LeadingAge Provider Relief Fund Background, Considerations & Frequently Asked Questions

Last Updated: May 12, 2020 at 11 a.m.ET

*What's new: New information added from updated HHS FAQ and recent conversation between Katie Smith Sloan and HHS Deputy Secretary Eric Hargan

Background

Providers have access to a number of new funding sources as a result of COVID-19. Each of these funding sources requires providers/organizations to agree to certain terms and each has their own documentation requirements.

Providers/organizations should establish tracking systems now in order to be able to accurately report eligible expenses and losses attributable to the COVID-19 crisis.

Provider Relief Fund

On March 27, the Coronavirus Aid, Relief, and Economic Security Act (CARES) was passed and signed into law, appropriating \$100 billion to a Provider Relief Fund for the COVID-19 pandemic. The fund is managed by the Office of the Secretary of the Department of Health and Human Services (HHS) and dollars are held within its Health Resources Services Administration (HRSA). The funds are being distributed as automatic payments through United Health Group(UHG) via Optum Bank with "HHSPAYMENT" as the payment description. HHS began distributing these dollars on April 10 and announced its plan for a second round which HHS will begin distributing on April 24.

An additional \$75 billion was appropriated to the Provider Relief Fund through the Paycheck Protection Program and Health Care Enhancement Act for a total of \$175 billion made available to provide relief to health care providers.

Fund Distributions

Two types of Payments from the Provider Relief Fund: General and Targeted

- General Distributions: A total of \$50 billion in payments have been distributed to providers
 and are designed to "replace a percentage of a provider's annual gross receipts, sales or
 program service revenue." These were made to providers of Medicare services looking at
 both their 2019 Medicare FFS payments (1st round) and their net patient revenue from their
 most recent CMS Cost Report (2nd round).
- Targeted Distributions are aimed at providers who have been disproportionately impacted by COVID-19 or who have not received payments as part of the General Distribution. Some of these will begin being deposited the week of April 27.

HHS has posted a <u>file</u> listing all providers who received payments and attested to the terms and conditions along with the amounts they have accepted as of May 4, 2020.

As of April 24, there have been two rounds of general distribution payments sent to providers:

- Total estimated allocation can be calculated using: On the attestation portal, HHS provides the following formula for calculating your estimated total allocation from the \$50 billion general distribution:
 - Divide your "Gross Receipts or Sales" or "Program Service Revenue" by 2.5 trillion and then multiply by 50 billion. = ((Gross Receipts or Sales) / 2,500,000,000,000) * 50,000,000,000 = Total Allocation (total of first plus second payment)
 - First round of payments distributed between April 10 -17: \$30 billion distributed through direct deposit from UHG's Optum Bank into the accounts of providers who billed Medicare fee-for-service (FFS) based upon a percentage of their total 2019 Medicare FFS reimbursements.
 - Formula for calculating 1st payment: A provider can estimate their payment by dividing their 2019 Medicare FFS (not including Medicare Advantage) payments they received by \$484,000,000,000 and multiply that ratio by \$30,000,000,000.

• Second round of payments distributed April 24:

- \$20 billion being distributed in payments to Medicare facilities and providers for whom Medicare FFS reflects a small share of their revenue and based off of 2018 cost report data.
 - Formula for estimating this payment: Providers can estimate their expected 2nd general distribution payment using the following formula: (Individual Provider 2018 Revenue/\$2.5 Trillion) X \$50 Billion Amount of First Payment Provider received = Expected 2nd General Distribution
- \$10 billion to targeted hospitals in areas particularly impacted by the COVID-19 outbreak (application required)
- \$10 billion for rural health clinics and hospitals (distributions to begin week of April 27)
- \$400 million for the Indian Health Service facilities based upon operating expenses.
 (distributions to begin week of April 27)
- Unspecified amount going to skilled nursing facilities, dentists, and providers that exclusively serve Medicaid recipients.
- An unspecified portion (as announced I early April) will be used to reimburse health care providers at Medicare rates for COVID-19 treatment of uninsured individuals, until funds run out.

Resources

To help our members be prepared for potential future audits, reporting and compliance with these programs, LeadingAge has put together the following items to provide a roadmap:

- CARES Act Provider Relief Fund Backgrounder, Considerations and FAQ document (this document) including "Questions Providers Should Consider Before Completing the Attestation and Using the Money" (below)
- <u>COVID 19 Stimulus Bill Facility Eligibility Calculators</u> and <u>Explainer</u>, developed by LeadingAge Wisconsin, helps providers assess eligibility for the full array of COVID-19 -related funding

options.

Coming soon we will be sharing supporting tools that will:

- **Assist with funds documentation**: that will help providers identify what items to track related to the Provider Relief Funds to be able to submit future reports to HHS.
- Clarify HHS expectations regarding the use of the funds (awaiting reply to LeadingAge CEO Katie Sloan's letter to HHS Secretary Alex Azar)

Timeline

- April 10: UnitedHealth Group begins depositing the first \$26 billion of Provider Relief Funds into Medicare provider accounts on behalf of CMS and the CARES Act
- April 16: HHS Portal for signing the attestation opened
- April 17: \$4 billion distributed to remaining Medicare providers as part of first round of funds.
- April 23: Congress passes bill with additional \$75 billion for the Provider Relief Fund.
- April 24:
 - HHS distributes \$20 billion in payments to providers for whom Medicare FFS reflects a small share of their revenue and based off of 2018 net patient revenue as reported in CMS cost report data.
 - o President signs the bill adding \$75 billion to the Provider Relief Fund
 - HHS launches General Distribution Portal for submitting financial information for second round of general distribution funds to Medicare providers.

Week of April 27:

- Second round distributions begin going out to hospitals hard hit by COVID-19, rural health clinics and hospitals, and Indian Health Service facilities.
- Providers can enroll in program to reimburse providers care and services provided to uninsured COVID-19 patients
- **TBD:** Distribution of unspecified dollars to Medicaid-exclusive providers.
- May 7: HHS announces extension of the attestation deadline, now 45 days from receipt of payment.
- May 24: Deadline for providers to sign <u>attestation</u> or return Provider Relief Fund dollars for those who first received payments on April 10. All other providers have 45 days from receipt of payment.
- June 7: Deadline for providers to sign <u>attestation</u> to the terms and conditions for \$20 billion distributed to Medicare providers in a second round of payments on April 24 and to upload

required financial information through the <u>General Distribution Portal</u>. All other providers who received payments after April 24 have <u>45</u> days from receipt of payment.

Providers who received general distribution payments as of April 24, 5p EST must:

- First submit an attestation agreeing to the terms and conditions for the payments received via the Attestation Portal. See the section on considerations before signing
- Second, after the attestation is submitted, providers must submit tax documents and estimated lost revenue information as part of receiving the 2nd round of payments through a separate <u>General Distribution Portal</u>, which HHA appears to call the "Provider Relief Fund Application Portal "in the HHS General Distribution Portal FAQ document.

Attestation

<u>All</u> providers receiving CARES Act Provider Relief Funds must complete the online attestation agreeing to the terms and conditions related to the payment received within **45** days of receiving the funds regardless of whether the provider intends to keep the funds or not. The original timeframe was 30 days, but this was updated to 45 days on May 7 to give providers longer to attest.

Providers need to attest <u>separately</u> for each payment they have received from the Provider Relief Fund, as the terms and conditions are "slightly different" for each round of payments. Terms and Conditions for each type of payment can be found <u>here</u>. The Terms & Conditions for the second round of payments to Medicare providers include the following additional items:

- providers cannot be currently precluded from receiving Medicare advantage or Part D payments;
- 2) providers must submit general revenue data for calendar year 2018 to the Secretary when applying to receive the funds or within 45 days of having received a payment;
- 3) Providers must consent to HHS publicly disclosing the payment amount the provider may receive from the Relief Fund knowing that other parties may be able to derive the provider's gross receipts or sales, revenue or other information from this disclosure; and
- 4) Providers must certify that all information the provided by the recipient of the funds is true, accurate and complete to the best of their knowledge.

HHS Resources

HHS has also put together a CARES Act Provider Relief Fund <u>Application Guide</u> that walks providers through the General Distribution Portal website and a <u>General Distribution Portal FAQ</u> that answers key questions and assists providers in preparing to complete the information required through the <u>General Distribution portal</u>.

Providers who choose to reject the funds must complete the attestation indicating their rejection of the funds. It is not clear at this time how funds will be returned if a provider opts not to accept the funds.

Before You Attest: Questions Providers Should Consider Before Agreeing to Terms & Conditions and Using the Money

These questions and considerations were compiled with guidance from LeadingAge Silver Sponsor, CLA.

LeadingAge thinks that it will be appropriate for most members to sign the attestation agreement but as we noted in our <u>April 20 letter to HHS Secretary Alex Azar</u> there are many questions we still need HHS to answer and clarify so we are able to comply. The questions and information below are designed to make sure you've thought through the systems or processes you need to put in place to comply.

To sign the attestation and accept the Terms and Conditions providers must use this link.

• Since January 31, has your organization provided or does it currently provide "diagnoses, testing, or care for individuals with possible or actual cases of COVID-19"?

The terms and conditions don't define the following terms "care" nor "possible cases of COVID-19". The HHS website on the CARES Act Provider Relief Fund states and the General Distribution Portal FAQ from HHS reiterates, however, that "HHS broadly views every patient as a possible case of COVID-19." However, this same statement is not included in the Relief Fund Payment Terms and Conditions document. We have asked for further clarification from HHS on this point and will share updates with members as they become available.

Does your organization have "health care related expenses or lost revenues that are
attributable to coronavirus? ." UPDATE - The Relief Funds Payment Terms and Conditions for
the General Distributions to Medicare providers require that the funds, "... only be used to
prevent, prepare for and respond to coronavirus and shall reimburse the Recipient only for
health care related expenses or lost revenues that are attributable to coronavirus."

The CARES Act outlines some specific expenses that the payments can be used for:

- building or construction of temporary structures,
- leasing of properties,
- medical supplies and equipment including personal protective equipment and testing supplies,
- o increased workforce and trainings,
- emergency operation centers,
- o retrofitting facilities, and
- surge capacity.

HHS has not supplemented this information with any additional guidance such as specific types of eligible expenses, beyond the above. However, HHS did clarify how providers might estimate lost revenues in its <u>General Distribution Portal FAQ</u>. Given that HHS is asking for lost revenues from March and April 2020, we anticipate that HHS will seek expenses from a comparable timeframe and dates going forward throughout the duration of the national emergency. We think it is likely that many of the additional expenses and lost revenues providers have incurred will be counted as COVID-19 related, as they were required for prevention and preparation for

the virus but LeadingAge has also asked for additional guidance from HHS. At this point, we would recommend that members track all expenses and lost revenues they believe are related to COVID-19 and as further information becomes available from HHS, providers can sort out those that may not qualify.

 How will you document the expenses incurred were "used to prevent, prepare for and respond to coronavirus"?

UPDATE - Beyond the CARES Act reference to the uses for Provider Relief Funds, HHS has not provided additional information about their expectations related to reporting on their COVID-19 expenses and lost revenue, but reports are required under the Terms & Condition and the CARES Act (See below for more information on reporting). Until further information is available, CLA has recommended:

- Track COVID-19 Expenses: Staff bonuses, hazard or incentive pay; use of agency staff; personal protection equipment; additional housekeeping and/or laundry costs; anything above the usual and customary expenses. It is not clear yet if all of these will be eligible but at present it is better to be inclusive and ineligible items can be excluded after further guidance is issued.
- Set up separate general ledger(GL) accounts and report excess expenses in the GL accounts.
- For lost revenue: According to HHS's <u>General Distribution Portal FAQ</u>, "Lost revenue can be estimated by comparing year-over-year revenue, or by comparing budgeted revenue to actual revenue. For April 2020, an estimate of the total monthly loss based on data from the first few weeks in April or by extrapolation from March data is acceptable."
- Track by payer and provider type: It is not yet clear if the funds must be used
 exclusively for Medicare services or be specific to the service line receiving the funds
 (e.g., SNF, home health vs. assisted living) within an organization that may have multiple
 service lines under a single Tax Identification Number. For now, it is recommended to
 track expenses by payer and provider type pending further HHS guidance.
- **Timeframe:** Reports will be required quarterly to HHS and the Pandemic Response Accountability Committee according to the Relief Fund Terms and Conditions. The first report is expected to be due July 10 for funds distributed in April June 2020. HHS has indicated that it will be issuing further guidance in the future on reporting.
- What if your organization receives more money through various relief funds than is expended? How is that money to be returned?

UPDATE- In its <u>General Distribution FAQ</u>, published on May 8, HHS notes that it generally does not intend to recoup funds as long as a provider's lost revenue and increased expenses exceed the amount of the payment(s) received. It also notes that it reserves the right to audit Fund recipients in the future to ensure that this requirement is met and collect any amounts made in error or where payments don't exceed lost revenues and expenses. The HHS CARES Act Provider Relief Fund website states, "These are payments, not loans, to healthcare providers, and will not need to be repaid." This is reinforced in the HHS which notes that the funds won't need to be repaid as long as the associated terms and conditions are followed. The CARES Act

Relief Payment Terms & Conditions clearly establish an expectation that the funds will only be used for "health care related expenses or lost revenues, that are attributable to coronavirus." We still are awaiting additional clarification on what expenses will count and over what time frame. Therefore, in the interim, we would like to emphasize the importance of providers tracking their expenses and lost revenues now to ensure they can document and report this information to HHS and the Pandemic Response Accountability Committee at the prescribed times (see below in FAQs for additional details on reporting requirements).

• Which program funds should your organization use first (e.g. Paycheck Protection Program or CARES Act Provider Relief funds)? What about other relief funds and/or loans?

As you are tracking expenses and lost revenues, providers should be aware that their expenses can only be counted once across various COVID-19 relief funds and the Provider Relief Fund dollars are essentially the payer of last resort according to the Terms & Conditions, which state, "The recipient certifies that it will not use the Payment to reimburse expenses or losses that have been reimbursed from other sources or that other sources are obligated to reimburse." A good example is wages and salaries paid under the Paycheck Protection Program cannot also be counted under the Provider Relief Fund. In addition, if states increase their Medicaid provider rates or distribute lump sum funding to providers due to COVID-19, providers will want to carefully document which expenses are tied to these services versus Medicare to ensure that expenses aren't attributed to both pots of money. It is also unclear how HHS will verify this information.

NEW -- However, it is not clear if this provision also applies to charitable contributions that a provider may have received for the purpose of offsetting additional COVID-19 expenses and lost revenues. LeadingAge has posed this question to and is awaiting further guidance from HHS.

- What will be the audit process following the declared end of the national emergency health? Will funds be taken back if not properly supported? Will there be an appeal process? UPDATED There are currently no answers to these questions, but providers should keep this in mind when they complete the attestation and use the available funds. HHS indicates in its General Distribution FAQ that it "will have significant anti-fraud monitoring of the funds distributed, and the Office of Inspector General will provide oversight as required in the CARES Act to ensure that federal dollars are used appropriately."
- Is your organization in a cost-reimbursed Medicaid state? If so, how will the use of relief funds impact your future Medicaid reimbursement rates? Will the state require the funds to be offset against expenses? (For example, Minnesota already said yes, the funds must be offset.)
- What are other potential risks of accepting the funds and attesting to the Provider Relief Fund
 Terms and Conditions?

Practically speaking, we think the risks of accepting and using the funds are low or no different than other grants or payments that providers accept every day, but providers will need to closely follow the evolving guidance related to the funds to be sure to comply.

 Future Clawback: HHS or Congress could clawback some portion of the relief funds from non-COVID areas but in an election year, there is low probability of this occurring. **UPDATED** – In its <u>General Distribution FAQ</u>, HHS states it, "does not intend to recoup funds as long as a provider's lost revenue and increased expenses exceed the amount of Provider Relief funding a provider has received."

- Payback of unused funds: UPDATED In both the General Distribution FAQ and in a meeting with the Deputy Secretary Eric Hargan, HHS has indicated that providers will only be required to return some or all of the payments received if: 1) they fail to comply with the terms and conditions; and/or 2) the payment(s) received exceed their eligible expenses and lost revenues related to COVID-19. We anticipate most providers will have some eligible expenses and lost revenues that will use a good portion if not all of the funds. So again, we believe this is a relatively low risk.
- Ineligible expenses/losses: Future guidance may not include expenses or lost revenues
 your organization incurred in the HHS definition of eligible expenses and lost revenues,
 or your incurred expenses or lost revenues may have been incurred outside the yet-tobe-determined timeframe. Nonetheless, you will have a number of expenses and lost
 revenues that will be counted.
- Potential HHS OIG audits: There is the potential to be audited by the HHS Office of the Inspector General based upon receipt of the funds. HHS indicates in its General Distribution FAQ that it "will have significant anti-fraud monitoring of the funds distributed, and the Office of Inspector General will provide oversight as required in the CARES Act to ensure that federal dollars are used appropriately." If the audit finds funds were improperly used, providers may be subject to civil monetary penalties and/or future exclusion from participation in Medicare, Medicaid, and other government programs. This is nothing new to providers as the HHS OIG could audit existing health care programs that we participate in.
- False Claims Act: Submitting required reports to HHS that include false information regardless of intent could subject a provider to potential False Claims Act complaints and other civil liability including financial penalties for each claim.

Applying for Reimbursement for Medicare Services Provided to Uninsured

In addition to the direct payments being made to health care providers, an unspecified amount of the Provider Relief Funds will be used to reimburse health care providers who have provided testing, testing-related visits or treatment for uninsured patients with a COVID-19 diagnosis on or after February 4, 2020. Recent updates to the HHS CARES Act Provider Relief Fund website now includes information on the terms and conditions that providers must attest to in order to be eligible to receive these reimbursements.

The Process

- **Provider Enrollment:** Beginning April 27, 2020, providers must register for the program as a provider participant. Skilled nursing facilities, home health and other post-acute care providers are eligible for this reimbursement. Hospice services are excluded.
- **Confirm Uninsured Status:** All providers seeking reimbursement must check for health care coverage eligibility and confirm that the patient is uninsured. You have verified that the

- patient does not have individual, employer-sponsored, Medicare or Medicaid coverage, and no other payer will reimburse you for COVID-19 testing and/or care for that patient.
- **Submit Claims:** Enrolled providers can begin submitting claims electronically for care and services provided to confirmed uninsured individuals in the U.S. on May 6, 2020. All claims are subject to Medicare timely filing requirements.
- Reimbursement rates: Enrolled providers will be eligible to be reimbursed at current year
 Medicare fee schedule rates, which will start to be deposited in mid-May for services
 provided to uninsured individuals. These reimbursements will continue the funds run out.
 No specific amount has been designated for this reimbursement. This payment must be
 accepted as payment in full.
- **No balance billing:** Providers must agree not to balance bill these patients.
- Payment: Enrolled providers will receive payment via direct deposit into their bank account.

<u>Website</u> for more information on how to get reimbursement for care provided to uninsured COVID-19 patients. This site will be updated with "much more information" beginning April 27.

Frequently Asked Questions (FAQs)

Q. Who qualifies as an "eligible health care provider" to receive Provider Relief Funds?

Answer: According to the CARES Act, an "eligible health care provider" means "public entities, Medicare or Medicaid enrolled suppliers and providers, and such for-profit entities and not-for-profit entities not otherwise described in this proviso as the Secretary may specify, within the US (including territories), that provide diagnoses, testing, or care for individuals with possible or actual cases of COVID-19." The first round of funds was distributed to Medicare fee-for-service(FFS) providers. The second round of funds are being distributed to providers for whom a small share of their revenue is derived from Medicare FFS, targeted hospitals in areas that have been particularly impacted by COVID – 19, rural health clinics and hospitals, Indian Health Service facilities, and providers who solely serve Medicaid recipients.

Q. Who should I call if my organization did not receive any funds and we provide Medicare services so believe we are eligible for the funds?

Answer: Providers for whom Medicare FFS is a small share of the organization's revenue and did not receive a payment on April 24 may be lacking sufficient cost report data for HHS to complete this transaction. For these providers, you will need to submit revenue information through a provider portal that is scheduled to open the week of April 22 and will be found on the HHS CARES Act Provider Relief Fund website. After HHS receives and validates the data, they will be sending out payments weekly to eligible providers on a rolling basis.

Providers can submit their questions about the funds to: HOSPITALCOVID19@hhs.gov

In addition, HHS has established a **toll-free CARES Provider Relief line** where providers who believe they qualify for a payment but have not yet received one can call (866) 569-3522 to determine the status of their payments and the amount they will receive.

Additionally more details about the Fund can be found at the HHS CARES Act Relief Fund website: https://www.hhs.gov/provider-relief/index.html

Q. If a facility received funds but no longer owns the facility, how is the money to be paid back?

Answer: UPDATE - More than one facility has run into this scenario because distributions were based off of ownership and Medicare FFS revenues in 2019. HHS has published no clear guidance on how those funds can be returned but providers receiving funds under these circumstances should not use these funds nor try to pass them along to the new owner if the organization was sold. All providers receiving funds must go to the <u>Attestation Portal</u> and either agree to the terms and conditions or reject them through this process. In the case of funds wrongly received, they should be rejected.

The General Counsel for one member documented his understanding of the process after speaking with both the United Health Group Provider Relief Fund hotline(call (866) 569-3522) and the Optum Bank Provider Relief Fund payment processing hotline, for the situation where there was a change in ownership and the recipient of the funds wishes to return the funds received so the new owner request the funds.

- The seller selects "reject funds" in the attestation portal.
- The seller contacts its bank at which the funds were deposited and instructs the bank to initiate an R23 transaction (credit entry refused by receiver).
- When Optum Bank receives the rejection request, it will call the seller to confirm.
- The buyer will then call Optum Bank (877-620-6194) and provide information to initiate its own request for payment.

Q. Are the Provider Relief Funds a loan, a grant, something else?

Answer: HHS clearly states on the CARES Act Provider Relief Fund website, "These are payments, not loans, to healthcare providers, and will not need to be repaid." However, the Terms & Conditions also clearly state the funds are only to be used for certain eligible expenses and lost revenues related to COVID-19. According to the HHS April 22 announcement regarding the second round of funds, HHS reiterated, "All recipients will be required to submit documents sufficient to ensure that these funds were used for healthcare-related expenses or lost revenue attributable to coronavirus. There will be significant anti-fraud and auditing work done by HHS, including the work of the Office of the Inspector General. " UPDATE - HHS has indicated in its recent FAQ that they only anticipate repayment if payments were made in error, terms and conditions are not followed, and/or a provider's COVID-19-related expenses and lost revenues do not exceed the amounts received.

Q. What are the terms and conditions?

Answer: This is the link to the <u>Relief Fund Payment Terms and Conditions document</u> At a high level, the key requirements include:

Must use funds for COVID-19 related health care expenses and lost revenues;

- Must provide care to those with possible or actual cases of COVID-19;
- Cannot "balance bill" any patient for COVID-related treatment;
- Must report quarterly to HHS and the Pandemic Response Accountability Committee;
- Not submit reimbursement for expenses covered by another funding source;
- Retain appropriate records and cost documentation.
- Prohibits using the funds to pay an individual through a grant or extramural mechanism in excess of the Executive Level II salary level which as of January 2020 is \$197,300.
- Prohibits using the funds for: gun control advocacy efforts, lobbying, abortions, embryo
 research, promotion of legalization of controlled substances, pornography, funding
 Association of Community Organizations for Reform Now or its affiliates; or needle exchange,
- Cannot require employees or contractors to sign internal confidentiality agreements prohibiting them to lawfully act as a whistleblower
- Requires certain terms to be included in nondisclosure agreements
- Funds are not available to entities that have unpaid federal tax liability
- Prohibits knowingly using the funds to contract with a corporation with a felony criminal conviction in the prior 24 months.

It appears that providers can retain the funds while determining which expenses can be paid using these dollars and return any unused portion.

Q. What should I consider before signing the Payment Relief Fund Terms and Conditions?

Answer: See the section above titled, "Before You Attest: Questions Providers Should Consider Before Agreeing to Terms & Conditions and Using the Money"

Q. If my organization is not willing to agree to the terms and conditions or needs to return any portion of the Provider Relief Funds for any reason, how do I indicate that to HHS and what is the process for returning funds?

Answer: UPDATE – All providers receiving funds must go to the <u>Attestation Portal</u> and either agree to the terms and conditions or reject them through this process. Providers should also contact the United Health Group Provider Relief Fund hotline(call (866) 569-3522) to review this situation and they will provide additional information on how to return the funds or reject the payment via your banking institution.

Q. If I take no action within 45 days of receipt of the funds related to the attestation of the Payment Relief Fund Terms & Conditions, what happens?

Answer: UPDATE --The recent General Distribution Portal FAQ posted on the HHS CARES Act Provider Relief Fund website indicates that all providers receiving funds, "are required to sign an attestation if they wish to keep the funds." The terms and conditions documents clearly state, "If you receive a payment from funds appropriated in the Public Health and Social Services Emergency Fund for provider relief ("Relief Fund") under Public Law 116-136 and retain that payment for at least 45 days without contacting HHS regarding remittance of those funds, you are deemed to have accepted the following Terms and Conditions."

Therefore, providers who fail to attest within 45 days will be assumed to have accepted the terms and conditions. Providers wishing to attest should go to the attestation portal.

Q. What must I document now in order to comply with the terms and conditions of the Provider Relief Fund?

Answer: According to the CARES Act, the HHS Secretary will establish reporting and documentation requirements that must be followed. The Relief Fund Terms and Conditions specify that providers must report on the following items quarterly:

- Total amount of funds received from HHS under one of the Acts;
- Amount of received funds that were expended or obligated for each project or activity;
- Detailed list of all projects or activities for which large covered funds were expended or obligated, including: the name and description of the project or activity, and the estimated number of jobs created or retained by the project or activity, where applicable; and detailed information on any level of sub-contracts or subgrants awarded by the covered recipient or its subcontractors or subgrantees, to include the data elements required to comply with the Federal Funding Accountability and Transparency Act of 2006 allowing aggregate reporting on awards below \$50,000 or to individuals, as prescribed by the Director of the Office of Management and Budget.

Q. What accountability is there for this program?

Answer: Health and Human Services must report to the House and Senate Committees on Appropriations no later than 3 years following the final payments. This report shall outline the OIG's audit findings with respect to the program. The HHS Secretary must also report to these committees within 60 days of the enactment of the CARES act and update the committees every 60 days thereafter until all the funds are spent.

Q. How will HHS distribute the remaining dollars and what providers, or expenses will it be for?

Answer: UPDATE - As of April 24, the second round of general distribution funds were distributed to providers: for whom a small share of their revenue is derived from Medicare FFS. Additional targeted distributions will begin being made to the following providers the week of April 27: targeted hospitals in areas that have been particularly impacted by COVID – 19, rural health clinics and hospitals, and Indian Health Service facilities. An unspecified amount of targeted dollars will also be distributed to providers who solely serve Medicaid recipients, but we are awaiting more information on the amount that will be allocated and the timing of those payments to these providers. As of May 5, states were submitting requested data to HHS to assist in this distribution.

Q. What must be reported? To whom shall it be reported? And when are these reports due? What funds do these reports cover?

Answer: The first submission of financial information to HHS is via the General Distribution portal and must be completed after attesting to the terms and conditions (which must be completed within **45** days of the receipt of the payment). By submitting the required IRS forms and lost revenue information, it can make providers eligible for an additional payment within 10 days of the submission.

In addition, Providers are required under the Relief Fund Terms and Conditions to submit a quarterly report to the HHS Secretary and the Pandemic Response Accountability Committee if the recipient received more than \$150,000 across all enacted stimulus bills/Acts making appropriations for the coronavirus response and related activities. These reports will be due no later than 10 days following the calendar quarter end or minimally: July 10, 2020; October 10, 2020; and January 10, 2021.

The reports must include the following content:

- Total amount of funds received from HHS under one of the Acts;
- Amount of received funds that were expended or obligated for each project or activity;
- Detailed list of all projects or activities for which large covered funds were expended or obligated, including: the name and description of the project or activity, and the estimated number of jobs created or retained by the project or activity, where applicable; and detailed information on any level of sub-contracts or subgrants awarded by the covered recipient or its subcontractors or subgrantees, to include the data elements required to comply with the Federal Funding Accountability and Transparency Act of 2006 allowing aggregate reporting on awards below \$50,000 or to individuals, as prescribed by the Director of the Office of Management and Budget.
- Funds specifically covered by the reporting requirement include: Coronavirus Aid, Relief, and
 Economics Security(CARES) Act (P.L. 116-136), the Coronavirus Preparedness and Response
 Supplemental Appropriations Act (P.L. 116-123), the Families First Coronavirus Response Act (P.L.
 116-127), or any other Act primarily making appropriations for the coronavirus response and
 related activities.
- UPDATE HHS will be providing future guidance on the type of documentation it expects providers
 who received payments to submit. This guidance will be posted on the HHS Provider Relief Fund
 website
- Q. Will HHS or CMS prescribe a reporting format or is each entity free to document as they see fit? Answer: We are awaiting further guidance from HHS on whether it will issue a reporting format, template or portal that providers must use to report their use of these and other COVID-19 funding sources. UPDATE -- For now, the first report of financial information including lost revenues for March and April 2020 must be submitted through the General Distribution Portal after submitting the attestation to the terms and conditions for the funds received.
- Q. If my organization receives more than one round of Provider Relief Funds, do we need to sign an attestation for each pot of funds?

Answer: YES. HHS clarified on April 24 that Medicare providers receiving more than one payment from the Fund must sign a separate attestation for each payment, as the Terms and Conditions are slightly different for each payment. **UPDATE** -- Providers receiving any general distribution payment must also submit financial data to HHS through the <u>General Distribution Portal</u>. For more information about the types of information to be submitted, providers should review HHS's <u>General Distribution Portal FAQ</u>.

Q. How are the two sets of General Distribution Terms & Conditions different?

Answer: UPDATE - Providers need to attest <u>separately</u> for each payment they have received from the Provider Relief Fund, as the terms and conditions are "slightly different" according to information received from HHS on April 24, 2020. Terms and Conditions for each round of funds can be found <u>here</u>. The Terms & Conditions for the second round of funds include the following additional items:

- 1) providers cannot be currently precluded from receiving Medicare advantage or Part D payments;
- providers must submit general revenue data for calendar year 2018 to the Secretary when applying to receive the funds or within 45 days of having received a payment;
- 3) Providers must consent to HHS publicly disclosing the payment amount the provider may receive from the Relief Fund knowing that other parties may be able to derive the provider's gross receipts or sales, revenue or other information from this disclosure; and
- 4) Providers must certify that all information the provided by the recipient of the funds is true, accurate and complete to the best of their knowledge.

Q. Where and when must our organization submit additional financial information to HHS?

Answer: After your organization submits its attestation agreeing to the terms and conditions for the payment, providers must submit tax documents and estimated lost revenue information as part of receiving the 2nd round of payments through a separate <u>General Distribution Portal</u>, which HHS appears to call the "Provider Relief Fund Application Portal "in the HHS <u>General Distribution Portal</u> <u>FAQ</u> document.

Q. Is my organization required to submit financial information in order to keep the second round of General Distribution Funds? What are the advantages of submitting this information?

Answer Yes, and by submitting the financial information the provider becomes eligible to receive future distributions from the Provider Relief Fund. These additional funds will be distributed within 10 business days from when the provider submits the additional financial information through the General Distribution/Application Portal. HHS has indicated it will be processing applications for the additional funds in batches every Wed at 12noon ET. Funds will not be disbursed on a first-come-first served basis; applicants will have equal consideration for additional funds regardless of when they apply.

Q. Which portal do I use?

Answer: Providers who have received payments will need to separately access two portals to complete the requirements for retaining the dollars received through the Provider Relief Fund.

- Attestation Portal: It is here that all providers must agree to each of the terms and conditions related to the payments they have received from the Provider Relief Fund as of April 24 at 5p EST.
- General Distribution Portal also referred to as the Provider Relief Fund Application Portal: This portal can only be used by a provider who received a payment from the Provider Relief Fund as of 5p EST on Friday, April 24. These providers are eligible for additional payments and are encouraged to apply using this portal. This portal should not be used by providers who have not yet received a payment from the Provider Relief Fund. However, it should be noted that these providers may still be eligible for payments from the Fund.

Q. What financial information must be submitted via the Application Portal?

ANSWER: UPDATED - Providers who received a payment as of April 24 at 5p ET must first submit an attestation agreeing to the terms and conditions for each of the payments received via the Attestation Portal within 45 days of receiving the payment. After the attestation(s) is submitted, providers must submit tax documents and estimated lost revenue information through a separate Application Portal. By submitting this data, these providers may be eligible to receive additional payments from the Fund.

- "Gross receipts or sales" or "program service revenue" as submitted on its federal income tax return;
- Estimated lost revenues for March and April 2020 due to COVID 19;
- Copy of most recently filed Federal income tax return;
- Tax identification numbers (TINs) of any of your organization's subsidiaries that have received funds but DO NOT file separate federal tax returns.

UPDATE --For Life Plan Communities and other provider organizations whose net patient revenue covers multiple business lines, it is unclear at this time if the payment level received was deliberately meant to cover other lines of business and which lost revenues (organizational vs. Medicare-only) should be reported. LeadingAge is seeking clarity on these questions from HHS. We've heard another FAQ document is forthcoming.

The General Distribution Portal FAQ answers numerous questions about why you might be receiving an error when entering data into the portal. Members are encouraged to use this document here if you are having trouble.

Each entity that files a federal income tax return must file its own application even if it is part of a provider group. However, for a group of corporations that file a single consolidated return, the tax return filer will be the only entity that need submit the application information.

HHS indicates that the additional funds will NOT be distributed on a first-come-first-serve basis but instead batched every Wednesday at 12 noon EST. However, HHS intends to distribute these additional funds (or provide another response) within 10 business days of submitting the financial information in the Application Portal.

Q. How does our organization estimate lost revenues for submitting to HHS?

Answer: HHS offers the following options for estimating lost revenues: 1) Compare year-over-year revenue or 2) Compare budgeted to actual revenue. For April 2020, providers may estimate the total monthly loss based on data from the first few weeks and extrapolation from March data.

UPDATE --What is not clear, is if these lost revenues should be reported for all lines of business or just the Medicare portion of the business. LeadingAge is seeking clarity from HHS on this issue.

Q. If I have not received funds yet, do I use the Provider Relief Fund Application Portal to receive funds?

Answer: No, providers who did not receive funding as of 5p ET on Friday, April 24 are NOT eligible to use this portal. If you enter your tax identification number into it, you will receive a message saying your TIN is not eligible. This portal is only for providers who have already received funds to submit

financial information.

However, just because your organization did not receive general distribution funds, it may still be eligible to receive payments from the Provider Relief Fund through other mechanisms. As of April 26, HHS has not provided additional information on how funds will be distributed to Medicaid-only providers, who are eligible to receive funds and have not yet received any payments from the Funds.

Q. NEW – What are the differences between possible, presumptive and actual cases of COVID-19?

Answer:

- Possible: HHS has repeated that they "broadly view every patient as a possible case of COVID-19" Beyond this information, no definition is provided. Possible cases are used in determining a provider's eligibility to receive the Provider Relief Funds. Therefore, if providers have provided diagnoses, testing or care as of January 31, 2020, they are considered eligible to receive the Provider Relief Funds.
- **Presumptive:** This is "a case where a patient's medical record documentation supports a diagnosis of COVID-19, even if the patient does not have a positivize in vitro diagnostic test result in his or her medical record." This term is used in reference to when providers are not to balance bill. Providers are not to balance bill for any care provided to patients with a presumptive or actual case of COVID-19. Out-of-network providers can charge cost sharing equivalent to what the patient would have otherwise paid an in-network provider.
- Actual: The HHS General Distribution FAQ does not specifically define this term but given the
 above definitions and distinctions, an actual case of COVID-19 is likely to be where the
 patient's medical record contains a positive test result.
- Q. NEW If our organization sought charitable contributions from donors to assist with COVID-19 expenses, do we need to count our additional COVID-19 expenses and lost revenues against these funds first, given the language in the terms and conditions that says, "The Recipient certifies that it will not use the Payment to reimburse expenses or losses that have been reimbursed from other sources or that other sources are obligate to reimburse." Or does this only apply to funds from the federal or state government?

Answer: LeadingAge has submitted this question to HHS for further guidance. At this time, providers are advised to track all COVID-19-related expenses and lost revenues as some may not be eligible for the Provider Relief Fund. Providers, in the interim, may want to carefully consider how they approach their charitable solicitations in the event that they may need to be expended prior to using Provider Relief Funds.