30. In calculating the amount in respect of which any province is entitled to be reimbursed by another province under the provisions of the Act, regard shall be had only to the net amount of allowances paid by the province to be reimbursed after deducting therefrom the amount payable by Canada on account of such allowances.

31. Balances due by one province to another province under the provisions of the Act shall be settled monthly as of the same date as the sums due by Canada are payable.

32. The amount recovered by a provincial authority from a recipient or from the estate of a deceased recipient in respect of any allowance shall be distributed between the province responsible for payment of the provincial share of the allowance, and Canada in accordance with the amount of any such allowance respectively paid by each.

improperty paid by way of allowance whether such sum was pand as the result of non-disclosure of facts misrepresentations or any other cause, and, if the provincial authority is multile to recover the whole of such sum the provincial authority shall suspend the payment of the allowance of such resipient until the aggregate aurount that has been recovered prior the sum improperty paid less any anomic that has been recovered prior to such suspension; provided that where the recipient has not been guilty of fraud or misrepresentation the provincial authority, in its discretion, may reduce the allowance by an amount of not less than five dollars each month of not more than five years or prior to the recipient reacting the age of so that received years or prior to the recipient reacting the cage of seventy years, whichever is the sconer.

26. The provincial authority shall requires a real property or the income with any increase or reduction in his income or real property or the income or real property of his spouse and to curricle particulars of any personal property acquired by him or his spouse after the date of his application.

of the allowance to which he may be entitled under the Act, shall notify the provincial authority and shallournich all preservery information contracts of virontics laionivery data with he action actions a stronger while all the decomposition of the second data with he actions to the second actions of the decompliant of the second data with the second second actions of the second second to the second second to the second seco

28. Any sums due by Canada to a province in review of Canada s shart of the not rations expended by the province in reviewant of allowances shall be secretained as of the last day of each mouth, shall be audited by the provincial suditor and shall be baid on the certificate of the provincial auditor as seen thereafter as possible, subject to dinal audit by efficients of the Government of Canada, The accounts submitted by the provincial authority for the purpose of reimbuscment shall contain auch information as the Minister shall require.

236 In calculating the amount durivby Canada to a provingoing account shall be inken of any sums that, under the provisions of time A at, and, province is liable to zeimburse another province or to berthmbursed by another province in respect of allowances granted therein or in such other province, nor shall any account be taken of this offst off difficulting on province, allowances.