Community Heritage Grants - 2024 Round Conditions of Grant

Introduction

The Conditions of the Grant forms an attachment to the Grant Deed (Acceptance of Grant) – Community Heritage Grants, which was provided with the Letter of Offer from the National Library of Australia Director-General.

Please note that before the Grant can be released to your organisation, your organisation must complete and submit the Grant Acceptance Form via the SmartyGrants platform no later than **Friday 4 October 2024**. This includes the Head of Organisation, a second official officeholder and witnesses signing the Grant Deed, scanning and attaching to the Grant Acceptance Form.

Please log onto SmartyGrants and click on 'My Submissions' at the top of the page. In the Section 'Forms in Progress' you will see the 2024 Grant Acceptance Form.

The Community Heritage Grants are funded by public money, and Grant recipients are accountable to the National Library of Australia for the proper use of the funds provided to them. Failure to comply with the conditions in the Grant Deed may result in future requests for funding being declined, and/or recovery of Grant funds paid to you.

Conditions of Grant

In the following conditions:

- 'CHG' refers to Community Heritage Grants Program
- 'CHG Program Team' refers to the National Library of Australia Program Team, managing the CHG Program
- 'Recipient' refers, where appropriate, to either or both the 'Project Manager' (the person assigned with responsibility for the Project) and the 'Administering Organisation' (the organisation administering the Grant funds)
- 'CHG Partners' refers to Australian Government entities who are, in conjunction with the National Library of Australia, involved in the administration of the CHG Program, including:
 - o the Department of Infrastructure, Transport, Regional Development, Communications and the Arts
 - o the National Archives of Australia
 - o the National Film and Sound Archive of Australia
 - o the National Museum of Australia.
- 'Project' refers to the activity or scheme described in the Grant Deed.

1. Acceptance of Grant

In accepting the Grant, the Recipient undertakes to comply with the Grant Deed and Conditions of Grant. Grant funds will not be released to the Recipient until the Recipient provides a signed copy of the Grant Deed to the National Library of Australia through the online grants management system *SmartyGrants*.

2. Purpose

The purpose of the Grant is to undertake the Project (as described in the Grant Deed) and in accordance with this Conditions of Grant.

3. Accountability

The Recipient is accountable to the National Library of Australia for the expenditure of the funds provided, and in accepting the Grant and signing the Deed agrees to abide by the Conditions of Grant.

4. Alterations to the Project and personnel

The Recipient must adhere to the purpose and conditions of the Project outlined in the Grant Deed. The Recipient must seek approval from the CHG Program Team in writing if changes to the Project as described in the Grant Deed are proposed **before** any changes are implemented in practice. The Recipient must also notify the National Library of Australia promptly of any changes of key personnel.

5. Duration of the Grant

The Grant awarded is for the period Friday 1 November 2024 to Friday 31 October 2025.

6. Grant funds

- (a) The National Library of Australia will pay the Recipient the amount provided in the Grant Deed.
- (b) The Recipient must only use the Grant funds for the purpose of carrying out the Project in accordance with the Grant Deed and the Conditions of Grant.
- (c) The Recipient must ensure that any equipment purchased with the Grant funds will not be offered as security against any loan or other consideration, sold or otherwise disposed of for a period of 5 years from the date of purchase without the prior written agreement of the National Library of Australia. For the purposes of this Clause 6(c), 'equipment' means any item of tangible property purchased, leased, created or otherwise brought into existence either wholly or in part with use of the Grants funds, which has a value at or under \$10,000.
- (d) Grant funds not expended by the Recipient by the end of the period referred to in Clause 5 (above) must be returned to the National Library of Australia, unless:
 - i. prior written approval for the use of unspent funds has been given by the CHG Program Team.
 - ii. prior written approval for an extension of the Grant period; and/or

7. Reports and acquittal

- (a) The Recipient must provide the National Library of Australia with:
 - a Progress Report by no later than 5pm (AEST) Wednesday 30 April 2025; and
 - a Final Project Report no later than 5pm (AEST) Friday 31 October 2025.
- (b) The Recipient must include in their *Final Project Report* a copy of any Significance Assessment or Preservation Needs Assessment Reports commissioned and/or any training materials produced. Early delivery of the *Final Project Report* is welcomed.
- (c) The Recipient must include in their *Final Project Report* a statement of receipts and expenditure with respect to all Grant funds. The statement must be certified by the Recipient and acquitted by the Recipient's responsible accounting officer. This statement must include a definitive statement as to whether the financial accounts are true and fair, and a statement of balance of the Project account. If there are remaining funds at the end of the duration of the Grant, the Project Manager may seek CHG Program Team approval to use the balance to further the preservation of the collection held by the Recipient.
- (d) Evidence of expenditure of Grant funds (such as copies of paid invoices, receipts, remittance advice notices or copies of bank statements with relevant transactions highlighted) must also be supplied to the National Library of Australia as part of the *Final Project Report*.
- (e) Any reports provided by the Recipient may be used, disclosed, adapted and reproduced by the National Library of Australia as it sees fit.
- (f) The Recipient must submit all reports electronically through CHG's online grants management system, SmartyGrants. Applicants can access the report forms by logging in and then clicking the 'My Submissions' link at the top of page.
- (g) The National Library of Australia reserves the right to request further information from the Recipient if, in its opinion, the reports submitted by the Recipient do not contain all the information required.

8. Access

The Recipient warrants that, where applicable:

- the materials to be preserved are part of the collection of the Recipient, and that these are legally owned or held by the Recipient;
- (b) the materials are, or will be made, accessible to the public; and
- (c) in addition to physical access, bibliographic access will be ensured where appropriate, not only to users of the organisation, but as widely as possible to other Australian libraries and organisations.

9. Acknowledgment of the funding organisations

(a) The Recipient agrees that any publicly available report on, or publications arising from the CHG Project, will include the following clear acknowledgment:

This [report/goods/activity] was supported by the Community Heritage Grants program. The Community Heritage Grants program is funded by the Australian Government through the National Library of Australia; the Department of Infrastructure, Transport, Regional Development, Communications and the Arts; the National Archives of Australia; the National Film and Sound Archive of Australia and the National Museum of Australia.

(b) The Recipient must also endeavour to acknowledge the National Library of Australia and its CHG Partners' contribution to the Project in other equivalent ways, wherever possible.

10. Responsibility of the National Library of Australia and partners

The Recipient acknowledges and understands that the National Library of Australia and its CHG Partners' contribution to the Project does not imply endorsement or approval of publicity about the Grant, the work performed, or materials produced as a result of the Grant.

11. Termination of Grant

- (a) The National Library of Australia may terminate a Grant immediately if the Conditions of the Grant are not observed by the Recipient.
- (b) If a Grant is terminated, the National Library of Australia will give written notice to the Recipient and the Recipient must return any unexpended Grant funds as at the time of receipt of the notice to the National Library of Australia, within 30 days or the date specified by the notice.
- (c) The National Library of Australia may seek to recover Grant funds expended by the Recipient where those funds were not expended in accordance with these Conditions.

12. National Library of Australia visits and publicity

- (a) The Recipient agrees to provide National Library of Australia staff or representative(s) with reasonable access to the premises and personnel where the CHG Project is being carried out.
- (b) The Recipient also agrees to allow the National Library of Australia and its CHG Partners to relate details of the Project in any of its publicity—including reports, publications and media releases—as it sees fit.

13. Community Heritage Grants 2024 Guidelines

In undertaking the Project, the Recipient agrees to adopt and comply with the information as identified in the *Community Heritage Grants 2024 Guidelines*.

14. Property

The Recipient acknowledges and agrees that all applications, subsidiary material and reports received by the National Library of Australia in relation to the Grant will remain the property of the Library and will not be returned.

15. Personal information

The Recipient understands and agrees that where personal information is provided to the National Library of Australia by the Recipient as part of the Grant Application process, that personal information is retained by the National Library of Australia and may be used or disclosed by the National Library of Australia or its CHG Partners for the purpose of administering of the Grant, or purposes related to the administration of the Grant. In its use or disclosure of the Recipient's personal information, the National Library of Australia will comply with the *Privacy Act 1988, The Australian Privacy Principles* and the National Library of Australia Privacy Policy, as published on the National Library of Australia website from time to time.

16. Applicable Law

The law governing the Grant Deed is the law of the Australian Capital Territory.

17. Grant amount, Purpose of Grant (Project) and Special Conditions of Grant

The Grant amount is GST exclusive. If the Recipient has indicated that the Administering Organisation:

- (a) is registered to pay GST, then the Administering Organisation is required to add 10% as GST in its invoice for the Grant funds.
- (a) is not registered for GST, then no GST should be added to the invoice. The Grant amount may be increased by 10% to cover potential GST charges which may be incurred, on the understanding that the organisation cannot claim tax input credits and is not required for GST.