

Checkpoint Contents

COVID-19: News, Analysis, and Tools

COVID-19 News

Federal Tax Update

[IRS issues FAQs on taxation of payments and loans from Coronavirus Relief Fund, Federal Tax Update \(07/27/2020\)](#)

IRS issues FAQs on taxation of payments and loans from Coronavirus Relief Fund

IRS website: [CARES Act Coronavirus Relief Fund frequently asked questions \(July 6, 2020\)](#)

On its website, the IRS has issued two FAQs regarding the taxation of payments and loans from the Coronavirus Relief Fund that was established by the [CARES Act](#).

Background. The Coronavirus Aid, Relief, and Economic Security Act (PL 116-136, [CARES Act](#)) established the Coronavirus Relief Fund (Fund) and appropriated \$150 billion to the Fund.

The Fund is to be used to make payments for specified uses to States and certain local governments; the District of Columbia and U.S. Territories (consisting of the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands); and Tribal governments.

Payments from the Fund may only be used to cover costs that:

1. Are necessary expenditures incurred due to the public health emergency with respect to COVID-19;
2. Were not accounted for in the budget most recently approved as of March 27, 2020 (the date of enactment of the [CARES Act](#)) for the State or government; and
3. Were incurred during the period that began on March 1, 2020, and ends on December 30, 2020. ([CARES Act](#) Sec. 5001(a))

Additional information on the Fund (on subjects unrelated to Federal income taxation) is available at [The CARES Act Provides Assistance for State and Local Governments](#) (Fund Guidance).

Taxation of Fund payments and loans. The IRS issued two FAQs regarding the taxation of Fund payments and loans:

Q. If governments use Fund payments as described in the Fund Guidance to establish a [grant](#) program to support businesses, would those funds be considered gross income [taxable](#) to a business receiving

the **grant** under the Code?

A. Yes. The receipt of a government **grant** by a business generally is not excluded from the business's gross income under the Code and, therefore, is **taxable**. However, a **grant** made by the government of a federally recognized Indian tribe to a member to expand an Indian-owned business on or near reservations is excluded from the member's gross income under the **Code Sec. 139E** general welfare exclusion.

*Q. If governments use Fund payments as described in the Fund Guidance to establish a loan program to support business, would those funds be considered gross income **taxable** to a business receiving the loan under the Code?*

A. Generally, the receipt of loan proceeds is not included in gross income. However, if the government forgives all or a portion of the loan, the amount of the loan that is forgiven is generally included in gross income of the business and is taxable unless an exclusion in **Code Sec. 108** or other Federal law applies. If an exclusion applies, an equivalent amount of any deductions, basis, losses or other tax attributes may have to be reduced in accordance with the Code or other Federal law.

References: For gross income in general, see **FTC 2d/FIN ¶J-1001** ; United States Tax Reporter ¶614.