

Agency of Education COVID-19-Related Financial Guidance

This FAQ is for fiscal staff managing funds received from the Agency of Education during the COVID-19 pandemic incident.

1. Can I continue to use federal funds to pay employees, normally paid with federal funds during COVID-19 school closure?

2 CFR §200.403 requires that costs must meet general criteria in order to be allowable under Federal awards. The criterion detailed in 2 CFR §200.403(c) requires the cost “be consistent with policies and procedures that apply uniformly to both federally-financed and other activities of the non-Federal entity.” If your entity has a policy or procedure stating that during this closure, employees paid with all other sources of funds will be paid, then it can apply this policy or procedure consistently to employees paid with federal funds. Employees paid with multiple funding sources, should continue to be allocated across funding sources.

2. How should childcare costs for Essential Persons be tracked at school districts?

Per [Supplemental Guidance for Superintendents: Child Care for Essential Persons](#), SU/SDs should track expenses incurred by the SU/SD in the provision of child care to essential persons. The project code for tracking COVID-19 expenditures is 19000000.

3. Should schools be tracking costs related to COVID-19? What are those costs? What if I am unsure if something is a COVID cost? Who should I contact?

It is prudent to track costs in anticipation of being asked to specify or justify COVID-19 costs. We also suggest Business Managers communicate/collaborate through VASBO.

4. Are reimbursement requests still going to be processed for payment?

Yes, we anticipate no delays in reimbursements to the field.

5. What if we have questions about submitting a reimbursement request? Will AOE staff be available to answer questions/help?

Yes. In addition to covering the office for a couple of hours each morning, all Business Office team members are working remotely. The best way to get in touch with any of them is through email. Names of grant accounting staff are located on grant award documents.

Contact Information:

If you have questions about this document or would like additional information please contact:

Kathy Flanagan at kathy.flanagan@vermont.gov or John Leu at john.leu@vermont.gov

6. I have my reimbursement request ready to submit but because we are all working from home I am unable to get the Business Manager's or Superintendent's signature. Will the AOE accept an unsigned report?

The short answer is no, we will still need an authorized signature or approval. Given this situation, we would accept an e-signature if available. If that is not available, then we would accept an email from the Business Manager or Superintendent authorizing the submission of the report. Please reference the grant number in the email and email to AOE.SDE@vermont.gov.

7. If I have a fiscal-related question, how should I contact the Finance Team?

Please check with your Business Manager first.

Business Managers: For normal business questions that are not COVID-19-related, please contact the Finance Team via email to [John Leu](#) if grants/amendments/reimbursements/, [Bob Coathup](#) if fiscal monitoring, or [Sean Cousino](#) if uniform chart of accounts.

8. How do I claim meals served?

Specific claiming instructions are forthcoming.

9. Are busing costs for food delivery allowable for reimbursement? How should this cost be reported?

The response to this is still pending. However, please use Project Code 19000000 to track COVID-19-related expenses until specific details are available.

10. How should schools report costs related to mental health services for students and families (inter-agency funding)?

If it is a new mental health service resulting from school closure due to COVID-19, it should be tracked as a COVID-19 cost using project code 19000000.

If it is a mental health service that would have been provided regardless of the school closure (regardless of whether the service delivery format has changed, for example from face-to-face to by-phone), it should be reported in the normal fashion but still using project code 19000000 until it is determined that these mandated closure days will be counted as part of the required 175 session days. If, as expected, a waiver is procured to count these days as session days, these costs will no longer be considered COVID-19-related.

11. How should schools/SUs categorize closures when they provide Medicaid services?

The SU is required to maintain Medicaid logs and reporting even during closures. Continue to operate under current parameters. Please see [Virtual Special Education Services Reimbursable through Medicaid FAQs](#).

12. How do we complete Time and Effort for teachers that are partially or fully paid with federal grants?

Periodic certifications (PC): Periodic Certifications are treated in the normal fashion, by completing them at the end of the school year.

Personnel Activity Reports (PARS): Please report COVID-19 as a cost objective for the time the schools were closed. Otherwise, keep reporting your actual time using appropriate cost objectives. Note: Now that the work is remote, some staff may work on different cost objectives than they did before. We recommend you review the cost objectives for employees working on multiple cost objectives and make changes as appropriate.

Schoolwide PARS: During a traditional education delivery, it is required that teachers working on multiple schoolwide plans report time spent at each school under a separate cost objective. We understand the change to remote learning may result in one work activity benefitting multiple schoolwide schools. In this case, we recommend teachers record the time spent by dividing the time between the number of schools that received the benefit. For example: if you have three schoolwide plans and one three-hour activity benefits all three schools, the employee would record one hour under each schoolwide cost objective.

13. Can I get an extension for submitting the single audit to the Federal Audit Clearinghouse?

Yes. On March 19, 2020, the Office of Management and Budget released memo M-20-17 that, in section #13, authorizes the maximum delay of six (6) months beyond the regular due date for submitting the single audit to the Federal Audit Clearinghouse (FAC). The extension applies to recipients and subrecipients that had not yet filed their single audit as of March 19, 2020, and applies to subrecipients whose fiscal year-ends June 30, 2020. The subrecipient should notify each pass-through, in writing (email okay), of its decision to use the extension with an estimated date that they will submit the audit to the Federal Audit Clearinghouse (FAC).

14. My LEA has purchased plane tickets with Federal grant funds to attend a PD event that has now been cancelled or moved to an online format. Can I still charge the cost of the airfare to the grant?

Pending, awaiting federal guidance.

15. Are grant amendments going to be allowed?

Yes, following normal rules, grant amendments are required for changes in investments and budgets.

16. What is the deadline for submitting an amendment to a Federal or State Grant Award?

Applications need to be submitted to the AOE by close of business on April 15, 2020. This represents an additional two weeks to the normal deadline. Amendment Guidance will be coming out soon.

17. Can I hold/carry over unspent grant funds?

Federal formula grant balances will be treated as normal and added to the FY21 available dollars, same as happens currently

Federal discretionary grant balances are lost to a subgrantee at the end of their grant period, same as happens currently.

State funded grant balances are lost to a subgrantee at the end of their grant period, same as happens currently.

18. Do I need an amendment to change the budget or investments of my grant and will I still need to wait for final approval before I can begin to obligate?

Yes. Grant amendments are required under the same rules as normal. However, due to COVID-19, the AOE has extended the amendment submission deadline to April 15, 2020. In addition, the Agency will allow for amendments to be considered substantially approved upon receipt for all Federal formula grants and state grants. This means that, upon submission of the amendment, it will be considered substantially approved and you may begin to obligate the funds. However, substantial approval is not the same as final approval. It is important to remember that there is risk involved during the time between substantial approval and final approval. If an investment does not receive final approval, the expenditure cannot be paid for using the grant funds. Unfortunately, the Agency is not authorized to extend this flexibility for Federal discretionary grants. Please contact your AOE Grants Program Manager if you are unsure if your Federal grant is considered a formula grant or a discretionary grant.

The amendment extension and the availability of substantial approval for Federal formula grants and State grants will be extended through April 15, 2020, at which time the Agency will review and determine if a further extension is required.

19. Does Supplement not Supplant still apply?

Unless we receive any revised guidance from US DOE, current regulations and requirements apply.

20. Do the normal Federal, State, and Local procurement procedures still apply?

At this time, the current federal regulations for federal procurement, the state bid law, and local procurement procedures still apply.

Please note that the federal regulations found at 2 CFR §200.320(f) allow for the use of “non-competitive” procurement in four instances, one of which is for “the public exigency or emergency for the requirement will not permit a delay resulting from competitive solicitation.” Each subrecipient will need to determine if their specific procurement circumstances meet this standard and, as always, must document their process. Please check your local procurement procedures to be sure there are no further restrictions on the use of non-competitive procurement with Federal funds.

The Vermont State Public bid law found at Title 16 §559 still applies. Please note that the emergency exception included in Title 16 §559(e)(3) is available only for “emergency repairs”. If the LEA determines it is unable to comply with the VT public bid law due to the emergency nature of COVID-19, it must submit a bid waiver request to the VT Agency of Education. Bid waivers should be sent to [Abby Houle](#). The Agency will consider and respond to each request.

21. Can schools use already-awarded grant funds to purchase equipment to aid in remote/virtual learning (ex. Mobile hotspot devices, laptops, etc.)?

This question is pending federal guidance.

22. Will there be any relief from the 15% carryover limit for Title I?

Unless we receive any revised guidance from US DOE, current regulations and requirements apply.

23. Do you anticipate new federal or state funds to become available?

This is still unknown.

24. Will grant payments change from reimbursement to issuance of grant balances?

No. Payments to subrecipients will continue to be made consistent with current grant payment provisions.

25. Do you anticipate any delay in payments for High School Completion or other statutory payments?

No. Payments are expected to be processed as normal.

26. We’re working remotely – do I have to get a Superintendent’s signature on a new grant?

Yes. Either an inked or electronic signature on the document. Only the Superintendent has the authority in the LEA to sign a grant.

27. How often will this FAQ be updated?

We will be updating this Fiscal Guidance on Wednesdays and Fridays as questions are received and pertinent information is made available to the Agency.