

2018 Local Community Support Grant

Terms and Conditions

These terms and conditions apply to the grant of cash up to the value of \$1,000 (ex GST)

Eligibility Criteria

In applying for this grant, you confirm that the organisation meets our eligibility criteria, which is that:

- your activity/event must take place within our area of operations;
- you should be a registered association, incorporated body or non-profit organisation, primary or high school;
- your activity/event should provide positive media opportunities for Sydney Water;
- your event/activity must not be sponsored by or be affiliated with, bottled water companies;
- you should not have any religious, political or socially divisive objectives.

Any organisations found not eligible will be excluded prior to the assessment process

Assessment

A panel of Sydney water staff will assess all applications. Sydney Water's decision will be final and, no correspondence will be entered into.

- To be eligible to receive to be assessed to receive the grant, your project must:
 - clearly demonstrate the following Sydney Water core values on a local scale:
 - caring for the community
 - understanding, educating, informing
 - be fair and equitable
- promote Sydney Water's reputation through opportunities for positive community and media feedback
- demonstrate clear benefits for the local community. For example, it:
 - helps fix a community related problem
 - improves relationships within the community
- be completed by 30 June 2019

Your obligations for receiving the grant

You agree that, in exchange for receiving this grant, your organisation must:

- complete its approved project by 30 June 2019;
- participate in social media and promotional media campaigns with, or for, Sydney Water relating to this grant;
- at all time, act in any way that does not bring Sydney Water's reputation into disrepute.



Promotion and Logos

Sydney Water's trademarks and logos belong to Sydney Water. Your organisation must obtain Sydney Water's written consent before using or publishing Sydney Water's trademarks or logos.

Payment

Following the required due diligence, funds will be transferred electronically to your organisation by Good2Give (ABN 32 089 603 314), administrator of funds for Sydney Water.

Insurance

Your organisation is responsible for maintaining any insurance cover it requires.

Project cancellation or change

A successful applicant must ensure that the grant is expended only as detailed in its application. Your organisation must give Sydney Water notice immediately if your project is cancelled or changed and seek to resolve the issue in good faith.

In order to maintain the integrity of this program, Sydney Water reserves the right in its absolute and sole discretion to require the successful applicant to immediately return the grant to Sydney Water in the event the successful applicant does not comply with this clause or any terms and conditions contained in this document

Repayment of grant to Sydney Water

Sydney Water has the right to ask your organisation to repay some, or all, of your grant to Sydney Water if your organisation:

- does not follow your obligations identified above;
- changes or cancels the project without receiving Sydney Water's written agreement to do so; or
- your organisation, or any individuals in your organisation, act in a way which brings, or could bring, Sydney Water's reputation into disrepute.

General

- Your group agrees that the person accepting these terms and conditions on behalf of your group has authority to do so.
- The grant is provided to your group and is non-transferable. If you want to transfer any, or all of that grant to a different group you must contact Sydney Water immediately to ask for permission.
- Nothing in these terms and conditions constitute an exclusive arrangement or partnership, joint venture, fiduciaries, agency or an employer and employee relationship between your group and Sydney Water.
- These terms and conditions will be governed by and construed in accordance with the laws of the State of New South Wales and the parties irrevocably submit to the courts of New South Wales.