?

(a) In FY 2002 and beyond, we will allocate and award $140 million to the ten States with the highest scores for each work measure as follows, subject to reallocation as specified in §270.9:

1. Job Entry Rate—$56 million
2. Success in the Work Force—$35 million
3. Increase in Job Entry Rate—$28 million
4. Increase in Success in the Work Force—$21 million.

(b) In FY 2002 and beyond, we will allocate and award $20 million to the ten States with the highest scores on the Food Stamp measures and $20 million to the ten States with the highest scores on the Medicaid/SCHIP measures, subject to reallocation as specified in §270.9. For these measures, we will:

1. Award $6 million to the three States with the highest scores on the Food Stamp absolute measure;
2. Award $6 million to the three States with the highest scores on the Medicaid/SCHIP absolute measure;
3. Award $14 million to the seven States with the highest scores on the Food Stamp improvement measure; and
4. Award $14 million to the seven States with the highest scores on the Medicaid/SCHIP improvement measure.

(c) In FY 2002 and beyond, we will allocate and award $10 million to the ten States with the highest scores on the child care subsidy measure and $10 million to the ten States with the highest scores on the family formation and stability improvement measure.

(d) We will distribute the bonus dollars for each measure based on each State’s percentage of the total amount of the State family assistance grants of the States that will receive a bonus.

§ 270.9 How will we redistribute funds if that becomes necessary?

(a) If we cannot distribute the funds as specified in §270.8, we will reallocate any undistributed funds among the measures listed in §270.4.

(b) If we still cannot distribute funds within the bonus year, they will remain available for distribution in the next bonus year, to the extent authorized by law.

§ 270.10 How will we annually review the award process?

(a) Annual determination. Annually, as needed, we will review the measures, data sources, and funding allocations specified in this part to determine if modifications, adjustments, or technical changes are necessary. We will add new measures or make changes in the funding allocations for the various measures only through regulations.

(b) Criteria. We will determine if any modifications, adjustments, or technical changes need to be made based on:

1. Our experience in awarding high performance bonuses in previous years; and
2. The availability of national, State-reliable, and objective data.

(c) Consultation. We will consult with the National Governors’ Association, the American Public Human Services Association, and other interested parties before we make our final decisions on any modification, adjustment, or technical changes for the bonus awards. We will notify States and other interested parties of our decisions through annual program guidance. We will also post this information on the Internet.

§ 270.11 When must the States report the data and other information in order to compete for bonus awards?

(a) All measures. Each State must submit a list of the measures on which it is competing by February 28 of each bonus year.

(b) Work measures. Each State must collect quarterly and submit semi-annually during the bonus year the data specified in §270.8(a) as follows: