FY2020/FY2021

Mental Health Public Defender Improvement Grant Program

Supplemental Request for Applications (RFA)

Overview

The Texas Indigent Defense Commission (TIDC) provides financial and technical support to counties to develop and maintain quality, cost-effective indigent defense systems that meet the needs of local communities and the requirements of the Constitution and state law. The Commission may provide Improvement Grants for any program that improves the provision of indigent defense services.

The Texas Legislature appropriated funds to TIDC to help create or expand mental health defender programs in existing public defender offices:

**Indigent Defense with Mental Illness.** Out of the amounts appropriated above in Strategy D.1.1, Texas Indigent Defense Commission, $2,500,000 in General Revenue-Dedicated Fair Defense Account No. 5073 each fiscal year shall be used to provide funding to existing public defender offices for a pilot project for the early identification and specialized representation of indigent defendants with a mental illness. The Commission shall use the funds to provide grants to public defender offices to expand the capacity of existing mental health defender programs and to establish mental health defender programs in public defender offices currently without these programs. The Commission shall provide grants to public defender offices on a continuing basis to sustain effective mental health defender programs.

Eligibility

Only Texas counties are eligible for Mental Health Public Defender Improvement Grants. Counties may apply jointly for funding for regional programs but must designate one county as the grant recipient.

**Only public defender programs existing as of September 1, 2019 are eligible for this funding.** Funds must be used to create or expand mental health public defender services. Mental health public defenders employ specially trained attorneys who work with social workers or case workers and other support staff to collect, analyze, and present relevant information to prosecutors and courts to represent clients with criminal charges in the context of their mental illness and advocate for appropriate case outcomes.
Period for Funding and Program Operation: January 1, 2020 (or as soon as possible thereafter) to September 30, 2021.

Application Due Date for Priority Consideration: November 15, 2019. Applications submitted after this date will be considered for funding based on availability of funds. Applications must be submitted online through the Commission’s Grant and Plan Management Website (http://tidc.tamu.edu).

Multi-Year Grant Standard Match Schedule
- Grant funds are disbursed on a reimbursement basis.
- Programs are eligible for four years of grant funding. Grants typically fund 80% of total project costs for the first 12 months; 60% for the second 12 months; 40% for the third 12 months; and 20% for the fourth 12 months.
- After the initial award, continuing awards for multi-year programs are made each fiscal year, with funding of eligible expenses provided on a reimbursement basis according to the approved match schedule. Grantees will be required to reapply for continued funding each grant year after the initial term.
- Requests for sustainability funding beyond the fourth year of the program may be considered depending on the availability of funds.

Alternative County Match Proposals Considered
Because this RFA will be issued after many counties have adopted FY2020 budgets, counties may request an alternative schedule for matching funds.

Application Process & Requirements

Application Requirements

Applications are submitted via the Grant and Plan Management Website (http://tidc.tamu.edu). Each application must have a narrative section that describes the proposed activity. The narrative portion of the application consists of seven sections that must be completed. Additionally, an online budget form must be completed. Each of these elements must be completed for the application to receive full consideration. An incomplete or blank section decreases the likelihood of the program receiving funding because no score will be assigned to missing information. The online system will accept basic formatting and simple tables. The sections are:

a. **Introduction (Executive Summary)**—In one hundred (100) words or less, describe the program and the main goals to be addressed. This paragraph will be the abstract of the project. Clearly state what the program will do and the broad goals that will be met if the program is funded. The summary will be most useful if it is prepared after the application has been developed in order to encompass all the key summary points necessary to communicate the project.

b. **Problem Statement**—Describe the issue or problem the proposed activity is intended to improve or correct. Make a clear, concise, and well-supported statement of the problem to be addressed. Provide any formal or informal data related to the problem. Include information about the affected populations, social and economic costs of the issue, and resources currently used.
c. **Objectives**—Develop clear targets and goals for the program to accomplish. State how the objectives address the problem stated above.
   i. Objectives must be related to the program in this application and the funds requested.
   ii. Objectives must be time/date specific and measurable.
   iii. Objectives are the basis for the evaluation and progress reports.
   iv. Objectives must be consistent with the Problem Statement.

d. **Activities**—Describe the specific activities the county will conduct if awarded grant. The activities should support the objectives.
   i. Include detailed instructions of step-by-step procedures that will take place to implement the program and the resources needed to complete each task.
   ii. Make sure to incorporate the required elements for the types of programs listed on Attachment C.
   iii. Include **start-up tasks** and the **ongoing program activities** that staff will perform to implement the program.
   iv. Write this section so that outsiders know exactly what the county plans to do.
   v. Provide justification related to effectiveness and/or economy of the activity proposed. Include supporting research on this activity if available.
   vi. Describe whether the existing staff and/or contractors will perform tasks, reports, etc. or if new staff positions will be created to implement the program. If the program will be implemented through a contract, include information on the selection process.
   vii. If the proposed program implements a new component into an existing process or program, clarify how the new process is different from existing programs.

e. **Evaluation**—Describe the process that will be used to determine whether the program has met the stated objectives and the measures that will be used to demonstrate the program's impact.
   i. Evaluation must be linked directly to the objectives and activities. The evaluation must measure both the progress made toward implementing the grant-funded activity and the effect of the program once it is in operation.
   ii. Measure the attainment of objectives in a specific and tangible manner (e.g., applications of indigence and requests for appointed counsel will be accepted electronically and maintained in an online data management system).
   iii. Measures must be quantifiable (e.g., count the number of requests for counsel received).
   iv. Measures must be time specific (e.g., requests for counsel will be counted from February to January and reported monthly).
   v. Measures must identify the manner in which they will be recorded for future review (e.g., a report or screenshot of the programming results, affidavit of acceptance of work, or summary database). Data collection cooperation agreements with other county offices and departments are strongly recommended so that the county can demonstrate it will be able to meet data collection and evaluation goals.
   vi. The evaluation provides meaning to the program objectives. The measure of success is determined by the goals and objectives of the proposed activity. Describe how milestones, accomplishments, and timelines will be tracked and recorded.
   vii. Evaluations must demonstrate how the program impacts other county processes when applicable. The evaluation reports are submitted during and after the implementation phase and in accordance with UGMS. Evaluations are both fiscal and programmatic. Process evaluations may also be included.

f. **Future Funding**—Describe how the proposed activity fits into the county's long-term budget planning after the grant ends.
g. **Budget Narrative and Budget Form (a narrative is required in addition to completing the form)**—Counties will submit the online budget form. Budgets must clearly state the costs to implement and sustain the operation of the program. The budget narrative justifies all expenses and must be consistent with the activities and objectives.
   i. Include all costs necessary to implement the proposed activity.
   ii. Provide a narrative to detail and justify all budgeted expenses. This narrative must correspond to the activities sections. Items in the budget not stated in the activity section will be removed.
   iii. Indicate in the budget and narrative the start-up or non-reoccurring costs for multi-year grants.
   iv. Indirect costs are allowable but the application will not be considered competitive if above 10%.
   v. The equipment line requires a list of equipment to be purchased. All equipment must be purchased in the first year of the grant unless permission is granted from the Commission in writing. Otherwise, the equipment costs will not factor into the total project cost after the first year of funding.
   vi. Budget line items must include detailed basis of cost explanations in the budget narrative.

**In addition to the full grant application narrative and budget described above, applicants must submit the following:**

1. **Resolution/Internet Submission Form** – Counties applying for grants must also submit the Resolution/Internet Submission Form (See Attachment A) in order for the Commission to consider the application. The resolution must be adopted by the County Commissioners Court, signed by the applicant’s authorized official, and emailed to the Commission Grants Manager (ecolfax@tidc.texas.gov).
   - The adopted resolution is the official authorization from the Commissioners Court for the grant request. It names the grant officials required in Texas Administrative Code §173.301. It is also a pledge to take legal responsibility for the appropriate expenditure of grant funds. Finally, it certifies that the information submitted in the application material is true and correct and that the county will abide by all relevant rules, policies, and procedures if the Commission awards grant funds to the county.
   - The Internet Submission Form is a separate form located on the bottom of the Resolution Form. The Internet Submission Form must contain the confirmation number that will be generated when the application is submitted. The confirmation number may be completed by hand after the Resolution Form is approved by Commissioners Court and the application is submitted.

2. **Court Commitment**– The judiciary is responsible for implementing indigent defense procedures within counties. Applications must include letter(s) of support from the judges who will participate in or implement the program (See Attachment B). Attachment B is a sample form and must be edited to describe the level and type of commitment the judges will provide to the specific program in the application.

3. **Other Supporting Documents**– Additional material such as timelines, data collection cooperation agreements, general letters of support, or other supporting documents must be submitted to the Commission Grants Manager before the application due date.

**Due Date for Priority Consideration: November 15, 2019.** Applications submitted after this date will be considered for funding based on availability of funds.

**General Application Requirements**
a. New Programs and Positions—Only new programs and/or positions will be funded. This may include adding new positions or new elements to existing programs. The application must clearly demonstrate that the requested positions will perform work that is not currently provided.

b. Grant Officials—Each grant application must designate the following:
   i. Program director. This person must be the officer or employee responsible for program operation or monitoring and will serve as the point-of-contact regarding the program’s day-to-day operations.
   ii. Financial officer. This person must be the county auditor or county treasurer if the applicant does not have a county auditor.
   iii. Authorized official. This person must be authorized to apply for, accept, decline, modify, or cancel the grant for the applicant county. A county judge or a designee authorized by the governing body in its resolution may serve as the authorized official.
   iv. The program director and the authorized official may be the same person. The financial officer may not serve as the program director or the authorized official.

Fiscal Application Requirements

a. Multi-Year Funding—Funding is available for multi-year programs to encourage innovative long-term programs to improve the delivery of indigent services. Continued awards for multi-year programs can be renewed each year, but the Commission will only commit funding for the current grant year.

b. Equipment Costs—Equipment and other one-time costs will only be funded in the first year of the grant unless permission is granted by the Commission in writing. The Commission's portion of the grant and the cash match after the first year of funding will be calculated based on the total project costs less the equipment expenses from the first year.

c. Calculating the Cash Match
   1. Multi-year Requests—Counties must provide a cash match from county or other funds of 20% of total project costs in the first funding year, 40% the second funding year, 60% the third funding year, and 80% the fourth funding year. An applicant’s use of matching funds must comply with the same statutes, rules, regulations, and guidelines applicable to the use of the Commission funded portion of a grant project.

Section III: Funding Conditions & Requirements

Conditions of Funding

1) Indigent Defense Expenditure Report: All counties are statutorily required (Texas Government Code Sec. 79.036 (e)) to submit an Indigent Defense Expenditure Report each year on November 1 in the form and manner prescribed by the Commission. Counties that do not complete the Indigent Defense Expense Report on or before November 1 of each year may have payments temporarily suspended by Commission staff until the report is submitted and reconciled by staff.

2) Indigent Defense Plan Requirements: The Local Administrative District Judges, the Local Statutory County Court Judges (or County Judge as applicable) and the Chairman of the Juvenile Board for each county must submit a copy of all formal and informal rules and forms that describe the procedures used in the county to provide indigent defendants with counsel in accordance with the Code of Criminal Procedure (Countywide Plans) to the Commission as required in Government Code §79.036. The Countywide Plans submitted must be in compliance with applicable statutes and rules and must meet the minimum requirements for
each plan section as outlined in the Biennial Indigent Defense Countywide Plan Instructions. Plans were required to be submitted by November 1, 2019. Grant payments may be withheld until plans are submitted or meet the minimum requirements for each plan section set by Commission.

3) **Compliance with Monitoring Reports:** A county must respond within the required time, take corrective action for findings of non-compliance, and satisfactorily address all recommendations in a Commission fiscal or policy monitoring report.

4) **Office of Court Administration Reporting Requirements:** County and district clerks must be in compliance with monthly court activity reporting requirements promulgated by the Texas Judicial Council.

**Governing Statutes, Rules and Standards**

All Commission grant programs are governed by one or more of the following statutes, rules, and standards. These documents are available at: [http://www.tidc.texas.gov](http://www.tidc.texas.gov).

- Texas Government Code: Chapter 79 & Chapter 81 § 054
- Texas Administrative Code: Title 1 Chapter 173 and Chapter 174
- Uniform Grant Management Standards (UGMS) as promulgated by the Texas Comptroller of Public Accounts.

**Commission Funding Policies**

a. **Right of Refusal**—The Commission reserves the right to reject any or all of the applications submitted.

b. **State Funds Availability**—All commitments are subject to availability of funds.

c. **Awards**—Publishing the RFA does not obligate the Commission to fund any programs.

d. **Partial Funding**—The Commission may choose to offer funds for all or any portion of a program submitted in the application.

e. **Substitution**—The Commission may offer alternative funding sources, special conditions, or alternative program elements in response to submitted applications.

f. **Competitive Application Process**—The application process for the Commission’s Improvement Grant Program is competitive. Awards are based on a review of the County’s grant application. Receipt of a Notice to Proceed with Application does not guarantee funding by the Commission or alter the competitive nature of the process.

g. **Review Criteria**—Commission staff will review each grant using objective tools and comparative analysis. The weight given to each section or combination of sections is at the sole discretion of the Commission. Menu Option Applications will be reviewed based on project budget review and availability of funds.

h. **Final Selection**—The Commission may select and award programs that reflect geographic diversity, demographic diversity, and/or distinctive program elements at its own discretion.

i. **Future Funding for Multi-Year Projects**—The Commission generally commits funding only for the current grant year. Future funding will be based on the county’s submission of an application to continue funding in subsequent years, submission of required progress reports, a demonstration of successful progress made in implementing the program, and future availability of funds.

j. **Formula Grant**—Counties that receive multi-year improvement grants from the Commission are encouraged to continue to apply for the Formula Grant. The county will submit its Indigent Defense Expenditure Report on or before November 1 of each year. If the implementation of the grant program results in a reduction of the county’s indigent defense expenditures below the baseline, formula grant funds may be withheld by the Commission.

k. **Delayed Start**—The Commission’s Period for Funding and Program Operation is October 1 to September 30. Counties may begin to make program expenditures on October 1; however, multi-year grant programs occasionally require counties to postpone expenditures for several months. The hiring of the first program position typically marks the first month of Program Operation for multi-year grants. In order to allow a grantee to take advantage of the typical first-year 80%
If approved for continued funding, the county will enter into the next grant period with the previous year's reimbursement rate for a temporary period that is equal to the duration of the first year's delay. The remainder of the renewed grant period will be reimbursed at the match rate for the corresponding grant year. This process will carry forward each year until the program is complete. Grant documentation will reflect the county's funding schedule and any adjustments that may be required because of the delayed start of program operation.

1. Supplanting Prohibited—Commission funding can only be awarded for new programs; a county may not reduce the amount of funds provided for indigent defense services because of a grant award.

m. Dual Use—If a county applies for an indigent defense program that may be tied to a general government process, the county must provide documentation and rationale to establish a basis of costs to determine the portion of a program/project that is attributable to indigent defense.

Program Fiscal Requirements

a. Fund Use—Funds must be used to pay for the direct and/or administrative costs of providing and improving indigent defense services.

b. Allowable Costs—Grants may be used for:
   i. Attorney fees for indigent defendants accused of crimes or juvenile offenses;
   ii. Expenses for licensed investigators, experts, forensic specialists, or mental health experts related to the criminal defense of indigent defendants; and
   iii. Other approved expenses allowed by this grant program or necessary for the operation of a funded program.

c. Unallowable Costs—The Commission has adopted the Uniform Grant Management Standards (UGMS) to determine unallowable costs. See UGMS for a full list of unallowable costs. Specifically, in accordance with UGMS and the grant rules the following conditions apply:
   i. General government costs are unallowable;
   ii. Costs of law enforcement, prosecution, and incarceration are unallowable;
   iii. Replacing existing county funding with grant funds is unallowable; and
   iv. Funding positions that previously existed or currently exist in the county is unallowable.

d. Failure to Begin—Failure to begin operating the program before the end of the grant award period may constitute a failure to meet performance measures unless authorized by the Commission.

e. Dual Use—If a county applies for an indigent defense program that may be tied to a general government process, the county must provide documentation and rationale to establish a basis of costs to determine the portion of a program/project that is attributable to indigent defense.

Grantee Reporting Requirements

a. Maintain Official Contact Information—All counties must maintain correct grant official contact information on the Commission’s Grant and Plan Management Website (http://tidc.tamu.edu). Counties must advise the Commission of changes in the authorized official, program director, financial officer, local administrative district judge, local statutory county judge and county judge by updating contact information. Commission staff will use e-mail whenever possible to notify counties of required reports and funding opportunities.

b. Reports—Online fiscal and program reports are required each quarter. All grants will require at least one follow-up report outside of the grant period. A reporting schedule will be provided in the Statement of Grant Award (SGA) if the Commission authorizes a grant award.

Program Records Requirements

a. Data Collection and Agreements—The County must collect data to support the evaluation of the program’s impact and compliance with the Fair Defense Act. This may require Data Collection Agreements from county offices or departments to provide information to the program director on a regular basis.
b. **Records Retention**– Counties must maintain records related to the funded activity for at least three years after the end of the grant period. Records may be stored electronically.

c. **Monitoring and Auditing**– Records must be made available to the Commission or its designees upon request. (See Texas Administrative Code § 173.401 for more details.)

### Program Equipment and Purchasing Requirements

- **Use DIR State Contract**– All technology, equipment and software must be purchased from the DIR State Contract. The county may submit a written request for exception that demonstrates why the DIR contract cannot be used for this project.

- **Inventory**– Equipment purchased with grant funds is the property of the county. The Commission requires each grantee to maintain an inventory record of all equipment purchased with grant funds. After the grant period expires, the grantee must complete a physical inventory of all grant funded property and must reconcile the results with the existing property records. The inventory report must be submitted and reconcile with the final financial expenditure report.

- **Equipment and Software Maintenance**– All equipment purchased with grant funds may include up to three (3) years of maintenance to ensure the equipment will operate as intended during and beyond the grant period. **For multi-year grants, the cost of the actual equipment and other one-time costs will only be funded the first year of the grant and will not factor into the overall project costs in subsequent years of funding.**

- **Technology Standards** - Software developed with grant funds must conform to applicable industry information exchange standards including the National Information Exchange Model (NIEM) and the Electronic Case File (ECF) 4 standards. Applications that include information technology projects must also address how the projects meet applicable technology standards adopted by the Texas Department of Information Resources (DIR) and Judicial Committee on Information Technology (JCIT) as applicable. If no relevant standards are available from DIR or JCIT, then the county must meet commonly accepted technology standards such as Open Data Base Compliant (ODBC) or Transmission Control Protocol/Internet Protocol (TCP/IP) as applicable.

### Contracting Requirements

- **Professional and Contractual Services**– Any contract or agreement entered into by a grantee that obligates grant funds from the Commission must be in writing and consistent with Texas contract law. Grantees must establish a contract administration system to ensure that contract deliverables are provided as specified in the contract. Grantees must regularly and consistently document the results of their contract monitoring reviews and must maintain the files and results of all contract monitoring reviews in accordance with the record retention requirements described in this section of the RFA. A grantee’s failure to monitor its contracts may result in disallowed costs and/or disallowed match.

- **Commission Review**—Contracts with third parties for core services in funded programs must be provided to the Commission and approved prior to execution.

- **Contract Performance Monitoring**—Grantees that use grant funds to contract for services must develop and include in the contract provisions to monitor each contract that is for more than $10,000 per year. These provisions must include specific actions to be taken if the grantee discovers that the contractor's performance does not meet the operational or performance terms of the contract. In the case of contracts for public defender offices and managed assigned counsel programs, these provisions must include a review of utilization and activity, reporting of financial data to evaluate the contractor’s performance within the budget required by statute for such programs. Commission staff must review each contract at least once every two years and notify the grantee if it is not sufficient (See TAC § 173.311).

- **Limit on Equipment for Third Party Contracting of Legal Services**– Counties that contract with third parties to provide direct client indigent defense services may have included one-time purchase of equipment in the grant application. Counties may not include in the contract with the third party the full costs of the equipment line item into future funding years.
WHEREAS, under the provisions of the Texas Government Code § 79.037 and Title 1 of the Texas Administrative Code Chapter 173, counties are eligible to receive grants from the Texas Indigent Defense Commission to provide improvements in indigent defense services in the county; and

WHEREAS, the commissioners court authorizes this grant program and application to assist the county in the implementation and the improvement of the indigent criminal defense services in this county; and

WHEREAS, ____________ County Commissioners Court has agreed that in the event of loss or misuse of the funds, _________________ County Commissioners assures that the funds will be returned in full to the Texas Indigent Defense Commission.

NOW THEREFORE, BE IT RESOLVED and ordered that the OFFICIAL DESIGNATED BY THE COMMISSIONERS’ COURT of this county is designated as the Authorized Official to apply for, accept, decline, modify, or cancel the grant application for the Indigent Defense Improvement Grant Program and all other necessary documents to accept said grant; and

BE IT FURTHER RESOLVED that the OFFICIAL DESIGNATED BY THE COMMISSIONERS’ COURT is designated as the Program Director for this grant and the County Auditor or County Treasurer if the county does not have an auditor (per TAC § 173.301(a) is designated as the Financial Officer for this grant.

Adopted this _____ day of ________________, 20__.

This is a Sample. Submitted resolution submitted MUST BE PRINTED FROM ONLINE SYSTEM

County Judge

Attest:

_________________________________________________________

County Clerk
**Attachment B**

Sample

**INDIGENT DEFENSE MULTI-YEAR IMPROVEMENT GRANT PROGRAM SAMPLE COOPERATION AGREEMENT**

Instructions: Applicants can edit and complete this sample agreement to indicate the support or participation from the local judiciary. If the Board of Judges takes official action to approve or support the grant application, please provide the Commission with signed documentation in lieu of this form. All materials must be submitted to the Commission before the due date.

____________________ County has applied for a improvement grant from the Texas Indigent Defense Commission (Commission) to assist in funding ______ program. Implementation of this program will affect the courts below. The undersigned judges agree to support and/or participate with the program pursuant to the county’s improvement grant application to the Commission and any special conditions of the grant award to the county. This commitment includes participating in the data collection efforts required in the program, as well as utilization of the services to be provided by the program.

To be considered for funding this program cooperation agreement must be signed by the judges of all of the statutory county / district courts hearing criminal matters punishable by incarceration or juvenile matters in the county.

Acknowledged and Approved by all statutory county / district courts hearing criminal matters punishable by incarceration or juvenile matters in the county:

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In addition to general program requirements provided throughout the RFA, applications for these specific types of programs must include the following required elements to be considered for funding.

**Mental Health Public Defender Programs**—Establishing or expanding local or regional mental health public defender services are major priorities of the Commission.

**Required Program Elements:**

a) Must demonstrate broad-based support of the local judiciary;
b) Must involve the local defense bar in the planning stages;
c) Must involve clear appointment/referral and intake processes;
d) Must include adequate access to support services including secretaries, paralegals, social workers and/or caseworkers, and investigators;
e) Must have defined caseload/workload standards;
f) Must have internal case management/tracking controls sufficient to monitor attorney caseload/workload;
g) Must have ability to produce other reports that enable the office to evaluate its own performance and demonstrate its cost-effectiveness;
h) A written plan must be developed addressing how the program will interface with and not duplicate existing resources (LMHAs, TDCJ Reintegration, CSCD, etc.) available to people with mental health issues; and
i) Emphasis on staff training/supervision/evaluation to continually improve program performance.