

45 C.F.R. § 261.42

Which reductions count in determining the caseload reduction credit?

(a)

(1) A State's caseload reduction credit must not include caseload decreases due to Federal requirements or State changes in eligibility rules since FY 2005 that directly affect a family's eligibility for assistance. These include, but are not limited to, more stringent income and resource limitations, time limits, full family sanctions, and other new requirements that deny families assistance when an individual does not comply with work requirements, cooperate with child support, or fulfill other behavioral requirements.

This document is only available to subscribers. Please log in or purchase access.

Purchase Login