What is the CARES Act?

The CARES Act is lengthy legislation intended to “provid[e] emergency assistance and health care response for individuals, families, and businesses affected by the 2020 coronavirus pandemic.” Among other things, it expands unemployment insurance eligibility and establishes loans, credits, and payment delays to help employers meet payroll and other obligations.

Would the expanded unemployment insurance eligibility created by the CARES Act apply to church employees?

Yes (but see the discussion in the footnote), if they meet the established requirements. For the purposes of this expanded eligibility, a “covered individual” is someone (1) who is not eligible for regular unemployment benefits and (2) who self-certifies as being otherwise able and available to work but is “unemployed, partially unemployed, or unable or unavailable to work because:

1. The individual has been diagnosed with COVID–19 or is experiencing symptoms of COVID–19 and seeking a medical diagnosis;
2. A member of the individual's household has been diagnosed with COVID–19;
3. The individual is providing care for a family member or a member of the individual's household who has been diagnosed with COVID–19;
4. A child or other person in the household for which the individual has primary caregiving responsibility is unable to attend school or another facility that is closed as a direct result of the COVID–19 public health emergency and such school or facility care is required for the individual to work;

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1 Additional resource links have been added, as well as information on applying for an SBA loan, including verifying 501(c)(3) status. Other changes reflect information contained in regulations issued by the Small Business Administration.
2 There is some debate regarding the application of this expanded unemployment to (former) church employees. Our current view is the broad language of the CARES Act covers those individuals – and there have been statements made by members of Congress consistent with that view – but the regulations created to implement this program will be the final arbiter.
5. The individual is unable to reach the place of employment because of a quarantine imposed as a direct result of the COVID–19 public health emergency;
6. The individual is unable to reach the place of employment because the individual has been advised by a health care provider to self-quarantine due to concerns related to COVID–19;
7. The individual was scheduled to commence employment and does not have a job or is unable to reach the job as a direct result of the COVID–19 public health emergency;
8. The individual has become the breadwinner or major support for a household because the head of the household has died as a direct result of COVID–19;
   a. The individual has to quit his or her job as a direct result of COVID–19;
   b. The individual's place of employment is closed as a direct result of the COVID–19 public health emergency; or
9. The individual meets any additional criteria established by the Secretary for unemployment assistance under this section.”

Individuals who can telework with pay or who are receiving paid sick leave or other benefits would not be eligible to receive these expanded unemployment benefits.

Are church employees typically (outside the CARES Act) eligible to receive unemployment benefits?

The ultimate answer depends upon applicable state law, but church employees are generally not eligible to receive unemployment benefits. In most states, if not all of them, churches are exempt from the requirement to participate in the state’s unemployment insurance system. That exemption means the churches’ employees are not eligible to receive benefits through that system if they become unemployed. Some states will allow churches to voluntarily participate in the unemployment insurance system, either by paying the unemployment taxes like other employers or by being a “reimbursing employer.”3 Their employees would then be eligible to receive unemployment benefits.

What is the applicable time period for these benefits?

This expanded eligibility applies to unemployment, partial unemployment, or inability to work between January 27, 20204 and December 31, 2020.

What is the amount of the available benefit?

The benefit received by individuals covered by the CARES Act’s expanded eligibility will be based on the applicable state calculation, plus an additional $600 per week funded by the federal government.5

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3 A “reimbursing employer” pays the states only when a former employee receives unemployment benefits.
4 This is the effective date of the “public health emergency” declared by the Secretary of Health and Human Services.
5 The additional $600 is available only if the state enters into an agreement with the federal government.
How many weeks of benefits can an individual receive?

The CARES Act extends the typical duration of unemployment benefits up to a maximum of 39 weeks.

What is the impact of this expanded eligibility on church employers?

Churches that already participate in the state unemployment insurance system would likely be governed by processes they are already following. How this impacts churches that have not elected to voluntarily participate is unclear, as of now. GCFA will continue to monitor for developments and guidance on this issue.

Regardless, the CARES Act includes reimbursement from the federal government to the states for 50% of the benefits paid to individuals who were employed by certain nonprofits. States would pass along that 50% reimbursement to the employers. Thus, churches which are subject to unemployment-related costs as a result of the CARES Act would receive this partial reimbursement.

The CARES Act provides for loans to “small businesses.” Are churches eligible?

Yes. The CARES Act creates the Paycheck Protection Program (“Program”). While small business loans are typically limited to for-profit businesses, the CARES Act makes it clear that 501(c)(3) organizations, including churches, are eligible to receive loans through the Program. Generally, the organization must have no more than 500 employees.

What are the requirements for obtaining a loan?

In applying for a loan, the organization must provide a “good faith certification” that the loan is needed due to the current economic uncertainty, will be used to “retain workers and maintain payroll or make mortgage payments, lease payments, and utility payments,” and would not represent a duplication of funding.

Are there restrictions on the use of funds borrowed through the Program?

Yes. The borrowed funds may only be used for the following:

1. Payroll costs;
2. Costs related to the continuation of group health care benefits during periods of paid sick, medical, or family leave, and insurance premiums;

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6 Most other United Methodist entities, such as annual conferences and general agencies, would also be eligible.
7 Some lenders may not understand that churches are eligible for the Program. The SBA’s FAQ for Faith-Based Organizations (a downloadable resource) makes their eligibility clear and should be provided to any lender that believes otherwise.
8 Generally, “payroll costs” is defined as including salary/wages/commissions and similar compensation, tips, payments for various paid leaves, insurance premiums for group health benefits, payment of retirement benefits, and state and local taxes assessed on the compensation of employees. The definition specifically excludes costs representing compensation in excess of $100,000 to a single employee (on a prorated basis), any compensation paid to an employee principally residing outside of the United States, and paid sick leave or paid family leave pursuant to the Families First Coronavirus Response Act.
3. Employee salaries, commissions, or similar compensations;
4. Payments of interest on any mortgage obligation (which shall not include any prepayment of or payment of principal on a mortgage obligation);
5. Rent (including rent under a lease agreement);
6. Utilities; and
7. Interest on any other debt obligations that were incurred before the covered period.⁹

Is there a limit on the amount that can be borrowed?

Yes. The maximum that can be borrowed by a single organization is the lesser of $10 million or 2.5 times the average monthly payroll costs incurred by the organization in the year prior to the date of the loan.

What is the interest rate for these loans?

Regulations have established an interest rate of 1%.

What are the repayment requirements?

Lenders will be required to provide between 6 and 12 months of deferment for payment of principal, interest, and fees.

How much of the loan can be forgiven?

Loan forgiveness is available for the amount of the following costs incurred by the borrower during the first 8 weeks after the loan date:

1. Payroll costs;
2. Interest payments on a mortgage incurred prior to February 15, 2020;
3. Rent payments on a lease that was executed prior to February 15, 2020; and

If the full loan proceeds are spent during that 8-week period, 100% of the loan could be forgiven. However, pursuant to regulations issued by the SBA, mortgage interest, rent, and utilities costs cannot exceed 25% of the amount to be forgiven. Loan forgiveness must be applied for by submitting documentation to the lender that evidences the covered costs incurred during the 8-week period.¹⁰

When can applications be submitted?

Starting April 3, 2020, small businesses and sole proprietorships can apply. Starting April 10, 2020, independent contractors and self-employed individuals can apply.

When should applications be submitted?

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⁹ The “covered period” is February 15, 2020 to June 30, 2020.
¹⁰ The amount to be forgiven can be reduced if the borrower has experienced reductions in force and/or in wages paid to employees. A formula for this potential reduction is available here.
The Treasury Department encourages applications to be submitted as quickly as possible. The CARES Act places a cap on the total funding available for these loans. The application is available [here](#). The last date to apply for a loan is June 30, 2020.

**Where can I get evidence of my 501(c)(3) status?**

If a local church or other United Methodist entity is included in the denomination’s group exemption ruling, it can provide the letter from GCFA stating that inclusion. If a local church does not have such an inclusion letter from GCFA, it can quickly obtain one via the group ruling website, which is available at [http://umgroupruling.org](http://umgroupruling.org).

Unfortunately, while an inclusion letter from GCFA does verify that a local church or other United Methodist entity is a 501(c)(3) organization, it does not preclude the possibility that some banks will ask for different supporting documentation or may not understand the significance of the documentation they are being provided. IRS Publication 4573 provides information about documentation needed for group ruling subordinates and can support the documentation. GCFA provides this Publication with inclusion letters, but it can also be found [here](#).

**Are there other provisions of the CARES Act available to churches?**

Yes. The CARES Act includes two payroll tax-related provisions that are available to churches.

An “employee retention credit” is available to a 501(c)(3) organization which either (1) has had to fully or partially suspend operations during a calendar quarter in 2020 “due to orders from an appropriate governmental authority limiting commerce, travel, or group meetings (for commercial, social, religious, or other purposes) due to the coronavirus disease 2019” or (2) has experienced a decrease in gross receipts of more than 50% in a calendar quarter in 2020 when compared to the same calendar quarter in 2019. The credit is taken against the FICA taxes paid by the organization. It is only available for wages paid from March 13, 2020 through December 31, 2020, and the amount of the credit is limited to 50% of up to the first $10,000 of wages paid to each employee during that time period. Additionally, this credit cannot be taken for wages relating to paid sick and paid family leave provided pursuant to the Families First Coronavirus Response Act. An organization that receives a small business loan pursuant to the CARES Act is not eligible for this credit.

The CARES Act also creates a deferment option for the payment of the employer’s share of FICA taxes incurred from March 27, 2020 through December 31, 2020. At least 50% of any deferred amounts must be paid by December 31, 2021, with the remaining balance due on December 31, 2022. An organization that has received loan forgiveness in relation to a small business loan made available by the CARES Act is ineligible for this deferment option.

**What resources are available?**

[1] An employer that averaged more than 100 employees during 2019 can only take a credit for wages paid to employees who are not working, while an employer that averaged 100 or fewer employees during 2019 can take a credit for wages paid to all employees, regardless of whether they are working.
Information from the Small Business Administration on the Paycheck Protection Program is available here, including an FAQ for Faith-Based Organizations.

Information on how to apply for unemployment benefits is available here.

This Q&A document is for informational purposes only, and should not be considered as legal or tax advice. Organizations with questions about the applicability of the CARES Act to their specific circumstances should consult with a legal or tax professional.