



Building Movement Project

Activating Nonprofits | Fueling Change

FAQ: Nonprofits in the New Landscape

(July - November 2025)

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The Nonprofit FAQs, developed by Building Movement Project, provide a quarterly overview of various trends affecting nonprofit organizations, particularly those on the frontlines of organizing, advocacy and community building. The previous quarterly update can be found [here](#). None of the information in this FAQ should be construed as legal advice. As information is constantly changing, we recommend that organizations monitor the news regularly and consult with legal counsel to understand how policies may impact their specific contexts.

5 TRENDS AFFECTING NONPROFITS

- ▶ The Trump Administration is using national security reasons to describe and target nonprofit organizations. This casts a wide net that could include groups working on issues serving vulnerable communities in the progressive nonprofit ecosystem.
- ▶ The federal government is using a range of methods to identify and target nonprofits and their funders, ranging from congressional oversight and inquiry; legislation; designations; and various national security enforcement mechanisms, including those developed in the post-9/11 environment's "War on Terror," such as the Joint Terrorism Task Force (JTTF).
- ▶ In particular, organizations serving and led by Black, Arab, Middle Eastern, Muslim, and South Asian (BAMEMSA) communities are being impacted, along with those that address issues such as immigration, Palestinian solidarity, and LGBTQ communities.
- ▶ Organizations are contending with the impact of policy changes on the communities they serve while building their capacity and infrastructure to respond. In particular, changes in immigration policy including mass deportations and travel bans mean that organizations are pivoting to provide information and legal support, while balancing increased concerns over their institutional vulnerability.
- ▶ Nonprofits are facing disinvestment from the government and private funders, while concurrently defending against state and private threats. At the same time, in the wake of federal actions targeting many vulnerable communities, nonprofits are facing an increased need for their services and support.



5 FAQs: Nonprofits in the New Landscape

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1. What is the current landscape for nonprofit organizations?

Nonprofits continue to navigate an unfamiliar and confusing terrain. Current threats range from targeted executive orders to congressional inquiries and agency investigations to the cancellation of essential grants to reputational attacks on organizations in the public domain. These threats, coupled with policy changes affecting vulnerable communities, have constrained the nonprofit sector's impact.





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2. How is the Trump Administration characterizing and targeting the progressive nonprofit ecosystem?

The Trump Administration is using national security justifications to describe and target nonprofit organizations. Various executive orders and memoranda frame the “radical left” as being connected to domestic terrorism. These characterizations were exacerbated following the murder of Charlie Kirk and the publication of several reports by a conservative watchdog group targeting the progressive nonprofit ecosystem (the CRC Reports). To date, the Administration has issued three executive directives:

- **[Executive Order 46317: Designating Antifa as a Domestic Terrorist Organization \(September 22, 2025\)](#)** characterizes Antifa as a “militarist, anarchist enterprise” and designates it as a “domestic terror organization” and as a “domestic terrorist threat.” The Order directs all federal departments and agencies to “investigate, disrupt, and dismantle any illegal operations,” especially those involving “terrorist actions,” conducted by Antifa as well as funders of alleged Antifa activity. *More about how terrorism-related designations can be weaponized against nonprofits can be found [here](#) (Charity & Security Network) and [here](#) (ACLU).*

The Administration accompanied the Executive Order with an article titled “[President Trump Isn’t Backing Down from Crushing Radical Left Violence](#),” blaming “Antifa,” as well as “Radical Left Lunatics,” transgender people, and “anti-Trump socialists,” for instances of political violence against conservatives between 2017 and 2025. The article claims the June 2025 people’s uprising in Los Angeles against immigration enforcement and the 2020 nationwide uprisings after the murder of George Floyd are examples of “Radical Left Violence.”

- **[National Presidential Security Memorandum - 7: Countering Domestic Terrorism and Organized Political Violence \(September 25, 2025\)](#)** (“NPSM-7”) expands the definition of political violence and domestic terrorism and directs a range of federal agencies to investigate, use financial disruption, and prosecute (i) individuals engaged in political violence and intimidation designed to suppress lawful activity or obstruct the rule of law, and (ii) institutional and individual funders, including officers and employees of such organizations.

NPSM-7 [calls for](#) a coordinated and comprehensive government-wide strategy to investigate, disrupt, and dismantle all stages of organized political violence and domestic terrorism — including the organized structures, networks, entities, organizations, funding sources, and predicate actions behind them. Enforcement tactics include federal agency investigations, revocation of tax-exempt status, and criminal prosecutions.



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The [expanded](#) definition of political violence in NPSM-7 is not limited to actors within a specific issue space and includes the following indicators: anti-Americanism, anti-capitalism, anti-Christianity, support for the overthrow of the U.S. government, extremism on migration, race, or gender, and hostility towards those who hold traditional American views on family, religion, or morality. Though a few members of Congress have [expressed](#) concern about NPSM-7, federal agencies, such as the Department of Justice and the Internal Revenue Service, are already implementing the Presidential directives with broad rigor including:

- **Department of State.** In November 2025, the State Department [designated](#) four international anti-fascist organizations as Foreign Terrorist Organizations as part of the crackdown on Antifa.
- **Department of Justice (DOJ).** The DOJ has issued a [directive](#) to U.S. Attorney Offices throughout the country, directing investigations into a targeted foundation, its grantees and partners, and identifying potential federal criminal charges to consider, including racketeering, arson, wire fraud, and material support for terrorism.
- **Internal Revenue Service (IRS).** According to the [Wall Street Journal](#), the IRS has prepared a list of potential targets, including donors and groups, and aims to expand and reorganize the IRS criminal-investigative division to limit the involvement of nonpartisan, career IRS lawyers and make changes in the division's procedures, including revising the rules on how the IRS conducts criminal probes to remove regulatory protections and legal oversight.
- **[Executive Order: Designation of Certain Muslim Brotherhood Chapters as Foreign Terrorist Organizations and Specially Designated Global Terrorists \(November 24, 2025\)](#)** authorizes the Secretaries of State and Treasury to investigate whether any chapter of the Muslim Brotherhood should be designated as a Foreign Terrorist Organization (FTO). See also [White House Fact Sheet](#).

Preceding the November Executive Order, three bills to designate the Muslim Brotherhood as an FTO were filed in Congress: [H.R. 3883](#), filed by Rep. Nancy [Mace](#) (R-SC); [H.R. 4397](#), filed by Rep. Mario [Diaz-Balart](#) (R-FL) and Rep. Jared Moskowitz (D-FL); and, [S. 2293](#), filed by Sen. Ted [Cruz](#) (R-TX).



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3. What other pressure points are emerging at the legislative and state level?

State-Level. On November 18, 2025, the Governor of Texas issued a [Proclamation](#) declaring one national Muslim-led civil rights organization and one international Muslim-led organization as "Foreign Terrorist and Transnational Criminal Organizations" under Texas law. The targeted domestic organization has filed a [lawsuit](#) against the Proclamation on grounds of unconstitutionality and defamation.

Targeting by the Legislative Branch. Individual members of Congress and committees are using various tools to pressure nonprofits with particular purposes or missions disfavored by the Trump administration, including proposing bills to criminalize critical work undertaken by community groups, initiating hearings guided by mischaracterizations and disinformation, and crafting narratives that portray nonprofits as categorically bad actors in civil society. Targeting by Congress has frequently portrayed progressive nonprofits in one of three ways: as rioting and racketeering, organized crime entities; as supportive of terrorism; or as "far-left" perpetrators of political violence.

- **Congressional actions that cast progressive nonprofits as rioting and racketeering entities:**

- In late June 2025, the "No Tax Dollars for Riots Act" ([H.R. 4232](#)) was introduced in the House to bar federal funding and revoke tax-exempt status for any nonprofit with a board member or an officer convicted under federal laws prohibiting individuals from assaulting, resisting, or impeding federal officers or under federal anti-riot laws.
- In July 2025, Senator Ted Cruz (R-TX) [introduced](#) the STOP FUNDERS Act ([S. 2376](#)), which adds rioting to the list of predicate offenses under the federal law prohibiting organized crime and racketeering ([RICO](#)). This legislation would authorize the Department of Justice to use the full suite of RICO tools against entities that fund or coordinate what the Administration perceives as "violent interstate riots." *See also* House companion bill, [H. R. 4620](#).

- **Congressional actions that cast progressive nonprofits, especially Muslim-led groups, as supporters of terrorism:**

- In July 2025, Senator Ted Budd (R-NC) introduced the Foreign Registration Obligations for Nonprofit Transparency Act (FRONT Act) ([S. 2305](#)), which would require U.S. nonprofits that receive funding from foreign principals in some designated countries, including China, Russia, Iran, North Korea, Venezuela, and Cuba, to register under the Foreign Agents Registration Act (FARA). The bill would also require nonprofits to disclose all existing and proposed activities for which such funds are used.



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- On August 4, 2025, Senator Tom Cotton [wrote](#) to the IRS commissioner, calling on the IRS to investigate one domestic Muslim-led organization, which follows legislation introduced in June to designate the organization as a foreign terrorist organization.
 - On August 22, 2025, Senator Cotton also sent another [letter](#) to the IRS, demanding an investigation into a Palestinian-led group's compliance with IRS rules for tax-exempt operations. In September, Senator Cotton [wrote](#) to the FBI asking for an inquiry into certain remarks made by one of the group's leaders at a private conference.
 - In October 2025, Rep. Brandon Gill (R-TX) introduced [H.R. 5713](#) (the "Expedited Removal of Criminal Aliens Act"), which calls for the expedited deportation of any immigrant who is a member of a criminal gang, criminal organization, or a designated FTO, or if said individual has provided material support to an FTO or has otherwise been convicted of certain sexual crimes.
 - On November 6, 2025, based on another report from a conservative watchdog group, the House Committee on the Judiciary sent [letters](#) to two foundations alleging that their donations to climate change groups opposing the police training center popularly referred to as "Cop City" in Atlanta, Georgia, constituted support for "terrorism and other extremist violence." This came on the heels of the September 2025 [dismissal](#) of state racketeering and organized crime charges against 61 individuals who had participated in the protests against Cop City.
 - In early November 2025, Rep. Chip Roy (R-TX) introduced [a bill](#) in Congress targeting a domestic Muslim-led organization for tax-status revocation and directing the IRS to strip "any other organization found to have ties to terrorism or terrorist organizations," which is similar to language in the "[Nonprofit Killer Bill](#)" (H.R. 9495 / S. 4136) proposed unsuccessfully in 2024.
- **Congressional actions that cast progressive nonprofits as "far left" perpetrators of political violence:**
 - In July 2025, the House Committee on Oversight and Government Reform held a [hearing](#) on "How Leftist Nonprofit Networks Exploit Federal Tax Dollars to Advance a Radical Agenda," which focused on characterizing activities of progressive nonprofits as "leftist" and "radical." Witnesses called for scrutiny into nonprofits in receipt of federal funding, including audits of "the grantees of grantees" and new rules barring nonprofits receiving federal grants from lobbying.



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- In September 2025, one day after the Kirk shooting, 23 House members [sent a letter](#) to the Speaker of the House and the Chairmen of the House Judiciary and Oversight committees requesting the formation of a select committee on “the money, influence, and power behind the radical left’s assault on America and the rule of law,” citing the 2024 assassination attempt on President Trump and the Charlie Kirk killing, among other incidences, as evidence of “anti-American assaults” allegedly supported by left-leaning funders and organizations.
- On October 29, 2025, the Senate Judiciary Subcommittee on the Constitution held a hearing on "[Politically Violent Attacks: A Threat to Our Constitutional Order.](#)" The hearing presented [an imbalanced narrative](#) that left-wing political violence is "pervasive, coordinated, and well-funded" and is the primary cause for all political violence, without acknowledging right-wing violence.

4. What types of nonprofits are being specifically affected?

- **Advocacy for Palestinian Human Rights.** Groups engaged in advocacy for Palestinian human rights, including (but not limited to) the groups led by and/or serving the BAMEMSA community, continue to be characterized as presumptively antisemitic and as supporters of terrorism by the Administration. Such characterizations are empowered by [Executive Order 14188](#): Additional Measures to Combat Anti-Semitism (February 3, 2025), which characterizes legitimate criticism of Israel as antisemitism.
 - **Executive Branch Actions:** In October 2025, the Department of the Treasury imposed [sanctions](#) on three international human rights organizations that advocate for Palestinian human rights. Read more about the sanctions [here](#) (Charity & Security Network).
 - **Congressional Actions and Proposed Legislation**
 - At a July 2025 [hearing](#) for the House Committee on Education and the Workforce on “Antisemitism in Higher Education: Examining the Role on Faculty, Funding, and Ideology,” the panel focused their attention on a higher education faculty member from the BAMEMSA community for having previously worked at a national Muslim-led organization and for helping to defend noncitizen students targeted for deportation based on their advocacy for Palestinian human rights.
 - On October 6, 2025, the Chairman of the House Ways and Means Committee [renewed](#) a 2024 demand letter to the IRS, calling for the revocation of the tax-exempt status of eight organizations that advocate for Palestinian human rights.



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- [H.R. 4658](#) (STUDENT Act): After the National Education Association (NEA) broke ties with the Anti-Defamation League (ADL), members of Congress introduced the STUDENT Act to police the organization's conduct and membership pursuant to the NEA's federal charter.
 - Additionally, the House Committee on Education and Workforce sent a [letter](#) to the NEA demanding records of internal union documents involving the words "Israel," "Palestine," or "Gaza," among other items, based on concerns that "antisemitism has infected the nation's largest teachers' union."
- **Groups working on Immigration issues.** To effectuate the President's mass deportation agenda, the Administration is painting pro-immigrant groups as "violent and terroristic." This follows a broad [investigation](#) into at least 200 nonprofits serving the immigration sector, launched by the House Subcommittee on Homeland Security in June 2025. Not only does such characterization impede immigrant-serving groups from doing their desperately needed work in the face of widespread immigration enforcement, but it also chills groups from exercising their people power to organize calls to action against the mass deportation agenda.
 - On September 29, 2025, the Attorney General issued a [memorandum](#) to the Directors of the FBI, the ATF, the U.S. Marshall's Service, and other agency heads, claiming that protests around detention facilities in Chicago and in Portland are unlawful, "well-organized" and "well-funded" riots. The Memo directs federal charges to be brought against individual protesters as well as those who help with "funding, coordination, planning, or other means."
 - In July 2025, House Representatives Nicole Malliotakis (R-NY) and Claudia Tenney (R-NY) [reported](#) that they jointly wrote a non-public letter to the IRS urging a probe into the tax-exempt status of four NY-based legal and migrant advocacy groups based on their acceptance of federal funding while operating in accordance with New York's sanctuary policies. Notably, the groups targeted provide legal services, including criminal defense and immigration help, to indigent New Yorkers.
- **Advocacy against Israel.** A group of nonprofits that received grants between 2021 and 2023 is still under investigation by the House Judiciary Committee and the House Committee on Foreign Affairs. The Committees [allege](#) that the groups received and distributed USAID funds to groups [engaged in protests](#) against Israel's judicial reform plan in 2023. On June 30, 2025, the House Judiciary Committee sent document requests to two sets of these groups under investigation (letters [here](#) and [here](#)), claiming that "From 2007 through 2024, USAID and the State Department sent at least \$122 million to NGOs aligned with designated terrorist organizations. Many of those NGOs have openly espoused antisemitic rhetoric and encouraged violence against Jewish individuals."



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• Racial Justice

- [Executive Order 14332](#): Improving Oversight of Federal Grantmaking (August 7, 2025) authorizes agency heads – mostly political appointees – to unilaterally reject grant applications that engage in "impermissible DEI initiatives," transgender justice, racial justice, support for immigrants, or otherwise promote "anti-American values" and the "national interest" as defined by the current administration. The order further directs agencies to prioritize grantees with lower indirect cost rates and to include "termination for convenience" clauses in grant agreements, building an inherent uncertainty into federal grants awarded to qualifying organizations.
 - This Executive Order followed [July 2025 guidance](#) from the DOJ on "best practices" for federal grantees that labels race-based programs, including cultural competence training and applications with diversity statements, as unlawful preferential treatment under federal non-discrimination law and characterizes race-specific spaces or programming that centers a specific racial or ethnic group as unlawfully discriminatory practices.
- In September 2025, the Department of Justice [began](#) issuing Civil Investigative Demands (CIDs) to federal contractors and grant recipients seeking information on DEI practices. The CIDs stem from a May 2025 DOJ [Memorandum](#) establishing the DOJ's Civil Rights Fraud Initiative, which is tasked with weaponization of the False Claims Act to investigate and seek civil penalties from grant recipients and contractors that promote DEI programming.
- On October 30, 2025, the Associated Press [reported](#) that the Department of Justice issued subpoenas to the Black Lives Matter Global Network Foundation regarding allegations of fraud involving private donations made to the organization in 2020.

• Civic Engagement

- [Presidential Memorandum to Attorney General](#): Use of Appropriated Funds for Illegal Lobbying and Partisan Political Activity by Federal Grantees (August 28, 2025) directs the Department of Justice to investigate current federal grantees by the Attorney General for "lobbying with appropriated funds or supporting political candidates or parties with grant funds." The Memorandum directs an all-agency approach to investigations, despite the stringent [rules](#) already in place that prohibit tax-exempt nonprofits from engaging in partisan political activities. As a result, the Memorandum only increases the potential for nonprofits, especially smaller organizations, to be overwhelmed by the costs and time required to defend against politically motivated investigations.



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- In October, the [New Georgia Project](#), a civic engagement nonprofit founded in 2013 by Stacey Abrams to help Georgians exercise their right to vote, shut its doors due to both federal funding cuts and extensively damaging accusations and ongoing reputational attacks on the organization's leadership. The closure of the New Georgia Project follows a [March 2025 letter](#) from the House Committee on Ways and Means requesting that the IRS Commissioner investigate and revoke the New Georgia Project's tax-exempt status, alleging illegal political contributions to Stacey Abrams' 2018 Georgia gubernatorial campaign.

• Housing

- [Executive Order 14321](#): Ending Crime and Disorder on America's Streets (July 24, 2025) targets unhoused [community members](#), as well as nonprofits that serve them, through a series of directives to federal agencies.
 - Exec. Order 14321 calls for grants and other support for state and local governments for the forcible "commitment and treatment" of unhoused individuals. The order further directs the DOJ to prioritize discretionary grants to groups that adopt a carceral approach to addiction, promote involuntary hospitalization, and oppose public encampments of the unhoused.
 - The Executive Order also targets nonprofits that offer harm reduction programs for those who have a substance use disorder. The Secretary of Health and Human Services (HHS) is directed to ensure that HHS grants do not support programs that engage in "harm reduction" or "safe consumption" efforts, and that federal funds for Federally Qualified Health Centers and Certified Community Behavioral Health Clinics are used to "reduce rather than promote homelessness."

• Ties to China

- In September 2025, the House Ways and Means Committee wrote a [letter](#) to one nonprofit, accusing it of using its 501(c)(3) status "to spread foreign propaganda" and of acting as a foreign agent without registering with the DOJ as required by the Foreign Agents Registration Act ([FARA](#)). Shortly after, the House Oversight Committee sent a [letter](#) to the Treasury Secretary, demanding FARA investigations into nineteen groups, and in November, Senator Tom Cotton (R-AR) [made](#) a similar request of the Attorney General.
- In September 2025, Senator Jim Banks (R-IN) [wrote](#) to the Attorney General and the Secretary of the Treasury, calling for the revocation of the tax-exempt status of Chinese community "hometown associations," which are community groups for new immigrants. The letter alleged that such associations have been "coopted" by the Chinese government and should be investigated under FARA. In a similar fashion, in October 2025, Senate Judiciary Chairman Chuck Grassley (R-IA) [wrote](#) to several foundations based on news reports about relationships with the Chinese Community Party, demanding information about compliance with rules for tax-exempt entities related to gifts to and from foreign entities.



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- **Specific Impact - Climate Grants**

- In September, an Appellate Court [approved](#) the Administration's decision to claw back billions in climate grants awarded to 8 nonprofits as part of the Greenhouse Gas Reduction Program (GGRF) at the end of 2024. The grants had been [frozen](#) and held at Citibank since early 2025. The Court [found](#) that it lacked authority to address the grantee nonprofits' claims against the Environmental Protection Agency (EPA) for freezing grant funds because such claims are only appropriate in the Federal Court of Claims.
- In reliance on the Appellate Court's decision, in early November 2025, the House Committee on Energy and Commerce [wrote](#) to the EPA requesting information on the history around the GGRF grant awards, including the EPA's grant files for the nonprofit grantees, information on pre-award due diligence procedures, information on the Citibank accounts, and progress reports received by the EPA from the GGRF grantees.

- **Nonprofits with student loan forgiveness programs.** On October 31, 2025, the Department of Education (DOE) finalized a [new rule](#) to amend the Public Service Loan Forgiveness Program (PSLF) to exclude nonprofits that "engage in activities that have a substantial illegal purpose." The proposed DOE rule defines "substantial illegal purpose" to include "aiding and abetting violations of Federal immigration laws," "supporting terrorism," engaging in violence in response to federal policy, supporting gender-affirming care, "engaging in a pattern of aiding and abetting illegal discrimination," and violations of state laws. The Secretary of Education is afforded broad discretion and a low threshold to determine whether a nonprofit in the PSLF is engaged in activities with a "substantial illegal purpose."

- In response to [public comments](#) on the proposed DOE rule, the DOE noted that the proposed rule will allow the DOE to act against organizations when the IRS declines to revoke tax-exempt status.
- The rule puts at risk expected student loan relief for workers from across issue areas, from [LGBTQ+ organizations](#) to nonprofits focused on racial justice and serving BAMEMSA communities. A coalition of cities, labor unions, and nonprofit organizations has filed a [lawsuit](#) against the Department of Education, arguing that the new PSLF rule violates the Higher Education Act and the First Amendment rights of public service workers. A coalition of states has also filed [suit](#).



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5. How are nonprofits responding to the current landscape?

Nonprofits are being forced to make hard decisions in the current landscape around staffing, funding, and programmatic scope. To evade scrutiny, reputational harm, or financial loss, [some nonprofits](#) may decide to modify the scope of their programs or adjust the language used to describe their services. Nonprofits are facing disinvestment from the government and private funders, while concurrently defending against state and private threats.

At the same time, in the wake of federal actions targeting many vulnerable communities, nonprofits are facing an increased need for their services and support. For example, before the 2025 shutdown of the federal government, communities, organizations, and farmers were already speaking out about how the abandonment of USDA farmer and community grants was causing [massive](#) disruptions in the food systems infrastructure. Though the courts have reinstated some of this funding, hundreds of millions of [promised](#) USDA grant dollars have been frozen or terminated. The loss of funding has [reduced](#) the amount of food farmers produce, leaving less available at a time when the Administration is threatening to reduce or cancel government benefits such as SNAP and WIC programs. It is within such pressurized landscapes that community organizations are working relentlessly, with reduced infrastructure and capacity, to serve rapidly increasing and essential public needs.



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What can nonprofits do?

- **Seek support from legal counsel and organizational development practitioners** to understand potential impacts, conduct risk assessments, and plan for various scenarios. See this [resource](#) from the National Council of Nonprofits and review the many offerings for due diligence, digital security, and other best practices to stay resilient from the Charity and Security Network's [Civil Society Resource Hub](#).
- **Document and share your organization's experiences.** Develop a communications strategy. Map out your vulnerabilities and draft targeted communications in advance, tailored to your specific audience (e.g., membership, funders, partners). Find resources for communications strategies from the [Rad Comms Network](#).
- **Engage in scenario planning and risk assessment/tolerance.** What situations might occur (for example: loss of access to federal funds, philanthropic funding changes, reputational harm, etc), and what is the risk tolerance around responses?
- **Express concerns with relevant federal, state, or local agencies** about the potential impact of the loss of federal funds for programs that serve vulnerable communities.
- **Reach out to private funders** and ask them to provide additional funding pathways.
- **Mobilize with others facing similar cuts** to determine what collective action can be taken across the sector. Sometimes, collective solidarity can be the pathway to safety.
- **Develop contingency budgets and operational plans** for various funding scenarios to ensure flexibility and adaptability.
- **Consider partnerships with similar organizations to preserve programs.** Muslims for Just Futures [offers suggestions](#) on establishing resilient mutual aid programs.



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What can funders do?

- **Reassure nonprofit grantees** that the foundation stands by them and will support them during this time.
- **Give unrestricted funding** without limitations.
- **Deepen support** for organizations working with vulnerable communities and on issues deemed as "controversial" such as immigration, reproductive justice, DEI, and LGBTQ rights.
- **Pool together rapid response funds** with other funders and provide funding for both short-term scaffolding (for example, establishing legal defense funds that can share costs for legal representation that grantees need) and long-term infrastructure planning (for example, providing multi-year general support grants that are used for staffing, skills-building, and strategic partnerships).
- **Introduce grantees** to other funders.
- **Provide support to nonprofit staff** to buttress self and organizational resilience.

Additional Resources

- Previous [FAQ \(July 2025\)](#) from the Building Movement Project
- Law firm advisories
 - [American Immigration Lawyers Association](#)
 - [Arnold and Porter](#)
 - [Democracy Forward](#)
 - Protecting Democracy: [Protecting Civic Space: How to prepare your organization for politicized government investigations](#)
- Impact on Nonprofits
 - National Council of Nonprofits: [Executive Orders Affecting Charitable Nonprofits](#) and [General FAQs on Executive Actions Impacting Nonprofits](#)
 - ICNL [Congressional Investigations Tracker](#) and [10 Key Issues in 501\(c\)\(3\) Nonprofit Legal Compliance](#)
- Impact on Immigration:
 - Immigration Hub: [Emphasis on Immigrant-Serving Groups](#), [On Unaccompanied Children](#)
- Resource Offerings
 - Charity & Security Network's [Civil Society Resilience Hub](#)
 - Muslims for Just Futures' [Infrastructure Hub](#)
 - Solidarity Is at Building Movement Project – [Solidarity Stances: Navigating Authoritarian Conditions](#)