## **FY20 SUPP ANNUAL MEETING (WEBINAR)**

Webinar Date	Question/Comment	Answer/Response	Respondent
Recorded 7/16/2019			
	Many of the other DHS funders moved their EDF due date for FY20, so make EDF's (or MEVP is what I think they kept referring to them as in the webinar) due on the 30 <sup>th</sup> of the following month. SUPR, still has theirs due on the 15 <sup>th</sup> in the FY 20 contract. Is there any consideration for this year, or next, to synchronize the due dates with the other DHS funders and move theirs to the 30 <sup>th</sup> ? I understand the contracts state the 15 <sup>th</sup> , but I just want to plant a seed to consider synchronization for provider efficiency.	We will bring this up with our Deputy Director of Fiscal and Business Operations and will let you know if there will be any changes made to the due date. If you don't hear back from us, that means that there will be no change. One of the possible consequences of changing the due date is an additional 15-day delay in receiving payments.	IDHS
	Over the past couple of years, I have seen working collaboratively with stakeholders or with local coalitions to provide TA regarding best practices, SPF, etc., that goes beyond the focus of the specific grant deliverables, as allowable under the grant. Is this type of work still supported by the grant? I thought it was mentioned in previous Annual Meetings, I realize everything was not repeated from previous years. If so, what is the best way to report these hours in the Prevention Hub?	Any prevention work that goes beyond your organization's agreement deliverables is up to your organization's discretion. Our expectation is that more youth are reached and that evidence-based prevention science is promoted throughout communities. The additional work cannot prevent you from completing your required deliverables.  CPRD has been instructing providers that they can report coalition work/hours related to their current deliverables [e.g., YAC, Drug Take Back, Alcohol/Marijuana Communication Campaign, Statewide Prescription Drug Media Campaign (Guard and Discard), SAMHSA	IDHS

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	Natl Prevention Week Activities, etc.] under that deliverable and provide clarification in the My Notes box for that week.  DHS will need to provide guidance on the reporting of coalition work/hours that go beyond the focus of the specific grant deliverables.	
In FY20 we have to ensure 70% of students take the IYS. This is up from 50% in the previous fiscal years. This is an incredibly high percentage to ask us to obtain when we have no control over the administration of the IYS or if students happen to attend school that day. What happens in FY21 when we don't meet this requirement?	This requirement has been in place since the re-bidding of the system. It is primarily effective during implementation years, so your organization would have been responsible for this deliverable during your State Fiscal Year 2018 grant agreement. The process is to have a 100% reach IYS outreach plan in your IYS universe and that there is documentation demonstrating the attempts and types of attempts and responses on your IYS updates. If you are having particular issues reaching your schools within your IYS universe, please contact Shantel High for a review of your plan and outreach strategies.	IDHS
Does SUP need to complete the following or is this for CSUP?  a. Three Leadership Stories  b. Annual Report on Current State of Alcohol Policy  c. Six Topic Briefs from Survey  d. Summary of Program Highlights to 3  Target Groups  e. Annual Executive Summary activities and Reach of Project	No, those changes are for the State and Regional Substance Use Prevention (SRSUP) Providers. They do not apply to the SUPS or CSUPS.	IDHS