FAQ – FAMILIES FIRST CORONAVIRUS RESPONSE ACT (FFCRA)
For Grantees under Title VI of the Older Americans Act

March 27, 2020

These FAQs are provided in response to questions received by the ACL on the supplemental funding provided by the Families First Coronavirus Response Act (FFCRA) for Title VI nutrition programs. Grant awards were issued by the ACL on March 25, 2020.

Using your FFCRA Funds

1. What can we spend these funds on? Is it the same as Title VI?
   - Funds are approved for the nutrition and supportive services typically provided under Title VI Part A/B. Please also reference the Older Americans Disaster Relief FAQ.

2. How should we plan to report on these funds?
   - For financial reporting and accounting purposes grantees should track these funds separately from the Title VI Older Americans Act grants.
   - FFCRA funds have been issued under a separate grant award number; therefore, funds must be accounted for separately from the regular issuance of Title VI Older Americans Act funding.
   - Grantees are required to continue maintaining appropriate records and documentation to support the charges against the Federal awards.
   - Additional information will be coming out very shortly on programmatic reporting requirements. At a minimum and where possible, grantees should record the number of clients to whom service is provided, the service provided and the number of units of service provided.

3. We closed our congregate site and are allowing drive-through and take-out meals only. Can we use this FFCRA funding to pay for those meals?
   - Yes.

4. Can we use these funds to pay for supplies and equipment related to COVID-19 response?
   - Yes these funds can pay for supplies and equipment directly related to your Title VI Nutrition Programs. For example, such supplies and equipment may include carry-out containers, warming bags or coolers, and other supplies needed to support healthy living for elders during this COVID-19 pandemic and extended isolation period.