

§310.1

- 310.65 What must a Tribe or Tribal organization include in a Tribal CSE plan in order to demonstrate capacity to operate a Tribal CSE program?
- 310.70 What provisions governing jurisdiction must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.75 What administrative and management procedures must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.80 What safeguarding procedures must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.85 What reports and maintenance of records procedures must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.90 What governing Tribal law or regulations must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.95 What procedures governing the location of noncustodial parents must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.100 What procedures for the establishment of paternity must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.105 What procedures governing guidelines for the establishment and modification of child support obligations must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.110 What procedures governing income withholding must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.115 What procedures governing the distribution of child support must a Tribe or Tribal organization include in a Tribal CSE plan?
- 310.120 What intergovernmental procedures must a Tribe or Tribal organization include in a Tribal CSE plan?

Subpart D—Tribal CSE Program Funding

- 310.125 On what basis is Federal funding in Tribal CSE programs determined?
- 310.130 How will Tribal CSE programs be funded?
- 310.135 How long do Tribes and Tribal organizations have to obligate and spend CSE grant funds?
- 310.140 What are the financial reporting requirements?
- 310.145 What costs are allowable charges to Tribal CSE programs carried out under §310.65(a) of this part?
- 310.150 [Reserved]
- 310.155 What uses of Tribal CSE program funds are not allowable?

45 CFR Ch. III (10–1–00 Edition)

Subpart E—Accountability and Monitoring

- 310.160 How will OCSE determine if Tribal CSE program funds are appropriately expended?
- 310.165 What recourse does a Tribe or Tribal organization have to dispute a determination to disallow Tribal CSE program expenditures?

Subpart F—Statistical and Narrative Reporting Requirements

- 310.170 What statistical and narrative reporting requirements apply to Tribal CSE programs?
- 310.175 When are statistical and narrative reports due?

Subpart G—Interim Funding of Operational Tribal CSE Programs

- 310.180 Who is eligible to apply to receive interim funding under this part?
- 310.185 What is the application and approval process for Tribes and Tribal organizations with operational Tribal CSE programs applying for interim funding?
- 310.190 What requirements apply to programs operated with interim funding?

AUTHORITY: 42 U.S.C. 655(f), 1302.

SOURCE: 65 FR 50790, Aug. 21, 2000, unless otherwise noted.

§310.1 What does this part cover?

(a) The regulations in this part prescribe the rules for implementing section 455(f) of the Social Security Act through interim funding for Indian Tribes and Tribal organizations that currently operate comprehensive Tribal child support enforcement programs. Section 455(f) authorizes direct grants to Indian Tribes and Tribal organizations to operate CSE programs.

(b) These regulations establish the requirements that must be met by Indian Tribes and Tribal organizations currently operating comprehensive Tribal CSE programs to be eligible for grants under section 455(f). They establish requirements for: Tribal CSE plan and application content, submission, approval, and amendment; program funding; program operation; uses of funds; accountability; reporting; interim funding; and other program requirements and procedures.