



MEDICAL FREEDOM FUND SCOPE OF OPERATION

PURPOSE

The purpose of the Medical Freedom Fund is to provide grants to support legal expenses for physicians, nurses, allied health professionals, families of hospitalized patients denied effective treatment, military and federal employees threatened with dishonorable discharge, termination of employment or other punitive measures when acting within their civil rights to request exemption from the experimental COVID vaccines who are pursuing legal action to restore their human and civil rights. Others who experience other egregious violations of “human and civil rights secured by law” will also be considered.

Funding is not meant to provide comprehensive legal funding for any single individual and will only be paid to the attorney of record. Multiple applications may be submitted as necessary for additional support, according to the above criteria for Use of Funds in order for the case to proceed. Additional applications are subject to availability of funds and the criteria for selection applied in first application.

The Foundation cannot accept individual contributions that are designated to a particular individual or case. The level of support granted is contingent upon available annual funding, and uses that conform with the Use of Funds criteria, stated below.

USE OF FUNDS: Funding from the Medical Freedom Fund may be used for:

- Legal Retainers
- Legal defense expenses, for example expert witnesses or investigators, securing data.
- Related medical evaluations requested by Foundation medical advisors to help clarify issues relevant to the case, and/or research critical to the legal case.
- Other necessary actions, such as independent autopsies, deemed critical by the Foundation’s medical and legal advisors prior to accepting a case

TYPES OF SUPPORT

Medical Freedom Grants:

Medical Freedom Grants are extended based on IRS guidelines for a public charity allowed to award legal defense grants to defend “human and civil rights secured by law.” Grants are also available in situations where contingency cases and the expectation of financial recovery and financial settlement are not likely to be feasible, due to the nature of the lawsuit. Foundation grants monies are not required to be returned to the Foundation. Funding will be paid only to the attorney of record to the firm’s Trust Account.

II. Medical Freedom Loan Fund:

The loan fund may be used in a case with potential broad applicability for the public good and/or public safety when there is a reasonable expectation of recovery and settlement at the



conclusion of the case. At the discretion of the Foundation officers, and in compliance with relevant IRS guidelines, this fund may be considered for retainers and other legal fees in cases of national impact involving plaintiff/s, including but not limited to multiple plaintiffs. As with Medical Freedom grants, such loans also must comply with the Foundation's Use of Funds criteria.

Loans are secured by the attorney of record when the case is accepted by the attorney *on a contingency basis*. All funding provided by the Foundation is re-paid out of the settlement from the attorney's contingency fee at the conclusion of the case. The Foundation accepts the risk associated in providing the loan in the event there is no financial compensation recovered. A formal loan agreement will be obtained from the attorney of record and his/her client upon acceptance of the funding.

REFERRALS AND ELIGIBILITY

The Fund will support:

o licensed and/or credentialed medical and allied health professionals who are currently working in the healthcare field, and subjected to medical censorship affecting their license and/or delivery of medical care;

o families pursuing legal recourse for patients who died due to lack of adequate treatment as a result of medical censorship and/or violation of patient's fundamental rights to request or refuse a specific medical treatment.

o military and federal employees threatened with dishonorable discharge, termination of employment or other punitive measures when acting within their civil rights to request exemption from the experimental COVID vaccines

o individuals who experience other egregious violations of "human and civil rights secured by law" will also be considered.

Uses of Funds:

• Funds will be used toward legal activities in defense of such violations of fundamental human and civil rights secured by law such as but not limited to:

- o loss of professional license and/or employment related to unlawful mandates
- o unlawful termination from military service or punitive actions in violation of due process under the Constitution and UCMJ\
- o unlawful denial of religious and medical exemptions
- o whistleblower reprisal actions
- o other appropriate legal case support.



APPLICATION PROCESS

Individuals who need assistance may be referred by their attorneys to apply for a legal defense grant. Grants may only be paid to an attorney of record to the escrow account for the benefit of the grant recipient.

Individuals may apply directly to the Foundation for review by the Medical Freedom Fund Grant Selection Committee. Individuals applying directly will need to have an attorney to whom approved grant funds can be paid.

The Medical Freedom Grant Selection committee is composed of independent volunteers who may be medical, legal, military and/or patient advocates approved by the CEO of the Truth for Health Foundation. Any member of the Committee must disclose conflicts of interest related to an application and recuse themselves if a conflict exists for a given case. These disclosures will be maintained on file in the Truth for Health Foundation offices.

SELECTION AND DISTRIBUTION

- All individuals or referrals who are requesting assistance must complete a Medical Freedom Fund Confidentiality Agreement and Medical Freedom Fund Application, available on the Truth for Health Foundation website.
 - Applications for eligibility are screened by the CEO of the Truth for Health Foundation and/or appropriate staff.
 - Eligible applications are forwarded to the Medical Freedom Fund Committee for review and decision making. The Committee will convene as necessary (due to volume, criticality and urgency) to approve a distribution from the Fund.
 - Applicants will be notified by the Truth for Health Foundation of the Committee's decision promptly after receipt of all documentation needed for the Committee's evaluation.
- Distributions from the Fund will be made directly to the attorney of record after the law firm submits a detailed invoice to the Foundation for payment. This ensures compliance with Use of Funds criteria as requested on the application and as approved by the Medical Freedom Fund Committee. All invoices and expenditures will be approved by the CEO of the Truth for Health Foundation.