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Executive Action Tracker for the Charitable Sector

Updated as of August 26, 2025.

This document tracks executive actions by the White House that affect nonprofits and philanthropies.

Executive Order	Summary of Executive Order	Litigation Filed	Potential Impact on Charitable/Nonprofit Organizations
Use of Appropriated Funds for Illegal Lobbying and Partisan Political Activity By Federal Grantees August 28, 2025	Presidential Memorandum declaring that reviews of federal spending have “revealed that taxpayer funds are being spent on grants with highly political overtones” and directing the Attorney General to investigate whether Federal grant funds are being used to “illegally support lobbying activities” in violation of 31 U.S.C. §1352. The memorandum instructs the Attorney General to transmit a report on the progress of this investigation within 180 days.	N/A (as of 8/27/2025)	The memorandum may impact nonprofit organizations that receive federal grants.
Measures to End Cashless Bail and Enforce the Law in the District of Columbia August 25, 2025	The order follows up the August 11, 2025 Declaring a Crime Emergency in the District of Columbia EO and mandates that federal law enforcement officials, acting through the DC Safe and Beautiful Task Force, should pursue federal custody and prosecution for dangerous arrestees whenever legally permissible. It tasks the AG with reviewing the Metropolitan Police Department’s policies, and urging the DC Mayor to implement necessary reforms to	N/A (as of 8/27/2025)	This EO may impact nonprofit organizations in DC and surrounding areas involved with social services, homelessness, justice reform, and community safety.

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	eliminate cashless bail. The AG must also determine whether the District continues to prohibit cash bail for offenses that pose a clear threat to public safety (e.g., murder, rape, carjacking, burglary, looting, vandalism).		
<u>Declaring a Crime Emergency in the District of Columbia</u> 8/11/2025	Declares a “crime emergency” in DC, citing elevated violent crime rates that endanger public servants, citizens, tourists, and the functioning of the federal government. The EO invokes Section 740 of the District of Columbia Home Rule Act to justify federal intervention for up to 30 days (extendable with congressional approval). The order places the Metropolitan Police Department under federal control to protect federal buildings and monuments, and to ensure safe conditions for the government to function. The EO also involves deploying approximately 500 federal law enforcement officers and activating 800 National Guard members to support operations. Additionally, it directs efforts to remove homeless encampments and relocate individuals experiencing homelessness away from the capital, though without specific plans for housing or support services.	N/A (as of 8/12/2025)	This EO may impact nonprofit organizations in DC and surrounding areas involved with social services, homelessness, justice reform, and community safety.
<u>Improving Oversight of</u>	Requires each federal agency head to assign a senior political appointee to develop and implement a review process	N/A (as of 8/12/2025)	The EO may impact charitable organizations that receive federal education grants or that support or work

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Federal Grantmaking 8/7/2025	<p>for new grant funding opportunity announcements and discretionary grant awards, ensuring alignment with agency priorities and national interests. The EO directs senior political appointees and their designees to use their own independent judgement in reviewing grant funding opportunity announcements and discretionary awards and instructs them to consider whether awards demonstrably advance the President’s policy priorities and/or fund, promote, encourage, or subsidize racial preferences, gender ideology, illegal immigration, or other initiatives that compromise public safety or promote “anti-American” values. Senior political appointees are also instructed to consider whether awards are going to the institutions with the lowest indirect costs, are distributed to a broad range of recipients rather than repeat players, and comply with administration policies regarding “Gold Standard Science.” The EO directs agency heads to prohibit the issuance of new funding opportunity announcements without approval from senior political appointees or their designees, to incorporate termination-for-convenience clauses into future discretionary grant agreements and, where feasible, into existing grants or amendments, to prohibit direct draws of</p>		<p>with activities deemed inconsistent with federal objectives, such as certain research, cultural programs, or initiatives related to immigration.</p>

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	general grant funds for specific projects without agency authorization and to require written justifications for drawdowns.		
<u>President's Council on Sports, Fitness, and Nutrition, and the Reestablishment of the Presidential Fitness Test</u> 7/31/2025	Revitalizes the President's Council on Sports, Fitness, and Nutrition and reestablishes the Presidential Fitness Test. Directs the Secretary of Health and Human Services in coordination with the Secretary of Education to administer the Presidential Fitness Test, support the Council's initiatives, and develop criteria for the Presidential Fitness Award. Directs the Council to develop school-based programs that reward excellence in physical education; set national youth fitness goals, launch public campaigns to promote physical activity, nutrition and sports participation.	N/A (as of 8/12/2025)	This EO may impact nonprofit organizations involved with health and fitness, children and young adults.
<u>Ending Crime and Disorder on America's Streets</u> 7/24/2025	Directs the Attorney General to promote civil commitment standards for individuals with serious mental health or substance abuse disorders, moving them into treatment facilities. Federal agencies, including HHS, HUD, and Transportation, must prioritize grants for states and localities enforcing bans on open drug use, urban camping, and loitering. HUD is tasked with requiring health data collection from homelessness program recipients to share with law enforcement	N/A (as of 7/31/2025)	This EO may impact nonprofit organizations involved with homeless populations or receiving federal homelessness assistance funds.

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	and provide medical care. The EO restricts funding for “harm reduction” programs, like safe consumption sites, and supports mental health and drug courts. It also ensures sex offenders in homeless programs are not housed with children and allows women-and-children-only housing.		
Empowering Commonsense Wildfire Prevention and Response 6/12/2025	Directs the Departments of Interior and Agriculture to merge their wildland fire programs and work more closely with local organizations to drive efficiency, technological advancement and regulatory reform to bolster the nation’s ability to prevent and respond to wildfires effectively.	N/A (as of 6/17/2025)	This EO may impact nonprofit organizations involved in environmental conservation, disaster response, or land management, as well as nonprofit organizations serving wildfire-prone communities.
Restoring Gold Standard Science 5/23/2025	Directs the Director of the Office of Science and Technology Policy to issue guidance for agencies on the implementation of “Gold Standard Science” (defined in the EO as science conducted in a manner that is reproducible, transparent, communicative of error and uncertainty, collaborative and interdisciplinary; skeptical of its findings and assumptions; structured for falsifiability of hypotheses; subject to unbiased peer review; accepting of negative results as positive outcomes; and	N/A (as of 6/2/2025)	This EO may impact non-profit organizations involved in scientific research, advocacy and policy influence, especially science-focused organizations that rely on federal funding.

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	without conflicts of interest), and report on progress in 60 days. Agency Heads directed to align programs with Gold Standard Science, revert to pre-2021 scientific integrity policies and review 2021-2025 actions and appoint a political overseer for compliance.		
Keeping Promises to Veterans and Establishing a National Center for Warrior Independence 5/9/2025	Directs the Secretary of Veteran Affairs to create the National Center for Warrior Independence (Center) on the West Los Angeles VA campus, develop a plan to house 6,000 homeless veterans by 2028, enhance VA accountability, reduce healthcare wait times, and expand the Manchester VA Medical Center. Directs the Secretary of Housing and Urban Development and other agency heads to redirect funds from programs for “illegal aliens” to support the Center and veteran housing vouchers.	N/A (as of 5/20/2025)	This EO may impact veterans-focused nonprofit organizations, particularly those involved in homeless veteran support, housing, and healthcare, as well as nonprofit organizations serving immigrant populations.
Ending Taxpayer Subsidization of Biased Media 5/1/2025	Directs the Corporation for Public Broadcasting (CPB) to cease current and future direct and indirect funding to National Public Radio (NPR) and Public Broadcasting Service (PBS), including by revising criteria for certain grants and prohibiting recipients of CPB funds from funding NPR or PBS. Instructs all federal agencies to identify and terminate any direct or indirect funding to NPR and PBS and review existing grants for compliance.	<i>Nat’l Pub. Radio Inc. v. Trump et al.</i> (D.D.C.): Active (as of 5/30/25)	This EO may impact nonprofit organizations that operate in public media or partner with NPR, PBS, or local affiliates, including nonprofits that depend on CPB pass-through grants or collaborative programming support.

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	Requires the Secretary of Health and Human Services to investigate NPR and PBS for compliance with anti-discrimination laws and take corrective action for noncompliance. The EO alleges NPR and PBS provide biased and partisan news coverage.		
Strengthening and Unleashing America's Law Enforcement to Pursue Criminals and Protect Innocent Citizens 4/28/2025	Directs the Attorney General to establish mechanisms providing legal resources and indemnification to state and local law enforcement agencies. Instructs the Attorney General to review federal consent decrees and agreements that may hinder law enforcement and authorizes the transfer of excess military and national security assets to local jurisdictions within 90 days to support policing efforts. Instructs the Attorney General and Secretary of Homeland Security to utilize Homeland Security Task Forces to advance the EO's objectives, focusing on enforcing federal criminal laws against state or local officials who obstruct law enforcement or engage in DEI activities deemed discriminatory.	N/A (as of 5/6/2025)	This EO may impact nonprofit organizations involved in civil rights, community advocacy, criminal justice reform, DEI initiatives, or law enforcement advocacy.
Protecting American Communities	Directs the Attorney General, in coordination with the Secretary of Homeland Security, to publish a list of	<i>State of Ill. et al. v. Federal Emergency Mgmt. Agency et al.</i> (D.R.I.)	This EO may impact nonprofit organizations that serve immigrant communities and/or are involved in

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from Criminal Aliens 4/28/2025	states and local jurisdictions that obstruct the enforcement of Federal immigration laws (“sanctuary” jurisdictions) and authorizes the suspension or termination of federal funding to non-compliant states and localities. Mandates mechanisms to prevent undocumented individuals in sanctuary jurisdictions from receiving federal public benefits. Instructs the Attorney General to stop state/local laws favoring undocumented individuals over American citizens.	Active (as of 5/19/25) <i>King Cnty et al. v. Turner et al.</i> (W.D. Wash.) Active (as of 5/19/25)	immigration advocacy, legal aid, education, and community services, especially those organizations located in states and local jurisdictions identified as sanctuary jurisdictions.
Enforcing Commonsense Rules of the Road for America’s Truck Drivers 4/28/2025	Directs the Secretary of Transportation to rescind prior guidance on English language proficiency enforcement with respect to commercial motor vehicle drivers, issue new guidance on English language proficiency enforcement and directing stricter enforcement through out-of-service penalties. The EO also calls for a review of commercial driver’s license issuance practices and removal of any driver that is unable to pass the new English proficiency tests.	N/A (as of 5/6/2025)	This EO may impact nonprofit organizations focused on workforce diversity, particularly those that support immigrant or non-native English-speaking populations entering the transportation sector.
Advancing Artificial Intelligence Education for American Youth 4/23/25	Establishes a White House Task Force on Artificial Intelligence (“AI”) Education and directs it to plan, within 90 days, a Presidential AI Challenge to highlight student and educator achievements in AI. Directs agencies on the Task Force to seek public-private partnerships with AI	N/A (as of 4/24/25)	This EO may impact charitable organizations by providing federal funding and partnership opportunities for organizations that perform work relating to AI and education.

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	organizations and non-profits to develop K-12 AI education resources. Also directs agencies to identify federal grants that may be used to support AI education resources and teacher training, and the Department of Labor to develop AI-related internships.		
Restoring Equality of Opportunity and Meritocracy 4/23/25	Directs the Attorney General and the Chair of the Equal Employment Opportunity Commission to implement a plan to deprioritize and eventually eliminate the use of disparate-impact liability across federal agencies.	N/A (as of 4/24/25)	This EO may impact charitable organizations who are subject to disparate impact investigations. The EO may also impact the ability of charitable organizations to use potential disparate impact liability as a defense to intentional discrimination claims.
Reinstating Common Sense School Discipline Policies 4/23/25	Directs the Secretary of Education to issue new guidance to state and local educational agencies clarifying that schools shall not consider race when issuing discipline, even if race-neutral disciplinary policies may have a disparate impact on students of a particular race. Requires the Secretary of Education and the Attorney General to submit a report including, among other items, an assessment of the role of non-profit organizations receiving federal grants in promoting “discriminatory-equity-ideology-based” discipline and behavior modification techniques, with	N/A (as of 4/24/25)	This EO may impact charitable organizations that provide or receive funding for, or otherwise perform work relating to schools or other educational institutions.

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	recommendations to prevent federal funds from supporting such practices.		
Reforming Accreditation to Strengthen Higher Education 4/23/25	Directs the Secretary of Education to hold higher education accreditors accountable through denial, monitoring, suspension, or termination of federal recognition for poor performance or violations of federal law, including by requiring institutions to engage in unlawful discrimination. It also directs the Attorney General and Secretary of Education to investigate and take action to terminate unlawful discrimination by institutions, including law and medical schools. Other Key actions include realigning accreditation standards, resuming recognition of new accreditors and streamlining processes for institutions to switch accreditors, and updating the Accreditation Handbook within 180 days.	N/A (as of 4/24/25)	This EO may impact educational nonprofits by requiring them to revise curricula or partnerships to comply with new accreditation standards, especially if tied to federal grants.
Making The District of Columbia Safe and Beautiful 3/28/25	Directs the Secretary of the Interior to establish a Task Force to coordinate efforts with local and federal agencies to fight crime, enforce laws, and improve public safety. This Task Force will among many other responsibilities focus on the maximum enforcement of federal immigration laws in Washington, D.C. It involves redirecting resources to apprehend and deport illegal aliens and monitoring the city's sanctuary	N/A (as of 3/28/25)	The EO may impact charitable organizations in Washington, D.C. that provide services or resources to immigrants due to increased police presence and prosecution.

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	status. The Task Force coordinates with federal and local law enforcement to ensure compliance with these policies.		
Restoring Truth and Sanity to American History 3/27/25	<p>Directs the Vice President and the Director of the Office of Management and Budget to work with Congress to ensure that future appropriations to the Smithsonian Institution:</p> <ul style="list-style-type: none"> prohibit expenditure on exhibits or programs that “degrade shared American values, divide Americans based on race, or promote programs or ideologies inconsistent with Federal law and policy”; and “Celebrate the achievements of women in the American Women’s History Museum and do not recognize men as women in any respect in the Museum.” <p>The order also directs the Secretary of the Interior to take actions to reinstate pre-existing monuments, memorials, statues, markers, or similar properties, as appropriate, and ensure they do not contain content that “inappropriately disparage Americans past or living (including persons living in colonial times), and instead focus on the greatness of the achievements and progress of the American people or, with respect to</p>	N/A (as of 3/28/25)	The EO may impact charitable organizations that work with the Department of the Interior or provide programming, services, or funding to programs involving federal parks and museums.

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	natural features, the beauty, abundance, and grandeur of the American landscape.”		
Preserving and Protecting the Integrity of American Elections 3/25/25	<p>Orders the Election Assistance Commission to include in its national mail voter registration form a requirement that (A) applicants provide documents proving US citizenship, and (B) a state or local official record information from the document presented to prove citizenship.</p> <p>Orders the Secretary of Homeland Security, the Secretary of State, and the Department of Homeland Security to provide certain information that will be used to verify citizenship of individuals registered to vote.</p> <p>Requires the head of each federal voter registration executive department or agency to assess citizenship before providing voter registration forms to enrollees of public assistance programs.</p>	<p><i>State of California v. Trump, et al.</i> (D. Mass.) Active (as of 4/8/25)</p> <p><i>State of Washington v. Trump</i> (W.D. Wash.): EO held unconstitutional by the 9th Circuit. (as of 7/31/25)</p> <p><i>League of United Latin Am. Citizens v. Exec. Off. Of the President</i> (D.D.C.): Active (as of 4/8/25)</p>	The EO will impact and apply directly to any charitable organizations that engage in voter registration or advocacy work.
Preventing Abuses of the Legal System and the Federal Court	Directs the Attorney General and the Secretary of Homeland Security to prioritize the regulations that govern attorney conduct and discipline of attorneys. Directs the Attorney General to review conduct by attorneys or their law firms in litigation against the Federal	N/A (as of 3/22/25)	The EO may impact charitable organizations that currently provide, or over the past eight years have provided, legal assistance to clients challenging federal laws and the implementation of such laws by federal agencies.

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3/22/25	Government over the last eight years and make recommendations regarding whether to reassess security clearances held by the attorney, terminate contracts with the relevant attorney or law firm, or any other appropriate actions.		
Executive Order 14242 “Improving Education Outcomes by Empowering Parents, States, and Communities” 3/20/25	Orders the Secretary of Education to facilitate the closure of the Department of Education.	<i>Somerville Pub. Schs. v. Trump</i> (D. Mass.): Active (as of 3/31/25) <i>Nat’l Assoc. for the Advancement of Colored People v. US</i> (D. Md.): Active (as of 3/31/25)	The EO may impact charitable organizations that, among other things, receive funding from the Department of Education, collaborate with school districts on projects using Department of Education funds, or that provide counseling or legal services to ensure school districts meet accessibility requirements under federal law, including those with disabilities.
Executive Order 14238 “Continuing the Reduction of the Federal Bureaucracy” 3/14/2025	Seeks to eliminate the non-statutory components and functions of (i) the Federal Mediation and Conciliation Service; (ii) the United States Agency for Global Media; (iii) the Woodrow Wilson International Center for Scholars in the Smithsonian Institution; (iv) the Institute of Museum and Library Services; (v) the United States Interagency Council on Homelessness; (vi) the Community Development Financial Institutions Fund;	<i>State of Rhode Island v. Trump</i> (D.R.I.) Active (as of 4/8/25)	The EO may impact charitable organizations that work with, provide support to, or receive support from any of the listed government entities.

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	and (vii) the Minority Business Development Agency.		
Executive Order 14236 “Additional Rescissions of Harmful Executive Orders and Actions” 3/14/25	Rescinds an additional 18 Executive Orders, including the following: <ul style="list-style-type: none"> • Presidential Memorandum of February 4, 2021 (Advancing the Human Rights of Lesbian, Gay, Bisexual, Transgender, Queer, and Intersex Persons Around the World) • Presidential Determination 2022-13 of May 18, 2022 (Delegating Authority Under the Defense Production Act to Ensure an Adequate Supply of Infant Formula) • Executive Order 14026 of April 27, 2021 (Increasing the Minimum Wage for Federal Contractors) • Presidential Memorandum of November 16, 2023 (Advancing Worker Empowerment, Rights, and High Labor Standards Globally) • Executive Order 14112 of December 6, 2023 (Reforming Federal Funding and Support for Tribal Nations to Better Embrace Our Trust Responsibilities and Promote the Next Era of Tribal Self-Determination) 	N/A	The rescission of these Executive Orders and Presidential Memoranda may impact charitable organizations that provide or receive funding for, or otherwise perform work relating to, LGBTQIA+ rights, infant nutrition, workers’ rights, labor standards, clean energy, and self-determination of Tribal Nations.

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	<ul style="list-style-type: none"> Executive Order 14119 of March 6, 2024 (Scaling and Expanding the Use of Registered Apprenticeships in Industries and the Federal Government and Promoting Labor-Management Forums) Executive Order 14126 of September 6, 2024 (Investing in America and Investing in American Workers) 		
Executive Order 14235 “Restoring Public Service Loan Forgiveness” 3/7/2025	<p>The Public Service Loan Forgiveness (PLSF) program forgives the remaining student loans of individuals who have completed 10 years of service in public service jobs.</p> <p>The EO directs the Secretary of Education, in coordination with the Secretary of the Treasury, to “ensure the definition of ‘public service’ excludes organizations that engage in activities that have a substantial illegal purpose,” including:</p> <p>(a) “aiding or abetting violations of 8 U.S.C. 1325 or other Federal immigration laws”;</p> <p>(b) “supporting terrorism, including by facilitating funding to, or the operations of, cartels designated as Foreign Terrorist Organizations consistent with 8 U.S.C. 1189, or by engaging in violence for the purpose of obstructing or influencing Federal Government policy”;</p>	N/A	<p>The EO may impact charitable organizations that perform work relating to any of the activities listed in the EO. While the Executive Order does not change current law, under which all employees of 501(c)(3) organizations are eligible for public service loan forgiveness, the Executive Order seeks to exclude employees of certain organizations from the program, and a determination that an organization’s activities do not qualify as “public service” under the EO’s definition may influence how the organization’s activities are analyzed under other laws, rules, or regulations.</p>

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	<p>(c) “child abuse, including the chemical and surgical castration or mutilation of children or the trafficking of children to so-called transgender sanctuary States for purposes of emancipation from their lawful parents, in violation of applicable law”;</p> <p>(d) “engaging in a pattern of aiding and abetting illegal discrimination”; or</p> <p>(e) “engaging in a pattern of violating State tort laws, including laws against trespassing, disorderly conduct, public nuisance, vandalism, and obstruction of highways.”</p> <p>The EO states that individuals employed by organizations whose activities have a “substantial illegal purpose” shall not be eligible for public service loan forgiveness.</p>		
<p><u>Executive Order 14224</u></p> <p>“Designating English as the Official Language of The United States”</p>	<p>Designates English as the official language of the United States, but does not require any agency to amend, remove, or otherwise stop production of documents, products, or other services in other languages.</p>	<p>N/A</p>	<p>The EO may impact charitable organizations that help individuals who are not English proficient with accessing government services.</p>

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3/1/25 Executive Order 14217 “Commencing the Reduction of the Federal Bureaucracy” 2/19/25	Eliminates non-statutory components and functions of the Presidio Trust, Inter-American Foundation, United States African Development Foundation, and the United States Institute of Peace.	<i>Brehm v. Marocco</i> (D.D.C.): Defendant’s motion for summary judgment granted (as of 6/12/25) <i>Aviel v. Gor</i> (D.D.C.): Summary judgment granted for Plaintiffs. (as of 8/20/25) <i>US Inst. of Peace v. Jackson</i> (D.D.C.): Motion for summary judgment granted; aby Government (as of 5/30/25)	The EO may impact charitable organizations that work with, provide support to, or receive support from the Presidio Trust, Inter-American Foundation, United States African Development Foundation, or the United States Institute of Peace.
Executive Order 14218 “Ending Taxpayer Subsidization of Open Borders” 2/19/25	Requires federal departments and agencies to identify all federally funded programs that currently permit illegal aliens to obtain any cash or non-cash public benefit. Seeks to prohibit federal payments to states and localities that “facilitate the subsidization or promotion of illegal immigration or abet so-called ‘sanctuary’ policies.” Finally, the order seeks to enhance eligibility verification systems.	N/A	The EO may impact charitable organizations that provide services or resources to immigrants.
Executive Order 14219 “Ensuring Lawful Governance and Implementing the President’s	Orders agencies to focus enforcement resources on regulations squarely authorized by constitutional federal statutes, and to commence a deregulatory agenda. Requires agency heads to review all regulations subject to their sole or joint jurisdiction for consistency with law and	N/A	The EO may impact charitable organizations that engage in work that is subject to federal regulations.

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‘Department of Government Efficiency’ Deregulatory Initiative” 2/19/25	administration policy, de-prioritize actions to enforce certain regulations, and follow processes set out in EO 12866 for submitting regulations for review. Directs agency heads, in consultation with the Director of the Office of Management and Budget, to direct the termination of enforcement proceedings that do not comply with the Constitution, laws, or administration policy. Agency heads are also required to consult with DOGE and the Office of Information and Regulatory Affairs on potential new regulations.		
Radical Transparency About Wasteful Spending 2/18/25	Directs the heads of executive departments and agencies to take all appropriate actions to make public the complete details of every terminated program, cancelled contract, terminated grant, or any other discontinued obligation of federal funds.	N/A	The EO may impact charitable organizations with programs, grants or contracts that have been terminated by federal agencies.
Executive Order 14212 “Establishing the President’s Make America Healthy Again Commission” 2/13/25	Establishes a Make America Healthy Again Commission, whose initial mission will focus on fighting childhood chronic disease. By May 24, 2025, the commission must provide a report that, among other things: <ul style="list-style-type: none"> Identifies and describes childhood chronic diseases in the United States, as compared to other countries; 	N/A	The EO may impact charitable organizations that provide medical and mental health services to children or conduct research on chronic diseases. The EO may also impact charitable organizations that engage in advocacy relating to medical and mental health accessibility and disability rights.

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	<ul style="list-style-type: none"> Assesses the threat from over-utilization of medication, certain food ingredients, and chemicals; Assesses the prevalence of and threat posed by the prescription of selective serotonin reuptake inhibitors, antipsychotics, mood stabilizers, stimulants, and weight-loss drugs; Ensures transparency of all current data and unpublished analyses related to the childhood chronic disease crisis, consistent with applicable law; and Evaluates the effectiveness of current Federal Government childhood health data and metrics, including those from the Federal Interagency Forum on Child and Family Statistics and the National Survey of Children's Health. <p>Within 180 days of the EO, the Commission must submit a strategy based on the findings from the report that includes recommendations regarding restructuring the Federal Government's response to the childhood chronic disease crisis, including by ending federal practices that exacerbate or unsuccessfully attempt to address the health crises, and replace them with new solutions.</p>		
Executive Order 14205	Establishes the White House Faith Office, which will consult with faith and community leaders and make	N/A	The EO may impact charitable organizations that are faith-based or that receive federal funding for, or

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<p>“Establishment of The White House Faith Office”</p> <p>2/7/25</p>	<p>recommendations to the President regarding a number of issues, including:</p> <ul style="list-style-type: none"> • Changes to policies, programs, and practices, and the administration’s policy agenda, which affect the ability of faith-based entities, community organizations, and houses of worship to serve families and communities; • Showcase initiatives by faith-based organizations that serve and strengthen individuals, families, and communities; • Coordinate with agencies to implement training and education for faith-based entity grantees to build their capacity to procure grants; • Support agencies in developing and implementing training and education regarding religious liberty exceptions, accommodations, or exemptions; • Coordinate with agencies on identifying and promoting grant opportunities for non-profit faith-based entities, community organizations, and houses of worship; • In collaboration with the Attorney General, identify concerns raised by faith-based entities, community organizations, and houses of worship about any failures of the executive branch to enforce constitutional and 		<p>perform work or advocacy relating to, faith-based programs or religious liberty.</p>

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	<p>Federal statutory protections for religious liberty; and</p> <ul style="list-style-type: none"> Identify and propose means to reduce burdens on the free exercise of religion in government-funded or government-conducted activities and programs. 		
Executive Order 14203 “Imposing Sanctions on the International Criminal Court” 2/6/2025	<p>Directs the Secretaries of the Treasury and State, with input from the Attorney General, to impose financial and visa sanctions on International Criminal Court (ICC) officials and others involved in investigating or prosecuting U.S. or allied personnel. All executive agencies are tasked with supporting enforcement, and the public is barred from providing certain support to sanctioned individuals.</p>	<p><i>Smith et al. v. Trump et al.</i> (D. Maine): Active (as of 4/16/25)</p>	<p>The EO may impact charitable organizations involved in human rights, legal advocacy, and victim support that engage with the ICC or its sanctioned personnel.</p>
Executive Order 14199 “Withdrawing the United States from and Ending Funding to Certain United Nations Organizations and Reviewing United States Support to All International Organizations”	<p>Withdraws the United States from, or reviews the United States’ participation in, the UN Human Rights Council (UNHRC), United Nations Educational, Scientific and Cultural Organization (UNESCO), and UN Relief and Works Agency for Palestine Refugees in the Near East (UNRWA).</p> <p>Requires the Secretary of State to (1) conduct a review and evaluate how and if UNESCO supports US interests and analyze any antisemitism or anti-Israel sentiment within UNESCO, (2) conduct a review of all international intergovernmental organizations of which the United States is</p>	<p>N/A</p>	<p>The EO may impact charitable organizations that receive funding from or work with any of the organizations listed in the EO. Depending on the review and recommendations, the EO may also impact charitable organizations providing grants or services in countries outside of the United States, or that work with international organizations.</p>

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2/4/25	a member, and all conventions and treaties to which the United States is a party, to determine which organizations, conventions, and treaties are contrary to the interests of the United States, and whether they can be reformed or if the United States should withdraw from the organizations, conventions, or treaties.		
Executive Order 14190 “Ending Radical Indoctrination in K-12 Schooling” 1/29/25	<p>Requires the Secretary of Education, the Secretary of Defense, and the Secretary of Health and Human Services, in consultation with the Attorney General, to provide an Ending Indoctrination Strategy to the President by April 29, 2025. The strategy is required to contain recommendations and a plan for, among other things:</p> <ul style="list-style-type: none"> • Eliminating, preventing, or rescinding federal funding that directly or indirectly supports or subsidizes the promotion of “gender ideology and discriminatory equity ideology,” or “the social transition of a minor student”; and • Protecting parental rights. <p>The EO directs the Attorney General to file actions against teachers and school officials for (a) sexually exploiting minors, (b) unlawfully practicing medicine by offering diagnoses and treatment without the requisite license, or (c) otherwise</p>	N/A	The EO may impact charitable organizations that support programs that operate in K-12 schools, or that otherwise perform work or advocacy relating to LGBTQIA+, gender identity, or education issues.

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	<p>unlawfully facilitating the social transition of a minor student.</p> <p>The order also directs the Secretary of Education to reestablish the 1776 Commission, the primary activity of which is to facilitate, advise upon, and promote private and civic activities nationwide to increase public knowledge of and support of patriotic education surrounding the 250th anniversary of American Independence. All commission members are required to be from outside of the Federal Government with relevant experience or subject-matter expertise and will be appointed by the President.</p>		
Executive Order 14191 “Expanding Educational Freedom and Opportunity for Families” 1/29/25	<p>Requires the Secretary of Education to issue guidance regarding how states can use federal funds to support K-12 educational choice initiatives, including through discretionary grants and block grants, to support families who choose private, faith-based, or public charter school options.</p>	N/A	<p>The EO may impact charitable organizations that receive federal education grants or that support or work with K-12 schools.</p>
Executive Order 14188 “Additional Measures to	<p>Requires the head of each executive department or agency to submit a report identifying all civil and criminal authorities or actions that might be used to combat antisemitism. All agencies are also</p>	<p><i>Taal v. Trump</i> (N.D.N.Y.): Voluntarily dismissed without prejudice (as of 4/4/25)</p>	<p>This EO may impact charitable organizations that perform work or advocacy relating to immigration rights or combatting religious discrimination.</p>

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Combat Anti-Semitism” 1/29/25	<p>directed to report all pending administrative complaints against or involving institutions of higher education that relate to campus antisemitism following October 7, 2023.</p> <p>The Department of Education is required to submit a similar report identifying all Title VI complaints and administrative actions in K-12 education relating to antisemitism.</p> <p>The secretaries of State, Education, and Homeland Security, must include in their reports recommendations for familiarizing institutions of higher education with grounds for inadmissibility under 8 U.S.C. 1182(a)(3), “so that such institutions may monitor for and report activities by alien students and staff relevant to those grounds and for ensuring that such reports about aliens lead, as appropriate and consistent with applicable law, to investigations and, if warranted, actions to remove such aliens.”</p>	<i>Am. Ass’n of Univ. Professors v. Rubio</i> (D. Mass.): Active (as of 3/27/25)	
<u>Executive Order 14187</u> “Protecting Children from	<p>States that the United States “will not fund, sponsor, promote, assist, or support the so-called ‘transition’ of a child from one sex to another, and it will rigorously enforce all laws that prohibit or limit</p>	<i>PFLAG Inc. v. Donald J. Trump</i> (D. Md.): Nationwide preliminary injunction granted. Appealed by Government. (as of 3/27/25)	The EO may impact charitable organizations that receive federal research and education grants, or that perform work or provide services or

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Chemical and Surgical Mutilation” 1/28/25	<p>medical procedures.” Requires agencies to rescind all policies based on World Professional Association for Transgender Health (WPATH) guidance. The Secretary of Health and Human Services is directed to take all appropriate actions to end the use of puberty blockers to delay the onset of puberty, the use of hormones, and surgical procedures related to gender affirming care. The order also directs the heads of all agencies to ensure that institutions receiving federal research or education grants do not provide such services.</p>	<p><i>State of Wash. et al. v. Donald J. Trump et al.</i> (W.D. Wash.): EO held unconstitutional by the 9th Circuit. (as of 7/31/25)</p> <p><i>State of Minn. v. Trump et al.</i> (D. Minn.): Active (as of 4/23/25)</p> <p><i>Cmmw. of Mass. v. Trump</i> D. Mass.: Active (as of 8/20/25)</p>	<p>funding relating to “gender affirming care.”</p>
<u>Memorandum for the Secretary of State, the Secretary of Defense, the Secretary of Health and Human Services, the Administrator of the United States for International Development</u> 1/24/25	<p>Reinstates the Mexico City Policy, which directs the Secretary of State, in coordination with the Secretary of Health and Human Services, to implement a plan to ensure that foreign organizations receiving global health funding from U.S. departments or agencies do not provide or promote abortion with any sources of funding.</p> <p>Directs the Secretary of State to ensure that U.S. taxpayer dollars do not fund organizations or programs that support or participate in the management of a program of coercive abortion or involuntary sterilization.</p>	<p>N/A</p>	<p>The EO may impact charitable organizations that receive or provide funding or other support for programs or work relating to abortion.</p>

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Executive Order 14173 “Ending Illegal Discrimination and Restoring Merit-Based Opportunity” 1/21/2025	<p>Directs the Office of Federal Contract Compliance Programs to stop promoting diversity and holding federal contractors and subcontractors responsible for taking affirmative action.</p> <p>Section 3 of the EO states that the head of each federal agency must include in every contract or grant award terms requiring the contractor or grant recipient to (1) agree that its compliance with all federal anti-discrimination laws is material to the government’s decisions, for purposes of the application of the False Claims Act, and (2) certify that it does not operate any programs promoting diversity, equity, and inclusion (“DEI”) that violate any applicable federal nondiscrimination laws.</p> <p>Section 4 of the EO states that the Attorney General, with the heads of all federal agencies, must submit a report within 120 days focused on ending DEI, which must identify (i) key sectors of concern; (ii) the “most” egregious and discriminatory DEI practitioners in each sector; (iii) a plan to deter DEI programs or principles that constitute illegal discrimination or preferences, and a list of up to nine potential civil compliance investigations of “large non-profit corporations or associations, foundations with assets of \$500 million or more, state</p>	<p><i>Nat’l Ass’n of Diversity Officers in Higher Ed. v. Trump</i> (D. Md.): Preliminary injunction stayed pending decision on the merits by 4th Circuit (as of 4/16/25)</p> <p><i>Chicago Women in Trades v. Trump et al.</i> (N.D. Ill.): Preliminary injunction granted. Appealed by Government to 7th Circuit (as of 7/7/25)</p> <p><i>Nat’l Urban League et al v. Trump et al.</i> (D.D.C.): Active (as of 3/14/25)</p> <p><i>San Francisco A.I.D.S. Found. v. Trump</i> (N.D. Cal.): Preliminary injunction granted in part and denied in part. Appealed by government (as of 8/20/25)</p> <p><i>Shapiro et al. v. US Dep’t of the Interior et al.</i> (E.D. Pa.): Voluntarily dismissed (as of 8/20/25)</p> <p><i>Commonwealth of Mass. v. Kennedy</i> (D. Mass.): Government appeal of subject matter jurisdiction order pending (as of 7/16/25)</p>	<p>The certification requirements in Section 3 of the EO apply to charitable organizations that are federal contractors or grantees. Those organizations must certify that they “do not operate any programs promoting DEI that violate any applicable Federal anti-discrimination laws.” The EO does not identify specific DEI programs the administration considers unlawful, although certain federal agencies have since distributed memoranda with relevant guidance.</p> <p>The report set forth in Section 4 of the EO may impact any charitable organization that operates any DEI programs, as the report may contain recommendations regarding investigation, enforcement, or litigation relating to certain organizations and/or relating to DEI programs that certain charitable organizations operate.</p> <p>On 5/19/2025, the DOJ announced the establishment of the Civil Rights Fraud Initiative which will “utilize the False Claims Act to investigate and, as appropriate, pursue claims against any recipient of federal funds that knowingly violates federal civil rights laws.” The Attorney General’s Memorandum</p>

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	and local bar and medical associations, and institutions of higher education with endowments over \$1 billion;” (iv) other strategies to encourage the private sector to end DEI; (v) litigation recommendations; and (vi) potential regulatory action or sub-regulatory guidance.		establishing the initiative directs the DOJ Civil Division’s Fraud Section and Civil Rights Division to co-lead and direct enforcement efforts aimed at universities, federal contractors, and other federal funding recipients that “adhere to racist policies and preferences” and thus “knowingly violate[] federal civil rights laws.”
Executive Order 14168 “Defending Women from Gender Ideology Extremism and Restoring Biological Truth to the Federal Government” 1/20/2025	<p>States that it is the policy of the United States to recognize only two sexes, male and female. The EO defines sex as an individual’s “immutable biological classification as either male or female.” Further states that the term “sex” is not a synonym for and does not include concepts of “gender identity.” The EO defines gender ideology as “the idea that there is a vast spectrum of genders that are disconnected from one’s sex.”</p> <p>Requires federal agencies and employees to use the above definitions when interpreting or applying statutes, regulations, or guidance, and all other official agency business, documents, and communications.</p> <p>Prohibits the use of federal funds to “promote gender ideology,” and requires</p>	<p><i>PFLAG Inc. v Donald J. Trump</i> (D. Md.): Nationwide preliminary injunction granted. Appealed by Government. (as of 3/27/25)</p> <p><i>State of Washington v. Donald J. Trump</i> (W.D. Wash.): EO held unconstitutional by the 9th Circuit. (as of 7/31/25)</p> <p><i>Tirrell v. Edelbut</i> (D.N.H.): Active (as of 3/13/25)</p> <p><i>Doe v. McHenry</i> (D.D.C.): Renewed preliminary injunction granted. Appealed by government (as of 8/22/25)</p> <p><i>Jones v. Trump</i> (D.D.C.): Renewed preliminary injunction granted. Appealed by government (as of 8/22/25)</p>	<p>The EO’s requirement that federal agencies ensure that federal contractors and grant recipients comply with the EO impacts any charitable organization that is a federal contractor or grant recipient. Federal agencies may request that charitable organizations modify their policies to comply with the EO as a condition of continued or future funding.</p>

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	<p>each agency to assess current grants to ensure compliance.</p> <p>The order also directs the Attorney General to issue guidance that ensures “the freedom to express the binary nature of sex and the right to single-sex space in workplaces and federally funded entities,” and directs all agencies with enforcement responsibilities to prioritize investigations and litigation to enforce those issues.</p>	<p><i>National Urban League et al. v. Trump et al.</i> (D.D.C.): Active (as of 3/13/25)</p> <p><i>Doctors for Am. v. OPM</i> (D.D.C.): Plaintiff’s MSJ granted in part. Defendant’s MSJ granted in part. (as of 7/3/25)</p> <p><i>Shapiro v. Dep’t of Interior</i> (E.D. Pa.): Voluntarily dismissed (as of 8/20/25)</p> <p><i>San Francisco A.I.D.S. Found. v. Trump</i> (N.D. Cal.): Preliminary injunction granted in part and denied in part. Appealed by government (as of 8/20/25)</p> <p><i>Kingdom v. Trump</i> (D.D.C.): Preliminary injunction and class certification granted. (as of 6/12/25)<i>Ireland v. Hegseth</i> (D.N.J.): Active (as of 3/18/25)</p> <p><i>State of Maine v. US Dep’t of Agric.</i> (D. Me.):Active (as of 4/8/2025)</p> <p><i>Commonwealth of Massachusetts v. Kennedy</i> (D. Mass.): Government appeal of subject matter jurisdiction order pending (as of 7/16/25)</p> <p><i>Jones v. Bondi</i> (D.D.C.): Preliminary injunction granted. Government appealed. (as of 4/8/2025)</p>	

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		<p><i>Doe v. Bondi</i> (D.D.C.): Preliminary injunction granted. Government appealed. (as of 4/8/2025)</p> <p><i>State of Minnesota v. Trump et al.</i> (D. Minn.) Active (as of 4/23/25)</p>	
<p>Executive Order 14151</p> <p>“Ending Radical and Wasteful Government DEI Programs and Preferencing”</p> <p>1/20/2025</p>	<p>States that federal employment practices may not “consider DEI . . . factors, goals, policies, mandates, or requirements,” and terminates all federal DEI mandates, policies, programs, preferences and activities. The EO also requires each federal agency to provide to the Director of the Office of Management and Budget a list of (1) federal contractors who provide DEI training or DEI training materials to federal agencies or departments, and (2) all federal grantees who received federal funding to provide or advance DEI or environmental justice programs.</p>	<p><i>Nat’l Association of Diversity Officers in Higher Ed. v. Trump</i> (D. Md.): After district court entered preliminary injunction, 4th Circuit stayed the preliminary injunction pending decision on the merits (as of 4/16/25)</p> <p><i>Doe 1 v. Off. of the Dir. of Nat’l Intell.</i> (E.D. Va.): Renewed preliminary injunction granted in part. Appealed by Government (as of 5/30/25).</p> <p><i>Nat’l Urban League et al v. Trump et al</i> (D.D.C.): Amended TRO granted (as of 4/2/25)</p> <p><i>Chicago Women in Trades v. Trump et al</i> (N.D. Ill.): Preliminary injunction granted. Appealed by Government to 7th Circuit. (as of 7/7/25)</p>	<p>The EO may impact the terms of contracts or grants that organizations receive from the federal government. This EO will particularly impact organizations that provide DEI training or other services directly to federal agencies, or that receive federal funding to advance DEI or environmental justice programs.</p>

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		<p><i>San Francisco A.I.D.S. Found. v. Trump</i> (N.D. Cal.): Preliminary injunction granted in part and denied in part. Appealed by government (as of 8/20/25)</p> <p><i>Erie Cnty. N.Y. v. Corp. for Nat'l & Cmty. Serv.</i> (D.D.C.): Dismissed without prejudice (as of 4/16/25)</p> <p><i>Sustainability Inst. v. Trump</i> (D.S.C.): Preliminary injunction granted. Appealed by Government. (as of 5/30/25)</p> <p><i>Commonwealth of Mass. v. Kennedy</i> (D. Mass.): Government appeal of subject matter jurisdiction order pending (as of 7/16/25)</p>	
<p>Executive Order 14158</p> <p>“Establishing and Implementing the President’s ‘Department of Government Efficiency.’”</p> <p>1/20/25</p>	Establishes the Department of Government Efficiency (“DOGE”) to implement the President’s DOGE agenda, by modernizing federal technology and software to maximize governmental efficiency and productivity.	<p><i>Pub. Citizen Inc. et al. v. Donald J. Trump and Off. of Mgmt. and Budget</i> (D.D.C.): Active (as of 3/13/25)</p> <p><i>Doe v. OPM</i> (D.D.C.): TRO denied (as of 3/13/25)</p> <p><i>All. for Retired Ams. v. Bessent, AFL-CIO v. Dep’t of Labor</i> (D.D.C.): TRO denied (as of 3/13/25)</p> <p><i>AFL-CIO v. Dept. of Labor</i> (D.D.C.): Motion to Dismiss granted as to Privacy Act claim, but denied as to remaining</p>	The EO may impact charitable organizations that receive grants, funding, or other support from federal agencies.

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		<p>claims. Motion for preliminary injunction denied. (as of 7/1/25)</p> <p><i>Univ. of Cal. Student Ass’n v. Carter</i> (D.D.C.): Voluntarily dismissed (as of 4/16/25)</p> <p><i>NY v. Trump</i> (S.D.N.Y.): Preliminary injunction granted, partially dissolved. Government appealed to 2nd Circuit. (as of 8/4/25)</p> <p><i>Nat’l Treasury Emps. Union v. Vought</i> (D.D.C.): Active Preliminary injunction granted. Government appealed (as of 4/21/25)</p> <p><i>Elec. Priv. Info. Ctr. v. OPM</i> (E.D. Va.): Preliminary injunction denied (as of 3/13/25)</p> <p><i>Am. Fed’n of Teachers v. Bessent</i> (D. Md.): Preliminary injunction denied. Appealed by Plaintiffs. Vacated and remanded by 4th Circuit. (as of 8/20/25)</p> <p><i>American Fed’n of Gov’t Emps. v. OPM</i> (S.D.N.Y.): Motion to dismiss partially granted. Preliminary injunction granted. (as of 6/18/25)</p>	

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		<p><i>Nemeth-Greenlead v. OPM</i> (D.D.C.): Active (as of 3/13/25)</p> <p><i>Gribbon v. Musk</i> (D.D.C.): Active (as of 3/13/25)</p> <p><i>Ctr. for Taxpayer Rights v. IRS</i> (D.D.C.): Active (as of 3/13/25)</p> <p><i>Project on Gov't Oversight v. Trump</i> (D.D.C.): Preliminary injunction denied. Stay granted. (as of 7/31/25)</p> <p><i>Am. Fed'n of State, Cnty., & Mun. Emps. v. SSA</i> (D.D.C.): Motion to Dismiss/Summary Judgment denied as premature (as of 8/20/25)</p> <p><i>Ctr. for Biological Diversity v. U.S. Dep't of Interior</i> (D.D.C.): Active (as of 3/13/25)</p> <p><i>Japanese Am. Citizens League v. Musk</i> (D.D.C.): Active (as of 3/13/25)</p> <p><i>N.M. v. Musk</i> (D.D.C.): TRO denied (as of 3/13/25)</p> <p><i>Does 1-26 v. Musk</i> (D. Md.): Motion to Dismiss granted in part and denied in part. Class certification granted in part and denied in part (as of 8/20/25)</p>	

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		<p><i>Aviel v. Gor</i> (D.D.C.): Summary judgment granted for Plaintiffs. (as of 8/20/25)</p> <p><i>Am. Ass’n of People with Disabilities v. Dudek</i> (D.D.C.): Active (as of 4/8/2025)</p>	
<p>The Organization for Economic Co-operation and Development (OECD) Global Tax Deal (Global Tax Deal)</p> <p>1/20/25</p>	Notifies OECD that any commitments made by the prior administration on behalf of the United States with respect to the Global Tax Deal have no force or effect within the United States absent an act by the Congress adopting the relevant provisions of the Global Tax Deal. Orders the Secretary of the Treasury and the USTR to investigate whether any foreign countries are not in compliance with any tax treaty with the United States or have any tax rules in place, or are likely to put tax rules in place, that are extraterritorial or disproportionately affect American companies, and develop and present to the President, through the Assistant to the President for Economic Policy, a list of options for protective measures or other actions that the United States should adopt or take in response to such non-compliance or tax rules.	N/A	The EO may impact charitable organizations that are multinational enterprises operating in jurisdictions implementing Base Erosion and Profit-Shifting (BEPS) measures.
Executive Order 14169	Requires all department and agency heads with responsibility for U.S. foreign development assistance programs to pause new obligations or disbursements to	<i>AIDS Vaccine Advocacy Coalition v. United States Department of State</i> (D.C. Cir.): TRO granted. Supreme Court rejected Government’s bid to stay the	The EO may impact charitable organizations that have entered into an “acquisition” contract with USAID or are

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Executive Order	Summary of Executive Order	Litigation Filed	Potential Impact on Charitable/Nonprofit Organizations
<p>“Reevaluating and Realigning United States Foreign Aid”</p> <p>1/20/25</p>	<p>foreign countries and non-governmental organizations, international organizations, and contractors for 90 days, pending review of those programs for programmatic efficiency and consistency with U.S. foreign policy.</p>	<p>order to disperse ~\$2B in funds. Preliminary injunction granted in part. Government appealed. Motion to enforce preliminary injunction granted in part and denied in part (as of 7/31/25)</p> <p><i>Global Health Council v. Trump</i> (D.D.C.): Preliminary injunction granted in part. Government appealed. Administrative stay granted and vacated. Motion to enforce preliminary injunction granted in part and denied in part (as of 7/31/25)</p> <p><i>Personal Services Contractor Association v. Trump; United States Conference of Catholic Bishops v. United States Department of State et al</i> (D.D.C.): TRO denied. Appealed by Plaintiff. Appeal voluntarily dismissed. Consent motion to stay proceedings granted (as of 7/31/25)</p> <p><i>American Foreign Service Association et al. v. Trump</i> (D.D.C.): TRO granted. Preliminary injunction denied. Dismissed for lack of jurisdiction. Appealed by plaintiffs to D.C. Circuit. (as of 7/31/25)</p>	<p>recipients of an “assistance” grant or cooperative agreement.</p>

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Executive Order	Summary of Executive Order	Litigation Filed	Potential Impact on Charitable/Nonprofit Organizations
Executive Order 14155 “Withdrawing the United States from the World Health Organization.” 1/20/25	Revoked prior EO 13987 (Organizing and Mobilizing the United States Government to Provide a Unified and Effective Response to Combat COVID-19 and to Provide United States Leadership on Global Health and Security). The order provided notice of withdrawal from WHO, paused fund transfers, and recalled personnel working with the organization. The order also directs the Director of the White House Office of Pandemic Preparedness and Response Policy to review, rescind, and replace the 2024 U.S. Global Health Security Strategy.	N/A	The EO may impact charitable organizations that perform work with or relating to the WHO.
Executive Order 14148 “Initial Rescissions of Harmful Executive Orders and Actions” 1/20/25	Initial rescissions of ~78 of Biden-era Executive Orders and Actions. To effectuate the revocations, the Order directed the heads of each agency to take immediate steps to “end Federal implementation of unlawful and radical DEI ideology.”	<i>N. Alaska Env’t Ctr. v. Trump</i> (D. Alaska): Active <i>City of Chelsea v. Trump</i> (D. Mass.): Active	Charitable organizations should review the 78 rescinded EOs, which are listed in this EO, to determine whether the rescissions impact their work.

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