



**STATE BAR OF TEXAS  
LITIGATION SECTION  
2017-2018 HURRICANE HARVEY GRANT FUNDING CRITERIA**

The Litigation Section will consider applications for grants to fund projects that comply with following funding criteria established by the Litigation Section:

1. The project for which funding is requested must have a stated goal.
2. The project's goal must be one calculated to help Texans recover from Hurricane Harvey by improving the judicial system, the litigation process, legal services or the justice system in the State of Texas.
3. The Litigation Section will consider funding CLE projects that may be of an experimental nature if they are of interest to the membership of the Section and the justice system.
4. The Litigation Section will not fund personal projects or entrepreneurial projects.
5. The Litigation Section will not provide funds to be used for propaganda, lobbying activities or the election of public officials.
6. The Litigation Section does not approve grants for the establishment of or addition to endowments.
7. The Litigation Section does not approve grants for fundraising events.
8. The Litigation Section does not approve grants to fund operating expenses (utilities, administrative costs, etc.) unless such operating expenses are expenses incurred in replacing or repairing facilities and equipment damaged by Hurricane Harvey. The Litigation Section will also consider grants to replace assets such as furniture and equipment to the extent such assets are to replace those damaged or destroyed by Hurricane Harvey.
9. The Litigation Section does not approve grants to fund expenses associated with a particular lawsuit or appeal.
10. The Litigation Section does not respond to mass appeal solicitations. Requests for grants must be made by written application in the form published by the Litigation Section.
11. The Litigation Section will not commit, in advance, to fund a grant application for the same project on an ongoing, annual basis or for a multi-year term. A project may be considered on an annual basis if a new application is submitted for each project year. As a general rule, no project will be funded for more than two

consecutive years, even if annual applications are made, although the Section retains discretion to deviate from this criterion if exceptional circumstances are demonstrated.

12. The project must have a written plan of action or implementation, a detailed budget, and a timeline that will facilitate the accomplishment of the goals of the project.
13. Applicants must complete a Grant Application to the satisfaction of the Grants Committee of the Litigation Section of the State Bar of Texas. The Grants Committee reserves the right to request additional information, either orally or in writing.
14. All grant recipients must submit a report and accounting to the Litigation Section within one year of receiving the grant to identify the specific use of awarded funds, any written or published materials created with the funds, and the overall results of the project.
15. **Within 30 days of receiving a grant award from the Litigation Section, grant recipients must send out a press release announcing the grant award, what it will be used for, and attributing the award to the Litigation Section of the State Bar of Texas.** Grant recipients must send a copy of such press release to Jason Fulton via e-mail (contact information below).
16. Grant recipients are required to give recognition to the Litigation Section on any printed or visual materials used in conjunction with the grant. Example: "This project was made possible through a grant from the State Bar of Texas Litigation Section."
17. Projects approved for a grant must utilize the grant strictly in accordance with the proposal and budget submitted to the Litigation Section. All awarded funds not expended in accordance with the proposal and budget must be returned to the Litigation Section.

**For more information or questions:**

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(Subject: Litigation Section Grant Application)