





FAMILIES FIRST CORONAVIRUS RESPONSE ACT (FFCRA) REVISIONS Thursday, September 24, 12:45 – 1:45 p.m. A webinar

Purpose

The Department of Labor has revised the types of employees who are exempt as "health care providers" for purposes of eligibility for the paid sick leave and Family & Medical Leave Act authorized by Congress in the Families First legislation. While long-term care providers are still able to exclude employees who provide health care and personal care services to residents of nursing homes, assisted living, retirement communities, and to home health patients, other employees who are not directly involved in "patient" (resident) care may not be excluded and are eligible for COVID-19 related leave. This webinar is designed to discuss the revisions and its impact on long-term care providers.

Learning Objectives

- Understand how to notify some employees that they may qualify for the leave and others they may still be exempt.
- Identify effective forms of documenting that an employee is claiming leave under the revised FFCRA.
- Know how employers are reimbursed for costs incurred under this law.
- Discuss the intersection of FFCRA with workers comp (and presumptive eligibility for health care workers) and unemployment.

Presenters

GRANT T. COLLINS, Attorney and PENELOPE J. PHILLIPS, Attorney, Felhaber Larson, Minneapolis

Suggested Audience

- Adult day services directors
- AL/HWS managers
- Campus directors/site leaders
- Corporate office staff
- CEOs
- COOs
- Human resource professionals
- LTC administrators
- Other interested individuals

Registration

There is no cost to participate in this LeadingAge Minnesota webinar. Click here to register.

After registering, you will receive a confirmation email containing information about joining the webinar. A handout will also be provided. CEUs are not available for this webinar. Questions: Contact Ashley Rogers <u>arogers@leadingagemn.org</u>