Operations Center Memo 2016-01

TO: Private Providers of Residential, Day and Clinical Services

FROM: Peter Mason, Director of the Operations Center

CC: Morna Murray, Commissioner, Jordan Scheff, Deputy Commissioner, Cres Secchiaroli, Finance Administrator Regional Directors, Assistant Regional Directors, Resource Administrators, CCPA, CT Non-Profits, ARC/CT

DATE: August 10, 2015

SUBJECT: FY2015 Financial Reporting Requirements

All residential, day and/or clinical support providers that expended financial compensation from the Department of Developmental Services (DDS) and/or other state agencies equal to or in excess of one hundred thousand dollars ($100,000) during the 2015 fiscal year are subject to financial reporting requirements. The following is a guideline on which reports must be completed and the timeline for submission.

Financial Audit Requirements
Providers that received financial compensation for DDS participants of more than one hundred thousand dollars ($100,000) must submit one of the following:

- Providers that received financial compensation for DDS participants of more than one hundred thousand dollars ($100,000) but less than three hundred thousand dollars ($300,000) in FY2015 are required to submit a report completed by a Certified Public Accountant detailing the provider’s compliance with the standard DDS Agreed upon Procedures. Providers must submit the report no later than December 31, 2015.

- Non-Profit providers with a total financial compensation of three hundred thousand dollars ($300,000) or more paid by any combination of a fiscal intermediary, a purchase of service contract for supports authorized by the Department of Developmental Services and all other revenue funded by State of Connecticut agencies shall submit a single audit for the fiscal year in accordance with the State Single Audit Act (Sections 4-230 through 4-236 of the Connecticut General Statutes). The State Single Audit Reports are due to the Office of Policy and Management (OPM), who is the cognizant agency for DDS. Providers must electronically submit the report by December 31, 2015 for the fiscal year ended June 30, 2015, unless an exemption or extension was granted by OPM.
For-Profit providers (including LLC’s, Sole Proprietors, Partnerships, S-Corporations, and C corporations) with a total financial compensation of three hundred thousand dollars ($300,000) or more by a fiscal intermediary and/or a purchase of service contract for supports authorized by the Department of Developmental Services must submit a financial audit for the fiscal year July 1, 2014 – June 30, 2015 along with a management letter and audit recommendations. The audit must be submitted to the Operations Center at DDS Central Office by December 31, 2015.

**Financial Reporting Requirement:**
Providers that received financial compensation for DDS participants of more than one hundred thousand dollars ($100,000) must submit one of the following:

- A provider that received a total financial compensation for supports authorized by the Department of Developmental Services in FY2015 of more than one hundred thousand dollars ($100,000) and the financial compensation from the Purchase of Service contract was less than three hundred thousand dollars ($300,000) shall prepare and deliver an End of Year Expense Report. The End of the Year Expense Report can be found on the DDS Website. The report must be electronically filed no later than 4:00 p.m. on October 15, 2015 to your assigned Operation Center provider specialist. Attached is a list of provider specialist and their assigned providers.
- A provider that received financial compensation of three hundred thousand dollars ($300,000) or more through a purchase of service contract are required to file the 2015 Annual Report of Residential and Day Services for the fiscal year ended June 30, 2015. The report must be uploaded to Myers and Stauffer website no later than 4:00 p.m. on October 15, 2015.

**Annual Report Requirements:**
Providers that are required to submit the FY2015 Annual Report of Residential and Day Services must submit one of the following

- For-Profit (including LLC’s, Sole Proprietors, Partnerships, S-Corporations, and C corporations) providers are required to submit an Annual Report that has been certified by a Certified Public Accountant.
- Non-Profit providers are required to submit a Reconciliation of Financial Statements to Annual Report of Residential and Day Services. The Reconciliation of Financial Statements to Annual Report of Residential and Day Services is included in the 2015 Annual Report download. The reconciliation assures the State of Connecticut that the expenses reported in the Annual Report are based on the audited costs reported in the Financial Statements. The reconciliation must be electronically submitted no later than December 31, 2015.

If the Annual Report is filed late, Regulation Sec. 17-313b-4 notes that for each day that the ACOR (Annual Report of Residential and Day Services) is not filed, a penalty shall be assessed. The Commissioner may approve a request for an extension to the filing date only if he deems that extraordinary circumstances will prevent the timely filing of the Cost Report. The request for an extension should be sent to the attention of Commissioner Murray in writing prior to October 15, 2015. It is recommended that the request be submitted as soon as the extraordinary circumstances are identified. Approved annual report submission extensions will be effective no earlier than the date the request was received by the department.
Financial Reporting Requirements For Agencies with a Purchase of Service Contract That Received 
Financial Compensation less than $100,000
An agency with a Purchase of Service contract that received financial compensation less than $100,000 is 
required to file an End of Year Expense Report to your assigned provider specialist no later than October 15, 
2015.

Financial Reporting Requirements For Agencies with a Total Financial Reimbursement of Less Than 
$100,000 by a Fiscal Intermediary
None.

Executive Director Maximum Salary Reimbursement
PA No. 07-238, Sec. 7 (Exec. Director Salary Cap) was signed by the Governor on July 11, 2007. The FY2015 
maximum allowable salary reimbursement by DDS for the executive director of an agency is $101,000.

Related Party Disclosure
Related Party Disclosure: The provider shall comply with the related party disclosure and reporting 
requirements established by the department. “Related Parties” means persons or organizations related through 
marriage, ability to control, ownership, family or business association. Past exercise or influence or control need 
not be shown, only the potential or ability to directly or indirectly exercise influence or control. Whenever costs 
are incurred between related parties, allowable costs shall be defined as and limited to the cost to the related 
party. The related party principle applies to any transaction between a provider and a related party, including 
but not limited to one time or multiple transactions involving services or supplies and one time sales or lease of 
the facility itself. Related party transactions must be identified as such in the Annual Report or the Attachment 
D and the unallowable portion excluded in the appropriate section of the cost report. All Related Party 
transactions must be approved by the DDS Ethics Committee on a yearly basis. Transactions over $2,500 must 
receive approval from the Ethics Committee before the cost is incurred. Reporting related party transactions 
on the annual report does not replace the need to submit a request for prior approval from DDS in 
conformance to the DDS Ethics Protocols.

Adherence to the OPM Cost Standards
Providers are to report costs based on the OPM costs standards. The standards define and enumerate allowable 
and unallowable costs, including Administrative and General (A&G) costs, and require documentation of all 
allowable administrative costs in a formal cost allocation plan. Here is the link to the Cost Standards: 

Administrative Vehicle Limit
The DDS limit for the vehicle lease/loan/rental payment of each administrative vehicle is $4,800 per year. The 
limit applies to the annual payment for the acquisition of the vehicle exclusive of gas and maintenance costs. 
Effective as of FY2014, costs over the $4,800 limit are disallowed and no exceptions will be granted.